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HOUSE BILL NO. 2099

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on the Judiciary

on February 17, 2021)

(Patron Prior to Substitute—Delegate Covner)

- A BILL to amend and reenact §§ 8.01-251, 8.01-458, and 55.1-339 of the Code of Virginia, relating to limitations on enforcement of judgments; judgment liens; settlement agents.
 - Be it enacted by the General Assembly of Virginia:

9 1. That §§ 8.01-251, 8.01-458, and 55.1-339 of the Code of Virginia are amended and reenacted as 10 follows: 11

§ 8.01-251. Limitations on enforcement of judgments.

12 A. No execution shall be issued and no action brought on a judgment dated prior to July 1, 2021, including a judgment in favor of the Commonwealth and a judgment rendered in another state or 13 14 country, after 20 years from the date of such judgment or domestication of such judgment, unless the 15 period is extended as provided in this section. No execution shall be issued and no action brought on a 16 judgment dated on or after July 1, 2021, including a judgment in favor of the Commonwealth and a judgment rendered in another state or country, after 20 10 years from the date of such judgment or 17 18 domestication of such judgment, unless the period is extended as provided in this section.

19 B. The limitation prescribed in subsection A may be extended on motion of the judgment creditor or 20 his assignee with notice to the judgment debtor, and an order of the circuit court of the jurisdiction in 21 which the judgment was entered to show cause why the period for issuance of execution or bringing of 22 an action should not be extended. Any such motion shall be filed within the 20-year period from the 23 date of the original judgment or from the date of the latest extension thereof. If upon the hearing of the 24 motion the court decides that there is no good cause shown for not extending the period of limitation, 25 the order shall so state and the period of limitation mentioned in subsection A shall be extended for an 26 additional 20 years from the date of filing of the motion to extend. Additional extensions may be 27 granted upon the same procedure, subject in each case to the recording provisions prescribed in 28 $\frac{8}{5}$ 8.01-458 by the recordation of a certificate in the form provided in subsection G prior to the expiration of the limitation period prescribed herein in the clerk's office in which such judgment lien is 29 30 recorded and executed by either the judgment lien creditor or by his duly authorized attorney-in-fact or agent. Recordation of the certificate shall extend the limitations of the right to enforce such judgment 31 32 lien for 10 years from the date of the recordation of the certificate. A judgment creditor may record one 33 additional extension by recording another certificate in the form provided in subsection G prior to the 34 expiration of the original 10-year extension of the limitation period, which shall extend the limitations of 35 the right to enforce such judgment lien for 10 years from the date of recordation of the second 36 certificate. The clerk of the court shall index the certificate in both names in the index of the judgment 37 lien book and give reference to the book and page in which the original lien is recorded. This extension 38 procedure is subject to the exception that if the action is against a personal representative of a decedent, 39 the motion shall be within two years from the date of his qualification, the extension may be for only 40 two years from the time of the filing of the motion recordation of the certificate, and there may be only 41 one such extension.

42 C. No suit shall be brought to enforce the lien of any judgment, including judgments in favor of the 43 Commonwealth, upon which the right to issue an execution or bring an action is barred by other subsections of this section, nor shall any suit be brought to enforce the lien of any judgment against the 44 45 lands which have been conveyed by the judgment debtor to a grantee for value, unless the same be brought within 10 five years from the due recordation of the deed from such judgment debtor to such 46 47 grantee and unless a notice of lis pendens shall have been recorded in the manner provided by **48** § 8.01-268 before the expiration of such 10-year five-year period.

49 D. In computing the time, any time during which the right to sue out execution on the judgment is 50 suspended by the terms thereof, or by legal process, shall be omitted. Sections 8.01-230 et seq., 51 8.01-247 and 8.01-256 shall apply to the right to bring such action in like manner as to any right.

E. The provisions of this section apply to judgments obtained after June 29, 1948, and to judgments 52 53 obtained prior to such date which are not then barred by the statute of limitations, but nothing herein 54 shall have the effect of reducing the time for enforcement of any judgment the limitation upon which 55 has been extended prior to such date by compliance with the provisions of law theretofore in effect.

F. This section shall not be construed to impair the right of subrogation to which any person may 56 become entitled while the lien is in force, provided *that* he institutes proceedings to enforce such right 57 within five years after the same accrued, nor shall the lien of a judgment be impaired by the recovery of 58 59 another judgment thereon, or by a forthcoming bond taken on an execution thereon, such bond having HB2099S1

60 the force of a judgment.

