



COMMON JUDGMENTS & LIENS THAT AFFECT TITLE



There are a number of types of judgments and liens that can attach to your client and/or their property that affect title when they sell or refinance. Many of these will remain on title for anywhere from 7-20 years or more and must be satisfied accordingly. They may be required by their lender to pay off the lien or judgment in order to close their refinance, or if they're selling their property, a portion of the proceeds may be used in order to satisfy the lien so they can pass on a clean title to the buyer. Below are some of the most common types you may encounter on a preliminary title report that will notify you up front if there are any that will need to be addressed throughout the transaction process. If you see one of these items on your prelim, don't hesitate to call me to discuss the best course of action to address and remedy it!

Judgments - Money Judgments, Spousal Support and/or Child Support

- Attaches to all property owned by debtor.
- A money judgment has a duration of 10 years in CA from the date it's filed.
- Spousal and child support judgment durations extend past 10 years. Spousal support judgments will be considered until released, while a child support judgment will be considered for up to 5 years past when the child reaches the age of maturity.
- If you are sued and a money judgment is awarded to the creditor, it can be extended for an additional 10 years when a renewal is recorded within 10 years of the original date of entry.
- A judgment in favor of the United States of America, a Federal Corporation, has a duration of 20 years.

Personal Liens - Federal Tax Liens, State Tax Liens, EDD Liens, County Tax Liens

- Like judgments, these attach to all property owned by the debtor.
- All of these liens have a duration of 10 years from the date recorded unless otherwise released.
- These liens can be continued indefinitely by refiling the notice before the original lien or continuation expires.
- Title will not close without a demand on federal and state tax liens.

Property Liens - Mechanic's Liens, Notice of Action (Lis Pendens, HOA Liens, Substandard/Abatement Liens)

- Only attaches to a specific property.
- A Mechanic's Lien is created when a contractor or subcontractor that has performed work on a specific property was not paid upon completion of work. It has a duration of 90 days from the date recorded and the contractor may foreclose on the property, but has to commence this action within the 90 day timeframe.
- A Lis Pendens is a notice that a court action affecting the property has been filed. This document may also be used to foreclose on a property under a Mechanic's Lien. A Lis Pendens has a perpetual duration and must be released or withdrawn.
- Homeowner's Association liens are recorded when a property owner is delinquent on their HOA dues. There is no fixed duration for this type of lien, so escrow must get a demand.
- Substandard Liens are recorded by the city or county. They can be for a number of things including hazardous substances, weed abatement, or substandard dwellings. These liens do not have a fixed duration. Escrow must order a demand to find out if money is owed.



CHICAGO TITLE

www.ChicagoTitle.com

© 2018 Chicago Title. All rights reserved.
Information is deemed reliable, but not guaranteed.