## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

#### HOUSE BILL 992

### Committee Substitute Favorable 5/6/25 Senate Judiciary Committee Substitute Adopted 6/18/25 Senate Finance Committee Substitute Adopted 6/19/25

 Short Title:
 Timeshare Foreclosure/Paternity Matters.
 (Public)

Sponsors:

Referred to:

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### April 14, 2025

A BILL TO BE ENTITLED

#### 2 AN ACT TO CREATE A TIMESHARE TRUSTEE FORECLOSURE PROCESS FOR 3 CERTAIN DELINOUENT ASSESSMENTS FOR TIMESHARES LOCATED IN THIS 4 STATE AND TO CHANGE THE PROCESS FOR ESTABLISHING PATERNITY OF 5 CHILDREN BORN OUT OF WEDLOCK. 6 The General Assembly of North Carolina enacts: 7 SECTION 1. G.S. 93A-62 reads as rewritten: 8 "§ 93A-62. Delinquent assessments; developer guarantee. Delinquent assessments may bear interest at the highest rate permitted by law or at 9 (a) 10 some lesser rate established by the managing entity. In addition to interest, the managing entity may charge a reasonable administrative late fee for each delinquent assessment. Any costs of 11 12 collection, including reasonable collection agency fees and reasonable attorney's fees, incurred in the collection of a delinquent assessment shall be paid by the owner and shall be secured by a 13 14 lien in favor of the managing entity upon the timeshare with respect to which the delinquent assessment has been incurred. 15 16 The managing entity may deny the use of the timeshare units or facilities, including (b) the denial of the right to make a reservation or the cancellation of a confirmed reservation for 17 18 timeshare periods, to any owner who is delinquent in the payment of any assessments made by 19 the managing entity against the owner for common expenses, in accordance with the following: The managing entity must, no less than 30 days after the date the assessment 20 (1)21 is due, notify the owner in writing of the total amount of any delinquency 22 which then exists, including any accrued interest and late charges permitted to be imposed under the terms of the timeshare program or by law and 23 24 including a per diem amount. The notice shall be sent to the owner at the 25 owner's known address as recorded in the books and records of the timeshare 26 program. 27 The notice shall clearly state that the owner will not be permitted to use the (2)28 owner's timeshare, that the owner will not be permitted to make a reservation 29 in the timeshare program's reservation system, or that any confirmed reservation may be canceled until the total amount of such delinquency is 30 31 satisfied in full or until the owner produces satisfactory evidence that the

delinquency does not exist.
(3) The notice shall be effective to bar the use of the owner and those claiming use rights under the owner, including the owner's guests, lessees, and persons



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1 2			receiving use rights in the timeshare through an exchange however, that (i) a managing entity desiring to deny the	use of the timeshare
3 4			to persons receiving use rights in the delinquent owner's texchange program that has an affiliation agreement with	6
5			shall notify the affiliated exchange company in writing of	of the denial of use at
6			the time that the notice was sent to the owner and (ii)	any person claiming
7			through the affiliated exchange program who has re-	
8			assignment of the delinquent owner's use rights from the	6
9			company prior to the expiration of 48 hours after the rec	
10			exchange company of the written notice from the man	
11		(4)	permitted by the managing entity to use the owner's use	-
12	(	(4)	Any costs reasonably incurred by the managing entity in	
13 14			compliance with the requirements of this section may managing entity against the delinquent owner and co	•
14			managing entry against the deinquent owner and co manner as if those costs were common expenses of the	
16			allocable solely to the delinquent purchaser.	e uniesnare program
17	(	(5)	A managing entity may not enforce the denial of use ag	ainst any one owner
18	,	(5)	or group of owners without similarly enforcing it against	•
19			all developers.	
20	(c) ]	In addi	ition to the denial of use pursuant to subsection (b) of this s	ection, the managing
21	entity may	give f	urther notice to the delinquent owner that the managing	entity may rent the
22	delinquent	owner	's timeshare, or any use rights appurtenant thereto, in a	accordance with the
23	following:			
24	(	(1)	A further notice of intent to rent must be given no less the	-
25			date the assessment is due and must be delivered to	1
26		$\langle \mathbf{a} \rangle$	manner required for notices under subsection (b) of this	
27	(	(2)	The notice shall state that unless the owner satisfies the d	1 1
28 29			unless the owner produces satisfactory evidence that the exist, the purchaser will be bound by the terms of any re	1 2
30			into by the managing entity with respect to the ov	
31			appurtenant use rights.	wher's timeshare of
32	(	(3)	The notice shall state that the owner will remain liabl	e for any difference
33		(-)	between the amount of the delinquency and the net amo	•
34			rental contract and applied against the delinquency, and	the managing entity
35			shall not be required to provide any further notice to the	owner regarding any
36			residual delinquency.	
37	(	(4)	The managing entity's efforts to secure a rental shall not	
38		( - )	earlier than 10 days after the date of the notice of intent t	
39	(	(5)	The managing entity must apply the proceeds of any rem	-
40 41			commissions, cleaning charges, travel agent commis	-
41			commercially reasonable charges reasonably and usua managing entity in securing rentals to the delinquent own	•
43	(	(6)	A managing entity may make a reasonable determin	
44	· · · · · · · · · · · · · · · · · · ·	(0)	priority of rentals of timeshares and, if the delinquent ow	
45			is rented cannot be specifically determined due to t	
46			timeshare program, the managing entity may allocate an	
47			in any reasonable manner.	
48	(	(7)	In securing a rental, the managing entity shall not be re-	equired to obtain the
49			highest nightly rental rate available, nor any particular	
50			managing entity shall not be required to rent the	entire timeshare or
51			appurtenant rights; however, the managing entity must u	se reasonable efforts