G. F. Limitations on enforcement of judgments entered in the general district courts shall be 61 62 governed by § 16.1-94.1, unless an abstract of such judgment is docketed in the judgment book of a circuit court. Upon the docketing of such judgment, the limitation for the enforcement of a district court 63 judgment is the same as for a judgment of the circuit court. 64

- G. Any extension of the limitations of the right to enforce a judgment shall conform substantially 65 66 with the following form:
- 67 CERTIFICATE OF EXTENSION OF
- LIMITATION OF RIGHT TO ENFORCE JUDGMENT LIEN 68
- 69 Place of Record _
- 70
- Date Judgment Docketed ______

 Judgment Lien Book ______

 Book Page ______

 Name of Creditor(s) ______

 71
- 72
- 73
- Address of Creditor(s) _____ Phone number of Creditors(s) (if available) _____ 74
- 75 *Name of Debtor(s)*

I/we, the judgment lien creditor(s), do hereby certify that the aforementioned judgment lien be 76 77 extended 10 years from the date of my/our endorsement upon this certificate.

- 78 Judgment Creditor/Attorney-in-Fact/Agent: _____
- 79 Commonwealth of Virginia
- 80
- County/City of ______ Subscribed, sworn to and acknowledged before me by 81
- ______ this _____ day of ______, 20 _____ 82

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- 84 Notary Public: 85
 - § 8.01-458. From what time judgment to be a lien on real estate; docketing revived judgment.

Every judgment for money rendered in this Commonwealth by any state or federal court or by 86 confession of judgment, as provided by law, shall be a lien on all the real estate of or to which the 87 defendant in the judgment is or becomes possessed or entitled, from the time such judgment is recorded 88 on the judgment lien docket of the clerk's office of the county or city where such land is situated; 89 90 provided, however, when a judgment is revived under the provisions of § 8.01-251, that such revived 91 judgment shall not be a lien as prescribed in this section unless and until such judgment is again 92 docketed as provided herein. In such event the lien shall be effective from the date of the original 93 docketing. Any judgment or decree properly docketed under the provisions of this section shall, if the real estate subject to the lien of such judgment has been annexed to or merged with an adjoining city 94 subsequent to such docketing, be deemed to have been docketed in the proper clerk's office of such city. 95 96

- § 55.1-339. Release of deed of trust or other lien.
- 97 A. As used in this section:
- 98 "Deed of trust" means any mortgage, deed of trust, or vendor's lien.

99 "Judgment lien" includes a judgment lien prescribed by § 8.01-458 but does not include any lien in favor of the federal, state, or local government, or any political subdivision thereof. "Lien creditor" and "creditor" shall be construed as synonymous and mean the holder, payee, or 100

101 obligee of a note, bond, or other evidence of debt and shall embrace the lien creditor or his successor in 102 103 interest as evidenced by proper endorsement or assignment, general or restrictive, upon the note, bond, or other evidence of debt. 104

- 105 "Payoff letter" means a written communication from the lien creditor or servicer stating, at a minimum, the amount outstanding and required to be paid to satisfy the obligation. 106
- "RESA" means Chapter 10 (§ 55.1-1000 et seq.), Real Estate Settlement Agents. 107

"Satisfactory evidence of the payment of the obligation secured by the deed of trust or judgment 108 109 lien" means (i) any one of (a) the original canceled check or a copy of the canceled check, showing all endorsements, payable to the lien creditor or servicer, as applicable, (b) confirmation in written or 110 electronic form of a wire transfer to the bank account of the lien creditor or servicer, as applicable, or 111 (c) a bank statement in written or electronic form reflecting completion of the wire transfer or 112 negotiation of the check, as applicable, and (ii) a payoff letter or other reasonable documentary evidence 113 that the payment was to effect satisfaction of the obligation secured or evidenced by the deed of trust or 114 judgment lien. 115

- Satisfied by payment" includes obtaining written confirmation from the lien creditor that the 116 117 underlying obligation has a zero balance.
- "Servicer" means a person or entity that collects loan payments on behalf of a lien creditor. 118

"Settlement agent" has the same meaning ascribed to it in § 55.1-1000, provided that a person shall 119 not be a settlement agent unless he is registered pursuant to § 55.1-1014 and otherwise fully in 120 compliance with the applicable provisions of RESA. 121

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122 "Title insurance company" has the same meaning ascribed to it in § 38.2-4601, provided that the title 123 insurance company seeking to release a lien by the process described in subsection E issued a policy of 124 title insurance, through a title insurance agency or agent as defined in § 38.2-4601.1, for a real estate 125 transaction wherein the loan secured by the lien was satisfied by payment made by the title insurance 126 agency or agent also acting as the settlement agent.

