

**Senator Scott K. Jenkins** proposes the following substitute bill:

**MECHANICS' LIENS REVISIONS**

2011 GENERAL SESSION

STATE OF UTAH

**Chief Sponsor: David Clark**

Senate Sponsor: John L. Valentine

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**LONG TITLE**

**General Description:**

This bill modifies provisions relating to mechanics' liens.

**Highlighted Provisions:**

This bill:

- ▶ provides priority between construction loans and mechanics' liens;
- ▶ modifies provisions related to the State Construction Registry;
- ▶ modifies the information by which the State Construction Registry is to be indexed;
- ▶ requires each notice or document submitted for inclusion in the State Construction Registry to contain specified information;
- ▶ modifies provisions related to building permits and notices of commencement;
- ▶ modifies requirements related to the filing of a preliminary notice;
- ▶ eliminates the requirement to file a notice of commencement on a private project;
- ▶ requires the original contractor and each subcontractor on a private project to file a preliminary notice;
- ▶ prohibits an original contractor or subcontractor who fails to file a preliminary notice on a private project from claiming a mechanics' lien;
- ▶ requires a construction lender to file with the database a notice of construction loan and, if a default occurs, a notice of default relating to a construction loan;

**3rd Sub. H.B. 260**



- 26           ▶ repeals obsolete language;
- 27           ▶ modifies the requirements for a notice of completion;
- 28           ▶ modifies the requirements related to a standardized building permit form; and
- 29           ▶ makes technical changes.

**30 Money Appropriated in this Bill:**

31           None

**32 Other Special Clauses:**

33           This bill takes effect on August 1, 2011.

34           This bill coordinates with H.B. 203, Codification of State Construction and Fire Codes,  
35 to technically merge substantive amendments.

36           This bill coordinates with H.B. 115, Mechanics' Liens Amendments, by technically  
37 merging substantive amendments.

**38 Utah Code Sections Affected:**

39 AMENDS:

40           **14-1-20**, as last amended by Laws of Utah 2010, Chapter 378

41           **14-2-5**, as last amended by Laws of Utah 2010, Chapter 378

42           **38-1-1**, Utah Code Annotated 1953

43           **38-1-5**, Utah Code Annotated 1953

44           **38-1-27**, as last amended by Laws of Utah 2009, Chapters 183 and 239

45           **38-1-30**, as last amended by Laws of Utah 2008, Chapter 382

46           **38-1-31**, as last amended by Laws of Utah 2009, Chapter 50

47           **38-1-32**, as last amended by Laws of Utah 2009, Chapter 50

48           **38-1-33**, as last amended by Laws of Utah 2010, Chapter 76

49           **58-56-20**, as last amended by Laws of Utah 2010, Chapter 310

50           **63G-6-506**, as renumbered and amended by Laws of Utah 2008, Chapter 382

51 ENACTS:

52           **38-1-30.5**, Utah Code Annotated 1953

53           **38-1-31.5**, Utah Code Annotated 1953

54           **38-1-32.5**, Utah Code Annotated 1953

55           **38-1-32.7**, Utah Code Annotated 1953

56 REPEALS:

57 38-1-37, as last amended by Laws of Utah 2005, Chapter 64

58 **Utah Code Sections Affected by Coordination Clause:**

59 15A-1-209, Utah Code Annotated 1953

60 30-1-30.5, Utah Code Annotated 1953

61 38-1-2, as last amended by Laws of Utah 2006, Chapter 297

62 38-1-5, Utah Code Annotated 1953

63 38-1-19, Utah Code Annotated 1953

64 38-1-27, as last amended by Laws of Utah 2009, Chapters 183 and 239

65 38-1-32, as last amended by Laws of Utah 2009, Chapter 50

66 **Uncodified Material Affected:**

67 ENACTS UNCODIFIED MATERIAL



69 *Be it enacted by the Legislature of the state of Utah:*

70 Section 1. Section 14-1-20 is amended to read:

71 **14-1-20. Preliminary notice requirement.**

72 (1) Any person furnishing labor, service, equipment, or material for which a payment  
73 bond claim may be made under this chapter shall provide preliminary notice to the designated  
74 agent as prescribed by Section ~~[38-1-32]~~ 38-1-32.5, except that this section does not apply:

75 (a) to a person performing labor for wages; or

76 (b) if a notice of commencement is not filed as prescribed in Section ~~[38-1-31]~~

77 38-1-31.5 for the project or improvement for which labor, service, equipment, or material is  
78 furnished.

79 (2) Any person who fails to provide the preliminary notice required by Subsection (1)  
80 may not make a payment bond claim under this chapter.

81 (3) The preliminary notice required by Subsection (1) shall be provided prior to  
82 commencement of any action on the payment bond.

83 Section 2. Section 14-2-5 is amended to read:

84 **14-2-5. Preliminary notice requirement.**

85 (1) Any person furnishing labor, service, equipment, or material for which a payment  
86 bond claim may be made under this chapter shall provide preliminary notice to the designated  
87 agent as prescribed by Section 38-1-32, except that this section does not apply~~[(a)]~~ to a person

88 performing labor for wages[;or].

89 ~~[(b) if a notice of commencement is not filed as prescribed in Section 38-1-31 for the~~  
90 ~~project or improvement for which labor, service, equipment, or material is furnished.]~~

91 (2) Any person who fails to provide the preliminary notice required by Subsection (1)  
92 may not make a payment bond claim under this chapter.

93 (3) The preliminary notice required by Subsection (1) shall be provided prior to  
94 commencement of any action on the payment bond.

95 Section 3. Section 38-1-1 is amended to read:

96 **38-1-1. Public buildings not subject to act.**

97 ~~[The provisions of this]~~ Except as provided in Sections 38-1-27, 38-1-30 through  
98 38-1-37, and 38-1-40 relating to the State Construction Registry, this chapter [shall] does not  
99 apply to any public building, structure, or improvement.

100 Section 4. Section 38-1-5 is amended to read:

101 **38-1-5. Priority -- Over other encumbrances.**

102 ~~[The liens herein provided for shall relate]~~

103 (a) "First preliminary notice filing" means the filing of a preliminary notice that is:

104 (i) the earliest preliminary notice filed on a private project, as defined in Section  
105 38-1-27;

106 (ii) filed on or after August 1, 2011;

107 (iii) not filed on a project that, according to the law in effect before August 1, 2011,  
108 commenced before August 1, 2011;

109 (iv) not canceled under Subsection 38-1-32(6); and

110 (v) not withdrawn under Subsection 38-1-32(8).

111 (2) A lien under this chapter relates back to, and [take] takes effect as of, the time of  
112 the [commencement to do work or furnish materials on the ground for the structure or  
113 improvement, and shall have] first preliminary notice filing.

114 (3) (a) Subject to Subsection (3)(b), a lien under this chapter has priority over:

115 (i) any lien, mortgage, or other encumbrance [which may have attached subsequently to  
116 the time when the building, improvement or structure was commenced, work begun, or first  
117 material furnished on the ground; also over] that attaches after the first preliminary notice  
118 filing; and

119           (ii) any lien, mortgage, or other encumbrance of which the lien holder had no notice  
 120 and which was unrecorded at the time [~~the building, structure or improvement was~~  
 121 ~~commenced, work begun, or first material furnished on the ground~~] of the first preliminary  
 122 notice filing.

123           (b) A recorded mortgage or trust deed of a construction lender has priority over each  
 124 lien under this chapter of a claimant who files a preliminary notice in accordance with Section  
 125 38-1-32 before the mortgage or trust deed is recorded if the claimant:

126           (i) accepts payment in full for labor, service, equipment, and material that the claimant  
 127 furnishes to the project before the mortgage or trust deed is recorded; and

128           (ii) withdraws the claimant's preliminary notice by filing a notice of withdrawal under  
 129 Subsection 38-1-32(8).

130           Section 5. Section **38-1-27** is amended to read:

131           **38-1-27. State Construction Registry.**

132           (1) As used in this section, Sections 38-1-30 through 38-1-37, and Section 38-1-40:

133           (a) "Alternate filing" means a legible and complete filing made in a manner established  
 134 by the division under Subsection (2)(e) other than an electronic filing.

135           (b) "Cancel" means to indicate that a filing is no longer given effect.

136           (c) "Construction lender" means a lender who provides construction financing for a  
 137 private project.

138           ~~[(e)]~~ (d) "Construction project[;]" or "project[;]" ~~[or "improvement"]~~ means all labor,  
 139 service, equipment, and materials provided[;-(+)] under an original contract[;-(or)].

