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#### A bill to be entitled

2 An act relating to general assignments; amending s. 3 727.103, F.S.; defining the term "negative notice"; 4 amending s. 727.104, F.S.; requiring an assignee's 5 bond to be in at least a specific amount or double the 6 liquidation value of the unencumbered and liquid 7 assets of the estate, whichever is higher; amending s. 8 727.108, F.S.; authorizing an assignee to conduct 9 certain discovery to determine whether to prosecute certain claims or causes of action; extending the time 10 11 period an assignee may conduct the business of the 12 assignor; authorizing the assignee to continue 13 conducting the business of the assignor under certain circumstances by serving negative notice; amending s. 14 15 727.109, F.S.; extending the time period for which a 16 court may authorize an assignee to conduct the 17 business of the assignor; amending s. 727.110, F.S.; 18 providing procedures for an assignee's rejection of an 19 unexpired lease of nonresidential real property or of 20 personal property; requiring the assignee to serve a notice of rejection on certain persons and file it 21 22 with the court; requiring that a notice of rejection 23 for personal property include certain information 24 about the affected property; specifying the effective 25 date of the rejection; requiring the estate's rights and obligations to and liability for the affected 26 27 property to terminate under certain circumstances; 28 amending s. 727.111, F.S.; extending the minimum time

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29 period for giving notice to the assignor and 30 creditors; conforming language; providing a procedure for serving notice on certain persons; requiring an 31 objection to be filed and served within a specific 32 33 time period; requiring the notice to be in a specified 34 form; providing that the assignee may take certain 35 actions if an objection is not filed; requiring the 36 court to hear a filed objection; authorizing the court to shorten negative notice under certain 37 circumstances; providing that a party may raise the 38 shortened notice period in certain objections; 39 40 requiring a certificate of service for negative notice to be filed with the court under certain 41 42 circumstances; requiring negative notice to be given 43 to certain persons under certain circumstances; 44 amending s. 727.113, F.S.; providing procedures for serving an objection to a claim; providing that the 45 46 Florida Rules of Civil Procedure apply to objections 47 to claims in all pending cases beginning on a specific date; creating s. 727.117, F.S.; requiring an 48 assignee's deed to be in a specific form; providing an 49 50 effective date. 51 52 Be It Enacted by the Legislature of the State of Florida: 53 54 Section 1. Present subsection (13) of section 727.103,

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subsection (13) is added to that section, to read:

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Florida Statutes, is redesignated as subsection (14), and a new

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57 727.103 Definitions.-As used in this chapter, unless the 58 context requires a different meaning, the term: 59 "Negative notice" means notice as set forth in s. (13) 60 727.111(4) which, unless a response is filed within 21 days 61 after the date of service thereof, allows certain actions set 62 forth in the notice to occur. Section 2. Subsection (2) of section 727.104, Florida 63 64 Statutes, is amended to read: 65 727.104 Commencement of proceedings.-Within 10 days after delivery of the assignment to the 66 (2) assignee, the assignee shall: 67 68 (a) Record the original assignment in the public records 69 of the county in which the assignor had its principal place of 70 business and shall thereafter promptly record a certified copy 71 of the assignment in each county where assets of the estate are 72 located.; 73 File, in the office of the clerk of the court in the (b) 74 county of the assignor's place of business if it has one, in the 75 county of its chief executive office if it has more than one 76 place of business, or in the county of the assignor's residence 77 if the assignor is an individual not engaged in business, in 78 accordance with the procedures for filing a complaint as set 79 forth in the Florida Rules of Civil Procedure, a petition setting forth the name and address of the assignor and the name 80 81 and address of the assignee; a copy of the assignment, together 82 with Schedules A and B; and a request that the court fix the 83 amount of the assignee's bond to be filed with the clerk of the 84 court. This bond is shall be subject to reconsideration upon the

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85 motion of any party in interest after notice and hearing. The 86 bond is shall be payable to the clerk of the court, in an amount 87 not less than \$25,000 or double the liquidation value of the unencumbered and liquid assets of the estate as set forth in 88 89 Schedule B, whichever is higher, conditioned upon the assignee's 90 faithful discharge of her or his duties. Within 30 days after the court enters an order setting the amount of such bond, the 91 assignee shall file the bond with the clerk of the court, who 92 93 shall approve the bond.

