2012

1	A bill to be entitled
2	An act relating to the Uniform Commercial Code;
3	revising and providing provisions of the Uniform
4	Commercial Code relating to secured transactions to
5	conform to the revised Article 9 of the Uniform
6	Commercial Code as prepared by the National Conference
7	of Commissioners on Uniform State Laws; amending s.
8	679.1021, F.S.; revising and providing definitions;
9	amending s. 679.1051, F.S.; revising provisions
10	relating to control of electronic chattel paper;
11	amending s. 679.3071, F.S.; revising provisions
12	relating to the location of debtors; amending s.
13	679.3111, F.S.; making editorial changes; amending s.
14	679.3161, F.S.; providing rules that apply to certain
15	collateral to which a security interest attaches;
16	providing rules relating to certain financing
17	statements; amending s. 679.3171, F.S.; revising
18	provisions relating to interests that take priority
19	over or take free of a security interest or
20	agricultural lien; amending s. 679.326, F.S.; revising
21	priority of security interests created by a new
22	debtor; amending ss. 679.4061 and 679.4081, F.S.;
23	revising application; amending s. 679.5021, F.S.;
24	revising when a record of a mortgage satisfying the
25	requirements of chapter 697 is effective as a filing
26	statement; amending s. 679.5031, F.S.; revising when a
27	financing statement sufficiently provides the name of
28	the debtor; amending s. 679.5071, F.S.; revising the
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29 effect of certain events on the effectiveness of a 30 financing statement; amending s. 679.515, F.S.; 31 revising the duration and effectiveness of a financing 32 statement; amending s. 679.516, F.S.; revising instances when filing does not occur with respect to a 33 34 record that a filing office refuses to accept; 35 amending s. 679.518, F.S.; revising requirements for 36 claims concerning an inaccurate or wrongfully filed 37 record; amending s. 679.607, F.S.; revising recording 38 requirements for the enforcement of mortgages 39 nonjudicially outside this state; creating part VIII of chapter 679, F.S., relating to transition from 40 prior law under the chapter to law under the chapter 41 42 as amended by this act; creating s. 679.801, F.S.; 43 providing scope of application and limitations; 44 creating s. 679.802, F.S.; providing that security 45 interests perfected under prior law that also satisfy the requirements for perfection under this act remain 46 47 effective; creating s. 679.803, F.S.; providing that security interests unperfected under prior law but 48 49 that satisfy the requirements for perfection under 50 this act will become effective July 1, 2013; creating 51 s. 679.804, F.S.; providing when financing statements 52 effective under prior law in a different jurisdiction 53 remain effective; creating s. 679.805, F.S.; requiring 54 the recording of a financing statement in lieu of a 55 continuation statement under certain conditions; 56 providing for the continuation of the effectiveness of Page 2 of 27

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57 a financing statement filed before the effective date 58 of this act under certain conditions; creating s. 679.806, F.S.; providing requirements for the 59 60 amendment of financing statements filed before the effective date of this act; providing requirements for 61 financing statements prior to amendment; creating s. 62 63 679.807, F.S.; providing person entitled to file initial financing statement or continuation statement; 64 65 creating s. 679.808, F.S.; providing priority of conflicting claims to collateral; amending s. 66 67 680.1031, F.S.; conforming a cross-reference; providing an effective date. 68 69 70 Be It Enacted by the Legislature of the State of Florida: 71 72 Section 1. Paragraphs (000) through (aaaa) of subsection 73 (1) of section 679.1021, Florida Statutes, are redesignated as 74 paragraphs (ppp) through (bbbb), respectively, a new paragraph 75 (ooo) is added to that subsection, and present paragraphs (g), 76 (j), (xx), and (qqq) of subsection (1) of that section are 77 amended to read: 78 679.1021 Definitions and index of definitions.-79 In this chapter, the term: (1) 80 "Authenticate" means: (q) 81 1. To sign; or 82 2. To execute or otherwise adopt a symbol, or encrypt or similarly process a record in whole or in part, With the present 83 84 intent of the authenticating person to identify the person and Page 3 of 27