140           ~~[(ii) by, or under contracts with, an owner-builder.]~~

141           ~~[(d)]~~ (e) "Database" means the State Construction Registry created in this section.

142           ~~[(e)]~~ (f) (i) "Designated agent" means the third party the ~~[Division of Occupational and~~  
 143 ~~Professional Licensing]~~ division contracts with to create and maintain the State Construction  
 144 Registry.

145           (ii) The designated agent is not an agency, instrumentality, or a political subdivision of  
 146 the state.

147           ~~[(f)]~~ (g) "Division" means the Division of Occupational and Professional Licensing.

148           (h) "Entry number" means the reference number that:

149           (i) the designated agent assigns to each notice or other document filed with the

150 database; and

151 (ii) is unique for each notice or other document.

152 (i) "Government project" means a construction project undertaken by or for:

153 (i) the state, including a department, division, or other agency of the state; or

154 (ii) a county, city, town, school district, local district, special service district,

155 community development and renewal agency, or other political subdivision of the state.

156 (j) "Government project-identifying information" means:

157 (i) the lot or parcel number of each lot included in project property that has a lot or

158 parcel number; and

159 (ii) the unique project number assigned by the designated agent.

160 ~~[(g)]~~ (k) "Interested person" means a person who may be affected by a construction  
161 project.

162 (l) "Private project" means a construction project that is not a government project.

163 ~~[(h)]~~ (m) "Program" means the State Construction Registry Program created in this  
164 section.

165 (n) "Project property" means the real property on which a construction project occurs  
166 or will occur.

167 (2) Subject to receiving adequate funding through a legislative appropriation and  
168 contracting with an approved third party vendor who meets the requirements of Sections  
169 38-1-30 through 38-1-37, there is created the State Construction Registry Program that shall:

170 (a) (i) assist in protecting public health, safety, and welfare; and

171 (ii) promote a fair working environment;

172 (b) be overseen by the division with the assistance of the designated agent;

173 (c) provide a central repository for ~~[notices of commencement, preliminary notices, and~~  
174 ~~notices of completion filed in connection with all privately owned construction projects as well~~  
175 ~~as all state and local government owned construction projects throughout Utah] all notices filed~~  
176 ~~with the database under Section 38-1-30.5, 38-1-31.5, 38-1-32, 38-1-32.5, 38-1-32.7, 38-1-33,~~  
177 ~~or 38-1-40;~~

178 (d) ~~[(b)]~~ make accessible [for filing and review], by way of the program Internet  
179 website [of]:

180 (i) the filing and reviewing of notices described in Subsection (2)(c); and

- 181 ~~[(i) notices of commencement;]~~  
 182 ~~[(ii) preliminary notices;]~~  
 183 ~~[(iii) a notice of intent to file notice of final completion;]~~  
 184 ~~[(iv) a notice for remaining amounts due to complete the contract; and]~~  
 185 ~~[(v) notices of completion;]~~  
 186 (ii) the transmitting of building permit information under Subsection 38-1-31(2)(a) and  
 187 the reviewing of that information;  
 188 (e) accommodate:  
 189 (i) electronic filing of the notices described in Subsection (2)~~(c)~~(c) and electronic  
 190 transmitting of building permit information described in Subsection (2)(d)(ii); and  
 191 (ii) alternate filing of the notices described in Subsection (2)(d) by U.S. mail, telefax,  
 192 or any other alternate method as provided by rule made by the division in accordance with Title  
 193 63G, Chapter 3, Utah Administrative Rulemaking Act;  
 194 (f) (i) provide electronic notification for up to three email addresses for each interested  
 195 person or company who requests notice from the construction notice registry; and  
 196 (ii) provide alternate means of notification for a person who makes an alternate filing,  
 197 including U.S. mail, telefax, or any other method as prescribed by rule made by the division in  
 198 accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act; and  
 199 (g) provide hard-copy printing of electronic receipts for an individual filing evidencing  
 200 the date and time of the individual filing and the content of the individual filing.  
 201 (3) (a) The designated agent shall provide notice of all other filings for a project to any  
 202 person who files a notice of commencement, preliminary notice, or notice of completion for  
 203 that project, unless the person:  
 204 (i) requests that the person not receive notice of other filings; or  
 205 (ii) does not provide the designated agent with the person's contact information in a  
 206 manner that adequately informs the designated agent.  
 207 (b) An interested person may request notice of filings related to a project.  
 208 (c) The database shall be indexed by:  
 209 (i) the name of the property owner [name];  
 210 (ii) the name of the original contractor [name];  
 211 (iii) subdivision, development, or other project name, if any;

- 212 (iv) project address;
- 213 (v) lot or parcel number;
- 214 [~~(vi) unique project number assigned by the designated agent; and]~~
- 215 (vi) the address of the project property;
- 216 (vii) entry number;
- 217 (viii) the name of the county in which the project property is located;
- 218 (ix) for private projects:
- 219 (A) the tax parcel identification number of each parcel included in the project property;

220 and

- 221 (B) the building permit number;
- 222 (x) for government projects, the government project-identifying information; and
- 223 [~~(vii)~~] (xi) any other identifier that the division considers reasonably appropriate in
- 224 collaboration with the designated agent.

225 (4) (a) In accordance with the process required by Section 63J-1-504, the division shall

226 establish the fees for:

- 227 [~~(i) a notice of commencement;~~]
- 228 [~~(ii) a preliminary notice;~~]
- 229 [~~(iii) a notice of intent to file notice of final completion;~~]
- 230 [~~(iv) a notice for remaining amounts due to complete the contract;~~]
- 231 [~~(v) a notice of completion;~~]
- 232 (i) notices described in Subsection (2)(c);
- 233 [~~(vi)~~] (ii) a request for notice;
- 234 [~~(vii)~~] (iii) providing a required notice by an alternate [~~method of delivery~~] filing;
- 235 [~~(viii)~~] (iv) a duplicate receipt of a filing; and
- 236 [~~(ix)~~] (v) account setup for a person who wishes to be billed periodically for filings
- 237 with the database.

238 (b) The fees allowed under Subsection (4)(a) may not exceed the amount reasonably

239 necessary to create and maintain the database.

240 (c) The fees established by the division may vary by method of filing if one form of

241 filing is more costly to process than another form of filing.

242 (d) The division may provide by contract that the designated agent may retain all fees

243 collected by the designated agent except that the designated agent shall remit to the division the  
244 cost of the division's oversight under Subsection (2)(b).

245 (5) (a) The database is classified as a public record under Title 63G, Chapter 2,  
246 Government Records Access and Management Act, unless otherwise classified by the division.

247 (b) A request for information submitted to the designated agent is not subject to Title  
248 63G, Chapter 2, Government Records Access and Management Act.

249 (c) Information contained in a public record contained in the database shall be  
250 requested from the designated agent.

251 (d) The designated agent may charge a commercially reasonable fee allowed by the  
252 designated agent's contract with the division for providing information under Subsection (5)(c).

253 (e) Notwithstanding Title 63G, Chapter 2, Government Records Access and  
254 Management Act, if information is available in a public record contained in the database, a  
255 person may not request the information from the division.

256 (f) (i) A person may request information that is not a public record contained in the  
257 database from the division in accordance with Title 63G, Chapter 2, Government Records  
258 Access and Management Act.

259 (ii) The division shall inform the designated agent of how to direct inquiries made to  
260 the designated agent for information that is not a public record contained in the database.

261 (6) The following are not an adjudicative proceeding under Title 63G, Chapter 4,  
262 Administrative Procedures Act:

263 (a) the filing of a notice permitted by this chapter;

264 (b) the rejection of a filing permitted by this chapter; or

265 (c) other action by the designated agent in connection with a filing of any notice  
266 permitted by this chapter.

267 (7) The division and the designated agent need not determine the timeliness of any  
268 notice before filing the notice in the database.

269 (8) (a) A person who is delinquent on the payment of a fee established under  
270 Subsection (4) may not file a notice with the database.

271 (b) A determination that a person is delinquent on the payment of a fee for filing  
272 established under Subsection (4) shall be made in accordance with Title 63G, Chapter 4,  
273 Administrative Procedures Act.

274 (c) Any order issued in a proceeding described in Subsection (8)(b) may prescribe the  
275 method of that person's payment of fees for filing notices with the database after issuance of the  
276 order.

277 (9) If a notice is filed by a third party on behalf of another, the notice is considered to  
278 be filed by the person on whose behalf the notice is filed.

