WEEK 4 REPORT // 2022 LEGISLATIVE SESSION

+ MARINE INDUSTRIES ASSOCIATION OF FLORIDA

JANUARY 31 - FEBRUARY 4, 2022

2022 LEGISLATIVE SESSION

// WEEK 4 REPORT

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SB 1454 // HB 1081 Office of Blue Economy The fourth week was a busy week for the Marine Industries Association of Florida. Boating bills, proposed committee substitutes, budget proposals and reapportionment maps for the Florida House of Representatives and the Florida Senate.

The House and Senate passed their reapportionment maps, but we still do not have new Congressional maps. There is still plenty of time to finalize a Congressional map. The new House and Sente districts will cause some shifts. Both the House and Senate maps drew some incumbents into the same districts. Some will move to a different district and some might pit one incumbent against another. We will know all the answers to this once the qualifying period is over for filing for office.

As we anticipated last week, the House of Representatives and the Florida Senate began to roll out their respective budget proposals. Below are some of the highlights from the House and Senate proposals for your review.

Budget

House Budget

1762A SPECIAL CATEGORIES CORAL REEF PROTECTION AND RESTORATION

FROM GENERAL REVENUE FUND 8,000,000

Funds in Specific Appropriation 1762A are provided for coral reef restoration and protection efforts.

1777 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY CLEAN MARINA

FROM FEDERAL GRANTS TRUST FUND . . . 500,000

1824 FIXED CAPITAL OUTLAY DERELICT VESSEL REMOVAL PROGRAM

FROM GENERAL REVENUE FUND 6,240,127

From the funds in Specific Appropriation 1824, \$2,001,873 in nonrecurring funds from the Marine Resources Conservation Trust Fund is provided to the Fish and Wildlife Conservation Commission for derelict vessel removal grants pursuant to section 376.15, Florida Statutes.

1825 FIXED CAPITAL OUTLAY BOATING INFRASTRUCTURE FROM FEDERAL GRANTS TRUST FUND . . . 5,200,000

1845 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY FLORIDA BOATING IMPROVEMENT PROGRAM

FROM STATE GAME TRUST FUND 1,250,000

1912 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY ARTIFICIAL FISHING REEF CONSTRUCTION PROGRAM

FROM FEDERAL GRANTS TRUST FUND . . . 300,000

Senate Budget

1731 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY GRANTS AND AIDS - REEF PROTECTION AND TIRE ABATEMENT

1777 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL OUTLAY CLEAN MARINA

FROM FEDERAL GRANTS TRUST FUND . . . 500,000

1824 FIXED CAPITAL OUTLAY DERELICT VESSEL REMOVAL PROGRAM

1825 FIXED CAPITAL OUTLAY BOATING INFRASTRUCTURE

FROM FEDERAL GRANTS TRUST FUND . . . 5,200,000

<u>Bills</u>

Every week we continue to work on the Florida Fish and Wildlife "Glitch" Bill. The Senate bill was scheduled to be heard on Senate Special Order this week but was temporarily passed and retained on the Senate Special Order. Unfortunately, we have yet to be able to work out any language acceptable to all parties with regards to the rowing language. MIAF continues to have safety issues with rowing in the ICW. MIAF participated on calls this week with FWC on the issue and the calls ended with agreeing to disagree. FWC does not seem to have the same safety concerns as MIAF and other stakeholders. The House bill has been heard in its first committee of reference and does not contain the rowing language. As of the writing of this report, the bill was not scheduled to be on the agenda of its second committee of reference. Please stay alert as we may ask you to reach out to your legislator to express concerns over the rowing provision in the ICW.

The Boating Safety Bills filed by Senator Garcia and Representative Botana continue to move through the process. Senate Bill 606 relating to Boating Safety by Senator Garcia passed its second committee of reference on January 26th in the Senate Appropriations Subcommittee on Agriculture, Environment and General Government. The bill is on the agenda in the Senate Appropriations Committee February 9th at 9:00 am. A proposed committee substitute was filed on January 28th to SB 606. The House companion, House Bill 493 was heard in the Senate Environment, Agriculture and Flooding Subcommittee. A proposed substitute was offered and adopted in committee. The bill has three more committees of reference. As of the writing of this report, the bill had not been placed on its next agenda.

The Riparian Rights bill passed the Senate Judiciary Committee on January 24th. Senate Bill 840 passed its last committee of reference, Senate Rules Committee 15-0. The bill passed without any amendments and is now ready for the Senate floor. The bill only has one more committee in the Senate. The House companion, House Bill 841 was heard in its first committee of reference. The bill passed 18-0 without any amendments.

The Vessel Flag legislation filed by Senator Baxley and Representative Altman caught our eye as it was an expansion from airboats to all vessels. Our office met with the sponsors and asked questions and expressed concerns about the broadness of the bill as written. We are currently working on some suggested language to propose to the sponsors for consideration. Again, the bills have not been placed on the agenda as of the writing of this report. The House bill only has two committees of reference.

Senate Bill 198 Seagrass Mitigation passed the Senate Environment and Natural Resource Committee as a Committee Substitute. The bill passed 3-2. The bill is now waiting to be heard in the Senate Community Affairs Committee meeting. The House companion. House Bill 349, is waiting to be heard in its second committee of reference. Again, as of the writing of this report the bills have not been placed on agendas.

Also, Senate Bill 1432 regarding Vessel Anchoring passed the Senate Environment and Natural Resource Committee with an amendment. The bill is now a committee substitute and passed 5-0. This bill passed the Senate Community Affairs Committee as a Committee Substitute for Committee Substitute. The bill passed 9-0. The Senate Bill is now waiting to be heard in its final committee reference, Senate Rules Committee. The House companion, House Bill 1065 has three committees of reference and is scheduled to be heard in its first committee this week. The bill is scheduled to be heard February 8th in the House Environment, Agriculture, and Flooding Subcommittee.

Thank you for allowing us to be your voice in Tallahassee. Please let us know if you would like us to add anything to the report.

Again, thank you and below are some of the highlighted bills we are tracking this Session.

Margaret "Missy" Timmins President Timmins Consulting, LLC



// WATER RESOURCES MANAGEMENT

Senate Bill 198 // Sen. Ana Maria Rodriguez // Referred to: Environment and Natural Resources; Community Affairs; Appropriations

House Bill 349 // Rep. Toby Oberdorf // Referred to: Environment, Agriculture & Flooding Subcommittee; Agriculture & Natural Resources Appropriations Subcommittee; State Affairs Committee

HOUSE/SENATE BILL RELATIONSHIP: SIMILAR

Senate Bill 198: CS/SB 198 authorizes the Board of Trustees of the Internal Improvement Trust Fund (Board of Trustees) to grant easements on sovereignty submerged lands (SSLs) for mitigation banks that are permitted under, and meet the public interest criteria in, state law. The bill provides that it does not prohibit mitigation to offset impacts to seagrass or other habitats on SSLs upon meeting the public interest criteria. It also directs the Department of Environmental Protection to adopt and modify rules to ensure that required financial assurances are equivalent and sufficient to provide for the long-term management of mitigation.

The bill revises the existing Environmental Resource Permitting (ERP) program exceptions for:

- The installation and repair of certain mooring pilings and dolphins, piers, and recreational docking facilities, to provide that docks authorized under same must be granted authorization for the use of submerged lands upon approval by the Board of Trustees; and
- Floating vessel platform or floating boat lift structures, to:
 - Create a presumption of compliance with any requirement to minimize adverse environmental impacts, where they are associated with a dock on a parcel of land; and
 - Provide that local governments may require only a one-time registration of certain floating vessel platforms to ensure compliance with listed exemption criteria or with local electrical or plumbing codes that are no more stringent than the exemption criteria or address other subjects.

The bill also provides a definition for the term "local government."

Most Recent Action: Favorable with CS by Environment and Natural Resources; 3 Yeas, 2 Nays

House Bill 349: The Department of Environmental Protection (DEP) regulates activities in, on, or over surface waters, as well as any activity that alters surface water flows, through environmental resource permits (ERPs). ERPs are required for development or construction activities typically involving the dredging or filling of surface waters, construction of flood protection facilities, building dams or reservoirs, or any other activities that affect state waters. Some projects are exempt from the requirement to obtain an ERP if they meet specific statutory restrictions.

Environmental impact mitigation is required under certain circumstances to offset the adverse impacts to surface waters resulting from the construction activities allowed by an ERP.

Mitigation banking is a practice in which an environmental enhancement and preservation project is conducted by a public agency or private entity to provide mitigation for unavoidable environmental impacts within a defined region referred to as a mitigation service area. A mitigation bank consists of a wetland, stream, or other aquatic resource area that has been restored, established, or preserved to offset such environmental impacts.

Sovereign submerged lands include, but are not limited to, tidal lands, islands, sandbars, shallow banks, and lands waterward of the ordinary or mean high water line, beneath navigable fresh water or beneath tidallyinfluenced waters. The Board of Trustees of the Internal Improvement Trust Fund (Board) is responsible for determining whether a sale of sovereign submerged lands or a permit related to an activity conducted on sovereign submerged lands is within the public interest on a case-by-case basis.

The bill authorizes the Board to grant easements on sovereignty submerged lands for mitigation banks to ensure the protection and restoration of natural resources and to offset the unavoidable impacts of projects when mitigation banks meet the public interest criteria related to state owned lands.

The bill requires DEP to adopt and modify rules related to mitigation to ensure that the required financial assurances are equivalent and sufficient to provide for long-term management of permitted mitigation.

Additionally, the bill requires DEP, in consultation with Water Management Districts, to include the rulemaking required by the bill in existing active rulemaking, or to complete rule development by June 30, 2023.

The bill expands the ERP permitting exemption for certain private and local government-owned docks by exempting a dock that measures a distance of less than 65 feet along the shoreline if the dock is the only one on the easement. The bill specifies that such docks must be granted authorization for the use of submerged lands upon approval by the Board. Additionally, the bill creates a presumption of compliance with any requirement to minimize adverse environmental impacts for structures associated with a dock on a parcel of land that complies with certain ERP permitting exemption requirements.

The bill may have an indeterminate fiscal impact on the state.

Most Recent Action: Favorable with CS by Environment, Agriculture & Flooding Subcommittee; 13 Yeas, 4 Nays

Attached documents: CS/SB 198 + Staff Analysis; CS/HB 349 + Staff Analysis



// ENDANGERED AND THREATENED SPECIES

Senate Bill 238 // Sen. Shevrin Jones // Referred to: Environment and Natural Resources; Appropriations Subcommittee on Agriculture, Environment, and General Government; Appropriations

House Bill 711 // Rep. Ben Diamond // Referred to: Environment, Agriculture & Flooding Subcommittee; Agriculture & Natural Resources Appropriations Subcommittee; State Affairs Committee

RELATIONSHIP: IDENTICAL

Senate Bill 238: Directing the Fish and Wildlife Conservation Commission to protect certain endangered or threatened species, regardless of the status of their federal classification; prohibiting the commission from considering certain costs when designating a species as endangered or threatened; directing the department, in consultation with the Endangered Plant Advisory Council, to protect certain endangered or threatened species, regardless of the status of their federal classification; prohibiting the department from considering certain costs when designating a species as endangered or threatened, etc.

Most Recent Action: Referred to Environment and Natural Resources; Appropriations Subcommittee on Agriculture, Environment, and General Government; Appropriations

House Bill 711: Revises legislative intent of Florida Endangered & Threatened Species Act; directs FWCC & DACS to protect certain endangered or threatened species; revises criteria for placement of species on Regulated Plant Index by DACS; prohibits FWCC & DACS from considering certain costs when designating species as endangered or threatened.

Most Recent Action: Referred to Environment, Agriculture & Flooding Subcommittee; Agriculture & Natural Resources Appropriations Subcommittee; State Affairs Committee

Attached documents: SB 238 (as filed); HB 711 (as filed)

// FISH AND WILDLIFE CONSERVATION COMMISSION

Senate Bill 494 // Sen. Travis Hutson // Referred to: Environment and Natural Resources; Appropriations Subcommittee on Agriculture, Environment, and General Government; Appropriations

House Bill 323 // Rep. Tyler Sirois // Referred to: Environment, Agriculture & Flooding Subcommittee; Agriculture & Natural Resources Appropriations Subcommittee; State Affairs Committee

HOUSE/SENATE BILL RELATIONSHIP: SIMILAR

Senate Bill 494: PCS/CS/SB 494 revises laws administered by the Fish and Wildlife Conservation Commission (FWC) and other law enforcement entities. The bill:

- Amends the Florida Forever Act to require each lead land managing agency, in consultation with the FWC, to consider in the management plan the feasibility of creating a gopher tortoise recipient site for state lands under its management which are larger than 40 contiguous acres.
- Specifies that a vessel is at risk of becoming derelict if it is tied to an unlawful or unpermitted mooring or other structure.
- Specifies the circumstances in which law enforcement may destroy or dispose of a vessel.
- Reorganizes provisions authorizing the FWC to establish a program to provide grants to local governments for the removal, storage, destruction, and disposal of derelict vessels.
- Allows operation of human-powered vessels in the marked channel of the Florida Intracoastal Waterway for specified reasons.
- Specifies that a certificate of title may not be issued for a public nuisance vessel.
- Specifies that a local government cannot create a public bathing beach or swim area in the marked channel of the Florida Intracoastal Waterway or within 100 feet of the marked channel.
- Adds public nuisance vessels to the definition of abandoned property.
- Places liability for costs of vessel removal, storage, destruction, and disposition on the owner or responsible party after notice is given.
- Authorizes FWC law enforcement officers to use drones to manage and eradicate invasive plants or animals on public lands and to suppress and mitigate wildfire threats.

The bill will have an indeterminate fiscal impact on the FWC as the derelict vessel removal grants to local governments will be subject to appropriation.

Most Recent Action: Placed on Special Order Calendar, 02/03/22; Temporarily Postponed on Second Reading; Retained on Special Order Calendar

House Bill 323: The Florida Fish and Wildlife Conservation Commission (FWC) is the agency responsible for regulating boating, wild animal life, fresh water aquatic life, and marine life in the state.

A derelict vessel is a vessel that is left, stored, or abandoned in a wrecked, junked, or substantially dismantled condition upon any public state waters; at a port in the state without the consent of the agency that has jurisdiction of the port; or docked, grounded, or beached upon the property of another without the consent of the property owner. It is unlawful to store, leave, or abandon a derelict vessel in Florida. In addition, current law prohibits a vessel that is at risk of becoming derelict from anchoring, mooring, or occupying state waters. A vessel that has been the subject of

three or more at-risk violations within an 18-month period is deemed a public nuisance.

The bill expands the types of vessels that may be considered at-risk vessels by authorizing an FWC or law enforcement officer to determine that a vessel is at risk of becoming derelict if it is tied to an unlawful or unpermitted structure or mooring. The bill also expands the definition of "abandoned property" to includevessels that have been declared a public nuisance to clarify that the laws and procedures that apply to abandoned property also apply to such vessels.

The bill specifies that an owner or party responsible for a vessel declared a public nuisance who does not remove the vessel within 21 days after a notice directing the removal is placed on the vessel is liable for all costs of removal, storage, destruction, and disposal of the vessel. In addition, the bill specifies that grants provided to local governments for the removal, storage, destruction, and disposal of derelict vessels may also be used for the removal, storage, destruction, and disposal of vessels declared a public nuisance.

The bill prohibits municipalities and counties from establishing public bathing beach or swim areas in whole or in part within the marked channel of the Florida Intracoastal Waterway or within 100 feet of any portion of the marked channel. The bill also authorizes a person to operate a human-powered vessel within the waterway when participating in certain club athletic teams or sports affiliated with an educational institution.

The bill authorizes a law enforcement employee of FWC or the Florida Forest Service to use drones for the purposes of managing and eradicating invasive exotic plants or animals on public lands and suppressing and mitigating wildfire threats.

The bill does not appear to have a fiscal impact on the state or local governments.

Most Recent Action: Favorable with CS by Environment, Agriculture & Flooding Subcommittee; 17 Yeas, O Nays

Attached documents: CS/CS/SB 494 + Staff Analysis; CS/HB 323 + Staff Analysis

// MOTORBOAT ENGINE CUTOFF SWITCHES // VESSEL SAFETY EQUIP.

Senate Bill 606 // Sen. Ileana Garcia // Referred to: Environment and Natural Resources; Appropriations Subcommittee on Agriculture, Environment, and General Government; Appropriations

House Bill 493 // Rep. Adam Botana // Referred to: Environment, Agriculture & Flooding Subcommittee; Criminal Justice & Public Safety Subcommittee; Agriculture & Natural Resources Appropriations Subcommittee; State Affairs Committeee

HOUSE/SENATE BILL RELATIONSHIP: IDENTICAL

Senate Bill 606: SB 606 creates the "Boating Safety Act of 2022."

Relating to liveries, the bill:

- Requires a no-cost, annual livery permit, effective January 1, 2023.
- Requires liveries to implement certain safety requirements.
- Adds penalties for violations of livery requirements.

The bill increases or adds penalties for noncriminal infractions of vessel safety laws. It increases the additional civil penalty for noncriminal infractions of vessel laws from \$50 to \$100. It directs certain penalties to the Marine Resource Conservation Trust Fund (MRCTF) to supplement law enforcement activities.

Relating to boating safety programs, the bill:

- Adds a \$500 fine for certain vessel operators.
- Requires FWC to maintain a program to ensure compliance with mandatory boating safety education requirements.
- Creates the Illegal Boating Strike Team to enhance law enforcement activities.

The bill requires a physical residential or business address for vessel registration applicants, with a limited exception for live-aboard vessel owners.

The bill provides an appropriation of \$2 million in recurring funds from the General Revenue Fund to the FWC and authorizes seven positions with associated salary rate of \$322,763 for the Illegal Boating Strike Team. The bill also appropriates \$100,000 in recurring funds from the General Revenue Fund to the FWC and authorizes one position with associated salary rate of \$60,000, relating to ensuring compliance with mandatory boating safety education requirements.

The bill also appropriates \$125,000 in nonrecurring funds for the 2022-2023 fiscal year from the General Revenue Fund to the FWC for the purpose of implementing the no-cost livery permitting requirement.

Most Recent Action: On Committee agenda - Appropriations, 02/09/22, 9:00 am, 412 K - PCS

House Bill 493: The Fish and Wildlife Conservation Commission (FWC), created by Article IV, section 9, of the Florida Constitution, is responsible for regulating, managing, protecting, and conserving the state's fish and wildlife resources. FWC is also the agency responsible for regulating boating in the state. Through its Division of Law Enforcement, FWC manages the state's waterways to ensure boating safety for residents of and visitors to the state. This responsibility includes enforcing boating rules and regulations, coordinating boating safety campaigns and education, managing public waters and access to the waters, conducting boating accident investigations, identifying and removing derelict vessels, and investigating vessel theft and title fraud.

A livery vessel is a vessel that is leased, rented, or chartered to another for consideration. A facility that rents and leases such vessels is called a livery. Current law imposes certain requirements on liveries and prohibits them from renting or leasing vessels under certain circumstances.

Beginning January 1,2023, the bill prohibits a livery from offering a vessel for lease or rent without first being issued a no-cost livery permit by FWC, which must be renewed annually. The bill also requires liveries to implement certain safety requirements and establishes penalties for violations of livery requirements.

The bill authorizes a court to order a person who is convicted of a violation related to boating collisions and accidents to pay an additional fine of up to \$1,000 per violation.

The bill increases or establishes maximum penalties for certain noncriminal infractions of vessel safety laws.

The bill also increases the default civil penalty for noncriminal infractions of vessel laws from \$50 to \$100, which applies when a different maximum penalty is not specified for a particular infraction.

The bill requires a person who is subject to mandatory education requirements as a result of certain violations of vessel laws to pay a fine of \$500. The bill also requires FWC to maintain a program to ensure violators are in compliance with mandatory boating safety education requirements.

The bill requires a physical residential or business address for vessel registration applicants, with a limited exception for live-aboard vessel owners.

The bill may have an indeterminate fiscal impact on the state.

Most Recent Action: Favorable with CS by Environment, Agriculture & Flooding Subcommittee; 16 Yeas, O Nays

Attached documents: SB 606 (as filed) + Staff Analysis; HB 493 + Staff Analysis

// YACHT AND SHIP BROKERS' ACT

- Senate Bill 820 // Sen. Ed Hooper // Referred to: Regulated Industries; Commerce and Tourism; Rules
- House Bill 529 // Rep. Chip LaMarca // Referred to: Regulatory Reform Subcommittee; State Administration & Technology Appropriations Subcommittee; Commerce Committee

HOUSE/SENATE BILL RELATIONSHIP: IDENTICAL

Senate Bill 820: Revising the penalties for persons operating a vessel involved in an accident or injury who leave the scene of the accident or injury under certain circumstances; providing graduated penalties depending on the level of damage to property or person; providing a mandatory minimum sentence for a person who willfully commits such violation resulting in the death of another while boating under the influence; providing that a person commits boating under the influence manslaughter when their impaired operation of a vessel causes the death of

an unborn child; revising the definition of the term "vessel homicide" to include the killing of an unborn child by causing injury to the mother by operation of a vessel in a reckless manner under certain circumstances, etc.

Most Recent Action: Referred to Environment and Natural Resources; Criminal Justice; Rules

House Bill 529: The Florida Department of Business and Professional Regulation (DBPR) regulates and licenses various businesses and professionals in Florida through 12 divisions, including the Division of Florida Condominiums, Timeshares, and Mobile Homes (division), which regulates yacht and ship brokers and salespersons. A person may not act as a broker or salesperson in Florida unless they are licensed by the division.

For the purposes of the practice act, "yacht" means any vessel which is propelled by sail or machinery in the water which exceeds 32 feet in length, and which weighs less than 300 gross tons.

A yacht and ship "broker" is a person who, for or in expectation of compensation: sells, offers, or negotiates to sell; buys, offers, or negotiates to buy; solicits or obtains listings of; or negotiates the purchase, sale, or exchange of, yachts for other persons. A person may not be licensed as a broker unless they have been a salesperson for at least 2 consecutive years.

A license is not required for:

- A person who sells his or her own yacht,
- An attorney at law for services rendered in his or her professional capacity,
- A receiver, trustee, or other person acting under a court order,
- A transaction involving the sale of a new yacht, or
- A transaction involving the foreclosure of a security interest in a yacht.

The PCS provides that a license is not required for a person who regularly conducts business as a yacht or ship broker or salesperson in another state who engages in the purchase or sale of a yacht under this act, if the transaction is executed with a broker or salesperson licensed in this state. This limitation does not apply to a duly licensed attorney.

The bill may have a minimal indeterminate fiscal impact on state government, and no fiscal impact on local governments.

The PCS is effective upon becoming law.

Most Recent Action: On Committee agenda - Regulatory Reform Subcommittee, 02/08/22, 1:00 pm, 212 K - PCS

Attached documents: SB 820 (as filed); HB 529 (as filed)



// RESIDENTIAL PROPERTY RIPARIAN RIGHTS

Senate Bill 840 // Sen. Ben Albritton // Referred to: Environment and Natural Resources; Judiciary; Rules

House Bill 841 // Rep. Nick DiCeglie // Referred to: Civil Justice & Property Rights Subcommittee; Environment, Agriculture & Flooding Subcommittee; Judiciary Committee

HOUSE/SENATE BILL RELATIONSHIP: IDENTICAL

Senate Bill 840: SB 840 requires land surveyors to give a preference to the prolongation-ofproperty-line method of establishing the boundaries of a residential property owner's riparian rights along a channel, unless doing so would result in an inequitable apportionment of the riparian rights at issue. In connection with this preference, the bill defines the terms "channel" and "prolongation-ofproperty-line method"; limits the scope of the preference to riparian waters only (not littoral waters, such as a lake, an ocean, or a gulf); and provides that the preference only applies when establishing the boundaries of riparian rights after July 1,2022.

The bill also provides that in a civil action relating to the riparian rights of a residential dock owner, when such rights are exercised with all appropriate environmental and regulatory approvals and permits, the court must award reasonable attorney fees and costs to the defendant if the defendant is the prevailing party.

Most Recent Action: Favorable by Rules; 15 Yeas, O Nays; Placed on Calendar, on 2nd reading

House Bill 841: Riparian rights are rights incident to land bordering navigable waters such as rivers and streams ("riparian land") and include rights of ingress, egress, boating, bathing, and fishing and to an unobstructed view. Riparian rights also include the right to erect upon the bed and shores adjacent to the riparian land docks and other structures for the riparian land owner's personal use, subject to the right of the public to use the navigable waters. In other words, structures built on riparian land may not impede navigation or other lawful public uses and generally may not extend beyond the line of navigation. Riparian rights inure to the riparian land owner and are appurtenant to and inseparable from the riparian land. Conveyance of title to or lease of the riparian land entitles the grantee to the riparian rights running with the land whether or not such rights are mentioned in the deed or lease.

In order for riparian rights to attach, the riparian land must extend to the ordinary high water mark of the navigable water. However, courts have acknowledged that there is no one proper method for establishing riparian rights boundaries, and such rights do not necessarily extend into the waters according to riparian land boundaries. Instead, boundaries must be apportioned and riparian rights determined in accordance with equitable principles, with consideration given to the lay of the shore line, the direction of the waterbody, and the co-relative rights of adjoining riparian land owners. Despite these guidelines, it is possible to have two land surveyors draw riparian boundaries for adjoining properties in two different locations if they use



different methods for establishing such boundaries. A riparian land owner who believes that the boundaries of his or her riparian rights have not been properly drawn or his or her riparian rights have been otherwise violated may bring an action for relief in the circuit court where the riparian land is located.

HB 841 establishes a preferred method for establishing the boundaries of a residential property owner's riparian rights along a channel for purposes of the construction of docks, piers, marinas, moorings, pilings, and other private improvements. Specifically, the bill requires that, when establishing such boundaries after July 1, 2022, a land surveyor must give preference to the "prolongation-of-property-line" method unless doing so would result in inequitable apportionment of riparian rights among other land owners along the channel.

Further, the bill provides that, in a civil action relating to a residential dock owner's riparian rights, when such rights are exercised with all appropriate environmental and regulatory approvals and permits and the defendant prevails, the court must award the defendant his or her reasonable attorney fees and costs.

The bill may have a positive indeterminate fiscal impact on state government but does not appear to have a fiscal impact on local governments.

Most Recent Action: On Committee agenda - Environment, Agriculture & Flooding Subcommittee, 02/08/22, 10:30 am, 212 K

Attached documents: SB 840 (as filed) + Staff Anaysis; HB 841 (as filed)

// BOATING AND VESSEL SAFETY

- Senate Bill 1650 // Sen. Joe Gruters // Referred to: Environment and Natural Resources; Appropriations Subcommittee on Agriculture, Environment, and General Government; Appropriations
- House Bill 701 // Rep. Fiona McFarland // Referred to: Tourism, Infrastructure & Energy Subcommittee; Environment, Agriculture & Flooding Subcommittee; Commerce Committee

HOUSE/SENATE BILL RELATIONSHIP: SIMILAR

Senate Bill 1650: Requiring certain boating safety education courses and temporary certificate examinations to include specified components; directing the Fish and Wildlife Conservation Commission to include such components in boating safety education campaigns and certain educational materials; requiring instructors of water sports and activities to wear engine cutoff switches under certain conditions, etc.

Most Recent Action: Referred to Environment and Natural Resources; Appropriations Subcommittee on Agriculture, Environment, and General Government; Appropriations

House Bill 701: The Florida Fish and Wildlife Conservation Commission (FWC) regulates, manages, and conserves the fish and wildlife resources within the state. Within the FWC, the Division of Law Enforcement enforces boating rules and regulations, coordinates boating safety campaigns and education, and investigates boating accidents.

Any person born on or after January 1,1988, who wishes to operate a vessel powered by a motor 10 horsepower or greater must complete a boating safety education course approved by the National Association of State Boating Law Administrators (NASBLA). The NASBLA provides minimum standards which are reviewed every five years and apply to all basic boating courses across the U.S. and its territories.

In 2018, federal law went into effect requiring operators of vessels less than 26 feet in length and with three or more horsepower to employ an engine cut-off switch if installed on the vessel. Florida has a similar law but with regard only to jet skis.

The bill may be cited as "Ethan's Law."

The bill requires that FWC include as components in boating safety education campaigns and education material, as appropriate, the following:

- The dangers of passengers sitting in areas not designed and designated for seating.
- The operation of a boat with persons in the water nearby.
- The dangers of starting a vessel with the engine in gear.
- The risks of leaving a vessel running while passengers are onboarding or disembarking.
- The proper use and benefits of an engine cut-off switch for motorboats and personal watercrafts.

The bill also requires that operators of vessels used in the instruction of water sports or activities use an engine cut-off switch and wear an operative engine cut-off switch link when people participating in the water sport or activity are in the water.

The bill does not have an impact on state or local government revenues. The bill does not have an impact on local government expenditures. The bill may have an insignificant fiscal impact on state government expenditures.

The bill provides an effective date of July 1, 2022.

Most Recent Action: On Committee agenda - Environment, Agriculture & Flooding Subcommittee, 02/08/22, 10:30 am, 212 K

Attached documents: SB 1650 (as filed); CS/HB 701 + Staff Analysis



// VESSEL ANCHORING

Senate Bill 1432 // Sen. Ana Maria Rodriguez // Referred to: Environment and Natural Resources; Community Affairs; Rules

House Bill 1065 // Rep. Jim Mooney // Referred to: Environment, Agriculture & Flooding Subcommittee; Agriculture & Natural Resources Appropriations Subcommittee; State Affairs Committee

HOUSE/SENATE BILL RELATIONSHIP: SIMILAR

Senate Bill 1432: CS/SB 1432 amends statutes relating to vessel anchoring and mooring. The bill provides that approved and permitted moorings or mooring fields in Monroe County have a 10 year limit on general tenancies and that a sovereign submerged land or other proprietary lease may not prohibit a vessel from an approved and permitted mooring or mooring field, or limit the tenancy of a vessel, because it is an established domicile or a primary residence.

The bill clarifies that Monroe County is designated as an anchoring limitation area in which vessels anchored on waters of the state within the county and within 10 linear nautical miles of a public mooring field or designated anchoring area must:

- Pull anchor,
- Move under their own power, and
- Re-anchor a certain distance away or in a different designated anchoring area.

This must occur at least once every 90 days. The requirement does not apply to vessels moored to approved and permitted moorings, or to domiciled vessels on the waters of the state within the county, until at least 100 new moorings are available for public use within 1 mile of Key West Bight City Dock. The bill removes the provisions requiring the county to approve of a certain number of moorings at certain locations.

The bill requires the Fish and Wildlife Conservation Commission to consult with Monroe County and the Florida Keys National Marine Sanctuary to establish designated anchoring areas throughout the county that meet certain criteria.

The bill requires certain vessels on the waters of the state within Monroe County that are equipped with a marine sanitation device to maintain a record of the date and location of each pump-out of the device, which must occur every 30 days, for one year after the date of the pump-out.

Most Recent Action: Favorable with CS by Community Affairs; 9 Yeas, 0 Nays

House Bill 1065: Current law designates certain densely populated urban areas that have narrow state waterways, residential docking facilities, and significant boating traffic as anchoring limitation areas. In an anchoring limitation area, a person is prohibited from anchoring a vessel at any time during the period between one half hour after sunset and one half-hour before sunrise.

The Division of Law Enforcement of the Fish and Wildlife Conservation Commission (FWC) and its officers, county sheriffs and deputies, and municipal police officers typically enforce anchoring limitation areas. In 2021, the Legislature designated Monroe County as an anchoring limitation area where a vessel on waters of the state can only anchor in the same location for a maximum of 90 days. The establishment of Monroe County as an anchoring limitation area does not take effect until Monroe County approves, permits, and opens new moorings for public use, including 250 moorings within one mile of Key West Bight City Dock and at least 50 moorings within the Key West Garrison Bight Mooring Field.

The bill specifies that approved and permitted moorings or mooring fields in Monroe County have a 10-year limit on general tenancies and that a sovereign submerged land or other proprietary lease may not prohibit a vessel from an approved and permitted mooring or mooring field or limit the tenancy of a vessel because it is an established domicile or primary residence.

The bill clarifies requirements related to the designation of Monroe County as an anchoring limitation area. Specifically, the bill requires each vessel anchored on state waters within 10 nautical miles of a public mooring field or a designated anchoring area to pull anchor, move from its location using its propulsion system, and reanchor in a new location no less than once every 90 days.

The bill specifies that these requirements do not apply to vessels moored to approved and permitted moorings. Additionally, until at least 100 new moorings are available for public use within one mile of Key West Bight City Dock, these requirements do not apply to live-aboard vessels on state waters within Monroe County.

The bill requires certain vessels within Monroe County on state waters that are equipped with a marine sanitation device to maintain a record of the date and location of each pump-out of the device, which must occur every 30 days.

The bill may have an insignificant negative fiscal impact on the state.

Most Recent Action: On Committee agenda - Environment, Agriculture & Flooding Subcommittee, 02/08/22, 10:30 am, 212 K

Attached documents: CS/SB 1432 + Staff Analysis; HB 1065 (as filed) + Staff Analysis

// VESSEL SAFETY FLAGS

Senate Bill 1546 // Sen. Dennis Baxley // Referred to: Environment and Natural Resources; Community Affairs; Rules

House Bill 1225 // Rep. Thad Altman // Referred to: Environment, Agriculture & Flooding Subcommittee; State Affairs Committee

HOUSE/SENATE BILL RELATIONSHIP: SIMILAR

Senate Bill 1546: Removing the requirement that airboats be equipped with masts or flagpoles bearing certain safety flags; prohibiting the operation and anchoring of vessels without masts or flagpoles bearing certain safety flags under specified conditions, etc.

Most Recent Action: Referred to Environment and Natural Resources; Community Affairs; Rules

House Bill 1225: Removes requirement that airboats be equipped with masts or flagpoles bearing certain safety flags; prohibits operation & anchoring of vessels without masts or flagpoles bearing certain safety flags under specified conditions; provides penalties.

Most Recent Action: Referred to Environment, Agriculture & Flooding Subcommittee; State Affairs Committee

Attached documents: SB 1546 (as filed); HB 1225 (as filed)

// LOCAL REGULATION OF VESSELS

House Bill 1265 // Rep. Mike Caruso // Referred to: Environment, Agriculture & Flooding Subcommittee; Criminal Justice & Public Safety Subcommittee; Agriculture & Natural Resources Appropriations Subcommittee; State Affairs Committee

HOUSE/SENATE BILL RELATIONSHIP: SIMILAR

House Bill 1265: Authorizes local governments to regulate the anchoring of certain vessels.

Most Recent Action: Referred to Environment, Agriculture & Flooding Subcommittee; Local Administration & Veterans Affairs Subcommittee; State Affairs Committee

Attached documents: HB 1265 (as filed)

// OFFICE OF THE BLUE ECONOMY

- Senate Bill 1454 // Sen. Loranne Ausley // Referred to: Commerce and Tourism; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Appropriations
- House Bill 1081 // Rep. Kelly Skidmore // Referred to: Tourism, Infrastructure & Energy Subcommittee; Infrastructure & Tourism Appropriations Subcommittee; Commerce Committee

HOUSE/SENATE BILL RELATIONSHIP: IDENTICAL



Senate Bill 1454: Establishing the office within the Department of Economic Opportunity; defining the term "blue economy"; providing duties of the office; requiring the Office of Economic and Demographic Research to conduct a biennial evaluation of the blue economy for inclusion in a certain assessment, etc.

Most Recent Action: Referred to Commerce and Tourism; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Appropriations

House Bill 1081: Establishes Office of the Blue Economy within DEO; provides duties of office; requires EDR to conduct biennial evaluation of blue economy for inclusion in certain assessment.

Most Recent Action: Referred to Tourism, Infrastructure & Energy Subcommittee; Infrastructure & Tourism Appropriations Subcommittee; Commerce Committee

Attached documents: SB 1454 (as filed); HB 1081 (as filed)

We appreciate the opportunity to be your voice in Tallahassee!

By the Committee on Environment and Natural Resources; and Senator Rodriguez

592-02072-22

2022198c1

1	A bill to be entitled
2	An act relating to water resources management;
3	amending s. 253.03, F.S.; authorizing the Board of
4	Trustees of the Internal Improvement Trust Fund to
5	grant easements on sovereignty submerged lands for
6	specified mitigation banks under certain conditions;
7	providing construction; requiring the Department of
8	Environmental Protection to adopt and modify specified
9	rules; providing requirements for such rulemaking;
10	requiring the department, in consultation with the
11	water management districts, to include such rulemaking
12	in any active rulemaking process or to complete such
13	rule development within a specified timeframe;
14	amending s. 403.813, F.S.; exempting certain docks on
15	recorded easements from certain permit and
16	verification requirements; requiring authorization for
17	certain docks to use submerged lands upon approval of
18	the board; providing that the compliance of certain
19	structures associated with a dock on a parcel of land
20	with certain provisions creates a presumption of
21	compliance with certain environmental impact
22	requirements; removing provisions authorizing local
23	governments to require permits for certain floating
24	vessel platforms; revising the purposes for which
25	local governments may require one-time registration of
26	such platforms; defining the term "local government";
27	providing an effective date.
28	

Be It Enacted by the Legislature of the State of Florida: 29

Page 1 of 7

1	592-02072-22 2022198c1				
30					
31	Section 1. Subsection (17) is added to section 253.03,				
32	Florida Statutes, to read:				
33	253.03 Board of trustees to administer state lands; lands				
34	enumerated				
35	(17) The board of trustees may grant easements on				
36	sovereignty submerged lands for mitigation banks that are				
37	permitted under s. 373.4136 to ensure the protection and				
38	restoration of natural resources and to offset the unavoidable				
39	impacts of projects when mitigation banks meet the public				
40	interest criteria under this chapter and chapter 258. This				
41	subsection does not prohibit mitigation to offset impacts to				
42	seagrass or other habitats on sovereignty submerged lands, upon				
43	meeting the public interest criteria under this chapter and				
44	chapter 258.				
45	Section 2. The Department of Environmental Protection shall				
46	adopt and modify rules adopted pursuant to ss. 373.4136 and				
47	373.414, Florida Statutes, to ensure that required financial				
48	assurances are equivalent and sufficient to provide for the				
49	long-term management of mitigation permitted under ss. 373.4136				
50	and 373.414, Florida Statutes. The department, in consultation				
51	with the water management districts, shall include the				
52	rulemaking required by this section in existing active				
53	rulemaking, or shall complete rule development by June 30, 2023.				
54	Section 3. Paragraphs (b) and (s) of subsection (1) of				
55	section 403.813, Florida Statutes, are amended to read:				
56	403.813 Permits issued at district centers; exceptions				
57	(1) A permit is not required under this chapter, chapter				
58	373, chapter 61-691, Laws of Florida, or chapter 25214 or				

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592-02072-22 2022198c1 59 chapter 25270, 1949, Laws of Florida, and a local government may 60 not require a person claiming this exception to provide further 61 department verification, for activities associated with the following types of projects; however, except as otherwise 62 63 provided in this subsection, this subsection does not relieve an 64 applicant from any requirement to obtain permission to use or 65 occupy lands owned by the Board of Trustees of the Internal 66 Improvement Trust Fund or a water management district in its 67 governmental or proprietary capacity or from complying with applicable local pollution control programs authorized under 68 69 this chapter or other requirements of county and municipal 70 governments:

(b) The installation and repair of mooring pilings and dolphins associated with private docking facilities or piers and the installation of private docks, piers, and recreational docking facilities, or piers and recreational docking facilities of local governmental entities when the local governmental entity's activities will not take place in any manatee habitat, any of which docks:

1. Has 500 square feet or less of over-water surface area for a dock located in an area designated as Outstanding Florida Waters or 1,000 square feet or less of over-water surface area for a dock located in an area that is not designated as Outstanding Florida Waters;

2. Is constructed on or held in place by pilings or is a
floating dock constructed so as not to involve filling or
dredging other than that necessary to install the pilings;

86 3. May not substantially impede the flow of water or create87 a navigational hazard;

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592-02072-22 2022198c1 4. Is used for recreational, noncommercial activities 88 89 associated with the mooring or storage of boats and boat 90 paraphernalia; and 5. Is the sole dock constructed pursuant to this exemption 91 92 as measured along the shoreline for a distance of 65 feet, 93 unless the parcel of land, recorded easement, or individual lot 94 as platted is less than 65 feet in length along the shoreline, 95 in which case one exempt dock may be allowed per parcel, 96 easement, or lot. Such docks shall be granted authorization for 97 the use of submerged lands upon approval by the Board of 98 Trustees of the Internal Improvement Trust Fund. 99 100 This paragraph does not prohibit the department from taking appropriate enforcement action pursuant to this chapter to abate 101 102 or prohibit any activity otherwise exempt from permitting 103 pursuant to this paragraph if the department can demonstrate 104 that the exempted activity has caused water pollution in 105 violation of this chapter. (s) The construction, installation, operation, or 106 107 maintenance of floating vessel platforms or floating boat lifts, 108 provided that such structures: 109 1. Float at all times in the water for the sole purpose of supporting a vessel so that the vessel is out of the water when 110 111 not in use; 112 2. Are wholly contained within a boat slip previously 113 permitted under ss. 403.91-403.929, 1984 Supplement to the 114 Florida Statutes 1983, as amended, or part IV of chapter 373, or

115 do not exceed a combined total of 500 square feet, or 200 square 116 feet in an Outstanding Florida Water, when associated with a

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

CS for SB 198

592-02072-22 2022198c1 117 dock that is exempt under this subsection or associated with a 118 permitted dock with no defined boat slip or attached to a bulkhead on a parcel of land where there is no other docking 119 120 structure; 121 3. Are not used for any commercial purpose or for mooring 122 vessels that remain in the water when not in use, and do not 123 substantially impede the flow of water, create a navigational 124 hazard, or unreasonably infringe upon the riparian rights of 125 adjacent property owners, as defined in s. 253.141; 126 4. Are constructed and used so as to minimize adverse 127 impacts to submerged lands, wetlands, shellfish areas, aquatic 128 plant and animal species, and other biological communities, 129 including locating such structures in areas where seagrasses are least dense adjacent to the dock or bulkhead; and 130 131 5. Are not constructed in areas specifically prohibited for 132 boat mooring under conditions of a permit issued in accordance 133 with ss. 403.91-403.929, 1984 Supplement to the Florida Statutes 134 1983, as amended, or part IV of chapter 373, or other form of 135 authorization issued by a local government. 136 137 Structures that qualify for this exemption are relieved from any 138 requirement to obtain permission to use or occupy lands owned by 139 the Board of Trustees of the Internal Improvement Trust Fund 140 and, with the exception of those structures attached to a bulkhead on a parcel of land where there is no docking 141 142 structure, are may not be subject to any more stringent 143 permitting requirements, registration requirements, or other regulation by any local government. Structures associated with a 144 dock on a parcel of land under subparagraph 2. which comply with 145

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592-02072-22 2022198c1 146 this paragraph create a presumption of compliance with any 147 requirement to minimize adverse environmental impacts. A local 148 government governments may require a permit either permitting or 149 one-time registration of floating vessel platforms to be 150 attached to a bulkhead on a parcel of land where there is no 151 other docking structure as necessary to ensure compliance with 152 local ordinances, codes, or regulations. A local government governments may require a either permitting or one-time 153 registration of all other floating vessel platforms only as 154 155 necessary to ensure compliance with the exemption criteria in 156 this section; or to ensure compliance with local electrical or 157 plumbing ordinances, codes that, or regulations relating to 158 building or zoning, which are no more stringent than the 159 exemption criteria in this section or address subjects other 160 than subjects addressed by the exemption criteria in this 161 section; and to ensure proper installation, maintenance, and 162 precautionary or evacuation action following a tropical storm or 163 hurricane watch of a floating vessel platform or floating boat 164 lift that is proposed to be attached to a bulkhead or parcel of 165 land where there is no other docking structure. The exemption 166 provided in this paragraph is shall be in addition to the 167 exemption provided in paragraph (b). The department shall adopt a general permit by rule for the construction, installation, 168 169 operation, or maintenance of those floating vessel platforms or 170 floating boat lifts that do not qualify for the exemption 171 provided in this paragraph but do not cause significant adverse impacts to occur individually or cumulatively. The issuance of 172 such general permit shall also constitutes constitute permission 173 174 to use or occupy lands owned by the Board of Trustees of the

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	592-02072-22 2022198c1				
175	Internal Improvement Trust Fund. <u>A</u> local <u>government</u> governments				
176	may not impose a more stringent regulation, permitting				
177	requirement, registration requirement, or other regulation				
178	covered by such general permit. <u>A</u> local <u>government</u> governments				
179	may require either permitting or one-time registration of				
180	floating vessel platforms as necessary to ensure compliance with				
181	the general permit in this section; to ensure compliance with				
182	local ordinances, codes, or regulations relating to building or				
183	zoning that are no more stringent than the general permit in				
184	this section; and to ensure proper installation and maintenance				
185	of a floating vessel platform or floating boat lift that is				
186	proposed to be attached to a bulkhead or parcel of land where				
187	there is no other docking structure. As used in this paragraph,				
188	the term "local government" includes a charter county, a county				
189	that is required to implement a manatee protection plan pursuant				
190	to s. 379.2431(2)(t), or a county or municipality that				
191	establishes and administers a local pollution control program				
192	under s. 403.182.				
193	Section 4. This act shall take effect upon becoming a law.				

Page 7 of 7

1	A bill to be entitled
2	An act relating to water resources management;
3	amending s. 253.03, F.S.; authorizing the Board of
4	Trustees of the Internal Improvement Trust Fund to
5	grant easements on sovereignty submerged lands for
6	specified mitigation banks under certain conditions;
7	providing construction; directing the Department of
8	Environmental Protection to create and modify
9	specified rules; providing requirements for such
10	rulemaking; amending s. 403.813, F.S.; exempting
11	certain docks on recorded easements from certain
12	permit and verification requirements; granting certain
13	docks authorization to use submerged lands upon
14	approval of the board; providing that specified
15	structures associated with a dock create a presumption
16	of compliance with certain environmental impact
17	requirements; providing a definition; providing an
18	effective date.
19	
20	Be It Enacted by the Legislature of the State of Florida:
21	
22	Section 1. Subsection (17) is added to section 253.03,
23	Florida Statutes, to read:
24	253.03 Board of trustees to administer state lands; lands
25	enumerated

Page 1 of 8

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

26 The board of trustees may grant easements on (17)27 sovereignty submerged lands for mitigation banks that are 28 permitted under s. 373.4136 to ensure the protection and 29 restoration of natural resources and to offset the unavoidable 30 impacts of projects when mitigation banks meet the public interest criteria under chapters 253 and 258. This subsection 31 32 does not prohibit mitigation to offset impacts to seagrass or other habitats on sovereignty submerged lands, upon meeting the 33 34 public interest criteria under chapters 253 and 258. 35 The Department of Environmental Protection Section 2. shall adopt and modify rules adopted pursuant to ss. 373.4136 36 37 and 373.414 to ensure that required financial assurances are 38 equivalent and sufficient to provide for the long-term 39 management of mitigation permitted under ss. 373.4136 and 40 373.414. The department, in consultation with the water 41 management districts, shall include the rulemaking required by 42 this section in existing active rulemaking, or shall complete 43 rule development by June 30, 2023. Section 3. Paragraphs (b) and (s) of subsection (1) of 44 45 section 403.813, Florida Statutes, are amended to read: 46 403.813 Permits issued at district centers; exceptions.-47 (1) A permit is not required under this chapter, chapter 48 373, chapter 61-691, Laws of Florida, or chapter 25214 or 49 chapter 25270, 1949, Laws of Florida, and a local government may not require a person claiming this exception to provide further 50

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51 department verification, for activities associated with the 52 following types of projects; however, except as otherwise 53 provided in this subsection, this subsection does not relieve an 54 applicant from any requirement to obtain permission to use or 55 occupy lands owned by the Board of Trustees of the Internal 56 Improvement Trust Fund or a water management district in its 57 governmental or proprietary capacity or from complying with applicable local pollution control programs authorized under 58 59 this chapter or other requirements of county and municipal 60 governments:

(b) The installation and repair of mooring pilings and dolphins associated with private docking facilities or piers and the installation of private docks, piers, and recreational docking facilities, or piers and recreational docking facilities of local governmental entities when the local governmental entity's activities will not take place in any manatee habitat, any of which docks:

1. Has 500 square feet or less of over-water surface area for a dock located in an area designated as Outstanding Florida Waters or 1,000 square feet or less of over-water surface area for a dock located in an area that is not designated as Outstanding Florida Waters;

73 2. Is constructed on or held in place by pilings or is a
74 floating dock constructed so as not to involve filling or
75 dredging other than that necessary to install the pilings;

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76 May not substantially impede the flow of water or 3. 77 create a navigational hazard; 78 Is used for recreational, noncommercial activities 4. 79 associated with the mooring or storage of boats and boat 80 paraphernalia; and Is the sole dock constructed pursuant to this exemption 81 5. 82 as measured along the shoreline for a distance of 65 feet, unless the parcel of land, recorded easement, or individual lot 83 84 as platted is less than 65 feet in length along the shoreline, in which case one exempt dock may be allowed per parcel, 85 86 easement, or lot. Such docks shall be granted authorization for 87 the use of submerged lands upon approval by the Board of 88 Trustees of the Internal Improvement Trust Fund. 89 90 This paragraph does not prohibit the department from taking 91 appropriate enforcement action pursuant to this chapter to abate 92 or prohibit any activity otherwise exempt from permitting 93 pursuant to this paragraph if the department can demonstrate 94 that the exempted activity has caused water pollution in 95 violation of this chapter. 96 (s) The construction, installation, operation, or maintenance of floating vessel platforms or floating boat lifts, 97 98 provided that such structures: 99 Float at all times in the water for the sole purpose of 1. supporting a vessel so that the vessel is out of the water when 100 Page 4 of 8

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

101 not in use;

102 Are wholly contained within a boat slip previously 2. 103 permitted under ss. 403.91-403.929, 1984 Supplement to the 104 Florida Statutes 1983, as amended, or part IV of chapter 373, or 105 do not exceed a combined total of 500 square feet, or 200 square feet in an Outstanding Florida Water, when associated with a 106 107 dock that is exempt under this subsection or associated with a permitted dock with no defined boat slip or attached to a 108 109 bulkhead on a parcel of land where there is no other docking 110 structure;

3. Are not used for any commercial purpose or for mooring vessels that remain in the water when not in use, and do not substantially impede the flow of water, create a navigational hazard, or unreasonably infringe upon the riparian rights of adjacent property owners, as defined in s. 253.141;

4. Are constructed and used so as to minimize adverse impacts to submerged lands, wetlands, shellfish areas, aquatic plant and animal species, and other biological communities, including locating such structures in areas where seagrasses are least dense adjacent to the dock or bulkhead; and

5. Are not constructed in areas specifically prohibited for boat mooring under conditions of a permit issued in accordance with ss. 403.91-403.929, 1984 Supplement to the Florida Statutes 1983, as amended, or part IV of chapter 373, or other form of authorization issued by a local government.

