COMMERCIAL REAL ESTATE BROKER'S LIEN ACT Act 201 of 2010

AN ACT to create a lien against real property for unpaid commercial real estate broker's commissions and services; and to provide remedies.

History: 2010, Act 201, Imd. Eff. Oct. 5, 2010.

The People of the State of Michigan enact:

570.581 Short title.

Sec. 1. This act shall be known and may be cited as the "commercial real estate broker's lien act".

History: 2010, Act 201, Imd. Eff. Oct. 5, 2010.

570.582 Definitions.

Sec. 2. As used in this act:

- (a) "Buyer" means a purchaser or lessee of a legal or equitable interest in real estate.
- (b) "Claim of lien" means a claim of a commercial real estate broker's lien asserted under this act.
- (c) "Commercial real estate" means real estate or an interest in real estate that is not any of the following:
- (i) Real estate zoned for single-family use and on which no building or structure is located.
- (ii) Real estate on which 4 or fewer residential units are located.
- (iii) Real estate on which more than 4 residential units are located if the units are single-family residential units, including houses, condominiums, or townhouses in a subdivision or condominium project, that are sold, leased, or otherwise conveyed on a unit-by-unit basis.
 - (d) "Commercial real estate broker's lien" means a lien created under this act.
- (e) "Record" means to record with the register of deeds for the county in which the commercial real estate is located.
 - (f) "Seller" means the equitable or legal owner or lessor of an interest in real estate.

History: 2010, Act 201, Imd. Eff. Oct. 5, 2010.

570.583 Commercial real estate broker's lien; availability.

Sec. 3. A commercial real estate broker's lien is only available to an individual licensed as a real estate broker under article 25 of the occupational code, 1980 PA 299, MCL 339.2501 to 339.2518. A commercial real estate broker's lien is not available to an employee, agent, subagent, or independent contractor of a licensed real estate broker.

History: 2010, Act 201, Imd. Eff. Oct. 5, 2010.

570.584 Lien; attachment; conditions; recording; time of filing; contents of claim; form; mailing; claim of lien as void and unenforceable; priority of prior-recorded lien or mortgage; "lease" defined.

Sec. 4. (1) A commercial real estate broker's lien attaches to commercial real estate in favor of a real estate broker if all of the following circumstances exist:

- (a) The real estate broker has a written commission agreement.
- (b) The real estate broker is entitled to a commission under the written commission agreement.
- (c) Except as provided in subsections (3) to (8), the real estate broker records a claim of lien before the actual conveyance of the commercial real estate.
- (2) Unless this act specifically provides otherwise, a commercial real estate broker's lien attaches on the date the claim of lien is recorded.
- (3) Except as provided in subsections (4) to (6), when payment of a real estate broker's commission is due in installments, 1 or more of which are due after the conveyance of the commercial real estate, a claim of lien for the payments due after the date of the conveyance may be recorded after the date of the conveyance and before the dates on which the payments are due. However, a claim of lien under this subsection shall be recorded within 60 days after the conveyance of the commercial real estate. A lien under this subsection is only effective against the commercial real estate to the extent payment is still owed to the seller by the buyer.
- (4) If a real estate broker is owed a commission as a result of a lease, the real estate broker may record a claim of lien any time within 60 days after the lease is signed. Except as provided in subsections (5) and (6), a lien under this subsection attaches after both of the following occur:
 - (a) The claim of lien is recorded.
 - (b) The lessee takes possession of the leased premises.