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85 adopt or accept a record, to attach to or logically associate 86 with the record an electronic sound, symbol, or process. 87 "Certificate of title" means a certificate of title (i) 88 with respect to which a statute provides for the security 89 interest in question to be indicated on the certificate as a 90 condition or result of the security interest's obtaining 91 priority over the rights of a lien creditor with respect to the 92 collateral. The term includes another record maintained as an 93 alternative to a certificate of title by the governmental unit 94 that issues certificates of title if a statute permits the 95 security interest in question to be indicated on the record as a 96 condition or result of the security interest's obtaining 97 priority over the rights of a lien creditor with respect to the 98 collateral. 99 "Jurisdiction of organization," with respect to a (XX)100 registered organization, means the jurisdiction under whose law 101 the organization is formed or organized. 102 "Public organic record" means a record that is (000)103 available to the public for inspection and that is: 104 1. A record consisting of the record initially filed with 105 or issued by a state or the United States to form or organize an 106 organization and any record filed with or issued by the state or 107 the United States that amends or restates the initial record; 108 2. An organic record of a business trust consisting of the 109 record initially filed with a state and any record filed with 110 the state that amends or restates the initial record, if a 111 statute of the state governing business trusts requires that the 112 record be filed with the state; or

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113 3. A record consisting of legislation enacted by the 114 Legislature of a state or the Congress of the United States that 115 forms or organizes an organization, any record amending the 116 legislation, and any record filed with or issued by the state or 117 the United States that amends or restates the name of the 118 organization. 119 (rrr) (qqq) "Registered organization" means an organization formed or organized solely under the law of a single state or 120 121 the United States by the filing of a public organic record with, the issuance of a public organic record by, or the enactment of 122 123 legislation by and as to which the state or the United States 124 must maintain a public record showing the organization to have 125 been organized. The term includes a business trust that is 126 formed or organized under the law of a single state if a statute of the state governing business trusts requires that the 127 business trust's organic record be filed with the state. 128 129 Section 2. Section 679.1051, Florida Statutes, is amended 130 to read: 131 679.1051 Control of electronic chattel paper.-(1) 132 A secured party has control of electronic chattel 133 paper if a system employed for evidencing the transfer of 134 interests in the chattel paper reliably establishes the secured 135 party as the person to which the chattel paper was assigned. (2) A system satisfies subsection (1), and a secured party 136 has control of electronic chattel paper, if the record or 137 138 records comprising the chattel paper are created, stored, and 139 assigned in such a manner that: 140 (a) (1) A single authoritative copy of the record or Page 5 of 27

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141 records exists which is unique, identifiable and, except as 142 otherwise provided in paragraphs (d), (e), and (f) subsections 143 (4), (5), and (6), unalterable;

144 <u>(b) (2)</u> The authoritative copy identifies the secured party 145 as the assignee of the record or records;

146 <u>(c) (3)</u> The authoritative copy is communicated to and 147 maintained by the secured party or its designated custodian;

148 <u>(d) (4)</u> Copies or <u>amendments</u> revisions that add or change 149 an identified assignee of the authoritative copy can be made 150 only with the <u>consent</u> participation of the secured party;

151 (e) (5) Each copy of the authoritative copy and any copy of 152 a copy is readily identifiable as a copy that is not the 153 authoritative copy; and

154 <u>(f) (6)</u> Any <u>amendment</u> revision of the authoritative copy is 155 readily identifiable as an authorized or unauthorized revision.

Section 3. Subsection (6) of section 679.3071, Florida Statutes, is amended to read:

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679.3071 Location of debtor.-

(6) Except as otherwise provided in subsection (9), a registered organization that is organized under the law of the United States and a branch or agency of a bank that is not organized under the law of the United States or a state are located:

(a) In the state that the law of the United Statesdesignates, if the law designates a state of location;

(b) In the state that the registered organization, branch,
or agency designates, if the law of the United States authorizes
the registered organization, branch, or agency to designate its

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169	state of location, including by designating its main office,
170	home office, or other comparable office; or
171	(c) In the District of Columbia, if neither paragraph (a)
172	nor paragraph (b) applies.
173	Section 4. Paragraph (c) of subsection (1) of section
174	679.3111, Florida Statutes, is amended to read:
175	679.3111 Perfection of security interests in property
176	subject to certain statutes, regulations, and treaties
177	(1) Except as otherwise provided in subsection (4), the
178	filing of a financing statement is not necessary or effective to
179	perfect a security interest in property subject to:
180	(c) A certificate-of-title statute of another jurisdiction
181	which provides for a security interest to be indicated on <u>a</u> the
182	certificate of title as a condition or result of the security
183	interest's obtaining priority over the rights of a lien creditor
184	with respect to the property.
185	Section 5. Subsections (8) and (9) are added to section
186	679.3161, Florida Statutes, to read:
187	679.3161 Effect Continued perfection of security interest
188	following change in governing law.—
189	(8) The following rules apply to collateral to which a
190	security interest attaches within 4 months after the debtor
191	changes its location to another jurisdiction:
192	(a) A financing statement filed before the change of the
193	debtor's location pursuant to the law of the jurisdiction
194	designated in s. 679.3011(1) or s. 679.3051(3) is effective to
195	perfect a security interest in the collateral if the financing
196	statement would have been effective to perfect a security