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2022

126		
127	Structures that qualify for this exemption are relieved from any	
128	requirement to obtain permission to use or occupy lands owned by	
129	the Board of Trustees of the Internal Improvement Trust Fund	
130	and, with the exception of those structures attached to a	
131	bulkhead on a parcel of land where there is no docking	
132	structure, <u>are</u> may not be subject to any more stringent	
133	permitting requirements, registration requirements, or other	
134	regulation by any local government. Structures associated with a	
135	dock on a parcel of land under subparagraph 2. which comply with	
136	this subsection create a presumption of compliance with any	
137	requirement to minimize adverse environmental impacts. A local	
138	government governments may require a permit either permitting or	
139	one-time registration of floating vessel platforms to be	
140	attached to a bulkhead on a parcel of land where there is no	
141	other docking structure as necessary to ensure compliance with	
142	local ordinances, codes, or regulations. <u>A</u> local <u>government</u>	
143	governments may require either permitting or one-time	
144	registration of all other floating vessel platforms as necessary	
145	to ensure compliance with the exemption criteria in this	
146	section; to ensure compliance with local ordinances, codes, or	
147	regulations relating to building or zoning, which are no more	
148	stringent than the exemption criteria in this section or address	
149	subjects other than subjects addressed by the exemption criteria	
150	in this section; and to ensure proper installation, maintenance,	

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2022

151 and precautionary or evacuation action following a tropical 152 storm or hurricane watch of a floating vessel platform or 153 floating boat lift that is proposed to be attached to a bulkhead or parcel of land where there is no other docking structure. The 154 155 exemption provided in this paragraph is shall be in addition to 156 the exemption provided in paragraph (b). The department shall 157 adopt a general permit by rule for the construction, 158 installation, operation, or maintenance of those floating vessel 159 platforms or floating boat lifts that do not qualify for the 160 exemption provided in this paragraph but do not cause significant adverse impacts to occur individually or 161 cumulatively. The issuance of such general permit shall also 162 constitutes constitute permission to use or occupy lands owned 163 164 by the Board of Trustees of the Internal Improvement Trust Fund. 165 A local government governments may not impose a more stringent 166 regulation, permitting requirement, registration requirement, or 167 other regulation covered by such general permit. A local 168 government governments may require either permitting or one-time 169 registration of floating vessel platforms as necessary to ensure 170 compliance with the general permit in this section; to ensure compliance with local ordinances, codes, or regulations relating 171 172 to building or zoning that are no more stringent than the 173 general permit in this section; and to ensure proper 174 installation and maintenance of a floating vessel platform or 175 floating boat lift that is proposed to be attached to a bulkhead

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176	or parcel of land where there is no other docking structure. <u>As</u>					
177	used in this paragraph, the term "local government" includes a					
178	charter county, a county that is required to implement a manatee					
179	protection plan pursuant to s. 379.2431(2)(t), or a county or					
180	municipality that establishes and administers a local pollution					
181	<u>control program under s. 403.182.</u>					
182	Section 4. This act shall take effect upon becoming a law.					

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HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #:CS/HB 349Water Resources ManagementSPONSOR(S):Environment, Agriculture & Flooding Subcommittee, SiroisTIED BILLS:IDEN./SIM. BILLS:SB 198

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF
1) Environment, Agriculture & Flooding Subcommittee	13 Y, 4 N, As CS	Gawin	Moore
2) Agriculture & Natural Resources Appropriations Subcommittee			
3) State Affairs Committee			

SUMMARY ANALYSIS

The Department of Environmental Protection (DEP) regulates activities in, on, or over surface waters, as well as any activity that alters surface water flows, through environmental resource permits (ERPs). ERPs are required for development or construction activities typically involving the dredging or filling of surface waters, construction of flood protection facilities, building dams or reservoirs, or any other activities that affect state waters. Some projects are exempt from the requirement to obtain an ERP if they meet specific statutory restrictions. Environmental impact mitigation is required under certain circumstances to offset the adverse impacts to surface waters resulting from the construction activities allowed by an ERP.

Mitigation banking is a practice in which an environmental enhancement and preservation project is conducted by a public agency or private entity to provide mitigation for unavoidable environmental impacts within a defined region referred to as a mitigation service area. A mitigation bank consists of a wetland, stream, or other aquatic resource area that has been restored, established, or preserved to offset such environmental impacts.

Sovereign submerged lands include, but are not limited to, tidal lands, islands, sandbars, shallow banks, and lands waterward of the ordinary or mean high water line, beneath navigable fresh water or beneath tidallyinfluenced waters. The Board of Trustees of the Internal Improvement Trust Fund (Board) is responsible for determining whether a sale of sovereign submerged lands or a permit related to an activity conducted on sovereign submerged lands is within the public interest on a case-by-case basis.

The bill authorizes the Board to grant easements on sovereignty submerged lands for mitigation banks to ensure the protection and restoration of natural resources and to offset the unavoidable impacts of projects when mitigation banks meet the public interest criteria related to state owned lands.

The bill requires DEP to adopt and modify rules related to mitigation to ensure that the required financial assurances are equivalent and sufficient to provide for long-term management of permitted mitigation. Additionally, the bill requires DEP, in consultation with Water Management Districts, to include the rulemaking required by the bill in existing active rulemaking, or to complete rule development by June 30, 2023.

The bill expands the ERP permitting exemption for certain private and local government-owned docks by exempting a dock that measures a distance of less than 65 feet along the shoreline if the dock is the only one on the easement. The bill specifies that such docks must be granted authorization for the use of submerged lands upon approval by the Board. Additionally, the bill creates a presumption of compliance with any requirement to minimize adverse environmental impacts for structures associated with a dock on a parcel of land that complies with certain ERP permitting exemption requirements.

The bill may have an indeterminate fiscal impact on the state.

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Background

Environmental Resource Permits

The Department of Environmental Protection (DEP) regulates activities in, on, or over surface waters, as well as any activity that alters surface water flows, through environmental resource permits (ERPs). ERPs are required for development or construction activities typically involving the dredging or filling of surface waters, construction of flood protection facilities, building dams or reservoirs, or any other activities that affect state waters.¹ ERP applications are processed by either DEP or one of the state's water management districts (WMDs) in accordance with the division of responsibilities specified in operating agreements between DEP and the WMDs.²

ERP Exceptions

Current law provides exceptions from ERP³ permitting for certain types of projects.⁴ Generally, these permit exceptions restrict how the project is undertaken, provide size and location requirements, or provide for maintenance, repair, or replacement of existing structures.⁵ For example, state law provides exceptions from ERP permitting for the installation of overhead transmission lines with support structures that are not constructed in waters of the state and that do not create a navigational hazard, the installation and maintenance to design specifications of boat ramps on artificial bodies of waters where certain navigational access is provided, and the construction of private docks of 1,000 square feet or less of over-water surface area and seawalls in artificially created waterways when such construction will not violate existing water quality standards, impede navigation, or affect flood control.⁶ These exceptions do not relieve an applicant from obtaining permission to use or occupy lands owned by the Board of Trustees of the Internal Improvement Trust Fund (Board) or a WMD or from complying with local pollution control programs or other requirements of local governments.⁷

ERP Exceptions for Docks

Included among the projects that are exempt from ERP permitting requirements is the installation and repair of mooring pilings and dolphins associated with private docking facilities or piers; the installation of private docks, piers, and recreational docking facilities; or the installation of piers and recreational docking facilities of local governmental entities when the entity's activities will not take place in any manatee habitat.⁸ This exemption applies when the dock:

- Has 500 square feet or less of over-water surface area for a dock located in an area designated as Outstanding Florida Waters or 1,000 square feet or less of over-water surface area for a dock located in an area that is not designated as Outstanding Florida Waters;
- Is constructed on or held in place by pilings or is a floating dock constructed so as not to involve filling or dredging other than that necessary to install the pilings;
- May not substantially impede the flow of water or create a navigational hazard;
- Is used for recreational, noncommercial activities associated with the mooring or storage of boats and boat paraphernalia; and

¹ South Florida Water Management District, *Environmental Resource Permits*, https://www.sfwmd.gov/doing-business-with-us/permits/environmental-resource-permits (last visited Nov. 22, 2021).

² DEP, *Submerged Lands and Environmental Resources Coordination Program*, https://floridadep.gov/water/submerged-landsenvironmental-resources-coordination (last visited Nov. 22, 2021).

³ See chs. 373 and 403, F.S.

⁴ Section 403.813(1), F.S.

⁵ See s. 403.813(1)(a)-(v), F.S., see also r. 62-330.051, F.A.C.

⁶ Id.

⁷ Section 403.813(1), F.S.

⁸ Section 403.813(1)(b), F.S.

• Is the sole dock constructed pursuant to this exemption as measured along the shoreline for a distance of 65 feet, unless the parcel of land or individual lot as platted is less than 65 feet in length along the shoreline, in which case one exempt dock may be allowed per parcel or lot.

ERP Exceptions for Floating Structures

Additionally, there is an ERP permit exemption for the construction, installation, operation, or maintenance of floating vessel platforms or floating boat lifts, provided that such structures:

- Float at all times in the water for the sole purpose of supporting a vessel so that the vessel is out of the water when not in use;
- Are wholly contained within a previously permitted boat slip or do not exceed a combined total of 500 square feet, or 200 square feet in an Outstanding Florida Water, when associated with a dock that is exempt from ERP permitting or associated with a permitted dock with no defined boat slip or attached to a bulkhead on a parcel of land where there is no other docking structure;
- Are not used for any commercial purpose or for mooring vessels that remain in the water when not in use, and do not substantially impede the flow of water, create a navigational hazard, or unreasonably infringe upon the riparian rights of adjacent property owners;
- Are constructed and used so as to minimize the adverse impacts to submerged lands, wetlands, shellfish areas, aquatic plant and animal species, and other biological communities, including locating such structures in areas where seagrasses are least dense adjacent to the dock or bulkhead; and
- Are not constructed in areas specifically prohibited for boat mooring under conditions of an ERP permit or other form of authorization issued by a local government.⁹

Structures that qualify for this exemption are not required to obtain permission to use or occupy lands owned by the Board, with the exception of those structures attached to a bulkhead on a parcel of land where there is no docking structure. These structures may not be subject to any more stringent permitting requirements, registration requirements, or other regulation by any local government.¹⁰

Environmental Impact Mitigation

Mitigation Regulations

Mitigation serves as the third step in a sequence of permitting actions¹¹ that must be followed to offset the adverse impacts to surface waters resulting from the construction activities allowed by an ERP. When evaluating a proposed project for permitting, the Clean Water Act first requires DEP, as the permitting agency, to determine if the project would have an adverse impact. If the project has an adverse impact and there is a practicable alternative, the project must avoid the adverse impacts altogether and be reconfigured using the alternative. If impacts cannot be avoided, appropriate and practicable steps must be taken to minimize the impact. If any unavoidable impacts remain, they require appropriate and practicable mitigation.¹²

Mitigation usually consists of restoration, enhancement, creation, preservation, or a combination thereof and is accomplished by providing onsite mitigation, offsite mitigation, or purchasing mitigation credits from permitted mitigation banks. The ecological benefits of mitigation compensate for the functional loss resulting from the ERP impact.¹³ The Uniform Mitigation Assessment Method (UMAM) provides a standardized procedure for assessing the ecological functions provided by surface waters, the amount that those functions are reduced by a proposed impact, and the amount of mitigation necessary to offset that loss. The UMAM evaluates functions by considering an ecological community's current condition, hydrologic connection, uniqueness, location, fish and wildlife utilization, time lag, and

⁹ Section 403.813(1)(s), F.S., Rule 62-330.428, F.A.C.

¹⁰ Id.

¹¹ 40 C.F.R. § 230.

¹² EPA, Wetlands Compensatory Mitigation, available at https://www.epa.gov/sites/production/files/2015-

^{08/}documents/compensatory_mitigation_factsheet.pdf(last visited Nov. 19, 2021).

¹³ DEP, Mitigation, https://floridadep.gov/water/submerged-lands-environmental-resources-coordination/content/mitigation (last visited Nov. 19, 2021).
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mitigation risk. The UMAM is also used to determine the degree of improvement in ecological value of proposed mitigation bank activities.¹⁴

Mitigation Banking

Mitigation banking is a practice in which an environmental enhancement and preservation project is conducted by a public agency or private entity (banker) to provide mitigation for unavoidable environmental impacts within a defined region referred to as a mitigation service area. A mitigation bank consists of a wetland, stream, or other aquatic resource area that has been restored, established, or preserved to offset such environmental impacts. The bank is the site itself, and the currency sold by the banker to the ERP applicant is a credit. The number of potential credits permitted for the bank and the credit required for ERPs are determined by DEP or a WMD. Mitigation banks are authorized by a state permit, which is issued by either a WMD or DEP depending on the location of the bank and the activity it mitigates, and by the United States Army Corps of Engineers.¹⁵

To obtain a mitigation bank permit, the applicant must provide reasonable assurance that the mitigation bank will:

- Improve ecological conditions of the regional watershed;
- Provide viable and sustainable ecological and hydrological functions for the proposed mitigation service area;
- Be effectively managed in perpetuity;
- Not destroy areas with high ecological value;
- Achieve mitigation success; and
- Be adjacent to lands that will not adversely affect the long-term viability of the mitigation bank due to unsuitable land uses or conditions.¹⁶

The applicant must also provide reasonable assurances that:

- Any surface water management system that will be constructed, altered, operated, maintained, abandoned, or removed within a mitigation bank will meet the requirements of part IV of ch. 373, F.S., which regulates management and storage of surface waters, and adopted rules;
- The applicant has sufficient legal or equitable interest in the property to ensure perpetual protection and management of the land within a mitigation bank; and
- The applicant can meet the financial responsibility requirements prescribed for mitigation banks.¹⁷

A banker applying for a permit to establish a mitigation bank must provide documentation of financial responsibility and financial assurance mechanisms for the construction and implementation of the bank, and the perpetual management and maintenance of the bank.¹⁸ This can be achieved by obtaining a surety or performance bond, irrevocable letter of credit, or insurance policy. The banker may also create an escrow account, standby escrow account, trust fund, or standby trust fund to fulfill this requirement. Fiscal responsibility mechanisms can be paid to a DEP designee, standby trust, or standby escrow.¹⁹ The banker is required to demonstrate continuous fiscal responsibility until all of the permit conditions are completely satisfied and approved for release by DEP.²⁰ Further, the financial responsibility mechanisms must guarantee that the banker will perform all of its obligations under the permit.²¹

Seagrasses

¹⁴ DEP, *The Uniform Mitigation Assessment Method (UMAM)*, https://floridadep.gov/water/submerged-lands-environmental-resources-coordination/content/uniform-mitigation-assessment (last visited Nov. 19, 2021).

¹⁵ DEP, Mitigation and Mitigation Banking, https://floridadep.gov/water/submerged-lands-environmental-resources-

coordination/content/mitigation-and-mitigation-banking (last visited Nov. 19, 2021).

¹⁶ Section 373.4136(1), F.S.; r. 62-342.400, F.A.C.

¹⁷ *Id.*; *see also* r. 62-340.700, F.A.C.

¹⁸ Rule 62-340.700, F.A.C.

¹⁹ Id.

²⁰ Id.

²¹ Id.

Seagrasses are grass-like flowering plants that live completely submerged in marine and estuarine waters.²² Seagrasses occur in protected bays and lagoons as well as in deeper waters along the continental shelf in the Gulf of Mexico.²³ The depth at which seagrasses occur is limited by water clarity because most species require high levels of light.²⁴ Florida's approximately 2.2 million acres of seagrasses perform many significant functions, including maintenance of water clarity, stabilization of the ocean bottom, shelter for marine life, and food for many marine animals and water birds.²⁵

The Board is vested and charged with the duty to acquire, administer, manage, control, supervise, conserve, protect, and dispose of lands owned by the state.²⁶ This duty extends to the preservation and regeneration of seagrass as an essential ecosystem for Florida's oceans, estuaries, and shorelines.²⁷ Current law requires the Board to manage state-owned lands in a manner that serves the public interest.²⁸

Sovereign Submerged Lands

Sovereign submerged lands include, but are not limited to, tidal lands, islands, sandbars, shallow banks, and lands waterward of the ordinary or mean high water line, beneath navigable fresh water, or beneath tidally-influenced waters.²⁹ Pursuant to Article X, section 11 of the Florida Constitution, the state holds title to land under navigable waters, including beaches below mean high water lines, in trust for all the people. Sale of such lands may be authorized by law, but only when in the public interest.³⁰ Additionally, the private use of portions of such lands may be authorized by law, but only when not contrary to the public interest.³¹ The Board is responsible for determining whether a sale of sovereign submerged lands or a permit related to an activity conducted on sovereign submerged lands, the Board must consider the extent to which such conveyance would interfere with the conservation of fish, marine life and other wildlife, or other natural resources.³³

Effect of the Bill

The bill authorizes the Board to grant easements on sovereignty submerged lands for mitigation banks to ensure the protection and restoration of natural resources and to offset the unavoidable impacts of projects when mitigation banks meet the public interest criteria related to state-owned lands. The bill specifies that it does not prohibit mitigation to offset impacts to seagrass or other habitats on sovereignty submerged lands upon meeting the public interest criteria.

The bill requires DEP to adopt and modify rules related to mitigation to ensure that the required financial assurances are equivalent and sufficient to provide for the long-term management of permitted mitigation. Additionally, the bill requires DEP, in consultation with the WMDs, to include the rulemaking required by the bill in existing active rulemaking, or to complete rule development by June 30, 2023.

The bill expands the ERP permitting exemption for certain private and local government-owned docks by exempting a dock that is constructed on a recorded easement that measures a distance of less than 65 feet along the shoreline if the dock is the only one on the easement. The bill specifies that such docks must be granted authorization for the use of submerged lands upon approval by the Board.

²² DEP, *Florida Seagrasses*, https://floridadep.gov/rcp/seagrass (last visited Nov. 19, 2021).

²³ Id.

²⁴ Id.

²⁵ Id.

²⁶ Section 253.03, F.S.

²⁷ Section 253.04(3)(a), F.S.

²⁸ Section 253.034, F.S.

²⁹ DEP, Sovereign Submerged Lands (SSL) - Proprietary Authority versus Regulatory Authority in Chapter 18-21, F.A.C.,

https://floridadep.gov/water/submerged-lands-environmental-resources-coordination/content/sovereign-submerged-lands-ssl (last visited Nov. 19, 2021).

³⁰ Art. X, Sec. 11, FLA. CONST.

³¹ Art. X, Sec. 11, FLA. CONST.

³² Section 253.12, F.S.

³³ Section 253.12(2)(a), F.S.

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The bill creates a presumption of compliance with any requirement to minimize adverse environmental impacts for structures associated with a dock on a parcel of land that complies with certain ERP permitting exemption requirements.

The bill specifies that the term "local government" includes a charter county, a county that is required to implement a manatee protection plan, or a county or municipality that establishes and administers a local pollution control program.

- B. SECTION DIRECTORY:
 - Section 1. Amends s. 253.03, F.S., to authorize the Board to grant easements on sovereignty submerged lands for mitigation banks.
 - Section 2. Creates an unnumbered section of law requiring DEP, in consultation with the WMDs, to adopt and modify rules by June 30, 2023.
 - Section 3. Amends s. 403.813, F.S., to allow an exception from ERP permitting requirements for certain docks constructed on recorded easements and to create a presumption of compliance for certain structures.
 - Section 4. Provides an effective date of upon becoming a law.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

- A. FISCAL IMPACT ON STATE GOVERNMENT:
 - 1. Revenues:

None.

2. Expenditures:

The bill may have an indeterminate insignificant negative fiscal impact on DEP related to the costs associated with the rulemaking requirements of the bill. These costs can likely be absorbed through current resources.

- B. FISCAL IMPACT ON LOCAL GOVERNMENTS:
 - 1. Revenues:

None.

2. Expenditures:

None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

The bill may have an indeterminate fiscal impact on the private sector by allowing private entities to purchase mitigation credits on sovereign submerged lands, if approved by the Board, to offset their projects' unavoidable impacts to surface waters.

D. FISCAL COMMENTS:

None.

III. COMMENTS

A. CONSTITUTIONAL ISSUES:

1. Applicability of Municipality/County Mandates Provision:

Not applicable. This bill does not appear to require counties or municipalities to spend funds or take action requiring the expenditure of funds; reduce the authority that counties or municipalities have to raise revenues in the aggregate; or reduce the percentage of state tax shared with counties or municipalities.

2. Other:

None.

B. RULE-MAKING AUTHORITY:

The bill requires DEP to adopt and modify rules related to mitigation through existing active rulemaking or by June 30, 2023.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

IV. AMENDMENTS/COMMITTEE SUBSTITUTE CHANGES

On December 1, 2021, the Environment, Agriculture & Flooding Subcommittee adopted two amendments and reported the bill favorably as a committee substitute. The amendments:

- Clarified that the Board is authorized to grant easements on sovereignty submerged lands for mitigation banks;
- Created a presumption of compliance with any requirement to minimize adverse environmental impacts for structures associated with a dock on a parcel of land that meets certain ERP permit exemption requirements; and
- Specified entities that are included in the term "local government."

This analysis is drafted to the committee substitute as approved by the Environment, Agriculture & Flooding Subcommittee.

By Senator Jones

	35-00383-22 2022238
1	A bill to be entitled
2	An act relating to endangered and threatened species;
3	amending s. 379.2291, F.S.; revising the legislative
4	intent of the Florida Endangered and Threatened
5	Species Act; revising definitions; directing the Fish
6	and Wildlife Conservation Commission to protect
7	certain endangered or threatened species, regardless
8	of the status of their federal classification;
9	prohibiting the commission from considering certain
10	costs when designating a species as endangered or
11	threatened; amending s. 581.185, F.S.; revising
12	criteria for placement of species on the Regulated
13	Plant Index by the Department of Agriculture and
14	Consumer Services; directing the department, in
15	consultation with the Endangered Plant Advisory
16	Council, to protect certain endangered or threatened
17	species, regardless of the status of their federal
18	classification; prohibiting the department from
19	considering certain costs when designating a species
20	as endangered or threatened; reenacting ss. 379.1026
21	and 379.4115(1), F.S., relating to site-specific
22	location information for endangered and threatened
23	species and prohibitions relating to the Florida
24	panther, respectively, to incorporate the amendment
25	made to s. 379.2291, F.S., in references thereto;
26	providing an effective date.
27	
28	Be It Enacted by the Legislature of the State of Florida:
29	
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35-00383-22 2022238 30 Section 1. Subsections (2), (3), and (4) of section 31 379.2291, Florida Statutes, are amended to read: 32 379.2291 Endangered and Threatened Species Act.-(2) DECLARATION OF POLICY.-The Legislature recognizes that 33 34 the State of Florida harbors a wide diversity of fish and wildlife and that it is the policy of this state to conserve and 35 36 wisely manage these resources, with particular attention to 37 those species designated defined by the Fish and Wildlife Conservation Commission, the Department of Environmental 38 39 Protection, or the United States Department of Interior, or 40 successor agencies, as being endangered or threatened. As Florida has more endangered and threatened species than any 41 other continental state, it is the intent of the Legislature to 42 provide for research and management to conserve and protect 43 44 these species as a natural resource. (3) DEFINITIONS.-As used in this section: 45 46 (a) "Fish and wildlife" means any member of the animal 47 kingdom, including, but not limited to, any mammal, fish, bird, amphibian, reptile, mollusk, crustacean, arthropod, or other 48 49 invertebrate. (b) "Endangered species" means any species of fish and 50 51 wildlife naturally occurring in Florida, whose prospects of 52 survival are in jeopardy due to modification or loss of habitat; 53 overuse overutilization for commercial, sporting, scientific, or 54 educational purposes; disease; predation; inadequacy of regulatory mechanisms; or other natural or manmade factors 55 56 affecting its continued existence, including climate change. 57 (c) "Threatened species" means any species of fish and 58 wildlife naturally occurring in Florida which may not be in

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	35-00383-22 2022238
59	immediate danger of extinction, but which exists in such small
60	populations as to become endangered if it is subjected to
61	increased stress as a result of further modification of its
62	environment, including climate change.
63	(4) INTERAGENCY COORDINATION
64	(a) The commission shall be responsible for research and
65	management of freshwater and upland species and for research and
66	management of marine species.
67	(b) Recognizing that citizen awareness is a key element in
68	the success of this plan, the commission and the Department of
69	Education are encouraged to work together to develop a public
70	education program with emphasis on, but not limited to, both
71	public and private schools.
72	(c) The commission, in consultation with the Department of
73	Agriculture and Consumer Services, the Department of Economic
74	Opportunity, or the Department of Transportation, may establish
75	reduced speed zones along roads, streets, and highways to
76	protect endangered species or threatened species.
77	(d) Notwithstanding declassification under the federal
78	Endangered Species Act of 1973, the commission shall continue to
79	protect species that meet the definition of endangered or
80	threatened under subsection (3), as determined by the
81	commission.
82	(e) The commission may not consider the economic cost of
83	protecting a species as a factor in designating the species as
84	endangered or threatened.
85	Section 2. Subsection (5) of section 581.185, Florida
86	Statutes, is amended to read:
87	581.185 Preservation of native flora of Florida
I	

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SB 238

	35-00383-22 2022238
88	(5) REVIEW
89	(a) Beginning in 1984, and every 4 years thereafter, the
90	department and the Endangered Plant Advisory Council shall
91	conduct a comprehensive review of this section and of the
92	Regulated Plant Index, as provided in rules of the department $ au$
93	shall be made by the department and the Endangered Plant
94	Advisory Council at 4-year intervals.
95	(b) The department shall consider any species of plant that
96	should be placed on the Regulated Plant Index which is in danger
97	of disappearing from its native habitat within the foreseeable
98	future throughout all or a significant portion of the range of
99	the species because of:
100	1. Present or threatened destruction, modification, or
101	curtailment of the range of the species.
102	2. <u>Overuse</u> Overutilization of the species for commercial,
103	scientific, or educational purposes.
104	3. Disease or predation.
105	4. Any other natural or manmade factor affecting the
106	continued existence of the species, including climate change.
107	(c) In carrying out reviews and arriving at recommendations
108	under paragraphs (a) and (b), the department and the advisory
109	council shall use the best scientific and commercial data
110	available and shall consult with interested persons and
111	organizations.
112	(d) Notwithstanding declassification under the federal
113	Endangered Species Act of 1973, the department shall continue to
114	protect species that meet the definition of endangered or
115	threatened under subsection (2), as determined by the department
116	in consultation with the advisory council.

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	35-00383-22 2022238
117	(e) The department may not consider the economic cost of
118	protecting a species as a factor in designating the species as
119	endangered or threatened.
120	Section 3. For the purpose of incorporating the amendment
121	made by this act to section 379.2291, Florida Statutes, in a
122	reference thereto, section 379.1026, Florida Statutes, is
123	reenacted to read:
124	379.1026 Site-specific location information for endangered
125	and threatened species; public records exemptionThe site-
126	specific location information held by an agency as defined in s.
127	119.011 concerning an endangered species as defined in s.
128	379.2291(3)(b), a threatened species as defined in s.
129	379.2291(3)(c), or a species listed by a federal agency as
130	endangered or threatened, is exempt from s. 119.07(1) and s.
131	24(a), Art. I of the State Constitution. This exemption does not
132	apply to the site-specific location information of animals held
133	in captivity. This section is subject to the Open Government
134	Sunset Review Act in accordance with s. 119.15 and shall stand
135	repealed on October 2, 2025, unless reviewed and saved from
136	repeal by the Legislature.
137	Section 4. For the purpose of incorporating the amendment
138	made by this act to section 379.2291, Florida Statutes, in a
139	reference thereto, subsection (1) of section 379.4115, Florida
140	Statutes, is reenacted to read:
141	379.4115 Florida or wild panther; killing prohibited;
142	penalty
143	(1) It is unlawful for a person to kill a member of the
144	Florida "endangered species," as defined in s. $379.2291(3)$,
145	known as the Florida panther (Felis concolor coryi).

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35-00383-22

146

Section 5. This act shall take effect July 1, 2022.

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

2022238____

1 A bill to be entitled 2 An act relating to endangered and threatened species; 3 amending s. 379.2291, F.S.; revising the legislative 4 intent of the Florida Endangered and Threatened 5 Species Act; revising definitions; directing the Fish 6 and Wildlife Conservation Commission to protect 7 certain endangered or threatened species, regardless 8 of the status of their federal classification; 9 prohibiting the commission from considering certain costs when designating a species as endangered or 10 threatened; amending s. 581.185, F.S.; revising 11 12 criteria for placement of species on the Regulated 13 Plant Index by the Department of Agriculture and 14 Consumer Services; directing the department, in 15 consultation with the Endangered Plant Advisory 16 Council, to protect certain endangered or threatened 17 species, regardless of the status of their federal 18 classification; prohibiting the department from 19 considering certain costs when designating a species as endangered or threatened; reenacting ss. 379.1026 20 21 and 379.4115(1), F.S., relating to site-specific 22 location information for endangered and threatened 23 species and prohibitions relating to the Florida 24 panther, respectively, to incorporate the amendment made to s. 379.2291, F.S., in references thereto; 25

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26
         providing an effective date.
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28
    Be It Enacted by the Legislature of the State of Florida:
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30
         Section 1.
                      Subsections (2), (3), and (4) of section
31
    379.2291, Florida Statutes, are amended to read:
32
         379.2291
                    Endangered and Threatened Species Act.-
33
               DECLARATION OF POLICY.-The Legislature recognizes that
          (2)
34
    the State of Florida harbors a wide diversity of fish and
35
    wildlife and that it is the policy of this state to conserve and
36
    wisely manage these resources, with particular attention to
37
    those species designated defined by the Fish and Wildlife
38
    Conservation Commission, the Department of Environmental
39
    Protection, or the United States Department of Interior, or
40
    successor agencies, as being endangered or threatened. As
41
    Florida has more endangered and threatened species than any
    other continental state, it is the intent of the Legislature to
42
43
    provide for research and management to conserve and protect
44
    these species as a natural resource.
45
               DEFINITIONS.-As used in this section:
          (3)
46
          (a)
               "Fish and wildlife" means any member of the animal
47
    kingdom, including, but not limited to, any mammal, fish, bird,
48
    amphibian, reptile, mollusk, crustacean, arthropod, or other
49
    invertebrate.
50
          (b)
               "Endangered species" means any species of fish and
                                  Page 2 of 6
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51 wildlife naturally occurring in Florida, whose prospects of 52 survival are in jeopardy due to modification or loss of habitat; 53 <u>overuse</u> overutilization for commercial, sporting, scientific, or 54 educational purposes; disease; predation; inadequacy of 55 regulatory mechanisms; or other natural or manmade factors 56 affecting its continued existence, including climate change.

(c) "Threatened species" means any species of fish and wildlife naturally occurring in Florida which may not be in immediate danger of extinction, but which exists in such small populations as to become endangered if it is subjected to increased stress as a result of further modification of its environment, including climate change.

63

(4) INTERAGENCY COORDINATION. -

(a) The commission shall be responsible for research and
 management of freshwater and upland species and for research and
 management of marine species.

(b) Recognizing that citizen awareness is a key element in the success of this plan, the commission and the Department of Education are encouraged to work together to develop a public education program with emphasis on, but not limited to, both public and private schools.

(c) The commission, in consultation with the Department of Agriculture and Consumer Services, the Department of Economic Opportunity, or the Department of Transportation, may establish reduced speed zones along roads, streets, and highways to

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76 protect endangered species or threatened species. 77 Notwithstanding declassification under the federal (d) 78 Endangered Species Act of 1973, the commission shall continue to 79 protect species that meet the definition of endangered or 80 threatened under subsection (3), as determined by the 81 commission. 82 (e) The commission may not consider the economic cost of 83 protecting a species as a factor in designating the species as 84 endangered or threatened. 85 Section 2. Subsection (5) of section 581.185, Florida 86 Statutes, is amended to read: 581.185 Preservation of native flora of Florida.-87 (5) REVIEW.-88 89 Beginning in 1984, and every 4 years thereafter, the (a) department and the Endangered Plant Advisory Council shall 90 91 conduct a comprehensive review of this section and of the 92 Regulated Plant Index, as provided in rules of the department $_{ au}$ 93 shall be made by the department and the Endangered Plant 94 Advisory Council at 4-year intervals. 95 The department shall consider any species of plant (b) 96 that should be placed on the Regulated Plant Index which is in 97 danger of disappearing from its native habitat within the 98 foreseeable future throughout all or a significant portion of 99 the range of the species because of: 1. Present or threatened destruction, modification, or 100 Page 4 of 6

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101 curtailment of the range of the species. 102 2. Overuse Overutilization of the species for commercial, 103 scientific, or educational purposes. 104 3. Disease or predation. 105 Any other natural or manmade factor affecting the 4. continued existence of the species, including climate change. 106 107 (C) In carrying out reviews and arriving at 108 recommendations under paragraphs (a) and (b), the department and 109 the advisory council shall use the best scientific and commercial data available and shall consult with interested 110 111 persons and organizations. (d) Notwithstanding declassification under the federal 112 Endangered Species Act of 1973, the department shall continue to 113 114 protect species that meet the definition of endangered or 115 threatened under subsection (2), as determined by the department 116 in consultation with the advisory council. 117 (e) The department may not consider the economic cost of 118 protecting a species as a factor in designating the species as 119 endangered or threatened. 120 Section 3. For the purpose of incorporating the amendment 121 made by this act to section 379.2291, Florida Statutes, in a reference thereto, section 379.1026, Florida Statutes, is 122 123 reenacted to read: 124 379.1026 Site-specific location information for endangered 125 and threatened species; public records exemption.-The site-Page 5 of 6

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2022

126 specific location information held by an agency as defined in s. 127 119.011 concerning an endangered species as defined in s. 128 379.2291(3)(b), a threatened species as defined in s. 129 379.2291(3)(c), or a species listed by a federal agency as 130 endangered or threatened, is exempt from s. 119.07(1) and s. 131 24 (a), Art. I of the State Constitution. This exemption does not 132 apply to the site-specific location information of animals held 133 in captivity. This section is subject to the Open Government 134 Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2025, unless reviewed and saved from 135 136 repeal by the Legislature.

Section 4. For the purpose of incorporating the amendment made by this act to section 379.2291, Florida Statutes, in a reference thereto, subsection (1) of section 379.4115, Florida Statutes, is reenacted to read:

141 379.4115 Florida or wild panther; killing prohibited;142 penalty.-

(1) It is unlawful for a person to kill a member of the
Florida "endangered species," as defined in s. 379.2291(3),
known as the Florida panther (*Felis concolor coryi*).

146

Section 5. This act shall take effect July 1, 2022.

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By the Committees on Appropriations; and Environment and Natural Resources; and Senator Hutson

576-02401-22 2022494c2 A bill to be entitled 1 2 An act relating to the Fish and Wildlife Conservation 3 Commission; amending s. 259.105, F.S.; requiring land management agencies to consider, in consultation with 4 5 the commission, as part of certain state land 6 management plans, the feasibility of using portions of 7 such lands as gopher tortoise recipient sites; 8 requiring the agencies to consult with the commission 9 on required feasibility assessments and the implementation of management strategies; amending ss. 10 327.352 and 327.35215, F.S.; revising the notices a 11 12 person must be given for failure to submit to certain 13 tests for alcohol, chemical substances, or controlled substances; making technical changes; amending s. 14 15 327.371, F.S.; authorizing individuals, when 16 participating in certain athletic team practices or competitions, to operate a human-powered vessel within 17 the marked channel of the Florida Intracoastal 18 19 Waterway under certain circumstances; amending s. 327.4107, F.S.; revising the vessel conditions that an 20 21 officer of the Fish and Wildlife Conservation 22 Commission or a law enforcement agency may use to 23 determine that a vessel is at risk of becoming 24 derelict; amending s. 327.46, F.S.; prohibiting municipalities and counties from designating public 25 26 bathing beach areas or swim areas within their jurisdictions which are within the marked channel 27 28 portion of the Florida Intracoastal Waterway or within 29 a specified distance from any portion of the marked

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576-02401-22

2022494c2

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30	channel; repealing s. 376.15, F.S., relating to
31	derelict vessels and the relocation and removal of
32	such vessels from the waters of this state; amending
33	s. 379.101, F.S.; revising the definitions of the
34	terms "marine fish" and "saltwater fish"; amending s.
35	705.101, F.S.; revising the definition of the term
36	"abandoned property" to include vessels declared to be
37	a public nuisance; amending s. 705.103, F.S.;
38	clarifying the notice requirements and procedures for
39	vessels declared to be public nuisances; conforming a
40	provision to changes made by the act; amending s.
41	823.11, F.S.; making technical changes; authorizing
42	the commission to establish a program to provide
43	grants to local governments for certain actions
44	regarding derelict vessels and those declared to be a
45	public nuisance; specifying sources for the funds to
46	be used, subject to an appropriation; authorizing the
47	commission to use funds not awarded as grants for
48	certain purposes; requiring the commission to adopt
49	rules for the grant applications and the criteria for
50	allocating the funds; conforming provisions to changes
51	made by the act; amending s. 934.50, F.S.; providing
52	that all employees of the commission or the Florida
53	Forest Service may operate drones for specified
54	purposes; amending ss. 327.04, 328.09, 328.72, and
55	376.11, F.S.; conforming provisions to changes made by
56	the act; repealing s. 25, chapter 2021-184, Laws of
57	Florida, relating to derelict vessels; reenacting s.
58	327.73(1)(dd), F.S., relating to noncriminal boating
1	

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59	infractions, to incorporate the amendment made to s.
60	327.371, F.S., in a reference thereto; reenacting ss.
61	125.01(4) and 379.2412, F.S., relating to powers and
62	duties of legislative and governing bodies of counties
63	and state preemption of the regulating of taking or
64	possessing saltwater fish, respectively, to
65	incorporate the amendment made to s. 379.101, F.S., in
66	references thereto; providing effective dates.
67	
68	Be It Enacted by the Legislature of the State of Florida:
69	
70	Section 1. Paragraphs (a) and (b) of subsection (2) of
71	section 259.105, Florida Statutes, are amended to read:
72	259.105 The Florida Forever Act
73	(2)(a) The Legislature finds and declares that:
74	1. Land acquisition programs have provided tremendous
75	financial resources for purchasing environmentally significant
76	lands to protect those lands from imminent development or
77	alteration, thereby ensuring present and future generations'
78	access to important waterways, open spaces, and recreation and
79	conservation lands.
80	2. The continued alteration and development of the state's
81	natural and rural areas to accommodate the state's growing
82	population have contributed to the degradation of water
83	resources, the fragmentation and destruction of wildlife
84	habitats, the loss of outdoor recreation space, and the
85	diminishment of wetlands, forests, working landscapes, and
86	coastal open space.
87	3. The potential development of the state's remaining

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576-02401-22 2022494c2 88 natural areas and escalation of land values require government 89 efforts to restore, bring under public protection, or acquire 90 lands and water areas to preserve the state's essential ecological functions and invaluable quality of life. 91 92 4. It is essential to protect the state's ecosystems by 93 promoting a more efficient use of land, to ensure opportunities 94 for viable agricultural activities on working lands, and to 95 promote vital rural and urban communities that support and 96 produce development patterns consistent with natural resource 97 protection. 98 5. The state's groundwater, surface waters, and springs are

99 under tremendous pressure due to population growth and economic 100 expansion and require special protection and restoration efforts, including the protection of uplands and springsheds 101 102 that provide vital recharge to aquifer systems and are critical 103 to the protection of water quality and water quantity of the 104 aquifers and springs. To ensure that sufficient quantities of 105 water are available to meet the current and future needs of the natural systems and citizens of the state, and assist in 106 107 achieving the planning goals of the department and the water 108 management districts, water resource development projects on 109 public lands, if compatible with the resource values of and management objectives for the lands, are appropriate. 110

6. The needs of urban, suburban, and small communities in the state for high-quality outdoor recreational opportunities, greenways, trails, and open space have not been fully met by previous acquisition programs. Through such programs as the Florida Communities Trust and the Florida Recreation Development Assistance Program, the state shall place additional emphasis on

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576-02401-22 2022494c2 117 acquiring, protecting, preserving, and restoring open space, 118 ecological greenways, and recreation properties within urban, 119 suburban, and rural areas where pristine natural communities or 120 water bodies no longer exist because of the proximity of 121 developed property. 122 7. Many of the state's unique ecosystems, such as the 123 Elorida Everglades are facing ecological collapse due to the

Florida Everglades, are facing ecological collapse due to the state's burgeoning population growth and other economic activities. To preserve these valuable ecosystems for future generations, essential parcels of land must be acquired to facilitate ecosystem restoration.

128 8. Access to public lands to support a broad range of 129 outdoor recreational opportunities and the development of 130 necessary infrastructure, if compatible with the resource values 131 of and management objectives for such lands, promotes an 132 appreciation for the state's natural assets and improves the 133 quality of life.

134 9. Acquisition of lands, in fee simple, less than fee interest, or other techniques must shall be based on a 135 136 comprehensive science-based assessment of the state's natural 137 resources which targets essential conservation lands by 138 prioritizing all current and future acquisitions based on a 139 uniform set of data and planned so as to protect the integrity 140 and function of ecological systems and working landscapes, and provide multiple benefits, including preservation of fish and 141 142 wildlife habitat, recreation space for urban and rural areas, 143 and the restoration of natural water storage, flow, and 144 recharge.

145

10. The state has embraced performance-based program

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146 budgeting as a tool to evaluate the achievements of publicly 147 funded agencies, build in accountability, and reward those 148 agencies which are able to consistently achieve quantifiable 149 goals. While previous and existing state environmental programs 150 have achieved varying degrees of success, few of these programs can be evaluated as to the extent of their achievements, 151 152 primarily because performance measures, standards, outcomes, and 153 goals were not established at the outset. Therefore, the Florida 154 Forever program must shall be developed and implemented in the 155 context of measurable state goals and objectives.

156 11. The state must play a major role in the recovery and 157 management of its imperiled species through the acquisition, 158 restoration, enhancement, and management of ecosystems that can 159 support the major life functions of such species. It is the 160 intent of the Legislature to support local, state, and federal 161 programs that result in net benefit to imperiled species habitat 162 by providing public and private land owners meaningful 163 incentives for acquiring, restoring, managing, and repopulating habitats for imperiled species. It is the further intent of the 164 165 Legislature that public lands, both existing and to be acquired, 166 identified by the lead land managing agency, in consultation 167 with the Fish and Wildlife Conservation Commission for animals or the Department of Agriculture and Consumer Services for 168 169 plants, as habitat or potentially restorable habitat for 170 imperiled species, be restored, enhanced, managed, and repopulated as habitat for such species to advance the goals and 171 172 objectives of imperiled species management for conservation, recreation, or both, consistent with the land management plan 173 without restricting other uses identified in the management 174

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576-02401-22 2022494c2 plan. It is also the intent of the Legislature that of the 175 176 proceeds distributed pursuant to subsection (3), additional consideration be given to acquisitions that achieve a 177 178 combination of conservation goals, including the restoration, 179 enhancement, management, or repopulation of habitat for imperiled species. The council, in addition to the criteria in 180 181 subsection (9), shall give weight to projects that include acquisition, restoration, management, or repopulation of habitat 182 183 for imperiled species. The term "imperiled species" as used in 184 this chapter and chapter 253, means plants and animals that are 185 federally listed under the Endangered Species Act, or state-186 listed by the Fish and Wildlife Conservation Commission or the 187 Department of Agriculture and Consumer Services. As part of the 188 state's role, all state lands that have imperiled species 189 habitat must shall include as a consideration in management plan 190 development the restoration, enhancement, management, and 191 repopulation of such habitats. Each lead land managing agency, 192 in consultation with the Fish and Wildlife Conservation 193 Commission, shall consider in the management plan for all state 194 lands under its management which are greater in size than 40 195 contiguous acres the feasibility of using a portion of the 196 property as a gopher tortoise recipient site. If, during 197 consultation with the Fish and Wildlife Conservation Commission, 198 the lead land managing agency determines that the recipient site 199 management is not in conflict with the primary management 200 objects of the parcel, the management plan must contain a 201 component or section prepared by a qualified wildlife biologist 202 which assesses the feasibility of managing the site as a recipient site for gopher tortoises, consistent with the rules 203

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576-02401-22 2022494c2 204 of the Fish and Wildlife Conservation Commission. Each land 205 management agency shall consult with the Fish and Wildlife 206 Conservation Commission on feasibility assessments and 207 implementation of gopher tortoise management. In addition, the 208 lead land managing agency of such state lands may use fees 209 received from public or private entities for projects to offset 210 adverse impacts to imperiled species or their habitat in order 211 to restore, enhance, manage, repopulate, or acquire land and to 212 implement land management plans developed under s. 253.034 or a 213 land management prospectus developed and implemented under this 214 chapter. Such fees shall be deposited into a foundation or fund 215 created by each land management agency under s. 379.223, s. 216 589.012, or s. 259.032(9)(c), to be used solely to restore, manage, enhance, repopulate, or acquire imperiled species 217 218 habitat.

219 12. There is a need to change the focus and direction of 220 the state's major land acquisition programs and to extend 221 funding and bonding capabilities, so that future generations may 222 enjoy the natural resources of this state.

223 (b) The Legislature recognizes that acquisition of lands in 224 fee simple is only one way to achieve the aforementioned goals 225 and encourages the use of less-than-fee interests, other 226 techniques, and the development of creative partnerships between governmental agencies and private landowners. Such partnerships 227 228 may include those that advance the restoration, enhancement, 229 management, or repopulation of imperiled species habitat on 230 state lands as provided for in subparagraph (a)11. Easements acquired pursuant to s. 570.71(2)(a) and (b), land protection 231 232 agreements, and nonstate funded tools such as rural land

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576-02401-22 2022494c2 233 stewardship areas, sector planning, gopher tortoise recipient 234 sites, and mitigation should be used, where appropriate, to 235 bring environmentally sensitive tracts under an acceptable level 236 of protection at a lower financial cost to the public, and to 237 provide private landowners with the opportunity to enjoy and 238 benefit from their property. Section 2. Paragraphs (a) and (c) of subsection (1) of 239 section 327.352, Florida Statutes, are amended to read: 240 327.352 Tests for alcohol, chemical substances, or 241 2.4.2 controlled substances; implied consent; refusal.-243 (1)(a)1. The Legislature declares that the operation of a 244 vessel is a privilege that must be exercised in a reasonable 245 manner. In order to protect the public health and safety, it is 246 essential that a lawful and effective means of reducing the 247 incidence of boating while impaired or intoxicated be 248 established. Therefore, a person who accepts the privilege 249 extended by the laws of this state of operating a vessel within 250 this state is, by operating such vessel, deemed to have given 251 his or her consent to submit to an approved chemical test or 252 physical test including, but not limited to, an infrared light 253 test of his or her breath for the purpose of determining the 254 alcoholic content of his or her blood or breath if the person is 255 lawfully arrested for any offense allegedly committed while the 256 person was operating a vessel while under the influence of 257 alcoholic beverages. The chemical or physical breath test must be incidental to a lawful arrest and administered at the request 258 259 of a law enforcement officer who has reasonable cause to believe 260 such person was operating the vessel within this state while under the influence of alcoholic beverages. The administration 261

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of a breath test does not preclude the administration of another 262 263 type of test. The person shall be told that his or her failure 264 to submit to any lawful test of his or her breath under this 265 chapter will result in a civil penalty of \$500, and shall also 266 be told that if he or she refuses to submit to a lawful test of his or her breath and he or she has been previously fined under 267 268 s. 327.35215 or has previously had his or her driving privilege 269 has been previously driver license suspended for refusal to 270 submit to any lawful test of his or her breath, urine, or blood, he or she commits a misdemeanor of the first degree, punishable 271 272 as provided in s. 775.082 or s. 775.083, in addition to any 273 other penalties provided by law. The refusal to submit to a 274 chemical or physical breath test upon the request of a law 275 enforcement officer as provided in this section is admissible 276 into evidence in any criminal proceeding.

