PRELIMINARY NOTICES ON PRIVATE COMMERCIAL PROJECTS



The first step to secure mechanic's lien rights on a **private commercial project** may be to serve a preliminary notice.

A preliminary notice is not a mechanic's lien. It's a prerequisite to filing a mechanic's lien and identifies you as a supplier of labor and/or materials to the construction project.

Depending on the state in which it's served, a preliminary notice may go by a

33 STATES HAVE A STATUTORY PRELIMINARY NOTICE

Generally, a notice is required on private commercial projects in the following states to protect any future rights to file a mechanic's lien.

- Alabama
- Alaska
- Arizona
- Arkansas
- California
- Florida
- Georgia

- lowa
- Kentucky
- Louisiana
- Maryland
- Massachusetts
- Michigan
- Minnesota

- Mississippi
- Missouri
- Nevada
- New Hampshire
- **New Mexico**
- North Carolina
- Ohio

- Oklahoma
- Oregon
- Pennsylvania
- Rhode Island
- South Carolina
- South Dakota
- Tennessee

- Texas
- Utah
- Washington
- Wisconsin
- Wyoming

4 STATES HAVE AN OPTIONAL NOTICE









ALTHOUGH A NOTICE ISN'T REQUIRED IN THESE STATES, SERVING A NON-STATUTORY NOTICE IS RECOMMENDED.

13 STATES DON'T HAVE A STATUTORY NOTICE

 Connecticut Delaware

Hawaii

 Idaho Illinois

Indiana

- Kansas
- Maine

Montana

- Nebraska
- **New York**
- North Dakota
- Vermont

The notice, even when not required, drives payment & makes you a payment priority.

97.3% OF THE TIME, SERVING A NOTICE WILL GET YOU PAID

WE'LL HELP YOU PROTECT & COLLECT. CONTACT NCS CREDIT TODAY!



Collection Services | UCC Services | Notice & Mechanic's Lien Services | Education & Resources 800.826.5256 | SecureYourTomorrow@NCScredit.com | www.NCScredit.com