

MECHANIC'S LIEN

(Claim of Lien)

(Olair	5. 2.5.17
The undersigned, CHAVARRIA GLASS SERVICE	F INC dba A 1 CLASS SERVICE
	E, INC. aba A-1 GLASS SERVICE , referred to person or firm claiming mechanic's lien)
n this Claim of Lien as the Claimant, claims a mechanic's lien for the lab	oor, services, equipment and/or materials described below, furnished for a work of
nprovement upon that certain real property located in the County ofI	DOUGLAS COUNTY State of ANIMAX
1270 TINGOLN WAY CAL	UE DOOK NEVADA
	of property where the work and/or materials were furnished.
Although the street address is s	ulficient, it is advisable to give both the street address and the legal description.)
Lot 15 & 17	
After deducting all just credits and offsets, the sum of $\$_1$, 650 .	
	(Amount of claim due and unpaid)
Legal rate percent per annum f	from <u>October 15,</u> 19 <u>87</u> , is due Claimant
(See note on reverse side)	(Date when amount of claim became due)
r the following labor, services, equipment and/or materials furnished by C	Materials and labor
	(General description of the work and/or materials furnished)
for qlass installation	
	\ \
The name of the person or company by whom Claimant was employed	d, or to whom Claimant furnished the labor, services, equipment and/or materials is
REED BADGELY dba BADGELY CONSTRI (Usually name of person or firm who ordered from	ICTION m, or contracted with Claimant for the work and/or materials)
The name(s) and address(es) of the owner(s) or reputed owner(s) of the	he real property is/are: GLORIA STELLABOTTE
5709 LENYS, NORTH HOLLYWOOD, CA	
(This information can be obtained from the C	county Assessor's office where the real property is located)
	CHAVARRIA GLASS SERVICE, INC Name of Claimant dba A-1 GLASS SERVICE
SEE REVERSE SIDE FOR ADDITIONAL INSTRUCTIONS	(See instructions on reverse side for proper signing)
	1 All huiz was
	By: (Signalure of Clasimant or authorized agent and title)
	JEFF CHAVARRIA, President
	<u>.</u>
VE	RIFICATION CHAVARRIA GLASS SERVICE, INC.
I, the undersigned, declare: I am the President (Title)	of A-1 GLASS SERVICE , the Claimant
• ,	his verification for the Claimant; I have read the foregoing claim of mechanic's lien and
now the contents thereof, and the same is true of my own knowledge.	
NA	AVADA
l declare under penalty of perjury under the laws of the State of স্কোন	
January 13 1088	To Manderice

WOLCOTTS FORM 1024—MECHANIC'S LIEN (Claim of Lien)—Rev. 5-82 (price class 3)

(Date of signature)

171343

1982 WOLCOTTS, INC.

dual who verifies that the contents of the claim of mechanic's lien are true)





A claimant who contracted directly with the owner must record his claim of mechanic's lien after he has completed his contract and within 90 days after completion of the work of improvement as a whole, unless the owner records a notice of completion or notice of cessation, in which case the claim of mechanic's lien must be recorded within 60 days after recordation of the notice of completion or notice of cessation. A claimant who did not contract directly with the owner must record his claim of mechanic's lien after he has ceased furnishing labor, services, equipment and/or materials, and within 90 days after completion of the work of improvement, unless the owner records a notice of completion or notice of cessation, in which case the claim of mechanic's lien must be recorded within 30 days after recordation of the notice of completion or notice of cessation.

This summary covers only some of the basic time periods applicable to mechanics' liens under California law, and does not purport to give a comprehensive review of this highly technical subject. Therefore, if you have any questions as to procedure, consult a lawyer.

RECORDING INFORMATION

The claim of mechanic's 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.

INTEREST RATES

To establish the proper interest rate to be charged on the unpaid amount of the claim, refer to the applicable contract provisions. If the contract does not specify a rate, or if the contract is oral, interest may not be charged in excess of the legal rate of 7% per annum.

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 business name, the owner of the business or an authorized agent should sign. Refer to the following examples:

CORPORATION	SOLE PROPRIETORSHIP (Fictitious Business Name)	San Marie
Name of Claimant Johnson Electrical Co.,	Inc. Name of Claimant Speedy Electrical Co.	
By Sid Johnson, Prag.	By Sid Johnson, Oleman	
0		
PARTNERSHIP	SOLE PROPRIETORSHIP (Own Name)	
Name of Claimant Johnson Electrical Co.	Name of Claimant Sid Johnson Electric Co.	
By Sid Oolman Parton	By Sid Johnson, Oluman	
0		

Verification: This is a declaration 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.

JAN 25 P3:58

5 60 PAID DEC DEPUTY 171343

BOOK 188 PAGE 2878