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interest in the collateral if the debtor had not changed its location. (b) If a security interest that is perfected by a financing statement that is effective under subsection (1) becomes perfected under the law of the other jurisdiction before

202 the earlier of the time the financing statement would have 203 become ineffective under the law of the jurisdiction designated 204 in s. 679.3011(1) or s. 679.3051(3) or the expiration of the 4-205 month period, it remains perfected thereafter. If the security 206 interest does not become perfected under the law of the other 207 jurisdiction before the earlier time or event, it becomes 208 unperfected and is deemed never to have been perfected as 209 against a purchaser of the collateral for value.

(9) If a financing statement naming an original debtor is filed pursuant to the law of the jurisdiction designated in s. 679.3011(1) or s. 679.3051(3) and the new debtor is located in another jurisdiction, the following rules apply:

(a) The financing statement is effective to perfect a
 security interest in collateral in which the new debtor has or
 acquires rights before or within 4 months after the new debtor
 becomes bound under s. 679.2031(4), if the financing statement
 would have been effective to perfect a security interest in the
 collateral if the collateral had been acquired by the original
 debtor.

(b) A security interest that is perfected by the financing statement and that becomes perfected under the law of the other jurisdiction before the earlier of the expiration of the 4-month period or the time the financing statement would have become

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225	ineffective under the law of the jurisdiction designated in s.
226	679.3011(1) or s. 679.3051(3) remains perfected thereafter. A
227	security interest that is perfected by the financing statement
228	but that does not become perfected under the law of the other
229	jurisdiction before the earlier time or event becomes
230	unperfected and is deemed never to have been perfected as
231	against a purchaser of the collateral for value.
232	Section 6. Subsections (2) and (4) of section 679.3171,
233	Florida Statutes, are amended to read:
234	679.3171 Interests that take priority over or take free of
235	security interest or agricultural lien
236	(2) Except as otherwise provided in subsection (5), a
237	buyer, other than a secured party, of tangible chattel paper,
238	tangible documents, goods, instruments, or a <u>certificated</u>
239	security certificate takes free of a security interest or
240	agricultural lien if the buyer gives value and receives delivery
241	of the collateral without knowledge of the security interest or
242	agricultural lien and before it is perfected.
243	(4) A licensee of a general intangible or a buyer, other
244	than a secured party, of <u>collateral</u> accounts, electronic chattel
245	paper, electronic documents, general intangibles, or investment
246	property other than <u>tangible</u> chattel paper, tangible documents,
247	goods, instruments, or a certificated security takes free of a
248	security interest if the licensee or buyer gives value without
249	knowledge of the security interest and before it is perfected.
250	Section 7. Section 679.326, Florida Statutes, is amended
251	to read:
252	679.326 Priority of security interests created by new
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253 debtor.-

254 Subject to subsection (2), a security interest that is (1)255 created by a new debtor in collateral in which the new debtor 256 has or acquires rights and which is perfected by a filed 257 financing statement that would be ineffective to perfect the 258 security interest but for the application of s. 679.508 or ss. 259 679.508 and 679.3161(9)(a) is effective solely under s. 679.508 260 in collateral in which a new debtor has or acquires rights is 261 subordinate to a security interest in the same collateral which is perfected other than by such a filed financing statement that 262 263 is effective solely under s. 679.508.

264 (2)The other provisions of this part determine the priority among conflicting security interests in the same 265 266 collateral perfected by filed financing statements described in 267 subsection (1) that are effective solely under s. 679.508. 268 However, if the security agreements to which a new debtor became 269 bound as debtor were not entered into by the same original 270 debtor, the conflicting security interests rank according to 271 priority in time of the new debtor's having become bound.