277 2. A person who accepts the privilege extended by the laws 278 of this state of operating a vessel within this state is, by 279 operating such vessel, deemed to have given his or her consent to submit to a urine test for the purpose of detecting the 280 281 presence of chemical substances as set forth in s. 877.111 or 282 controlled substances if the person is lawfully arrested for any 283 offense allegedly committed while the person was operating a vessel while under the influence of chemical substances or 284 controlled substances. The urine test must be incidental to a 285 286 lawful arrest and administered at a detention facility or any 287 other facility, mobile or otherwise, which is equipped to 288 administer such tests at the request of a law enforcement officer who has reasonable cause to believe such person was 289 operating a vessel within this state while under the influence 290

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576-02401-22 2022494c2 291 of chemical substances or controlled substances. The urine test 292 must shall be administered at a detention facility or any other 293 facility, mobile or otherwise, which is equipped to administer 294 such test in a reasonable manner that will ensure the accuracy 295 of the specimen and maintain the privacy of the individual involved. The administration of a urine test does not preclude 296 297 the administration of another type of test. The person shall be 298 told that his or her failure to submit to any lawful test of his 299 or her urine under this chapter will result in a civil penalty 300 of \$500, and shall also be told that if he or she refuses to 301 submit to a lawful test of his or her urine and he or she has 302 been previously fined under s. 327.35215 or has previously had 303 his or her driving privilege has been previously driver license 304 suspended for refusal to submit to any lawful test of his or her 305 breath, urine, or blood, he or she commits a misdemeanor of the 306 first degree, punishable as provided in s. 775.082 or s. 307 775.083, in addition to any other penalties provided by law. The 308 refusal to submit to a urine test upon the request of a law enforcement officer as provided in this section is admissible 309 310 into evidence in any criminal proceeding.

311 (c) A person who accepts the privilege extended by the laws 312 of this state of operating a vessel within this state is, by operating such vessel, deemed to have given his or her consent 313 314 to submit to an approved blood test for the purpose of 315 determining the alcoholic content of the blood or a blood test 316 for the purpose of determining the presence of chemical 317 substances or controlled substances as provided in this section 318 if there is reasonable cause to believe the person was operating a vessel while under the influence of alcoholic beverages or 319

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320 chemical or controlled substances and the person appears for 321 treatment at a hospital, clinic, or other medical facility and 322 the administration of a breath or urine test is impractical or 323 impossible. As used in this paragraph, the term "other medical 324 facility" includes an ambulance or other medical emergency 325 vehicle. The blood test must shall be performed in a reasonable 326 manner. A person who is incapable of refusal by reason of 327 unconsciousness or other mental or physical condition is deemed not to have withdrawn his or her consent to such test. A person 328 329 who is capable of refusal shall be told that his or her failure 330 to submit to such a blood test will result in a civil penalty of 331 \$500. The refusal to submit to a blood test upon the request of 332 a law enforcement officer is shall be admissible in evidence in any criminal proceeding. 333

334 Section 3. Subsections (1) and (2) of section 327.35215,
335 Florida Statutes, are amended to read:

336

327.35215 Penalty for failure to submit to test.-

(1) A person who is lawfully arrested for an alleged
violation of s. 327.35 and who refuses to submit to a blood
test, breath test, or urine test pursuant to s. 327.352 is
subject to a civil penalty of \$500.

341 (2) When a person refuses to submit to a blood test, breath test, or urine test pursuant to s. 327.352, a law enforcement 342 343 officer who is authorized to make arrests for violations of this 344 chapter shall file with the clerk of the court, on a form 345 provided by the commission department, a certified statement 346 that probable cause existed to arrest the person for a violation 347 of s. 327.35 and that the person refused to submit to a test as required by s. 327.352. Along with the statement, the officer 348

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349	shall must also submit a sworn statement on a form provided by	
350	the commission department that the person has been advised of	
351	both the penalties for failure to submit to the blood, breath,	
352	or urine test and the procedure for requesting a hearing.	
353	Section 4. Present paragraph (c) of subsection (1) of	
354	section 327.371, Florida Statutes, is redesignated as paragraph	
355	(d), and a new paragraph (c) is added to that subsection, to	
356	read:	
357	327.371 Human-powered vessels regulated.—	
358	(1) A person may operate a human-powered vessel within the	
359	boundaries of the marked channel of the Florida Intracoastal	
360	Waterway as defined in s. 327.02:	
361	(c) When participating in interscholastic, intercollegiate,	
362	intramural, or club rowing team practices or competitions, if	
363	the adjacent area outside of the marked channel is not suitable	
364	for such practice or competition. The teams must use their best	
365	efforts to make use of the adjacent area outside of the marked	
366	channel.	
367	Section 5. Paragraph (f) is added to subsection (2) of	
368	section 327.4107, Florida Statutes, to read:	
369	327.4107 Vessels at risk of becoming derelict on waters of	
370	this state	
371	(2) An officer of the commission or of a law enforcement	
372	agency specified in s. 327.70 may determine that a vessel is at	
373	risk of becoming derelict if any of the following conditions	
374	exist:	
375	(f) The vessel is tied to an unlawful or unpermitted	
376	structure or mooring.	
377	Section 6. Paragraph (b) of subsection (1) of section	

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378
     327.46, Florida Statutes, is amended to read:
379
          327.46 Boating-restricted areas.-
380
          (1) Boating-restricted areas, including, but not limited
     to, restrictions of vessel speeds and vessel traffic, may be
381
382
     established on the waters of this state for any purpose
383
     necessary to protect the safety of the public if such
384
     restrictions are necessary based on boating accidents,
     visibility, hazardous currents or water levels, vessel traffic
385
386
     congestion, or other navigational hazards or to protect
387
     seagrasses on privately owned submerged lands.
388
          (b) Municipalities and counties may establish the following
389
     boating-restricted areas by ordinance, including,
     notwithstanding the prohibition in s. 327.60(2)(c), within the
390
391
     portion of the Florida Intracoastal Waterway within their
392
     jurisdiction:
393
          1. An ordinance establishing an idle speed, no wake
394
     boating-restricted area, if the area is:
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395 a. Within 500 feet of any boat ramp, hoist, marine railway, 396 or other launching or landing facility available for use by the 397 general boating public on waterways more than 300 feet in width 398 or within 300 feet of any boat ramp, hoist, marine railway, or 399 other launching or landing facility available for use by the 400 general boating public on waterways not exceeding 300 feet in 401 width.

b. Within 500 feet of fuel pumps or dispensers at any
marine fueling facility that sells motor fuel to the general
boating public on waterways more than 300 feet in width or
within 300 feet of the fuel pumps or dispensers at any licensed
terminal facility that sells motor fuel to the general boating

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407	public on waterways not exceeding 300 feet in width.
408	c. Inside or within 300 feet of any lock structure.
409	2. An ordinance establishing a slow speed, minimum wake
410	boating-restricted area if the area is:
411	a. Within 300 feet of any bridge fender system.
412	b. Within 300 feet of any bridge span presenting a vertical
413	clearance of less than 25 feet or a horizontal clearance of less
414	than 100 feet.
415	c. On a creek, stream, canal, or similar linear waterway if
416	the waterway is less than 75 feet in width from shoreline to
417	shoreline.
418	d. On a lake or pond of less than 10 acres in total surface
419	area.
420	e. Within the boundaries of a permitted public mooring
421	field and a buffer around the mooring field of up to 100 feet.
422	3. An ordinance establishing a vessel-exclusion zone if the
423	area is:
424	a. Designated as a public bathing beach or swim area <u>,</u>
425	except that public bathing beach or swim areas may not be
426	established in whole or in part within the marked channel of the
427	Florida Intracoastal Waterway or within 100 feet of any portion
428	of the marked channel.
429	b. Within 300 feet of a dam, spillway, or flood control
430	structure.
431	
432	Vessel exclusion zones created pursuant to this subparagraph
433	must be marked with uniform waterway markers permitted by the
434	commission in accordance with this chapter. Such zones may not
435	be marked by ropes.

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436	Section 7. Section 376.15, Florida Statutes, is repealed.
437	Section 8. Subsections (22) and (34) of section 379.101,
438	Florida Statutes, are amended to read:
439	379.101 DefinitionsIn construing these statutes, where
440	the context does not clearly indicate otherwise, the word,
441	phrase, or term:
442	(22) "Marine fish" means any saltwater species of finfish
443	of the classes Agnatha, Chondrichthyes, and Osteichthyes, and
444	marine invertebrates <u>of</u> in the classes Gastropoda <u>and</u> , Bivalvia,
445	the subphylum and Crustacea, or the phylum Echinodermata;
446	however, the term but does not include nonliving shells or
447	echinoderms.
448	(34) "Saltwater fish" means:
449	(a) Any saltwater species of finfish of the classes
450	Agnatha, Chondrichthyes, or Osteichthyes and marine
451	invertebrates of the classes Gastropoda and $ au$ Bivalvia, the
452	subphylum or Crustacea, or of the phylum Echinodermata; however,
453	the term but does not include nonliving shells or echinoderms;
454	and
455	(b) All classes of pisces, shellfish, sponges, and
456	crustaceans crustacea native to salt water.
457	Section 9. Subsection (3) of section 705.101, Florida
458	Statutes, is amended to read:
459	705.101 DefinitionsAs used in this chapter:
460	(3) "Abandoned property" means all tangible personal
461	property that does not have an identifiable owner and that has
462	been disposed on public property in a wrecked, inoperative, or
463	partially dismantled condition or has no apparent intrinsic
464	value to the rightful owner. The term includes derelict vessels
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465
     as defined in s. 823.11 and vessels declared a public nuisance
466
     pursuant to s. 327.73(1)(aa).
467
          Section 10. Paragraph (a) of subsection (2) and subsection
468
     (4) of section 705.103, Florida Statutes, are amended to read:
469
          705.103 Procedure for abandoned or lost property.-
          (2)(a)1. Whenever a law enforcement officer ascertains
470
471
     that:
472
          a. An article of lost or abandoned property other than a
     derelict vessel or a vessel declared a public nuisance pursuant
473
474
     to s. 327.73(1)(aa) is present on public property and is of such
475
     nature that it cannot be easily removed, the officer shall cause
476
     a notice to be placed upon such article in substantially the
477
     following form:
478
479
     NOTICE TO THE OWNER AND ALL PERSONS INTERESTED IN THE ATTACHED
480
     PROPERTY. This property, to wit: ... (setting forth brief
481
     description)... is unlawfully upon public property known as
482
     ... (setting forth brief description of location)... and must be
     removed within 5 days; otherwise, it will be removed and
483
484
     disposed of pursuant to chapter 705, Florida Statutes. The owner
485
     will be liable for the costs of removal, storage, and
486
     publication of notice. Dated this: ... (setting forth the date of
     posting of notice)..., signed: ...(setting forth name, title,
487
488
     address, and telephone number of law enforcement officer)....
489
          b. A derelict vessel or a vessel declared a public nuisance
490
491
     pursuant to s. 327.73(1)(aa) is present on the waters of this
492
     state, the officer shall cause a notice to be placed upon such
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vessel in substantially the following form:

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495 NOTICE TO THE OWNER AND ALL PERSONS INTERESTED IN THE ATTACHED 496 VESSEL. This vessel, to wit: ... (setting forth brief 497 description)... has been determined to be ... (derelict or a 498 public nuisance)... and is unlawfully upon waters of this state 499 ... (setting forth brief description of location)... and must be 500 removed within 21 days; otherwise, it will be removed and 501 disposed of pursuant to chapter 705, Florida Statutes. The owner 502 and other interested parties have the right to a hearing to 503 challenge the determination that this vessel is derelict or 504 otherwise in violation of the law. Please contact ... (contact 505 information for person who can arrange for a hearing in 506 accordance with this section).... The owner or the party 507 determined to be legally responsible for the vessel being upon 508 the waters of this state in a derelict condition or as a public 509 nuisance will be liable for the costs of removal, destruction, 510 and disposal if this vessel is not removed by the owner. Dated 511 this: ... (setting forth the date of posting of notice)..., signed: ... (setting forth name, title, address, and telephone 512 513 number of law enforcement officer)....

514

515 2. The notices required under subparagraph 1. may not be 516 less than 8 inches by 10 inches and must shall be sufficiently weatherproof to withstand normal exposure to the elements. In 517 518 addition to posting, the law enforcement officer shall make a reasonable effort to ascertain the name and address of the 519 520 owner. If such is reasonably available to the officer, she or he shall mail a copy of such notice to the owner on or before the 521 date of posting. If the property is a motor vehicle as defined 522

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576-02401-22 2022494c2 523 in s. 320.01(1) or a vessel as defined in s. 327.02, the law 524 enforcement agency shall contact the Department of Highway Safety and Motor Vehicles in order to determine the name and 525 526 address of the owner and any person who has filed a lien on the 527 vehicle or vessel as provided in s. 319.27(2) or (3) or s. 528 328.15(1). On receipt of this information, the law enforcement 529 agency shall mail a copy of the notice by certified mail, return 530 receipt requested, to the owner and to the lienholder, if any, except that a law enforcement officer who has issued a citation 531 for a violation of s. 376.15 or s. 823.11 to the owner of a 532 533 derelict vessel is not required to mail a copy of the notice by 534 certified mail, return receipt requested, to the owner. For a 535 derelict vessel or a vessel declared a public nuisance pursuant 536 to s. 327.73(1)(aa), the mailed notice must inform the owner or 537 responsible party that he or she has a right to a hearing to dispute the determination that the vessel is derelict or 538 539 otherwise in violation of the law. If a request for a hearing is 540 made, a state agency shall follow the processes set forth in s. 120.569. Local governmental entities shall follow the processes 541 542 set forth in s. 120.569, except that a local judge, magistrate, 543 or code enforcement officer may be designated to conduct such a 544 hearing. If, at the end of 5 days after posting the notice in 545 sub-subparagraph 1.a., or at the end of 21 days after posting 546 the notice in sub-subparagraph 1.b., and mailing such notice, if 547 required, the owner or any person interested in the lost or abandoned article or articles described has not removed the 548 549 article or articles from public property or shown reasonable cause for failure to do so, and, in the case of a derelict 550 vessel or a vessel declared a public nuisance pursuant to s. 551

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576-02401-22 2022494c2 552 327.73(1)(aa), has not requested a hearing in accordance with 553 this section, the following shall apply: 554 a. For abandoned property other than a derelict vessel or a 555 vessel declared a public nuisance pursuant to s. 327.73(1)(aa), 556 the law enforcement agency may retain any or all of the property for its own use or for use by the state or unit of local 557 558 government, trade such property to another unit of local government or state agency, donate the property to a charitable 559 560 organization, sell the property, or notify the appropriate

561 refuse removal service.

b. For a derelict vessel or a vessel declared a public nuisance pursuant to s. 327.73(1)(aa), the law enforcement agency or its designee may:

(I) Remove the vessel from the waters of this state and destroy and dispose of the vessel or authorize another governmental entity or its designee to do so; or

(II) Authorize the vessel's use as an artificial reef in
accordance with s. 379.249 if all necessary federal, state, and
local authorizations are received.

571

A law enforcement agency or its designee may also take action as described in this sub-subparagraph if, following a hearing pursuant to this section, the judge, magistrate, administrative law judge, or hearing officer has determined the vessel to be derelict as provided in s. 823.11 or otherwise in violation of the law in accordance with s. 327.73(1)(aa) and a final order has been entered or the case is otherwise closed.

579 (4) The owner of any abandoned or lost property, or in the580 case of a derelict vessel or a vessel declared a public nuisance

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581 pursuant to s. 327.73(1)(aa), the owner or other party 582 determined to be legally responsible for the vessel being upon 583 the waters of this state in a derelict condition or as a public 584 nuisance, who, after notice as provided in this section, does 585 not remove such property within the specified period is shall be 586 liable to the law enforcement agency, other governmental entity, 587 or the agency's or entity's designee for all costs of removal, storage, and destruction, and disposal of such property, less 588 589 any salvage value obtained by disposal of the property. Upon 590 final disposition of the property, the law enforcement officer 591 or representative of the law enforcement agency or other 592 governmental entity shall notify the owner or in the case of a 593 derelict vessel or vessel declared a public nuisance pursuant to 594 s. 327.73(1)(aa), the owner or other party determined to be 595 legally responsible, if known, of the amount owed. In the case 596 of an abandoned vessel or motor vehicle, any person who neglects 597 or refuses to pay such amount is not entitled to be issued a certificate of registration for such vessel or motor vehicle, or 598 599 any other vessel or motor vehicle, until such costs have been 600 paid. A person who has neglected or refused to pay all costs of 601 removal, storage, disposal, and destruction of a vessel or motor 602 vehicle as provided in this section, after having been provided 603 written notice via certified mail that such costs are owed, and 604 who applies for and is issued a registration for a vessel or 605 motor vehicle before such costs have been paid in full commits a 606 misdemeanor of the first degree, punishable as provided in s. 607 775.082 or s. 775.083. The law enforcement officer or representative of the law enforcement agency or other 608 609 governmental entity shall supply the Department of Highway

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610	Safety and Motor Vehicles with a list of persons whose vessel
611	registration privileges and motor vehicle privileges have been
612	revoked under this subsection. The department or a person acting
613	as an agent of the department may not issue a certificate of
614	registration to a person whose vessel and motor vehicle
615	registration privileges have been revoked, as provided by this
616	subsection, until such costs have been paid.
617	Section 11. Effective July 1, 2023, paragraph (a) of
618	subsection (2) of section 705.103, Florida Statutes, as amended
619	by chapters 2019-76 and 2021-184, Laws of Florida, is amended to
620	read:
621	705.103 Procedure for abandoned or lost property
622	(2)(a)1. Whenever a law enforcement officer ascertains
623	that:
624	a. An article of lost or abandoned property other than a
625	derelict vessel or a vessel declared a public nuisance pursuant
626	to s. 327.73(1)(aa) is present on public property and is of such
627	nature that it cannot be easily removed, the officer shall cause
628	a notice to be placed upon such article in substantially the
629	following form:
630	
631	NOTICE TO THE OWNER AND ALL PERSONS INTERESTED IN THE ATTACHED
632	PROPERTY. This property, to wit:(setting forth brief
633	description) is unlawfully upon public property known as
634	(setting forth brief description of location) and must be
635	removed within 5 days; otherwise, it will be removed and
636	disposed of pursuant to chapter 705, Florida Statutes. The owner
637	will be liable for the costs of removal, storage, and
638	publication of notice. Dated this:(setting forth the date of
I	$P_{2} = 22 \text{ of } 26$

