ENROLLED 1998 Legislature

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2	An act relating to molders; providing
3	definitions; providing obligations of molders
4	to customers; providing procedures and
5	conditions for acquisition of title to
6	unclaimed molds; creating s. 713.596, F.S.;
7	creating a molder's lien and specifying rights
8	of a molder; providing definitions; providing
9	procedures; providing for application and
10	repeal; providing an effective date.
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12	Be It Enacted by the Legislature of the State of Florida:
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14	Section 1. Acquisition of title to unclaimed molds
15	(1) DEFINITIONSAs used in this section, the term:
16	(a) "Customer" means any person who causes a molder to
17	fabricate, cast, or otherwise make a mold, or who provides a
18	molder with a mold with which to manufacture, assemble, cast,
19	fabricate, or otherwise make a product for a customer.
20	(b) "Mold" means a die, mold, form, or pattern, but
21	does not include computer software used to control or direct
22	automatic machines in a manufacturing process, and does not
23	include impressions, molds, models, or study casts used by a
24	dentist, orthotist, or prosthetist within the scope of his or
25	her practice.
26	(c) "Molder" means any person who fabricates, casts,
27	or otherwise makes or uses a mold for the purpose of
28	manufacturing, assembling, casting, fabricating, or otherwise
29	making a product for a customer. The term includes a tool or
30	die maker.
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"Records" means documents created or held by a 1 (d) 2 molder in its regular course of business. 3 "Unclaimed mold" means a mold which is in the (e) 4 custody of a molder, title to which remains in the customer who ordered or provided the mold, and which has not been used 5 6 to make a product for at least 3 years. 7 (2) OBLIGATIONS OF MOLDERS TO CUSTOMERS.--8 (a) For molds placed in the custody of a molder on or 9 after July 1, 1998, the molder shall: 1. Make and retain a written record containing, at a 10 minimum, the customer's name, address, and telephone number, a 11 12 description of the mold in sufficient detail for clear identification, the beginning date of the use of the mold, the 13 14 last date on which a purchase order was received for the use 15 of the mold, and the date on which the manufacture of the products for the purchase order was completed. 16 17 2. Inform the customer of the existence of the provisions of this section and provide the customer with a 18 19 copy of the provisions of this section upon the customer's 20 request. 21 3. Provide the customer with the following warning in conspicuous type and in substantially the following form: 22 23 WARNING: YOUR FAILURE TO MAKE TIMELY ARRANGEMENTS FOR THE 24 DISPOSITION OF A MOLD UPON COMPLETION OF ITS USE BY THE MOLDER 25 26 WILL RESULT IN A TRANSFER OF YOUR RIGHTS IN THAT MOLD TO THE 27 MOLDER AS PROVIDED BY LAW. 28 (b) Regardless of the date of placing the mold in the 29 custody of the molder, the molder shall: 1. Update its records if a customer informs the molder 30 of a change of address or if the molder receives a new 31 2

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purchase order from the customer for additional use of the 1 2 mold. 3 2. Inform the customer of the existence of the 4 provisions of this section when renewing or updating the 5 records relating to use of a mold ordered or provided by that 6 customer and provide the customer with a copy of the 7 provisions of this section upon the customer's request. 8 3. Provide the customer with the following warning in 9 conspicuous type and in substantially the following form: 10 11 WARNING: YOUR FAILURE TO MAKE TIMELY ARRANGEMENTS FOR THE 12 DISPOSITION OF A MOLD UPON COMPLETION OF ITS USE BY THE MOLDER 13 WILL RESULT IN A TRANSFER OF YOUR RIGHTS IN THAT MOLD TO THE 14 MOLDER AS PROVIDED BY LAW. 15 (3) CUSTOMER'S NOTICE.--It is the responsibility of a customer as the owner of a mold in the custody of a molder to 16 17 notify the molder promptly in writing of any change in the customer's address. Failure to notify the molder of this 18 19 change may result in the customer's loss of rights to the 20 property. 21 (4) ACQUISITION OF TITLE TO UNCLAIMED MOLDS.--(a) To acquire title to an unclaimed mold, a molder 22 23 must first give notice, to the customer who owns the mold and to any holder of a security interest in the mold which was 24 25 perfected in this state, of the molder's intent to acquire the title to the mold. The molder must make a good-faith and 26 reasonable search for the identity and last known address of 27 the customer from the molder's records and other records 28 29 reasonably available to the molder's staff. If the molder is able to identify the customer and the customer's last known 30 31 address, the molder shall give notice to the customer pursuant 3