272 Section 8. Subsection (5) of section 679.4061, Florida 273 Statutes, is amended to read:

274 679.4061 Discharge of account debtor; notification of 275 assignment; identification and proof of assignment; restrictions 276 on assignment of accounts, chattel paper, payment intangibles, 277 and promissory notes ineffective.-

(5) Subsection (4) does not apply to the sale of a payment
 intangible or promissory note, other than a sale pursuant to a
 <u>disposition under s. 679.610 or an acceptance of collateral</u>

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281 under s. 679.620.

282 Section 9. Subsection (2) of section 679.4081, Florida 283 Statutes, is amended to read:

284 679.4081 Restrictions on assignment of promissory notes, 285 health-care-insurance receivables, and certain general 286 intangibles ineffective.-

(2) Subsection (1) applies to a security interest in a
payment intangible or promissory note only if the security
interest arises out of a sale of the payment intangible or
promissory note, other than a sale pursuant to a disposition
under s. 679.610 or an acceptance of collateral under s.
679.620.

293 Section 10. Subsection (3) of section 679.5021, Florida 294 Statutes, is amended to read:

295 679.5021 Contents of financing statement; record of 296 mortgage as financing statement; time of filing financing 297 statement.-

(3) A record of a mortgage satisfying the requirements of chapter 697 is effective, from the date of recording, as a financing statement filed as a fixture filing or as a financing statement covering as-extracted collateral or timber to be cut only if:

303 (a) The record of a mortgage indicates the goods or 304 accounts that it covers;

305 (b) The goods are or are to become fixtures related to the 306 real property described in the record of a mortgage or the 307 collateral is related to the real property described in the 308 mortgage and is as-extracted collateral or timber to be cut;

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309 The record satisfies of a mortgage complies with the (C) 310 requirements for a financing statement in this section, 311 although: 312 1. The record need not indicate other than an indication 313 that it is to be filed in the real property records; and 314 2. The record sufficiently provides the name of a debtor 315 who is an individual if it provides the individual name of the 316 debtor or the surname and first personal name of the debtor, 317 even if the debtor is an individual to whom s. 679.5031(1)(d) or 318 (e) applies; and The record of a mortgage is recorded as required by 319 (d) 320 chapter 697. 321 Section 11. Subsections (1) and (2) of section 679.5031, 322 Florida Statutes, are amended, and subsections (6), (7), and (8) 323 are added to that section, to read: 324 679.5031 Name of debtor and secured party.-325 (1) A financing statement sufficiently provides the name 326 of the debtor: 327 (a) Except as otherwise provided in paragraph (c), if the 328 debtor is a registered organization or the collateral is held in 329 a trust that is a registered organization, only if the financing 330 statement provides the name that is stated to be the registered 331 organization's name of the debtor indicated on the public 332 organic record most recently filed with or issued or enacted by 333 of the registered organization's debtor's jurisdiction of organization that purports to state, amend, or restate the 334 335 registered organization's name which shows the debtor to have 336 been organized;