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639
     posting of notice)..., signed: ...(setting forth name, title,
640
     address, and telephone number of law enforcement officer)....
641
642
          b. A derelict vessel or a vessel declared a public nuisance
643
     pursuant to s. 327.73(1)(aa) is present on the waters of this
644
     state, the officer shall cause a notice to be placed upon such
645
     vessel in substantially the following form:
646
647
     NOTICE TO THE OWNER AND ALL PERSONS INTERESTED IN THE ATTACHED
     VESSEL. This vessel, to wit: ... (setting forth brief description
648
649
     of location)... has been determined to be ...(derelict or a
650
     public nuisance)... and is unlawfully upon the waters of this
651
     state ... (setting forth brief description of location)... and
652
     must be removed within 21 days; otherwise, it will be removed
653
     and disposed of pursuant to chapter 705, Florida Statutes. The
654
     owner and other interested parties have the right to a hearing
655
     to challenge the determination that this vessel is derelict or
     otherwise in violation of the law. Please contact ... (contact
656
657
     information for person who can arrange for a hearing in
658
     accordance with this section)... The owner or the party
659
     determined to be legally responsible for the vessel being upon
660
     the waters of this state in a derelict condition or as a public
     nuisance will be liable for the costs of removal, destruction,
661
662
     and disposal if this vessel is not removed by the owner. Dated
663
     this: ... (setting forth the date of posting of notice)...,
664
     signed: ... (setting forth name, title, address, and telephone
665
     number of law enforcement officer)....
666
          2. The notices required under subparagraph 1. may not be
667
```

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576-02401-22 2022494c2 less than 8 inches by 10 inches and must shall be sufficiently 668 669 weatherproof to withstand normal exposure to the elements. In 670 addition to posting, the law enforcement officer shall make a 671 reasonable effort to ascertain the name and address of the 672 owner. If such is reasonably available to the officer, she or he 673 shall mail a copy of such notice to the owner on or before the 674 date of posting. If the property is a motor vehicle as defined in s. 320.01(1) or a vessel as defined in s. 327.02, the law 675 676 enforcement agency shall contact the Department of Highway 677 Safety and Motor Vehicles in order to determine the name and 678 address of the owner and any person who has filed a lien on the 679 vehicle or vessel as provided in s. 319.27(2) or (3) or s. 328.15. On receipt of this information, the law enforcement 680 681 agency shall mail a copy of the notice by certified mail, return 682 receipt requested, to the owner and to the lienholder, if any, except that a law enforcement officer who has issued a citation 683 684 for a violation of s. 376.15 or s. 823.11 to the owner of a 685 derelict vessel is not required to mail a copy of the notice by certified mail, return receipt requested, to the owner. For a 686 687 derelict vessel or a vessel declared a public nuisance pursuant 688 to s. 327.73(1)(aa), the mailed notice must inform the owner or 689 responsible party that he or she has a right to a hearing to 690 dispute the determination that the vessel is derelict or 691 otherwise in violation of the law. If a request for a hearing is 692 made, a state agency shall follow the processes as set forth in s. 120.569. Local governmental entities shall follow the 693 694 processes set forth in s. 120.569, except that a local judge, 695 magistrate, or code enforcement officer may be designated to conduct such a hearing. If, at the end of 5 days after posting 696

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576-02401-22 2022494c2 697 the notice in sub-subparagraph 1.a., or at the end of 21 days 698 after posting the notice in sub-subparagraph 1.b., and mailing 699 such notice, if required, the owner or any person interested in 700 the lost or abandoned article or articles described has not 701 removed the article or articles from public property or shown reasonable cause for failure to do so, and, in the case of a 702 703 derelict vessel or a vessel declared a public nuisance pursuant 704 to s. 327.73(1)(aa), has not requested a hearing in accordance 705 with this section, the following shall apply:

706 a. For abandoned property other than a derelict vessel or a 707 vessel declared a public nuisance pursuant to s. 327.73(1)(aa), 708 the law enforcement agency may retain any or all of the property 709 for its own use or for use by the state or unit of local government, trade such property to another unit of local 710 711 government or state agency, donate the property to a charitable 712 organization, sell the property, or notify the appropriate 713 refuse removal service.

b. For a derelict vessel or a vessel declared a public nuisance pursuant to s. 327.73(1)(aa), the law enforcement agency or its designee may:

(I) Remove the vessel from the waters of this state and
destroy and dispose of the vessel or authorize another
governmental entity or its designee to do so; or

(II) Authorize the vessel's use as an artificial reef in
accordance with s. 379.249 if all necessary federal, state, and
local authorizations are received.

723

724 A law enforcement agency or its designee may also take action as725 described in this sub-subparagraph if, following a hearing

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726	pursuant to this section, the judge, magistrate, administrative					
727	law judge, or hearing officer has determined the vessel to be					
728	derelict as provided in s. 823.11 or otherwise in violation of					
729	the law in accordance with s. 327.73(1)(aa) and a final order					
730	has been entered or the case is otherwise closed.					
731	Section 12. Present subsections (4), (5), and (6) of					
732	section 823.11, Florida Statutes, are redesignated as					
733	subsections (5), (6), and (7), respectively, a new subsection					
734	(4) is added to that section, and subsection (1), paragraph (c)					
735	of subsection (2) , subsection (3) , and present subsections (5)					
736	and (6) of that section are amended, to read:					
737	823.11 Derelict vessels; relocation or removal; penalty					
738	(1) As used in this section and s. 376.15 , the term:					
739	(a) "Commission" means the Fish and Wildlife Conservation					
740	Commission.					
741	(b) "Derelict vessel" means a vessel, as defined in s.					
742	327.02, that is:					
743	1. In a wrecked, junked, or substantially dismantled					
744	condition upon any waters of this state.					
745	a. A vessel is wrecked if it is sunken or sinking; aground					
746	without the ability to extricate itself absent mechanical					
747	assistance; or remaining after a marine casualty, including, but					
748	not limited to, a boating accident, extreme weather, or a fire.					
749	b. A vessel is junked if it has been substantially stripped					
750	of vessel components, if vessel components have substantially					
751	degraded or been destroyed, or if the vessel has been discarded					
752	by the owner or operator. Attaching an outboard motor to a					
753	vessel that is otherwise junked will not cause the vessel to no					
754	longer be junked if such motor is not an effective means of					

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755	propulsion as required by s. 327.4107(2)(e) and associated
756	rules.
757	c. A vessel is substantially dismantled if at least two of
758	the three following vessel systems or components are missing,
759	compromised, incomplete, inoperable, or broken:
760	(I) The steering system;
761	(II) The propulsion system; or
762	(III) The exterior hull integrity.
763	
764	Attaching an outboard motor to a vessel that is otherwise
765	substantially dismantled will not cause the vessel to no longer
766	be substantially dismantled if such motor is not an effective
767	means of propulsion as required by s. 327.4107(2)(e) and
768	associated rules.
769	2. At a port in this state without the consent of the
770	agency having jurisdiction thereof.
771	3. Docked, grounded, or beached upon the property of
772	another without the consent of the owner of the property.
773	(c) "Gross negligence" means conduct so reckless or wanting
774	in care that it constitutes a conscious disregard or
775	indifference to the safety of the property exposed to such
776	conduct.
777	(d) "Willful misconduct" means conduct evidencing
778	carelessness or negligence of such a degree or recurrence as to
779	manifest culpability, wrongful intent, or evil design or to show
780	an intentional and substantial disregard of the interests of the
781	vessel owner.
782	(2)
783	(c) The additional time provided in subparagraph (b)2. for

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576-02401-22 2022494c2 784 an owner or responsible party to remove a derelict vessel from 785 the waters of this state or to repair and remedy the vessel's 786 derelict condition This subsection does not apply to a vessel 787 that was derelict upon the waters of this state before the 788 stated accident or event. (3) The commission, an officer of the commission, or a law 789 790 enforcement agency or officer specified in s. 327.70 may relocate, remove, and store, destroy, or dispose of or cause to 791 792 be relocated, removed, and stored, destroyed, or disposed of a 793 derelict vessel from waters of this state as defined in s. 794 327.02 if the derelict vessel obstructs or threatens to obstruct 795 navigation or in any way constitutes a danger to the 796 environment, property, or persons. The commission, an officer of 797 the commission, or any other law enforcement agency or officer 798 acting pursuant to this subsection to relocate, remove, and 799 store, destroy, dispose of or cause to be relocated, removed, 800 and stored, destroyed, or disposed of a derelict vessel from 801 waters of this state shall be held harmless for all damages to the derelict vessel resulting from such action unless the damage 802 803 results from gross negligence or willful misconduct.

804 (a) Removal of derelict vessels under this subsection may
805 be funded by grants provided in ss. 206.606 and 376.15. The
806 commission shall implement a plan for the procurement of any
807 available federal disaster funds and use such funds for the
808 removal of derelict vessels.

809 (b) All costs, including costs owed to a third party, 810 incurred by the commission, another law enforcement agency, or a 811 governmental subdivision, when the governmental subdivision has 812 received authorization from a law enforcement officer or agency,

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576-02401-22 2022494c2 813 in the relocation, removal, storage, destruction, or disposal of 814 a derelict vessel are recoverable against the vessel owner or the party determined to be legally responsible for the vessel 815 816 being upon the waters of this state in a derelict condition. The 817 Department of Legal Affairs shall represent the commission in 818 actions to recover such costs. As provided in s. 705.103(4), a 819 person who neglects or refuses to pay such costs may not be 820 issued a certificate of registration for such vessel or for any other vessel or motor vehicle until such costs have been paid. A 821 822 person who has neglected or refused to pay all costs of removal, 823 storage, destruction, or disposal of a derelict vessel as 824 provided in this section, after having been provided written 825 notice via certified mail that such costs are owed, and who 826 applies for and is issued a registration for a vessel or motor 827 vehicle before such costs have been paid in full commits a 828 misdemeanor of the first degree, punishable as provided in s. 829 775.082 or s. 775.083.

830 (b) (c) A contractor performing such activities at the direction of the commission, an officer of the commission, a law 831 832 enforcement agency or officer, or a governmental subdivision, 833 when the governmental subdivision has received authorization for the relocation or removal from a law enforcement officer or 834 agency, pursuant to this section must be licensed in accordance 835 836 with applicable United States Coast Guard regulations where 837 required; obtain and carry in full force and effect a policy from a licensed insurance carrier in this state to insure 838 839 against any accident, loss, injury, property damage, or other 840 casualty caused by or resulting from the contractor's actions; 841 and be properly equipped to perform the services to be provided.

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842	(4)(a) Removal of derelict vessels under this subsection
843	may be funded by grants provided in s. 206.606.
844	(b) The commission may implement a plan for the procurement
845	of any available federal disaster funds and use such funds for
846	the removal of derelict vessels.
847	(c) The commission may establish a program to provide
848	grants to local governments for the removal, storage,
849	destruction, and disposal of derelict vessels from the waters of
850	this state. This grant funding may also be used for the removal,
851	storage, destruction, and disposal of vessels declared a public
852	nuisance pursuant to s. 327.73(1)(aa). The program must be
853	funded from the Marine Resources Conservation Trust Fund or the
854	Florida Coastal Protection Trust Fund. Notwithstanding s.
855	216.181(11), funds available for these grants may only be
856	authorized by appropriations acts of the Legislature. In a given
857	fiscal year, if all funds appropriated pursuant to this
858	paragraph are not requested by and granted to local governments
859	for the removal, storage, destruction, and disposal of derelict
860	vessels or vessels declared a public nuisance pursuant to s.
861	327.73(1)(aa) by the end of the third quarter, the Fish and
862	Wildlife Conservation Commission may use the remainder of the
863	funds to remove, store, destroy, and dispose of, or to pay
864	private contractors to remove, store, destroy, and dispose of,
865	derelict vessels or vessels declared a public nuisance pursuant
866	to s. 327.73(1)(aa). The commission shall adopt by rule
867	procedures for local governments to submit a grant application
868	and criteria for allocating available funds. Such criteria must
869	include, at a minimum, the following:
870	1. The number of derelict vessels within the jurisdiction

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576-02401-22 2022494c2 871 of the applicant. 872 2. The threat posed by such vessels to public health or safety, the environment, navigation, or the aesthetic condition 873 874 of the general vicinity. 875 3. The degree of commitment of the local government to 876 maintain waters free of abandoned and derelict vessels and to 877 seek legal action against those who abandon vessels in the waters of this state as defined in s. 327.02. 878 879 (6)(5) A person, firm, or corporation violating this 880 section commits a misdemeanor of the first degree and shall be 881 punished as provided by law. A conviction under this section 882 does not bar the assessment and collection of a the civil 883 penalty provided in s. 376.16 for violation of s. 376.15. The 884 court having jurisdiction over the criminal offense, 885 notwithstanding any jurisdictional limitations on the amount in 886 controversy, may order the imposition of such civil penalty in 887 addition to any sentence imposed for the first criminal offense. 888 (7) (6) If an owner or a responsible party of a vessel determined to be derelict through an administrative or criminal

889 determined to be derelict through an administrative or criminal 890 proceeding has been charged by an officer of the commission or 891 any law enforcement agency or officer as specified in s. 327.70 892 under subsection (6) (5) for a violation of subsection (2) or a 893 violation of s. 376.15(2), a person may not reside or dwell on 894 such vessel until the vessel is removed from the waters of the 895 state permanently or returned to the waters of the state in a 896 condition that is no longer derelict.

897Section 13. Paragraph (p) of subsection (4) of section898934.50, Florida Statutes, is amended to read:

899 934.50 Searches and seizure using a drone.-

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

CS for CS for SB 494

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900	(4) EXCEPTIONS.—This section does not prohibit the use of a
901	drone:
902	(p) By an a non-law enforcement employee of the Fish and
903	Wildlife Conservation Commission or of the Florida Forest
904	Service for the purposes of managing and eradicating invasive
905	exotic plants or animals on public lands and suppressing and
906	mitigating wildfire threats.
907	Section 14. Section 327.04, Florida Statutes, is amended to
908	read:
909	327.04 RulesThe commission may adopt rules pursuant to
910	ss. 120.536(1) and 120.54 to implement this chapter, the
911	provisions of chapter 705 relating to vessels, and <u>s.</u> ss. 376.15
912	and 823.11 conferring powers or duties upon it.
913	Section 15. Subsection (4) of section 328.09, Florida
914	Statutes, is amended to read:
915	328.09 Refusal to issue and authority to cancel a
916	certificate of title or registration
917	(4) The department may not issue a certificate of title to
918	an applicant for a vessel that has been deemed derelict <u>or a</u>
919	public nuisance by a law enforcement officer under s.
920	<u>327.73(1)(aa) or s. 376.15 or s. 823.11. A law enforcement</u>
921	officer must inform the department in writing, which may be
922	provided by facsimile, <u>e-mail</u> electronic mail , or other
923	electronic means, of the vessel's derelict or public nuisance
924	status and supply the department with the vessel title number or
925	vessel identification number. The department may issue a
926	certificate of title once a law enforcement officer has verified
927	in writing, which may be provided by facsimile, <u>e-mail</u>
928	electronic mail, or other electronic means, that the vessel is

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929	no longer a derelict <u>or public nuisance</u> vessel.
930	Section 16. Section 25 of chapter 2021-184, Laws of
931	Florida, is repealed.
932	Section 17. Paragraph (c) of subsection (15) of section
933	328.72, Florida Statutes, is amended to read:
934	328.72 Classification; registration; fees and charges;
935	surcharge; disposition of fees; fines; marine turtle stickers
936	(15) DISTRIBUTION OF FEESExcept as provided in this
937	subsection, moneys designated for the use of the counties, as
938	specified in subsection (1), shall be distributed by the tax
939	collector to the board of county commissioners for use only as
940	provided in this section. Such moneys to be returned to the
941	counties are for the sole purposes of providing, maintaining, or
942	operating recreational channel marking and other uniform
943	waterway markers, public boat ramps, lifts, and hoists, marine
944	railways, boat piers, docks, mooring buoys, and other public
945	launching facilities; and removing derelict vessels, debris that
946	specifically impedes boat access, not including the dredging of
947	channels, and vessels and floating structures deemed a hazard to
948	public safety and health for failure to comply with s. 327.53.
949	Counties shall demonstrate through an annual detailed accounting
950	report of vessel registration revenues that the registration
951	fees were spent as provided in this subsection. This report
952	shall be provided to the Fish and Wildlife Conservation
953	Commission no later than November 1 of each year. If, before
954	January 1 of each calendar year, the accounting report meeting
955	the prescribed criteria has still not been provided to the
956	commission, the tax collector of that county may not distribute
957	the moneys designated for the use of counties, as specified in

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958						
959						
	for the next calendar year, remit such moneys to the state for					
960	deposit into the Marine Resources Conservation Trust Fund. The					
961	commission shall return those moneys to the county if the county					
962	fully complies with this section within that calendar year. If					
963	the county does not fully comply with this section within that					
964	calendar year, the moneys shall remain within the Marine					
965	Resources Trust Fund and may be appropriated for the purposes					
966	specified in this subsection.					
967	(c) From the vessel registration fees designated for use by					
968	the counties in subsection (1), the following amounts shall be					
969	remitted to the state for deposit into the Marine Resources					
970	Conservation Trust Fund to fund derelict vessel removal grants,					
971	as appropriated by the Legislature pursuant to <u>s. 823.11(4)(c)</u>					
972	s. 376.15 :					
973	1. Class A-2: \$0.25 for each 12-month period registered.					
974	2. Class 1: \$2.06 for each 12-month period registered.					
975	3. Class 2: \$9.26 for each 12-month period registered.					
976	4. Class 3: \$16.45 for each 12-month period registered.					
977	5. Class 4: \$20.06 for each 12-month period registered.					
978	6. Class 5: \$25.46 for each 12-month period registered.					
979	Section 18. Paragraph (h) of subsection (6) of section					
980	376.11, Florida Statutes, is amended to read:					
981	376.11 Florida Coastal Protection Trust Fund					
982	(6) Moneys in the Florida Coastal Protection Trust Fund may					
983	be used for the following purposes:					
984	(h) The funding of a grant program to local governments,					
985	pursuant to s. $823.11(4)(c) = \frac{1}{3.376.15(3)(d)}$ and (e), for the					
986	removal of derelict and public nuisance vessels from the public					

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987	waters of the state.
988	Section 19. For the purpose of incorporating the amendment
989	made by this act to section 327.371, Florida Statutes, in a
990	reference thereto, paragraph (dd) of subsection (1) of section
991	327.73, Florida Statutes, is reenacted to read:
992	327.73 Noncriminal infractions
993	(1) Violations of the following provisions of the vessel
994	laws of this state are noncriminal infractions:
995	(dd) Section 327.371, relating to the regulation of human-
996	powered vessels.
997	
998	Any person cited for a violation of any provision of this
999	subsection shall be deemed to be charged with a noncriminal
1000	infraction, shall be cited for such an infraction, and shall be
1001	cited to appear before the county court. The civil penalty for
1002	any such infraction is \$50, except as otherwise provided in this
1003	section. Any person who fails to appear or otherwise properly
1004	respond to a uniform boating citation shall, in addition to the
1005	charge relating to the violation of the boating laws of this
1006	state, be charged with the offense of failing to respond to such
1007	citation and, upon conviction, be guilty of a misdemeanor of the
1008	second degree, punishable as provided in s. 775.082 or s.
1009	775.083. A written warning to this effect shall be provided at
1010	the time such uniform boating citation is issued.
1011	Section 20. For the purpose of incorporating the amendment
1012	made by this act to section 379.101, Florida Statutes, in a
1013	reference thereto, subsection (4) of section 125.01, Florida
1014	Statutes, is reenacted to read:
1015	125.01 Powers and duties

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576-02401-22 2022494c2 1016 (4) The legislative and governing body of a county shall 1017 not have the power to regulate the taking or possession of 1018 saltwater fish, as defined in s. 379.101, with respect to the 1019 method of taking, size, number, season, or species. However, 1020 this subsection does not prohibit a county from prohibiting, for 1021 reasons of protecting the public health, safety, or welfare, 1022 saltwater fishing from real property owned by that county, nor 1023 does it prohibit the imposition of excise taxes by county 1024 ordinance. 1025 Section 21. For the purpose of incorporating the amendment 1026 made by this act to section 379.101, Florida Statutes, in a

1026 made by this act to section 379.101, Florida Statutes, in a 1027 reference thereto, section 379.2412, Florida Statutes, is 1028 reenacted to read:

1029 379.2412 State preemption of power to regulate.—The power 1030 to regulate the taking or possession of saltwater fish, as 1031 defined in s. 379.101, is expressly reserved to the state. This 1032 section does not prohibit a local government from prohibiting, 1033 for reasons of protecting the public health, safety, or welfare, 1034 saltwater fishing from real property owned by that local 1035 government.

1036 Section 22. Except as otherwise expressly provided in this 1037 act, this act shall take effect July 1, 2022.

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	Prepared	d By: The	Professional Sta	aff of the Committe	e on Appropriations	
ILL:	CS/CS/SB 4	94				
NTRODUCER:	Appropriatio Senator Huts		mittee; Enviro	nment and Natur	al Resources Committe	e; and
SUBJECT:	Fish and Wil	dlife Co	onservation Co	mmission		
DATE:	January 31, 2	2022	REVISED:			
ANAL	YST	STAFI	F DIRECTOR	REFERENCE	ACTION	I
. Carroll	oll Rogers		3	EN	Fav/CS	
. Reagan		Betta		AEG	Recommend: Fav/C	S
Reagan		Sadber	ry	AP	Fav/CS	

Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

CS/CS/SB 494 revises laws administered by the Fish and Wildlife Conservation Commission (FWC) and other law enforcement entities. The bill:

- Amends the Florida Forever Act to require each lead land managing agency, in consultation with the FWC, to consider in the management plan the feasibility of creating a gopher tortoise recipient site for state lands under its management which are larger than 40 contiguous acres.
- Specifies that a vessel is at risk of becoming derelict if it is tied to an unlawful or unpermitted mooring or other structure.
- Specifies the circumstances in which law enforcement may destroy or dispose of a vessel.
- Reorganizes provisions authorizing the FWC to establish a program to provide grants to local governments for the removal, storage, destruction, and disposal of derelict vessels.
- Allows operation of human-powered vessels in the marked channel of the Florida Intracoastal Waterway for specified reasons.
- Specifies that a certificate of title may not be issued for a public nuisance vessel.
- Specifies that a local government cannot create a public bathing beach or swim area in the marked channel of the Florida Intracoastal Waterway or within 100 feet of the marked channel.
- Adds public nuisance vessels to the definition of abandoned property.

- Places liability for costs of vessel removal, storage, destruction, and disposition on the owner or responsible party after notice is given.
- Authorizes FWC law enforcement officers to use drones to manage and eradicate invasive plants or animals on public lands and to suppress and mitigate wildfire threats.

The bill will have an indeterminate fiscal impact on the FWC as the derelict vessel removal grants to local governments will be subject to appropriation.

II. Present Situation:

Florida Forever

As a successor to Preservation 2000, the Legislature created the Florida Forever program in 1999 as the blueprint for conserving Florida's natural resources.¹ The Florida Forever Act reinforced the state's commitment to conserve its natural and cultural heritage, provide urban open space, and better manage the land acquired by the state.² Florida Forever encompasses a wide range of goals including: land acquisition; environmental restoration; water resource development and supply; increased public access; public lands management and maintenance; and increased protection of land through the purchase of conservation easements.³ The state has acquired more than 2.4 million acres since 1991 under the Preservation 2000 and the Florida Forever programs.⁴

Fish and Wildlife Conservation Commission

The Fish and Wildlife Conservation Commission (FWC) is responsible for regulating, managing, protecting, and conserving the state's fish and wildlife resources.⁵ The FWC is governed by a board of seven members who are appointed by the Governor and confirmed by the Florida Senate to five-year terms.⁶ Under Article IV, section 9 of the Florida Constitution, the FWC is granted the authority to exercise the regulatory and executive powers of the state with respect to wild animal life, fresh water aquatic life, and marine life.

Chapters 327 and 328, F.S., concerning vessel safety and vessel title certificates, liens, and registration, are enforced by the FWC's Division of Law Enforcement and its officers, county sheriffs and deputies, municipal police officers, and any other law enforcement officer.⁷ The

¹ Chapter 99-247, Laws of Fla.

² Department of Environmental Protection (DEP), *Florida Forever Five Year Plan* (2021), 17, *available at* <u>FLDEP_DSL_OES_FF_2021Abstract_2.pdf (floridadep.gov)</u> (last visited Jan. 10, 2022).

³ Section 259.105, F.S.

⁴ DEP, *Frequently Asked Questions about Florida Forever*, https://floridadep.gov/lands/environmental-services/content/faq-florida-forever (last visited Jan. 10, 2022). *See* Florida Natural Areas Inventory, *Summary of Florida Conservation Lands* (Feb. 2019), *available at* https://www.fnai.org/PDFs/Maacres_202103_FCL_plus_LTF.pdf (last visited Jan. 10, 2022) for a complete summary of the total amount of conservation lands in Florida.

⁵ FLA. CONST. art. IV, s. 9.

⁶ *Id.*; *see also* s. 379.102(1), F.S.

⁷ Section 327.70(1), F.S.; *see* s. 943.10(1), F.S., which defines "law enforcement officer" as any person who is elected, appointed, or employed full time by any municipality or the state or any political subdivision thereof; who is vested with authority to bear arms and make arrests; and whose primary responsibility is the prevention and detection of crime or the enforcement of the penal, criminal, traffic, or highway laws of the state. The definition includes all certified supervisory and command personnel whose duties include, in whole or in part, the supervision, training, guidance, and management

Division of Law Enforcement manages the state's waterways to ensure boating safety for residents and visitors.⁸ This includes enforcing boating rules and regulations, coordinating boating safety campaigns and education, managing public waters and access to the waters, conducting boating accident investigations, identifying and removing derelict vessels, and investigating vessel theft and title fraud.⁹

Boating Safety Regulations

A vessel operator in Florida must operate the vessel in a reasonable and prudent manner, having regard for other waterborne traffic, posted speed and wake restrictions, and all other attendant circumstances so as not to endanger the life, limb, or property of another person outside the vessel or due to vessel overloading or excessive speed.¹⁰ Operating a vessel in excess of a posted speed limit is a noncriminal infraction, for which the penalty is \$50.¹¹

Vessel owners and operators must maintain safety equipment in accordance with current Coast Guard safety equipment requirements, unless expressly exempted.¹² Vessel owners and operators are also subject to additional safety requirements relating to appropriate equipment and the use of personal flotation devices.¹³

Testing for Alcohol, Chemical Substances, and Controlled Substances

Anyone who operates a motor vehicle or vessel in the state, by operating such a vehicle or vessel, consents to an approved chemical or physical breath test to determine breath alcoholic content, or a urine test to detect the presence of chemical substances or controlled substances.¹⁴ These tests may be performed if the person is lawfully arrested for any offense allegedly committed while the person was driving or in actual physical control of a motor vehicle, or operating a vessel, while under the influence of alcohol or chemical or controlled substances.¹⁵

Additionally, anyone who operates a motor vehicle or vessel in the state consents to an approved blood test to determine blood alcoholic content or to detect the presence of chemical substances or controlled substances.¹⁶ These tests may be performed if there is reasonable cause to believe that the person was driving or in actual physical control of a motor vehicle, or operating a vessel, while under the influence of alcohol or chemical or controlled substances and the person appears for treatment at a hospital, clinic, or emergency vehicle, and the administration of a breath or urine test is impractical or impossible.¹⁷

¹⁷ Id.

responsibilities of full-time law enforcement officers, part-time law enforcement officers, or auxiliary law enforcement officers but does not include support personnel employed by the employing agency.

⁸ Fish and Wildlife Conservation Commission (FWC), *Boating*, <u>https://myfwc.com/boating/</u> (last visited Nov. 5, 2021).

⁹ FWC, *Law Enforcement*, <u>https://myfwc.com/about/inside-fwc/le/</u> (last visited Nov. 5, 2021). See ss. 327.70(1) and (4), F.S.

¹⁰ Section 327.33, F.S.

¹¹ Section 327.73(h), F.S.

¹² Section 327.50, F.S.

¹³ Id.

¹⁴ Sections 316.1932(1)(a) and 327.352(1)(a), F.S.

¹⁵ *Id*.

¹⁶ Sections 316.1932(1)(c) and 327.352(1)(c), F.S.

A person who operates a motor vehicle and fails to submit to a breath, urine, or blood test will have his or her driver's license suspended for a period of one year for a first refusal, or 18 months for a repeat refusal.¹⁸ A person who operates a motor vehicle who fails to submit to such test who has previously had his or her license suspended for a prior refusal commits a misdemeanor of the first degree and is subject to additional penalties.¹⁹

A person who operates a vessel and fails to submit to a breath, urine, or blood test is subject to a civil penalty of \$500 for a first refusal.²⁰ A person who operates a vessel and fails to submit to such test who has been previously fined commits a misdemeanor and is subject to additional penalties.²¹

Boating-Restricted Areas

Boating-restricted areas, which may restrict the speed and operation of vessels, may be established on the waters of the state for any purpose necessary to protect the safety of the public, taking into account boating accidents, visibility, hazardous currents or water levels, vessel traffic congestion, or other navigational hazards, as well as seagrass protection on privately owned submerged lands.²²

Local governments have authority to establish boating-restricted areas by ordinance within the portion of the Florida Intracoastal Waterway within their jurisdiction.²³ These areas include, but are not limited to:

- Idle-speed, no wake areas;
- Slow speed, minimum wake areas; and
- Vessel-exclusion zones.

Local governments can establish vessel-exclusion zones if the area is:

- Designated as a public bathing beach or swim area;
- Within 300 feet of a dam, spillway, or flood control structure;
- Reserved as a canoe trail or otherwise limited to vessels under oars or sail; or
- Reserved exclusively for a particular activity and user group separation must be imposed to protect the safety of participants.²⁴

Derelict Vessels

A derelict vessel is a vessel that is left, stored, or abandoned in a wrecked, junked, or substantially dismantled condition upon any public waters of this state; at a port in the state without the consent of the agency that has jurisdiction of the port; or docked, grounded, or

²⁴ Id.

¹⁸ Sections 316.1932(1)(a) and (1)(c), F.S.

¹⁹ *Id.*; s. 316.1939, F.S.

²⁰ Sections 327.352(1)(a) and (1)(c), F.S.

²¹ *Id.*; s. 327.259, F.S.

²² Section 327.46(1), F.S.

²³ Id.

beached upon the property of another without the consent.²⁵ It is unlawful to store, leave, or abandon any derelict vessel in this state.²⁶

At-Risk Vessels

Neglected or deteriorating vessels may not occupy the waters of this state.²⁷ A vessel is at risk of becoming derelict if any of the following conditions exist:

- The vessel is taking on or has taken on water without an effective means to dewater;
- Spaces on the vessel that are designed to be enclosed are incapable of being sealed off or remain open to the elements for extended periods of time;
- The vessel has broken loose or is in danger of breaking loose from its anchor;
- The vessel is listing due to water intrusion; or
- The vessel does not have an effective means of propulsion for safe navigation within 72 hours after the vessel owner or operator receives notice.²⁸

Vessels Declared to be a Public Nuisance

If a vessel is declared at risk of becoming derelict under the same condition three or more times within an 18-month period, and if the determination results in dispositions other than acquittal or dismissal, the vessel is declared to be a public nuisance.²⁹ A vessel is at risk of becoming derelict if any of the following conditions exist:

- The vessel is taking on or has taken on water without an effective means to dewater;
- Spaces on the vessel that are designed to be enclosed are incapable of being sealed off or remain open to the elements for extended periods of time;
- The vessel has broken loose or is in danger of breaking loose from its anchor;
- The vessel is listing due to water intrusion; or
- The vessel does not have effective means of propulsion for safe navigation within 72 hours after the vessel owner or operator receives notice.³⁰

A vessel that is declared to be a public nuisance and threatens navigation, or is a danger to the environment, property, or persons, may be relocated, removed, stored, destroyed, or disposed of by the FWC or other law enforcement.³¹ When a derelict vessel or a vessel declared to be a public nuisance through the process described above is located on the waters of the state, a law enforcement officer shall place a notice on the vessel in a form substantially similar to the one provided by statute.³²

- ²⁶ Section 376.15, F.S.; s. 823.11(2), F.S.
- ²⁷ Chapter 2016-108, Laws of Fla.; s. 327.4107, F.S.
- ²⁸ Section 327.4107, F.S.
- ²⁹ Section 327.73(1)(aa), F.S.; s. 327.4107(2), F.S.
- ³⁰ Section 327.4107(2), F.S.
- ³¹ Section 327.73(1)(aa), F.S.; s. 823.11(3), F.S.
- ³² Section 705.103(1)(b), F.S.

²⁵ Section 823.11(1)(b), F.S.

Abandoned Vessels

"Abandoned property"³³ means all tangible personal property that does not have an identifiable owner and that has been disposed of on public property in a wrecked, inoperative, or partially dismantled condition or has no apparent intrinsic value to the rightful owner. The term includes derelict vessels, as defined in state law.

When a derelict vessel or a vessel declared to be a public nuisance is on the waters of the state, a law enforcement officer must place a notice of removal on the vessel. The law enforcement agency must then contact the Department of Highway Safety and Motor Vehicles to determine the name and address of the owner, and must mail a copy of the notice to the owner.³⁴

If, after 21 days of posting and mailing the notice, the owner has not removed the vessel from the waters of the state or shown reasonable cause for failure to do so, the law enforcement agency may remove, destroy, or dispose of the vessel.³⁵

The owner of a derelict vessel or a vessel declared to be a public nuisance who does not remove the vessel after receiving notice, is liable to the law enforcement agency for all costs of removal, storage, and destruction of the vessel, less any salvage value obtained by its disposal.³⁶ Upon the final disposition of the vessel, the law enforcement officer must notify the owner of the amount owed. A person who neglects or refuses to pay the amount owed is not entitled to be issued a certificate of registration for the vessel, or any other vessel, until such costs have been paid.³⁷

Local governments are authorized to enact and enforce regulations to implement the procedures for abandoned or lost property that allow a local law enforcement agency, after providing written notice, to remove a vessel affixed to a public dock within its jurisdiction that is abandoned or lost property.³⁸

Removal of Derelict Vessels

The FWC's Division of Law Enforcement and its officers, the sheriffs of the various counties and their deputies, municipal police officers, and any other law enforcement officers have the responsibility and authority to enforce vessel safety and vessel title certificates, liens, and registration.³⁹ Sections 376.15 and 823.11, F.S., both address the treatment of derelict vessels. Much of the language between the two statutes is duplicative.⁴⁰

Both state and local law enforcement are authorized and empowered to relocate, remove, store, destroy, or dispose of a derelict vessel from waters of the state if the derelict vessel threatens navigation or is a danger to the environment, property, or persons.⁴¹ The FWC officers and other law enforcement agency officers or contractors who perform relocation or removal activities at

³⁷ Id.

³³ Section 705.101(3), F.S.

³⁴ Section 705.103(2), F.S.

³⁵ Id.

³⁶ Section 705.103(4), F.S.

³⁸ Section 327.60(5), F.S.

³⁹ Section 327.70, F.S.

⁴⁰ Section 376.15, F.S.; s. 823.11, F.S.

⁴¹ Section 823.11(3), F.S.; s. 376.15(3)(a), F.S.

the FWC's direction are required to be licensed, insured, and properly equipped to perform the services to be provided.⁴²

The costs incurred by the FWC or another law enforcement agency for relocating or removing a derelict vessel are recoverable against the vessel owner.⁴³ A vessel owner who neglects or refuses to pay the costs of removal, storage, and destruction of the vessel, less any salvage value obtained by its disposal, is not entitled to be issued a certificate of registration for such vessel, or any other vessel or motor vehicle, until the costs are paid.⁴⁴

The FWC has the authority to provide grants, funded from the Marine Resource Conservation Trust Fund or the Florida Coastal Protection Trust Fund, to local governments for the removal of derelict vessels from waters of this state, if funds are appropriated for the grant program.⁴⁵ However, each fiscal year, if all program funds are not requested by and granted to local governments for the removal of derelict vessels by the end of the third quarter, the FWC may use the remainder of the funds to remove, or pay private contractors to remove, derelict vessels.⁴⁶ Pursuant to this, the FWC established the Derelict Vessel Removal Grant Program in 2019.⁴⁷ Grants are awarded based on a set of criteria outlined in FWC rules.⁴⁸

Penalties for Prohibited Acts Relating to Derelict Vessels and Anchoring and Mooring

It is a first degree misdemeanor to store, leave, or abandon a derelict vessel in Florida.⁴⁹ Violations are punishable by imprisonment of no more than one year and a fine of up to \$1,000.⁵⁰ Further, such violation is punishable by a civil penalty of up to \$75,000 per violation per day.⁵¹ Each day during any portion of which the violation occurs constitutes a separate offense.⁵²

An owner or operator of a vessel at risk of becoming derelict on waters of this state or who allows such vessel to occupy such waters, is subject to a uniform boating citation and civil penalty. The civil penalty provided is:

- \$100 for a first offense;
- \$250 for a second offense occurring 30 days or more after a first offense; and
- \$500 for a third offense occurring 30 days or more after a previous offense.⁵³

⁴⁷ FWC, FWC Derelict Vessel Removal Grant Program Guidelines, 2 (2019), available at

https://myfwc.com/media/22317/dv-grant-guidelines.pdf (last visited Nov. 15, 2021). Incorporated by reference in Fla. Admin. Code R. 68-1.003.

⁴² Section 823.11(3)(c), F.S.; s. 376.15(3)(c), F.S.

⁴³ Section 823.11(3)(a), F.S.; s. 376.15(3)(a), F.S.

⁴⁴ Section 705.103(4), F.S.

⁴⁵ Section 376.15, F.S.

⁴⁶ Section 376.15, F.S.

⁴⁸ Id.

⁴⁹ Sections 376.15(2) and 823.11(2) and (5), F.S. A first degree misdemeanor is punishable by up to one year in county jail and a fine of up to \$1,000. Sections 775.082 and 775.083, F.S.

⁵⁰ Sections 775.082(4)(a) and 775.083(1)(d), F.S.

⁵¹ Sections 376.15(2) and 376.16(1), F.S.

⁵² Section 376.16(1), F.S.

⁵³ Section 327.73(1)(aa), F.S.

An owner or operator of a vessel or floating structure who anchors or moors in a prohibited area is subject to a uniform boating citation and penalties. The civil penalty provided is up to a maximum of:

- \$50 for a first offense;
- \$100 for a second offense; and
- \$250 for a third offense.⁵⁴

Any person who fails to appear or otherwise properly respond to a uniform boating citation must, in addition to the charge relating to the violation of the boating laws, be charged with a second degree misdemeanor, which is punishable by a maximum fine of \$500 and no more than 60 days of imprisonment.⁵⁵

Florida Intracoastal Waterway

The Florida Intracoastal Waterway consists of the following waterways: the Atlantic Intracoastal Waterway, the Georgia state line north of Fernandina to Miami; the Port Canaveral lock and canal to the Atlantic Intracoastal Waterway; the Atlantic Intracoastal Waterway, Miami to Key West; the Okeechobee Waterway, Stuart to Fort Myers; the St. Johns River, Jacksonville to Sanford; the Gulf Intracoastal Waterway, Anclote to Fort Myers; the Gulf Intracoastal Waterway, Carrabelle to Tampa Bay; Carrabelle to Anclote open bay section, using the Gulf of Mexico; the Gulf Intracoastal Waterway, Carrabelle to the Alabama state line west of Pensacola; and the Apalachicola, Chattahoochee, and Flint Rivers in Florida.⁵⁶ The Florida Intracoastal Waterway is shown in the map below.⁵⁷



⁵⁴ Section 327.73(1)(bb), F.S.

⁵⁵ Sections 327.73(1), 775.082, and 775.083, F.S.

⁵⁶ Section 327.02(15), F.S.

⁵⁷ Florida Department of Transportation, *Florida Waterways System Plan*, Figure 1-2 on p. 1-12 (2015), *available at* <u>https://www.fdot.gov/docs/default-source/seaport/pdfs/2015-Florida-Waterways-System-Plan_Final.pdf</u> (last visited Nov. 5, 2021).

Drones

A drone is a powered, aerial vehicle that does not carry a human operator; uses aerodynamic forces to provide vehicle lift; can fly autonomously or be piloted remotely; can be expendable or recoverable; and can carry a lethal or nonlethal payload.⁵⁸ Florida law prohibits the use of drones by a law enforcement agency to gather evidence or other information, and by a person, state agency, or political subdivision to conduct surveillance on privately-owned real property or on the owner, tenant, occupant, invitee, or licensee of the real property.⁵⁹ The exceptions to the prohibition allow a non-law enforcement employee of the FWC or the Florida Forest Service to use a drone to manage or eradicate invasive exotic plants or animals on public lands and to suppress wildfire threats.⁶⁰

Remote sensing using drones for the surveillance, detection, and reporting of an invasive species can improve early detection of invading plants and animals, making management more efficient and less expensive.⁶¹ Studies have shown that drones can efficiently and inexpensively cover a large geographic range, reach places that are difficult to access, carry a variety of cameras and sensors, collect biological specimens, and target and eliminate individual organisms through ballistic application of herbicides.⁶²

III. Effect of Proposed Changes:

Section 1 amends s. 259.105, F.S., the Florida Forever Act, to require each lead land management agency, in consultation with the Fish and Wildlife Conservation Commission (FWC), to consider in the management plan the feasibility of creating a gopher tortoise recipient site for state lands under its management which are larger the 40 contiguous acres.

If the recipient site management is not in conflict with the primary management objects of the parcel, the management plan must contain an assessment of feasibility of managing the site as a recipient site for gopher tortoises.

Each land management agency must consult with the FWC on feasibility assessments and implementation of gopher tortoise management.

Provides that gopher tortoise recipient sites should be used, where appropriate, to bring environmentally sensitive tracts under an acceptable level of protection.

Section 2 amends s. 327.352, F.S., to change a driver's license suspension to a driving privilege suspension, as related to a refusal to submit to a lawful breath, urine, or blood test.

⁵⁸ Section 934.50(1)(a), F.S.

⁵⁹ Section 934.50(3), F.S.

⁶⁰ Section 934.50(4)(p), F.S.

⁶¹ Barbara Martinez, Alex Dehgan, Brad Zamft, David Baisch, Colin McCormick, Anthony J. Giordano, Rebecca Aicher, Shah Selbe, Cassie Hoffman, *Advancing federal capacities for the early detection of and rapid response to invasive species through technology innovation*, National Invasive Species Council: Contractor's Report, Mar. 2017, *available at federal capacities for edrr through technology innovation prepub* <u>8.7.17.pdf (doi.gov)</u> (last visited Nov. 15 2021).
⁶² Id.

Section 3 amends s. 327.35215, F.S., to require that the Fish and Wildlife Conservation Commission (FWC) provide the certified statement forms that a law enforcement officer must fill out upon arresting a person for refusing to submit to lawful breath, blood, or urine test.

Section 4 amends s. 327.371, F.S., to allow a person to operate a human-powered vessel within the boundaries of the marked channel of the Florida Intracoastal Waterway when participating in interscholastic, intercollegiate, intramural, or club athletic teams or sports affiliated with an educational institution if the adjacent area outside of the marked channel is not suitable. The bill requires that teams use their best efforts to make use of the adjacent area outside of the marked channel.

Section 5 amends s. 327.4107, F.S., to allow an FWC officer or other law enforcement officer to determine that a vessel is at risk of becoming derelict if it is tied to an unlawful or unpermitted structure or mooring.

Section 6 amends s. 327.46, F.S., to clarify that when municipalities and counties establish public bathing beach or swim areas as vessel-exclusion zones, they may not establish them within the marked channel of the Florida Intracoastal Waterway or within 100 feet of any portion of the marked channel.

Section 7 repeals s. 376.15, F.S. The repeal has no effect, as the bill merely moves nonduplicative language in s. 376.15, F.S., relating to derelict vessels and their relocation or removal from waters of this state, from that section to s. 823.11, F.S., which also addresses derelict vessels.

Section 8 amends s. 379.101, F.S., to clarify the definitions of "marine fish" and "saltwater fish" to reflect updates in the scientific classification of certain identifying terminology.

Section 9 amends s. 705.101, F.S., to add vessels declared a public nuisance to the definition of abandoned property. Vessels that are abandoned property are declared a public nuisance after having been found at risk of dereliction three or more times for the same condition within 18 months.

Section 10 amends s. 705.103, F.S., relating to procedures for abandoned or lost property. The bill adds vessels declared to be a public nuisance into the notice requirements and liability provisions applicable to owners of, or parties responsible for, derelict vessels. The bill also allows law enforcement officers to dispose of derelict vessels or vessels declared to be a public nuisance. This section also makes technical changes and deletes a cross-reference to s. 376.15, F.S.

Section 11 amends s. 705.103, F.S., as amended by chapters 2019-76 and 2021-184, Laws of Florida, which will be effective July 1, 2023, to make the changes discussed in Section 9 of the bill.

Section 12 amends s. 823.11, F.S., to clarify that additional time provided for an owner or responsible party to remove a derelict vessel from the waters of this state, or to repair and remedy the vessel's derelict condition in the event of an accident or event, does not apply if the

vessel was already derelict. The bill removes language allowing law enforcement to destroy or dispose of derelict vessels threatening navigation or endangering environment, property, or persons. The bill moves language relating to grants for removal and disposal of derelict vessels from s. 376.15, F.S., (deleted by the bill) into s. 823.11, F.S. It also makes technical changes and deletes references to s. 376.15, F.S.

Section 13 amends s. 934.50, F.S., relating to searches and seizure using a drone. The bill deletes language prohibiting law enforcement employees of the FWC and the Florida Forest Service from using a drone to manage and eradicate invasive exotic plants and animals on public lands and to suppress and mitigate wildfire threats.

Section 14 amends s. 327.04, F.S., to delete a reference to s. 376.15, F.S.

Section 15 amends s. 328.09, F.S., to delete and revise a reference to s. 376.15, F.S. The bill also provides that the Department of Highway Safety and Motor Vehicles may not issue a certificate of title for a vessel that has been deemed a public nuisance after having been found at risk of becoming derelict three or more times within an 18-month period. The bill authorizes the department to issue a certificate of title once law enforcement has verified in writing that the vessel is no longer a public nuisance. The bill adds these requirements for public nuisance vessels to the current requirements for derelict vessels.

Section 16 amends s. 25 of ch. 2021-184, Laws of Florida, to remove a reference to s. 376.15, F.S.

Section 17 amends s. 328.72, F.S., to delete and revise a reference to s. 376.15, F.S.

Section 18 amends s. 376.11, F.S., to direct that Florida Coastal Protection Trust Fund moneys may be used to fund grant programs for local governments for the removal of public nuisance vessels, in addition to derelict vessels, from the public waters of the state. The bill also deletes and revises a reference to s. 376.15, F.S.

Sections 19, 20 and 21 reenacts ss. 327.73(1)(dd), 125.01(4), and 379.2412, F.S., to incorporate the amendments made by this bill to allow human-powered vessels to operate in the Florida Intracoastal Waterway for certain reasons, and to make clarifying revisions to the definition of marine and saltwater fish.

Section 22 provides that except as otherwise expressly provided, the effective date is July 1, 2022.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

Indeterminate. Local governments may benefit from expanded use of grant programs; expanded use of grant programs may necessitate the need for additional funding from state government.

VI. Technical Deficiencies:

None.

VII. Related Issues:

The amendment in Section 4 revises a section of law authorizing a Fish and Wildlife Conservation Commission or other law enforcement officer to determine if a vessel is at risk of becoming derelict. All existing criteria are related to the condition of the vessel; however, the criteria the bill adds is unrelated to the condition of the vessel. A clarification may be appropriate.

VIII. Statutes Affected:

This bill amends the following sections of the Florida Statutes: 259.105, 327.352, 327.35215, 327.371, 327.4107, 327.46, 379.101, 705.101, 705.103, 823.11, 934.50, 327.04, 328.09, 328.72, and 376.11.

This bill repeals section 376.15 of the Florida Statutes.

This bill reenacts the following sections of the Florida Statutes: 327.73(1)(dd), 125.01(4), and 379.2412.

IX. Additional Information:

A. Committee Substitute – Statement of Substantial Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

CS/CS by Appropriations on January 27, 2022:

The committee substitute:

- Amends the Florida Forever Act to require each lead land managing agency, in consultation with the Fish and Wildlife Conservation Commission (FWC), to consider in the management plan the feasibility of creating a gopher tortoise recipient site for state lands under its management which are larger than 40 contiguous acres.
 - If the recipient site management is not in conflict with the primary management objects of the parcel, the management plan must contain an assessment of feasibility of managing the site as a recipient site for gopher tortoise.
 - Each land management agency must consult with FWC on feasibility assessments and implementation of gopher tortoise management.
- Provides that gopher tortoise recipient sites should be used, where appropriate, to bring environmentally sensitive tracts under an acceptable level of protection.
- Allows that a person may operate a human-powered vessel within the boundaries of the marked channel of the Florida Intracoastal Waterway when participating in interscholastic, intercollegiate, intramural, or club athletic teams or sports affiliated with an education institution when the adjacent area outside of the marked channel is not suitable for use.
- Requires that teams use their best efforts to make use of the adjacent area.

CS by Environment and Natural Resources on November 30, 2021:

- Requires that the Fish and Wildlife Conservation Commission, not the Department of Highway Safety and Motor Vehicles (department), provide the forms that a law enforcement officer must fill out upon arresting a person for refusing to submit to lawful a breath, blood, or urine test.
- Removes the requirement, created by the underlying bill, that the department must have substantial, competent evidence that shows demonstrable harm before establishing springs protection zones.
- Allows a person to operate a human-powered vessel within the boundaries of the marked channel of the Florida Intracoastal Waterway when participating in interscholastic, intercollegiate, intramural, or club athletic teams or sports affiliated with an education institution.
- Provides that the department may not issue a certificate of title to an applicant for a vessel that has been deemed a public nuisance after having been found at risk of becoming derelict three or more times within an 18-month period.
- Authorizes the department to issue a certificate of title once law enforcement has verified in writing that a vessel is no longer a public nuisance.

- Allows moneys from the Florida Coastal Protection Trust Fund to be granted to local governments for the removal of public nuisance vessels, in addition to derelict vessels, from the waters of the state.
- Reenacts the noncriminal infraction relating to the regulation of human-powered vessels to incorporate the amendment made by the strike-all.
- Retains all other provisions in the bill except as otherwise described.
- B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

1	A bill to be entitled
2	An act relating to the Fish and Wildlife Conservation
3	Commission; amending s. 327.35215, F.S.; requiring
4	that certain forms relating to boating under the
5	influence be provided by the Fish and Wildlife
6	Conservation Commission rather than the Department of
7	Highway Safety and Motor Vehicles; amending s.
8	327.371, F.S.; authorizing certain athletic teams or
9	sports affiliated with specified educational
10	institutions to operate a human-powered vessel within
11	the marked channel of the Florida Intracoastal
12	Waterway; amending s. 327.4107, F.S.; revising the
13	vessel conditions that an officer of the commission or
14	a law enforcement agency may use to determine that a
15	vessel is at risk of becoming derelict; amending s.
16	327.46, F.S.; prohibiting municipalities and counties
17	from designating public bathing beach or swim areas
18	within their jurisdictions which are within the marked
19	channel portion of the Florida Intracoastal Waterway
20	or within a specified distance from any portion of the
21	marked channel; repealing s. 376.15, F.S., relating to
22	derelict vessels and the relocation and removal of
23	such vessels from the waters of this state; amending
24	s. 379.101, F.S.; revising the definitions of the
25	terms "marine fish" and "saltwater fish"; amending s.

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705.101, F.S.; revising the definition of the term "abandoned property" to include vessels declared to be a public nuisance; amending s. 705.103, F.S.; clarifying the notice requirements and procedures for vessels declared to be public nuisances; amending s. 823.11, F.S.; making technical changes; authorizing the commission to establish a program to provide grants to local governments for certain actions regarding derelict vessels and those declared to be a public nuisance; specifying sources for the funds to be used, subject to an appropriation; authorizing the commission to use funds not awarded as grants for certain purposes; requiring the commission to adopt rules for the grant applications and the criteria for allocating the funds; amending s. 934.50, F.S.; providing that all employees of the commission or the Florida Forest Service may operate drones for specified purposes; amending ss. 327.04, 327.352, 328.09, 328.72, and 376.11, F.S.; conforming provisions to changes made by the act; repealing s. 25, chapter 2021-184, Laws of Florida, relating to derelict vessels; reenacting ss. 125.01(4) and 379.2412, F.S., relating to powers and duties of legislative and governing bodies of counties and state preemption of the regulating of taking or possessing

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51 saltwater fish, respectively, to incorporate the 52 amendment made to s. 379.101(34), F.S., in a reference 53 thereto; providing effective dates. 54 55 Be It Enacted by the Legislature of the State of Florida: 56 57 Section 1. Subsection (2) of section 327.35215, Florida 58 Statutes, is amended to read: 59 327.35215 Penalty for failure to submit to test.-When a person refuses to submit to a blood test, 60 (2)61 breath test, or urine test pursuant to s. 327.352, a law enforcement officer who is authorized to make arrests for 62 63 violations of this chapter shall file with the clerk of the 64 court, on a form provided by the commission department, a 65 certified statement that probable cause existed to arrest the 66 person for a violation of s. 327.35 and that the person refused to submit to a test as required by s. 327.352. Along with the 67 68 statement, the officer must also submit a sworn statement on a 69 form provided by the commission department that the person has 70 been advised of both the penalties for failure to submit to the 71 blood, breath, or urine test and the procedure for requesting a 72 hearing. 73 Section 2. Present paragraph (c) of subsection (1) of 74 section 327.371, Florida Statutes, is redesignated as paragraph 75 (d), and a new paragraph (c) is added to that subsection, to

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76	read:
77	327.371 Human-powered vessels regulated
78	(1) A person may operate a human-powered vessel within the
79	boundaries of the marked channel of the Florida Intracoastal
80	Waterway as defined in s. 327.02:
81	(c) When participating in interscholastic,
82	intercollegiate, intramural, or club athletic teams or sports
83	that are affiliated with an educational institution identified
84	in s. 1000.21, s. 1002.01(2), s. 1003.01(2), s. 1005.02(4), or
85	<u>s. 1005.03(1)(d).</u>
86	Section 3. Paragraph (f) is added to subsection (2) of
87	section 327.4107, Florida Statutes, to read:
88	327.4107 Vessels at risk of becoming derelict on waters of
89	this state
90	(2) An officer of the commission or of a law enforcement
91	agency specified in s. 327.70 may determine that a vessel is at
92	risk of becoming derelict if any of the following conditions
93	exist:
94	(f) The vessel is tied to an unlawful or unpermitted
95	structure or mooring.
96	Section 4. Paragraph (b) of subsection (1) of section
97	327.46, Florida Statutes, is amended to read:
98	327.46 Boating-restricted areas
99	(1) Boating-restricted areas, including, but not limited
100	to, restrictions of vessel speeds and vessel traffic, may be
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101 established on the waters of this state for any purpose 102 necessary to protect the safety of the public if such 103 restrictions are necessary based on boating accidents, 104 visibility, hazardous currents or water levels, vessel traffic 105 congestion, or other navigational hazards or to protect 106 seagrasses on privately owned submerged lands.

(b) Municipalities and counties may establish the following boating-restricted areas by ordinance, including, notwithstanding the prohibition in s. 327.60(2)(c), within the portion of the Florida Intracoastal Waterway within their jurisdiction:

An ordinance establishing an idle speed, no wake
 boating-restricted area, if the area is:

a. Within 500 feet of any boat ramp, hoist, marine railway, or other launching or landing facility available for use by the general boating public on waterways more than 300 feet in width or within 300 feet of any boat ramp, hoist, marine railway, or other launching or landing facility available for use by the general boating public on waterways not exceeding 300 feet in width.

b. Within 500 feet of fuel pumps or dispensers at any marine fueling facility that sells motor fuel to the general boating public on waterways more than 300 feet in width or within 300 feet of the fuel pumps or dispensers at any licensed terminal facility that sells motor fuel to the general boating