127 B. 1. Except as provided in Article 3 (§ 55.1-346 et seq.), after full or partial payment or satisfaction 128 has been made of a debt secured by a deed of trust, vendor's lien, or other lien, or any one or more 129 obligations representing at least 25 percent of the total amount secured by such lien, but less than the 130 total number of the obligations so secured, or the debt secured is evidenced by two or more separate 131 written obligations sufficiently described in the instrument creating the lien, has been fully paid, the lien 132 creditor shall issue a certificate of satisfaction or certificate of partial satisfaction in a form sufficient for 133 recordation reflecting such payment and release of lien. This requirement shall apply to a credit line 134 deed of trust prepared pursuant to § 55.1-318 only when the obligor or the settlement agent has paid the 135 debt in full and requested that the instrument be released.

136 If the lien creditor receives notice from a settlement agent at the address identified in its payoff 137 statement requesting that the certificate be sent to such settlement agent, the lien creditor shall provide 138 the certificate within 90 days after receipt of such notice to the settlement agent at the address specified 139 in the notice received from the settlement agent.

140 If the notice is not received from a settlement agent, the lien creditor shall deliver, within 90 days 141 after such payment, the certificate to the appropriate clerk's office with the necessary fee for recording 142 by certified mail, return receipt requested, or when there is written proof of receipt from the clerk's 143 office, by hand delivery, electronic delivery via the clerk's electronic filing system, or delivery by a 144 commercial overnight delivery service or the United States Postal Service, and a receipt obtained.

145 If the lien creditor has already delivered the certificate to the clerk's office by the time it receives 146 notice from the settlement agent, the lien creditor shall deliver a copy of the certificate to the settlement 147 agent within 90 days of the receipt of the notice at the address for notification set forth in the payoff 148 statement.

149 If Except as provided for judgment lien creditors in § 8.01-454, if the lien creditor has not, within 90 150 days after payment, either provided the certificate of satisfaction to the settlement agent or delivered it 151 to the clerk's office with the necessary fee for filing, the lien creditor shall forfeit \$500 to the lien 152 obligor. No settlement agent or attorney may take an assignment of the right to the \$500 penalty or 153 facilitate such an assignment to any third party designated by the settlement agent or attorney. Following 154 the 90-day period, if the amount forfeited is not paid within 10 business days after written demand for 155 payment is sent to the lien creditor by certified mail at the address for notification set forth in the payoff 156 statement, the lien creditor shall pay any court costs and reasonable attorney fees incurred by the obligor 157 in collecting the forfeiture.

158 2. If the note, bond, or other evidence of debt secured by such deed of trust, vendor's lien, or other 159 lien referred to in subdivision 1 or any interest therein has been assigned or transferred to a party other 160 than the original lien creditor, the subsequent holder shall be subject to the same requirements as a lien creditor for failure to comply with this subsection, as set forth in subdivision 1. 161

162 C. The certificate of satisfaction shall be signed by the creditor or his duly authorized agent, 163 attorney, or attorney-in-fact or any person to whom the instrument evidencing the indebtedness has been 164 endorsed or assigned for the purpose of effecting such release. An affidavit shall be filed or recorded 165 with the certificate of satisfaction by the creditor, or his duly authorized agent, attorney, or 166 attorney-in-fact, with such clerk, stating that the debt therein secured and intended to be released or discharged has been paid to such creditor or his agent, attorney, or attorney-in-fact, who was entitled 167 168 and authorized to receive such debt when the debt was satisfied.

169 D. When the certificate of satisfaction has been signed and the affidavit required by subsection C has 170 been duly filed or recorded with the certificate of satisfaction with such clerk, the certificate of 171 satisfaction shall operate as a release of the encumbrance as to which such payment or satisfaction is 172 entered and, if the encumbrance is by deed of trust, as a reconveyance of the legal title as fully and 173 effectually as if such certificate of satisfaction were a formal deed of release duly executed and 174 recorded. 175

E. Release of lien by settlement agent or title insurance company.

176 A settlement agent or title insurance company may release a deed of trust or judgment lien in 177 accordance with the provisions of this subsection (i) if the obligation secured by the deed of trust or 178 judgment lien has been satisfied by payment made by the settlement agent and (ii) whether or not the settlement agent or title insurance company is named as a trustee under the deed of trust or otherwise 179 180 has received the authority to release the lien.

181 1. Notice to lienholder.