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1	to secure a rental that is commensurate with other rentals of sim	ilar timeshares
2	or use rights generally secured at that time.	
3	(d) For timeshare estates located in this State, the managing entity shall have	ave a lien on a
4	timeshare for any assessment levied against that timeshare from the date su	
5	becomes due. The managing entity shall also have a lien on a timeshare estate of	
6	the cost of any maintenance, repairs, or replacement resulting from an act of the	•
7	owner's guest or lessee that results in damage to the timeshare property. All of	
8	apply to a lien imposed under this section:	C
9	(1) The managing entity, or the holder of the lien, may bring a jud	licial action in
10	its name to foreclose the lien in the nature of an action to foreclo	
11	or deed of trust and may also bring an action to recover a money	•••
12	the unpaid assessments without waiving any claim of lien. As	
13	to initiating a judicial action, the managing entity entity, or the	
14	lien, may initiate a nonjudicial timeshare trustee foreclosu	
15	pursuant to G.S. 93A-62.1 to foreclose the assessment lien.	1 0
16	(2) The lien is effective from the date of and shall relate back to th	e recording of
17	the original timeshare declaration, or, in the case of lien on a tim	eshare located
18	in a phase timeshare program, the last to occur of the recording	of the original
19	timeshare declaration or amendment creating the timeshare. H	Iowever, as to
20	first mortgages of record, the lien is effective from and after filin	ng of the claim
21	of lien in the office of the clerk of superior court in the cou	nty where the
22	timeshare estate is located.	
23	(3) The claim of lien shall state the name of the timeshare program	
24	the timeshare for which the lien is effective, state the name of the	ne owner, state
25	the assessment amount due, and state the due dates. The claim	of lien shall be
26	signed and acknowledged by an officer or agent of the managin	
27	holder.holder of the lien. The claim of lien shall contain	
28	statement in print that is in boldface, capital letters, and no sn	naller than the
29	largest print used elsewhere in the document:	
30	"THIS DOCUMENT CONSTITUTES A LIEN AGAINST YOUR PROPER	
31	THE LIEN IS NOT PAID, THE ASSOCIATION MAY PROCEED WITH FO	
32	AGAINST YOUR TIMESHARE IN THE NATURE OF AN ACTION TO FO	
33	MORTGAGE OR DEED OF TRUST OR A TIMESHARE TRUSTEE FOR	RECLOSURE
34	UNDER NORTH CAROLINA LAW."	
35	(4) The lien shall expire upon the earlier of:	
36	a. The date it is satisfied.	<i>.</i> • <i>,</i>
37	b. Five years from the date the claim of lien is filed unles	
38	enforce <u>or foreclose</u> the lien is commenced within that (	
39 40	(5) A claim of lien for assessments may include assessments which	
40 41	the claim is recorded and all assessments that subsequently be	
41	are delinquent. Upon full payment, the person making the payn to receive a satisfaction of the lien.	lent is entitled
42 43		a alaim of lian
43 44	(6) A judgment in any judicial action or suit brought to foreclose the	
44 45	may include costs and reasonable attorney's fees for the prevailing party. For a timeshare trustee foreclosure brought p	
45 46	section, the managing entity or the holder of the lien shall	
40 47	recover its costs, including reasonable attorney's fees and truste	
48	(e) A Except in the event of a timeshare trustee foreclosure conducted in ac	
40 49	<u>G.S. 93A-62.1, a</u> successor in interest, regardless of how the timeshare has b	
49 50	including a purchaser at a judicial sale or foreclosure trustee sale, is jointly and s	-
51	with their predecessor in interest for all unpaid assessments against the predecessor	•
51	The most producessor in increase for an unput assessments against the producessor	sp to me unit