94 Section 3. Subsections (1) and (4) of section 727.108, 95 Florida Statutes, are amended to read:

96

727.108 Duties of assignee.-The assignee shall:

97 (1) Collect and reduce to money the assets of the estate,
98 whether by suit in any court of competent jurisdiction or by
99 public or private sale, including, but not limited to,
100 prosecuting any tort claims or causes of action <u>that</u> which were
101 previously held by the assignor, regardless of any generally
102 applicable law concerning the nonassignability of tort claims or
103 causes of action., and;

(a) With respect to the estate's claims and causes ofaction, the assignee may:

106 <u>1. Conduct discovery as provided under the Florida Rules</u> 107 <u>of Civil Procedure to determine whether to prosecute such claims</u> 108 or causes of actions.

109 <u>2.</u> Prosecute such claims or causes of action as provided 110 in this section. or

111 <u>3.</u> Sell and assign, in whole or in part, such claims or 112 causes of action to another person or entity on the terms that

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113 the assignee determines are in the best interest of the estate 114 under to s. 727.111(4).; and

115 In an action in any court by the assignee or the first (b) 116 immediate transferee of the assignee, other than an affiliate or 117 insider of the assignor, against a defendant to assert a claim 118 or chose in action of the estate, the claim is not subject to, and any remedy may not be limited by, a defense based on the 119 assignor's acquiescence, cooperation, or participation in the 120 121 wrongful act by the defendant which forms the basis of the claim 122 or chose in action.

123 Conduct the business of the assignor for a limited (4) 124 period that may not to exceed 45 14 calendar days, if doing so 125 is in the best interest of the estate, or for a longer period 126 if  $\tau$  in the best interest of the estate, upon notice and until 127 such time as an objection, if any, is sustained by the court; 128 however, the assignee may not operate the business of the 129 assignor for longer than 45 calendar days without a court order 130 authorizing such operation if an objection by a party in interest is interposed to the assignee's motion for authority to 131 132 operate the assignor's business. An assignee's authorization to 133 conduct the business of the assignor may be extended for a 134 period longer than 45 days upon service of negative notice. If 135 no timely objection is filed with the court, the assignee may 136 continue to operate the assignor's business for an additional 90 137 days. The court may extend the 90-day period if it finds an 138 extension to be in the best interest of the estate. 139 Section 4. Subsection (3) of section 727.109, Florida 140 Statutes, is amended to read:

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141	727.109 Power of the courtThe court shall have power to:
142	(3) Upon notice and a hearing, if requested, authorize the
143	business of the assignor to be conducted by the assignee for
144	longer than $\underline{45}$ $\underline{14}$ calendar days, if in the best interest of the
145	estate.
146	Section 5. Subsection (3) is added to section 727.110,
147	Florida Statutes, to read:
148	727.110 Actions by assignee and other parties in
149	interest
150	(3) As to an assignee's rejection of an unexpired lease of
151	nonresidential real property or of personal property, as
152	provided under ss. 727.108(5) and 727.109(6):
153	(a) The assignee shall file a notice of rejection with the
154	court and serve a copy on the owner or lessor of the affected
155	property and, for personal property, on the landlord of the
156	premises on which the property is located. A notice of rejection
157	relating to personal property must identify the affected
158	property, the address at which the affected property is located,
159	the name and telephone number of the person in possession of the
160	affected property, and the deadline for removal of the affected
161	property.
162	(b) The effective date of the rejection is the date of
163	entry of a court order authorizing such rejection.
164	(c) If the lessor of the affected property fails to take
165	possession thereof after notice of the rejection, the estate's
166	rights and obligations to and liability for the property
167	terminate upon the effective date of the rejection.
168	Section 6. Subsections (4), (6), and (8) of section

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169 727.111, Florida Statutes, are amended to read:

