RECORDING REQUESTED BY:			
AND WHEN RECORDED MAIL TO:			
(Name)			
(Street Address)			
(City, State, and Zip)			
	RNIA MECH	IANICS L	LINE FOR RECORDER'S USE ——————————————————————————————————
The undersigned,(Complete name of person or eas it	aim of Lien - Civil Code Section	,	, claimant, claims a Mechanics Lien
upon the following described real property:	appears on contractor's license)		
upon the following described real property: The sum of \$ (Amount due on claim)	(Street address	and/or legal description, if avai	at the highest legal rate per annum
D + 1 + C :11: 1 1)) for the following work, labor, services,
equipment, and/or material furnished by claim	ant:(General de	scription of work, labor, service	es, equipment and/or materials provided by claimant)
General descript Claimant furnished the work and materials at t	ion of work, labor, services, equipment and he request of, or under co		ant)
The owner(s) or reputed owner(s) of the prope	rty if known and their ad	dresses is/are	(Your Customer)
The owner(s) of reputed owner(s) of the prope	ity ii known and their ad	dresses is/arc.	(The name(s) of owner(s) of real property)
(Address(es) of owner(s) of the pro	operty. This information can be obtained fi	om the county recorder's office	e or the building department)
Firm Name:	By:)		
(See instructions on next page for proper sign	ing)	(Sign	nature of claimant or authorized agent)
NOTICE OF M	ECHANICS I	I PENI ATT	(Printed name of agent and title)
Upon the recording of the enclosed MECH. is located, your property is subject to the filir on which the lien has been recorded. That le mechanics lien is recorded.	ng of a legal action seeking action must be filed	ng a court-ordered with the court no	d foreclosure sale of the real property o later than 90 days after the date the
The party identified in the mechanics lien may not have been paid for these items. You foreclosure action against your property. The labor, materials, or improvements provided to the property until the mechanics lien is released.	may have provided lab- are receiving this notice foreclosure action will your property. This ma	or or materials for because it is a re seek a sale of you y affect your ability	r improvements to your property and equired step in filing a mechanics lien ar property in order to pay for unpaid ty to borrow against, refinance, or sell
1 1 7		AV WICH TO C	DEAR WITH VOUD CONTDAC
BECAUSE THE LIEN AFFECTS YOUR TOR IMMEDIATELY, OR CONTACT A LIENS GO TO THE CONTRACT	AN ATTORNEY, OR OR'S STATE LICENS VERIFICAT		FEAR WITH YOUR CONTRAC- FORMATION ON MECHANICS 3 SITE AT www.cslb.ca.gov.
I, the undersigned, say: I am the claiman Mechanics Lien and know the contents there of Lien. I declare under penalty of perjury th	t or agent of the foregoi	ng Mechanics Lie	en claimant; I have read said claim of I am authorized to execute this Claim
Executed on, 20, 20,	, at	(Name of the city where this d	, California
(Printed Name)		(Signature	of the individual who verifies that the contents of the claim of mechanics lien are true)
PROOI	F OF SERVIC	E AFFIDA	AVIT
			d copies of the above MECHANICS LIEN
(check appropriate box) (a) 🗖 By First Class Mail			
postage prepaid, addressed to each of the parties	at the address shown belo	w to:	(Name and title of Owner or Reputed Owner)
at(Addre			
I declare under penalty of perjury under the laws Signed at, Calif	of the state of California th	nat the foregoing is	true and correct.
	(Date) OF CERTIFIED OR REGISTE		

INFORMATION ABOUT MECHANICS LIENS

A Claimant who has a direct contractual relationship with the owner must record his/her Claim of Mechanics Lien after he/she has completed the work of improvement and within ninety (90) days after completion of all of the work, unless the owner records a Notice of Completion or a Notice of Cessation, in which case the Claim of Mechanics Lien must be recorded within sixty (60) days after recordation of the Notice of Completion or Notice of Cessation.

The claimant who does not have a direct contractual relationship with the owner can record his/her Claim of Mechanics Lien after he/she has ceased furnishing labor, services, equipment and/or materials, and within ninety (90) days after completion of the work of improvement, unless the owner has recorded a Notice of Completion or a Notice of Cessation, which in that case, the Claim of Mechanics Lien must be recorded within thirty (30) days after recordation of the Notice of Completion or Notice of Cessation. A claimant who does not have a direct contractual relationship with the owner of the property, must as a prerequisite to the recording of a Mechanics Lien first serve a Preliminary Notice in compliance with California Civil Code 8100-8118, 8200-8216, 9300-9306 as amended.

This review covers only some of the basic time periods and requirements applicable to the recording of Mechanics Liens under California law. This review is not intended to give a comprehensive review of the very technical subject of Mechanics Liens. Therefore, if you have any questions as to procedure, consult a lawyer.

RECORDING INFORMATION

The claim of Mechanics Lien must be recorded in the county where the work of improvement is located. Check with the office of the county recorder where the claim of lien will be recorded for the correct fee. The recorder will not record a document unless it is accompanied by the correct fee.

INSTRUCTIONS FOR SIGNING AND VERIFYING THIS FORM

Signature: If the claimant is a corporation, an officer or authorized agent should sign. If the claimant is a partnership, a partner or authorized agent should sign. If the claimant is a sole proprietorship, whether or not doing business under a fictitious name, the owner of the business or an authorized agent should sign. Refer to the following examples:

CORPORATION	SOLE PROPRIETORSHIP (Fictitious business name)
NAME OF CLAIMANT:	NAME OF CLAIMANT:
BY:	BY:
PARTNERSHIP	SOLE PROPRIETORSHIP (Owner's name)
NAME OF CLAIMANT:	NAME OF CLAIMANT:
BY:	BY:

VERIFICATION: This declaration is under penalty of perjury under the laws of the State of California. It does not have to be notarized. However, to be valid, the verification must contain the date it is signed and the signature.

This standard form is intended for the typical situations encountered in the field indicated.

However, before you sign, read it, fill in all blanks, and make whatever changes are appropriate and necessary to your particular transaction.

Consult a lawyer if you doubt the form's fitness for your purpose and use.