HB 823 2008

1	A bill to be entitled										
2	An act relating to access to dwelling units; amending s.										
3	83.53, F.S.; providing recordkeeping requirements for										
4	landlords relating to access to dwelling units by direct										
5	employees; creating s. 83.531, F.S.; requiring landlords										
6	to obtain criminal history information on certain										
7	employees; prohibiting landlords from allowing certain										
8	employees access to dwelling units; providing exceptions;										
9	providing penalties; providing an effective date.										
10											
11	Be It Enacted by the Legislature of the State of Florida:										
12											
13	Section 1. Subsection (4) is added to section 83.53,										
14	Florida Statutes, to read:										
15	83.53 Landlord's access to dwelling unit										
16	(4) The landlord shall maintain a written record, subject										
17	to inspection by a unit owner upon the unit owner's request,										
18	that includes:										
19	(a) The names of all direct employees of the landlord who										
20	have access to the dwelling unit.										
21	(b) The dates and times that any direct employee of the										
22	landlord has entered the dwelling unit pursuant to this section.										
23	Section 2. Section 83.531, Florida Statutes, is created to										
24	read:										
25	83.531 Access to dwelling units; prohibitions;										
26	penalties										
27	(1) A landlord shall obtain from the Department of Law										
28	Enforcement criminal history information concerning any employee										

Page 1 of 2

CODING: Words stricken are deletions; words underlined are additions.

HB 823 2008

29	wh	o has	aco	cess	to	the	interior	portion	of	а	dwelling	unit	that
30	is	unde:	r a	rent	tal	agre	eement.						

31

32

33

34

35

36

37

38

39

40

- (2) A landlord shall not permit an employee of the landlord who has been convicted of a felony in this state to have access to the interior portion of a dwelling unit that is under a rental agreement unless:
 - (a) The tenant has consented in writing to such access; or
- (b) The landlord supervises the employee during such access.
- (2) Any landlord who violates this section commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.
- Section 3. This act shall take effect July 1, 2008.