170

727.111 Notice.-

171 The assignee shall give the assignor and all creditors (4) 172 at least not less than 21 20 days' notice by mail of a proposed 173 sale of assets of the estate other than in the ordinary course 174 of business, the assignee's continued operation of the 175 assignor's business for longer than 45 14 calendar days, the 176 compromise or settlement of a controversy, and the payment of 177 fees and expenses to the assignee and to professional persons 178 employed by the assignee pursuant to s. 727.108(7). The notice 179 shall be served on all creditors and their attorneys, if any, at 180 the address provided in the creditor's proof of claim. If a 181 proof of claim has not been filed by a creditor that is registered to do business in this state, the notice must be 182 183 served on the creditor's registered agent as listed with the 184 Division of Corporations of the Department of State and on the 185 creditor's attorney, if known. If a proof of claim has not been 186 filed and the creditor does not have a registered agent within 187 the state, the notice must be served on the creditor at the 188 address listed in the schedules filed by the assignor. Objection 189 Any objections to the proposed action must be filed and served 190 upon the assignee and the assignee's attorney, if any, within 21 191 days after service of the notice not less than 3 days before the 192 date of the proposed action. The notice shall be in the 193 following form: must include a description of the proposed 194 action to be taken, the date of the proposed action, and the 195 date and place for the hearing at which any objections will be 196 heard.

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FLO	RIDA	HOUSE	OF REI	PRESEN	TATIVES
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197 198 NOTICE OF OPPORTUNITY TO OBJECT AND REQUEST A HEARING 199 200 IN THE CIRCUIT COURT OF THE .... 201 CIRCUIT, IN AND FOR 202 203 .... COUNTY, 204 FLORIDA 205 206 IN RE:...., 207 Assignor, 208 TO:...., 209 Assignee. 210 211 TO CREDITORS AND OTHER INTERESTED PARTIES: 212 213 PLEASE TAKE NOTICE that, pursuant to s. 727.111(4), Florida 214 Statutes, the assignee may ... (List applicable action(s) 215 described in s. 727.111(4))..., and the Court may consider these 216 actions without further notice or hearing unless a party in 217 interest files an objection within 21 days from the date this 218 paper is served. If you object to the relief requested in this paper, you must file your objection with the Clerk of the Court 219 220 at... (Clerk's address) ..., and serve a copy on the assignee's 221 attorney, ... (attorney's name and address) ..., and any other 222 appropriate person. 223 224 If you file and serve an objection within the time permitted,

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225	the Court shall schedule a hearing and notify you of the
226	scheduled hearing. If a hearing is already scheduled, list the
227	date, time, and location of the hearing:(date, time, and
228	location)
229	
230	If you do not file an objection within the time permitted, the
231	assignee and the Court will presume that you do not oppose the
232	granting of the relief requested in the paper.
233	
234	<u></u>
235	ASSIGNEE
236	Attorney for assignee (if any):
237	Address:
238	
239	If <u>no</u> objections are <del>not</del> timely filed and served, the assignee
240	may take <u>such</u> action as described in the notice without further
241	order of the court or may obtain an order <u>approving the action</u>
242	without further notice or hearing of the court granting such
243	motion if the assignee reasonably believes that the order is
244	necessary to proceed with the action contemplated by the motion.
245	If an objection is filed, the court shall hold a hearing on the
246	objection.
247	(6) For good cause shown and without notice of hearing,
248	the court may shorten the notice or negative notice period or
249	limit the parties to whom notice or negative notice need be
250	given, pursuant to subsection (3) or subsection (4). This
251	subsection does not affect the right of a party in interest to
252	raise the shortened notice period in any objection to the relief

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253 sought under subsection (4).

(8) Wherever notice <u>or negative notice</u> is required to be given under this chapter, a certificate of service of such notice <u>or negative notice</u> shall be filed with the court, and notice <u>or negative notice</u> shall be given to all consensual lienholders and counsel who have filed a notice of appearance with the court or who are identified in the assignor's schedules.

261 Section 7. Subsection (1) of section 727.113, Florida 262 Statutes, is amended, and subsection (5) is added to that 263 section, to read:

264

727.113 Objections to claims.-

265 At any time before prior to the entry of an order (1)266 approving the assignee's final report, the assignee or any party 267 in interest, including another creditor of the assignor, may 268 file with the court an objection to a claim, which objection 269 must be in writing and set forth the nature of the objection, 270 and shall serve a copy thereof on the creditor at the address 271 provided in the proof of claim, and to the assignee and the 272 assignee's attorney, if any. The objection may be served on 273 negative notice. A copy of the objection, together with notice 274 of hearing thereon, shall be mailed to the creditor at least 20 275 days prior to the hearing. All claims properly filed with the 276 assignee and not disallowed by the court constitute all claims 277 entitled to distribution from the estate.