of transfer of the timeshare to a successor, without prejudice to any right a successor in interest 1 2 may have to recover from their predecessor in interest any amounts assessed against the 3 predecessor and paid by the successor; provided, however, a first mortgagee or its successor or 4 assignee who acquires title to a timeshare as a result of the foreclosure of the mortgage or by 5 deed in lieu of foreclosure of the mortgage shall be exempt from liability for all unpaid 6 assessments attributable to the timeshare or chargeable to the previous owner which came due 7 prior to acquisition of title by the first mortgagee. In the event of a timeshare trustee foreclosure, 8 owners who do not object to use of the timeshare trustee foreclosure procedure, as provided in 9 G.S. 93A-62.1(e), shall not be subject to a deficiency judgment even if the proceeds from the sale of the timeshare are insufficient to offset the amounts secured by the lien, and any successor 10 to the owner that acquires title to a timeshare as a result of a timeshare trustee foreclosure under 11 G.S. 93A-62.1 shall be exempt from liability for all unpaid assessments attributable to the 12 timeshare or chargeable to the previous owner that came due prior to acquisition of title by the 13 14 successor. 15 (f) If the developer agrees to guarantee the level of assessments for the timeshare program for any period of time, the developer may be excused from the payment of the 16 developer's share of the assessments that otherwise would have been assessed against 17 18 developer-owned timeshares during the guarantee period, provided that the developer guarantees 19 that (i) during the guarantee period the assessments against owner timeshares will not increase 20 over the dollar amount stated in the adopted, good-faith budget of the timeshare program and (ii) 21 the developer will pay any amount by which all common expenses incurred during the guarantee 22 period exceed the total revenues of the timeshare program during the guarantee period." 23 **SECTION 2.** Article 4 of Chapter 93A of the General Statutes is amended by adding 24 a new section to read: 25 **\* \$93A-62.1.** Procedure for timeshare trustee foreclosure of assessment liens. 26 This section is intended to provide, as an alternative to judicial foreclosure, a simple (a) 27 and inexpensive method of enforcing payment of assessments, to the knowledge of all persons, 28 and recognize, in authorizing this timeshare trustee foreclosure proceeding, that all persons 29 owning a timeshare know or should know that the assessment lien on their timeshare may be 30 foreclosed and the timeshare sold for failure to pay assessments. A claim of lien complying with the requirements of G.S. 93A-62(d)(3) and subsection 31 (b) 32 (d) of this section must be filed in the office of the clerk of the superior court of the county in 33 which the timeshare is located in the manner provided in this section. 34 No fewer than 15 days prior to filing the claim of lien, the managing entity or the (c) 35 holder of the lien shall mail a statement of the assessment amount due by first-class mail to the 36 owner's address as recorded in the books and records of the timeshare program. If the record owner is a corporation or limited liability company, the statement shall also be sent by first-class 37 mail to the mailing address of the registered agent for the corporation or limited liability 38 39 company. Notwithstanding any provision of this Chapter to the contrary, there shall be no 40 requirement that notice under this subsection be mailed to an owner's timeshare unit or otherwise posted at the timeshare project. The managing entity or the holder of the lien shall make diligent 41 42 efforts to ensure that its records contain the unit owner's mailing address. 43 The person signing the claim of lien on behalf of the holder shall attach to and file (d) with the claim of lien a certificate, that has been signed and sworn to or affirmed before a notary 44 45 public, certifying that notice of the lien was sent to the record owner and those entitled to receive notice, pursuant to both of the following methods: (i) by registered or certified mail, return receipt 46 requested, or by designated delivery service pursuant to 26 U.S.C. § 7502(f)(2) with a delivery 47 receipt requested and (ii) by mailing a copy of the lien by regular, first-class mail, postage prepaid 48 49 to the owner's known address as recorded in the books and records of the timeshare program. As used in this section, "delivery receipt" includes an electronic or facsimile receipt. 50