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337	(b) Subject to subsection (6), if the collateral is being
338	administered by the personal representative of a decedent debtor
339	is a decedent's estate, only if the financing statement
340	provides, as the name of the debtor, the name of the decedent
341	and, in a separate part of the financing statement, indicates
342	that the collateral is being administered by a personal
343	<u>representative</u> debtor is an estate ;
344	(c) If the <u>collateral</u> debtor is <u>held in</u> a trust <u>that is</u>
345	not a registered organization or a trustee acting with respect
346	to property held in trust, only if the financing statement:
347	1. Provides, as the name of the debtor:
348	a. If the organic record of the trust specifies a name, if
349	any, specified for the trust, the in its organic documents or,
350	if no name <u>so</u> is specified <u>; or</u>
351	b. If the organic record of the trust does not specify a
352	name for the trust, provides the name of the settlor <u>or testator</u>
353	and additional information sufficient to distinguish a debtor
354	from other trusts having one or more of the same settlors; and
355	2. In a separate part of the financing statement:
356	a. If the name is provided in accordance with sub-
357	subparagraph 1.a., indicates, in the debtor's name or otherwise,
358	that the <u>collateral</u> debtor is <u>held in</u> a trust or is a trustee
359	acting with respect to property held in trust; or
360	b. If the name is provided in accordance with sub-
361	subparagraph 1.b., provides additional information sufficient to
362	distinguish the trust from other trusts having one or more of
363	the same settlors or the same testator and indicates that the
364	collateral is held in a trust, unless the additional information
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365 so indicates; (d) Subject to subsection (7), if the debtor is an 366 367 individual to whom this state has issued a driver license that 368 has not expired or to whom the agency of this state that issues 369 driver licenses has issued, in lieu of a driver license, a 370 personal identification card that has not expired, only if the 371 financing statement provides the name of the individual that is 372 indicated on the driver license or personal identification card; 373 (e) If the debtor is an individual to whom paragraph (d) does not apply, only if the financing statement provides the 374 375 individual name of the debtor or the surname and first personal 376 name of the debtor; and 377 (f) (d) In other cases: 378 1. If the debtor has a name, only if it provides the 379 individual or organizational name of the debtor; and 380 2. If the debtor does not have a name, only if it provides 381 the names of the partners, members, associates, or other persons 382 comprising the debtor, in a manner that each name provided would 383 be sufficient if the person named were the debtor. 384 (2) A financing statement that provides the name of the 385 debtor in accordance with subsection (1) is not rendered 386 ineffective by the absence of: 387 A trade name or other name of the debtor; or (a) 388 Unless required under subparagraph (1)(f)2. (1)(d)2., (b) names of partners, members, associates, or other persons 389 comprising the debtor. 390 391 (6) The name of the decedent indicated on the order 392 appointing the personal representative of the decedent issued by Page 14 of 27

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393	the court having jurisdiction over the collateral is sufficient
394	as the name of the decedent under paragraph (1)(b).
395	(7) If this state has issued to an individual more than
396	one driver license or, if none, more than one identification
397	card, of a kind described in paragraph (1)(d), the driver
398	license or identification card, as applicable, that was issued
399	most recently is the one to which paragraph (1)(d) refers.
400	(8) As used in this section, the term "name of the settlor
401	<u>or testator" means:</u>
402	(a) If the settlor is a registered organization, the name
403	of the registered organization indicated on the public organic
404	record filed with or issued or enacted by the registered
405	organization's jurisdiction of organization; or
406	(b) In other cases, the name of the settlor or testator
407	indicated in the trust's organic record.
408	Section 12. Subsection (3) of section 679.5071, Florida
409	Statutes, is amended to read:
410	679.5071 Effect of certain events on effectiveness of
411	financing statement
412	(3) If <u>the</u> a debtor so changes its name that a filed
413	financing statement provides for a debtor becomes insufficient
414	as the name of the debtor under s. 679.5031(1) so that the
415	financing statement becomes seriously misleading under the
416	standard set forth in s. 679.5061:
417	(a) The financing statement is effective to perfect a
418	security interest in collateral acquired by the debtor before,
419	or within 4 months after, the filed financing statement becomes
420	seriously misleading change; and

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(b) The financing statement is not effective to perfect a security interest in collateral acquired by the debtor more than 423 4 months after the <u>filed financing statement becomes seriously</u> 424 <u>misleading change</u>, unless an amendment to the financing 425 statement which renders the financing statement not seriously 426 misleading is filed within 4 months after <u>that event</u> the change.

427 Section 13. Subsection (6) of section 679.515, Florida 428 Statutes, is amended to read:

429 679.515 Duration and effectiveness of financing statement;
430 effect of lapsed financing statement.-

431 (6) If a debtor is a transmitting utility and a filed
432 <u>initial</u> financing statement so indicates, the financing
433 statement is effective until a termination statement is filed.

434 Section 14. Subsection (2) of section 679.516, Florida
435 Statutes, is amended to read:

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679.516 What constitutes filing; effectiveness of filing.-

437 (2) Filing does not occur with respect to a record that a438 filing office refuses to accept because:

(a) The record is not communicated by a method or medium
of communication authorized by the filing office;

(b) An amount equal to or greater than the applicableprocessing fee is not tendered;

(c) The filing office is unable to index the recordbecause:

In the case of an initial financing statement, the
record does not provide an organization's name or, if an
individual, the individual's last name and first name;
In the case of an amendment or <u>information</u> correction

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449 statement, the record:

a. Does not correctly identify the initial financing
statement as required by s. 679.512 or s. 679.518, as
applicable; or

453 b. Identifies an initial financing statement the 454 effectiveness of which has lapsed under s. 679.515;