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to paragraph (b). If the identity or last known address of 1 2 the customer remains unknown after a good-faith and reasonable 3 search, the molder shall give notice by publication pursuant 4 to paragraph (c). Notice to a holder of a perfected security 5 interest in the mold must be given pursuant to paragraph (d). 6 (b) If the molder is able to identify the customer and 7 the customer's last known address, the molder shall provide 8 notice of intent to acquire title to an unclaimed mold by 9 sending a notice by certified mail, return receipt requested, to the customer at the customer's last known address. The 10 notice shall include the date of mailing the notice, the name 11 12 of the customer, a description of the mold in sufficient detail for clear identification, the beginning date of the use 13 14 of the mold, the last date on which a purchase order was received for the use of the mold, the date on which the 15 manufacture of the products for the purchase order was 16 17 completed, the location of the mold, the name and address of the appropriate molder official to be contacted regarding the 18 19 mold, and a statement that within 90 days after the date of 20 receipt of the notice of intent to acquire title, the customer is required to remove the mold from the molder's premises or 21 contact the designated official to make contractual 22 23 arrangements for storage of the mold. (c) If the molder is unable to identify sufficient 24 information to send notice pursuant to paragraph (b), or if a 25 26 signed return receipt of a notice sent by certified mail pursuant to paragraph (b) is not received by the molder within 27 30 days after the notice is mailed, the molder shall publish 28 29 the notice of intent to acquire title to the unclaimed mold at least twice, 60 or more days apart, in a publication of 30 general circulation in the county in which the molder is 31 4

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located and the county of the customer's last known address, 1 2 if known. The published notice shall contain all the 3 information required in paragraph (b) which is available to 4 the molder. 5 (d) The molder must make a search of Uniform 6 Commercial Code lien filings with the Florida Department of 7 State, Division of Corporations, and, if the molder is able to 8 identify a holder of a perfected security interest in the 9 mold, the molder shall provide notice of intent to acquire title to the mold by sending a notice by certified mail, 10 return receipt requested, to the lienholder at the 11 12 lienholder's last address of record with the division. The 13 notice shall contain all the information required by paragraph 14 (b) which is available to the molder. 15 (5) MOLDER GAINING TITLE TO PROPERTY; CONDITIONS.--Beginning July 1, 1998, a molder acquires title 16 17 to an unclaimed mold under any of the following circumstances: 18 (a) For an unclaimed mold for which a molder provides 19 notice to a customer in accordance with paragraph (4)(b) and 20 for which a signed receipt is received, if the customer or 21 anyone having a legal interest in the mold does not contact the molder and either remove the mold from the molder's 22 23 premises or make contractual arrangements with the molder for storage of the mold within 90 days after the date notice was 24 25 received. 26 (b) For an unclaimed mold for which notice by 27 publication is made pursuant to paragraph (4)(c), if the 28 customer or anyone having a legal interest in the mold does 29 not contact the molder and either remove the mold from the 30 molder's premises or make contractual arrangements with the 31 5