279 (10) A person filing a notice of commencement, preliminary notice, or notice of  
280 completion is responsible for verifying the accuracy of information entered into the database,  
281 whether the person files electronically or by alternate or third party filing.

282 (11) Each notice or other document submitted for inclusion in the database and for  
283 which this chapter does not specify information required to be included in the notice or other  
284 document shall contain:

285 (a) the name of the county in which the project property to which the notice or other  
286 document applies is located;

287 (b) for a private project:

288 (i) the tax parcel identification number of each parcel included in the project property;

289 or

290 (ii) the number of the building permit for the construction project on the project  
291 property; and

292 (c) for a government project, the government project-identifying information.

293 Section 6. Section **38-1-30** is amended to read:

294 **38-1-30. Third party contract -- Designated agent.**

295 (1) The division shall contract in accordance with Title 63G, Chapter 6, Utah  
296 Procurement Code, with a third party to establish and maintain the database for the purposes  
297 established under this section, Section 38-1-27, and Sections 38-1-31 through 38-1-37.

298 (2) (a) The third party under contract under this section is the division's designated  
299 agent, and shall develop and maintain a database from the information provided by:

300 (i) local government entities issuing building permits;

301 (ii) original contractors;

302 (iii) subcontractors; and

303 (iv) other interested persons.

304 (b) The database shall accommodate filings by third parties on behalf of clients.

305 (c) The division and the designated agent shall design, develop, and test the database  
306 for full implementation on May 1, 2005.

307 (3) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the  
308 division shall make rules and develop procedures for:

309 (a) the division to oversee and enforce this section, Section 38-1-27, and Sections  
310 38-1-31 through 38-1-37;

311 (b) the designated agent to administer this section, Section 38-1-27, and Sections  
312 38-1-31 through 38-1-37; and

313 (c) the form of submission of an alternate filing, which may include procedures for  
314 rejecting an illegible or incomplete filing.

315 (4) (a) The designated agent shall archive computer data files at least semiannually for  
316 auditing purposes.

317 (b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the  
318 division shall make rules to allow the designated agent to periodically archive projects from the  
319 database.

320 (c) A project shall be archived no earlier than:

321 (i) one year after the day on which a notice of completion is filed for a project;

322 (ii) if no notice of completion is filed, two years after the last filing activity for a  
323 project; or

324 (iii) one year after the day on which a filing is cancelled under Subsection

325 38-1-32[(3)](6)(c) or 38-1-33(2)(c).

326 (d) The division may audit the designated agent's administration of the database as  
327 often as the division considers necessary.

328 (5) The designated agent shall carry errors and omissions insurance in the amounts  
329 established by rule made by the division in accordance with Title 63G, Chapter 3, Utah  
330 Administrative Rulemaking Act.

331 (6) (a) The designated agent shall make reasonable efforts to assure the accurate entry  
332 into the database of information provided in alternate filings.

333 (b) The designated agent shall meet or exceed standards established by the division for  
334 the accuracy of data entry for alternate filings.

335 (7) The designated agent is not liable for the correctness of the information contained

336 in an alternate filing it enters into the database.

337 Section 7. Section **38-1-30.5** is enacted to read:

338 **38-1-30.5. Notice of construction loan.**

339 (1) As used in this section, "construction loan" does not include a consumer loan  
340 secured by the equity in the consumer's home.

341 (2) Promptly after recording a mortgage or trust deed securing a construction loan on a  
342 private project, the construction lender on the loan shall file with the database a notice of  
343 construction loan.

344 (3) A notice under Subsection (2) shall accurately state:

345 (a) the lender's name, address, and telephone number;

346 (b) the name of the trustor on the trust deed securing the loan;

347 (c) the tax parcel identification number of each parcel included or to be included in the  
348 construction project for which the loan was given;

349 (d) the address of the project property; and

350 (e) the name of the county in which the project property is located.

351 (4) A construction lender that files a notice of construction loan containing incomplete  
352 or inaccurate information may not be held liable for damages suffered by any other person who  
353 relies on the inaccurate or incomplete information in filing a preliminary notice.

354 Section 8. Section **38-1-31** is amended to read:

355 **38-1-31. Building permit -- Transmission to database -- Posting at project site.**

356 ~~[(1)(a)(i)(A) For a construction project where a building permit is issued to an~~  
357 ~~original contractor or owner-builder, no later than 15 days after the issuance of the building~~  
358 ~~permit:]~~

359 ~~[(1) the local government entity issuing that]~~

360 (1) (a) A county, city, or town issuing a building permit for a private project:

361 (i) shall, no later than 15 days after issuing the permit, input the building permit  
362 application and transmit the building permit information to the database electronically by way  
363 of the Internet or computer modem or by any other means; [or] and

364 (ii) may collect a building permit fee related to the issuance of the building permit, but  
365 may not spend or otherwise use the building permit fee until the county, city, or town complies  
366 with Subsection (1)(a)(i) with respect to the building permit for which the fee is charged.

367 ~~[(H) the original contractor, owner, or owner-builder may file a notice of~~  
368 ~~commencement with the database whether or not a building permit is issued or a notice of~~  
369 ~~commencement is filed under Subsection (1)(a)(i)(A)(I).]~~

370 ~~[(B) The information submitted under Subsection (1)(a)(i)(A) forms the basis of a~~  
371 ~~notice of commencement.]~~

372 ~~[(ii) (b) The person to whom a building permit, filed under Subsection (1)(a)[(i)], is~~  
373 ~~issued is responsible for the accuracy of the information in the building permit.~~

374 ~~[(iii) (c) For the purposes of classifying a record under Title 63G, Chapter 2,~~  
375 ~~Government Records Access and Management Act, building permit information transmitted~~  
376 ~~from a [local governmental entity] county, city, or town to the database shall be classified in~~  
377 ~~the database by the division notwithstanding the [local governmental entity's] classification of~~  
378 ~~the building permit information by the county, city, or town.~~

379 ~~[(b) No later than 15 days after commencement of physical construction work at the~~  
380 ~~project site, the original contractor, owner, or owner-builder may file a notice of~~  
381 ~~commencement with the database whether or not a building permit is issued or a notice of~~  
382 ~~commencement is filed under Subsection (1)(a).]~~

383 ~~[(c) An original contractor, owner, or owner-builder may file a notice of~~  
384 ~~commencement with the designated agent prior to the time frames established in Subsections~~  
385 ~~(1)(a) and (b).]~~

386 ~~[(d) An owner of construction or an original contractor may file a notice of~~  
387 ~~commencement with the designated agent within the time prescribed by Subsections (1)(a) and~~  
388 ~~(b).]~~

389 ~~[(e) (i) If duplicate notices of commencement are filed, they shall be combined into one~~  
390 ~~notice for each project and any notices filed relate back to the date of the earliest-filed notice of~~  
391 ~~commencement for the project.]~~

392 ~~[(ii) A duplicate notice of commencement that is untimely filed relates back under~~  
393 ~~Subsection (1)(e)(i) if the earlier filed notice of commencement is timely filed.]~~

394 ~~[(iii) Duplicate notices of commencement shall be automatically linked by the~~  
395 ~~designated agent.]~~

396 ~~[(f) The designated agent shall assign each construction project a unique project~~  
397 ~~number that:]~~

398 ~~[(i) identifies each construction project; and]~~

399 ~~[(ii) can be associated with all notices of commencement, preliminary notices, and~~  
400 ~~notices of completion.]~~

401 ~~[(g) A notice of commencement is effective only as to any labor, service, equipment,~~  
402 ~~and material furnished to the construction project that is furnished subsequent to the filing of~~  
403 ~~the notice of commencement.]~~

404 ~~[(2) (a) A notice of commencement shall include the following:]~~

405 ~~[(i) the name and address of the owner of the project;]~~

406 ~~[(ii) the name and address of the:]~~

407 ~~[(A) original contractor; and]~~

408 ~~[(B) surety providing any payment bond for the project, or if none exists, a statement~~  
409 ~~that a payment bond was not required for the work being performed; and]~~

410 ~~[(iii) (A) the project address if the project can be reasonably identified by an address;~~  
411 ~~or]~~

412 ~~[(B) the name and general description of the location of the project if the project cannot~~  
413 ~~be reasonably identified by an address.]~~