3. In the case of an initial financing statement that provides the name of a debtor identified as an individual or an amendment that provides a name of a debtor identified as an individual which was not previously provided in the financing statement to which the record relates, the record does not identify the debtor's surname last name and first name; or

461 4. In the case of a record filed or recorded in the filing 462 office described in s. 679.5011(1)(a), the record does not 463 provide a sufficient description of the real property to which 464 it relates;

(d) In the case of an initial financing statement or an amendment that adds a secured party of record, the record does not provide an organization's name or, if an individual, the individual's last name and first name and mailing address for the secured party of record;

(e) In the case of an initial financing statement or an
amendment that provides a name of a debtor which was not
previously provided in the financing statement to which the
amendment relates, the record does not:

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1. Provide a mailing address for the debtor;

475 2. Indicate whether the debtor is an individual or an476 organization; or

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477 3. If the financing statement indicates that the debtor is478 an organization, provide:

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a. A type of organization for the debtor;

b. A jurisdiction of organization for the debtor; or

481 c. An organizational identification number for the debtor482 or indicate that the debtor has none;

(f) In the case of an assignment reflected in an initial financing statement under s. 679.514(1) or an amendment filed under s. 679.514(2), the record does not provide an organization's name or, if an individual, the individual's last name and first name and mailing address for the assignee;

(g) In the case of a continuation statement, the record is not filed within the 6-month period prescribed by s. 679.515(4);

(h) In the case of an initial financing statement or an
amendment, which amendment requires the inclusion of a
collateral statement but the record does not provide any, the
record does not provide a statement of collateral; or

494 (i) The record does not include the notation required by
495 s. 201.22 indicating that the excise tax required by chapter 201
496 had been paid or is not required.

497 Section 15. Section 679.518, Florida Statutes, is amended 498 to read:

499 679.518 Claim concerning inaccurate or wrongfully filed 500 record.-

(1) A person may file in the filing office <u>an information</u>
a correction statement with respect to a record indexed there
under the person's name if the person believes that the record
is inaccurate or was wrongfully filed.

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505 An information A correction statement must: (2)506 (a) Identify the record to which it relates by the file 507 number assigned to the initial financing statement, the debtor, and the secured party of record to which the record relates; 508 509 (b) Indicate that it is an information a correction 510 statement; and 511 (c) Provide the basis for the person's belief that the 512 record is inaccurate and indicate the manner in which the person 513 believes the record should be amended to cure any inaccuracy or provide the basis for the person's belief that the record was 514 wrongfully filed. 515 516 The filing of an information a correction statement (3) does not affect the effectiveness of an initial financing 517 518 statement or other filed record. 519 (4) A person may file in the filing office an information 520 statement with respect to a record filed there if the person is 521 a secured party of record with respect to the financing 522 statement to which the record relates and believes that the 523 person that filed the record was not entitled to do so under s. 524 679.509(3). 525 An information statement under subsection (4) must: (5) 526 (a) Identify the record to which it relates by file number 527 assigned to the initial financing statement to which the record 528 relates; 529 (b) Indicate that it is an information statement; and (c) Provide the basis for the person's belief that the 530 531 record is inaccurate and indicate the manner in which the person 532 believes the record should be amended to cure any inaccuracy or

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2012 533 provide the basis for the person's belief that the record was 534 wrongfully filed. 535 Section 16. Subsection (2) of section 679.607, Florida 536 Statutes, is amended to read: 537 679.607 Collection and enforcement by secured party.-538 If necessary to enable a secured party to exercise (2)539 under paragraph (1) (c) the right of a debtor to enforce a 540 mortgage nonjudicially outside this state, the secured party may 541 record in the office in which a record of the mortgage is 542 recorded: 543 (a) A copy of the security agreement that creates or 544 provides for a security interest in the obligation secured by 545 the mortgage; and 546 The secured party's sworn affidavit in recordable form (b) 547 stating that: 548 1. A default has occurred with respect to the obligation 549 secured by the mortgage; and 550 The secured party is entitled to enforce the mortgage 2. 551 nonjudicially outside this state. 552 Section 17. Part VIII of chapter 679, Florida Statutes, 553 consisting of sections 679.801, 679.802, 679.803, 679.804, 554 679.805, 679.806, 679.807, and 679.808, Florida Statutes, is 555 created to read: 556 679.801 Saving clause.-557 (1) Except as otherwise provided in this part, this part 558 applies to a transaction or lien within its scope, even if the 559 transaction or lien was entered into or created before July 1, 2013.

