

CHAPTER 571

HARVESTER'S LIEN

Referred to in [§570.1](#)

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571.1 Nature of lien. Repealed by 2003 Acts, ch 82, §14.

571.1A Definitions.

As used in [this chapter](#), unless the context otherwise requires:

1. “*Crop*” includes but is not limited to corn, soybeans, hay, straw, and crops produced on trees, vines, or bushes.
2. “*Harvester*” means a person who performs harvesting services.
3. “*Harvesting services*” means baling, chopping, combining, cutting, husking, picking, shelling, stacking, threshing, or windrowing a crop, regardless of the means or method employed.
4. “*Harvester’s lien*” or “*lien*” means the harvester’s lien created in [section 571.1B](#).
[2003 Acts, ch 82, §9](#); [2007 Acts, ch 126, §99](#)

571.1B Lien created.

A harvester shall have an agricultural lien as provided in [section 554.9102](#) for the reasonable value of harvesting services. The harvester is a secured party and the person for whom the harvester renders such harvesting services is a debtor for purposes of [chapter 554, article 9](#). The lien applies to crops harvested by the harvester.

[2003 Acts, ch 82, §10](#)

Referred to in [§571.1A](#), [§571.3](#)

571.2 Priority of lien. Repealed by 2003 Acts, ch 82, §14.

571.3 Perfecting the lien — filing requirements.

Except as provided in [this section](#), a financing statement filed to perfect a harvester’s lien shall be governed by [chapter 554, article 9, part 5](#), in the same manner as any other financing statement.

1. The lien becomes effective at the time that the harvesting services provided under [section 571.1B](#) are rendered.
2. In order to perfect the lien, the harvester must file a financing statement in the office of the secretary of state as provided in [section 554.9308](#) within ten days after the last date that the harvesting services were rendered. The financing statement shall meet the requirements of [section 554.9502, subsection 1](#), and include all applicable information described in [section 554.9516](#). Filing a financing statement as provided in [this subsection](#) satisfies all requirements for perfection of an agricultural lien as provided in [chapter 554, article 9](#).

[C35, §10269-e3; C39, §10269.3; C46, 50, 54, 58, 62, 66, 71, 73, 75, 77, 79, 81, §571.3]

[86 Acts, ch 1033, §1](#); [2003 Acts, ch 82, §11](#)

Referred to in [§570A.5](#), [§571.3A](#)

571.3A Priority of lien.

Except as provided in [this section](#), [section 554.9322](#) shall govern the priority of a harvester’s lien that is effective or perfected as provided in [section 571.3](#).

1. A harvester’s lien that is effective but not perfected under [section 571.3](#) shall have priority as provided in [section 554.9322](#).

2. A harvester's lien that is perfected under [section 571.3](#) shall have priority over a conflicting security interest in harvested crops regardless of when such security interest is perfected. A perfected harvester's lien shall have priority over a conflicting landlord's lien as provided in [chapter 570](#), regardless of when such landlord's lien is perfected.

[2003 Acts, ch 82, §12](#)

Referred to in [§570A.5](#)

571.4 Enforcement — time limit. Repealed by 2003 Acts, ch 82, §14.

571.5 Enforcement of lien.

A harvester may enforce a harvester's lien in the manner provided for agricultural liens pursuant to the uniform commercial code, [chapter 554, article 9, part 6](#).

[C35, §10269-e5; C39, §10269.5; C46, 50, 54, 58, 62, 66, 71, 73, 75, 77, 79, 81, §571.5]

[2000 Acts, ch 1149, §179, 187; 2003 Acts, ch 82, §13](#)

571.6 Acknowledgment of satisfaction. Repealed by 2003 Acts, ch 82, §14.