414 ~~[(b) A notice of commencement may include:]~~

415 ~~[(i) a general description of the project; or]~~

416 ~~[(ii) the lot or parcel number, and any subdivision, development, or other project name,~~  
417 ~~of the real property upon which the project is to be constructed if the project is subject to~~  
418 ~~mechanics' liens.]~~

419 ~~[(c) A notice of commencement need not include all of the items listed in Subsection~~  
420 ~~(2)(a) if:]~~

421 ~~[(i) a building permit is issued for the project; and]~~

422 ~~[(ii) all items listed in Subsection (2)(a) that are available on the building permit are~~  
423 ~~included in the notice of commencement.]~~

424 ~~[(3) If a notice of commencement for a construction project is not filed within the time~~  
425 ~~set forth in Subsections(1)(a) and (b), the following do not apply:]~~

426 ~~[(a) Section 38-1-32; and]~~

427 ~~[(b) Section 38-1-33.]~~

428 ~~[(4) (a) Unless a person indicates to the division or designated agent that the person~~

429 ~~does not wish to receive a notice under this section, electronic notice of the filing of a notice of~~  
430 ~~commencement or alternate notice as prescribed in Subsection (1), shall be provided to:]~~

431 ~~[(i) all persons who have filed notices of commencement for the project; and]~~

432 ~~[(ii) all interested persons who have requested notices concerning the project.]~~

433 ~~[(b) (i) A person to whom notice is required under Subsection (4)(a) is responsible for:]~~

434 ~~[(A) providing an e-mail address, mailing address, or telefax number to which a notice~~  
435 ~~required by Subsection (4)(a) is to be sent; and]~~

436 ~~[(B) the accuracy of any e-mail address, mailing address, or telefax number to which~~  
437 ~~notice is to be sent:]~~

438 ~~[(ii) The designated agent fulfills the notice requirement of Subsection (4)(a) when it~~  
439 ~~sends the notice to the e-mail address, mailing address, or telefax number provided to the~~  
440 ~~designated agent whether or not the notice is actually received.]~~

441 ~~[(5) (a) The burden is upon any person seeking to enforce a notice of commencement~~  
442 ~~to verify the accuracy of information in the notice of commencement and prove that the notice~~  
443 ~~of commencement is filed timely and meets all of the requirements in this section.]~~

444 ~~[(b) A substantial inaccuracy in a notice of commencement renders the notice of~~  
445 ~~commencement unenforceable.]~~

446 ~~[(c) A person filing a notice of commencement by alternate filing is responsible for~~  
447 ~~verifying and changing any incorrect information in the notice of commencement before the~~  
448 ~~expiration of the time period during which the notice is required to be filed.]~~

449 ~~[(6)]~~ (2) At the time a building permit is obtained, each original contractor shall  
450 conspicuously post at the project site a copy of the building permit obtained for the project.

451 Section 9. Section **38-1-31.5** is enacted to read:

452 **38-1-31.5. Notice of commencement for a government project.**

453 (1) No later than 15 days after commencement of physical construction work at a  
454 government project site, the original contractor, owner, or owner-builder shall file a notice of  
455 commencement with the database.

456 (2) An original contractor, owner, or owner-builder on a government project may file a  
457 notice of commencement with the designated agent before the commencement of physical  
458 construction work on the project property.

459 (3) (a) If duplicate notices of commencement are filed, they shall be combined into one

460 notice for each government project, and any notices filed relate back to the date of the  
461 earliest-filed notice of commencement for the project.

462 (b) A duplicate notice of commencement that is untimely filed relates back under  
463 Subsection (3)(a) if the earlier filed notice of commencement is timely filed.

464 (c) Duplicate notices of commencement shall be automatically linked by the designated  
465 agent.

466 (4) The designated agent shall assign each government project a unique project number  
467 that:

468 (a) identifies the project; and

469 (b) can be associated with all notices of commencement, preliminary notices, and  
470 notices of completion filed in connection with the project.

471 (5) A notice of commencement is effective only as to any labor, service, equipment,  
472 and material that is furnished after the notice of commencement is filed.

473 (6) (a) A notice of commencement shall include:

474 (i) the name, address, and email address of the owner of the project;

475 (ii) the name, address, and email address of the original contractor;

476 (iii) the name, address, and email address of the surety providing any payment bond for  
477 the project or, if none exists, a statement that a payment bond was not required for the work  
478 being performed;

479 (iv) (A) the project address if the project can be reasonably identified by an address; or

480 (B) the name and general description of the location of the project, if the project cannot  
481 be reasonably identified by an address; and

482 (v) the government project identifying information.

483 (b) A notice of commencement may include a general description of the project.

484 (7) If a notice of commencement for a government project is not filed within the time  
485 set forth in Subsection (1), Sections 38-1-32 and 38-1-33 do not apply.

486 (8) (a) Notwithstanding any other provision of this chapter, a notice of commencement  
487 need not be filed for a private project.

488 (b) A provision of this chapter does not apply to a private project if the provision  
489 depends for its effectiveness upon the filing of a notice of commencement.

490 (9) (a) Unless a person indicates to the division or designated agent that the person

491 does not wish to receive a notice under this section, the designated agent shall provide  
492 electronic notice of the filing of a notice of commencement or alternate filing to:

493 (i) all persons who have filed notices of commencement for the project; and

494 (ii) all interested persons who have requested notices concerning the project.

495 (b) A person to whom notice is required under Subsection (9)(a) is responsible for:

496 (i) providing an email address, mailing address, or telefax number to which a notice  
497 required by Subsection (9)(a) is to be sent; and

498 (ii) the accuracy of any email address, mailing address, or telefax number to which  
499 notice is to be sent.

500 (c) The designated agent fulfills the notice requirement of Subsection (9)(a) by sending  
501 the notice to the email address, mailing address, or telefax number provided to the designated  
502 agent, whether or not the notice is actually received.

503 (10) (a) The burden is upon any person seeking to enforce a notice of commencement  
504 to verify the accuracy of information in the notice of commencement and prove that the notice  
505 of commencement is filed timely and meets all of the requirements of this section.

506 (b) A substantial inaccuracy in a notice of commencement renders the notice of  
507 commencement invalid.

508 (c) A person filing a notice of commencement by alternate filing is responsible for  
509 verifying and changing any incorrect information in the notice of commencement before the  
510 expiration of the time period during which the notice is required to be filed.

511 Section 10. Section **38-1-32** is amended to read:

512 **38-1-32. Preliminary notice for a private project.**

513 (1) As used in this section:

514 (a) "Pre-lender claimant" means a person whose lien under this chapter is made subject  
515 to a construction lender's mortgage or trust deed, as provided in Subsection 38-1-5(3)(b), by the  
516 person's acceptance of payment in full and the person's withdrawal of the person's preliminary  
517 notice.

518 (b) "Refiled preliminary notice" means a preliminary notice that a pre-lender claimant  
519 files under Subsection (2)(a)(ii) with the database on a project after withdrawing a preliminary  
520 notice that the claimant previously filed for the same project.

521 ~~[(4)]~~ (2) (a) (i) [Except for a person who has a contract with an owner or an

522 ~~owner-builder or a laborer compensated with wages, a subcontractor]~~ A person who, under  
523 Section 38-1-3, is entitled to a lien under this chapter with respect to a private project shall file  
524 a preliminary notice with the database [by the] no later [of: (A)] than 20 days after  
525 [commencement of its own work or the commencement of] the person commences furnishing  
526 labor, service, equipment, ~~[and]~~ or material to ~~[a construction]~~ the project~~[-or].~~

527 (ii) A pre-lender claimant who, under Section 38-1-3, is entitled to claim a lien under  
528 this chapter for labor, service, equipment, or material the claimant furnishes to a private project  
529 after the recording of a construction lender's mortgage or trust deed on the project property  
530 shall file a preliminary notice within 20 days after the recording of the mortgage or trust deed.

531 ~~[(B) 20 days after the filing of a notice of commencement if the subcontractor's work~~  
532 ~~commences before the filing of the first notice of commencement.]~~

533 ~~[(ii)]~~ (b) [A] Subject to Subsection (2)(c), a preliminary notice [filed within the period  
534 described in Subsection (1)(a)(i)] is effective as to all labor, service, equipment, and material  
535 [furnished] that the person filing the notice furnishes to the [construction] private project,  
536 including labor, service, equipment, and material [provided] that the person furnishes to more  
537 than one contractor or subcontractor on that same project.