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molder for storage of the mold within 90 days after the date 1 2 of the second publication. 3 (6) CONTRACTUAL OBLIGATIONS. -- Notwithstanding the provisions of this section, a molder and a customer may bind 4 themselves to different provisions by written contract. 5 6 (7) EFFECT ON OTHER RIGHTS. -- This section does not 7 affect the rights of a holder of a perfected security interest 8 in a mold or any right of the customer under federal patent or 9 copyright law or federal law relating to unfair competition. (8) TITLE OF PROPERTY ACQUIRED FROM A MOLDER.--A 10 molder who acquires title to a mold under this section passes 11 12 good title to another when transferring the mold with the 13 intent to pass title. 14 Section 2. Section 713.596, Florida Statutes, is 15 created to read: 713.596 Molder's liens.--16 17 (1) DEFINITIONS.--As used in this section, the term: (a) "Customer" means any person who causes a molder to 18 19 fabricate, cast, or otherwise make a mold, or who provides a 20 molder with a mold with which to manufacture, assemble, cast, 21 fabricate, or otherwise make a product for a customer. "Mold" means a die, mold, form, or pattern, but 22 (b) 23 does not include computer software used to control or direct automatic machines in a manufacturing process, and does not 24 include impressions, molds, models, or study casts used by a 25 26 dentist, orthotist, or prosthetist within the scope of his or 27 her practice. "Molder" means any person who fabricates, casts, 28 (C) 29 or otherwise makes or uses a mold for the purpose of 30 manufacturing, assembling, casting, fabricating, or otherwise 31 6

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making a product for a customer. The term includes a tool or 1 2 die maker. 3 (2) LIENS.--4 (a) A molder that has not received payment from a 5 customer in accordance with the terms of the contract between 6 the two has a lien on a mold in the molder's possession which 7 belongs to that customer. The lien is for the balance due the 8 molder from the customer for any work that the molder has 9 performed for the customer in manufacturing or fabricating products for the customer using the mold and for the value of 10 all material related to such work. The molder may retain 11 12 possession of the mold until the debts are paid. (b) Before enforcing the lien, the molder must notify 13 14 the customer in writing of the claim of lien. The notice must 15 be either delivered personally or sent by certified mail, return receipt requested, to the last known address of the 16 17 customer. The notice must state that the molder claims a lien for the balance due for work that the molder has performed in 18 19 manufacturing or fabricating products for the customer using 20 the mold and for the value of related materials as is specified in the notice. Additionally, the notice must include 21 a statement of the amount of the balance owed, a demand for 22 23 payment, and a statement of the location of the mold. Finally, the notice must include the following warning in conspicuous 24 type and in substantially the following form: 25 26 WARNING: YOUR FAILURE TO PAY THE UNPAID BALANCE AS STATED 27 HEREIN WILL RESULT IN THE IMPOSITION OF A LIEN ON THE MOLD DESCRIBED HEREIN AND IN THE SALE OF THAT MOLD AS PROVIDED BY 28 29 LAW. (c) If the customer does not pay the amount due as 30 31 stated in the notice within 60 days after the date of receipt 7 CODING: Words stricken are deletions; words underlined are additions.

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of the notice, the molder may sell the mold at a public 1 auction. However, the mold may not be sold if there is a 2 3 good-faith dispute or litigation between the molder and the 4 customer concerning either the quality of the products made or 5 fabricated by use of the mold or the amount due. 6 (3) SALE.--7 (a) Before a molder may sell a mold, the molder must 8 notify the customer and any holder of a security interest 9 perfected in this state of the intended sale. The notice must be by certified mail, return receipt requested, and must 10 include: 11 12 1. Notice of the molder's intent to sell the mold 30 13 days after the customer's receipt of the notice. 14 2. A description of the mold to be sold. 15 3. The time and place of the sale. 4. An itemized statement of the amount due. 16 17 (b) If there is no return of the receipt of the mailing or if the postal service returns the notice as being 18 19 nondeliverable, the molder must publish notice, at least 30 20 days before the date of sale in a newspaper of general circulation in the county of the customer's last known place 21 of business, of the molder's intent to sell the mold. The 22 23 notice must include a description of the mold to be sold and the time and place of the sale.2 24 (c)1. The proceeds of the sale must be paid first to 25 any holder of a security interest perfected in this state. Any 26 excess must be paid to the molder holding the lien created by 27 this section. Any remaining amount is to be paid to the 28 29 customer, if the customer's address is known, or to the State 30 Treasurer for deposit in the General Revenue Fund if the 31 8

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    customer's address is unknown to the molder at the time of the
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    sale.
           2. A sale may not be made under this section if it
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    would be in violation of any right of a customer under federal
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    patent or copyright law.
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           Section 3. Section 1 of this act applies only to
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    contracts entered into before January 1, 1999, and is repealed
    effective January 1, 2001.
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           Section 4. This act shall take effect July 1, 1998.
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