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126	public on waterways not exceeding 300 feet in width.
127	c. Inside or within 300 feet of any lock structure.
128	2. An ordinance establishing a slow speed, minimum wake
129	boating-restricted area if the area is:
130	a. Within 300 feet of any bridge fender system.
131	b. Within 300 feet of any bridge span presenting a
132	vertical clearance of less than 25 feet or a horizontal
133	clearance of less than 100 feet.
134	c. On a creek, stream, canal, or similar linear waterway
135	if the waterway is less than 75 feet in width from shoreline to
136	shoreline.
137	d. On a lake or pond of less than 10 acres in total
138	surface area.
139	e. Within the boundaries of a permitted public mooring
140	field and a buffer around the mooring field of up to 100 feet.
141	3. An ordinance establishing a vessel-exclusion zone if
142	the area is:
143	a. Designated as a public bathing beach or swim area $_{\underline{\textit{\prime}}}$
144	except that public bathing beach or swim areas may not be
145	established in whole or in part within the marked channel of the
146	Florida Intracoastal Waterway or within 100 feet of any portion
147	of the marked channel.
148	b. Within 300 feet of a dam, spillway, or flood control
149	structure.
150	
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Vessel exclusion zones created pursuant to this subparagraph must be marked with uniform waterway markers permitted by the commission in accordance with this chapter. Such zones may not be marked by ropes.

Section 5. <u>Section 376.15</u>, Florida Statutes, is repealed. Section 6. Subsections (22) and (34) of section 379.101, Florida Statutes, are amended to read:

158 379.101 Definitions.—In construing these statutes, where 159 the context does not clearly indicate otherwise, the word, 160 phrase, or term:

161 (22) "Marine fish" means any saltwater species of finfish 162 of the classes Agnatha, Chondrichthyes, and Osteichthyes, and 163 marine invertebrates of in the classes Gastropoda and, Bivalvia, 164 <u>the subphylum and Crustacea</u>, or the phylum Echinodermata; 165 <u>however</u>, the term but does not include nonliving shells or 166 echinoderms.

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(34) "Saltwater fish" means:

(a) Any saltwater species of finfish of the classes
Agnatha, Chondrichthyes, or Osteichthyes and marine
invertebrates of the classes Gastropoda <u>and</u>, Bivalvia, <u>the</u>
<u>subphylum</u> or Crustacea, or of the phylum Echinodermata; however,
<u>the term</u> but does not include nonliving shells or echinoderms;
and

(b) All classes of pisces, shellfish, sponges, and
 crustaceans crustacea native to salt water.

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176 Section 7. Subsection (3) of section 705.101, Florida 177 Statutes, is amended to read:

705.101 Definitions.-As used in this chapter:

(3) "Abandoned property" means all tangible personal property that does not have an identifiable owner and that has been disposed on public property in a wrecked, inoperative, or partially dismantled condition or has no apparent intrinsic value to the rightful owner. The term includes derelict vessels as defined in s. 823.11 <u>and vessels declared a public nuisance</u> pursuant to s. 327.73(1)(aa).

Section 8. Paragraph (a) of subsection (2) and subsection (4) of section 705.103, Florida Statutes, are amended to read: 705.103 Procedure for abandoned or lost property.-

189 (2)(a)1. Whenever a law enforcement officer ascertains 190 that:

191 a. An article of lost or abandoned property other than a 192 derelict vessel or a vessel declared a public nuisance pursuant 193 to s. 327.73(1)(aa) is present on public property and is of such 194 nature that it cannot be easily removed, the officer shall cause 195 a notice to be placed upon such article in substantially the 196 following form:

198 NOTICE TO THE OWNER AND ALL PERSONS INTERESTED IN THE ATTACHED 199 PROPERTY. This property, to wit: ...(setting forth brief 200 description)... is unlawfully upon public property known as

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201 ...(setting forth brief description of location)... and must be 202 removed within 5 days; otherwise, it will be removed and 203 disposed of pursuant to chapter 705, Florida Statutes. The owner 204 will be liable for the costs of removal, storage, and 205 publication of notice. Dated this: ...(setting forth the date of 206 posting of notice)..., signed: ...(setting forth name, title, 207 address, and telephone number of law enforcement officer).... 208

209 b. A derelict vessel or a vessel declared a public 210 nuisance pursuant to s. 327.73(1)(aa) is present on the waters 211 of this state, the officer shall cause a notice to be placed 212 upon such vessel in substantially the following form:

214 NOTICE TO THE OWNER AND ALL PERSONS INTERESTED IN THE ATTACHED 215 VESSEL. This vessel, to wit: ... (setting forth brief 216 description) ... has been determined to be ... (derelict or a 217 public nuisance)... and is unlawfully upon waters of this state 218 ... (setting forth brief description of location) ... and must be 219 removed within 21 days; otherwise, it will be removed and 220 disposed of pursuant to chapter 705, Florida Statutes. The owner 221 and other interested parties have the right to a hearing to 222 challenge the determination that this vessel is derelict or 223 otherwise in violation of the law. Please contact ... (contact 224 information for person who can arrange for a hearing in accordance with this section).... The owner or the party 225

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determined to be legally responsible for the vessel being upon the waters of this state in a derelict condition <u>or as a public</u> <u>nuisance</u> will be liable for the costs of removal, destruction, and disposal if this vessel is not removed by the owner. Dated this: ... (setting forth the date of posting of notice)..., signed: ... (setting forth name, title, address, and telephone number of law enforcement officer)....

234 2. The notices required under subparagraph 1. may not be 235 less than 8 inches by 10 inches and must shall be sufficiently 236 weatherproof to withstand normal exposure to the elements. In 237 addition to posting, the law enforcement officer shall make a 238 reasonable effort to ascertain the name and address of the 239 owner. If such is reasonably available to the officer, she or he 240 shall mail a copy of such notice to the owner on or before the 241 date of posting. If the property is a motor vehicle as defined 242 in s. 320.01(1) or a vessel as defined in s. 327.02, the law 243 enforcement agency shall contact the Department of Highway 244 Safety and Motor Vehicles in order to determine the name and 245 address of the owner and any person who has filed a lien on the 246 vehicle or vessel as provided in s. 319.27(2) or (3) or s. 247 328.15(1). On receipt of this information, the law enforcement 248 agency shall mail a copy of the notice by certified mail, return 249 receipt requested, to the owner and to the lienholder, if any, except that a law enforcement officer who has issued a citation 250

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2.51 for a violation of s. 376.15 or s. 823.11 to the owner of a 252 derelict vessel is not required to mail a copy of the notice by 253 certified mail, return receipt requested, to the owner. For a 254 derelict vessel or a vessel declared a public nuisance pursuant 255 to s. 327.73(1)(aa), the mailed notice must inform the owner or 256 responsible party that he or she has a right to a hearing to 257 dispute the determination that the vessel is derelict or 258 otherwise in violation of the law. If a request for a hearing is 259 made, a state agency shall follow the processes set forth in s. 260 120.569. Local governmental entities shall follow the processes set forth in s. 120.569, except that a local judge, magistrate, 261 or code enforcement officer may be designated to conduct such a 262 263 hearing. If, at the end of 5 days after posting the notice in 264 sub-subparagraph 1.a., or at the end of 21 days after posting 265 the notice in sub-subparagraph 1.b., and mailing such notice, if 266 required, the owner or any person interested in the lost or 267 abandoned article or articles described has not removed the 268 article or articles from public property or shown reasonable 269 cause for failure to do so, and, in the case of a derelict 270 vessel or a vessel declared a public nuisance pursuant to s. 271 327.73(1) (aa), has not requested a hearing in accordance with 272 this section, the following shall apply:

a. For abandoned property other than a derelict vessel or
a vessel declared a public nuisance pursuant to s.
327.73(1)(aa), the law enforcement agency may retain any or all

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of the property for its own use or for use by the state or unit of local government, trade such property to another unit of local government or state agency, donate the property to a charitable organization, sell the property, or notify the appropriate refuse removal service.

b. For a derelict vessel or a vessel declared a public nuisance pursuant to s. 327.73(1)(aa), the law enforcement agency or its designee may:

(I) Remove the vessel from the waters of this state and destroy and dispose of the vessel or authorize another governmental entity or its designee to do so; or

(II) Authorize the vessel's use as an artificial reef in accordance with s. 379.249 if all necessary federal, state, and local authorizations are received.

A law enforcement agency or its designee may also take action as described in this sub-subparagraph if, following a hearing pursuant to this section, the judge, magistrate, administrative law judge, or hearing officer has determined the vessel to be derelict as provided in s. 823.11 or otherwise in violation of the law in accordance with s. 327.73(1)(aa) and a final order has been entered or the case is otherwise closed.

(4) The owner of any abandoned or lost property, or in the
case of a derelict vessel <u>or a vessel declared a public nuisance</u>
<u>pursuant to s. 327.73(1)(aa)</u>, the owner or other party

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301 determined to be legally responsible for the vessel being upon 302 the waters of this state in a derelict condition or as a public 303 nuisance, who, after notice as provided in this section, does not remove such property within the specified period is shall be 304 305 liable to the law enforcement agency, other governmental entity, 306 or the agency's or entity's designee for all costs of removal, 307 storage, and destruction, and disposal of such property, less any salvage value obtained by disposal of the property. Upon 308 309 final disposition of the property, the law enforcement officer or representative of the law enforcement agency or other 310 311 governmental entity shall notify the owner or in the case of a 312 derelict vessel or vessel declared a public nuisance pursuant to s. 327.73(1)(aa), the owner or other party determined to be 313 314 legally responsible, if known, of the amount owed. In the case 315 of an abandoned vessel or motor vehicle, any person who neglects 316 or refuses to pay such amount is not entitled to be issued a 317 certificate of registration for such vessel or motor vehicle, or 318 any other vessel or motor vehicle, until such costs have been 319 paid. A person who has neglected or refused to pay all costs of 320 removal, storage, disposal, and destruction of a vessel or motor vehicle as provided in this section, after having been provided 321 written notice via certified mail that such costs are owed, and 322 323 who applies for and is issued a registration for a vessel or 324 motor vehicle before such costs have been paid in full commits a misdemeanor of the first degree, punishable as provided in s. 325

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326 775.082 or s. 775.083. The law enforcement officer or 327 representative of the law enforcement agency or other 328 governmental entity shall supply the Department of Highway 329 Safety and Motor Vehicles with a list of persons whose vessel 330 registration privileges and motor vehicle privileges have been 331 revoked under this subsection. The department or a person acting 332 as an agent of the department may not issue a certificate of 333 registration to a person whose vessel and motor vehicle 334 registration privileges have been revoked, as provided by this 335 subsection, until such costs have been paid.

336 Section 9. Effective July 1, 2023, paragraph (a) of 337 subsection (2) of section 705.103, Florida Statutes, as amended 338 by chapters 2019-76 and 2021-184, Laws of Florida, is amended to 339 read:

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705.103 Procedure for abandoned or lost property.-

341 (2)(a)1. Whenever a law enforcement officer ascertains 342 that:

a. An article of lost or abandoned property other than a derelict vessel or a vessel declared a public nuisance pursuant to s. 327.73(1)(aa) is present on public property and is of such nature that it cannot be easily removed, the officer shall cause a notice to be placed upon such article in substantially the following form:

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350 NOTICE TO THE OWNER AND ALL PERSONS INTERESTED IN THE ATTACHED

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351 PROPERTY. This property, to wit: ... (setting forth brief 352 description)... is unlawfully upon public property known as 353 ... (setting forth brief description of location)... and must be 354 removed within 5 days; otherwise, it will be removed and 355 disposed of pursuant to chapter 705, Florida Statutes. The owner 356 will be liable for the costs of removal, storage, and 357 publication of notice. Dated this: ... (setting forth the date of 358 posting of notice)..., signed: ... (setting forth name, title, 359 address, and telephone number of law enforcement officer)....

b. A derelict vessel or a vessel declared a public
nuisance pursuant to s. 327.73(1)(aa) is present on the waters
of this state, the officer shall cause a notice to be placed
upon such vessel in substantially the following form:

366 NOTICE TO THE OWNER AND ALL PERSONS INTERESTED IN THE ATTACHED 367 VESSEL. This vessel, to wit: ... (setting forth brief description 368 of location)... has been determined to be ... (derelict or a 369 public nuisance)... and is unlawfully upon the waters of this 370 state ... (setting forth brief description of location) ... and 371 must be removed within 21 days; otherwise, it will be removed 372 and disposed of pursuant to chapter 705, Florida Statutes. The 373 owner and other interested parties have the right to a hearing 374 to challenge the determination that this vessel is derelict or 375 otherwise in violation of the law. Please contact ... (contact

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376 information for person who can arrange for a hearing in 377 accordance with this section)... The owner or the party 378 determined to be legally responsible for the vessel being upon 379 the waters of this state in a derelict condition or as a public 380 nuisance will be liable for the costs of removal, destruction, 381 and disposal if this vessel is not removed by the owner. Dated 382 this: ... (setting forth the date of posting of notice)..., 383 signed: ... (setting forth name, title, address, and telephone 384 number of law enforcement officer)....

The notices required under subparagraph 1. may not be 386 2. 387 less than 8 inches by 10 inches and must shall be sufficiently 388 weatherproof to withstand normal exposure to the elements. In 389 addition to posting, the law enforcement officer shall make a reasonable effort to ascertain the name and address of the 390 391 owner. If such is reasonably available to the officer, she or he 392 shall mail a copy of such notice to the owner on or before the 393 date of posting. If the property is a motor vehicle as defined 394 in s. 320.01(1) or a vessel as defined in s. 327.02, the law 395 enforcement agency shall contact the Department of Highway 396 Safety and Motor Vehicles in order to determine the name and 397 address of the owner and any person who has filed a lien on the 398 vehicle or vessel as provided in s. 319.27(2) or (3) or s. 399 328.15. On receipt of this information, the law enforcement agency shall mail a copy of the notice by certified mail, return 400

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401 receipt requested, to the owner and to the lienholder, if any, 402 except that a law enforcement officer who has issued a citation 403 for a violation of s. 376.15 or s. 823.11 to the owner of a 404 derelict vessel is not required to mail a copy of the notice by 405 certified mail, return receipt requested, to the owner. For a 406 derelict vessel or a vessel declared a public nuisance pursuant 407 to s. 327.73(1)(aa), the mailed notice must inform the owner or 408 responsible party that he or she has a right to a hearing to 409 dispute the determination that the vessel is derelict or otherwise in violation of the law. If a request for a hearing is 410 411 made, a state agency shall follow the processes as set forth in s. 120.569. Local governmental entities shall follow the 412 processes set forth in s. 120.569, except that a local judge, 413 414 magistrate, or code enforcement officer may be designated to 415 conduct such a hearing. If, at the end of 5 days after posting 416 the notice in sub-subparagraph 1.a., or at the end of 21 days 417 after posting the notice in sub-subparagraph 1.b., and mailing 418 such notice, if required, the owner or any person interested in the lost or abandoned article or articles described has not 419 420 removed the article or articles from public property or shown 421 reasonable cause for failure to do so, and, in the case of a 422 derelict vessel or a vessel declared a public nuisance pursuant 423 to s. 327.73(1)(aa), has not requested a hearing in accordance 424 with this section, the following shall apply: 425 For abandoned property other than a derelict vessel or a.

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426 a vessel declared a public nuisance pursuant to s. 427 327.73(1) (aa), the law enforcement agency may retain any or all 428 of the property for its own use or for use by the state or unit 429 of local government, trade such property to another unit of 430 local government or state agency, donate the property to a 431 charitable organization, sell the property, or notify the 432 appropriate refuse removal service. 433 b. For a derelict vessel or a vessel declared a public 434 nuisance pursuant to s. 327.73(1) (aa), the law enforcement 435 agency or its designee may: Remove the vessel from the waters of this state and 436 (I) 437 destroy and dispose of the vessel or authorize another 438 governmental entity or its designee to do so; or 439 Authorize the vessel's use as an artificial reef in (II)

440 accordance with s. 379.249 if all necessary federal, state, and 441 local authorizations are received.

443 A law enforcement agency or its designee may also take action as 444 described in this sub-subparagraph if, following a hearing 445 pursuant to this section, the judge, magistrate, administrative 446 law judge, or hearing officer has determined the vessel to be 447 derelict as provided in s. 823.11 or otherwise in violation of 448 the law in accordance with s. 327.73(1)(aa) and a final order 449 has been entered or the case is otherwise closed. Section 10. Present subsections (4), (5), and (6) of 450

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451	section 823.11, Florida Statutes, are redesignated as
452	subsections (5), (6), and (7), respectively, a new subsection
453	(4) is added to that section, and subsection (1), paragraph (c)
454	of subsection (2), subsection (3), and present subsections (5)
455	and (6) of that section are amended, to read:
456	823.11 Derelict vessels; relocation or removal; penalty
457	(1) As used in this section and s. 376.15 , the term:
458	(a) "Commission" means the Fish and Wildlife Conservation
459	Commission.
460	(b) "Derelict vessel" means a vessel, as defined in s.
461	327.02, that is:
462	1. In a wrecked, junked, or substantially dismantled
463	condition upon any waters of this state.
464	a. A vessel is wrecked if it is sunken or sinking; aground
465	without the ability to extricate itself absent mechanical
466	assistance; or remaining after a marine casualty, including, but
467	not limited to, a boating accident, extreme weather, or a fire.
468	b. A vessel is junked if it has been substantially
469	stripped of vessel components, if vessel components have
470	substantially degraded or been destroyed, or if the vessel has
471	been discarded by the owner or operator. Attaching an outboard
472	motor to a vessel that is otherwise junked will not cause the
473	vessel to no longer be junked if such motor is not an effective
474	means of propulsion as required by s. 327.4107(2)(e) and
475	associated rules.
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FLORIDA HOUSE OF REPRES	S E N T A T I V E	S
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A vessel is substantially dismantled if at least two of с. the three following vessel systems or components are missing, compromised, incomplete, inoperable, or broken: (I) The steering system; The propulsion system; or (II)The exterior hull integrity. (III) Attaching an outboard motor to a vessel that is otherwise substantially dismantled will not cause the vessel to no longer be substantially dismantled if such motor is not an effective means of propulsion as required by s. 327.4107(2)(e) and associated rules. 2. At a port in this state without the consent of the agency having jurisdiction thereof. Docked, grounded, or beached upon the property of 3. another without the consent of the owner of the property. "Gross negligence" means conduct so reckless or (C) wanting in care that it constitutes a conscious disregard or indifference to the safety of the property exposed to such conduct. "Willful misconduct" means conduct evidencing (d) carelessness or negligence of such a degree or recurrence as to manifest culpability, wrongful intent, or evil design or to show an intentional and substantial disregard of the interests of the vessel owner.

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501 (2)

(c) <u>The additional time provided in subparagraph (b)2. for</u> an owner or responsible party to remove a derelict vessel from the waters of this state or to repair and remedy the vessel's derelict condition <u>This subsection</u> does not apply to a vessel that was derelict upon the waters of this state before the stated accident or event.

508 The commission, an officer of the commission, or a law (3) 509 enforcement agency or officer specified in s. 327.70 may 510 relocate, remove, and store, destroy, or dispose of or cause to be relocated, removed, and stored, destroyed, or disposed of a 511 512 derelict vessel from waters of this state as defined in s. 513 327.02 if the derelict vessel obstructs or threatens to obstruct 514 navigation or in any way constitutes a danger to the 515 environment, property, or persons. The commission, an officer of 516 the commission, or any other law enforcement agency or officer 517 acting pursuant to this subsection to relocate, remove, and 518 store, destroy, dispose of or cause to be relocated, removed, 519 and stored, destroyed, or disposed of a derelict vessel from 520 waters of this state shall be held harmless for all damages to 521 the derelict vessel resulting from such action unless the damage 522 results from gross negligence or willful misconduct.

523 (a) Removal of derelict vessels under this subsection may
524 be funded by grants provided in ss. 206.606 and 376.15. The
525 commission shall implement a plan for the procurement of any

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526 available federal disaster funds and use such funds for the 527 removal of derelict vessels.

528 (a) (b) All costs, including costs owed to a third party, 529 incurred by the commission, another law enforcement agency, or a 530 governmental subdivision, when the governmental subdivision has 531 received authorization from a law enforcement officer or agency, 532 in the relocation, removal, storage, destruction, or disposal of 533 a derelict vessel are recoverable against the vessel owner or 534 the party determined to be legally responsible for the vessel 535 being upon the waters of this state in a derelict condition. The 536 Department of Legal Affairs shall represent the commission in 537 actions to recover such costs. As provided in s. 705.103(4), a 538 person who neglects or refuses to pay such costs may not be 539 issued a certificate of registration for such vessel or for any 540 other vessel or motor vehicle until such costs have been paid. A 541 person who has neglected or refused to pay all costs of removal, 542 storage, destruction, or disposal of a derelict vessel as 543 provided in this section, after having been provided written 544 notice via certified mail that such costs are owed, and who 545 applies for and is issued a registration for a vessel or motor 546 vehicle before such costs have been paid in full commits a 547 misdemeanor of the first degree, punishable as provided in s. 548 775.082 or s. 775.083.

549 <u>(b)(c)</u> A contractor performing such activities at the 550 direction of the commission, an officer of the commission, a law

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551	enforcement agency or officer, or a governmental subdivision,
552	when the governmental subdivision has received authorization for
553	the relocation or removal from a law enforcement officer or
554	agency, pursuant to this section must be licensed in accordance
555	with applicable United States Coast Guard regulations where
556	required; obtain and carry in full force and effect a policy
557	from a licensed insurance carrier in this state to insure
558	against any accident, loss, injury, property damage, or other
559	casualty caused by or resulting from the contractor's actions;
560	and be properly equipped to perform the services to be provided.
561	(4)(a) Removal of derelict vessels under this subsection
562	may be funded by grants provided in s. 206.606.
563	(b) The commission may implement a plan for the
564	procurement of any available federal disaster funds and use such
565	funds for the removal of derelict vessels.
566	(c) The commission may establish a program to provide
567	grants to local governments for the removal, storage,
568	destruction, and disposal of derelict vessels from the waters of
569	this state. This grant funding may also be used for the removal,
570	storage, destruction, and disposal of vessels declared a public
571	nuisance pursuant to s. 327.73(1)(aa). The program must be
572	funded from the Marine Resources Conservation Trust Fund or the
573	Florida Coastal Protection Trust Fund. Notwithstanding s.
574	216.181(11), funds available for these grants may only be
575	authorized by appropriations acts of the Legislature. In a given
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576	fiscal year, if all funds appropriated pursuant to this
577	paragraph are not requested by and granted to local governments
578	for the removal, storage, destruction, and disposal of derelict
579	vessels or vessels declared a public nuisance pursuant to s.
580	327.73(1)(aa) by the end of the third quarter, the Fish and
581	Wildlife Conservation Commission may use the remainder of the
582	funds to remove, store, destroy, and dispose of, or to pay
583	private contractors to remove, store, destroy, and dispose of,
584	derelict vessels or vessels declared a public nuisance pursuant
585	to s. 327.73(1)(aa). The commission shall adopt by rule
586	procedures for local governments to submit a grant application
587	and criteria for allocating available funds. Such criteria must
588	include, at a minimum, the following:
589	1. The number of derelict vessels within the jurisdiction
590	of the applicant.
591	2. The threat posed by such vessels to public health or
592	safety, the environment, navigation, or the aesthetic condition
593	of the general vicinity.
594	3. The degree of commitment of the local government to
595	maintain waters free of abandoned and derelict vessels and to
596	seek legal action against those who abandon vessels in the
597	waters of this state as defined in s. 327.02.
598	(6)-(5) A person, firm, or corporation violating this
599	section commits a misdemeanor of the first degree and shall be
600	punished as provided by law. A conviction under this section
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618

does not bar the assessment and collection of <u>a</u> the civil penalty provided in s. 376.16 for violation of s. 376.15. The court having jurisdiction over the criminal offense, notwithstanding any jurisdictional limitations on the amount in controversy, may order the imposition of such civil penalty in addition to any sentence imposed for the first criminal offense.

607 (7) (6) If an owner or a responsible party of a vessel determined to be derelict through an administrative or criminal 608 609 proceeding has been charged by an officer of the commission or any law enforcement agency or officer as specified in s. 327.70 610 under subsection (5) for a violation of subsection (2) $\frac{1}{2}$ 611 612 violation of s. 376.15(2), a person may not reside or dwell on such vessel until the vessel is removed from the waters of the 613 614 state permanently or returned to the waters of the state in a 615 condition that is no longer derelict.

616 Section 11. Paragraph (p) of subsection (4) of section 617 934.50, Florida Statutes, is amended to read:

934.50 Searches and seizure using a drone.-

619 (4) EXCEPTIONS.-This section does not prohibit the use of620 a drone:

(p) By <u>an</u> a non-law enforcement employee of the Fish and
Wildlife Conservation Commission or of the Florida Forest
Service for the purposes of managing and eradicating invasive
exotic plants or animals on public lands and suppressing and
mitigating wildfire threats.

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626 Section 12. Section 327.04, Florida Statutes, is amended 627 to read: 628 327.04 Rules.-The commission may adopt rules pursuant to 629 ss. 120.536(1) and 120.54 to implement this chapter, the 630 provisions of chapter 705 relating to vessels, and s. ss. 376.15 631 and 823.11 conferring powers or duties upon it. 632 Section 13. Paragraphs (a) and (c) of subsection (1) of 633 section 327.352, Florida Statutes, are amended to read: 634 327.352 Tests for alcohol, chemical substances, or 635 controlled substances; implied consent; refusal.-636 (1)(a)1. The Legislature declares that the operation of a 637 vessel is a privilege that must be exercised in a reasonable 638 manner. In order to protect the public health and safety, it is 639 essential that a lawful and effective means of reducing the 640 incidence of boating while impaired or intoxicated be 641 established. Therefore, a person who accepts the privilege 642 extended by the laws of this state of operating a vessel within 643 this state is, by operating such vessel, deemed to have given 644 his or her consent to submit to an approved chemical test or 645 physical test including, but not limited to, an infrared light 646 test of his or her breath for the purpose of determining the 647 alcoholic content of his or her blood or breath if the person is 648 lawfully arrested for any offense allegedly committed while the 649 person was operating a vessel while under the influence of alcoholic beverages. The chemical or physical breath test must 650

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651 be incidental to a lawful arrest and administered at the request 652 of a law enforcement officer who has reasonable cause to believe 653 such person was operating the vessel within this state while 654 under the influence of alcoholic beverages. The administration 655 of a breath test does not preclude the administration of another 656 type of test. The person must shall be told that his or her 657 failure to submit to any lawful test of his or her breath under 658 this chapter will result in a civil penalty of \$500, and shall 659 also be told that if he or she refuses to submit to a lawful 660 test of his or her breath and he or she has been previously 661 fined under s. 327.35215 or his or her driving privilege has 662 been previously had his or her driver license suspended for 663 refusal to submit to any lawful test of his or her breath, 664 urine, or blood, he or she commits a misdemeanor of the first 665 degree, punishable as provided in s. 775.082 or s. 775.083, in 666 addition to any other penalties provided by law. The refusal to 667 submit to a chemical or physical breath test upon the request of 668 a law enforcement officer as provided in this section is 669 admissible into evidence in any criminal proceeding.

2. A person who accepts the privilege extended by the laws of this state of operating a vessel within this state is, by operating such vessel, deemed to have given his or her consent to submit to a urine test for the purpose of detecting the presence of chemical substances as set forth in s. 877.111 or controlled substances if the person is lawfully arrested for any

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676 offense allegedly committed while the person was operating a vessel while under the influence of chemical substances or 677 678 controlled substances. The urine test must be incidental to a 679 lawful arrest and administered at a detention facility or any 680 other facility, mobile or otherwise, which is equipped to 681 administer such tests at the request of a law enforcement 682 officer who has reasonable cause to believe such person was 683 operating a vessel within this state while under the influence 684 of chemical substances or controlled substances. The urine test 685 must shall be administered at a detention facility or any other 686 facility, mobile or otherwise, which is equipped to administer 687 such test in a reasonable manner that will ensure the accuracy 688 of the specimen and maintain the privacy of the individual 689 involved. The administration of a urine test does not preclude 690 the administration of another type of test. The person must 691 shall be told that his or her failure to submit to any lawful 692 test of his or her urine under this chapter will result in a 693 civil penalty of \$500, and shall also be told that if he or she 694 refuses to submit to a lawful test of his or her urine and he or 695 she has been previously fined under s. 327.35215 or his or her 696 driving privilege has been previously had his or her driver 697 license suspended for refusal to submit to any lawful test of his or her breath, urine, or blood, he or she commits a 698 699 misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083, in addition to any other penalties 700

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701 provided by law. The refusal to submit to a urine test upon the 702 request of a law enforcement officer as provided in this section 703 is admissible into evidence in any criminal proceeding.

704 (C) A person who accepts the privilege extended by the 705 laws of this state of operating a vessel within this state is, 706 by operating such vessel, deemed to have given his or her 707 consent to submit to an approved blood test for the purpose of 708 determining the alcoholic content of the blood or a blood test 709 for the purpose of determining the presence of chemical 710 substances or controlled substances as provided in this section 711 if there is reasonable cause to believe the person was operating 712 a vessel while under the influence of alcoholic beverages or 713 chemical or controlled substances and the person appears for 714 treatment at a hospital, clinic, or other medical facility and 715 the administration of a breath or urine test is impractical or 716 impossible. As used in this paragraph, the term "other medical 717 facility" includes an ambulance or other medical emergency 718 vehicle. The blood test shall be performed in a reasonable 719 manner. A person who is incapable of refusal by reason of 720 unconsciousness or other mental or physical condition is deemed 721 not to have withdrawn his or her consent to such test. A person who is capable of refusal must shall be told that his or her 722 723 failure to submit to such a blood test will result in a civil 724 penalty of \$500. The refusal to submit to a blood test upon the 725 request of a law enforcement officer is shall be admissible in

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726	evidence in any criminal proceeding.				
727	Section 14. Subsection (4) of section 328.09, Florida				
728	Statutes, is amended to read:				
729	328.09 Refusal to issue and authority to cancel a				
730	certificate of title or registration				
731	(4) The department may not issue a certificate of title to				
732	an applicant for a vessel that has been deemed derelict <u>or a</u>				
733	<u>public nuisance</u> by a law enforcement officer under <u>s.</u>				
734	<u>327.73(1)(aa)</u> s. 376.15 or s. 823.11. A law enforcement officer				
735	must inform the department in writing, which may be provided by				
736	facsimile, electronic mail, or other electronic means, of the				
737	vessel's derelict or public nuisance status and supply the				
738	department with the vessel title number or vessel identification				
739	number. The department may issue a certificate of title once a				
740	law enforcement officer has verified in writing, which may be				
741	provided by facsimile, electronic mail, or other electronic				
742	means, that the vessel is no longer a derelict <u>or a public</u>				
743	nuisance vessel.				
744	Section 15. <u>Section 25 of chapter 2021-184</u> , Laws of				
745	Florida, is repealed.				
746	Section 16. Paragraph (c) of subsection (15) of section				
747	328.72, Florida Statutes, is amended to read:				
748	328.72 Classification; registration; fees and charges;				
749	surcharge; disposition of fees; fines; marine turtle stickers				
750	(15) DISTRIBUTION OF FEESExcept as provided in this				

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751 subsection, moneys designated for the use of the counties, as 752 specified in subsection (1), shall be distributed by the tax 753 collector to the board of county commissioners for use only as 754 provided in this section. Such moneys to be returned to the 755 counties are for the sole purposes of providing, maintaining, or 756 operating recreational channel marking and other uniform 757 waterway markers, public boat ramps, lifts, and hoists, marine 758 railways, boat piers, docks, mooring buoys, and other public 759 launching facilities; and removing derelict vessels, debris that 760 specifically impedes boat access, not including the dredging of 761 channels, and vessels and floating structures deemed a hazard to 762 public safety and health for failure to comply with s. 327.53. 763 Counties shall demonstrate through an annual detailed accounting 764 report of vessel registration revenues that the registration 765 fees were spent as provided in this subsection. This report 766 shall be provided to the Fish and Wildlife Conservation 767 Commission no later than November 1 of each year. If, before 768 January 1 of each calendar year, the accounting report meeting 769 the prescribed criteria has still not been provided to the 770 commission, the tax collector of that county may not distribute 771 the moneys designated for the use of counties, as specified in 772 subsection (1), to the board of county commissioners but shall, 773 for the next calendar year, remit such moneys to the state for 774 deposit into the Marine Resources Conservation Trust Fund. The 775 commission shall return those moneys to the county if the county

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fully complies with this section within that calendar year. If the county does not fully comply with this section within that calendar year, the moneys shall remain within the Marine Resources Trust Fund and may be appropriated for the purposes specified in this subsection.

(c) From the vessel registration fees designated for use by the counties in subsection (1), the following amounts shall be remitted to the state for deposit into the Marine Resources Conservation Trust Fund to fund derelict vessel removal grants, as appropriated by the Legislature pursuant to <u>s. 823.11(4)(c)</u> s. 376.15:

787 1. Class A-2: \$0.25 for each 12-month period registered. 788 2. Class 1: \$2.06 for each 12-month period registered. 789 3. Class 2: \$9.26 for each 12-month period registered. 790 4. Class 3: \$16.45 for each 12-month period registered. 791 5. Class 4: \$20.06 for each 12-month period registered. 792 Class 5: \$25.46 for each 12-month period registered. 6. 793 Section 17. Paragraph (h) of subsection (6) of section 794 376.11, Florida Statutes, is amended to read: 795 376.11 Florida Coastal Protection Trust Fund.-796 (6) Moneys in the Florida Coastal Protection Trust Fund may be used for the following purposes: 797 798 (h) The funding of a grant program to local governments, pursuant to s. 823.11(4)(c) s. 376.15(3)(d) and (e), for the 799

800 removal of derelict <u>and public nuisance</u> vessels from the public

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801 waters of the state.

Section 18. For the purpose of incorporating the amendment made by this act to section 379.101, Florida Statutes, in a reference thereto, subsection (4) of section 125.01, Florida Statutes, is reenacted to read:

806

125.01 Powers and duties.-

807 (4) The legislative and governing body of a county shall 808 not have the power to regulate the taking or possession of 809 saltwater fish, as defined in s. 379.101, with respect to the method of taking, size, number, season, or species. However, 810 811 this subsection does not prohibit a county from prohibiting, for reasons of protecting the public health, safety, or welfare, 812 saltwater fishing from real property owned by that county, nor 813 814 does it prohibit the imposition of excise taxes by county 815 ordinance.

Section 19. For the purpose of incorporating the amendment made by this act to section 379.101, Florida Statutes, in a reference thereto, section 379.2412, Florida Statutes, is reenacted to read:

379.2412 State preemption of power to regulate.—The power to regulate the taking or possession of saltwater fish, as defined in s. 379.101, is expressly reserved to the state. This section does not prohibit a local government from prohibiting, for reasons of protecting the public health, safety, or welfare, saltwater fishing from real property owned by that local

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FLORIDA	HOUSE	OF REP	RESENTA	TIVES
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826 government.

827 Section 20. Except as otherwise expressly provided in this

828 act, this act shall take effect July 1, 2022.

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HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #:CS/HB 323Fish and Wildlife Conservation CommissionSPONSOR(S):Environment, Agriculture & Flooding Subcommittee, SiroisTIED BILLS:IDEN./SIM. BILLS:CS/SB 494

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF
1) Environment, Agriculture & Flooding Subcommittee	17 Y, 0 N, As CS	Gawin	Moore
2) Agriculture & Natural Resources Appropriations Subcommittee			
3) State Affairs Committee			

SUMMARY ANALYSIS

The Florida Fish and Wildlife Conservation Commission (FWC) is the agency responsible for regulating boating, wild animal life, fresh water aquatic life, and marine life in the state.

A derelict vessel is a vessel that is left, stored, or abandoned in a wrecked, junked, or substantially dismantled condition upon any public state waters; at a port in the state without the consent of the agency that has jurisdiction of the port; or docked, grounded, or beached upon the property of another without the consent of the property owner. It is unlawful to store, leave, or abandon a derelict vessel in Florida. In addition, current law prohibits a vessel that is at risk of becoming derelict from anchoring, mooring, or occupying state waters. A vessel that has been the subject of three or more at-risk violations within an 18-month period is deemed a public nuisance.

The bill expands the types of vessels that may be considered at-risk vessels by authorizing an FWC or law enforcement officer to determine that a vessel is at risk of becoming derelict if it is tied to an unlawful or unpermitted structure or mooring. The bill also expands the definition of "abandoned property" to include vessels that have been declared a public nuisance to clarify that the laws and procedures that apply to abandoned property also apply to such vessels.

The bill specifies that an owner or party responsible for a vessel declared a public nuisance who does not remove the vessel within 21 days after a notice directing the removal is placed on the vessel is liable for all costs of removal, storage, destruction, and disposal of the vessel. In addition, the bill specifies that grants provided to local governments for the removal, storage, destruction, and disposal of vessels declared a public nuisance.

The bill prohibits municipalities and counties from establishing public bathing beach or swim areas in whole or in part within the marked channel of the Florida Intracoastal Waterway or within 100 feet of any portion of the marked channel. The bill also authorizes a person to operate a human-powered vessel within the waterway when participating in certain club athletic teams or sports affiliated with an educational institution.

The bill authorizes a law enforcement employee of FWC or the Florida Forest Service to use drones for the purposes of managing and eradicating invasive exotic plants or animals on public lands and suppressing and mitigating wildfire threats.

The bill does not appear to have a fiscal impact on the state or local governments.

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Background

Fish and Wildlife Conservation Commission

The Fish and Wildlife Conservation Commission (FWC) is the agency responsible for regulating boating in the state.¹ Through its Division of Law Enforcement, FWC works to enforce a variety of state and federal boating laws, including regulations related to boating safety, waterway management, vessel maintenance, and marine sanitation. FWC also exercises the regulatory and executive powers of the state with respect to wild animal life, fresh water aquatic life, and marine life.² These powers include authority with respect to the control and management of nonnative plant and animal species.

Derelict Vessels

A derelict vessel is a vessel that is left, stored, or abandoned in a wrecked, junked, or substantially dismantled condition upon any public state waters; at a port in the state without the consent of the agency that has jurisdiction of the port; or docked, grounded, or beached upon the property of another without the consent of the owner of the property.³

It is unlawful to store, leave, or abandon⁴ a derelict vessel in Florida.⁵ Violations are punishable by a term of imprisonment of no more than one year and a fine of up to \$1,000.⁶ State law further provides that a violation of derelict vessel laws may also be subject to a civil penalty of up to \$75,000 per day.⁷ Each day during any portion of which the violation occurs constitutes a separate offense.⁸

At-risk Vessels

Current law also prohibits vessels that are at risk of becoming derelict from anchoring, mooring, or occupying state waters.⁹ A vessel is considered at risk of becoming derelict if any of the following conditions exist:

- The vessel is taking on or has taken on water without an effective means to dewater.
- Spaces on the vessel that are designed to be enclosed are incapable of being sealed off or remain open to the elements for extended periods.
- The vessel has broken loose or is in danger of breaking loose from its anchor.
- The vessel is listing due to water intrusion.
- The vessel does not have an effective means of propulsion for safe navigation within 72 hours
 after the vessel owner or operator receives telephonic notice, in-person notice recorded on an
 agency-approved body camera, or written notice, which may be provided by facsimile, electronic
 mail, or other electronic means, stating such from an officer, and the vessel owner or operator is
 unable to provide a receipt, proof of purchase, or other documentation of having ordered
 necessary parts for vessel repair.¹⁰

A violation for anchoring, mooring, or occupying a vessel at risk of becoming derelict on state waters is a noncriminal infraction, for which the civil penalty is \$100 for a first offense, \$250 for a second offense

STORAGE NAME: h0323a.EAF DATE: 12/3/2021

¹ FWC, *Boating*, available at https://myfwc.com/boating/ (last visited Nov. 22, 2021).

² Art. IV, s.9, FLA. CONST.

³ Section 823.11(1)(b), F.S.

⁴ Section 705.101(3), F.S., defines "abandoned property" as all tangible personal property that does not have an identifiable owner and that has been disposed on public property in a wrecked, inoperative, or partially dismantled condition or has no apparent intrinsic value to the rightful owner. The term includes derelict vessels.

⁵ Section 823.11(2), F.S.

⁶ Sections 775.082(4)(a) and 775.083(1)(d), F.S.

⁷ Section 376.16(1), F.S.

⁸ Id.

⁹ Chapter 2016-108, Laws of Fla.; s. 327.4107, F.S.

¹⁰ Section 327.4107(2), F.S.

occurring 30 days or more after a first offense, and \$500 for a third or subsequent offense occurring 30 days or more after a previous offense.¹¹

A vessel that has been the subject of three or more at-risk vessel violations within an 18-month period that result in dispositions other than acquittal or dismissal is deemed a public nuisance.¹²

Removal of Derelict and At-risk Vessels

The Division of Law Enforcement within FWC and its officers, and the sheriffs of the various counties and their deputies, municipal police officers, and any other law enforcement officer, have the responsibility and authority to enforce vessel safety and vessel title certificates, liens, and registration.¹³

Both state and local law enforcement are authorized and empowered to relocate or remove a derelict vessel from public waters if the derelict vessel obstructs, or threatens to obstruct, navigation or in any way constitutes a danger to the environment, property, or persons.¹⁴ Such law enforcement are also authorized to relocate or remove a vessel declared a public nuisance.¹⁵

When a law enforcement officer determines that a derelict vessel or a vessel declared a public nuisance is present on state waters, the officer is required to place a notice on the vessel stating the vessel is unlawfully upon state waters and must be removed within 21 days.¹⁶ The notice must also specify that if the vessel is not removed by the owner within 21 days, the vessel will be removed and disposed of and that the owner or party deemed legally responsible for the vessel being in a derelict condition will be liable for costs of removal, destruction, and disposal if not removed.¹⁷

The costs incurred for relocating or removing a derelict vessel are recoverable against the vessel owner. A vessel owner who neglects or refuses to pay the costs of removal, storage, and destruction of the vessel, less any salvage value obtained by disposal of the vessel, is not entitled to be issued a certificate of registration for such vessel, or any other vessel or motor vehicle, until the costs are paid.¹⁸

FWC may provide grants to local governments for the removal, storage, destruction, and disposal of derelict vessels from state waters if funds are appropriated for such grants.¹⁹ Grants are awarded based on a set of criteria outlined in FWC rules.²⁰ Removal or relocation of the vessel on private property is not eligible for grant funding.²¹

Boating-restricted Areas

Boating-restricted areas, including, but not limited to, restrictions of vessel speeds and vessel traffic, may be established on state waters for any purpose necessary to protect the safety of the public if such restrictions are necessary based on boating accidents, visibility, hazardous currents or water levels, vessel traffic congestion, or other navigational hazards or to protect seagrasses on privately owned submerged lands.²²

¹¹ Section 327.73(1)(aa), F.S.

¹² Id.

¹³ Section 943.10(1), F.S., defines "law enforcement officer" as any person who is elected, appointed, or employed full time by any municipality or the state or any political subdivision thereof; who is vested with authority to bear arms and make arrests; and whose primary responsibility is the prevention and detection of crime or the enforcement of the penal, criminal, traffic, or highway laws of the state. The definition also includes all certified supervisory and command personnel whose duties include, in whole or in part, the supervision, training, guidance, and management responsibilities of full-time law enforcement officers, part-time law enforcement officers, or auxiliary law enforcement officers but does not include support personnel employed by the employing agency. ¹⁴ Sections 376.15(3)(a) and 823.11(3), F.S.

¹⁵ Id.

¹⁶ Section 705.103(2)(a)(1)(b), F.S.

¹⁷ Id.

¹⁸ Section 705.103(4), F.S.

¹⁹ Section 376.15, F.S.

²⁰ Rule 68-1.003, F.A.C.

²¹ National Oceanic and Atmospheric Association: Marine Debris Program, *Abandoned and Derelict Vessels in Florida*, available at https://marinedebris.noaa.gov/abandoned-and-derelict-vessels/florida (last visited Nov. 18, 2021).

²² Section 327.46(1), F.S. **STORAGE NAME**: h0323a.EAF

FWC may establish a boating-restricted area pursuant to the Administrative Procedure Act, and municipalities and counties have the authority to establish the following boating-restricted areas by ordinance, including within the portion of the Florida Intracoastal Waterway within their jurisdiction:²³

- An ordinance establishing an idle speed, no wake boating-restricted area, if the area is:
 - Within 500 feet of any boat ramp, hoist, marine railway, or other launching or landing facility available for use by the general boating public on waterways more than 300 feet in width or within 300 feet of any boat ramp, hoist, marine railway, or other launching or landing facility available for use by the general boating public on waterways not exceeding 300 feet in width.
 - Within 500 feet of fuel pumps or dispensers at any marine fueling facility that sells motor fuel to the general boating public on waterways more than 300 feet in width or within 300 feet of the fuel pumps or dispensers at any licensed terminal facility that sells motor fuel to the general boating public on waterways not exceeding 300 feet in width.
 - Inside or within 300 feet of any lock structure.
- An ordinance establishing a slow speed, minimum wake boating-restricted area if the area is:
 - Within 300 feet of any bridge fender system.
 - Within 300 feet of any bridge span presenting a vertical clearance of less than 25 feet or a horizontal clearance of less than 100 feet.
 - On a creek, stream, canal, or similar linear waterway if the waterway is less than 75 feet in width from shoreline to shoreline.
 - On a lake or pond of less than 10 acres in total surface area.
 - Within the boundaries of a permitted public mooring field and a buffer around the mooring field of up to 100 feet.
- An ordinance establishing a vessel-exclusion zone if the area is designated as a public bathing beach or swim area or within 300 feet of a dam, spillway, or flood control structure.

Florida Intracoastal Waterway

The Intracoastal Waterway is a navigable toll-free shipping route, extending for about 3,000 miles along the Atlantic Ocean and Gulf of Mexico coasts in the southern and eastern U.S. It utilizes sounds, bays, lagoons, rivers, and canals and is usable in many portions by deep-draft vessels. The route is federally maintained and is connected to inland waterways in many places. It was originally planned to form a continuous channel from New York City to Brownsville, Texas, but the necessary canal link through northern Florida was never completed; hence, it is now in two separate sections—the Atlantic and the Gulf.²⁴

The Florida Intracoastal Waterway refers to the Atlantic Intracoastal Waterway, the Georgia state line north of Fernandina to Miami; the Port Canaveral lock and canal to the Atlantic Intracoastal Waterway; the Atlantic Intracoastal Waterway, Miami to Key West; the Okeechobee Waterway, Stuart to Fort Myers; the St. Johns River, Jacksonville to Sanford; the Gulf Intracoastal Waterway, Anclote to Fort Myers; the Gulf Intracoastal Waterway, Carrabelle to Tampa Bay; Carrabelle to Anclote open bay section, using the Gulf of Mexico; the Gulf Intracoastal Waterway, Carrabelle to the Alabama state line west of Pensacola; and the Apalachicola, Chattahoochee, and Flint Rivers in Florida.²⁵

Nonnative Plant and Animal Species

Nonnative²⁶ species are animals or plants living in Florida outside captivity or human cultivation that were not historically present in the state.²⁷ More than 500 fish and wildlife nonnative species have been documented in Florida, and over 1,180 nonnative plant species have become established outside of

²³ Sections 327.46(1)(a) and (b), F.S.

²⁴ Encyclopedia Britannica, *Intracoastal Waterway*, available at https://www.britannica.com/topic/Intracoastal-Waterway (last visited Nov. 18, 2021).

²⁵ Section 327.02(15), F.S.

²⁶ The terms "nonnative" and "exotic" have the same meaning and are used interchangeably.

²⁷ FWC, *Nonnative Species Information*, available at https://myfwc.com/wildlifehabitats/nonnatives/exotic-information/ (last visited Nov. 18, 2021).

human cultivation.²⁸ Not all nonnative species pose a threat to Florida's ecology, but some nonnative species become invasive species by causing harm to native species, posing a threat to human health and safety, or causing economic damage.²⁹

To manage and minimize the impacts of nonnative animal species, individuals may not import, introduce, or possess any nonnative animal species without a permit from FWC.³⁰ Permittees who possess these species must meet certain requirements set by FWC related to identifying, inspecting, and transporting such species as well as record-keeping requirements and certain captivity requirements to prevent escape. Permittees are also required to maintain disaster incident plans and detailed research plans.³¹ To further manage invasive and nonnative species, FWC provides public education, exotic pet amnesty days to surrender nonnative pets to pre-qualified adopters,³² and nonnative species eradication programs for fish and wildlife as well as plants.

FWC's Nonnative Fish and Wildlife Program aims to minimize the adverse impacts of nonnative animal species through prevention, early detection, rapid response, control and management, and education and outreach. The program staff work to monitor and remove nonnative species, respond to new invasions, and assess the risk of species not yet present in the state.³³

FWC's Upland Invasive Exotic Plant Management Program conducts invasive plant removal on public conservation lands throughout the state.³⁴ Invasive plant removal projects are recommended by a network of regional invasive plant working groups, which are comprised of local land managers who are interested in or responsible for maintaining and restoring federal, state, and local government conservation land. The program identifies areas that are in need of restoration and hires private vegetation management contractors to do the removal.³⁵ The Upland Invasive Plant Management Program has conducted 2,000 invasive plant control operations targeting 2.7 million acres and has assisted land managers on 700 federal, state, and county-managed natural areas that comprise over 10 million acres, or 90 percent of public conservation land in the state.³⁶

Drones

Under Florida law, a drone is a powered, aerial vehicle that:

- Does not carry a human operator;
- Uses aerodynamic forces to provide vehicle lift;
- Can fly autonomously or be piloted remotely;
- Can be expendable or recoverable; and
- Can carry a lethal or nonlethal payload.³⁷

The full system comprised of a drone and its associated elements, including communication links and components used to control the drone, is called an unmanned aircraft system.³⁸ Drones can range vastly in size and weight and may be controlled manually or through an autopilot that uses a data link to

- ³⁵ *Id*.
- ³⁶ Id.

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²⁸ Nicole Dodds, Mary Miller, and Alexa Lamm, University of Florida Institute of Food and Agricultural Sciences, *Floridians' Perceptions of Invasive Species*, Feb. 2014, p. 1, available at http://edis.ifas.ufl.edu/pdffiles/WC/WC18600.pdf (last visited Nov. 18, 2021).

²⁹ FWC, *Florida's Nonnative Fish and Wildlife*, available at https://myfwc.com/wildlifehabitats/nonnatives/ (last visited Nov. 18, 2021).

³⁰ Section 379.231(1), F.S.

³¹ Rule 68-5.005, F.A.C.

³² FWC, *Exotic Pet Amnesty Programs*, available at https://myfwc.com/wildlifehabitats/nonnatives/amnesty-program/ (last visited Nov. 18, 2021); r. 68-5.008, F.A.C.

³³ FWC, *Florida's Nonnative Fish and Wildlife*, available at https://myfwc.com/wildlifehabitats/nonnatives/ (last visited Nov. 18, 2021).

³⁴ FWC, Upland Plant Management, available at https://myfwc.com/wildlifehabitats/habitat/invasive-plants/upland-plant/ (last visited Nov. 18, 2021); s. 369.252, F.S.

³⁷ Section 934.50(2)(a), F.S.

³⁸ Section 330.41(2)(c), F.S.

connect the drone's pilot to the drone. Drones can also be equipped with infrared cameras³⁹ and "LADAR" (laser radar).⁴⁰

Restrictions on Drone Use

Section 934.50, F.S., restricts the use of drones by individuals and government entities to conduct surveillance. The law recognizes that a real property owner is presumed to have a reasonable expectation of privacy on his or her privately owned real property if he or she cannot be seen by persons at ground level who are in a place they have a legal right to be.⁴¹ Thus, law enforcement may not use a drone to gather evidence or other information, with certain exceptions. When law enforcement has reasonable suspicion that swift action is needed, drone use is permitted to:

- Prevent imminent danger to life or serious damage to property;
- Forestall the imminent escape of a suspect or the destruction of evidence; or
- Achieve certain purposes such as facilitating the search for a missing person.⁴²

Other exceptions for which drone use is authorized include:

- Countering terrorist attacks;
- Effecting search warrants authorized by a judge;
- Lawful business activities licensed by the state, with certain exceptions;
- Assessing property for ad valorem taxation purposes;
- Capturing images of utilities for specified purposes;
- Aerial mapping: •
- Cargo delivery; •
- Capturing images necessary for drone navigation; and •
- Routing, siting, installing, maintaining, or inspecting communications service facilities.⁴³

Additionally, current law allows the use of a drone by non-law enforcement employees of FWC or the Florida Forest Service for the purposes of managing and eradicating invasive exotic plants or animals on public lands and suppressing and mitigating wildfire threats.⁴⁴

Section 934.50, F.S., specifies that evidence obtained or collected by a law enforcement agency using a drone is not admissible in a criminal prosecution in any court of law in the state, unless it is permitted under one of the statute's exceptions.45

Use of Drones for Managing Invasive Species and Suppressing and Mitigating Wildfire Threats Remote sensing using drones for the surveillance, detection, and reporting of an invasive species on a landscape scale can improve early detection of invading plants and animals, making their management more efficient and less expensive.⁴⁶ Studies have shown that drones can efficiently and inexpensively cover a large geographic range, reach places that are physically difficult for humans to access, cover substantially more territory and topography, carry a variety of cameras and sensors, collect biological

https://www.doi.gov/sites/doi.gov/files/uploads/federal capacities for edrr through technology innovation contractorsreport 10.22. 18.pdf (last visited Nov. 18, 2021). STORAGE NAME: h0323a.EAF

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³⁹ Infrared cameras can see objects through walls based on the relative levels of heat produced by the objects. Congressional Research Service, Drones in Domestic Surveillance Operations: Fourth Amendment Implications and Congressional Response, Apr. 3, 2013, available at www.fas.org/sgp/crs/natsec/R42701.pdf (last visited Nov. 18, 2021).