538 ~~[(iii) (A) If more than one notice of commencement is filed for a project, a person may~~  
539 ~~attach a preliminary notice to any notice of commencement filed for the project by a party~~  
540 ~~authorized in Section 38-1-31.]~~

541 ~~[(B) A preliminary notice attached to an untimely notice of commencement is valid if~~  
542 ~~there is also a valid and timely notice of commencement for the project filed by a party~~  
543 ~~authorized in Section 38-1-31.]~~

544 ~~[(b)]~~ (c) [If a person files a] A preliminary notice filed after the period [prescribed by]  
545 provided in Subsection [(1)] (2)(a)[, the preliminary notice]:

546 (i) becomes effective five days after the day [on which] the preliminary notice is  
547 filed[-]; and

548 (ii) is not effective for labor, service, equipment, or material that the person who files  
549 the preliminary notice furnishes to the construction project before five days after the  
550 preliminary notice is filed.

551 ~~[(c) Except as provided in Subsection (1)(c), failure to file a preliminary notice within~~  
552 ~~the period required by Subsection (1)(a) precludes a person from maintaining any claim for~~

553 ~~compensation earned for performance of labor or service or supply of materials or equipment~~  
554 ~~furnished to the construction project before the expiration of five days after the late filing of a~~  
555 ~~preliminary notice, except as against the person with whom the person contracted.]~~

556 (d) (i) (A) ~~[If a] A~~ A person who [is required to file a preliminary notice under this  
557 ~~chapter] fails to file [the] a preliminary notice[~~, that person] as required in this section~~ may not  
558 hold a valid lien under this chapter.~~

559 (B) A person who files a preliminary notice after the period provided in Subsection  
560 (2)(a) may not hold a valid lien under this chapter for labor, service, equipment, or material the  
561 person furnishes to the construction project before five days after the preliminary notice is  
562 filed.

563 ~~[(B)] (ii)~~ A county recorder need not verify that a valid preliminary notice is filed when  
564 a person files a notice to hold and claim a lien under Section 38-1-7.

565 ~~[(ii) The content of a]~~

566 (e) (i) Except as provided in Subsection (2)(e)(ii), a preliminary notice that is timely  
567 filed with the database with respect to a private project is considered to be filed at the time of  
568 the first preliminary notice filing, as defined in Section 38-1-5.

569 (ii) A timely filed preliminary notice that is a refiled preliminary notice is considered to  
570 be filed immediately after the recording of a mortgage or trust deed of the construction lender  
571 that paid the pre-lender claimant in full for labor, service, equipment, or material the claimant  
572 furnished before the recording of the mortgage or trust deed.

573 (f) If a preliminary notice filed with the database includes the tax parcel identification  
574 number of a parcel not previously associated in the database with a private project, the  
575 designated agent shall promptly notify the person who filed the preliminary notice that:

576 (i) the preliminary notice includes a tax parcel identification number of a parcel not  
577 previously associated in the database with a private project; and

578 (ii) the likely explanation is that:

579 (A) the preliminary notice is the first filing for the project; or

580 (B) the tax parcel identification number is incorrectly stated in the preliminary notice.

581 (g) A preliminary notice for a private project shall include:

582 ~~[(A) the building permit number for the project, or the number assigned to the project~~  
583 ~~by the designated agent;]~~

584 ~~[(B)]~~ (i) the name, address, ~~[and]~~ telephone number, and email address of the person  
585 furnishing the labor, service, equipment, or material for which the preliminary notice is filed;

586 ~~[(C)]~~ (ii) the name and address of the person who contracted with the claimant for the  
587 furnishing of the labor, service, equipment, or material;

588 ~~[(D)]~~ (iii) the name of the record or reputed owner of the project property;

589 ~~[(E)]~~ (iv) the name of the original contractor under which the claimant is ~~[performing]~~  
590 furnishing or will [perform its work; and] furnish labor, service, equipment, or material;

591 ~~[(F)]~~ (v) the address of the project property or a description of the location of the  
592 project[-];

593 ~~[(iii) Upon request by person identified in Subsection (1)(a)(i), an original contractor  
594 shall provide the person with the building permit number for the project, or the number  
595 assigned to the project by the designated agent.]~~

596 ~~[(e) If a person provides labor, service, equipment, or material before the filing of a  
597 notice of commencement and the notice of commencement is filed more than 15 days after the  
598 day on which the person providing labor, service, equipment, or material begins work on the  
599 project, the person providing labor, service, equipment, or material need not file a preliminary  
600 notice to maintain the person's right to hold a lien under this chapter or any other right,  
601 including a right referenced under Subsection (1)(c).]~~

602 (vi) the name of the county in which the project property is located; and

603 (vii) (A) the tax parcel identification number of each parcel included in the project  
604 property;

605 (B) the entry number of a previously filed notice of construction loan under Section  
606 38-1-30.5 on the same project;

607 (C) the entry number of a previously filed preliminary notice on the same project that  
608 includes the tax parcel identification number of each parcel included in the project property; or

609 (D) the entry number of the building permit issued for the project.

610 (h) A preliminary notice for a private project may include:

611 (i) the subdivision, development, or other project name applicable to the construction  
612 project for which the preliminary notice is filed; and

613 (ii) the lot or parcel number of each lot or parcel that is included in the project  
614 property.

615           ~~[(2)]~~ (3) (a) ~~[(†)]~~ Unless a person indicates to the division or designated agent that the  
 616 person does not wish to receive a notice under this section, electronic notification of the filing  
 617 of a preliminary notice or alternate ~~[notice as prescribed in Subsection (1);]~~ filing shall be  
 618 provided to:

619           ~~[(A)]~~ (i) the person filing the preliminary notice; and  
 620           ~~[(B)]~~ each person that filed a notice of commencement for the project; and]  
 621           ~~[(C)]~~ all interested persons who have requested notices]  
 622           (ii) each person who has requested a notice concerning the project.

623           ~~[(†)]~~ (b) A person to whom notice is required to be provided under Subsection  
 624 (2)(a)~~[(†)]~~ is responsible for:

625           ~~[(A)]~~ (i) providing an email address, mailing address, or telefax number to which a  
 626 notice required by Subsection (2)(a) is to be sent; and

627           ~~[(B)]~~ (ii) the accuracy of any email address, mailing address, or telefax number to  
 628 which notice is to be sent.

629           ~~[(††)]~~ (c) The designated agent fulfills the notice requirement of Subsection (2)(a)~~[(†)]~~  
 630 ~~when it sends]~~ by sending the notice to the email address, mailing address, or telefax number  
 631 provided to the designated agent, whether or not the notice is actually received.

632           ~~[(††)]~~ (4) (a) The burden is upon the person filing the preliminary notice to prove that  
 633 the person has substantially complied with the requirements of this section.

634           (b) Substantial compliance with the requirements of Subsection (2)(g) may be  
 635 established by a person's reasonable reliance on information in the database provided by a  
 636 previously filed:

637           (i) notice of construction loan under Section 38-1-30.5;

638           (ii) preliminary notice; or

639           (iii) building permit.

640           ~~[(†)]~~ (5) (a) Subject to Subsection ~~[(2)]~~~~[(†)]~~ (5)(b), a person required by this section to  
 641 give preliminary notice is only required to give one notice for each project.

642           ~~[(†)]~~ (b) If the labor, service, equipment, or material is furnished pursuant to contracts  
 643 under more than one original contract, the notice requirements ~~[must]~~ shall be met with respect  
 644 to the labor, service, equipment, or material furnished under each original contract.

645           ~~[(3)]~~ (6) (a) ~~[(††)]~~ A construction project owner, original contractor, subcontractor, or

646 other interested person who believes that a preliminary notice has been filed erroneously~~[- that~~  
647 ~~owner, original contractor, subcontractor, or other interested person can]~~ may request from the  
648 person who filed the preliminary notice evidence establishing the validity of the preliminary  
649 notice.

650 (b) Within 10 days after the request described in Subsection [~~(3)~~] (6)(a), the person or  
651 entity that filed the preliminary notice shall provide the requesting person or entity proof that  
652 the preliminary notice is valid.

653 (c) If the person or entity that filed the preliminary notice does not provide proof of the  
654 validity of the preliminary notice, that person or entity shall immediately cancel the preliminary  
655 notice from the database in any manner prescribed by the division pursuant to rule.

656 [~~(4)~~] (7) A person filing a preliminary notice by alternate filing is responsible for  
657 verifying and changing any incorrect information in the preliminary notice before the  
658 expiration of the time period during which the notice is required to be filed.

