CS/HB 267

2013 1 A bill to be entitled 2 An act relating to real property liens and 3 conveyances; amending s. 689.02, F.S.; deleting a 4 requirement that blank spaces be included on a 5 warranty deed to allow for entry of social security 6 numbers of grantees on the deed; conforming 7 provisions; amending s. 695.01, F.S.; providing that 8 certain types of governmental or quasi-governmental 9 liens on real property are valid and effectual against certain creditors or purchasers only if recorded in a 10 specified manner; providing an effective date. 11 12 13 Be It Enacted by the Legislature of the State of Florida: 14 15 Section 1. Subsection (2) of section 689.02, Florida 16 Statutes, is amended to read: 689.02 Form of warranty deed prescribed.-17 The form for warranty deeds of conveyance to land 18 (2)shall include a blank space for the property appraiser's parcel 19 20 identification number describing the property conveyed, which 21 number, if available, shall be entered on the deed before it is 22 presented for recording, and blank spaces for the social security numbers of the grantees named in the deed, if 23 24 available, which numbers may be entered on the deed before it is 25 presented for recording. The failure to include such blank space 26 spaces, or the parcel identification number, or any social 27 security number, or the inclusion of an incorrect parcel 28 identification number or social security number, does shall not Page 1 of 2

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29	affect the validity of the conveyance or the recordability of
30	the deed. Such parcel identification number <u>is</u> shall not
31	constitute a part of the legal description of the property
32	otherwise set forth in the deed and \underline{may} \underline{shall} not be used as a
33	substitute for the legal description of the property being
34	conveyed, nor shall a social security number serve as a
35	designation of the grantee named in the deed.
36	Section 2. Subsection (3) is added to section 695.01,
37	Florida Statutes, to read:
38	695.01 Conveyances and liens to be recorded
39	(3) A lien by a governmental entity or quasi-governmental
40	entity that attaches to real property for an improvement,
41	service, fine, or penalty, other than a lien for taxes, non-ad
42	valorem or special assessments, or utilities, is valid and
43	effectual in law or equity against creditors or subsequent
44	purchasers for a valuable consideration only if the lien is
45	recorded in the official records of the county in which the
46	property is located. The recorded notice of lien must contain
47	the name of the owner of record, a description or address of the
48	property, and the tax or parcel identification number applicable
49	to the property as of the date of recording.
50	Section 3. This act shall take effect October 1, 2013.

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