1 The managing entity, holder of the lien, or designated trustee filing the certificate (e) 2 provided for in subsection (h) of this section shall, at least 30 days prior to docketing the 3 judgment, send notice of the assessment lien foreclosure to the owner in the same manner as a 4 claim of lien under subsection (d) of this section to the owner at the owner's known address as 5 recorded in the books and records of the timeshare program and to all lienholders with liens that 6 have attached after the effective date of the timeshare claim of lien filed in accordance with 7 subsection (b) of this section. The notice required by this subsection shall (i) state that a judgment 8 will be docketed and the proposed date of the docketing, (ii) state that the judgment will authorize 9 a sale of the timeshare pursuant to a timeshare trustee foreclosure proceeding, (iii) provide a brief 10 description of the timeshare affected, (iv) include the filing information for the claim of lien if previously filed with the clerk of the superior court, and (v) state that the lien may be satisfied 11 12 prior to judgment being entered. The notice shall also include an objection form that the owner 13 can use to object to use of the timeshare trustee foreclosure process within 30 days of receipt of 14 the notice by signing and returning the objection form to the managing entity, holder of the lien, 15 or designated trustee, and in such event the lien may thereafter only be foreclosed by filing a judicial foreclosure action. The objection form described in this subsection shall identify the 16 17 owner, the timeshare interest, and the return address of the trustee and shall state: "The 18 undersigned owner exercises the owner's right to object to the use of the timeshare trustee 19 foreclosure procedure contained in G.S. 93A-62.1." The notice required by this subsection may 20 be combined with the notice of lien required to be given pursuant to subsection (d) of this section 21 and shall also contain a statement in substantially the following form: 22 "You may choose to sign and send to the trustee the enclosed objection form, exercising your 23 right to object to the use of the timeshare trustee foreclosure procedure. Upon the trustee's receipt 24 of your signed objection form, the foreclosure of the lien with respect to the default specified in 25 this notice shall be subject to the judicial foreclosure procedure only. If you do not object to the 26 use of the timeshare trustee foreclosure procedure, you will not be subject to a deficiency 27 judgment, even if the proceeds from the sale of your timeshare interest are insufficient to offset 28 the amounts secured by the lien." 29 If, within 10 days following the mailing of the notice required by subsection (e) of (f) 30 this section, a return receipt or delivery receipt has not been received by the managing entity, 31 holder of the lien, or designated trustee indicating receipt of the notice, then the managing entity, 32 holder of the lien, or designated trustee shall have a notice published in a newspaper of general 33 circulation in the county where the timeshare is located once a week for two consecutive weeks 34 directed to, and naming, all unnotified lienholders and the owner that a judgment will be docketed 35 against the owner. 36 All costs of mailing and publication, plus a charge of two hundred fifty dollars (g) 37 (\$250.00) to defray administrative costs, shall be added to the amount of assessments that are a 38 lien on the timeshare and shall be paid by the owner to the managing entity or holder of the lien 39 at the time the assessments are collected or the timeshare is sold. 40 Except as provided in subsection (s) of this section, no sooner than six months since (h) 41 the indebtedness described in the claim of lien became due and after filing the claim of lien, the managing entity, holder of the lien, or designated trustee may foreclose the lien by filing a 42 43 certificate, that has been signed and sworn to or affirmed before a notary public, with the clerk 44 of the superior court, showing the following: (i) the record owner of the timeshare on which there 45 is a lien for unpaid assessments, together with the amount of assessments, including taxes, 46 penalties, interest, and costs that are covered by the lien, (ii) the year or years for which the 47 assessments are due, (iii) a description of the timeshare sufficient to permit its identification by 48 parol testimony, and (iv) the filing information for the claim of lien if previously filed with the 49 clerk of the superior court. The fees for docketing and indexing of the certificate assessed 50 pursuant to G.S. 7A-308(a)(11) are payable to the clerk of the superior court at the time the 51 certificate is filed.