659 [~~(5) Until June 1, 2008, nothing in this section affects a person's rights under Title 38,~~  
660 ~~Chapter 11, Residence Lien Restriction and Lien Recovery Fund Act.]~~

661 (8) (a) A person who files a preliminary notice before the recording of a construction  
662 lender's mortgage or trust deed may withdraw the preliminary notice by filing with the database  
663 a notice of withdrawal as provided in Subsection (8)(b).

664 (b) A notice of withdrawal shall include:

665 (i) the information required for a preliminary notice under Subsection (2)(g); and

666 (ii) the entry number of the preliminary notice being withdrawn.

667 (9) A person who files a preliminary notice that contains inaccurate or incomplete  
668 information may not be held liable for damages suffered by any other person who relies on the  
669 inaccurate or incomplete information in filing a preliminary notice.

670 Section 11. Section **38-1-32.5** is enacted to read:

671 **38-1-32.5. Preliminary notice on government project.**

672 (1) Except for a person who has a contract with an owner or an owner-builder or a  
673 laborer compensated with wages, a subcontractor on a government project shall file a  
674 preliminary notice with the database by the later of:

675 (a) 20 days after the subcontractor commences the subcontractor's own work or  
676 commences furnishing labor, service, equipment, or material to the construction project; and

677 (b) 20 days after the filing of a notice of commencement, if the subcontractor's work  
678 commences before the filing of the first notice of commencement.

679 (2) A preliminary notice filed within the period described in Subsection (1) is effective  
680 as to all labor, service, equipment, and material that the subcontractor furnishes to the  
681 construction project, including labor, service, equipment, and material provided that the  
682 subcontractor furnishes to more than one contractor or subcontractor.

683 (3) (a) If more than one notice of commencement is filed for a project, a person may  
684 attach a preliminary notice to any notice of commencement filed for the project.

685 (b) A preliminary notice attached to an untimely notice of commencement is valid if  
686 there is also a valid and timely notice of commencement for the project.

687 (4) If a person files a preliminary notice after the period prescribed by Subsection (1),  
688 the preliminary notice becomes effective five days after the day on which the preliminary  
689 notice is filed.

690 (5) Except as provided in Subsection (8), failure to file a preliminary notice within the  
691 period required by Subsection (1) precludes a person from maintaining any claim for  
692 compensation earned for labor, service, material, or equipment furnished to the construction  
693 project before the expiration of five days after the late filing of a preliminary notice, except as  
694 against the person with whom the person contracted.

695 (6) A preliminary notice on a government project shall include:

696 (a) the government project-identifying information;

697 (b) the name, address, and telephone number of the person furnishing the labor,  
698 service, equipment, or material;

699 (c) the name and address of the person who contracted with the claimant for the  
700 furnishing of the labor, service, equipment, or material;

701 (d) the name of the record or reputed owner of the project;

702 (e) the name of the original contractor under which the claimant is performing or will  
703 perform its work; and

704 (f) the address of the project or a description of the location of the project.

705 (7) Upon request, an original contractor shall provide a subcontractor with the number  
706 assigned to the project by the designated agent.

707 (8) A person who provides labor, service, equipment, or material before the filing of a

708 notice of commencement need not file a preliminary notice to maintain any right the person  
709 would otherwise have, if the notice of commencement is filed more than 15 days after the day  
710 on which the person begins work on the project.

711 (9) Subsections 38-1-32(2), (3), (4), (5), and (6) apply to a preliminary notice on a  
712 government project under this section to the same extent that those subsections apply to a  
713 preliminary notice on a private project under Section 38-1-32.

714 Section 12. Section **38-1-32.7** is enacted to read:

715 **38-1-32.7. Notice concerning construction loan default.**

716 (1) Within five business days after a notice of default is filed for recording under  
717 Section 57-1-24 with respect to a trust deed on the project property securing a construction  
718 loan, the construction lender under the loan shall file a notice with the database.

719 (2) A notice under Subsection (1) shall:

720 (a) include:

721 (i) the information required to be included in a notice of construction loan under

722 Subsections 38-1-30.5(3)(a), (b), (c), (d), and (e); and

723 (ii) the entry number of the notice of construction loan;

724 (b) state that a notice of default with respect to the construction loan has been recorded;

725 and

726 (c) state the date that the notice of default was recorded.

727 Section 13. Section **38-1-33** is amended to read:

728 **38-1-33. Notice of completion.**

729 (1) (a) Upon final completion of a construction project, and in accordance with Section  
730 38-1-40, the following with a construction project registered with the database may file a notice  
731 of completion with the database:

732 (i) an owner of the construction project;

733 (ii) an original contractor of the construction project;

734 (iii) a lender that has provided financing for the construction project;

735 (iv) a surety that has provided bonding for the construction project; or

736 (v) a title company issuing a title insurance policy on the construction project.

737 (b) Notwithstanding Section 38-1-2, if a subcontractor performs substantial work after

738 the applicable dates established by Subsection (1)(a), that subcontractor's subcontract is

739 considered an original contract for the sole purpose of determining:

740 (i) the subcontractor's time frame to file a notice to hold and claim a lien under

741 Subsection 38-1-7(1); and

742 (ii) the original contractor's time frame to file a notice to hold and claim a lien under

743 Subsection 38-1-7(1) for that subcontractor's work.

744 (c) A notice of completion shall include:

745 ~~[(i) the building permit number for the project, or the number assigned to the project by~~  
746 ~~the designated agent;]~~

747 ~~[(ii)]~~ (i) the name, address, ~~[and] telephone number, and email address~~ of the person  
748 filing the notice of completion;

749 ~~[(iii) the name of the original contractor for the project;]~~

750 ~~[(iv) the address of the project or a description of the location of the project;]~~

751 (ii) the name of the county in which the project property is located;

752 (iii) for a private project:

753 (A) the tax parcel identification number of each parcel included in the project property;

754 (B) the entry number of a preliminary notice on the same project that includes the tax  
755 parcel identification number of each parcel included in the project property; or

756 (C) the entry number of the building permit issued for the project;

757 (iv) for a government project, the government project-identifying information;

758 (v) the date on which final completion is alleged to have occurred; and

759 (vi) the method used to determine final completion.

760 (d) For purposes of this section, final completion of the original contract does not occur  
761 if work remains to be completed for which the owner is holding payment to ensure completion  
762 of the work.

763 (e) (i) Unless a person indicates to the division or designated agent that the person does  
764 not wish to receive a notice under this section, electronic notification of the filing of a notice of  
765 completion or alternate ~~[notice as prescribed in Subsection (1)(a);]~~ filing shall be provided to:

766 (A) each person that filed a notice of commencement for the project;

767 (B) each person that filed preliminary notice for the project; and

768 (C) all interested persons who have requested notices concerning the project.

769 (ii) A person to whom notice is required under this Subsection (1)(e) is responsible for:

770 (A) providing an email address, mailing address, or telefax number to which a notice  
771 required by this Subsection (1)(e) is to be sent; and

772 (B) the accuracy of any email address, mailing address, or telefax number to which  
773 notice is to be sent.

774 (iii) The designated agent fulfills the notice requirement of Subsection (1)(e)(i) when it  
775 sends the notice to the email address, mailing address, or telefax number provided to the  
776 designated agent, whether or not the notice is actually received.

777 (iv) Upon the filing of a notice of completion, the time periods for filing a preliminary  
778 [notices] notice stated in Section [~~38-1-27~~] 38-1-32 or 38-1-32.5 are modified such that all  
779 preliminary notices shall be filed subsequent to the notice of completion and within 10 days  
780 from the day on which the notice of completion is filed.

781 (f) A subcontract that is considered an original contract for purposes of this section  
782 does not create a requirement for an additional preliminary notice if a preliminary notice has  
783 already been given for the labor, service, equipment, and material furnished to the  
784 subcontractor who performs substantial work.

785 (2) (a) If a construction project owner, original contractor, subcontractor, or other  
786 interested person believes that a notice of completion has been filed erroneously, that owner,  
787 original contractor, subcontractor, or other interested person can request from the person who  
788 filed the notice of completion evidence establishing the validity of the notice of completion.

789 (b) Within 10 days after the request described in Subsection (2)(a), the person who  
790 filed the notice of completion shall provide the requesting person proof that the notice of  
791 completion is valid.

792 (c) If the person that filed the notice of completion does not provide proof of the  
793 validity of the notice of completion, that person shall immediately cancel the notice of  
794 completion from the database in any manner prescribed by the division pursuant to rule.