- (5) If a real estate broker may be owed a commission in the future as a result of an extension of the term or the expansion of the leased premises under an existing lease, a commercial real estate broker's lien attaches after both of the following occur:
- (a) A claim of lien is recorded. A claim of lien under this subsection shall be recorded within 60 days after the signing of the existing lease.
 - (b) The extension or modification of the existing lease is confirmed in writing.
- (6) If written notice of the intent to enter into a lease that includes a date on which the lease is intended to be signed is personally served on a real estate broker at least 10 days before the intended date of signing, the real estate broker shall file a claim of lien before the intended date of signing.
- (7) If a real estate broker has a written agreement with a potential buyer to act as a buyer's agent, a commercial real estate broker's lien attaches after both of the following occur:
 - (a) The buyer purchases or accepts the conveyance of the commercial real estate.
 - (b) A claim of lien is recorded.
- (8) If a real estate broker may be owed a commission in the future as a result of an option to purchase commercial real estate, the real estate broker may record a claim of lien at any time after the option to purchase is signed and before the transfer or conveyance pursuant to the exercise of the option. A lien attaches under this subsection after both of the following occur:
 - (a) The claim of lien is recorded.
 - (b) The real estate is transferred or conveyed pursuant to the exercise of the option to purchase.
 - (9) A claim of lien shall contain all of the following:
 - (a) The name and the license number of the claimant.
 - (b) The name of the owner of the commercial real estate.
 - (c) The amount for which the lien is claimed.
 - (d) As an attachment, the legal description of the commercial real estate on which the lien is being claimed.
- (e) As an attachment, a legible copy of the written instrument on which the claim for commission or fee is
- (f) A statement that the information contained in the claim of lien is true and accurate to the knowledge of the signer.
- (g) The notarized signature of the real estate broker or a person authorized to sign on behalf of the real estate broker.
- (10) A claim of lien recorded under this section shall meet the requirements of 1937 PA 103, MCL 565.201 to 565.203, and be substantially in the following form:

	(CLAIM OF LII	ΞN			
[Name of Broker],)		of Commercial	Real Estat	e	
)	Broker'	s Lien			
Broker-Claimant)					
)	In the C	Office of the R	egister		
)	of Deed	ds of		_	
)	County	, Michigan			
The broker-claimant nan	ned above, whose i	eal estate lice	ase number is			
and whose business address a commercial real estate bro	ker's lien under sec	tion 4 of the co	ommercial real	l estate brol	cer's lien a	act and states:
1. The real proper						
A attached to this	claim. The	record ov	vner ("own	er") of	the 1	property is
2. On	, the broker-	-claimant ente	red into a wr	itten agreei	ment with	the (owner)
(buyer) obligating the (own						
agreement is attached as Ex						
3. The broker-claimant,						npliance with
the broker-claimant's obliga						
4. The amount of	the commission	or fee to	which the	broker-clai	mant is	entitled is
5 (a) The broker-	-claimant now clair	ns a lien on th	e property and	l all improv	vements to	the property
and against all persons inter						
(b) The broker-cl					ll improv	ements to the
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(C)