 $^{^{40}}$ The research and development laboratory at the Massachusetts Institute of Technology has developed airborne ladar systems that generate detailed 3D imagery of terrain and structures, including those beneath dense foliage. The lab reports that the micro-ladar could be used under both clear and heavy foliage conditions for surveillance and reconnaissance missions as well as for humanitarian assistance and disaster relief operations. Massachusetts Institute of Technology, Micro-ladar, available at https://www.ll.mit.edu/rd/projects/micro-ladar (last visited Nov. 18, 2021).

⁴¹ Sections 934.50(3)(a) and 934.50(4), F.S.

⁴² Section 943.50(4)(c), F.S.

⁴³ Sections 943.50(4)(a)-(b) and 943.50(4)(d)-(j), F.S.

⁴⁴ Section 943.50(4)(p), F.S.

⁴⁵ Section 934.50(6), F.S.

⁴⁶ Barbara Martinez, Alex Dehgan, Brad Zamft, David Baisch, Colin McCormick, Anthony J. Giordano, Rebecca Aicher, Shah Selbe, Cassie Hoffman, Advancing federal capacities for the early detection of and rapid response to invasive species through technology innovation, National Invasive Species Council: Contractor's Report, Mar. 2017, available at

specimens, and target and eliminate individual organisms through ballistic application of herbicides.⁴⁷ Current law allows only non-law enforcement employees of FWC and the Florida Forest Service to use drones for such purposes.

Effect of the Bill

Derelict and At-risk Vessels

The bill expands the types of vessels that may be considered at-risk vessels by authorizing an FWC or law enforcement officer to determine that a vessel is at risk of becoming derelict if it is tied to an unlawful or unpermitted structure or mooring.

The bill expands the definition of "abandoned property" to include vessels that have been declared a public nuisance to clarify that the laws and procedures that apply to abandoned property also apply to such vessels.

The bill specifies that an owner or party responsible for a vessel declared a public nuisance who does not remove the vessel within 21 days after a notice directing the removal is placed on the vessel is liable for all costs of removal, storage, destruction, and disposal of the vessel. The bill also requires the notice to inform the owner or responsible party of this liability.

Upon the final disposition of a derelict vessel or vessel declared a public nuisance, the bill requires the law enforcement agency or other government agency to notify the owner or other party determined to be legally responsible for the vessel of the amount owed.

The bill prohibits the Department of Highway Safety and Motor Vehicles from issuing a certificate of title to an applicant for a vessel that has been deemed a public nuisance unless a law enforcement officer has verified in writing that the vessel is no longer a public nuisance.

The bill specifies that FWC, an FWC officer, or a law enforcement agency or officer may relocate, remove, and store a derelict vessel, but may not destroy or dispose of the vessel.

The bill specifies that grants provided to local governments for the removal, storage, destruction, and disposal of derelict vessels may also be used for the removal, storage, destruction, and disposal of vessels declared a public nuisance. The bill also specifies that such grants may be funded using money in the Florida Coastal Protection Trust Fund.

The bill repeals s. 376.15, F.S., to remove duplicative provisions related to derelict vessels and transfers non-duplicative provisions to s. 832.11, F.S.

Boating-restricted Areas

The bill prohibits municipalities and counties from establishing public bathing beach or swim areas in whole or in part within the marked channel of the Florida Intracoastal Waterway or within 100 feet of any portion of the marked channel.

The bill authorizes a person to operate a human-powered vessel within the boundaries of the marked channel of the Florida Intracoastal Waterway when participating in interscholastic, intercollegiate, intramural, or club athletic teams or sports affiliated with an educational institution.

Drones

The bill authorizes a law enforcement employee of FWC or the Florida Forest Service to use drones for the purposes of managing and eradicating invasive exotic plants or animals on public lands and suppressing and mitigating wildfire threats.

Clarifying Provisions

The bill clarifies the definitions of "marine fish" and "saltwater fish" to reflect updates in the scientific classification of certain identifying terminology.

The bill revises provisions related to boating under the influence to clarify that certain forms are provided by FWC.

- B. SECTION DIRECTORY:
 - Section 1. Amends s. 327.35215, F.S., relating to penalties for failure to submit to a blood, breath, or urine test.
 - Section 2. Amends s. 327.371, F.S., relating to human-powered vessels
 - Section 3. Amends s. 327.4107, F.S., to specify that vessels tied to unlawful or unpermitted moorings or other structures are considered at risk of becoming derelict.
 - Section 4. Amends 327.46, F.S., to prohibit the designation of public bathing beaches in certain areas.
 - Section 5. Repeals s. 376.15, F.S., related to the relocation and removal of derelict vessels.
 - Section 6. Amends s. 379.101, F.S., to clarify the definitions of "marine fish" and "saltwater fish."
 - Section 7. Amends s. 705.101, F.S., to expand the definition of "abandoned property" to include vessels declared a public nuisance.
 - Section 8. Amends s. 705.103, F.S., to specify requirements for vessels declared a public nuisance.
 - Section 9. Effective July 1, 2023, amends s. 705.103, F.S., as amended by chs. 2019-76 and 2021-184, L.O.F., to specify notice requirements for vessels deemed a public nuisance.
 - Section 10. Amends s. 823.11, F.S., related to derelict vessel relocation and removal.
 - Section 11. Amends s. 934.50, F.S., to authorize FWC law enforcement officers to use drones for specified purposes.
 - Section 12. Amends s. 327.04, F.S., to make conforming changes.
 - Section 13. Amends s. 327.352, F.S., relating to tests for alcohol, chemical substances, or controlled substances.
 - Section 14. Amends s. 328.09, F.S., to specify certificates of title may not be issued to an applicant for a vessel deemed a public nuisance.
 - Section 15. Repeals s. 25 of ch. 2021-184, L.O.F., relating to refusal to issue and authority to cancel a certificate of title or registration.
 - Section 16. Amends s. 328.72, F.S., to make conforming changes.
 - Section 17. Amends s. 376.11, F.S., to authorize funds from the Florida Coastal Protection Trust Fund to be used for the removal of public nuisance vessels from the waters of the state.
 - Section 18. Reenacts s. 125.01, F.S., relating to powers and duties of county organization and intergovernmental relations.

- Section 19. Reenacts s. 379.2412, F.S., relating to state preemption of the power to regulate the taking or possession of saltwater fish.
- Section 20. Provides an effective date of July 1, 2022, except as otherwise expressly provided.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

- A. FISCAL IMPACT ON STATE GOVERNMENT:
 - 1. Revenues: None.
 - 2. Expenditures:

None.

- B. FISCAL IMPACT ON LOCAL GOVERNMENTS:
 - 1. Revenues: None.
 - ...
 - 2. Expenditures: None.
- C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR: None.
- D. FISCAL COMMENTS:

None.

III. COMMENTS

- A. CONSTITUTIONAL ISSUES:
 - 1. Applicability of Municipality/County Mandates Provision:

Not applicable. This bill does not appear to require counties or municipalities to spend funds or take action requiring the expenditure of funds; reduce the authority that counties or municipalities have to raise revenues in the aggregate; or reduce the percentage of state tax shared with counties or municipalities.

2. Other:

None.

B. RULE-MAKING AUTHORITY:

The bill requires FWC to adopt by rule procedures for local governments to apply for grant funding to remove vessels declared a public nuisance.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

IV. AMENDMENTS/COMMITTEE SUBSTITUTE CHANGES

On December 1, 2021, the Environment, Agriculture & Flooding Subcommittee adopted a strike-all amendment and reported the bill favorably as a committee substitute. The amendment:

- Made technical changes related to boating while impaired or intoxicated;
- Removed a provision related to springs protection areas;
- Authorized a person to operate a human-powered vessel within the Florida Intracoastal Waterway when participating in certain activities;
- Prohibited the Department of Highway Safety and Motor Vehicles from issuing a certificate of title to an applicant for a vessel that has been deemed a public nuisance; and
- Specified that money from the Florida Coastal Protection Trust Fund may be used to remove public nuisance vessels.

This analysis is drafted to the committee substitute as approved by the Environment, Agriculture & Flooding Subcommittee.

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Proposed Committee Substitute by the Committee on Appropriations (Appropriations Subcommittee on Agriculture, Environment, and General Government)

A bill to be entitled

2 An act relating to boating safety; providing a short 3 title; amending s. 327.30, F.S.; authorizing a court 4 to impose a specified fine for certain boating 5 collisions and accidents; requiring such fines to be 6 deposited into the Marine Resources Conservation Trust 7 Fund for specified purposes; defining the terms 8 "convicted" and "conviction"; amending s. 327.54, 9 F.S.; defining terms; prohibiting liveries, beginning 10 on a specified date, from offering a vessel for lease or rent without a livery permit; specifying 11 12 requirements and qualifications for the permit; authorizing the Fish and Wildlife Conservation 13 Commission to adopt rules; providing penalties for 14 permit violations; revising the conditions under which 15 a livery may not knowingly lease or rent a vessel; 16 17 requiring specified boating safety education courses for certain instructors; requiring a person receiving 18 19 safety instruction to provide the livery with a 20 specified signed attestation; requiring liveries to 21 report certain issues and accidents; requiring 22 liveries to make facilities and records available to 23 law enforcement upon notice; providing penalties for 24 violations and additional penalties for subsequent 25 violations; prohibiting violators from operating a 26 vessel or acting as a livery for a specified timeframe

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27 after such a violation; authorizing the commission, 28 beginning on a specified date, to revoke or refuse to 29 issue permits for repeated violations; amending s. 327.73, F.S.; increasing fines for violations of 30 31 certain boating regulations; providing fines for 32 improper transfers of title and failures to update 33 vessel registration information; authorizing certain 34 fees and penalties deposited into the Marine Resources 35 Conservation Trust Fund to be used for law enforcement 36 purposes; amending s. 327.731, F.S.; imposing a fine 37 for persons convicted of certain criminal or noncriminal infractions; providing for the deposit of 38 39 such fines into the Marine Resources Conservation Trust Fund; requiring the commission to maintain a 40 41 program to ensure compliance with certain boating 42 safety education requirements; specifying requirements 43 for the program; amending s. 328.03, F.S.; providing 44 that an improper transfer of vessel title is subject 45 to a civil penalty; amending s. 328.48, F.S.; requiring that the address provided in a vessel 46 47 registration application and a certificate of 48 registration be a physical residential or business 49 address; authorizing the commission to accept post 50 office box addresses in lieu of the physical 51 residential or business address; providing that a 52 person who fails to update his or her vessel 53 registration information within a specified timeframe 54 is subject to a civil penalty; providing an 55 appropriation to, and authorizing positions for, the

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56 commission to create an 3	Illegal Boating Strike Team;
57 providing the duties of	the strike team; providing
58 additional appropriation	s to the commission and
59 authorizing a position for	or a specified purpose;
60 providing effective dates	s.
61	
62 Be It Enacted by the Legislat	ure of the State of Florida:
63	
64 Section 1. This act may 1	be cited as the "Boating Safety Act
65 <u>of 2022."</u>	
66 Section 2. Subsection (7) is added to section 327.30,
67 Florida Statutes, to read:	
68 327.30 Collisions, accide	ents, and casualties
69 (7) In addition to any o	ther penalty provided by law, a
70 <u>court may order a person conv</u>	icted of a violation of this
71 section or of any rule adopted	d or order issued by the commission
72 pursuant to this section to pa	ay an additional fine of up to
73 \$1,000 per violation. All fine	es assessed and collected pursuant
74 to this subsection shall be re	emitted by the clerk of the court
75 to the Department of Revenue	to be deposited into the Marine
76 <u>Resources Conservation Trust</u>	Fund to be used to enhance state
77 and local law enforcement act	ivities related to boating
78 infractions. As used in this	subsection, the terms "convicted"
79 and "conviction" mean any jud.	icial disposition other than
80 acquittal or dismissal.	
81 Section 3. Section 327.5	4, Florida Statutes, is amended to
82 read:	
83 327.54 Liveries; safety :	regulations; penalty
84 (1) <u>As used in this sect</u> .	ion, the term:

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85 (a) "Conviction" means any judicial disposition other than 86 acquittal or dismissal. 87 (b) "Livery" means a person who offers a vessel for use by 88 another in exchange for any type of consideration when such person does not also provide the lessee or renter with a 89 90 captain, a crew, or any type of staff or personnel to operate, oversee, maintain, or manage the vessel. A vessel rented or 91 leased by a livery is a livery vessel as defined in s. 327.02. 92 93 (c) "Seaworthy" means the vessel and all of its parts and 94 equipment, including, but not limited to, engines, bilge pumps, 95 and kill switches, are functional and reasonably fit for their 96 intended purpose. (2) Beginning on January 1, 2023, a livery may not offer a 97 98 vessel for lease or rent without first being issued a no-cost livery permit by the commission. The permit must be renewed 99 annually. To qualify for issuance or renewal of a livery permit, 100 an applicant must provide the commission with a list of all 101 vessels offered by the livery for lease or rent by another, have 102 103 valid insurance pursuant to paragraph (3)(j), have an amount of 104 United States Coast Guard-approved lawful personal floatation 105 devices on site sufficient to accommodate the capacity of all vessels offered by the livery for rent or lease by another, have 106 107 on site all safety equipment required by s. 327.50 and the Code 108 of Federal Regulations sufficient to equip all vessels offered 109 by the livery for rent or lease by another, and display the 110 information required by paragraph (3)(f). If, before the annual 111 renewal of the permit, the information required by this subsection changes, the livery must provide the commission with 112 the updated information within 10 days after the change. 113

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114 (a) The commission may adopt rules to implement this 115 subsection. 116 (b) A person who violates this subsection commits a 117 misdemeanor of the first degree, punishable as provided in s. 118 775.082 or s. 775.083. (3) A livery may not knowingly lease, hire, or rent a 119 120 vessel to any person: (a) When the number of persons intending to use the vessel 121 122 exceeds the number considered to constitute a maximum safety 123 load for the vessel as specified on the authorized persons 124 capacity plate of the vessel. 125 (b) When the horsepower of the motor exceeds the capacity of the vessel. 126 127 (c) When the vessel does not contain the required safety 128 equipment required under s. 327.50. 129 (d) When the vessel is not seaworthy, is a derelict vessel 130 as defined in s. 823.11, or is at risk of becoming derelict as provided in s. 327.4107. 131 132 (e) When the vessel is equipped with a motor of 10 133 horsepower or greater, Unless the livery provides pre-rental prerental or pre-ride preride instruction in compliance with 134 rules established by the commission. The instruction must 135 include that includes, but need not be limited to: 136 137 1. Operational characteristics of the vessel to be rented. 138 2. Safe vessel operation and vessel right-of-way. 139 3. The responsibility of the vessel operator for the safe 140 and proper operation of the vessel. 4. Local characteristics of the waterway where the vessel 141 142 will be operated, such as navigational hazards, the presence of

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143	boating-restricted areas, and water depths.
144	5. Emergency procedures such as appropriate responses to
145	capsizing, falls overboard, taking on water, and vessel
146	accidents.
147	
148	Any person delivering the information specified in this
149	paragraph must have successfully completed a boater safety
150	course approved by the National Association of State Boating Law
151	Administrators and this state.
152	(f) Unless the livery displays boating safety information
153	in a place visible to the renting public. The commission shall
154	prescribe by rule <u>,</u> pursuant to chapter 120, the contents and
155	size of the boating safety information to be displayed.
156	(g) Unless the livery has a written agreement with the
157	renter or lessee. The written agreement must include a list of
158	the names, addresses, and dates of birth for all persons who
159	will be aboard the vessel, as well as the time the vessel is
160	required to be returned to the livery or another specified
161	location and an emergency contact name, address, and telephone
162	number. The livery shall maintain each agreement for no less
163	than 1 year and, upon request, make each agreement available for
164	inspection by law enforcement.
165	(h) Who is required to comply with s. 327.395, unless such
166	person presents to the livery the documentation required by s.
167	327.395(2) for the operation of a vessel or meets the exemption
168	provided under s. 327.395(6)(f).
169	(i) Who is under 18 years of age.
170	(j) Unless the livery first obtains and carries in full
171	force and effect a policy from a licensed insurance carrier in

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172	this state which insures the livery and renter against any
173	accident, loss, injury, property damage, or other casualty
174	caused by or resulting from the operation of the vessel. The
175	insurance policy must provide coverage of at least \$500,000 per
176	person and \$1 million per event. The livery and renter shall
177	have proof of such insurance available for inspection at the
178	location where the livery's vessels are being leased or rented,
179	or offered for lease or rent, and shall provide to each renter
180	the insurance carrier's name and address and the insurance
181	policy number.
182	(4) Notwithstanding the person's age or any exemptions
183	provided in s. 327.395, any person delivering instruction
184	regarding the safe operation of vessels or pre-rental or pre-
185	ride instruction in accordance with subsection (3) must have
186	successfully completed a boating safety education course
187	approved by the National Association of State Boating Law
188	Administrators and this state.
189	(5) A person who receives instruction regarding the safe
190	operation of vessels or pre-rental or pre-ride instruction in
191	accordance with subsection (3) must provide the livery with a
192	signed form attesting to each component of the instruction.
193	(a) The commission shall establish by rule the content of
194	the form.
195	(b) The form must be signed by the individual providing the
196	instruction.
197	(c) The livery shall maintain the form for no less than 90
198	days and, upon request, make the form available for inspection
199	by law enforcement.
200	(2) A livery may not knowingly lease, hire, or rent a
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201	vessel to a person who is required to comply with s. 327.395
202	unless such person presents to the livery the documentation
203	required by s. 327.395(2) for the operation of a vessel or meets
204	the exemption provided under s. 327.395(6)(f).
205	(6) (3) If a vessel <u>rented or leased by a livery</u> is
206	unnecessarily overdue more than 1 hour after the contracted
207	vessel rental time has expired, the livery must shall notify law
208	enforcement and the United States Coast Guard the proper
209	authorities.
210	(7) If a vessel rented or leased by a livery is involved in
211	an accident, the livery must, as applicable under s. 327.301,
212	report the accident.
213	(8) A livery shall make its facilities and records
214	available for inspection upon request by law enforcement no
215	later than 24 hours after receiving notice from law enforcement.
216	(9)(a) A person who violates this section other than
217	subsection (2), but who has not been convicted of a violation of
218	this section within the past 3 years, commits a misdemeanor of
219	the second degree, punishable as provided in s. 775.082 or s.
220	775.083.
221	(b) Unless the stricter penalties in paragraph (c) apply, a
222	person who violates this section other than subsection (2)
223	within 3 years after a previous conviction of a violation of
224	this section commits a misdemeanor of the first degree,
225	punishable as provided in s. 775.082 or s. 775.083, with a
226	minimum mandatory fine of \$500.
227	(c) A person who violates this section other than
228	subsection (2) within 5 years after two previous convictions for
229	a violation of this section commits a misdemeanor of the first
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230 <u>degree</u>, punishable as provided in s. 775.082 or s. 775.083, with 231 a minimum mandatory fine of \$1,000.

(10) A person who commits more than one violation of this section, other than subsection (2), within a 3-year period may not act as a livery during a 90-day period immediately after being charged with that violation. Beginning January 1, 2023, the commission may revoke or refuse to issue a permit under subsection (2) based on repeated violations of this section.

238 (4)(a) A livery may not knowingly lease, hire, or rent a
 239 personal watercraft to any person who is under 18 years of age.

240 (b) A livery may not knowingly lease, hire, or rent a 241 personal watercraft to any person who has not received 242 instruction in the safe handling of personal watercraft, in 243 compliance with rules established by the commission pursuant to 244 chapter 120.

245 (c) Any person receiving instruction in the safe handling 246 of personal watercraft pursuant to a program established by rule 247 of the commission must provide the livery with a written 248 statement attesting to the same.

249 (5) A livery may not lease, hire, or rent any personal watercraft or offer to lease, hire, or rent any personal 250 watercraft unless the livery first obtains and carries in full 251 252 force and effect a policy from a licensed insurance carrier in 253 this state, insuring against any accident, loss, injury, 254 property damage, or other casualty caused by or resulting from 255 the operation of the personal watercraft. The insurance policy shall provide coverage of at least \$500,000 per person and \$1 256 257 million per event. The livery must have proof of such insurance available for inspection at the location where personal 258

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259	watercraft are being leased, hired, or rented, or offered for
260	lease, hire, or rent, and shall provide to each renter the
261	insurance carrier's name and address and the insurance policy
262	number.
263	(6) Any person convicted of violating this section commits
264	a misdemeanor of the second degree, punishable as provided in s.
265	775.082 or s. 775.083.
266	Section 4. Subsections (1) and (8) of section 327.73,
267	Florida Statutes, are amended to read:
268	327.73 Noncriminal infractions
269	(1) Violations of the following provisions of the vessel
270	laws of this state are noncriminal infractions:
271	(a) Section 328.46, relating to operation of unregistered
272	and unnumbered vessels.
273	(b) Section 328.48(4), relating to display of number and
274	possession of registration certificate.
275	(c) Section 328.48(5), relating to display of decal.
276	(d) Section 328.52(2), relating to display of number.
277	(e) Section 328.54, relating to spacing of digits and
278	letters of identification number.
279	(f) Section 328.60, relating to military personnel and
280	registration of vessels.
281	(g) Section 328.72(13), relating to operation with an
282	expired registration, for which the penalty is:
283	1. For a first or subsequent offense of s. 328.72(13)(a),
284	up to a maximum of <u>\$100</u> \$50 .
285	2. For a first offense of s. 328.72(13)(b), up to a maximum
286	of \$250.
287	3. For a second or subsequent offense of s. 328.72(13)(b),

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288 up to a maximum of \$500. Any person cited for a noncriminal 289 infraction under this subparagraph may not have the provisions 290 of paragraph (4)(a) available to him or her but must appear 291 before the designated official at the time and location of the 292 scheduled hearing.

293

(h) Section 327.33(2), relating to careless operation.

(i) Section 327.37, relating to water skiing, aquaplaning,parasailing, and similar activities.

296 (j) Section 327.44, relating to interference with 297 navigation.

298 (k) Violations relating to boating-restricted areas and 299 speed limits:

300 1. Established by the commission or by local governmental301 authorities pursuant to s. 327.46.

302 303 2. Speed limits established pursuant to s. 379.2431(2).

(1) Section 327.48, relating to regattas and races.

304 (m) Section 327.50(1) and (2), relating to required safety 305 equipment, lights, and shapes.

306

309

(n) Section 327.65, relating to muffling devices.

307 (o) Section 327.33(3)(b), relating to a violation of 308 navigation rules:

1. That does not result in an accident; or

310 2. That results in an accident not causing serious bodily311 injury or death, for which the penalty is:

312

a. For a first offense, up to a maximum of \$500 \$250.

b. For a second offense, up to a maximum of $\frac{$1,000}{$750}$.

314 c. For a third or subsequent offense, up to a maximum of 315 \$1,500 \$1,000.

316

(p) Section 327.39(1), (2), (3), and (5), relating to

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317 personal watercraft.

318 (q) Section 327.53(1), (2), (3), and (8), relating to 319 marine sanitation.

(r) Section 327.53(4), (5), and (7), relating to marine sanitation, and s. 327.60, relating to no-discharge zones, for which the civil penalty is \$250.

323 (s) Section 327.395, relating to boater safety education. However, a person cited for violating the requirements of s. 324 325 327.395 relating to failure to have required proof of boating 326 safety education in his or her possession may not be convicted 327 if, before or at the time of a county court hearing, the person 328 produces proof of the boating safety education identification card or temporary certificate for verification by the hearing 329 330 officer or the court clerk and the identification card or 331 temporary certificate was valid at the time the person was 332 cited.

333 (t) Section 327.52(3), relating to operation of overloaded 334 or overpowered vessels.

335 (u) Section 327.331, relating to divers-down warning
336 devices, except for violations meeting the requirements of
337 s. 327.33.

338 (v) Section 327.391(1), relating to the requirement for an339 adequate muffler on an airboat.

340 (w) Section 327.391(3), relating to the display of a flag 341 on an airboat.

342 (x) Section 253.04(3)(a), relating to carelessly causing 343 seagrass scarring, for which the civil penalty upon conviction 344 is:

345 1. For a first offense, <u>\$100</u> \$50.

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346 2. For a second offense occurring within 12 months after a 347 prior conviction, \$250. 348 3. For a third offense occurring within 36 months after a 349 prior conviction, \$500. 350 4. For a fourth or subsequent offense occurring within 72 351 months after a prior conviction, \$1,000. (y) Section 327.45, relating to protection zones for 352 springs, for which the penalty is: 353 354 1. For a first offense, \$100 \$50. 355 2. For a second offense occurring within 12 months after a 356 prior conviction, \$250. 357 3. For a third offense occurring within 36 months after a prior conviction, \$500. 358 359 4. For a fourth or subsequent offense occurring within 72 months after a prior conviction, \$1,000. 360 361 (z) Section 327.4108, relating to the anchoring of vessels 362 in anchoring limitation areas, for which the penalty is: 1. For a first offense, up to a maximum of \$100 \$50. 363 364 2. For a second offense, up to a maximum of $$250 \frac{$100}{$100}$. 365 3. For a third or subsequent offense, up to a maximum of 366 \$500 \$250. 367 (aa) Section 327.4107, relating to vessels at risk of 368 becoming derelict on waters of this state, for which the civil 369 penalty is: 370 1. For a first offense, \$100. 371 2. For a second offense occurring 30 days or more after a 372 first offense, \$250. 373 3. For a third or subsequent offense occurring 30 days or 374 more after a previous offense, \$500.

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A vessel that is the subject of three or more violations issued 376 377 pursuant to the same paragraph of s. 327.4107(2) within an 18-378 month period which result in dispositions other than acquittal 379 or dismissal shall be declared to be a public nuisance and subject to ss. 705.103(2) and (4) and 823.11(3). The commission, 380 an officer of the commission, or a law enforcement agency or 381 382 officer specified in s. 327.70 may relocate, remove, or cause to 383 be relocated or removed such public nuisance vessels from waters 384 of this state. The commission, an officer of the commission, or 385 a law enforcement agency or officer acting pursuant to this 386 paragraph upon waters of this state shall be held harmless for all damages to the vessel resulting from such relocation or 387 388 removal unless the damage results from gross negligence or willful misconduct as these terms are defined in s. 823.11. 389 (bb) Section 327.4109, relating to anchoring or mooring in 390 a prohibited area, for which the penalty is: 391 392 1. For a first offense, up to a maximum of $$100 \frac{50}{50}$.

393

375

2. For a second offense, up to a maximum of $$250 \frac{$100}{$100}$.

394 3. For a third or subsequent offense, up to a maximum of 395 \$500 \$250.

396 (cc) Section 327.463(4)(a) and (b), relating to vessels 397 creating special hazards, for which the penalty is:

398

1. For a first offense, \$100 \$50.

399 2. For a second offense occurring within 12 months after a 400 prior offense, \$250 \$100.

401 3. For a third offense occurring within 36 months after a 402 prior offense, \$500 \$250.

403

(dd) Section 327.371, relating to the regulation of human-

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404 powered vessels.

405 (ee) Section 328.03, relating to an improper transfer of 406 title, for which the penalty is up to a maximum of \$500. 407 (ff) Section 328.48(9), relating to the failure to update 408 vessel registration information, for which the penalty is up to 409 a maximum of \$500.

Any person cited for a violation of any provision of this 411 412 subsection shall be deemed to be charged with a noncriminal 413 infraction, shall be cited for such an infraction, and shall be 414 cited to appear before the county court. The civil penalty for any such infraction is \$100 $\frac{50}{50}$, except as otherwise provided in 415 this section. Any person who fails to appear or otherwise 416 417 properly respond to a uniform boating citation shall, in addition to the charge relating to the violation of the boating 418 419 laws of this state, must be charged with the offense of failing 420 to respond to such citation and, upon conviction, be guilty of a misdemeanor of the second degree, punishable as provided in s. 421 422 775.082 or s. 775.083. A written warning to this effect shall be 423 provided at the time such uniform boating citation is issued.

424 (8) All fees and civil penalties assessed and collected
425 pursuant to this section shall be remitted by the clerk of the
426 court to the Department of Revenue to be deposited into the
427 Marine Resources Conservation Trust Fund for boating safety
428 education or law enforcement purposes.

429 Section 5. Subsection (1) of section 327.731, Florida 430 Statutes, is amended, and subsection (4) is added to that 431 section, to read:

432

410

327.731 Mandatory education for violators.-

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I	576 62575 22
433	(1) A person convicted of a criminal violation under this
434	chapter, convicted of a noncriminal infraction under this
435	chapter if the infraction resulted in a reportable boating
436	accident, or convicted of two noncriminal infractions as
437	specified in s. $327.73(1)(h)-(k)$, (m), (o), (p), and (s)-(y),
438	the said infractions occurring within a 12-month period, must:
439	(a) Enroll in, attend, and successfully complete, at his or
440	her own expense, a classroom or online boating safety course
441	that is approved by and meets the minimum standards established
442	by commission rule;
443	(b) File with the commission within 90 days proof of
444	successful completion of the course; and
445	(c) Refrain from operating a vessel until he or she has
446	filed proof of successful completion of the course with the
447	commission; and
448	(d) Pay a fine of \$500. The clerk of the court shall remit
449	all fines assessed and collected under this paragraph to the
450	Department of Revenue to be deposited into the Marine Resources
451	Conservation Trust Fund to support law enforcement activities.
452	(4) The commission shall maintain a program to ensure
453	compliance with the mandatory boating safety education
454	requirements under this section. This program must:
455	(a) Track any citations resulting in a conviction under
456	this section and the disposition of such citations.
457	(b) Send specific notices to each person subject to the
458	requirement for mandatory boating safety education.
459	Section 6. Subsection (3) of section 328.03, Florida
460	Statutes, is amended to read:
461	328.03 Certificate of title required
I	

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462 (3) A person may shall not sell, assign, or transfer a 463 vessel titled by the state without delivering to the purchaser 464 or transferee a valid certificate of title with an assignment on 465 it showing the transfer of title to the purchaser or transferee. 466 A person may shall not purchase or otherwise acquire a vessel 467 required to be titled by the state without obtaining a certificate of title for the vessel in his or her name. The 468 purchaser or transferee shall, within 30 days after a change in 469 470 vessel ownership, file an application for a title transfer with 471 the county tax collector. An additional \$10 fee must shall be 472 charged against the purchaser or transferee if he or she files a 473 title transfer application after the 30-day period. The county tax collector may shall be entitled to retain \$5 of the 474 475 additional amount. Any person who does not properly transfer 476 title of a vessel pursuant to this chapter is subject to the 477 penalties provided in s. 327.73(1)(ee).

Section 7. Effective July 1, 2023, subsection (4) of
section 328.03, Florida Statutes, as amended by chapter 2019-76,
Laws of Florida, is amended to read:

481

328.03 Certificate of title required.-

(4) An additional \$10 fee shall be charged against the
purchaser or transferee if he or she files a title transfer
application after the 30-day period. The county tax collector
<u>may shall be entitled to retain \$5 of the additional amount. Any</u>
<u>person who does not properly transfer title of a vessel pursuant</u>
to this chapter is subject to the penalties provided in s.

488 327.73(1)(ee).

489 Section 8. Paragraph (a) of subsection (1) and subsection 490 (4) of section 328.48, Florida Statutes, are amended, and

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491 subsection (9) is added to that section, to read:
492 328.48 Vessel registration, application, certificate,
493 number, decal, duplicate certificate.-

494 (1)(a) The owner of each vessel required by this law to pay 495 a registration fee and secure an identification number shall 496 file an application with the county tax collector. The 497 application must shall provide the owner's name and physical 498 residential or business address; residency status; personal or 499 business identification; and a complete description of the 500 vessel, and must shall be accompanied by payment of the 501 applicable fee required in s. 328.72. An individual applicant 502 must provide a valid driver license or identification card issued by this state or another state or a valid passport. A 503 504 business applicant must provide a federal employer identification number, if applicable, verification that the 505 506 business is authorized to conduct business in this the state, or 507 a Florida city or county business license or number. Registration is not required for any vessel that is not used on 508 509 the waters of this state. Upon receipt of an application from a 510 live-aboard vessel owner whose primary residence is the vessel, 511 the commission may authorize such owner to provide a post office box address in lieu of a physical residential or business 512 513 address.

(4) Each certificate of registration issued <u>must</u> shall
state among other items the numbers awarded to the vessel, the
hull identification number, the name and <u>physical residential or</u>
<u>business</u> address of the owner, and a description of the vessel,
except that certificates of registration for vessels constructed
or assembled by the owner registered for the first time <u>must</u>

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520 shall state all the foregoing information except the hull 521 identification number. The numbers must shall be placed on each 522 side of the forward half of the vessel in such position as to 523 provide clear legibility for identification, except, if the 524 vessel is an airboat, the numbers may be placed on each side of the rudder. The numbers awarded to the vessel must shall read 525 526 from left to right and must shall be in block characters of good 527 proportion not less than 3 inches in height. The numbers must 528 shall be of a solid color that which will contrast with the 529 color of the background and must shall be so maintained as to be 530 clearly visible and legible; i.e., dark numbers on a light 531 background or light numbers on a dark background. The certificate of registration must shall be pocket-sized and must 532 533 shall be available for inspection on the vessel for which issued 534 whenever such vessel is in operation. Upon receipt of an 535 application from a live-aboard vessel owner whose primary residence is the vessel, the commission may authorize such owner 536 537 to provide a post office box address in lieu of a physical 538 residential address. (9) A person who does not update his or her vessel 539 540 registration information with the county tax collector within 6 541 months after a change to the information is subject to the penalties provided in s. 327.73(1)(ff). 542 543 Section 9. For the 2022-2023 fiscal year, the sum of \$2 544 million in recurring funds is appropriated from the General 545 Revenue Fund to the Fish and Wildlife Conservation Commission 546 and 7 full-time equivalent positions with associated salary rate 547 of 322,763 are authorized to create an Illegal Boating Strike 548 Team for the purpose of coordinating law enforcement at the

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549	federal, state, and local levels to increase public safety and
550	decrease boating accidents, injuries, fatalities, and criminal
551	activity. In areas where illegal charters and illegal liveries
552	are found to be operating, the strike team shall do all of the
553	following:
554	(1) Enhance law enforcement activities by increasing
555	intergovernmental coordination to address any criminal conduct
556	or safety violations, taxes and fees, and licensure regulations
557	by such charter and livery operations.
558	(2) Address unsafe customer pick-ups and drop-offs.
559	(3) Improve signage and set appropriate speed limits in
560	waterways.
561	(4) Ensure that correct and current information is used for
562	vessel registration.
563	(5) Publicize existing reporting systems and use social
564	media to encourage citizens to report illegal activities.
565	(6) Develop educational campaigns to address and deter
566	illegal charter operations, illegal livery operations, boating
567	under the influence, and related public safety issues and to
568	encourage the reporting of boating violations.
569	Section 10. For the 2022-2023 fiscal year, the sum of
570	\$100,000 in recurring funds from the General Revenue Fund is
571	appropriated to the Fish and Wildlife Conservation Commission
572	and one full-time equivalent position with associated salary
573	rate of 60,000 is authorized to implement the amendment made to
574	s. 327.731, Florida Statutes, by this act relating to ensuring
575	compliance with mandatory boating safety education requirements.
576	Section 11. For the 2022-2023 fiscal year, the sum of
577	\$125,000 in nonrecurring funds from the General Revenue Fund is
I	

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PROPOSED COMMITTEE SUBSTITUTE

Florida Senate - 2022 Bill No. SB 606

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- 578 appropriated to the Fish and Wildlife Conservation Commission
- 579 for the purpose of implementing the livery permitting
- 580 requirement in s. 327.54(2), Florida Statutes.

581 Section 12. Except as otherwise expressly provided in this 582 act, this act shall take effect July 1, 2022.

The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Prepared By	: The Profess	ional Staff of t	••••	ns Subcommittee c	on Agriculture, Environment, and General
BILL:	PCS/SB 606 (271670)				
INTRODUCER:	Appropriation and Senat		ommittee on A	Agriculture, Envi	ronment, and General Government;
SUBJECT:	Boating Safety				
DATE:	January 2	8, 2022	REVISED:		
ANALYST		STAFF	DIRECTOR	REFERENCE	ACTION
1. Anderson/Carroll		Rogers		EN	Favorable
. Reagan		Betta		AEG	Recommend: Fav/CS
				AP	

I. Summary:

PCS/SB 606 creates the "Boating Safety Act of 2022."

Relating to liveries, the bill:

- Requires a no-cost, annual livery permit, effective January 1, 2023;
- Requires liveries to implement certain safety requirements; and
- Adds penalties for violations of livery requirements.

The bill increases or adds penalties for noncriminal infractions of vessel safety laws. It increases the additional civil penalty for noncriminal infractions of vessel laws from \$50 to \$100. It directs certain penalties to the Marine Resource Conservation Trust Fund to supplement law enforcement activities.

Relating to boating safety programs, the bill:

- Adds a \$500 fine for certain vessel operators;
- Requires the Florida Fish and Wildlife Conservation Commission (FWC) to maintain a program to ensure compliance with mandatory boating safety education requirements; and
- Creates the Illegal Boating Strike Team to enhance law enforcement activities.

The bill requires a physical residential or business address for vessel registration applicants, with a limited exception for live-aboard vessel owners.

The bill provides an appropriation of \$2 million in recurring funds from the General Revenue Fund to the FWC and authorizes seven positions with associated salary rate of \$322,763 for the Illegal Boating Strike Team. The bill also appropriates \$100,000 in recurring funds from the General Revenue Fund to the FWC and authorizes one position with associated salary rate of \$60,000, relating to ensuring compliance with mandatory boating safety education requirements. The bill also appropriates \$125,000 in nonrecurring funds for the 2022-2023 fiscal year from the General Revenue Fund to the FWC for the purpose of implementing the no-cost livery permitting requirement.

II. Present Situation:

Fish and Wildlife Conservation Commission

The Fish and Wildlife Conservation Commission (FWC) is responsible for regulating, managing, protecting, and conserving the state's fish and wildlife resources.¹ The FWC is governed by a board of seven members who are appointed by the Governor and confirmed by the Florida Senate.² Under Article IV, section 9 of the Florida Constitution, the FWC has the authority to exercise the regulatory and executive powers of the state with respect to wild animal life, fresh water aquatic life, and marine life.

Chapters 327 and 328, F.S., concerning vessel safety and vessel title certificates, liens, and registration, are enforced by the FWC's Division of Law Enforcement and its officers, county sheriffs and deputies, municipal police officers, and any other law enforcement officer.³ The Division of Law Enforcement manages the state's waterways to ensure boating safety for residents of and visitors to the state.⁴ This includes enforcing boating rules and regulations, coordinating boating safety campaigns and education, managing public waters and access to the waters, conducting boating accident investigations, identifying and removing derelict vessels, and investigating vessel theft and title fraud.⁵

Regulation of Liveries

A livery vessel is defined as a vessel that is leased, rented, or chartered to another for consideration.⁶ A livery may not knowingly lease, hire, or rent vessels:

- When the number of persons intending to use the vessel exceeds the number considered to constitute a maximum safety load for the vessel.
- When the horsepower of the motor exceeds the capacity of the vessel.
- When the vessel does not contain required safety equipment.
- When the vessel is not seaworthy.
- When the vessel is equipped with a motor of 10 horsepower or greater, unless the livery provides required pre-rental or pre-ride instruction, which must be provided by a person who

¹ FLA. CONST. art. IV, s. 9.

² *Id.*; *see also* s. 379.102(1), F.S.

³ Section 327.70(1), F.S.; *see* s. 943.10(1), F.S., which defines "law enforcement officer" as any person who is elected, appointed, or employed full time by any municipality or the state or any political subdivision thereof; who is vested with authority to bear arms and make arrests; and whose primary responsibility is the prevention and detection of crime or the enforcement of the penal, criminal, traffic, or highway laws of the state. The definition also includes all certified supervisory and command personnel whose duties include, in whole or in part, the supervision, training, guidance, and management responsibilities of full-time law enforcement officers, part-time law enforcement officers, or auxiliary law enforcement officers but does not include support personnel employed by the employing agency.

⁴ Fish and Wildlife Conservation Commission (FWC), *Boating*, <u>https://myfwc.com/boating/</u> (last visited Nov. 22, 2021).

⁵ FWC, *Law Enforcement*, <u>https://myfwc.com/about/inside-fwc/le/</u> (last visited Nov. 22, 2021). *See* s. 327.70(1) and (4), F.S. ⁶ Section 327.02(24), F.S.

has successfully completed a National Association of State Boating Law Administrators and state-approved boater safety course.

• Unless the livery displays boating safety information in a place visible to the renting public.⁷

A livery also may not knowingly lease, hire, or rent:

- Vessels powered by a motor of 10 horsepower or greater to any person who is required to comply with boater safety education requirements, unless the person presents photographic identification and a valid boater safety identification card to the livery, or meets one of the listed exemptions.⁸
- Personal watercraft to persons under 18 years of age or who have not received instruction in the safe handling of personal watercraft and provided a written statement attesting to that fact.⁹
- Personal watercraft without a proper insurance policy.¹⁰

Liveries are required to notify the proper authorities if a leased, hired, or rented vessel is unnecessarily overdue.¹¹ Violations of livery regulations are a second-degree misdemeanor.¹²

Boating Infractions and Penalties

Chapter 327, F.S., the "Florida Vessel Safety Law," addresses boating violations.¹³ The law imposes a statutory duty to assist other persons in a vessel collision or accident, provide information to any injured parties or the owner of damaged property, and provide notice to law enforcement of the accident.¹⁴ Leaving the scene of an accident that resulted in personal injury is a third-degree felony, and leaving the scene of an accident that resulted in property damage is a second-degree misdemeanor.¹⁵

Section 327.73, F.S., sets forth the fines for noncriminal infractions of the Florida Vessel Safety Law. Unless otherwise specified, the civil penalty for a noncriminal infraction is \$50.¹⁶ If a person fails to appear or respond to a uniform boating citation, he or she is charged with the offense of failing to respond to a citation. Upon conviction, such person will be guilty of a second-degree misdemeanor.¹⁷ Noncriminal violations include operating with an expired registration, operating without a registration, and failing to display the appropriate registration information.

¹⁷ Id.

⁷ Section 327.54(1), F.S.

⁸ Section 327.54(2), F.S.

⁹ Section 327.54(4), F.S.

¹⁰ Section 327.54(5), F.S.

¹¹ Section 327.54(3), F.S.

¹² Section 327.54(6), F.S.

¹³ Section 327.01, F.S.

¹⁴ Section 327.30(1), (2), and (3), F.S.

¹⁵ Section 327.30, F.S.

¹⁶ Section 327.73(1), F.S.

Several noncriminal violations are subject to increased penalties for additional offenses. For example, for a violation of navigation rules that does not result in an accident or that results in an accident without serious bodily injury or death, there is a maximum penalty of:

- \$250 for a first offense;
- \$750 for a second offense; and
- \$1,000 for a third or subsequent offense.¹⁸

For violating a springs protection zone, or operating a vessel in a careless manner that causes seagrass scarring within an aquatic preserve, except the Lake Jackson, Ocklawaha River, Wekiva River, and Rainbow Springs aquatic preserves, the penalty is:

- \$50 for a first offense;
- \$250 for a second offense occurring within 12 months of a prior conviction;
- \$500 for a third offense occurring within 36 months of a prior conviction; and
- \$1,000 for a fourth or subsequent offense occurring within 72 months of a prior conviction.¹⁹

For anchoring in an anchoring limitation area and anchoring or mooring in a prohibited area, the penalty is:

- A maximum of \$50 for a first offense;
- A maximum of \$100 for a second offense; and
- A maximum of \$250 for a third or subsequent offense.²⁰

For violating areas where vessels creating special hazards are operating, the penalty is:

- \$50 for a first offense;
- \$100 for a second offense occurring within 12 months of a prior offense; and
- \$250 for a third offense occurring within 36 months of a prior offense.²¹

Mandatory Education for Violators

A person who is convicted of two non-criminal boating safety infractions within a 12-month period must enroll in, attend (in-person or online), and successfully complete a National Association of State Boating Law Administrators and state-approved boater education course.²² The person must file proof of completion of the course with the FWC's Boating and Waterways Section within 90 days of the violation and is not permitted to operate a vessel until proof is filed.²³

A person who is convicted of a criminal boating violation or a noncriminal boating safety infraction that resulted in a boating accident must complete the boater education course,²⁴ as well

¹⁸ Section 327.73(o), F.S.

¹⁹ Section 327.73(x) and (y), F.S.

²⁰ Section 327.73(z) and (bb), F.S.

²¹ Section 327.73(cc), F.S.

²² Section 327.731(1)(a), F.S.

²³ Section 327.731(1)(b) and (c), F.S.

²⁴ Section 327.731(1), F.S.; see also FWC, Mandatory Boating Education,

https://myfwc.com/boating/regulations/mandatory-boating-education/ (last visited Oct. 6, 2021).

as a separate course for violators. The provider of the course for violators automatically sends proof of completion electronically to the FWC.²⁵

Marine Resources Conservation Trust Fund

The Marine Resources Conservation Trust Fund (MRCTF) within the FWC serves as a broadbased depository for funds from various marine-related and boating-related activities.²⁶ The FWC can administer the trust fund for the following purposes:

- Marine research;
- Fishery enhancement;
- Marine law enforcement;
- Administration of licensing programs for recreational fishing, saltwater products sales, and related information and education activities;
- FWC operations;
- Titling and registration of vessels;
- Marine turtle protection, research, and recovery activities;
- Rehabilitation of oyster harvesting areas;
- Boating research, boating-related programs and activities, and law enforcement on state waters; and
- The stone crab trap reduction program, the blue crab effort management program, the spiny lobster trap certificate program, and the trap retrieval program.²⁷

The MRCTF will receive the proceeds from:

- All license fees for purse seines, saltwater products, nets, special activities, Apalachicola Bay oyster harvesting, and wholesale and retail saltwater products dealers;
- All funds collected from vessel registration and other related fees;
- All fees related to the spiny lobster, blue crab, and black sea bass trap retrieval program; the tarpon license program; the stone crab take endorsement; the blue crab take endorsement; and the spiny lobster trap certificate program;
- All fines and penalties relating to take, harvest, or possession of certain marine life; use of illegal nets; violations involving certain finfish; and violations involving saltwater products; and
- Other revenues as provided by law.²⁸

Vessel Titling and Registrations

All motorized vessels operating on Florida's public waterways must be titled and registered pursuant to ch. 328, F.S.²⁹ The Department of Highway Safety and Motor Vehicles (DHSMV) is

²⁵ FWC, *Mandatory Boating Education*, <u>https://myfwc.com/boating/regulations/mandatory-boating-education/</u> (last visited Oct. 6, 2021).

²⁶ Section 379.208(1), F.S.

²⁷ Id.

²⁸ Section 379.208(2), F.S.

²⁹ See s. 328.03, F.S. Certain vessels are not required to have a certificate of title, including, but not limited to, vessels used only on private lakes or ponds and vessels owned by the U.S. Government or a state or political subdivision thereof.

responsible for issuing vessel registrations and titles.³⁰ Registration and title applications must be filed at a county tax collector or license plate agent office,³¹ but the DHSMV is responsible for issuing vessel registrations.³²

A purchaser of a new or used vessel has 30 days to title and register the vessel.³³ The required information for a vessel registration application includes: the owner's name and address; residency status; personal identification (a driver license or identification card) or business identification (a federal employer identification number or Florida state, city, or county business license or number); a complete description of the vessel; payment of the applicable fee; and proof of ownership of the vessel.³⁴ During the 30-day period before registration, the owner must carry proof of the date of purchase aboard the vessel.³⁵

Every vessel operated, used, or stored on the waters of Florida must be registered unless it is:

- A vessel operated, used, and stored exclusively on private lakes and ponds;
- A vessel owned by the United States Government;
- A non-motor-powered vessel less than 16 feet in length;
- A federally documented vessel;
- A vessel already covered by a registration number awarded to it by another state or the U.S. Coast Guard, if the vessel is not located in this state for more than 90 consecutive days;
- A vessel from a country other than the United States, if the vessel is not located in this state for more than 90 days;
- An amphibious vessel for which a vehicle title is issued by the DHSMV;
- A vessel used solely for demonstration, testing, or sales promotional purposes by the manufacturer or dealer; or
- A vessel owned and operated by the state or a political subdivision thereof.³⁶

No person may sell, assign, or transfer a vessel titled in the state without providing the purchaser or transferee a valid certificate of title with an assignment on it showing transfer of title to the purchaser or transferee.³⁷ The purchaser or transferee is required to file an application for a title transfer with the county tax collector within 30 days after a change in vessel ownership.³⁸ Unless specified otherwise, a person who fails to meet titling and registration requirements is guilty of a second degree misdemeanor.³⁹

- ³⁷ Section 328.03(3), F.S.
- ³⁸ Id.

³⁰ Section 328.40, F.S.

³¹ Section 328.48(1)(a), F.S.

³² Section 328.48(3), F.S.

³³ Section 328.46(1), F.S.

³⁴ Section 328.48(1), F.S.

³⁵ Section 328.46(1), F.S.

³⁶ Section 328.48(2), F.S.

³⁹ Section 328.21, F.S.

Wildlife Alert

The Wildlife Alert Reward Association, Inc. (Wildlife Alert) is a 501(c)(3) non-profit organization created in 1979 that allows citizens to report known or suspected violations of Florida's fish, wildlife, environmental, and boating laws, and encourages citizen involvement in conservation and protection.⁴⁰ In 2014, Wildlife Alert and the FWC signed a letter of agreement recognizing Wildlife Alert as an FWC Citizen Support Organization.⁴¹ Reporters who know or suspect a violation of Florida's fish, wildlife, environmental, or boating laws may call, text, or file an online report. They may be asked to provide information about the physical descriptions of violators and vehicles, license tag numbers, locations, and other pertinent information. Reporters may remain anonymous. The Wildlife Alert program offers rewards in exchange for information that leads to the arrest of poachers or other violators.⁴²

III. Effect of Proposed Changes:

Section 1 names this act the "Boating Safety Act of 2022."

Section 2 amends s. 327.30, F.S., to create an additional fine of up to \$1,000 for a violation of the vessel collision and accident laws, or any associated rule or order of the Fish and Wildlife Conservation Commission (FWC). A conviction is any judicial disposition other than acquittal or dismissal. Money from the additional fines shall be remitted by the clerk of the court to the Department of Revenue to be deposited into the Marine Resources Conservation Trust Fund (MRCTF) to enhance law enforcement activities relating to boating infractions.

Section 3 amends s. 327.54, F.S., to revise existing requirements for liveries. The bill defines the term "conviction" as any judicial disposition other than acquittal or dismissal. It defines "livery" as a person who offers a vessel for use by another in exchange for any type of consideration when such person does not also provide the lessee or renter with a captain, a crew, or any type of staff or personnel to operate, oversee, maintain, or manage the vessel. A vessel rented or leased by a livery is a livery vessel. The bill defines "seaworthy" to mean a vessel whose parts and equipment, including, but not limited to, engines, bilge pumps, and kill switches, are functional and reasonably fit for their intended purpose.

The bill provides that, effective January 1, 2023, a livery must obtain a no-cost annual livery permit from the FWC. To qualify for the permit, an applicant must:

- Provide the FWC with a list of vessels offered by the livery for lease or rent by another;
- Have a sufficient amount of U.S. Coast Guard-approved lawful personal flotation devices on site to accommodate the capacity of all vessels offered by the livery for lease or rent by another;
- Have on site all safety equipment required by the U.S. Coast Guard to equip all vessels offered by the livery for rent or lease by another; and
- Display boating safety information in a place visible to the renting public.

 ⁴⁰ FWC, *Wildlife Alert* (2014), *available at* <u>https://myfwc.com/media/4539/wildlife-alert.pdf</u> (last visited Nov. 22, 2021).
 ⁴¹ FWC, *Wildlife Alert Reward Program* (2020), *available at* <u>https://flmtph.myfwc.com/media/19135/10_travis_wildlife-alert.pp-2020-mstm.pdf</u> (last visited Nov. 22, 2021).

If the information required to qualify for a permit changes before the annual renewal of the permit, the livery must provide the FWC with the updated information within 10 days after the change. The bill authorizes the FWC to adopt rules to implement the no-cost livery permit program. A violation of the permit requirement is a misdemeanor of the first degree.

The bill prevents a livery from knowingly leasing or renting a derelict vessel or a vessel at risk of becoming derelict.

The bill removes the prohibition that a livery cannot knowingly lease or rent a vessel to any person if it is equipped with a motor of 10 horsepower or greater unless the livery provides prerental or pre-ride instruction. Instead, pre-rental or pre-ride instruction must be in compliance with rules established by the FWC. The bill provides that instruction on local characteristics of the waterway where the vessel will be operated includes navigational hazards, boating-restricted areas, and water depths, as well as emergency procedures such as appropriate responses to capsizing, falls overboard, taking on water, and vessel accidents. The bill reorganizes language requiring the person delivering this information to have successfully completed a boater safety course.

The bill adds that a livery may not knowingly lease or rent a vessel to any person unless the livery has a written agreement with the renter or lessee. The livery must maintain each agreement for no less than one year and must make it available for inspection by law enforcement upon request. The written agreement must include:

- The names, addresses, and dates of birth of all persons who will be aboard the vessel;
- The time the vessel must be returned to the livery or other specified location; and
- An emergency contact name, address, and telephone number.

A livery may not knowingly lease or rent a vessel to any person who is required to have photographic identification and a boating safety card or certificate, unless the person presents the required documentation for the operation of a vessel or is exempt from the requirement.

The following requirements, which currently apply to "personal watercraft," are broadened to apply to "vessels":⁴³

- A livery may not knowingly lease or rent a vessel to any person under 18 years of age.
- A livery may not knowingly lease or rent a vessel to any person unless the livery first obtains a policy from a licensed insurance carrier in Florida, which insures the livery and renter against any accident, loss, injury, property damage, or other casualty caused by or resulting from the operation of the vessel. The policy must provide coverage of at least \$500,000 per person and \$1 million per event. The livery and renter must have proof of insurance available for inspection at the location where the vessels are being leased or rented or offered for lease or rent. The livery shall provide the insurance carrier's name and address and the insurance policy number to each renter.

⁴³ A "personal watercraft" is a vessel 16 feet in length which uses an inboard motor powering a water jet pump as its primary source of power and which is designed to be operated by a person sitting, standing, or kneeling on the vessel, rather than in the conventional manner of sitting or standing inside the vessel. Section 327.02(36), F.S. A "vessel" includes every description of watercraft, barge, and airboat, other than a seaplane on the water, used or capable of being used as a means of transportation on water. Section 327.02(47), F.S.

• The bill requires a person who receives instruction regarding the safe operation of vessels or pre-rental or pre-ride instruction to provide the livery with a signed form attesting to each component of the instruction. The FWC shall establish the form's content by rule. The bill also requires that the form be signed by the individual providing instruction, and the livery shall maintain the form for no less than 90 days and make the form available for inspection by law enforcement upon request.