795 (3) A person filing a notice of completion by alternate filing is responsible for verifying  
796 and changing any incorrect information in the notice of completion before the expiration of the  
797 time period during which the notice is required to be filed.

798 Section 14. Section **58-56-20** is amended to read:

799 **58-56-20. Standardized building permit content.**

800 (1) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the

801 division shall adopt a standardized building permit form by rule.

802 (2) (a) The standardized building permit form created under Subsection (1) shall  
803 include fields for indicating the following information:

804 (i) the name and address of the owner of [~~or contractor for the~~] each parcel of property  
805 on which the project will occur;

806 (ii) the name and address of the contractor for the project;

807 [~~(ii)~~] (iii) (A) the address of the project; or

808 (B) a general description of the project; [~~and~~]

809 (iv) the county in which the property on which the project will occur is located;

810 (v) the tax parcel identification number of each parcel of the property; and

811 [~~(iii)~~] (vi) whether the permit applicant is an original contractor or owner-builder.

812 (b) The standardized building permit form created under Subsection (1) may include  
813 any other information the division considers useful.

814 (3) (a) A compliance agency shall issue a permit for construction only on a  
815 standardized building permit form approved by the division.

816 (b) A permit for construction issued by a compliance agency under Subsection (3)(a)  
817 shall print the standardized building permit number assigned under Section 58-56-19 in the  
818 upper right-hand corner of the building permit form in at least 12-point type.

819 (c) (i) Except as provided in Subsection (3)(c)(ii), a compliance agency may not issue a  
820 permit for construction if the information required by Subsection (2)(a) is not completed on the  
821 building permit form.

822 (ii) If a compliance agency does not issue a separate permit for different aspects of the  
823 same project, the compliance agency may issue a permit for construction without the  
824 information required by Subsection (2)(a)[~~(iii)~~](vi).

825 (d) A compliance agency may require additional information for the issuance of a  
826 permit for construction.

827 (4) A local regulator issuing a single-family residential building permit application  
828 shall include in the application or attach to the building permit the following notice  
829 prominently placed in at least 14 point font: "Decisions relative to this application are subject  
830 to review by the chief executive officer of the municipal or county entity issuing the  
831 single-family residential building permit and appeal under the International Residential Code as

832 adopted by the Legislature."

833 Section 15. Section **63G-6-506** is amended to read:

834 **63G-6-506. Preliminary notice requirement.**

835 (1) Any person furnishing labor, service, equipment, or material for which a payment  
836 bond claim may be made under this chapter shall provide preliminary notice to the designated  
837 agent as prescribed by Section [~~38-1-32~~] 38-1-32.5, except that this section does not apply:

838 (a) to a person performing labor for wages; or

839 (b) if a notice of commencement is not filed as prescribed in Section [~~38-1-31~~]

840 38-1-31.5 for the project or improvement for which labor, service, equipment, or material is  
841 furnished.

842 (2) Any person who fails to provide the preliminary notice required by Subsection (1)  
843 may not make a payment bond claim under this chapter.

844 (3) The preliminary notice required by Subsection (1) must be provided [~~prior to~~]  
845 before commencement of any action on the payment bond.

846 Section 16. **Repealer.**

847 This bill repeals:

848 Section **38-1-37, Application of Section 38-1-27 and Sections 38-1-30 through**  
849 **38-1-36.**

850 Section 17. **Legislative intent.**

851 It is the intent of the Legislature that:

852 (1) the changes to the law made by this bill apply only to construction projects that  
853 commence on or after August 1, 2011; and

854 (2) during the 2012 and 2013 interim periods, before the November interim committee  
855 meeting each year, the Business and Labor Interim Committee review and evaluate the  
856 implementation of this bill, determine whether the provisions of this bill should be modified or  
857 repealed, and make a recommendation accordingly to the Legislative Management Committee.

858 Section 18. **Effective date.**

859 This bill takes effect on August 1, 2011.

860 Section 19. **Coordinating H.B. 260 with H.B. 203 -- Technically merging**  
861 **substantive amendments.**

862 If this H.B. 260 and H.B. 203, Codification of State Construction and Fire Codes, both

863 pass, it is the intent of the Legislature that:

864 (1) the coordination clause in this H.B. 260 supersedes the coordination clause  
865 contained in H.B. 203; and

866 (2) the Office of Legislative Research and General Counsel, in preparing the Utah  
867 Code database for publication:

868 (a) modify Subsection 15A-1-209(3)(b), as enacted in H.B. 203, to read:

869 "(b) The standardized building permit form created under this Subsection (3) shall  
870 include fields for indicating the following information:

871 (i) the name and address of the owner of each parcel of property on which the project  
872 will occur;

873 (ii) the name and address of the contractor for the project;

874 (iii) (A) the address of the project; or

875 (B) a general description of the project;

876 (iv) the county in which the property on which the project will occur is located;

877 (v) the tax parcel identification number of each parcel of the property; and

878 (vi) whether the permit applicant is an original contractor or owner-builder."; and

879 (b) change the citation in Subsection 15A-1-209(3)(f)(ii), as enacted in H.B. 203, from  
880 "Subsection (3)(b)(iii)" to "Subsection (3)(b)(vi)."

881 **Section 20. Coordinating H.B. 260 with H.B. 115 -- Technically merging**  
882 **substantive amendments.**

883 If this H.B. 260 and H.B. 115, Mechanics' Lien Amendments, both pass, it is the intent  
884 of the Legislature that:

885 (1) the Office of Legislative Research and General Counsel, in preparing the Utah  
886 Code database for publication:

887 (a) modify Subsection 38-1-2(6) to read:

888 "(6) "Construction service":

889 (a) means to furnish labor, service, material, or equipment for the purpose and during  
890 the process of constructing, altering, or repairing an improvement; and

891 (b) includes the scheduling, estimating, staking, supervising, managing, materials  
892 testing, inspection, observation, and quality control or assurance involved in constructing,  
893 altering, or repairing an improvement.";

894 (b) modify Section 38-1-5 to read:

895 **"38-1-5. Priority -- Over other encumbrances.**

896 [~~The liens herein provided for shall relate~~]

897 (1) As used in this section:

898 (a) "First preliminary notice filing" means the filing of a preliminary notice that is:

899 (i) the earliest preliminary notice filed on a private project, as defined in Section  
900 38-1-27;

901 (ii) filed on or after August 1, 2011;

902 (iii) not filed on a project that, according to the law in effect before August 1, 2011,  
903 commenced before August 1, 2011;

904 (iv) not canceled under Subsection 38-1-32(6); and

905 (v) not withdrawn under Subsection 38-1-32(8).

906 (2) A construction service lien relates back to, and [take] takes effect as of, the time of  
907 the [commencement to do work or furnish materials on the ground for the structure or  
908 improvement, and shall have] first preliminary notice filing.

909 (3) (a) Subject to Subsection (3)(b), a construction service lien has priority over:

910 (i) any lien, mortgage, or other encumbrance [which may have attached subsequently to  
911 the time when the building, improvement or structure was commenced, work begun, or first  
912 material furnished on the ground; also over] that attaches after the first preliminary notice  
913 filing; and

914 (ii) any lien, mortgage, or other encumbrance of which the lien holder had no notice  
915 and which was unrecorded at the time [the building, structure or improvement was  
916 commenced, work begun, or first material furnished on the ground] of the first preliminary  
917 notice filing.

918 (b) A recorded mortgage or trust deed of a construction lender has priority over each  
919 construction service lien of a claimant who files a preliminary notice in accordance with  
920 Section 38-1-32 before the mortgage or trust deed is recorded if the claimant:

921 (i) accepts payment in full for construction service that the claimant furnishes to the  
922 project before the mortgage or trust deed is recorded; and

923 (ii) withdraws the claimant's preliminary notice by filing a notice of withdrawal under  
924 Subsection 38-1-32(8)."