182 a. After or accompanying payment in full of the obligation secured by a deed of trust or judgment 183 lien, a settlement agent or title insurance company intending to release a deed of trust or judgment lien 184 pursuant to this subsection shall deliver to the lien creditor by certified mail or commercial overnight 185 delivery service or the United States Postal Service, and a receipt obtained, a notice of intent to release 186 the deed of trust or judgment lien with a copy of the payoff letter and a copy of the release to be 187 recorded as provided in this subsection.

b. The notice of intent to release shall contain (i) the name of the lien creditor, the name of the 188 189 servicer if loan payments on the deed of trust or judgment lien are collected by a servicer, or both 190 names; (ii) the name of the settlement agent; (iii) the name of the title insurance company if the title 191 insurance company intends to release the lien; and (iv) the date of the notice. The notice of intent to 192 release shall conform substantially to the following form: NOTICE OF INTENT TO RELEASE

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Notice is hereby given to you concerning the deed of trust or judgment lien described on the 194 195 certificate of satisfaction, a copy of which is attached to this notice, as follows:

196 1. The settlement agent identified below has paid the obligation secured by the deed of trust or 197 judgment lien described herein or obtained written confirmation from you that such obligation has a zero 198 balance.

199 2. The undersigned will release the deed of trust or judgment lien described in this notice unless, within 90 days from the date this notice is mailed by certified mail or commercial overnight delivery 200 201 service or the United States Postal Service, and a receipt obtained, the undersigned has received by 202 certified mail or commercial overnight delivery service or the United States Postal Service, and a receipt 203 obtained, a notice stating that a release of the deed of trust or judgment lien has been recorded in the 204 clerk's office or that the obligation secured by the deed of trust or judgment lien described herein has not been paid, or the lien creditor or servicer otherwise objects to the release of the deed of trust or 205 206 judgment lien. Notice shall be sent to the address stated on this form.

207 (Name of settlement agent)

208 (Signature of settlement agent or title insurance company)

209 (Address of settlement agent or title insurance company)

210 (Telephone number of settlement agent or title insurance company)

211 (Virginia RESA registration number of settlement agent at the time the obligation was paid or 212 confirmed to have a zero balance) 213

2. Certificate of satisfaction and affidavit of settlement agent or title insurance company.

214 a. If, within 90 days following the day on which the settlement agent or title insurance company 215 mailed or delivered the notice of intent to release in accordance with this subsection, the lien creditor or 216 servicer does not send by certified mail or commercial overnight delivery service or the United States 217 Postal Service, and a receipt obtained, to the settlement agent or title insurance company a notice stating 218 that a release of the deed of trust or judgment lien has been recorded in the clerk's office or that the 219 obligation secured by the deed of trust or judgment lien has not been paid in full or that the lien 220 creditor or servicer otherwise objects to the release of the deed of trust or judgment lien, the settlement 221 agent or title insurance company may execute, acknowledge, and file with the clerk of court of the jurisdiction in which the deed of trust or judgment lien is recorded a certificate of satisfaction, which 222 223 shall include (i) the affidavit described in subdivision 2 b and (ii) a copy of the notice of intent to 224 release that was sent to the lender lien creditor, the servicer, or both. The certificate of satisfaction shall 225 include the settlement agent's RESA registration number, issued by the Virginia State Bar or the 226 Virginia State Corporation Commission, that was in effect at the time the settlement agent paid the 227 obligation secured by the deed of trust or judgment lien or obtained written confirmation from the lien 228 creditor that such obligation has a zero balance. The certificate of satisfaction shall note that the 229 individual executing the certificate of satisfaction is doing so pursuant to the authority granted by this 230 subsection. After filing or recording the certificate of satisfaction, the settlement agent or title insurance 231 company shall mail a copy of the certificate of satisfaction to the lien creditor or servicer. The validity of a certificate of satisfaction otherwise satisfying the requirements of this subsection shall not be 232 233 affected by the inaccuracy of the RESA registration number placed thereon or the failure to mail a copy 234 of the recorded certificate of satisfaction to the lien creditor or servicer and shall nevertheless release the 235 deed of trust or judgment lien described therein as provided in this subsection.

236 b. The certificate of satisfaction used by the settlement agent or title insurance company shall include 237 an affidavit certifying (i) that the settlement agent has satisfied the obligation secured by the deed of 238 trust or judgment lien described in the certificate, (ii) that the settlement agent or title insurance 239 company possesses satisfactory evidence of payment of the obligation secured by the deed of trust or 240 judgment lien described in the certificate or written confirmation from the lien creditor that such 241 obligation has a zero balance, (iii) that the lien of the deed of trust or judgment lien may be released, (iv) that the person executing the certificate is the settlement agent or the title insurance company or is 242 243 duly authorized to act on behalf of the settlement agent or title insurance company, and (v) that the 244 notice of intent to release was delivered to the lien creditor or servicer and the settlement agent or title 245 insurance company received evidence of receipt of such notice by the lien creditor or servicer. The 246 affidavit shall be substantially in the following form: 247