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561 (2) The amendments to this chapter by this act do not 562 affect an action, case, or proceeding commenced before July 1, 563 2013. 564 679.802 Security interest perfected before effective 565 date.-566 (1) A security interest that is a perfected security 567 interest immediately before July 1, 2013, is a perfected security interest under this chapter, as amended by this act, on 568 569 July 1, 2013, if the applicable requirements for attachment and 570 perfection under this chapter, as amended by this act, are 571 satisfied without further action. 572 (2) Except as otherwise provided in s. 679.804, if a 573 security interest is a perfected security interest immediately 574 before July 1, 2013, but the applicable requirements for 575 perfection under this chapter, as amended by this act, are not 576 satisfied on July 1, 2013, the security interest remains 577 perfected thereafter only if the applicable requirements for 578 perfection under this chapter, as amended by this act, are 579 satisfied no later than July 1, 2014. 580 679.803 Security interest unperfected before effective 581 date.-A security interest that is an unperfected security 582 interest immediately before July 1, 2013, becomes a perfected 583 security interest: 584 (1) Without further action, on July 1, 2013, if the 585 applicable requirements for perfection under this chapter, as 586 amended by this act, are satisfied before or at that time; or 587 (2) When the applicable requirements for perfection are 588 satisfied if the requirements are satisfied after that time.

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589 679.804 Effectiveness of action taken before effective 590 date.-591 (1) The filing of a financing statement before July 1, 592 2013, is effective to perfect a security interest to the extent 593 the filing would satisfy the applicable requirements for 594 perfection under this chapter, as amended by this act. 595 (2) The amendments to this chapter by this act do not 596 render ineffective an effective financing statement that was 597 filed before July 1, 2013, and satisfies the applicable 598 requirements for perfection under the law of the jurisdiction 599 governing perfection as provided in this chapter as it existed 600 before July 1, 2013. However, except as otherwise provided in 601 subsections (3) and (4) and s. 679.805, the financing statement 602 ceases to be effective: 603 If the financing statement is filed in this state, at (a) 604 the time the financing statement would have ceased to be 605 effective had this act not taken effect; or 606 (b) If the financing statement is filed in another 607 jurisdiction, at the earlier of: 608 The time the financing statement would have ceased to 1. 609 be effective under the law of that jurisdiction; or 610 2. By June 30, 2018. 611 The filing of a continuation statement on or after (3) 612 July 1, 2013, does not continue the effectiveness of the 613 financing statement filed before July 1, 2013. However, on the timely filing of a continuation statement on or after July 1, 614 615 2013, and in accordance with the law of the jurisdiction 616 governing perfection as provided in this chapter, as amended by

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617 this act, the effectiveness of a financing statement filed in 618 the same office in that jurisdiction before July 1, 2013, 619 continues for the period provided by the law of that 620 jurisdiction. 621 (4) Subparagraph (2) (b) 2., applies to a financing 622 statement that was filed before July 1, 2013, against a 623 transmitting utility and satisfies the applicable requirements 624 for perfection under the law of the jurisdiction governing 625 perfection as provided in this chapter as it existed before July 626 1, 2013, only to the extent that this chapter, as amended by 627 this act, provides that the law of a jurisdiction other than the 628 jurisdiction in which the financing statement is filed governs 629 perfection of a security interest in collateral covered by the 630 financing statement. 631 (5) A financing statement that includes a financing 632 statement filed before July 1, 2013, or a continuation statement 633 filed on or after July 1, 2013, is effective only to the extent 634 that it satisfies the requirements of part V, as amended by this 635 act, for an initial financing statement. A financing statement 636 that indicates that the debtor is a decedent's estate indicates 637 that the collateral is being administered by a personal 638 representative within the meaning of s. 679.5031(1)(b), as 639 amended by this act. A financing statement that indicates that 640 the debtor is a trust or is a trustee acting with respect to 641 property held in trust indicates that the collateral is held in 642 a trust within the meaning of s. 679.5031(1)(c), as amended by 643 this act.