278 (5) The discovery provisions of the Florida Rules of Civil
 279 Procedure apply to objections to claims in all cases pending on
 280 July 1, 2013, or filed thereafter.

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	CS/CS/HB 833 2013
281	Section 8. Section 727.117, Florida Statutes, is created
282	to read:
283	727.117 Assignee's deed form
284	(1) If an assignee sells real property of the estate, the
285	deed shall be in substantially the following form:
286	
287	ASSIGNEE'S DEED
288	
289	This Assignee's Deed is made and executed this day of
290	,(year), by, as Assignee for the Estate of,
291	Case No in the Circuit Court of County, Florida,
292	whose post office address is (hereinafter "Grantor"), to
293	, whose post office address is (hereinafter "Grantee").
294	Wherever used herein, the terms "Grantor" and "Grantee"
295	include all the parties to this instrument, singular and plural,
296	and the heirs, legal representatives, and assigns of these
297	individuals, and the successors and assigns of corporations,
298	wherever the context so admits or requires.
299	
300	WITNESSETH:
301	
302	That Grantor, for and in consideration of the sum of Ten
303	Dollars (\$10.00) and other good and valuable consideration in
304	hand paid to said Grantor by Grantee, the receipt of which is
305	hereby acknowledged, hereby grants, bargains, sells, aliens,
306	remises, releases, conveys, and confirms unto Grantee, all of
307	that certain real property lying and being in the County of
308	, State of Florida, more particularly described as follows:

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FL	O R	ΙD	A H	0	U	S	E O	F	R	Е	ΡF	RΕ	S	Е	Ν	Т	А	Т	Ι	V	Е	S
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309	
310	SEE ATTACHED "EXHIBIT A," which is incorporated herein by
311	the term "Property."
312	
313	This conveyance is subject to taxes accruing for the year
314	of conveyance and subsequent years, and all encumbrances,
315	covenants, conditions, and restrictions of record, except
316	nothing herein operates to reimpose same.
317	
318	TOGETHER with all the tenements, hereditaments, and
319	appurtenances thereto belonging or in anywise appertaining.
320	
321	TO HAVE AND TO HOLD the same in fee simple forever.
322	
323	AND the Grantor hereby covenants with said Grantee that
324	Grantor has good right and lawful authority to sell and convey
325	said Property.
326	
327	Grantor executed this instrument only in Grantor's capacity
328	as Assignee of the above referenced Assignment estate and no
329	personal judgment shall ever be sought or obtained against
330	Grantor individually by reason of this instrument.
331	
332	IN WITNESS WHEREOF, said Grantor has caused these presents
333	to be executed the day and year first written above.
334	
335	GRANTOR:
336	
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	CS/CS/HB 833 20	)13
337	(Grantor's Signature)	
338	Print Name:	
339	As Assignee for the Estate of(Assignor's Name)	
340	Case No	
341	Circuit Court of County, Florida	
342		
343	Signed, sealed and delivered	
344	in the presence of:	
345		
346	(Witness's Signature)	
347	Witness	
348	(Witness's Name Printed)	
349	Print Name	
350		
351	Witness's Signature	
352	Witness	
353	(Witness's Name Printed)	
354	Print Name	
355		
356	STATE OF FLORIDA	
357	COUNTY OF	
358		
359	Sworn to and subscribed before me this day of,	
360	(year), by(Assignee's Name), as Assignee for the	
361	Estate of (Assignor's Name), Case No, Circuit Court	
362	of County, Florida, on behalf of said estate.	
363		
364	(Signature of Notary Public - State of Florida)	••
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365 ... (Print, Type, or Stamp Commissioned Name of Notary Public)... Personally Known .... OR Produced Identification .... 366 367 Type of Identification Produced:.... 368 The form for an assignee's deed shall include a blank (2) 369 space for the property appraiser's parcel identification number 370 describing the property conveyed, which number, if available, 371 shall be entered on the deed before it is presented for 372 recording. The failure to include such blank space or the parcel 373 identification number, or the inclusion of an incorrect parcel 374 identification number, does not affect the validity of the 375 conveyance or the recordability of the deed. Such parcel 376 identification number is not a part of the legal description of 377 the property otherwise set forth in the deed and may not be used 378 as a substitute for the legal description of the property being 379 conveyed. 380 Section 9. This act shall take effect upon becoming a law.

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