925 (c) modify Subsection 38-1-19(1) to read:

926 ~~"[When any] (1) If a subcontractor [shall have] has~~ actually begun to ~~[furnish labor or~~  
927 ~~materials]~~ perform preconstruction service or furnish construction service for which ~~[he] the~~  
928 subcontractor is entitled to a lien ~~[no]~~, a payment to the original contractor ~~[shall] may not~~  
929 ~~impair or defeat [such] the lien[; and no]."~~;

930 (d) modify Subsection 38-1-27(2)(c) to read:

931 ~~"(c) provide a central repository for [notices of commencement, preliminary notices,~~  
932 ~~and notices of completion filed in connection with all privately owned construction projects as~~  
933 ~~well as all state and local government owned construction projects throughout Utah] all notices~~  
934 ~~filed with the database under Section 38-1-30.5, 38-1-30.7, 38-1-31.5, 38-1-32, 38-1-32.5,~~  
935 ~~38-1-32.7, 38-1-33, or 38-1-40;"~~

936 (e) modify Subsection 38-1-32(2) to read:

937 ~~"[(1)] (2) (a) (i) [Except for a person who has a contract with an owner or an~~  
938 ~~owner-builder or a laborer compensated with wages, a subcontractor] A person who, under~~  
939 Section 38-1-3, is entitled to a construction service lien with respect to a private project shall  
940 file a preliminary notice with the database [by the] no later [of: (A)] than 20 days after  
941 [commencement of its own work or the commencement of] the person commences furnishing  
942 [labor, service, equipment, and material] construction service to [a construction] the project[;  
943 or].

944 (ii) A pre-lender claimant who, under Section 38-1-3, is entitled to claim a construction  
945 service lien for construction service the claimant furnishes to a private project after the  
946 recording of a construction lender's mortgage or trust deed on the project property shall file a  
947 preliminary notice within 20 days after the recording of the mortgage or trust deed.

948 ~~[(B) 20 days after the filing of a notice of commencement if the subcontractor's work~~  
949 ~~commences before the filing of the first notice of commencement.]~~

950 ~~[(ii)] (b) [A] Subject to Subsection (2)(c), a preliminary notice [filed within the period~~  
951 ~~described in Subsection (1)(a)(i)] is effective as to all [labor, service, equipment, and material~~  
952 ~~furnished] construction service that the person filing the notice furnishes to the [construction]~~  
953 private project, including [labor, service, equipment, and material provided] construction  
954 service that the person furnishes to more than one contractor or subcontractor on that same  
955 project.

956 ~~[(iii) (A) If more than one notice of commencement is filed for a project, a person may~~  
957 ~~attach a preliminary notice to any notice of commencement filed for the project by a party~~  
958 ~~authorized in Section 38-1-31.]~~

959 ~~[(B) A preliminary notice attached to an untimely notice of commencement is valid if~~  
960 ~~there is also a valid and timely notice of commencement for the project filed by a party~~  
961 ~~authorized in Section 38-1-31.]~~

962 ~~[(b) (c) [If a person files a] A preliminary notice filed after the period [prescribed by]~~  
963 ~~provided in Subsection (1) (2)(a)[-, the preliminary notice]:~~

964 ~~(i) becomes effective five days after the day [on which] the preliminary notice is~~  
965 ~~filed[-]; and~~

966 ~~(ii) is not effective for construction service that the person who files the preliminary~~  
967 ~~notice furnishes to the construction project before five days after the preliminary notice is filed.~~

968 ~~[(c) Except as provided in Subsection (1)(c), failure to file a preliminary notice within~~  
969 ~~the period required by Subsection (1)(a) precludes a person from maintaining any claim for~~  
970 ~~compensation earned for performance of labor or service or supply of materials or equipment~~  
971 ~~furnished to the construction project before the expiration of five days after the late filing of a~~  
972 ~~preliminary notice, except as against the person with whom the person contracted.]~~

973 ~~(d) (i) (A) [If a] A person who [is required to file a preliminary notice under this~~  
974 ~~chapter] fails to file [the] a preliminary notice[-, that person] as required in this section may not~~  
975 ~~hold a valid construction service lien under this chapter.~~

976 ~~(B) A person who files a preliminary notice after the period provided in Subsection~~  
977 ~~(2)(a) may not hold a valid construction service lien for construction service the person~~  
978 ~~furnishes to the construction project before five days after the preliminary notice is filed.~~

979 ~~[(B) (ii) A county recorder need not verify that a valid preliminary notice is filed when~~  
980 ~~a person files a notice to hold and claim a lien under Section 38-1-7.~~

981 ~~[(ii) The content of a]~~

982 ~~(e) (i) Except as provided in Subsection (3)(e)(ii), a preliminary notice that is timely~~  
983 ~~filed with the database with respect to a private project is considered to be filed at the time of~~  
984 ~~the first preliminary notice filing, as defined in Section 38-1-5.~~

985 ~~(ii) A timely filed preliminary notice that is a refiled preliminary notice is considered to~~  
986 ~~be filed immediately after the recording of a mortgage or trust deed of the construction lender~~

987 that paid the pre-lender claimant in full for construction service the claimant furnished before  
988 the recording of the mortgage or trust deed.

989 (f) If a preliminary notice filed with the database includes the tax parcel identification  
990 number of a parcel not previously associated in the database with a private project, the  
991 designated agent shall promptly notify the person who filed the preliminary notice that:

992 (i) the preliminary notice includes a tax parcel identification number of a parcel not  
993 previously associated in the database with a private project; and

994 (ii) the likely explanation is that:

995 (A) the preliminary notice is the first filing for the project; or

996 (B) the tax parcel identification number is incorrectly stated in the preliminary notice.

997 (g) A preliminary notice for a private project shall include:

998 ~~[(A) the building permit number for the project, or the number assigned to the project~~  
999 ~~by the designated agent;]~~

1000 ~~[(B)]~~ (i) the name, address, [and] telephone number, and email address of the person  
1001 furnishing the [labor, service, equipment, or material] construction service for which the  
1002 preliminary notice is filed;

1003 ~~[(C)]~~ (ii) the name and address of the person who contracted with the claimant for the  
1004 furnishing of the [labor, service, equipment, or material] construction service;

1005 ~~[(D)]~~ (iii) the name of the record or reputed owner of the project property;

1006 ~~[(E)]~~ (iv) the name of the original contractor for construction service under which the  
1007 claimant is [performing] furnishing or will [perform its work; and] furnish construction  
1008 service;

1009 ~~[(F)]~~ (v) the address of the project property or a description of the location of the  
1010 project[-];

1011 ~~[(iii) Upon request by person identified in Subsection (1)(a)(i), an original contractor~~  
1012 ~~shall provide the person with the building permit number for the project, or the number~~  
1013 ~~assigned to the project by the designated agent.]~~

1014 ~~[(e) If a person provides labor, service, equipment, or material before the filing of a~~  
1015 ~~notice of commencement and the notice of commencement is filed more than 15 days after the~~  
1016 ~~day on which the person providing labor, service, equipment, or material begins work on the~~  
1017 ~~project, the person providing labor, service, equipment, or material need not file a preliminary~~

1018 ~~notice to maintain the person's right to hold a lien under this chapter or any other right,~~  
1019 ~~including a right referenced under Subsection (1)(c):]~~  
1020 (vi) the name of the county in which the project property is located; and  
1021 (vii) (A) the tax parcel identification number of each parcel included in the project  
1022 property;  
1023 (B) the entry number of a previously filed notice of construction loan under Section  
1024 38-1-30.7 on the same project;  
1025 (C) the entry number of a previously filed preliminary notice on the same project that  
1026 includes the tax parcel identification number of each parcel included in the project property; or  
1027 (D) the entry number of the building permit issued for the project.  
1028 (h) A preliminary notice for a private project may include:  
1029 (i) the subdivision, development, or other project name applicable to the construction  
1030 project for which the preliminary notice is filed; and  
1031 (ii) the lot or parcel number of each lot or parcel that is included in the project  
1032 property."; and  
1033 (f) modify Subsection 38-1-32(5) to read:  
1034 "[(e)] (5) (a) Subject to Subsection [(2)(d)] (5)(b), a person required by this section to  
1035 give preliminary notice is only required to give one notice for each project.  
1036 [(d)] (b) If the [labor, service, equipment, or material] construction service is furnished  
1037 pursuant to contracts under more than one original contract for construction service, the notice  
1038 requirements [must] shall be met with respect to the [labor, service, equipment, or material]  
1039 construction service furnished under each original contract.";  
1040 (2) the amendments to Subsection 38-1-27(2)(d) in this H.B. 260 supersede the  
1041 amendments to Subsection 38-1-27(2)(d) in H.B. 115;  
1042 (3) the amendments to Subsection 38-1-27(4)(a) in this H.B. 260 supersede the  
1043 amendments to Subsection 38-1-27(4)(a) in H.B. 115; and  
1044 (4) (a) Section 30-1-30.5, as enacted in this H.B. 260, be renumbered to Section  
1045 30-1-30.7; and  
1046 (b) all references in this H.B. 260 to Section 30-1-30.5 be changed to Section  
1047 30-1-30.7.