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644	679.805 When initial financing statement suffices to						
645	continue effectiveness of financing statement						
646	(1) The filing of an initial financing statement in the						
647	office specified in s. 679.5011 continues the effectiveness of a						
648	financing statement filed before July 1, 2013, if:						
649	(a) The filing of an initial financing statement in that						
650	office would be effective to perfect a security interest under						
651	this chapter, as amended by this act;						
652	(b) The financing statement filed before July 1, 2013, was						
653	filed in an office in another state; and						
654	(c) The initial financing statement satisfies subsection						
655	<u>(3).</u>						
656	(2) The filing of an initial financing statement under						
657	subsection (1) continues the effectiveness of the financing						
658	statement filed before July 1, 2013, if:						
659	(a) The initial financing statement is filed before July						
660	1, 2013, for the period provided in s. 679.515, as it existed						
661	before its amendment by this act, with respect to an initial						
662	financing statement; and						
663	(b) The initial financing statement is filed on or after						
664	July 1, 2013,, for the period provided in s. 679.515, as amended						
665	by this act, with respect to an initial financing statement.						
666	(3) To be effective for purposes of subsection (1), an						
667	initial financing statement must:						
668	(a) Satisfy the requirements of part IV, as amended by						
669	this act, for an initial financing statement;						
670	(b) Identify the financing statement filed before July 1,						
671	2013, by indicating the office in which the financing statement						
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HB 483 2012 672 was filed and providing the dates of filing and file numbers, if 673 any, of the financing statement and of the most recent 674 continuation statement filed with respect to the financing 675 statement; and 676 (c) Indicate that the financing statement filed before 677 July 1, 2013, remains effective. 678 679.806 Amendment of financing statement filed before July 679 1, 2013.-680 (1) After the 2013 amendments take effect, a person may 681 add or delete collateral covered by, continue or terminate the 682 effectiveness of, or otherwise amend the information provided 683 in, a pre-effective date financing statement only in accordance 684 with the law of the jurisdiction governing perfection as 685 provided in this chapter, as amended by this act. However, the 686 effectiveness of a pre-effective date financing statement also 687 may be terminated in accordance with the law of the jurisdiction 688 in which the financing statement is filed. 689 (2) Except as otherwise provided in subsection (3), if the 690 law of this state governs perfection of a security interest, the 691 information in a financing statement filed before July 1, 2013, 692 may be amended after July 1, 2013, only if: 693 The financing statement filed before July 1, 2013, and (a) 694 an amendment are filed in the office specified in s. 679.5011; 695 (b) An amendment is filed in the office specified in s. 679.5011 concurrently with, or after the filing in that office 696 697 of, an initial financing statement that satisfies s. 679.805(3); 698 or

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699 (c) an initial financing statement that provides the 700 information as amended and satisfies s. 679.805(3) is filed in 701 the office specified in s. 679.5011. 702 (3) If the law of this state governs perfection of a 703 security interest, the effectiveness of a pre-effective-date 704 financing statement may be continued only under s. 679.804(3) 705 and (5) or s. 679.805. 706 (4) Whether or not the law of this state governs 707 perfection of a security interest, the effectiveness of a pre-708 effective date financing statement filed in this state may be 709 terminated after the 2013 amendments take effect by filing a 710 termination statement in the office in which the pre-effective 711 date financing statement is filed, unless an initial financing 712 statement that satisfies s. 679.805(3) has been filed in the 713 office specified by the law of the jurisdiction governing 714 perfection as provided in this chapter, as amended by this act, 715 as the office in which to file a financing statement. 716 679.807 Person entitled to file initial financing 717 statement or continuation statement.-A person may file an 718 initial financing statement or a continuation statement under 719 this part if: (1) 720 The secured party of record authorizes the filing; and 721 The filing is necessary under this part: (2) 722 To continue the effectiveness of a financing statement (a) 723 filed before July 1, 2013; or 724 To perfect or continue the perfection of a security (b) 725 interest.

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726 679.808 Priority.-This part and the amendments to this chapter by this act determine the priority of conflicting claims 727 728 to collateral. However, if the relative priorities of the claims 729 were established before July 1, 2013, this chapter as it existed 730 before July 1, 2013, determines priority. 731 Section 18. Paragraph (m) of subsection (3) of section 732 680.1031, Florida Statutes, is amended to read: 733 680.1031 Definitions and index of definitions.-734 (3) The following definitions in other chapters of this 735 code apply to this chapter: 736 "Pursuant to a commitment," s. 679.1021(1)(ppp) (m) 737 679.1021(1)(000). 738 Section 19. This act shall take effect July 1, 2013.

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