AFFIDAVIT OF SETTLEMENT AGENT OR TITLE INSURANCE COMPANY

248 The undersigned hereby certifies that, in accordance with the provisions of § 55.1-339 of the Code of 249 Virginia of 1950, as amended and in force on the date hereof (the Code), (a) the undersigned is a 250 settlement agent or title insurance company as defined in subsection A of § 55.1-339 of the Code or a 251 duly authorized officer, director, member, partner, or employee of such settlement agent or title 252 insurance company; (b) the settlement agent has satisfied the obligation secured by the deed of trust or 253 judgment lien; (c) the settlement agent or title insurance company possesses satisfactory evidence of the 254 payment of the obligation secured by the deed of trust or judgment lien described in the certificate recorded herewith or written confirmation from the lien creditor that such obligation has a zero balance; 255 256 (d) the settlement agent or title insurance company has delivered to the lien creditor or servicer in the 257 manner specified in subdivision E 1 of § 55.1-339 of the Code the notice of intent to release and 258 possesses evidence of receipt of such notice by the lien creditor or servicer; and (e) the lien of the deed 259 of trust or judgment lien is hereby released.

260 261

(Authorized signer)

3. Effect of filing.

262 When filed or recorded with the clerk's office, a certificate of satisfaction that is executed and 263 notarized as provided in this subsection and accompanied by (i) the affidavit described in subdivision 2 264 b and (ii) a copy of the notice of intent to release that was sent to the lender, lien creditor, or servicer 265 shall operate as a release of the encumbrance described therein and, if the encumbrance is by deed of 266 trust, as a reconveyance of the legal title as fully and effectively as if such certificate of satisfaction 267 were a formal deed of release duly executed and recorded.

268 4. Effect of wrongful or erroneous certificate; damages.

269 a. The execution and filing or recording of a wrongful or erroneous certificate of satisfaction by a 270 settlement agent or title insurance agent does not relieve the party obligated to repay the debt, or anyone 271 succeeding to or assuming the responsibility of the obligated party as to the debt, from any liability for 272 the debt or other obligations secured by the deed of trust or judgment lien that is the subject of the 273 wrongful or erroneous certificate of satisfaction.

274 b. A settlement agent or title insurance agent that wrongfully or erroneously executes and files or 275 records a certificate of satisfaction is liable to the lien creditor for actual damages sustained due to the 276 recording of a wrongful or erroneous certificate of satisfaction.

277 c. The procedure authorized by this subsection for the release of a deed of trust or judgment lien 278 shall constitute an optional method of accomplishing a release of a deed of trust or judgment lien 279 secured by property in the Commonwealth. The nonuse of the procedure authorized by this subsection 280 for the release of a deed of trust or judgment lien shall not give rise to any liability or any cause of 281 action whatsoever against a settlement agent or any title insurance company by any obligated party or 282 anyone succeeding to or assuming the interest of the obligated party. 283

5. Applicability.

284 a. The procedure authorized by this subsection for the release of a deed of trust may be used to 285 effect the release of a deed of trust after July 1, 2002, regardless of when the deed of trust was created, 286 assigned, or satisfied by payment made by the settlement agent. The procedure authorized by this 287 subsection for the release of a judgment lien may be used to effect the release of such judgment lien 288 after July 1, 2021, regardless of when the judgment lien was created, assigned, or satisfied by payment 289 made by the settlement agent.

290 b. This subsection applies only to transactions involving the purchase of or lending on the security of 291 real estate located in the Commonwealth that is either (i) unimproved real estate with a lien to be 292 released of \$1 million or less or (ii) real estate containing at least one but not more than four residential 293 dwelling units.

294 c. The procedure authorized by this subsection applies only to the full and complete release of a deed 295 of trust or judgment lien. Nothing in this subsection shall be construed to authorize the partial release of 296 property from a deed of trust or judgment lien or otherwise permit the execution or recordation of a 297 certificate of partial satisfaction.

298 2. That the provisions of this act, except for the provisions amending subsections B and G of 299 § 8.01-251 of the Code of Virginia, as amended by this act, shall become effective on January 1, 300 2022.

301 3. That the provisions of this act amending subsections B and G of § 8.01-251 of the Code of 302 Virginia, as amended by this act, shall become effective in due course, and a judgment lien 303 creditor or his duly authorized attorney-in-fact or agent may record a Certificate of Extension of 304 Limitation of Right to Enforce Judgment Lien for judgment liens dated prior to July 1, 2021,

305 beginning on July 1, 2021.

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