property and against all persons interested in the property if there is a lease extension or expansion. (c) The broker-claimant claims a potential future lien on the property and all improvements to the property and against all persons interested in the property if an option to purchase the property is exercised. This lien is only effective if the property is conveyed pursuant to the option to purchase; it may otherwise be						
disregarded. 6. The information contained in this claim of lie	en is true and accurate to the best knowledg [Name of Broker] By:	ge of the signer.				
	Its Authorized Agent					
Signed and sworn to before me in	•	[year].				
	[Notary's name, county, acting in county commission expires]	, state, and date				
Note: This claim of lien is void and unenforced in which the real estate is located, as required by the Prepared By: Return To:		eds of the county				
(11) Within 10 days of recording a claim of licopy of the claim of lien to the owner of record of written commission agreement by mailing a copreturn receipt requested to the address of the comby personal service. Mailing a copy of the claim deposited in a United States mailbox with postage and unenforceable if a copy of the claim of lien in this subsection. (12) A claim of lien not recorded in compliance (13) A valid prior-recorded lien or mortgage of estate broker's lien. A valid prior-recorded lien following: (a) A valid construction lien that is recorded addressed addressed to the claim of lien is recorded. (b) A lien securing revolving credit and future claim of lien is recorded.	of the commercial real estate and to the part by of the claim of lien by registered or ce amercial real estate that is the subject of the most of lien is effective as notice under this ge prepaid. The commercial real estate broad is not served within the time and in the mate with this section is void and unenforceable in commercial real estate has priority over a commercial real estate has priority over a fifter the claim of lien is recorded and that	y who signed the ertified mail with e claim of lien or subsection when oker's lien is void anner required by e. a commercial real d to, both of the relates back to a corded before the				
(14) As used in this section, "lease" includes a sublease, assignment of a lease, or modification of a lease. History: 2010, Act 201, Imd. Eff. Oct. 5, 2010.						
570.585 Escrow account; establishment to Sec. 5. (1) If a claim of lien recorded under sec involving commercial real estate, the parties to t escrow account from the proceeds of the transact seller shall not refuse to close the transaction bec under this subsection. The money shall remain in determined by a written agreement of the parties, any other method agreeable to the parties. (2) An escrow account is not required under su (a) Alternative procedures are available that wi the parties to the transaction. (b) The proceeds from the transaction are insur under this act. (3) If an amount sufficient to satisfy a comme (1), the lien is extinguished and the real estat requirements of 1937 PA 103, MCL 565.201 to 56	ction 4 would otherwise prevent the closing the transaction shall, subject to subsection tion in an amount sufficient to satisfy the cause of the requirement of establishing are the escrow account until the rights to the range judgment or order by a court of competer bsection (1) if either of the following circural allow the transaction to close and that are efficient to satisfy all liens against the commercial real estate broker's lien is escrowed the broker shall provide a release of lier 65.203, and is substantially in the following EASE OF LIEN	(2), establish an lien. A buyer or a escrow account money have been nt jurisdiction, or mstances exists: a acceptable to all nercial real estate under subsection a that meets the form:				
The undersigned is the claimant under a cl	aim of commercial real estate broker's l	ien recorded on				

Liber, Page undersigned releases the lien on the [Legal description]		[enter other unique identifying numbers]. Theoroperty:				
	[Name	e of Claimant]				
	By:	Ву:				
Signed and sworn to before me in on,[yea		Its Authorized Agent Michigan,				
	in cour	ry's name, county, acting inty, state, and date hission expires]				
Prepared By:		_				
Return To:						
History: 2010, Act 201, Imd. Eff. Oct. 5,	2010.					

570.586 Action to enforce lien; complaint.

Sec. 6. (1) A person claiming a commercial real estate broker's lien may bring an action to enforce the lien in the circuit court for the county where the commercial real estate is located by filing a complaint and affidavit that the claim of lien has been recorded.

- (2) The plaintiff in an action under this section shall name as defendants all persons that, at the time the action is filed, have an interest in the commercial real estate that is the subject of the action that would be divested or impaired by the foreclosure of the lien.
- (3) The complaint in an action under this section may include a claim on the contract from which the lien arises.

History: 2010, Act 201, Imd. Eff. Oct. 5, 2010.

570.587 Commencement of action; time period.

- Sec. 7. (1) An action under section 6 shall be commenced within 1 year after the date the commercial real estate broker's lien attaches.
- (2) Failure to commence an action within the applicable time period under this section extinguishes the lien. A later claim of lien for the same commission or services shall not be made and shall not be the basis of an action filed under section 6.

History: 2010, Act 201, Imd. Eff. Oct. 5, 2010.

570.588 Sale of interest in commercial real estate; court order; order of foreclosure; period of redemption; order of deficiency judgment; costs.