1	(i) Imme	diately upon the docketing and indexing of a certificate as provided in			
2		this section, the assessments, including taxes, penalties, interest, and costs,			
3	constitute a valid judgment against the timeshare described in the judgment with the priority				
4	provided for claims of lien in G.S. 93A-62(d)(2). The judgment, except as expressly provided in				
5	-	the same force and effect as a duly rendered judgment of the superior court			
6		he timeshare for the satisfaction of the assessment lien, and it shall bear interest			
7	-	of eight percent (8%).			
8		y time prior to the issuance of a certificate of sale in accordance with subdivision			
9		( <i>l</i> ) of this section, any person entitled to notice under this section may appear			
10		of superior court and move to set aside the judgment on the ground that the			
11		een paid or that the assessment lien on which the judgment is based is invalid.			
12		payment in full of any judgment docketed under this section, together with			
13		s accrued to the date of payment, the managing entity, holder of the lien, or			
14		e receiving payment shall certify the fact of the payment to the clerk of superior			
15	court and cancel				
16		y time after 30 days and before one year from the indexing of the judgment as			
17		ection (h) of this section, at the request of the managing entity or holder of the			
18	-	re shall be sold by a trustee in a public auction held in the county in which the			
19		t is located on the date, location, and starting time designated in the notice of			
20		dance with this subsection. The trustee's sale shall occur at a location consistent			
21		4. The timeshare trustee foreclosure sale shall be conducted in accordance with			
22	the following:				
23	<u>(1)</u>	The managing entity or the holder of the lien shall appoint a trustee, who shall			
24		conduct the sale and act as the auctioneer. The appointment of the trustee shall			
25		be included in the claim of lien or the certificate. The managing entity or the			
26		holder of the lien, at its option, may from time to time remove a trustee			
27		previously appointed and appoint a successor trustee by filing a substitution			
28		of trustee with the clerk of superior court. Counsel for the managing entity or			
29		for the holder of the lien may be appointed by the managing entity or by the			
30		holder of the lien to serve as the trustee and may serve in that capacity as long			
31		as the owner does not contest the obligation to pay the amount of any sums			
32		due the managing entity or the holder of the lien, or the validity, enforcement,			
33		or foreclosure of the claim of lien as provided in subsection (e) of this section.			
34		A trustee appointed pursuant to this subsection shall have the same fiduciary			
35		duties and obligations as a trustee in the foreclosure of a deed of trust and is a			
36		neutral third party. While serving as trustee in the foreclosure proceeding, a			
37		trustee may not advocate for the managing entity or the holder of the lien or			
38		the owner of the timeshare subject to foreclosure. The trustee shall be entitled			
39		to a commission for services rendered which shall include fees, costs, and			
40		expenses reasonably incurred by the trustee in connection with the timeshare			
41		trustee foreclosure procedure, whether or not a sale is held. The trustee's			
42		commission shall be paid without regard to any limitations on compensation			
43		otherwise provided by law, including, without limitation, the provisions of			
44		G.S. 45-21.15. The trustee may use a third party to conduct the sale on behalf			
45		of the trustee and the trustee is liable for the conduct of the sale and the actions			
46		of the third party with respect to the conduct of the sale.			
47	<u>(2)</u>	At least 30 days prior to the day fixed for the timeshare trustee foreclosure,			
48		the trustee shall send notice by registered or certified mail, return receipt			
49 50		requested, or by designated delivery service pursuant to 26 U.S.C. §			
50		7502(f)(2) with a delivery receipt requested, to the owner at the owner's			
51		known address as recorded in the books and records of the timeshare program,			