The bill clarifies that if a vessel rented or leased by a livery is unnecessarily overdue more than one hour after the contracted rental time has expired, then the livery must notify law enforcement and the U.S. Coast Guard.

The bill requires that a livery must report an accident resulting in bodily injury, death, or disappearance of any person, or damage to any vessel or other property in an apparent aggregate amount of at least \$2,000 when the operator is incapable of making a report.

The bill provides that a livery shall make its facilities and records available for inspection within 24 hours of notice by law enforcement.

The bill provides penalties for violations of the livery requirements:

- A person who violates one or more statutory requirements for liveries, but not the no-cost livery permit requirement, and who has not been convicted of a violation of the livery requirements in the past three years, commits a misdemeanor of the second degree and may face imprisonment of no more than 60 days and/or a fine of no more than \$500.
- If the violation has occurred within three years after a previous conviction, the person commits a misdemeanor of the first degree and may face imprisonment of no more than one year and/or a fine of no more than \$1,000. There is an additional minimum mandatory fine of \$500.
- If the person commits another violation within five years after two previous convictions for violations of the livery requirements, the person commits a misdemeanor of the first degree and may face imprisonment of no more than one year and/or a fine of no more than \$1,000. There is an additional minimum mandatory fine of \$1,000.
- A person who commits more than one violation of the livery requirements, but not the no-cost livery permit requirement, within a three year period may not act as a livery during a 90-day period immediately after being charged. Effective January 1, 2023, the FWC may revoke or refuse to issue a no-cost livery permit based on repeated violations of the livery requirements.

Section 4 amends s. 327.73, F.S., to increase the following penalties for noncriminal infractions:

- The maximum fine for an owner or operator of a vessel with an expired registration of six months or less is increased from \$50 to \$100 for a first and subsequent offense.
- The maximum fine for violating the navigation rules in a way that is not reckless and does not result in an accident, or results in an accident that does not cause serious bodily injury or death:
 - Is increased from \$250 to \$500 for a first offense.
 - Is increased from \$750 to \$1,000 for a second offense.
 - Is increased from \$1,000 to \$1,500 for a third or subsequent offense.

- The fine for operating a vessel outside a lawfully marked channel in a careless manner that causes seagrass scarring within an aquatic preserve, except the Lake Jackson, Ocklawaha River, Wekiva River, and Rainbow Springs aquatic preserves, is increased from \$50 to \$100 for a first offense.
- The fine for operating a vessel in violation of a springs protection zone is increased from \$50 to \$100 for a first offense.
- The maximum fine for anchoring a vessel in an anchoring limitation area:
 - Is increased from \$50 to \$100 for a first offense;
 - o Is increased from \$100 to \$250 for a second offense; and
 - Is increased from \$250 to \$500 for a third or subsequent offense.
- The fine for violating an area where vessels creating a special hazard are operating:
 - Is increased from \$50 to \$100 for a first offense;
 - Is increased from \$100 to \$250 for a second offense occurring within 12 months after a prior offense; and
 - Is increased from \$250 to \$500 for a third offense occurring within 36 months after a prior offense.
- The maximum civil penalty for noncriminal violations of vessel laws is increased from \$50 to \$100, except as otherwise provided.

The bill adds the following penalties for noncriminal infractions:

- The maximum fine for improper transfer of vessel title is \$500.
- The maximum fine for failure to update vessel registration information is \$500.

The bill adds law enforcement purposes to the uses of fees and civil penalties collected pursuant to this section.

Section 5 amends s. 327.731, F.S., relating to mandatory education for violators. The bill adds a fine of \$500 to the list of requirements that are triggered if a person is:

- Convicted of a criminal violation under ch. 327, F.S. (relating to vessel safety);
- Convicted of a noncriminal infraction under ch. 327, F.S., if it resulted in a reportable boating accident; or
- Convicted of two noncriminal infractions of vessel laws, if the infractions occurred within a 12-month period. These infractions relate to:
 - Careless operation;
 - Waterskiing, aquaplaning, parasailing, and similar activities;
 - Interfering with navigation;
 - Violating boating-restricted areas and speed limits;
 - Required safety equipment, lights, and shapes;
 - Violating navigation rules in a way that does not result in an accident, or that results in an accident not causing serious bodily injury or death;
 - Personal watercraft;
 - Boater safety education;
 - o Operating overloaded or overpowered vessels;
 - Divers-down warning devices;
 - Adequate mufflers on airboats;
 - Displaying a flag on an airboat;

- o Carelessly causing seagrass scarring; and
- Violating springs protection zones.

The clerk of the court shall remit the fines to be deposited into the MRCTF to support law enforcement activities.

The bill requires the FWC to maintain a program to ensure compliance with mandatory boating safety education requirements. The program must track any citation resulting in a conviction under this section and send notices to each person subject to the requirement for mandatory boating safety education.

Section 6 amends s. 328.03, F.S., to provide that any person who does not properly transfer title of a vessel is subject to a maximum penalty of \$500.

Section 7 amends s. 328.03, F.S., as amended by chapter 2019-76, Laws of Florida, to provide that any person who does not properly transfer title of a vessel is subject to a maximum penalty of \$500. This amendment is effective July 1, 2023.

Section 8 amends s. 328.48, F.S., to add language requiring a vessel owner to provide a physical residential or business address when filing an application for vessel registration. The bill allows the FWC to authorize a live-aboard vessel owner to provide a post office box address in lieu of a physical residential or business address.

The bill adds language requiring a vessel owner's physical residential or business address on each certificate of registration issued.

The bill provides that a person who does not update his or her vessel registration information with the county tax collector within six months after a change to the information will be subject to a maximum penalty of \$500.

Section 9 creates the Illegal Boating Strike Team. To this end, the bill appropriates \$2 million in recurring funds for the 2022-2023 fiscal year from the General Revenue Fund to the FWC and authorizes seven positions with associated salary rate of 322,763. The Illegal Boating Strike Team will coordinate law enforcement at the federal, state, and local levels to increase public safety and decrease boating accidents, injuries, fatalities, and criminal activity. In areas where illegal charters and illegal liveries are found to be operating, the strike team shall do all of the following:

- Enhance law enforcement activities by increasing intergovernmental coordination to address any criminal conduct or safety violation, taxes and fees, and licensure regulations by such charter and livery operations;
- Address unsafe customer pick-ups and drop-offs;
- Improve signage and set appropriate speed limits in waterways;
- Ensure correct and current information is used for vessel registration;
- Publicize existing reporting systems and use social media to encourage citizens to report illegal activities; and

•

Develop educational campaigns to address and deter illegal charter operations, illegal livery operations, boating under the influence, and related public safety issues, and to encourage the reporting of boating violations.

Section 10 appropriates \$100,000 in recurring funds for the 2022-2023 fiscal year from the General Revenue Fund to the FWC and authorizes one position with associated salary rate of \$60,000 to implement the amendment made to s. 327.731, F.S., by this act, relating to ensuring compliance with mandatory boating safety education requirements.

Section 11 appropriates \$125,000 in nonrecurring funds for the 2022-2023 fiscal year from the General Revenue Fund to the FWC for the purpose of implementing the no-cost livery permitting requirement in s. 327.54(2), F.S.

Section 12 provides that except as otherwise expressly provided, the effective date is July 1, 2022.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

Increased boating penalties are expected to have a positive fiscal impact to the state. The bill appropriates \$2 million in recurring funds from the General Revenue Fund to the Fish and Wildlife Conservation Commission (FWC) and authorizes seven positions with associated salary rate of 322,763 for the Illegal Boating Strike Team. The bill also appropriates \$100,000 in recurring funds from the General Revenue Fund to the FWC and authorizes one position with associated salary rate of \$60,000, relating to ensuring compliance with mandatory boating safety education requirements. The bill also appropriates \$125,000 in nonrecurring funds for the 2022-2023 fiscal year from the General Revenue Fund to the FWC for the purpose of implementing the no-cost livery permitting requirement.

VI. Technical Deficiencies:

None.

VII. Related Issues:

The bill provides that violators of s. 327.30, F.S., (relating to vessel collisions, accidents, and casualties) may be ordered to pay an additional fine of up to \$1,000, which must be deposited into the Marine Resources Conservation Trust Fund (MRCTF).⁴⁴ However, the bill does not state who is responsible for ensuring the additional fine is deposited in the MRCTF.⁴⁵

The Department of Revenue recommends the following replacement language for Line 73 of the bill: "\$1,000 per violation. All fines assessed and collected pursuant to this subsection shall be remitted by the clerk of the court to the Department of Revenue to be deposited into the Marine."⁴⁶

VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 327.30, 327.54, 327.73, 327.731, 328.03, and 328.48.

IX. Additional Information:

A. Committee Substitute – Statement of Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

Recommended CS by Appropriations Subcommittee on Agriculture, Environment, and General Government on January 26, 2022:

The committee substitute:

• Clarifies that the insurance policies purchased by a livery must cover both the livery and renter;

⁴⁵ Id.

⁴⁴ Department of Revenue, *2022 Agency Legislative Bill Analysis* (Nov. 4, 2021) (on file with the Senate Committee on Environment and Natural Resources).

⁴⁶ Id.

- Allows for the FWC to accept a P.O. Box address instead of a physical residential or business address for live-aboard vessel registration applications in certain cases; and
- Clarifies the clerk of the court shall remit all fines assessed and collected to the Department of Revenue to be deposited into the Marine Resources Conservation Trust Fund.
- B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

1	A bill to be entitled
2	An act relating to boating safety; providing a short
3	title; amending s. 327.30, F.S.; authorizing a court
4	to impose a specified fine for certain boating
5	collisions and accidents; requiring such fines to be
6	deposited into the Marine Resources Conservation Trust
7	Fund for specified purposes; defining the terms
8	"convicted" and "conviction"; amending s. 327.54,
9	F.S.; defining terms; prohibiting liveries, beginning
10	on a specified date, from offering a vessel for lease
11	or rent without a livery permit; specifying
12	requirements and qualifications for the permit;
13	authorizing the Fish and Wildlife Conservation
14	Commission to adopt rules; providing penalties for
15	permit violations; revising the conditions under which
16	a livery may not knowingly lease or rent a vessel;
17	requiring specified boating safety education courses
18	for certain instructors; requiring a person receiving
19	safety instruction to provide the livery with a
20	specified signed attestation; requiring liveries to
21	report certain issues and accidents; requiring
22	liveries to make facilities and records available to
23	law enforcement upon notice; providing penalties for
24	violations and additional penalties for subsequent
25	violations; prohibiting violators from operating a
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26 vessel or acting as a livery for a specified timeframe 27 after such a violation; authorizing the commission, 28 beginning on a specified date, to revoke or refuse to 29 issue permits for repeated violations; amending s. 327.73, F.S.; increasing fines for violations of 30 31 certain boating regulations; providing fines for 32 improper transfers of title and failures to update 33 vessel registration information; authorizing certain 34 fees and penalties deposited into the Marine Resources Conservation Trust Fund to be used for law enforcement 35 purposes; amending s. 327.731, F.S.; imposing a fine 36 for persons convicted of certain criminal or 37 38 noncriminal infractions; providing for the deposit of 39 such fines into the Marine Resources Conservation 40 Trust Fund; requiring the commission to maintain a 41 program to ensure compliance with certain boating 42 safety education requirements; specifying requirements 43 for the program; amending s. 328.03, F.S.; providing 44 that an improper transfer of vessel title is subject to a civil penalty; amending s. 328.48, F.S.; 45 46 requiring that the address provided in a vessel 47 registration application and a certificate of 48 registration be a physical residential or business 49 address; authorizing the commission to accept post office box addresses in lieu of the physical 50

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51	residential or business address under certain
52	circumstances; providing that a person who fails to
53	update his or her vessel registration information
54	within a specified timeframe is subject to a civil
55	penalty; providing appropriations to the commission
56	and authorizing a position for a specified purpose;
57	providing effective dates.
58	
59	Be It Enacted by the Legislature of the State of Florida:
60	
61	Section 1. This act may be cited as the "Boating Safety
62	<u>Act of 2022."</u>
63	Section 2. Subsection (7) is added to section 327.30,
64	Florida Statutes, to read:
65	327.30 Collisions, accidents, and casualties
66	(7) In addition to any other penalty provided by law, a
67	court may order a person convicted of a violation of this
68	section or of any rule adopted or order issued by the commission
69	pursuant to this section to pay an additional fine of up to
70	\$1,000 per violation, which must be deposited into the Marine
71	Resources Conservation Trust Fund to be used to enhance state
72	and local law enforcement activities related to boating
73	infractions. As used in this subsection, the terms "convicted"
74	and "conviction" mean any judicial disposition other than
75	acquittal or dismissal.

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76	Section 3. Section 327.54, Florida Statutes, is amended to					
77	read:					
78	327.54 Liveries; safety regulations; penalty					
79	(1) As used in this section, the term:					
80	(a) "Conviction" means any judicial disposition other than					
81	<u>acquittal or dismissal.</u>					
82	(b) "Livery" means a person who offers a vessel for use by					
83	another in exchange for any type of consideration when such					
84	person does not also provide the lessee or renter with a					
85	captain, a crew, or any type of staff or personnel to operate,					
86	oversee, maintain, or manage the vessel. A vessel rented or					
87	leased by a livery is a livery vessel as defined in s. 327.02.					
88	(c) "Seaworthy" means the vessel and all of its parts and					
89	equipment, including, but not limited to, engines, bilge pumps,					
90	and kill switches, are functional and reasonably fit for their					
91	intended purpose.					
92	(2) Beginning on January 1, 2023, a livery may not offer a					
93	vessel for lease or rent without first being issued a no-cost					
94	livery permit by the commission. The permit must be renewed					
95	annually. To qualify for issuance or renewal of a livery permit,					
96	an applicant must provide the commission with a list of all					
97	vessels offered by the livery for lease or rent by another, have					
98	valid insurance pursuant to paragraph (3)(j), have an amount of					
99	United States Coast Guard-approved lawful personal floatation					
100	devices on site sufficient to accommodate the capacity of all					
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101	vessels offered by the livery for rent or lease by another, have
102	on site all safety equipment required by s. 327.50 and the Code
103	of Federal Regulations sufficient to equip all vessels offered
104	by the livery for rent or lease by another, and display the
105	information required by paragraph (3)(f). If, before the annual
106	renewal of the permit, the information required by this
107	subsection changes, the livery must provide the commission with
108	the updated information within 10 days after the change.
109	(a) The commission may adopt rules to implement this
110	subsection.
111	(b) A person who violates this subsection commits a
112	misdemeanor of the first degree, punishable as provided in s.
113	775.082 or s. 775.083.
114	(3) A livery may not knowingly lease, hire, or rent a
115	vessel to any person:
116	(a) When the number of persons intending to use the vessel
117	exceeds the number considered to constitute a maximum safety
118	load for the vessel as specified on the authorized persons
119	capacity plate of the vessel.
120	(b) When the horsepower of the motor exceeds the capacity
121	of the vessel.
122	(c) When the vessel does not contain the required safety
123	equipment required under s. 327.50.
124	(d) When the vessel is not seaworthy, is a derelict vessel
125	as defined in s. 823.11, or is at risk of becoming derelict as
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126 provided in s. 327.4107. 127 When the vessel is equipped with a motor of 10 (e) 128 horsepower or greater, Unless the livery provides pre-rental 129 prorental or pre-ride preride instruction in compliance with 130 rules established by the commission. The instruction must include that includes, but need not be limited to: 131 132 1. Operational characteristics of the vessel to be rented. 133 2. Safe vessel operation and vessel right-of-way. 134 3. The responsibility of the vessel operator for the safe 135 and proper operation of the vessel. 136 4. Local characteristics of the waterway where the vessel will be operated, such as navigational hazards, the presence of 137 boating-restricted areas, and water depths. 138 139 5. Emergency procedures such as appropriate responses to 140 capsizing, falls overboard, taking on water, and vessel 141 accidents. 142 143 Any person delivering the information specified in this 144 paragraph must have successfully completed a boater 145 course approved by the National Association of State Boating Law 146 Administrators and this state. 147 (f) Unless the livery displays boating safety information 148 in a place visible to the renting public. The commission shall 149 prescribe by rule, pursuant to chapter 120, the contents and size of the boating safety information to be displayed. 150

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151 Unless the livery has a written agreement with the (q) 152 renter or lessee. The written agreement must include a list of 153 the names, addresses, and dates of birth for all persons who 154 will be aboard the vessel, as well as the time the vessel is 155 required to be returned to the livery or another specified 156 location and an emergency contact name, address, and telephone 157 number. The livery shall maintain each agreement for no less 158 than 1 year and, upon request, make each agreement available for 159 inspection by law enforcement. 160 Who is required to comply with s. 327.395, unless such (h) 161 person presents to the livery the documentation required by s. 162 327.395(2) for the operation of a vessel or meets the exemption 163 provided under s. 327.395(6)(f). 164 (i) Who is under 18 years of age. 165 (j) Unless the livery first obtains and carries in full 166 force and effect a policy from a licensed insurance carrier in 167 this state which insures the livery against any accident, loss, 168 injury, property damage, or other casualty caused by or 169 resulting from the operation of the vessel. The insurance policy 170 must provide coverage of at least \$500,000 per person and \$1 million per event. The livery shall have proof of such insurance 171 available for inspection at the location where the livery's 172 173 vessels are being leased or rented, or offered for lease or 174 rent, and shall provide to each renter the insurance carrier's 175 name and address and the insurance policy number.

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2022

176	(4) Notwithstanding the person's age or any exemptions
177	provided in s. 327.395, any person delivering instruction
178	regarding the safe operation of vessels or pre-rental or pre-
179	ride instruction in accordance with subsection (3) must have
180	successfully completed a boating safety education course
181	approved by the National Association of State Boating Law
182	Administrators and this state.
183	(5) A person who receives instruction regarding the safe
184	operation of vessels or pre-rental or pre-ride instruction in
185	accordance with subsection (3) must provide the livery with a
186	signed form attesting to each component of the instruction.
187	(a) The commission shall establish by rule the content of
188	the form.
189	(b) The form must be signed by the individual providing
190	the instruction.
191	(c) The livery shall maintain the form for no less than 90
192	days and, upon request, make the form available for inspection
193	by law enforcement.
194	(2) A livery may not knowingly lease, hire, or rent a
195	vessel to a person who is required to comply with s. 327.395
196	unless such person presents to the livery the documentation
197	required by s. 327.395(2) for the operation of a vessel or meets
198	the exemption provided under s. 327.395(6)(f).
199	<u>(6)</u> If a vessel <u>rented or leased by a livery</u> is
200	unnecessarily overdue more than 1 hour after the contracted
ļ	Page 8 of 23

201	vessel rental time has expired, the livery must shall notify law				
202	enforcement and the United States Coast Guard the proper				
203	authorities.				
204	(7) If a vessel rented or leased by a livery is involved				
205	in an accident, the livery must, as applicable under s. 327.301,				
206	report the accident.				
207	(8) A livery shall make its facilities and records				
208	available for inspection upon request by law enforcement no				
209	later than 24 hours after receiving notice from law enforcement.				
210	(9)(a) A person who violates this section other than				
211	subsection (2), but who has not been convicted of a violation of				
212	this section within the past 3 years, commits a misdemeanor of				
213	the second degree, punishable as provided in s. 775.082 or s.				
214	775.083.				
215	(b) Unless the stricter penalties in paragraph (c) apply,				
216	a person who violates this section other than subsection (2)				
217	within 3 years after a previous conviction of a violation of				
218	this section commits a misdemeanor of the first degree,				
219	punishable as provided in s. 775.082 or s. 775.083, with a				
220	minimum mandatory fine of \$500.				
221	(c) A person who violates this section other than				
222	subsection (2) within 5 years after two previous convictions for				
223	a violation of this section commits a misdemeanor of the first				
224	degree, punishable as provided in s. 775.082 or s. 775.083, with				
225	a minimum mandatory fine of \$1,000.				

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226 (10) A person who commits more than one violation of this 227 section, other than subsection (2), within a 3-year period may 228 not act as a livery during a 90-day period immediately after 229 being charged with that violation. Beginning January 1, 2023, 230 the commission may revoke or refuse to issue a permit under 231 subsection (2) based on repeated violations of this section. 232 (4) (a) A livery may not knowingly lease, hire, or rent a 233 personal watercraft to any person who is under 18 years of age. 234 (b) A livery may not knowingly lease, hire, or rent a 235 personal watercraft to any person who has not received 236 instruction in the safe handling of personal watercraft, in 237 compliance with rules established by the commission pursuant to 238 chapter 120. 239 (c) Any person receiving instruction in the safe handling 240 of personal watercraft pursuant to a program established by rule 241 of the commission must provide the livery with a written 242 statement attesting to the same. 243 (5) A livery may not lease, hire, or rent any personal 244 offer to lease, hire, or rent any personal or 245 watercraft unless the livery first obtains and carries in full 246 force and effect a policy from a licensed insurance carrier in 247 this state, insuring against any accident, loss, injury, 248 property damage, or other casualty caused by or resulting from 249 the operation of the personal watercraft. The insurance policy shall provide coverage of at least \$500,000 per person and \$1 250

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2022

251	million per event. The livery must have proof of such insurance			
252	available for inspection at the location where personal			
253	watercraft are being leased, hired, or rented, or offered for			
254	lease, hire, or rent, and shall provide to each renter the			
255	insurance carrier's name and address and the insurance policy			
256	number.			
257	(6) Any person convicted of violating this section commits			
258	a misdemeanor of the second degree, punishable as provided in s.			
259	775.082 or s. 775.083.			
260	Section 4. Subsections (1) and (8) of section 327.73,			
261	Florida Statutes, are amended to read:			
262	327.73 Noncriminal infractions			
263	(1) Violations of the following provisions of the vessel			
264	laws of this state are noncriminal infractions:			
265	(a) Section 328.46, relating to operation of unregistered			
266	and unnumbered vessels.			
267	(b) Section 328.48(4), relating to display of number and			
268	possession of registration certificate.			
269	(c) Section 328.48(5), relating to display of decal.			
270	(d) Section 328.52(2), relating to display of number.			
271	(e) Section 328.54, relating to spacing of digits and			
272	letters of identification number.			
273	(f) Section 328.60, relating to military personnel and			
274	registration of vessels.			
275	(g) Section 328.72(13), relating to operation with an			
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276 expired registration, for which the penalty is: 277 For a first or subsequent offense of s. 328.72(13)(a), 1. 278 up to a maximum of \$100 $\frac{50}{50}$. 279 2. For a first offense of s. 328.72(13) (b), up to a 280 maximum of \$250. 281 3. For a second or subsequent offense of s. 328.72(13)(b), 282 up to a maximum of \$500. Any person cited for a noncriminal 283 infraction under this subparagraph may not have the provisions 284 of paragraph (4)(a) available to him or her but must appear 285 before the designated official at the time and location of the 286 scheduled hearing. 287 Section 327.33(2), relating to careless operation. (h) 288 Section 327.37, relating to water skiing, aquaplaning, (i) 289 parasailing, and similar activities. 290 Section 327.44, relating to interference with (j) 291 navigation. 292 Violations relating to boating-restricted areas and (k) 293 speed limits: 294 1. Established by the commission or by local governmental 295 authorities pursuant to s. 327.46. 296 2. Speed limits established pursuant to s. 379.2431(2). 297 Section 327.48, relating to regattas and races. (1) 298 (m) Section 327.50(1) and (2), relating to required safety 299 equipment, lights, and shapes. 300 (n) Section 327.65, relating to muffling devices.

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301 Section 327.33(3)(b), relating to a violation of (0)302 navigation rules: 303 1. That does not result in an accident; or 304 2. That results in an accident not causing serious bodily 305 injury or death, for which the penalty is: 306 For a first offense, up to a maximum of \$500 \$250. a. 307 b. For a second offense, up to a maximum of \$1,000For a third or subsequent offense, up to a maximum of 308 с. 309 \$1,500 \$1,000. Section 327.39(1), (2), (3), and (5), relating to 310 (p) 311 personal watercraft. 312 Section 327.53(1), (2), (3), and (8), relating to (q) 313 marine sanitation. 314 (r) Section 327.53(4), (5), and (7), relating to marine 315 sanitation, and s. 327.60, relating to no-discharge zones, for 316 which the civil penalty is \$250. 317 Section 327.395, relating to boater safety education. (s) 318 However, a person cited for violating the requirements of s. 319 327.395 relating to failure to have required proof of boating 320 safety education in his or her possession may not be convicted if, before or at the time of a county court hearing, the person 321 produces proof of the boating safety education identification 322 323 card or temporary certificate for verification by the hearing 324 officer or the court clerk and the identification card or 325 temporary certificate was valid at the time the person was

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326	cited.					
327	(t) Section 327.52(3), relating to operation of overloaded					
328	or overpowered vessels.					
329	(u) Section 327.331, relating to divers-down warning					
330	devices, except for violations meeting the requirements of s.					
331	327.33.					
332	(v) Section 327.391(1), relating to the requirement for an					
333	adequate muffler on an airboat.					
334	(w) Section 327.391(3), relating to the display of a flag					
335	on an airboat.					
336	(x) Section 253.04(3)(a), relating to carelessly causing					
337	seagrass scarring, for which the civil penalty upon conviction					
338	is:					
339	1. For a first offense, <u>\$100</u> \$50 .					
340	2. For a second offense occurring within 12 months after a					
341	prior conviction, \$250.					
342	3. For a third offense occurring within 36 months after a					
343	prior conviction, \$500.					
344	4. For a fourth or subsequent offense occurring within 72					
345	months after a prior conviction, \$1,000.					
346	(y) Section 327.45, relating to protection zones for					
347	springs, for which the penalty is:					
348	1. For a first offense, <u>\$100</u> \$50 .					
349	2. For a second offense occurring within 12 months after a					
350	prior conviction, \$250.					

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351 For a third offense occurring within 36 months after a 3. 352 prior conviction, \$500. 353 4. For a fourth or subsequent offense occurring within 72 354 months after a prior conviction, \$1,000. 355 Section 327.4108, relating to the anchoring of vessels (Z) 356 in anchoring limitation areas, for which the penalty is: 357 1. For a first offense, up to a maximum of \$100 \$50. 358 For a second offense, up to a maximum of \$250 \$100. 2. 359 3. For a third or subsequent offense, up to a maximum of 360 \$500 \$250. Section 327.4107, relating to vessels at risk of 361 (aa) 362 becoming derelict on waters of this state, for which the civil 363 penalty is: 364 For a first offense, \$100. 1. 365 2. For a second offense occurring 30 days or more after a 366 first offense, \$250. 367 3. For a third or subsequent offense occurring 30 days or 368 more after a previous offense, \$500. 369 370 A vessel that is the subject of three or more violations issued 371 pursuant to the same paragraph of s. 327.4107(2) within an 18month period which result in dispositions other than acquittal 372 373 or dismissal shall be declared to be a public nuisance and 374 subject to ss. 705.103(2) and (4) and 823.11(3). The commission, 375 an officer of the commission, or a law enforcement agency or

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officer specified in s. 327.70 may relocate, remove, or cause to

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be relocated or removed such public nuisance vessels from waters of this state. The commission, an officer of the commission, or a law enforcement agency or officer acting pursuant to this paragraph upon waters of this state shall be held harmless for all damages to the vessel resulting from such relocation or removal unless the damage results from gross negligence or willful misconduct as these terms are defined in s. 823.11. (bb) Section 327.4109, relating to anchoring or mooring in a prohibited area, for which the penalty is: 1. For a first offense, up to a maximum of \$100For a second offense, up to a maximum of \$250 \$100. 2. 3. For a third or subsequent offense, up to a maximum of \$500 \$250. Section 327.463(4)(a) and (b), relating to vessels (CC) creating special hazards, for which the penalty is: For a first offense, \$100 \$50. 1. 2. For a second offense occurring within 12 months after a prior offense, \$250 \$100. For a third offense occurring within 36 months after a 3. prior offense, \$500 \$250. Section 327.371, relating to the regulation of human-(dd) powered vessels. (ee) Section 328.03, relating to an improper transfer of

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title, for which the penalty is up to a maximum of \$500.

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401 (ff) Section 328.48(9), relating to the failure to update 402 vessel registration information, for which the penalty is up to 403 a maximum of \$500. 404 405 Any person cited for a violation of any provision of this 406 subsection shall be deemed to be charged with a noncriminal 407 infraction, shall be cited for such an infraction, and shall be 408 cited to appear before the county court. The civil penalty for 409 any such infraction is $$100 \frac{50}{50}$, except as otherwise provided in 410 this section. Any person who fails to appear or otherwise 411 properly respond to a uniform boating citation shall, in 412 addition to the charge relating to the violation of the boating 413 laws of this state, must be charged with the offense of failing 414 to respond to such citation and, upon conviction, be guilty of a 415 misdemeanor of the second degree, punishable as provided in s. 416 775.082 or s. 775.083. A written warning to this effect shall be 417 provided at the time such uniform boating citation is issued. 418 (8) All fees and civil penalties assessed and collected 419 pursuant to this section shall be remitted by the clerk of the 420 court to the Department of Revenue to be deposited into the 421 Marine Resources Conservation Trust Fund for boating safety 422 education or law enforcement purposes. 423 Section 5. Subsection (1) of section 327.731, Florida 424 Statutes, is amended, and subsection (4) is added to that 425 section, to read: Page 17 of 23

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426	327.731 Mandatory education for violators					
427	(1) A person convicted of a criminal violation under this					
428	chapter, convicted of a noncriminal infraction under this					
429	chapter if the infraction resulted in a reportable boating					
430	accident, or convicted of two noncriminal infractions as					
431	specified in s. 327.73(1)(h)-(k), (m), (o), (p), and (s)-(y),					
432	the said infractions occurring within a 12-month period, must:					
433	(a) Enroll in, attend, and successfully complete, at his					
434	or her own expense, a classroom or online boating safety course					
435	that is approved by and meets the minimum standards established					
436	by commission rule;					
437	(b) File with the commission within 90 days proof of					
438	successful completion of the course; and					
439	(c) Refrain from operating a vessel until he or she has					
440	filed proof of successful completion of the course with the					
440 441						
	commission; and					
441	commission <u>; and</u> (d) Pay a fine of \$500. The clerk of the court shall remit					
441 442	commission <u>; and</u> (d) Pay a fine of \$500. The clerk of the court shall remit <u>all fines assessed and collected under this paragraph to the</u>					
441 442 443	commission <u>; and</u> (d) Pay a fine of \$500. The clerk of the court shall remit <u>all fines assessed and collected under this paragraph to the</u>					
441 442 443 444	commission <u>; and</u> (d) Pay a fine of \$500. The clerk of the court shall remit <u>all fines assessed and collected under this paragraph to the</u> <u>Department of Revenue to be deposited into the Marine Resources</u>					
441 442 443 444 445	commission <u>; and</u> (d) Pay a fine of \$500. The clerk of the court shall remit all fines assessed and collected under this paragraph to the Department of Revenue to be deposited into the Marine Resources <u>Conservation Trust Fund to support law enforcement activities</u> . (4) The commission shall maintain a program to ensure					
441 442 443 444 445 446	<pre>commission; and (d) Pay a fine of \$500. The clerk of the court shall remit all fines assessed and collected under this paragraph to the Department of Revenue to be deposited into the Marine Resources Conservation Trust Fund to support law enforcement activities.</pre>					
441 442 443 444 445 446 447	<pre>commission; and (d) Pay a fine of \$500. The clerk of the court shall remit all fines assessed and collected under this paragraph to the Department of Revenue to be deposited into the Marine Resources Conservation Trust Fund to support law enforcement activities. (4) The commission shall maintain a program to ensure compliance with the mandatory boating safety education requirements under this section. This program must:</pre>					
441 442 443 444 445 446 447 448	<pre>commission; and (d) Pay a fine of \$500. The clerk of the court shall remit all fines assessed and collected under this paragraph to the Department of Revenue to be deposited into the Marine Resources Conservation Trust Fund to support law enforcement activities. (4) The commission shall maintain a program to ensure compliance with the mandatory boating safety education requirements under this section. This program must: (a) Track any citations resulting in a conviction under</pre>					

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(b) Send specific notices to each person subject to the					
requirement for mandatory boating safety education.					
Section 6. Subsection (3) of section 328.03, Florida					
Statutes, is amended to read:					
328.03 Certificate of title required					
(3) A person <u>may</u> shall not sell, assign, or transfer a					
vessel titled by the state without delivering to the purchaser					
or transferee a valid certificate of title with an assignment on					
it showing the transfer of title to the purchaser or transferee.					
A person <u>may</u> shall not purchase or otherwise acquire a vessel					
required to be titled by the state without obtaining a					
certificate of title for the vessel in his or her name. The					
purchaser or transferee shall, within 30 days after a change in					
vessel ownership, file an application for a title transfer with					
the county tax collector. An additional \$10 fee \underline{must} \underline{shall} be					
charged against the purchaser or transferee if he or she files a					
title transfer application after the 30-day period. The county					
tax collector <u>may</u> shall be entitled to retain \$5 of the					
additional amount. Any person who does not properly transfer					
title of a vessel pursuant to this chapter is subject to the					
penalties provided in s. 327.73(1)(ee).					
Section 7. Effective July 1, 2023, subsection (4) of					
section 328.03, Florida Statutes, as amended by chapter 2019-76,					
Laws of Florida, is amended to read:					
328.03 Certificate of title required					
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476 An additional \$10 fee shall be charged against the (4) 477 purchaser or transferee if he or she files a title transfer 478 application after the 30-day period. The county tax collector 479 may shall be entitled to retain \$5 of the additional amount. Any 480 person who does not properly transfer title of a vessel pursuant 481 to this chapter is subject to the penalties provided in s. 482 327.73(1) (ee). 483 Section 8. Paragraph (a) of subsection (1) and subsection 484 (4) of section 328.48, Florida Statutes, are amended, and 485 subsection (9) is added to that section, to read: 486 328.48 Vessel registration, application, certificate, 487 number, decal, duplicate certificate.-488 (1) (a) The owner of each vessel required by this law to 489 pay a registration fee and secure an identification number shall 490 file an application with the county tax collector. The 491 application must shall provide the owner's name and physical 492 residential or business address; residency status; personal or 493 business identification; and a complete description of the 494 vessel, and must shall be accompanied by payment of the 495 applicable fee required in s. 328.72. An individual applicant 496 must provide a valid driver license or identification card 497 issued by this state or another state or a valid passport. A 498 business applicant must provide a federal employer 499 identification number, if applicable, verification that the business is authorized to conduct business in this the state, or 500

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501 a Florida city or county business license or number. 502 Registration is not required for any vessel that is not used on 503 the waters of this state. Upon receipt of an application from a 504 live-aboard vessel owner, the commission may authorize such 505 owner to provide a post office box address in lieu of a physical 506 residential or business address so long as he or she has not 507 been convicted of a criminal offense under this chapter or 508 chapter 327.

509 (4) Each certificate of registration issued must shall 510 state among other items the numbers awarded to the vessel, the 511 hull identification number, the name and physical residential or 512 business address of the owner, and a description of the vessel, 513 except that certificates of registration for vessels constructed 514 or assembled by the owner registered for the first time must 515 shall state all the foregoing information except the hull 516 identification number. The numbers must shall be placed on each 517 side of the forward half of the vessel in such position as to 518 provide clear legibility for identification, except, if the 519 vessel is an airboat, the numbers may be placed on each side of 520 the rudder. The numbers awarded to the vessel must shall read 521 from left to right and must shall be in block characters of good 522 proportion not less than 3 inches in height. The numbers must 523 shall be of a solid color that which will contrast with the 524 color of the background and must shall be so maintained as to be 525 clearly visible and legible; i.e., dark numbers on a light

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526 background or light numbers on a dark background. The 527 certificate of registration must shall be pocket-sized and must 528 shall be available for inspection on the vessel for which issued 529 whenever such vessel is in operation. Upon receipt of an 530 application from a live-aboard vessel owner, the commission may 531 authorize such owner to provide a post office box address in 532 lieu of a physical residential address so long as he or she has 533 not been convicted of a criminal offense under this chapter or 534 chapter 327. 535 (9) A person who does not update his or her vessel 536 registration information with the county tax collector within 6 537 months after a change to the information is subject to the 538 penalties provided in s. 327.73(1)(ff). 539 Section 9. For the 2022-2023 fiscal year, the sum of 540 \$100,000 in recurring funds from the General Revenue Fund is 541 appropriated to the Fish and Wildlife Conservation Commission 542 and one full-time equivalent position with associated salary 543 rate of 60,000 is authorized to implement the amendment made to 544 s. 327.731, Florida Statutes, by this act relating to ensuring 545 compliance with mandatory boating safety education requirements. Section 10. For the 2022-2023 fiscal year, the sum of 546 547 \$125,000 in nonrecurring funds from the General Revenue Fund is 548 appropriated to the Fish and Wildlife Conservation Commission 549 for the purpose of implementing the livery permitting requirement in s. 327.54(2), Florida Statutes. 550

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FLORIDA	HOUSE	OF REP	RESENTA	TIVES
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551 Section 11. Except as otherwise expressly provided in this 552 act, this act shall take effect July 1, 2022.

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HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #:CS/HB 493Boating SafetySPONSOR(S):Environment, Agriculture & Flooding Subcommittee, Botana and othersTIED BILLS:IDEN./SIM. BILLS:SB 606

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF
1) Environment, Agriculture & Flooding Subcommittee	16 Y, 0 N, As CS	Mamontoff	Moore

SUMMARY ANALYSIS

The Fish and Wildlife Conservation Commission (FWC), created by Article IV, section 9, of the Florida Constitution, is responsible for regulating, managing, protecting, and conserving the state's fish and wildlife resources. FWC is also the agency responsible for regulating boating in the state. Through its Division of Law Enforcement, FWC manages the state's waterways to ensure boating safety for residents of and visitors to the state. This responsibility includes enforcing boating rules and regulations, coordinating boating safety campaigns and education, managing public waters and access to the waters, conducting boating accident investigations, identifying and removing derelict vessels, and investigating vessel theft and title fraud.

A livery vessel is a vessel that is leased, rented, or chartered to another for consideration. A facility that rents and leases such vessels is called a livery. Current law imposes certain requirements on liveries and prohibits them from renting or leasing vessels under certain circumstances.

Beginning January 1, 2023, the bill prohibits a livery from offering a vessel for lease or rent without first being issued a no-cost livery permit by FWC, which must be renewed annually. The bill also requires liveries to implement certain safety requirements and establishes penalties for violations of livery requirements.

The bill authorizes a court to order a person who is convicted of a violation related to boating collisions and accidents to pay an additional fine of up to \$1,000 per violation.

The bill increases or establishes maximum penalties for certain noncriminal infractions of vessel safety laws. The bill also increases the default civil penalty for noncriminal infractions of vessel laws from \$50 to \$100, which applies when a different maximum penalty is not specified for a particular infraction.

The bill requires a person who is subject to mandatory education requirements as a result of certain violations of vessel laws to pay a fine of \$500. The bill also requires FWC to maintain a program to ensure violators are in compliance with mandatory boating safety education requirements.

The bill requires a physical residential or business address for vessel registration applicants, with a limited exception for live-aboard vessel owners.

The bill may have an indeterminate fiscal impact on the state.

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Background

Fish and Wildlife Conservation Commission

The Fish and Wildlife Conservation Commission (FWC), created by Article IV, section 9, of the Florida Constitution, is responsible for regulating, managing, protecting, and conserving the state's fish and wildlife resources. FWC is governed by a board of seven members who are appointed by the Governor and confirmed by the Senate.¹ Pursuant to its constitutional authority, FWC exercises the regulatory and executive powers of the state with respect to wild animal life, fresh water aquatic life, and marine life.

FWC is also the agency responsible for regulating boating in the state. Through its Division of Law Enforcement, FWC manages the state's waterways to ensure boating safety for residents of and visitors to the state.² This responsibility includes enforcing boating rules and regulations, coordinating boating safety campaigns and education, managing public waters and access to the waters, conducting boating accident investigations, identifying and removing derelict vessels, and investigating vessel theft and title fraud.3

Boating Collisions, Accidents, and Casualties

In 2020, there were 836 boating accidents in the state,⁴ which was 113 more accidents than in 2019, a 16 percent increase.⁵ In addition, 79 people lost their lives in boating accidents in 2020, which was 14 more than the previous year. According to FWC, 69 percent of operators involved in fatal boating accidents in 2020 had no formal boater education.⁶

In the event of a boating collision, accident, or other casualty, current law imposes a duty on a vessel operator involved in the incident to provide assistance to others affected by the incident to the extent practicable and necessary.⁷ The operator must also give notice of the accident, by the quickest means available, to one of the following agencies: FWC's Division of Law Enforcement; the sheriff of the county within which the accident occurred; or the police chief of the municipality within which the accident occurred.8

A vessel operator involved in an accident or injury is prohibited by law from leaving the scene of an accident without rendering all possible aid to all persons involved and without notifying the appropriate law enforcement official. A person who violates this prohibition with respect to an accident that results in personal injury commits a third degree felony.⁹ A person who violates this prohibition with respect to an accident resulting in property damage commits a second degree misdemeanor.¹⁰

F.S.

⁸ Section 327.30(2), F.S.

¹ Article IV, s. 9, FLA. CONST.

² Fish and Wildlife Conservation Commission (FWC), *Boating*, https://myfwc.com/boating/ (last visited Jan. 29, 2022). ³ FWC, Law Enforcement, https://myfwc.com/about/inside-fwc/le/ (last visited Jan. 29, 2022). See s. 327.70(1) and (4),

⁴ FWC, 2020 Boating Accident Statistical Report, 2020, https://myfwc.com/media/26462/2020-basr-booklet.pdf (last visited Jan. 28, 2022).

⁵ FWC, FWC Releases 2020 Boating Accident Statistical Report, https://myfwc.com/news/all-news/boating-stats-521/ (last visited Jan. 28, 2022).

⁶ Id.

⁷ Section 327.30(1), F.S.

⁹ A third degree felony is punishable by a term of imprisonment up to five years and a fine of up to \$5,000. Sections 775.082(3)(e) and 775.083(1)(c), F.S.

¹⁰ Section 327.30(5), F.S.; A second degree felony is punishable by a term of imprisonment up to 60 days and a fine of up to \$500. Sections 775.082(4)(b) and 775.083(1)(e), F.S. STORAGE NAME: h0493.EAF

A law enforcement officer investigating a boating collision or accident may arrest or cite the vessel operator involved in the accident or collision when the officer has probable cause to believe that the operator has committed an offense in connection with the accident or collision.¹¹

Regulation of Liveries

A livery vessel is a vessel that is leased, rented, or chartered to another for consideration.¹² A facility that rents and leases such vessels is called a livery. A livery may not knowingly lease, hire, or rent a vessel to any person if any one of the following circumstances exists:

- The number of persons intending to use the vessel exceeds a maximum safety load for the vessel as specified on the authorized persons capacity plate of the vessel;
- The horsepower of the motor exceeds the capacity of the vessel;
- The vessel does not contain the statutorily required safety equipment;
- The vessel is not seaworthy;
- The vessel is equipped with a motor of 10 horsepower or greater, unless the livery provides required pre-rental or pre-ride instruction by a person who has successfully completed a National Association of State Boating Law Administrators (NASBLA) and state-approved boater safety course; or
- The livery does not display boating safety information in a place visible to the renting public.¹³

Additionally, a livery may not knowingly lease, hire, or rent:

- A vessel powered by a motor of 10 horsepower or greater to any person who is required to comply with boater safety education requirements, unless such person presents to the livery photographic identification and a valid boater safety identification card or meets the boating education certificate exemption;
- A personal watercraft to any person who is under 18 years of age; or
- A personal watercraft to any person who has not received instruction in the safe handling of personal watercraft.¹⁴

If a vessel is unnecessarily overdue, the livery is required to notify the proper authorities.¹⁵ A violation of a livery regulation constitutes a second degree misdemeanor.¹⁶

Noncriminal Boating Infraction

Current law sets forth the maximum fines for noncriminal infractions of Florida's boating laws. Unless otherwise specified in statute, the civil penalty for a noncriminal infraction is \$50.¹⁷ Some examples of noncriminal violations are operating with an expired registration, operating without a registration, and failing to display the appropriate registration information.

Several noncriminal violations are subject to increased penalties for additional offenses. For example, for a violation of navigation rules that does not result in an accident or that results in an accident without serious bodily injury or death, there is a maximum penalty of:

- \$250 for a first offense;
- \$750 for a second offense; and
- \$1,000 for a third or subsequent offense.¹⁸

For a violation related to a springs protection zone, or operating a vessel in a careless manner that causes seagrass scarring within an aquatic preserve, except the Lake Jackson, Ocklawaha River, Wekiva River, and Rainbow Springs aquatic preserves, the penalty is:

• \$50 for a first offense;

PAGE: 3

¹¹ Section 327.30(6), F.S.

¹² Section 327.02(24), F.S.

¹³ Section 327.54(1), F.S.

¹⁴ Section 327.54(4), F.S.

¹⁵ Section 327.54(3), F.S.

¹⁶ Section 327.54(6), F.S.

¹⁷ Section 327.73, F.S.

¹⁸ Section 327.73(1)(o), F.S.

STORAGE NAME: h0493.ÉAF DATE: 2/3/2022

- \$250 for a second offense occurring within 12 months of a prior conviction;
- \$500 for a third offense occurring within 36 months of a prior conviction; and
- \$1,000 for a fourth or subsequent offense occurring within 72 months of a prior conviction.¹⁹

For anchoring in an anchoring limitation area or anchoring or mooring in a prohibited area, the penalty is:

- A maximum of \$50 for a first offense;
- A maximum of \$100 for a second offense; and
- A maximum of \$250 for a third or subsequent offense.²⁰

For a violating speed restrictions in an area where vessels creating special hazards are operating, the penalty is:

- \$50 for a first offense;
- \$100 for a second offense occurring within 12 months of a prior offense; and
- \$250 for a third offense occurring within 36 months of a prior offense.²¹

All fees and civil penalties assessed and collected for noncriminal violations must be deposited into the Marine Resources Conservation Trust Fund for boating safety education purposes.²²

Mandatory Education for Violators

A person who is convicted of a criminal violation, a noncriminal infraction resulting in a reportable boating accident, or two noncriminal infractions within a 12-month period must enroll in, attend, and successfully complete, at his or her own expense, a classroom or online boating safety course approved by the minimum standards established by FWC rule.²³ He or she must then file with the FWC within 90 days proof of successful completion of the course and refrain from operating a vessel until proof of successful completion of the course has been filed with FWC.²⁴

Marine Resources Conservation Trust Fund

The Marine Resources Conservation Trust Fund (MRCTF) within FWC serves as a broad-based depository for funds from various marine-related and boating-related activities. FWC must administer the MRCTF for a variety of purposes, including marine research, fishery enhancement, marine law enforcement, administration of licensing programs, and FWC operations.²⁵

Vessel Titling and Registration

All motorized vessels operating on Florida's public waterways must be titled and registered pursuant to ch. 328, F.S.²⁶ The Department of Highway Safety and Motor Vehicles (DHSMV) is responsible for issuing vessel registrations and titles.²⁷ Registration and title applications must be filed at a county tax collector or license plate agent office,²⁸ but DHSMV is responsible for issuing vessel registrations.²⁹

A purchaser of a new or used vessel has 30 days to title and register the vessel.³⁰ The required information for a vessel registration application includes: the owner's name and address; residency status; personal or business identification; a complete description of the vessel; payment of the

- ²³ Section 327.731(1)(a)
- ²⁴ Section 327.731(1)(b), F.S.
- ²⁵ Section 379.208(1), F.S.
- ²⁶ See s. 328.03, F.S.
- ²⁷ Section 328.40, F.S.

²⁹ Section 328.48(3), F.S.

¹⁹ Section 327.73(1)(x) and (y), F.S.

²⁰ Section 327.73(1)(z) and (bb), F.S.

²¹ Section 327.73(1)(cc), F.S.

²² Section 327.73(8), F.S.

²⁸ Section 328.48(1)(a), F.S.

³⁰ Section 328.46(1), F.S.

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applicable fee; and proof of ownership of the vessel.³¹ During the 30-day period before registration, the owner must carry proof of the date of purchase aboard the vessel.³²

Each vessel operated, used, or stored on state waters must be titled, unless it is:

- A vessel operated, used, or stored exclusively on private lakes and ponds;
- A vessel owned by the United States government;
- A non-motor-powered vessel less than 16 feet in length;
- A federally documented vessel;
- A vessel already covered by a registration number awarded to it by another state or by the U.S. Coast Guard, if the vessel is not located in the state for more than 90 consecutive days;
- A vessel from a country other than the U.S., if the vessel is not located in the state for more than 90 days;
- An amphibious vessel for which a vehicle title is issued by the DHSMV;
- A vessel used solely for demonstration, testing, or sales promotional purposes by the manufacturer or dealer; or
- A vessel owned and operated by the state or a political subdivision thereof.³³

A person may not sell, assign, or transfer their vessel without providing to the purchaser or transferee a valid certificate of title with an assignment on it showing transfer of title to the purchaser or transferee.³⁴ The purchaser or transferee must file an application for a title transfer with the county tax collector within 30 days of the change in vessel ownership.³⁵

The owner of a vessel is required to pay a registration fee, secure an identification number, and file an application with the county tax collector.³⁶ Registration is required for any vessel that is operated, used, or stored on state waters, unless it is:

- A vessel operated, used, and stored exclusively on private lakes and ponds;
- A vessel owned by the U.S. government;
- A vessel used exclusively as a ship's lifeboat; or
- A non-motor-powered vessel less than 16 feet in length or a non-motor-powered canoe, kayak, racing shell, or rowing scull, regardless of length.³⁷

Each issued certificate of registration must state the numbers awarded to the vessel, the hull identification number, the name and address of the owner, and a description of the vessel.³⁸

Effect of the Bill

Boating Collisions, Accidents, and Casualties

The bill authorizes a court to order a person who is convicted of a violation related to boating collisions and accidents to pay an additional fine of up to \$1,000 per violation, which must be deposited into the MRCTF to be used to enhance state and local law enforcement activities related to boating infractions.

Regulation of Liveries

The bill defines the term "livery" to mean a person who offers a vessel for use by another in exchange for any type of consideration when such person does not also provide the lessee or renter with a captain, a crew, or any type of staff or personnel to operate, oversee, maintain, or manage the vessel.

Beginning January 1, 2023, the bill prohibits a livery from offering a vessel³⁹ for lease or rent without first being issued a no-cost livery permit by FWC, which must be renewed annually. To qualify for issuance or renewal of the no-cost permit, the bill requires an applicant to:

- ³⁴ Section 328.03(3), F.S.
- ³⁵ Id.

³¹ Section 328.48(1), F.S.

³² Section 328.46(1), F.S.

³³ Section 328.03(1), F.S.

³⁶ Section 328.48(1)(a), F.S.

³⁷ Section 328.48(2), F.S.

³⁸ Section 328.48(4), F.S.

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- Provide FWC with a list of all livery vessels offered for lease or rent;
- Have valid insurance;
- Have an amount of personal floatation devices on site sufficient to accommodate the capacity of all vessels offered for rent or lease;
- Have all required safety equipment required on site sufficient to equip all vessels offered for rent or lease; and
- Display boating safety information in a place visible to the renting public.

The bill authorizes FWC to adopt rules to implement the permitting requirements and specifies that a person who violates such requirements commits a first degree misdemeanor.⁴⁰

The bill prohibits a livery from knowingly leasing or renting a vessel to any person under the following circumstances:

- The vessel is a derelict vessel or is at risk of becoming derelict;
- The livery has not provided pre-rental or pre-ride instructions in compliance with FWC rules;
- There is no signed written agreement with the renter or lessee that includes a list of the names, addresses, and dates of birth for all persons who will be aboard the vessel, as well as the time the vessel is required to be returned to the livery or another specified location and an emergency contact name, address, and telephone number. The livery must maintain each agreement for no less than one year and make it available for inspection if requested by law enforcement.
- A person does not have the required photographic identification and boating safety card (unless the person is exempt from the requirement).

The bill requires pre-ride or pre-rental instructions to include local characteristics of the waterway where the vessel will be operated, such as navigational hazards, boating-restricted areas, and water depths. In addition, such instruction must include emergency procedures such as appropriate responses to capsizing, falling overboard, taking on water, and vessel accidents. The bill requires pre-ride instructions to be provided for all livery vessels rather than limiting this requirement to vessels equipped with a motor of 10 horsepower or more.

The bill expands the application of the following prohibitions and requirements, which currently only apply to personal watercraft,⁴¹ to all livery vessels, including human-powered vessels:

- A livery may not knowingly lease or rent a vessel to any person who is under 18 years of age.
- A livery may not knowingly lease or rent a vessel to any person unless the livery carries a policy from a licensed insurance carrier that insures the livery against any accident, loss, injury, property damage, or other casualty caused by or resulting from the operation of the vessel. Coverage of at least \$500,000 per person and \$1 million per event must be provided. Proof of insurance must be available for inspection at the location where the livery's vessels are being leased or rented. Each renter must be provided with the insurance carrier's name, address, and policy number.
- A person who receives instruction regarding the safe operation of vessels or pre-rental or pre-ride instruction must provide the livery with a signed form attesting to each component of the instruction. FWC must establish the form's content by rule. The form must be signed by the individual providing the instruction and be maintained by the livery for no less than 90 days and make the form available for inspection by law enforcement upon request.