Sec. 8. (1) If the court in an action under section 6 finds that the plaintiff is entitled to the commercial real estate lien and that the amount claimed has not been paid, the court may enter a judgment ordering the sale of any interest in the commercial real estate, or part of the commercial real estate, to which the lien attaches. In the order of foreclosure sale, the court shall set a period of redemption not exceeding 4 months. The order of foreclosure sale shall be recorded. The sale shall be conducted in the same manner as a sale on execution. The sale is final, subject to the period of redemption, on the entry of an order of confirmation by the court. On expiration of the period of redemption, the grantee named in the deed is vested with all right, title, and interest in the commercial real estate that was subject to the lien. Redemption from a foreclosure sale is complete on full payment of the amount in the judgment of foreclosure. If the court determines that the proceeds of the sale are insufficient to satisfy the judgment, the court may enter a deficiency judgment against the person who signed the written agreement to pay the real estate broker.

- (2) The court in an action under section 6 may, in its discretion, award costs to a prevailing plaintiff, including reasonable attorney fees, court and litigation costs, and prejudgment interest.
- (3) If the court determines that an action under section 6 was frivolous, the court may, in its discretion, award costs described in subsection (2) to the defendant.

History: 2010, Act 201, Imd. Eff. Oct. 5, 2010.

570.589 Written demand on behalf of owner of commercial real estate; service.

Sec. 9. A written demand on behalf of the owner of commercial real estate may be served on a person

claiming a commercial real estate broker's lien, demanding that an action be commenced to enforce the lien or that an answer be filed in an action pending between the owner and the lien claimant. If the action is not commenced or the answer is not filed within 30 days after service of the demand, the lien is extinguished without further action. Service of the demand may be by registered or certified mail, return receipt requested, or by personal service.

History: 2010, Act 201, Imd. Eff. Oct. 5, 2010.

570.590 Condition prohibiting compensation; release of lien.

Sec. 10. If a claim of lien has been recorded under this act and a condition occurs that prohibits the real estate broker from receiving compensation under the terms of the written agreement on which the claim is based, the real estate broker shall provide a release of lien under section 5 to the owner of record within 10 days after a written demand by the owner of record or the owner's agent.

History: 2010, Act 201, Imd. Eff. Oct. 5, 2010.

570.591 Payment of claim or failure to commence action; release of lien.

Sec. 11. If a claim of lien recorded under this act has been paid, or if an action to enforce the lien has not been commenced within the time limitations of section 7, the real estate broker shall record a release of lien under section 5 within 5 days after a written demand by the owner of record or the owner's agent and provide a copy of the recorded release.

History: 2010, Act 201, Imd. Eff. Oct. 5, 2010.

570.592 Partial payment of lien claim; partial satisfaction and release of lien; form.

Sec. 12. (1) If a claim of lien recorded under this act has been partially paid, the real estate broker shall provide a partial satisfaction and release of lien in the form provided in subsection (2) within 5 days after written demand by the owner of record or the owner's agent.

(2) A partial satisfaction and release of lien under this section shall meet the requirements of 1937 PA 103, MCL 565.201 to 565.203, and be in substantially the following form:

PARTIAL SATISFACTION AND RELEASE OF LIEN The claimant named below is the claimant under a claim of commercial real estate broker's lien recorded on ______ [date] in the office of the register of deeds of ______ County, Michigan, at Liber _____, Page _____ on the following described property: [Legal description] The claimant has been paid \$_____, a portion of the amount of the lien. The remaining amount of the lien is \$____. Therefore, the claimant, for and in consideration of the payment, waives, to the extent of the payment, the claim of or right to a lien under the commercial real estate broker's lien act against the property described above, the building or buildings on the property, and the tenant spaces in the building or buildings. [Name of Claimant]

Prepared By: Return To:

History: 2010, Act 201, Imd. Eff. Oct. 5, 2010.

570.593 Priority of subsequently recorded mortgage; condition.

Sec. 13. A subsequently recorded mortgage has priority over a commercial real estate broker's lien if the mortgagee did not have actual or constructive knowledge of the lien at the time the mortgagee advanced money under the mortgage.

commission expires]

History: 2010, Act 201, Imd. Eff. Oct. 5, 2010.

570.594 Written commission agreement signed after effective date of act; applicability.

[year].

