CS for SB 646

By the Committee on Regulated Industries; and Senator Wise

	580-02025-12 2012646c1
1	A bill to be entitled
2	An act relating to self-service storage facilities;
3	amending s. 83.803, F.S.; revising the definition of
4	the term "last known address"; amending s. 83.806,
5	F.S.; revising notice requirements relating to
6	enforcing an owner's lien; authorizing notice by e-
7	mail or first-class mail with a certificate of
8	mailing; providing requirements for e-mail notice;
9	revising provisions relating to when notice given is
10	presumed delivered; amending s. 83.808, F.S.;
11	requiring rental agreements and applications for
12	rental agreements to contain a provision for the
13	disclosure of the applicant's membership in the
14	uniformed services; providing an effective date.
15	
16	Be It Enacted by the Legislature of the State of Florida:
17	
18	Section 1. Subsection (6) of section 83.803, Florida
19	Statutes, is amended to read:
20	83.803 DefinitionsAs used in ss. 83.801-83.809:
21	(6) "Last known address" means <u>the street</u> that address <u>or</u>
22	post office box address provided by the tenant in the latest
23	rental agreement or <u>in a subsequent written change-of-address</u>
24	notice provided the address provided by the tenant by hand
25	delivery, first-class mail, or <u>e-mail</u> certified mail in a
26	subsequent written notice of a change of address.
27	Section 2. Subsections (1), (3), and (8) of section 83.806,
28	Florida Statutes, are amended to read:
29	83.806 Enforcement of lien.—An owner's lien as provided in

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30	s. 83.805 may be satisfied as follows:
31	(1) The tenant shall be notified by written notice
32	delivered in person, by e-mail, or by <u>first-class</u> certified mail
33	with a certificate of mailing, to the tenant's last known
34	address and conspicuously posted at the self-service storage
35	facility or on the self-contained storage unit. If the owner
36	sends notice of a pending sale of property to the tenant's last
37	known e-mail address and does not receive a response, return
38	receipt, or delivery confirmation from the same e-mail address,
39	the owner must send notice of the sale to the tenant by first-
40	class mail with a certificate of mailing to the tenant's last
41	known address before proceeding with the sale.
42	(3) Any notice given pursuant to this section shall be

43 presumed delivered when it is deposited with the United States 44 Postal Service, registered, and properly addressed with postage 45 prepaid.

46 (8) In the event of a sale under this section, the owner 47 may satisfy his or her lien from the proceeds of the sale, provided the owner's lien has priority over all other liens in 48 49 the personal property. The lien rights of secured lienholders 50 are automatically transferred to the remaining proceeds of the 51 sale. The balance, if any, shall be held by the owner for 52 delivery on demand to the tenant. A notice of any balance shall 53 be delivered by the owner to the tenant in person or by first-54 class certified mail with a certificate of mailing, to the last 55 known address of the tenant. If the tenant does not claim the 56 balance of the proceeds within 2 years after of the date of sale, the proceeds shall be deemed abandoned, and the owner 57 58 shall have no further obligation with regard to the payment of

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59	the balance. In the event that the owner's lien does not have
60	priority over all other liens, the sale proceeds shall be held
61	for the benefit of the holders of those liens having priority. A
62	notice of the amount of the sale proceeds shall be delivered by
63	the owner to the tenant or secured lienholders in person or by
64	first-class certified mail with a certificate of mailing to
65	their last known addresses. If the tenant or the secured
66	lienholders do not claim the sale proceeds within 2 years after
67	$\overline{\text{of}}$ the date of sale, the proceeds shall be deemed abandoned, and
68	the owner shall have no further obligation with regard to the
69	payment of the proceeds.
70	Section 3. Section 83.808, Florida Statutes, is amended to
71	read:
72	83.808 Contracts Contractual liens
73	(1) Nothing in ss. 83.801-83.809 shall be construed as in
74	any manner impairing or affecting the right of parties to create
75	liens by special contract or agreement nor shall it in any
76	manner impair or affect any other lien arising at common law, in
77	equity, or by any statute of this state or any other lien not
78	provided for in s. 83.805.
79	(2) A rental agreement or an application for a rental
80	agreement must contain a provision disclosing whether the
81	applicant is a member of the uniformed services as that term is
82	defined in 10 U.S.C. s. 101(a)(5).
83	Section 4. This act shall take effect July 1, 2012.

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