The bill requires any person delivering the required boating safety instruction to have successfully completed a boating safety education course approved by NASBLA and the state.

³⁹ The term "vessel" includes every description of watercraft, barge, and airboat, other than a seaplane on the water, used or capable of being used as a means of transportation on water. Section 327.02(47), F.S.

⁴⁰ A first degree misdemeanor is punishable by a term of imprisonment up to 1 year and a fine of up to \$1,000. Sections 775.082(4)(a) and 775.083(1)(d), F.S

⁴¹ The term "personal watercraft" is a vessel 16 feet in length that uses an inboard motor powering a water jet pump as its primary source of power and which is designed to be operated by a person sitting, standing, or kneeling on the vessel, rather than in the conventional manner of sitting or standing inside the vessel. Section 327.02(36), F.S.

If a vessel rented or leased by a livery is unnecessarily overdue more than one hour after the contracted vessel rental time expires, the bill requires the livery to notify law enforcement and the U.S. Coast Guard.

The bill requires a livery to report an accident resulting in bodily injury, death, or disappearance of any person, or damage to any vessel or other property in an apparent aggregate amount of at least \$2,000 when the operator involved in the accident is incapable of making a report.

The bill requires a livery to make its facilities and records available for inspection no later than 24 hours after requested by law enforcement.

The bill establishes the following penalties for violations of the livery requirements:

- A person who violates one or more statutory requirements for liveries, except for the livery permit requirement, and who has not been convicted of a violation of the livery requirements in the past three years, commits a second degree misdemeanor.⁴²
- If the violation has occurred within three years after a previous conviction, the person commits a first degree misdemeanor. There is an additional minimum mandatory fine of \$500.
- If the person commits another violation within five years after two previous convictions for violations of the livery requirements, the person commits a first degree misdemeanor. There is an additional minimum mandatory fine of \$1,000.
- A person who commits more than one violation of the livery requirements, except for the livery permit requirement, within a three-year period may not act as a livery during a 90-day period immediately after being charged.

Effective January 1, 2023, FWC may revoke or refuse to issue a livery permit based on repeated violations of the livery requirements.

Noncriminal Infractions

The bill increases the maximum penalty for certain noncriminal infractions as follows:

- For a first or subsequent offense relating to the operation of a vessel with an expired registration of six months or less, the penalty is increased from \$50 to \$100.
- For a first offense relating to a violation of navigation rules that does not result in an accident or that results in an accident not causing serious bodily injury or death, the penalty is increased from \$250 to \$500. For a second offense, the penalty is increased from \$750 to \$1,000. For a third or subsequent offense, the penalty is increased from \$1,000 to \$1,500.
- For a first offense relating to carelessly causing seagrass scarring, the penalty is increased from \$50 to \$100.
- For a first offense relating to protection zones for springs, the penalty is increased from \$50 to \$100.
- For a first offense relating to the anchoring of vessels in anchoring limitation areas, the penalty is increased from \$50 to \$100. For a second offense, the penalty is increased from \$100 to \$250. For a third or subsequent offense, the penalty is increased from \$250 to \$500.
- For a first offense relating to anchoring or mooring in a prohibited area, the penalty is increased from \$50 to \$100. For a second offense, the penalty is increased from \$100 to \$250. For a third or subsequent offense, the penalty is increased from \$250 to \$500.
- For a first offense relating to vessels creating special hazards, the penalty is increased from \$50 to \$100. For a second offense occurring within 12 months after a prior offense, the penalty is increased from \$100 to \$250. For a third offense occurring within 36 months after a prior offense, the penalty is increased from \$250 to \$500.

The bill also increases the default civil penalty for noncriminal infractions of vessel laws from \$50 to \$100, which applies when a different maximum penalty is not specified for a particular infraction.

The bill establishes new penalties of up to a maximum of \$500 for an improper transfer of title or the failure to update vessel registration information.

 ⁴² A second degree misdemeanor is punishable by a term of imprisonment up to 60 days and a fine of up to \$500.
 Sections 775.082(4)(b) and 775.083(1)(e), F.S.
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The bill specifies that fees and civil penalties assessed and collected for noncriminal violations and deposited into the MRCTF must be used for law enforcement purposes in addition to boating safety education purposes.

Mandatory Education for Violators

The bill requires a person who is subject to mandatory education requirements as a result of certain violations of vessel laws to pay a fine of \$500. The bill requires the fines to be deposited into the MRCTF to support law enforcement activities.

The bill requires FWC to maintain a program to ensure violators are in compliance with mandatory boating safety education requirements. The program must track any citations resulting in a conviction and the disposition of such citations and send specific notices to each person subject to the requirement for mandatory boating safety education.

Vessel Registration

This bill requires an applicant for a vessel registration to provide a physical residential or business address on the application. The bill specifies that upon receipt of an application from a live-aboard vessel owner, FWC authorize such owner to provide a post office box address in lieu of a physical residential or business address so long as he or she has not been convicted of a criminal offense under ch. 328, F.S., relating to vessel titles and registration, or ch. 327, F.S., relating to vessel safety.

The bill requires each certificate of registration issued to state the physical residential or business address of the owner.

The bill specifies that a person who does not update his or her vessel registration information with the county tax collector within six months after a change to the information is subject to a maximum penalty of \$500.

B. SECTION DIRECTORY:

- Section 1. Provides a short title.
- Section 2. Amends s. 327.30, F.S., relating to collisions, accidents, and casualties.
- Section 3. Amends s. 327.54, F.S., relating to liveries.
- Section 4. Amends s. 327.73, F.S., relating to noncriminal infractions.
- Section 5. Amends s. 327.731, F.S., relating to mandatory education for violators.
- Section 6. Amends s. 328.03, F.S., relating to certificates of title.
- Section 7. Amends s. 328.03, F.S., relating to certificates of title.
- Section 8. Amends s. 328.48, F.S., relating to vessel registration.
- Section 9. Provides an appropriation.
- Section 10. Provides an appropriation.
- Section 11. Provides an effective date of July 1, 2022, except as otherwise expressly provided.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

The bill may have a positive fiscal impact on state revenues as a result of increasing the maximum penalties that may be imposed for certain noncriminal infractions.

2. Expenditures:

The bill appropriates \$100,000 in recurring funds from the General Revenue Fund to FWC and one FTE position with associated salary rate of \$60,000 in order to implement the bill's requirements relating to ensuring compliance with mandatory boating safety education requirements.

The bill appropriates \$125,000 in nonrecurring funds from the General Revenue Fund to FWC for the purpose of implementing the bill's livery permitting requirements.

- B. FISCAL IMPACT ON LOCAL GOVERNMENTS:
 - 1. Revenues:

None.

2. Expenditures:

None.

- C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR: None.
- D. FISCAL COMMENTS:

None.

III. COMMENTS

A. CONSTITUTIONAL ISSUES:

1. Applicability of Municipality/County Mandates Provision:

Not applicable. This bill does not appear to require counties or municipalities to spend funds or take action requiring the expenditure of funds; reduce the authority that counties or municipalities have to raise revenues in the aggregate; or reduce the percentage of state tax shared with counties or municipalities.

2. Other:

None.

B. RULE-MAKING AUTHORITY:

The bill authorizes FWC to adopt rules to implement livery permitting requirements.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

IV. AMENDMENTS/COMMITTEE SUBSTITUTE CHANGES

On February 3, 2022, the Environment, Agriculture & Flooding Subcommittee adopted a PCS and reported the bill favorably as a committee substitute. The amendment removed provisions from the bill that created an Illegal Boating Strike Team and appropriated funds for the team.

This analysis is drafted to the committee substitute as approved by the Environment, Agriculture & Flooding Subcommittee.

By Senator Hooper

	16-00325-22 2022820
1	A bill to be entitled
2	An act relating to the Yacht and Ship Brokers' Act;
3	amending s. 326.002, F.S.; redefining the term "yacht"
4	to include vessels longer than a specified length
5	which are manufactured or operated primarily for
6	pleasure or are leased, rented, or chartered for
7	pleasure; amending s. 326.004, F.S.; exempting a
8	person who conducts business as a broker or
9	salesperson in another state from licensure for
10	specified transactions; requiring, rather than
11	authorizing, the Division of Florida Condominiums,
12	Timeshares, and Mobile Homes of the Department of
13	Business and Professional Regulation to deny licenses
14	for applicants who fail to meet certain requirements;
15	revising requirements for licensure as a broker;
16	requiring the division to adopt a complaint form for
17	alleged violations of the act; providing requirements
18	for the form; requiring the division to commence an
19	investigation within a specified timeframe after
20	receiving a complaint form; requiring the division to
21	take certain actions if the division determines that a
22	broker or salesperson violated the act; deleting a
23	provision requiring the division to adopt rules
24	relating to temporary licenses; providing an effective
25	date.
26	
27	Be It Enacted by the Legislature of the State of Florida:
28	
29	Section 1. Subsection (4) of section 326.002, Florida
	Page 1 of 3

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1	16-00325-22 2022820
30	Statutes, is amended to read:
31	326.002 DefinitionsAs used in ss. 326.001-326.006, the
32	term:
33	(4) "Yacht" means any vessel which is propelled by sail or
34	machinery in the water which exceeds 32 feet in length $_{ au}$ and ${ m is:}$
35	(a) Manufactured or operated primarily for pleasure; or
36	(b) Leased, rented, or chartered to someone other than the
37	owner for the other person's pleasure which weighs less than 300
38	gross tons .
39	Section 2. Subsections (6), (8), and (15) of section
40	326.004, Florida Statutes, are amended, and paragraph (f) is
41	added to subsection (3) of that section, to read:
42	326.004 Licensing
43	(3) A license is not required for:
44	(f) A person who conducts business as a broker or
45	salesperson in another state as his or her primary profession
46	and engages in the purchase or sale of a yacht under this act if
47	the transaction is executed in its entirety with a broker or
48	salesperson licensed in this state.
49	(6) The division <u>shall</u> may deny a license to any applicant
50	who does not:
51	(a) Furnish proof satisfactory to the division that he or
52	she is of good moral character.
53	(b) Certify that he or she has never been convicted of a
54	felony.
55	(c) Post the bond required by the Yacht and Ship Brokers'
56	Act.
57	(d) Demonstrate that he or she is a resident of this state
58	or that he or she conducts business in this state.
I	Dage 2 of 3

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16-00325-22 2022820 59 (e) Furnish a full set of fingerprints taken within the 6 60 months immediately preceding the submission of the application. 61 (f) Have a current license and has operated as a broker or 62 salesperson without a license. 63 (8) A person may not be licensed as a broker unless he or 64 she has been licensed as a salesperson for at least 2 65 consecutive years and can demonstrate that he or she has been directly involved in at least four transactions that resulted in 66 67 the sale of a yacht or can certify that he or she has obtained 20 continuing education credits approved by the division, and 68 69 may not be licensed as a broker unless he or she has been 70 licensed as a salesperson for at least 2 consecutive years. 71 (15) The division shall adopt provide by rule a complaint 72 form for alleged violations of this chapter by a licensed broker or salesperson. Any person may submit a complaint form, which 73 74 must require the person to provide detailed facts of the alleged violation. The division shall commence an investigation within 75 76 15 days after receiving a complaint form and must suspend or 77 revoke a broker's or salesperson's license, or otherwise 78 discipline the licensee, if the division determines that the 79 broker or salesperson violated this chapter for the issuance of 80 a temporary 90-day license to an applicant while the Florida 81 Department of Law Enforcement conducts a national criminal 82 history analysis of the applicant by means of fingerprint identification. 83 84 Section 3. This act shall take effect October 1, 2022.

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2022

PCS for HB 529

1	A bill to be entitled
2	An act relating to yacht and ship brokers located out
3	of state; amending s. 326.004, F.S.; exempting a
4	person who conducts business as a broker or
5	salesperson in another state from licensure for
6	specified transactions; providing an exception;
7	providing an effective date.
8	
9	Be It Enacted by the Legislature of the State of Florida:
10	
11	Section 1. Section 326.004, Florida Statutes, is amended,
12	to read:
13	326.004 Licensing
14	(3) A license is not required for:
15	(f) A person who regularly conducts business as a yacht or
16	ship broker or salesperson in another state who engages in the
17	purchase or sale of a yacht under this act, if the transaction
18	is executed with a broker or salesperson licensed in this state.
19	This limitation does not apply to a duly licensed attorney.
20	Section 2. This act shall take effect upon becoming a law.
	Page 1 of 1

HOUSE OF REPRESENTATIVES STAFF ANALYSIS

 BILL #:
 PCS for HB 529
 Yacht and Ship Brokers Located out of State

 SPONSOR(S):
 Regulatory Reform Subcommittee

 TIED BILLS:
 IDEN./SIM. BILLS:

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF
Orig. Comm.: Regulatory Reform Subcommittee		Wright	Anstead

SUMMARY ANALYSIS

The Florida Department of Business and Professional Regulation (DBPR) regulates and licenses various businesses and professionals in Florida through 12 divisions, including the Division of Florida Condominiums, Timeshares, and Mobile Homes (division), which regulates yacht and ship brokers and salespersons. A person may not act as a broker or salesperson in Florida unless they are licensed by the division.

For the purposes of the practice act, "yacht" means any vessel which is propelled by sail or machinery in the water which exceeds 32 feet in length, and which weighs less than 300 gross tons.

A yacht and ship "broker" is a person who, for or in expectation of compensation: sells, offers, or negotiates to sell; buys, offers, or negotiates to buy; solicits or obtains listings of; or negotiates the purchase, sale, or exchange of, yachts for other persons. A person may not be licensed as a broker unless they have been a salesperson for at least 2 consecutive years.

A license is not required for:

- A person who sells his or her own yacht,
- An attorney at law for services rendered in his or her professional capacity,
- A receiver, trustee, or other person acting under a court order,
- A transaction involving the sale of a new yacht, or
- A transaction involving the foreclosure of a security interest in a yacht.

The PCS provides that a license is not required for a person who regularly conducts business as a yacht or ship broker or salesperson in another state who engages in the purchase or sale of a yacht under this act, if the transaction is executed with a broker or salesperson licensed in this state. This limitation does not apply to a duly licensed attorney.

The bill may have a minimal indeterminate fiscal impact on state government, and no fiscal impact on local governments.

The PCS is effective upon becoming law.

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Yacht and Ship Brokers

The Florida Department of Business and Professional Regulation (DBPR) regulates and licenses various businesses and professionals in Florida through 12 divisions, including the Division of Florida Condominiums, Timeshares, and Mobile Homes (division).¹

The division provides consumer protection for Florida residents through education, complaint resolution, mediation and arbitration, and developer disclosure.² The division has limited regulatory authority over the following business entities and individuals:

- Condominium Associations;
- Cooperative Associations;
- Florida Mobile Home Parks and related associations;
- Vacation Units and Timeshares;
- Yacht and Ship Brokers and related business entities; and
- Homeowners' Associations.³

For the purposes of the practice act, "yacht" means any vessel which is propelled by sail or machinery in the water which exceeds 32 feet in length, and which weighs less than 300 gross tons.⁴

A yacht and ship "broker" is a person who, for or in expectation of compensation: sells, offers, or negotiates to sell; buys, offers, or negotiates to buy; solicits or obtains listings of; or negotiates the purchase, sale, or exchange of, yachts for other persons.⁵ A person may not be licensed as a broker unless they have been a salesperson for at least 2 consecutive years.⁶

A yacht and ship "salesperson" is a person who, for or in expectation of compensation, is employed by a broker to perform any acts of a broker.⁷

Yacht and ship brokers, salespersons, and related business organizations are regulated under ch. 326, F.S., and by the division.⁸ A person may not act as a broker or salesperson in Florida unless they are licensed by the division.⁹

An applicant for a license as a broker or salesperson must demonstrate or provide the following to the division:¹⁰

- Proof of good moral character.
- Proof that they have never been convicted of a felony.
- A \$25,000 bond for broker or a \$10,000 bond for salespersons to the division.
- Proof that they are a resident of Florida or that they conduct business in Florida.
- A full set of fingerprints taken within the 6 months immediately preceding the submission of the application.
- Proof that they have not operated as a broker or salesperson without a license.

⁸ Ch. 326, F.S.

¹⁰ S. 326.004(6), F.S.

¹ S. 20.165, F.S.

² Department of Business and Professional Regulation, *Division of Florida Condominiums, Timeshares, and Mobile Homes*, <u>http://www.myfloridalicense.com/DBPR/condos-timeshares-mobile-homes/</u> (last visited Feb. 4, 2022). ³ *Id*.

⁴ S. 326.002(4), F.S. ⁵ S. 326.002(1), F.S.

⁶ S. 326.004(8), F.S.

⁷ S. 326.002(3), F.S.

⁹ S. 326.004(1), F.S.

A license is not required for:11

- A person who sells his or her own yacht,
- An attorney at law for services rendered in his or her professional capacity,
- A receiver, trustee, or other person acting under a court order,
- A transaction involving the sale of a new yacht, or
- A transaction involving the foreclosure of a security interest in a yacht.

There are no provisions for a license by endorsement, or licensure for persons who are licensed in another jurisdiction.

Effect of the Bill

The PCS provides that a license is not required for a person who regularly conducts business as a yacht or ship broker or salesperson in another state who engages in the purchase or sale of a yacht under this act, if the transaction is executed with a broker or salesperson licensed in this state. This limitation does not apply to a duly licensed attorney.

The PCS is effective upon becoming law.

B. SECTION DIRECTORY:

Section 1: Amends s. 326.004, F.S.; relating to a licensure exception.

Section 2: Provides an effective date.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

- A. FISCAL IMPACT ON STATE GOVERNMENT:
 - 1. Revenues:

The PCS may have a minimal decrease in licensing fees to the division due to less out-of-state yacht and ship brokers needing to have a Florida license to do business in Florida in certain circumstances.

2. Expenditures:

None.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:

None.

2. Expenditures:

None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

The PCS may allow more out-of-state yacht and ship brokers to do business in Florida.

D. FISCAL COMMENTS:

None.

III. COMMENTS

A. CONSTITUTIONAL ISSUES:

- Applicability of Municipality/County Mandates Provision: Not Applicable. This PCS does not appear to affect county or municipal governments.
- 2. Other:

None.

- B. RULE-MAKING AUTHORITY: None.
- C. DRAFTING ISSUES OR OTHER COMMENTS: None.

IV. AMENDMENTS/COMMITTEE SUBSTITUTE CHANGES

By Senator Albritton

	26-00971-22 2022840
1	A bill to be entitled
2	An act relating to residential property riparian
3	rights; amending s. 253.141, F.S.; requiring land
4	surveyors to give preference to using the
5	prolongation-of-property-line method to establish a
6	property owner's riparian rights along a channel under
7	certain circumstances; defining terms; providing
8	applicability; requiring courts to award reasonable
9	attorney fees and costs to a prevailing party in a
10	civil action under certain circumstances; reenacting
11	ss. 403.813(1)(s) and 403.9323(3), F.S., relating to
12	permits issued at district centers and legislative
13	intent in recognizing rights of riparian property
14	ownership, respectively, to incorporate the amendment
15	made to s. 253.141, F.S., in references thereto;
16	providing an effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Subsection (1) of section 253.141, Florida
21	Statutes, is amended to read:
22	253.141 Riparian rights defined; certain submerged bottoms
23	subject to private ownership
24	(1) <u>(a)</u> Riparian rights are those incident to land bordering
25	upon navigable waters. They are rights of ingress, egress,
26	boating, bathing, and fishing and such others as may be or have
27	been defined by law. Such rights are not of a proprietary
28	nature. They are rights inuring to the owner of the riparian
29	land but are not owned by him or her. They are appurtenant to
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	26-00971-22 2022840
30	and are inseparable from the riparian land. The land to which
31	the owner holds title must extend to the ordinary high watermark
32	of the navigable water in order that riparian rights may attach.
33	Conveyance of title to or lease of the riparian land entitles
34	the grantee to the riparian rights running therewith whether or
35	not mentioned in the deed or lease of the upland.
36	(b) When establishing the boundaries of a residential
37	property owner's riparian rights along a channel, for purposes
38	of the construction of docks, piers, marinas, moorings, pilings,
39	and other private improvements, land surveyors must give
40	preference to the prolongation-of-property-line method unless
41	doing so would result in inequitable apportionment of riparian
42	rights among property owners along the channel.
43	1. As used in this paragraph, the term:
44	a. "Channel" means the marked, buoyed, or artificially
45	dredged channel, if any, or if none, means a space equal to 20
46	percent of the average width of the river or stream at the point
47	concerned which furnishes uninterruptedly, through its course,
48	the deepest water at ordinary low water.
49	b. "Prolongation-of-property-line method" means
50	establishing the boundary of a property owner's riparian rights
51	by extending the owner's property line out into the waterbody at
52	the same angles at which they intersect the ordinary high
53	watermark.
54	2. This paragraph does not apply to littoral waters, such
55	as a lake, an ocean, or a gulf.
56	3. This paragraph applies only when establishing the
57	boundaries of riparian rights after July 1, 2022.
58	(c) In a civil action relating to the riparian rights of a
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26-00971-22 2022840 59 residential dock owner, when such rights are exercised with all 60 appropriate environmental and regulatory approvals and permits, 61 in which the defendant is the prevailing party, the court shall 62 award reasonable attorney fees and costs to the prevailing 63 party. 64 Section 2. For the purpose of incorporating the amendment 65 made by this act to section 253.141, Florida Statutes, in a reference thereto, paragraph (s) of subsection (1) of section 66 403.813, Florida Statutes, is reenacted to read: 67 403.813 Permits issued at district centers; exceptions.-68 69 (1) A permit is not required under this chapter, chapter 70 373, chapter 61-691, Laws of Florida, or chapter 25214 or chapter 25270, 1949, Laws of Florida, and a local government may 71 72 not require a person claiming this exception to provide further 73 department verification, for activities associated with the 74 following types of projects; however, except as otherwise 75 provided in this subsection, this subsection does not relieve an 76 applicant from any requirement to obtain permission to use or 77 occupy lands owned by the Board of Trustees of the Internal 78 Improvement Trust Fund or a water management district in its 79 governmental or proprietary capacity or from complying with 80 applicable local pollution control programs authorized under 81 this chapter or other requirements of county and municipal 82 governments: (s) The construction, installation, operation, or 83 maintenance of floating vessel platforms or floating boat lifts, 84 85 provided that such structures: 86 1. Float at all times in the water for the sole purpose of

86 I. Float at all times in the water for the sole purpose of 87 supporting a vessel so that the vessel is out of the water when

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88 not in use;

89 2. Are wholly contained within a boat slip previously 90 permitted under ss. 403.91-403.929, 1984 Supplement to the 91 Florida Statutes 1983, as amended, or part IV of chapter 373, or 92 do not exceed a combined total of 500 square feet, or 200 square feet in an Outstanding Florida Water, when associated with a 93 94 dock that is exempt under this subsection or associated with a 95 permitted dock with no defined boat slip or attached to a bulkhead on a parcel of land where there is no other docking 96 97 structure;

98 3. Are not used for any commercial purpose or for mooring 99 vessels that remain in the water when not in use, and do not 100 substantially impede the flow of water, create a navigational 101 hazard, or unreasonably infringe upon the riparian rights of 102 adjacent property owners, as defined in s. 253.141;

4. Are constructed and used so as to minimize adverse impacts to submerged lands, wetlands, shellfish areas, aquatic plant and animal species, and other biological communities, including locating such structures in areas where seagrasses are least dense adjacent to the dock or bulkhead; and

5. Are not constructed in areas specifically prohibited for boat mooring under conditions of a permit issued in accordance with ss. 403.91-403.929, 1984 Supplement to the Florida Statutes 111 1983, as amended, or part IV of chapter 373, or other form of authorization issued by a local government.

113

Structures that qualify for this exemption are relieved from any requirement to obtain permission to use or occupy lands owned by the Board of Trustees of the Internal Improvement Trust Fund

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26-00971-22 2022840 117 and, with the exception of those structures attached to a 118 bulkhead on a parcel of land where there is no docking 119 structure, may not be subject to any more stringent permitting 120 requirements, registration requirements, or other regulation by 121 any local government. Local governments may require either permitting or one-time registration of floating vessel platforms 122 123 to be attached to a bulkhead on a parcel of land where there is 124 no other docking structure as necessary to ensure compliance with local ordinances, codes, or regulations. Local governments 125 126 may require either permitting or one-time registration of all 127 other floating vessel platforms as necessary to ensure 128 compliance with the exemption criteria in this section; to ensure compliance with local ordinances, codes, or regulations 129 relating to building or zoning, which are no more stringent than 130 131 the exemption criteria in this section or address subjects other than subjects addressed by the exemption criteria in this 132 133 section; and to ensure proper installation, maintenance, and 134 precautionary or evacuation action following a tropical storm or 135 hurricane watch of a floating vessel platform or floating boat 136 lift that is proposed to be attached to a bulkhead or parcel of land where there is no other docking structure. The exemption 137 138 provided in this paragraph shall be in addition to the exemption 139 provided in paragraph (b). The department shall adopt a general 140 permit by rule for the construction, installation, operation, or 141 maintenance of those floating vessel platforms or floating boat lifts that do not qualify for the exemption provided in this 142 paragraph but do not cause significant adverse impacts to occur 143 individually or cumulatively. The issuance of such general 144 145 permit shall also constitute permission to use or occupy lands

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26-00971-22 2022840 146 owned by the Board of Trustees of the Internal Improvement Trust 147 Fund. Local governments may not impose a more stringent 148 regulation, permitting requirement, registration requirement, or 149 other regulation covered by such general permit. Local 150 governments may require either permitting or one-time registration of floating vessel platforms as necessary to ensure 151 152 compliance with the general permit in this section; to ensure 153 compliance with local ordinances, codes, or regulations relating to building or zoning that are no more stringent than the 154 155 general permit in this section; and to ensure proper 156 installation and maintenance of a floating vessel platform or 157 floating boat lift that is proposed to be attached to a bulkhead 158 or parcel of land where there is no other docking structure. 159 Section 3. For the purpose of incorporating the amendment made by this act to section 253.141, Florida Statutes, in a 160 161 reference thereto, subsection (3) of section 403.9323, Florida 162 Statutes, is reenacted to read: 163 403.9323 Legislative intent.-164 (3) It is the intent of the Legislature to provide 165 waterfront property owners their riparian right of view, and 166 other rights of riparian property ownership as recognized by s. 167 253.141 and any other provision of law, by allowing mangrove 168 trimming in riparian mangrove fringes without prior government 169 approval when the trimming activities will not result in the removal, defoliation, or destruction of the mangroves. 170 171 Section 4. This act shall take effect upon becoming a law.

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The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT (This document is based on the provisions contained in the legislation as of the latest date listed below.)

		Prepared By:	The Professiona	al Staff of the Comr	nittee on Rules	
BILL:	SB 840					
INTRODUCER:	Senator A	Albritton				
SUBJECT:	Resident	ial Property I	Riparian Righ	its		
DATE:	February	1, 2022	REVISED:			
ANAL	YST	STAFF	DIRECTOR	REFERENCE		ACTION
l. Collazo		Rogers		EN	Favorable	
2. Bond		Cibula		JU	Favorable	
3. Collazo		Phelps		RC	Favorable	

I. Summary:

SB 840 requires land surveyors to give a preference to the prolongation-of-property-line method of establishing the boundaries of a residential property owner's riparian rights along a channel, unless doing so would result in an inequitable apportionment of the riparian rights at issue. In connection with this preference, the bill defines the terms "channel" and "prolongation-of-property-line method"; limits the scope of the preference to riparian waters only (not littoral waters, such as a lake, an ocean, or a gulf); and provides that the preference only applies when establishing the boundaries of riparian rights after July 1, 2022.

The bill also provides that in a civil action relating to the riparian rights of a residential dock owner, when such rights are exercised with all appropriate environmental and regulatory approvals and permits, the court must award reasonable attorney fees and costs to the defendant if the defendant is the prevailing party.

The bill is effective upon becoming law.

II. Present Situation:

Riparian Rights Generally

Riparian rights¹ are rights of a landowner incident to land bordering upon navigable waters. They are rights of ingress, egress, boating, bathing, and fishing and such others as may be or have been

¹ Technically, the term "riparian" refers to land abutting nontidal or navigable river waters, and the term "littoral" refers to land abutting navigable ocean, sea, or lake waters. *5F, LLC v. Hawthorne*, 317 So. 3d 220, 222 n.1 (Fla. 2d DCA 2021) and *Walton County v. Stop Beach Renourishment, Inc.*, 998 So. 2d 1102, 1105 n.3 (Fla. 2008), *aff'd sub nom. Stop the Beach Renourishment, Inc. v. Fla. Dep't of Env't Prot.*, 560 U.S. 702 (2010). However, the term "riparian" is commonly used to refer to all waterfront owners, so "riparian rights" can be used to refer to rights associated with both riparian and littoral lands. *Id.*

defined by law.² Riparian rights benefit the owner of the riparian land, but such rights are attached to the land and are not owned by the land owner. In order for the rights to attach, the land must extend to the ordinary high water mark³ of the navigable water. Whoever owns or leases the land enjoys the rights, regardless of whether they are mentioned in a deed or lease.⁴ Riparian rights may not be taken without just compensation and due process of law.⁵ Where a landowner's common-law riparian rights are violated by the acts of another individual, the landowner may bring an action on his or her own behalf.⁶

The state holds title to sovereign submerged lands in trust for public use.⁷ The public generally enjoys rights such as bathing, fishing, commerce, and navigation.⁸ Upland property owners enjoy these rights in common with the public.⁹ Riparian rights are additional, exclusive rights that are held by upland property owners but not the general public.¹⁰ Such rights generally include, but are not limited to, the following:

- Access to and from the water.
- An unobstructed view over the water.
- Reasonable use of the water.
- Accretions and relictions.¹¹
- Wharfing out, meaning building structures on the shoreline.¹²

The doctrines of erosion, accretion, and reliction are also riparian rights.¹³ When gradual and imperceptible losses or additions to the shoreline occur, the boundary between public and private land (i.e., the mean high-water line)¹⁴ is altered accordingly.¹⁵ Riparian property owners

¹¹ Id.

² Section 253.141(1), F.S. (2021); *see also Odom v. Deltona Corp.*, 341 So. 2d 977, 981 (Fla. 1976) (providing that "whether or not a particular area is that of a navigable body of water and thus sovereignty property held in trust [under Article X, Section 11 of the Florida Constitution] is a question of fact and dependent upon whether or not the body of water is permanent in character and, in its ordinary and natural state, is navigable for useful purposes and is of sufficient size and so situated and conditioned that it may be used for purposes common to the public in the locality where it is located); *see also Brevard Cty. v. Blasky*, 875 So. 2d 6, 13-14 (Fla. 5th DCA 2004) (explaining that navigability is determined as of 1845, the date Florida became a state).

³ Walton County, 998 So. 2d at 1124 (noting that the "ordinary high water mark is well established as the dividing line between private riparian and sovereign or public ownership of the land beneath the water"); *see also* s. 253.03(8)(b), F.S. (identifying "submerged lands," for purposes of inventorying public lands, as "publicly owned lands below the ordinary high-water mark of fresh waters and below the mean high-water line of salt waters extending seaward to the outer jurisdiction of the state"); *see also* s. 177.28, F.S. (same).

⁴ Section 253.141(1), F.S.

⁵ Broward v. Mabry, 58 Fla. 398, 410 (1909).

⁶ Harrell v. Hess Oil & Chem. Corp., 287 So. 2d 291, 295 (Fla. 1973).

⁷ FLA. CONST. art. X, s. 11.

⁸ Walton County, 998 So. 2d at 1110-11.

⁹ *Id.* at 1110-11. These special littoral rights are such as are necessary for the use and enjoyment of the upland property, but these rights may not be so exercised as to injure others in their lawful rights. *Id.* at 1111. ¹⁰ *Id.*

¹² See Brendan Mackesey, An Overview of Riparian Rights in Florida, The Reporter, The Environmental and Land Use Law Section, Vol. XLI, No. 1, 1, 13–16 (2020), available at <u>https://eluls.org/wp-content/uploads/2021/02/The-Environmental-</u> and-Land-Use-Law-Section-Reporter-October-2020.pdf (last visited Jan. 16, 2022).

¹³ *Walton County*, 998 So. 2d at 1112-15. "Accretion" is the gradual and imperceptible accumulation of land; "reliction" is an increase of the land by a gradual and imperceptible withdrawal of a waterbody. *Id.* at 1113.

¹⁴ See s. 177.28(1), F.S.

¹⁵ Bd. of Trustees of the Internal Imp. Tr. Fund v. Sand Key Assocs., Ltd., 512 So. 2d 934, 936 (Fla. 1987).

automatically take title to dry land added to their property by accretion or reliction.¹⁶ However, under the doctrine of avulsion, following sudden or perceptible loss or addition to the shoreline, the boundary between public and private land remains where it existed before the avulsive event occurred.¹⁷

Establishing Lines of Riparian Rights

In the 1954 Florida Supreme Court case *Hayes v. Bowman*, opposing parties proposed two different methods for allocating riparian rights: one party argued the lines should extend from the property lines directly into the channel (referred to herein as the "prolongation-of-property-line" method for allocating riparian rights), and the other argued the lines should be drawn at right angles from the thread of the channel to the corners of the property.¹⁸ The Court stated that, based on the nature of upland boundary lines, it is impossible to formulate a geometric rule to govern all cases.¹⁹ Thus, the Court prescribed a rule requiring that, based on the factual circumstances presented, the riparian rights of an upland owner must be preserved over an area as near as practicable in the direction of the channel so as to distribute equitably the submerged lands between the upland and the channel.²⁰ Such equitable distribution must give due consideration to the lay of the upland shore line, the direction of the channel, and the co-relative rights of adjoining upland owners.²¹

The principles established in *Hayes* still apply in Florida today.²² Courts recognize that land surveyors and other practitioners may use many methods to equitably apportion riparian rights, and no one method is proper or improper.²³ The reasoning for this includes inherent aspects of the uplands to which riparian rights are attached: upland property boundaries intersect the water at almost every different angle, and the thread of a channel is seldom, if ever, parallel to the shoreline of the uplands.²⁴ Rights are applied based on the shape of the uplands, the shape of the waterbody, and the parties' relative position to each other.²⁵

¹⁶ Stop the Beach Renourishment, Inc. v. Fla. Dep't of Env't Prot., 560 U.S. 702, 709 (2010); see also Bd. of Trustees of the Internal Imp. Tr. Fund v. Sand Key Assocs., Ltd., 512 So. 2d 934, 938-39 (holding that owners have a right to claim accreted land when the accretion was artificially-caused, as long as the owner did not cause the accretion); see also New Jersey v. New York, 523 U.S. 767, 783 (1998) (explaining that an owner may not extend their own property into the water by landfilling or purposefully causing accretion); see also s. 161.051, F.S. (providing that the state will retain title to additions or accretions to the permitee's property caused by permitted coastal improvements).

¹⁷ *Walton County*, 998 So. 2d at 1114. "Avulsion" is the sudden or perceptible loss of or addition to land by the action of the water or a sudden change in the bed of a lake or the course of a stream. *Id.* at 1116.

¹⁸ Hayes v. Bowman, 91 So. 2d 795, 801 (Fla. 1957).

¹⁹ *Id.* at 801-802.

 $^{^{20}}$ *Id.* at 802. In the opinion, the Court expressly references the rights of an unobstructed view of the channel and unobstructed means of ingress and egress over the foreshore and tidal waters. *Id.* at 801. The Court states that if the exercise of these rights is prevented, the upland owner is entitled to relief. *Id.*

²¹ *Id.* at 802.

²² Lee Cty. v. Kiesel, 705 So. 2d 1013, 1015 (Fla. 2d DCA 1998); Lake Conway Shores Homeowners Ass'n, Inc. v. Driscoll, 476 So. 2d 1306, 1308 (Fla. 5th DCA 1985).

²³ Nourachi v. United States, 655 F. Supp. 2d 1215, 1227 (M.D. Fla. 2009).

²⁴ *Hayes*, 91 So. 2d at 801-802.

²⁵ Johnson v. McCowen, 348 So. 2d 357, 360 (Fla. 1st DCA 1977).

The use of a particular delineation method may be struck down by a court if the method is found to unfairly impact a party's riparian rights.²⁶ In one case, a Florida court reversed a decision of a trial judge who used a prolongation-of-property-line method, holding that extending the line of the property boundary in this particular case destroyed an adjacent parcel owner's littoral rights, and remanding for an equitable determination of the parties' respective rights.²⁷

The Florida Statutes do not address the methodology for establishing boundaries for riparian rights. The Florida Administrative Code's rules on sovereignty submerged lands generally require all structures and activities to be set back a minimum of 25 feet inside the applicant's riparian rights lines.²⁸ The rules also require applicants seeking standard leases of sovereignty submerged lands to show the applicant's upland parcel property lines and associated riparian rights lines.²⁹

In 2013, the Department of Environmental Protection (DEP) published general guidelines for the allocation of riparian rights, based on research analyzing existing methods for allocating riparian rights together with a study of different shoreline configurations.³⁰ Concentrating on the right of ingress and egress to and from the water (including dock construction) and the right to a view over the water – the two riparian rights "equities" of primary interest among owners – the document includes eight conclusions from the research, summarized as follows:

- When docking is the primary issue, the courts will usually apportion the space between the shore and the line of navigability (i.e., the line of deep water).
- For a straighter shore on a large waterbody, the division lines are perpendicular to the direction of the shore extended to the line of navigable water.
- Along a river without a marked channel, lines are usually perpendicular with the stream's thread (i.e., median).
- Along a river or other waterbody with a nearby marked channel and regular shore, the lines are usually perpendicular with the nearest channel edge and not the thread.
- The direction of upland boundaries is largely ignored when apportioning riparian rights ("[t]he public's mistaken belief that riparian lines are on the extension of their side upland lines is the most frequent cause of riparian disputes").³¹ The water body must be equitably apportioned as if all waterfront owners were standing on the shore looking out over the waterbody.
- When the shore is irregular (e.g., coves, bays, lakes, rivers) most courts apportion the line of deep water to divide riparian rights as opposed to any perpendicular method.
- Some situations require apportionment of the entire water surface, and then certain methods are used such as the center point method for lakes.

²⁶ Lake Conway Shores Homeowners Ass'n, Inc. v. Driscoll, 476 So. 2d 1306, 1309-10 (Fla. 5th DCA 1985).

²⁷ Id.; see also Muraca v. Meyerowitz, 818 N.Y.S.2d 450, 456-57 (Sup. Ct. 2006).

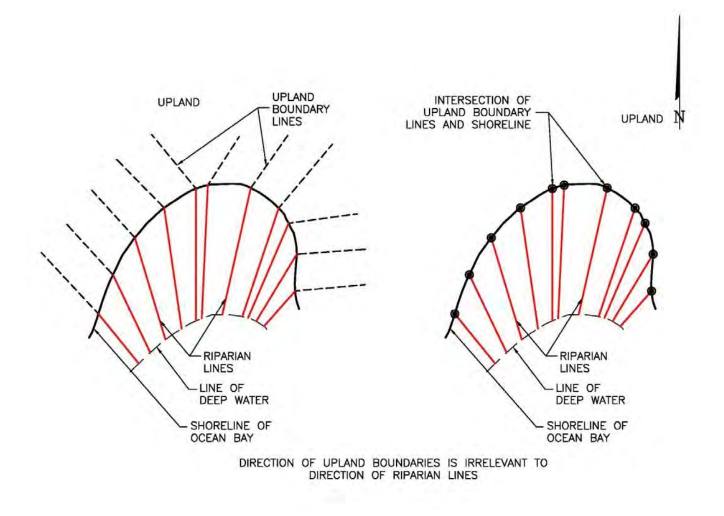
²⁸ Fla. Admin. Code R. 18-21.004(3)(d) (noting also that the minimum setback is 10 feet for marginal docks, and that other exceptions apply).

²⁹ Fla. Admin. Code R. 18-21.008(1)(a)4.f.

³⁰ Florida Dep't of Environmental Protection, SLER 0950, Survey Requirements, *Guidelines for Allocation of Riparian Rights*, 7-18 (2013), *available at* <u>https://apps.sfwmd.gov/entsb/docdownload?object_id=0900eeea8a95bcd3</u> (last visited Jan. 16, 2022).

³¹ *Id.* at 8. The diagram shows how it is the locations where the upland boundary lines intersect the shoreline (not the direction of the boundary lines landward of the shoreline) that are relevant for apportionment.

• Apportioning the line of deep water is the most universal method, and it gives the same solution as more traditional techniques in many cases and follows dominant national case law where the shore is irregular.³²



III. Effect of Proposed Changes:

The bill amends s. 253.141(1), F.S., to require land surveyors to give preference to the prolongation-of-property-line method of establishing the boundaries of a residential property owner's riparian rights along a channel. The prolongation-of-property-line method would apply in connection with the construction of docks, piers, marinas, moorings, pilings, and other private improvements, unless doing so would result in an inequitable apportionment of the riparian rights among property owners along the channel.

The bill defines the term "channel" to mean the marked, buoyed, or artificially dredged channel, if any; or if none, a space equal to 20 percent of the average width of the river or stream at the

³² *Id.* at 7-9.

point concerned, which furnishes uninterruptedly, through its course, the deepest water at ordinary low water.

The bill defines the term "prolongation-of-property-line method" to mean establishing the boundary of a property owner's riparian rights by extending the owner's property line out into the waterbody at the same angles at which they intersect the ordinary high watermark.

This preference does not apply to littoral waters, such as a lake, an ocean, or a gulf; and it only applies when establishing the boundaries of riparian rights after July 1, 2022.

The bill amends s. 253.141(1), F.S., to provide that in a civil action relating to the riparian rights of a residential dock owner, when such rights are exercised with all appropriate environmental and regulatory approvals and permits, in which the defendant is the prevailing party, the court must award reasonable attorney fees and costs to the prevailing party.

The bill reenacts s. 403.813(1)(s) and s. 403.9323(3), F.S., for the purpose of incorporating the amendments to s. 253.141(1), F.S., into same.

The bill takes effect upon becoming a law.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

The bill does not require counties or municipalities to spend funds or limit their authority to raise revenue or receive state-shared revenues as specified in Article VII, s. 18 of the Florida Constitution.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None identified.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

None.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends section 253.141 of the Florida Statutes.

This bill reenacts the following sections of the Florida Statutes: 403.813 and 403.9323.

IX. Additional Information:

A. Committee Substitute – Statement of Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

1 A bill to be entitled 2 An act relating to residential property riparian 3 rights; amending s. 253.141, F.S.; requiring land 4 surveyors to give preference to using the 5 prolongation-of-property-line method to establish a 6 property owner's riparian rights along a channel under 7 certain circumstances; defining terms; providing 8 applicability; requiring courts to award reasonable 9 attorney fees and costs to a prevailing party in a civil action under certain circumstances; reenacting 10 11 ss. 403.813(1)(s) and 403.9323(3), F.S., relating to 12 permits issued at district centers and legislative 13 intent in recognizing rights of riparian property ownership, respectively, to incorporate the amendment 14 15 made to s. 253.141, F.S., in references thereto; 16 providing an effective date. 17 Be It Enacted by the Legislature of the State of Florida: 18 19 20 Section 1. Subsection (1) of section 253.141, Florida 21 Statutes, is amended to read: 22 253.141 Riparian rights defined; certain submerged bottoms 23 subject to private ownership.-24 (1) (a) Riparian rights are those incident to land 25 bordering upon navigable waters. They are rights of ingress, Page 1 of 7

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26 egress, boating, bathing, and fishing and such others as may be 27 or have been defined by law. Such rights are not of a 28 proprietary nature. They are rights inuring to the owner of the riparian land but are not owned by him or her. They are 29 30 appurtenant to and are inseparable from the riparian land. The land to which the owner holds title must extend to the ordinary 31 32 high watermark of the navigable water in order that riparian 33 rights may attach. Conveyance of title to or lease of the 34 riparian land entitles the grantee to the riparian rights 35 running therewith whether or not mentioned in the deed or lease 36 of the upland. 37 (b) When establishing the boundaries of a residential property owner's riparian rights along a channel, for purposes 38 39 of the construction of docks, piers, marinas, moorings, pilings, 40 and other private improvements, land surveyors must give 41 preference to the prolongation-of-property-line method unless 42 doing so would result in inequitable apportionment of riparian 43 rights among property owners along the channel. 44 1. As used in this paragraph, the term: 45 "Channel" means the marked, buoyed, or artificially a. dredged channel, if any, or if none, means a space equal to 20 46 47 percent of the average width of the river or stream at the point 48 concerned which furnishes uninterruptedly, through its course, 49 the deepest water at ordinary low water. 50 b. "Prolongation-of-property-line method" means

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51 establishing the boundary of a property owner's riparian rights 52 by extending the owner's property line out into the waterbody at 53 the same angles at which they intersect the ordinary high 54 watermark. 55 2. This paragraph does not apply to littoral waters, such 56 as a lake, an ocean, or a gulf. 57 3. This paragraph applies only when establishing the boundaries of riparian rights after July 1, 2022. 58 59 (c) In a civil action relating to the riparian rights of a residential dock owner, when such rights are exercised with all 60 appropriate environmental and regulatory approvals and permits, 61 in which the defendant is the prevailing party, the court shall 62 award reasonable attorney fees and costs to the prevailing 63 64 party. Section 2. For the purpose of incorporating the amendment 65 66 made by this act to section 253.141, Florida Statutes, in a reference thereto, paragraph (s) of subsection (1) of section 67 68 403.813, Florida Statutes, is reenacted to read: 403.813 Permits issued at district centers; exceptions.-69 70 (1) A permit is not required under this chapter, chapter 373, chapter 61-691, Laws of Florida, or chapter 25214 or 71 chapter 25270, 1949, Laws of Florida, and a local government may 72 73 not require a person claiming this exception to provide further 74 department verification, for activities associated with the 75 following types of projects; however, except as otherwise

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76 provided in this subsection, this subsection does not relieve an 77 applicant from any requirement to obtain permission to use or 78 occupy lands owned by the Board of Trustees of the Internal 79 Improvement Trust Fund or a water management district in its 80 governmental or proprietary capacity or from complying with applicable local pollution control programs authorized under 81 82 this chapter or other requirements of county and municipal 83 governments:

(s) The construction, installation, operation, or
maintenance of floating vessel platforms or floating boat lifts,
provided that such structures:

87 1. Float at all times in the water for the sole purpose of 88 supporting a vessel so that the vessel is out of the water when 89 not in use;

2. Are wholly contained within a boat slip previously 90 91 permitted under ss. 403.91-403.929, 1984 Supplement to the 92 Florida Statutes 1983, as amended, or part IV of chapter 373, or do not exceed a combined total of 500 square feet, or 200 square 93 94 feet in an Outstanding Florida Water, when associated with a 95 dock that is exempt under this subsection or associated with a 96 permitted dock with no defined boat slip or attached to a 97 bulkhead on a parcel of land where there is no other docking 98 structure;

3. Are not used for any commercial purpose or for mooringvessels that remain in the water when not in use, and do not

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101 substantially impede the flow of water, create a navigational 102 hazard, or unreasonably infringe upon the riparian rights of 103 adjacent property owners, as defined in s. 253.141; 4. Are constructed and used so as to minimize adverse 104 105 impacts to submerged lands, wetlands, shellfish areas, aquatic plant and animal species, and other biological communities, 106 107 including locating such structures in areas where seagrasses are least dense adjacent to the dock or bulkhead; and 108 109 5. Are not constructed in areas specifically prohibited for boat mooring under conditions of a permit issued in 110 accordance with ss. 403.91-403.929, 1984 Supplement to the 111 Florida Statutes 1983, as amended, or part IV of chapter 373, or 112 other form of authorization issued by a local government. 113 114 115 Structures that qualify for this exemption are relieved from any 116 requirement to obtain permission to use or occupy lands owned by 117 the Board of Trustees of the Internal Improvement Trust Fund 118 and, with the exception of those structures attached to a bulkhead on a parcel of land where there is no docking 119 120 structure, may not be subject to any more stringent permitting 121 requirements, registration requirements, or other regulation by 122 any local government. Local governments may require either 123 permitting or one-time registration of floating vessel platforms 124 to be attached to a bulkhead on a parcel of land where there is 125 no other docking structure as necessary to ensure compliance

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126 with local ordinances, codes, or regulations. Local governments 127 may require either permitting or one-time registration of all 128 other floating vessel platforms as necessary to ensure 129 compliance with the exemption criteria in this section; to 130 ensure compliance with local ordinances, codes, or regulations 131 relating to building or zoning, which are no more stringent than 132 the exemption criteria in this section or address subjects other than subjects addressed by the exemption criteria in this 133 134 section; and to ensure proper installation, maintenance, and 135 precautionary or evacuation action following a tropical storm or 136 hurricane watch of a floating vessel platform or floating boat 137 lift that is proposed to be attached to a bulkhead or parcel of 138 land where there is no other docking structure. The exemption 139 provided in this paragraph shall be in addition to the exemption 140 provided in paragraph (b). The department shall adopt a general 141 permit by rule for the construction, installation, operation, or 142 maintenance of those floating vessel platforms or floating boat 143 lifts that do not qualify for the exemption provided in this 144 paragraph but do not cause significant adverse impacts to occur 145 individually or cumulatively. The issuance of such general 146 permit shall also constitute permission to use or occupy lands 147 owned by the Board of Trustees of the Internal Improvement Trust 148 Fund. Local governments may not impose a more stringent 149 regulation, permitting requirement, registration requirement, or other regulation covered by such general permit. Local 150

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151	governments may require either permitting or one-time
152	registration of floating vessel platforms as necessary to ensure
153	compliance with the general permit in this section; to ensure
154	compliance with local ordinances, codes, or regulations relating
155	to building or zoning that are no more stringent than the
156	general permit in this section; and to ensure proper
157	installation and maintenance of a floating vessel platform or
158	floating boat lift that is proposed to be attached to a bulkhead
159	or parcel of land where there is no other docking structure.
160	Section 3. For the purpose of incorporating the amendment
161	made by this act to section 253.141, Florida Statutes, in a
162	reference thereto, subsection (3) of section 403.9323, Florida
163	Statutes, is reenacted to read:
164	403.9323 Legislative intent
165	(3) It is the intent of the Legislature to provide
166	waterfront property owners their riparian right of view, and
167	other rights of riparian property ownership as recognized by s.
168	253.141 and any other provision of law, by allowing mangrove
169	trimming in riparian mangrove fringes without prior government
170	approval when the trimming activities will not result in the
171	removal, defoliation, or destruction of the mangroves.
172	Section / This act shall take effect upon becoming a law

172

Section 4. This act shall take effect upon becoming a law.

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HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #: HB 841 Residential Property Riparian Rights SPONSOR(S): DiCeglie TIED BILLS: IDEN./SIM. BILLS: SB 840

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF
1) Civil Justice & Property Rights Subcommittee	18 Y, 0 N	Mawn	Jones
2) Environment, Agriculture & Flooding Subcommittee		Gawin	Moore

SUMMARY ANALYSIS

Riparian rights are rights incident to land bordering navigable waters such as rivers and streams ("riparian land") and include rights of ingress, egress, boating, bathing, and fishing and to an unobstructed view. Riparian rights also include the right to erect upon the bed and shores adjacent to the riparian land docks and other structures for the riparian land owner's personal use, subject to the right of the public to use the navigable waters. In other words, structures built on riparian land may not impede navigation or other lawful public uses and generally may not extend beyond the line of navigation. Riparian rights inure to the riparian land owner and are appurtenant to and inseparable from the riparian land. Conveyance of title to or lease of the riparian land entitles the grantee to the riparian rights running with the land whether or not such rights are mentioned in the deed or lease.

In order for riparian rights to attach, the riparian land must extend to the ordinary high water mark of the navigable water. However, courts have acknowledged that there is no one proper method for establishing riparian rights boundaries, and such rights do not necessarily extend into the waters according to riparian land boundaries. Instead, boundaries must be apportioned and riparian rights determined in accordance with equitable principles, with consideration given to the lay of the shore line, the direction of the waterbody, and the co-relative rights of adjoining riparian land owners. Despite these guidelines, it is possible to have two land surveyors draw riparian boundaries for adjoining properties in two different locations if they use different methods for establishing such boundaries. A riparian land owner who believes that the boundaries of his or her riparian rights have not been properly drawn or his or her riparian rights have been otherwise violated may bring an action for relief in the circuit court where the riparian land is located.

HB 841 establishes a preferred method for establishing the boundaries of a residential property owner's riparian rights along a channel for purposes of the construction of docks, piers, marinas, moorings, pilings, and other private improvements. Specifically, the bill requires that, when establishing such boundaries after July 1, 2022, a land surveyor must give preference to the "prolongation-of-property-line" method unless doing so would result in inequitable apportionment of riparian rights among other land owners along the channel. Further, the bill provides that, in a civil action relating to a residential dock owner's riparian rights, when such rights are exercised with all appropriate environmental and regulatory approvals and permits and the defendant prevails, the court must award the defendant his or her reasonable attorney fees and costs.

The bill may have a positive indeterminate fiscal impact on state government but does not appear to have a fiscal impact on local governments.

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Background

Riparian Rights

Upon attaining statehood in 1845, Florida "assumed title to and sovereignty over the navigable waters in the state and the lands thereunder" from the submerged bed up to the "ordinary high water mark."¹ Under the common law Public Trust Doctrine, which recognizes the public's right to natural resources, navigable rivers, lakes, and tidelands are held in the public trust, and the state has a legal duty to preserve and control such waters for public navigation and other lawful uses.²

Riparian rights are rights incident to land bordering navigable waters³ such as rivers and streams⁴ ("riparian land") and include rights of ingress, egress, boating, bathing, and fishing and to an unobstructed view.⁵ Riparian rights also include the right to erect upon the bed and shores adjacent to the riparian land docks and other structures for the riparian land owner's private use, subject to the right of the public to use the navigable waters and applicable regulatory and environmental approval schemes.⁶ Riparian rights, which inure to the riparian land owner, are appurtenant to and inseparable from the riparian land.⁷ Conveyance of title to or lease of the riparian land entitles the grantee to the riparian rights running with the land whether or not such rights are mentioned in the deed or lease.⁸

In order for riparian rights to attach, the riparian land must extend to the ordinary high water mark of the navigable water.⁹ However, courts have acknowledged that there is no one proper method for establishing riparian rights boundaries, and such rights do not necessarily extend into the waters according to riparian land boundaries.¹⁰ Instead, such boundaries must be apportioned and riparian rights determined in accordance with equitable principles, with consideration given to the lay of the shore line, the direction of the water body, and the co-relative rights of adjoining riparian land owners.¹¹ Despite these guidelines, it is possible to have two land surveyors draw riparian boundaries for adjoining properties in two different locations if they use different methods for establishing such boundaries. A riparian land owner who believes that the boundaries of his or her riparian rights have been improperly drawn or his or her riparian rights have been violated may sue for relief in the circuit court where the riparian land is located.¹² Attorney Fees and Costs

⁵ S. 253.141, F.S.; *Hayes v. Bowman*, 91 So. 2d 795 (Fla. 1957).

¹ Art. X, s. 11, Fla. Const.; *Merrill-Stevens Co. v. Durkee*, 57 So. 428 (Fla. 1912).

² Art. X, s. 11, Fla. