An act relating to aircraft liens; amending ss. 329.41 and 329.51, F.S.; specifying that a lienor is not required to possess an aircraft to perfect certain liens; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 329.41, Florida Statutes, is amended to read:

329.41 Lien for fuel furnished to aircraft.—A person who has furnished fuel to an aircraft has a lien upon the aircraft for any unpaid fuel charges and possession of the aircraft is not required in order to perfect such lien. The lien is enforceable in the same manner as provided in s. 329.51.

Section 2. Section 329.51, Florida Statutes, is amended to read:

329.51 Liens for labor, services, fuel, or material expended upon aircraft; notice.—Any lien claimed on an aircraft under s. 329.41 or s. 713.58 is enforceable when the lienor records a verified lien notice with the clerk of the circuit court in the county where the aircraft was located at the time the labor, services, fuel, or material was last furnished. The lienor is not required to possess the aircraft to perfect such lien. The lienor must record such lien notice within 90 days after the time the labor, services, fuel, or material was last furnished. The notice must state the name of the lienor; the name of the owner; a description of the aircraft upon which the lienor has expended labor, services, fuel, or material; the amount for which the lien is claimed; and the date the expenditure was completed. This section does not affect the priority of competing interests in any aircraft or the lienor’s obligation to record the lien under s. 329.01.

Section 3. This act shall take effect July 1, 2019.

Approved by the Governor June 7, 2019.

Filed in Office Secretary of State June 7, 2019.