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1		in lieu of personal service, and to all lienhold	ers that received notice under
2		subsection (e) of this section. If within 10 day	s following the mailing of the
3		notice of the sale a return receipt or delivery re	ceipt has not been received by
4		the trustee indicating receipt of the notice, the	n the trustee shall have notice
5		published in a newspaper in the same manner as	s described in subsection (f) of
5		this section.	
7	<u>(3)</u>	The notice of sale shall contain at least all of th	<u>e following:</u>
3		<u>a.</u> <u>The name and address of the owner and</u>	any junior interest holders.
)		b. <u>The legal description of the timeshare.</u>	
)		c. The name and address of the trustee.	
		c.The name and address of the trustee.d.A description of the default that is the b	asis for the judgment.
		e. <u>The filing information for the claim of l</u>	ien and judgment.
		e.The filing information for the claim of lf.The amounts secured by the lien and a p	er diem amount to account for
		further accrual of the amounts secured b	by the lien.
		g. The date, location, and starting time of	the trustee's sale.
		h. The right and method by which the own	er may cure the default and the
		right of any junior interest holder to rec	leem its interest up to the date
		the trustee issues a certificate of sale in	accordance with subdivision
)		(8) of this subsection.	
)	<u>(4)</u>	The trustee shall add to the amount of the judg	gment as costs of the sale any
		postage or advertising expenses incurred by the	managing entity, holder of the
)		lien, or designated trustee in foreclosing under	this section.
	<u>(5)</u>	The managing entity, holder of the lien, and an	ny other person other than the
		trustee may bid at the sale. In lieu of participa	ting in the sale, the lienholder
		may send the trustee written bidding instru	ctions that the trustee shall
		announce as appropriate during the sale.	
	<u>(6)</u>	The trustee may postpone the sale from time to	o time. In such case, notice of
		postponement must be given by the trustee a	t the date, time, and location
		contained in the notice of sale. The notice of pe	ostponed sale shall be given in
		accordance with subdivision (2) of this subsect	
	<u>(7)</u>	The highest bidder at the sale shall pay the price	
		certified funds on the day of the sale. If the ma	
		lien is the highest bidder, the lienholder shall re	-
		set forth in the notice of sale, as described in sub	
	<u>(8)</u>	On the date of sale and upon receipt of the cas	
		the highest bidder, the trustee shall issue to the	-
		sale stating that a foreclosure conforming to the	-
		has occurred. The certificate shall include the	
		sale, that the timeshare was sold, the amounts	•
		amount of the highest bid. A copy of the c	
		first-class mail to the owner's address as record	
		the timeshare program. Upon issuance of a co	ertificate of sale, all rights of
		redemption are foreclosed and shall terminate.	
		e conducted under this section releases the owner	•
		ien. The managing entity or holder of the lien	
		the owner after a sale of the owner's timeshare u	
		n 10 calendar days after the trustee conducts a sale	
		I file with the clerk of superior court, a certificat	-
		n to or affirmed before a notary public. In furthe	
		npliance required under this subsection, the trus	
	attidavit or certi	fication from the managing entity or holder of	t the lien as to the facts and

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circumstanc	ces of	default and failure to cure the default.	The certificate of compliance shall
contain the			<b>E</b>
	<u>(1)</u>	A confirmation of delivery of the claim of	f lien and notice of timeshare trustee
2	(1)	foreclosure.	Then and notice of timeshare trustee
(	(2)	A statement that the default was not cured	I prior to the sale, that the trustee did
<u> </u>	(2)	not receive any written objection under su	
		• •	
		the timeshare was not redeemed under su	
,	( <b>2</b> )	of subsection ( <i>l</i> ) of this section.	d-1'
<u>(</u>	(3)	A confirmation that the notice of sale was	delivered to the owner or published
	4 . 1	prior to the sale.	
		st 10 calendar days after a sale conducted	■ 1
		on the trustee of a judicial action to enjoin	•
		e trustee shall issue a trustee's deed to the h	-
	_	records of the county in which the timesha	
include the	name	and address of the trustee, the name and ad	dress of the highest bidder, the name
		ner, and a legal description of the timeshare	
warranties of	of title	e from the trustee. The trustee's deed conv	veys to the highest bidder all rights,
title, and int	terest	in the timeshare that the former owner had	l, or had the power to convey, at the
time of the n	record	ing of the claim of lien, together with all rig	hts, title, and interest that the former
owner or the	e own	er's successors in interest acquired after the	e recording of the claim of lien.
<u>(p)</u>	The tr	ustee shall apply the proceeds of the sale as	s follows:
-	(1)	To the expenses of the sale, includin	g compensation of the trustee in
-		accordance with this section.	
(	(2)	To the amount owed and set forth in the r	notice of sale.
(	(3)	If there are junior interest holders, the true	
-	(0)	of superior court, naming the competin	
		payment to the clerk discharges the mar	• •
		trustee from liability to the extent of the	
		may be instituted in accordance with G.S.	
		entitled to the surplus.	. 45 21.52 to determine who may be
(	(4)	If there are no junior interest holders, or if	all junior interest holders have been
7	<u>(+)</u>	paid, any surplus shall be paid to the form	
(a)	Theory		
		ertificate of compliance and the trustee's dee	
		matters set forth in them, and action to set	
		filed or otherwise pursued against any per	
		uance and recording of the trustee's deed i	• •
· · ·	-	ties without actual knowledge of irregular	
		there is an irregularity in the foreclosure	· · ·
		the rights of the lienholder to the indebt	
		preclose the assessment lien in order to co	
		ction de novo for foreclosure of such	
		uired to correct an irregularity may be con	
<u>(r)</u>	The m	anaging entity, holder of the lien, or design	nated trustee may combine the claim
		te, notice of sale, certificate of complia	-
documents	part o	f the timeshare trustee foreclosure proceed	lure against timeshares of different
owners if be	oth of	the following criteria are met:	
(	(1)	All timeshares are part of the same timesl	hare project.
	(2)	The declaration giving rise to the right	
-	-	assessments creates default and remedy of	
		same for each owner named in the timesh	•

#### **General Assembly Of North Carolina** Session 2025 A claim of lien securing a debt consisting solely of fines imposed by the managing 1 (s) 2 entity, interest on unpaid fines, or attorneys' fees incurred by the managing entity solely associated with fines imposed by the managing entity may be enforced by judicial foreclosure, 3 4 as provided in Article 29A of Chapter 1 of the General Statutes. In addition, any claim of lien securing a debt consisting solely of service, collection, consulting, or administration fees may 5 only be enforced by judicial foreclosure, as provided in Article 29A of Chapter 1 of the General 6 7 Statutes. 8 (t) All foreclosure proceedings commenced by a managing entity or the holder of the 9 lien before March 1, 2026, and all sales and transfers of real property as part of those proceedings 10 pursuant to the provisions of this Chapter, Chapter 47A of the General Statutes, or provisions contained in a timeshare declaration are declared to be valid unless an action to set aside the 11 foreclosure is commenced on or before March 1, 2026, or within one year after the date of the 12 foreclosure sale, whichever occurs last." 13 14 SECTION 3. G.S. 29-19 reads as rewritten: "§ 29-19. Succession by, through and from children born out of wedlock. 15 16 . . . 17 (b) For purposes of intestate succession, a child born out of wedlock shall be entitled to take by, through and from: 18 19 Any person who has been finally adjudged to be the father of the child (1)20 pursuant to the provisions of G.S. 49-1 through 49-9 or the provisions of 21 G.S. 49-14 through 49-16:49-16. 22 (2)Any person who has acknowledged himself during his own lifetime and the 23 child's lifetime to be the father of the child in a written instrument executed or 24 acknowledged before a certifying officer named in G.S. 52-10(b) and filed 25 during his own lifetime and the child's lifetime in the office of the clerk of 26 superior court of the county where either he or the child resides.G.S. 52-10(b). 27 . . . . " 28 **SECTION 4.** G.S. 130A-101(f) reads as rewritten: 29 "(f) If the mother was unmarried at all times from date of conception through date of birth, 30 the name of the father shall not be entered on the certificate unless the child's mother and father 31 complete an affidavit acknowledging paternity which contains the following: 32 A sworn statement by the mother consenting to the assertion of paternity by (1)33 the father and declaring that the father is the child's natural father and that the 34 mother was unmarried at all times from the date of conception through the 35 date of birth: A sworn statement by the father declaring that he believes he is the natural 36 (2)37 father of the child: 38 Information explaining in plain language the effect of signing the affidavit, (3) 39 including a statement of parental rights and responsibilities and an 40 acknowledgment of the receipt of this information; and 41 The social security numbers of both parents. (4)42 The State Registrar, in consultation with the Child Support Enforcement Section of the 43 Division of Social Services, shall develop and disseminate a form affidavit for use in compliance 44 with this section, together with an information sheet that contains all the information required to 45 be disclosed by subdivision (3) of this subsection. 46 Upon the execution of the affidavit, the declaring father shall be listed as the father on the 47 birth certificate, subject to the declaring father's right to rescind under G.S. 110-132. The executed affidavit shall be filed with the registrar along with the birth certificate. In the event 48 49 paternity is properly placed at issue, a certified copy of the affidavit shall be admissible in any 50 action to establish paternity. The surname of the child shall be determined by the mother, except

1 if the father's name is entered on the certificate, the mother and father shall agree upon the child's

surname. If there is no agreement, the child's surname shall be the same as that of the mother.
 The execution and filing of this affidavit with the registrar does not affect rights of inheritance

4 unless the affidavit is also filed with the clerk of court in accordance with G.S. 29-19(b)(2)."

5 **SECTION 5.** Sections 1 and 2 of this act become effective December 1, 2025, and

6 apply to claims of lien filed on or after that date. Sections 3 and 4 of this act become effective

7 December 1, 2025, and apply to the estates of decedents opened on or after that date. The

8 remainder of this act is effective when it becomes law.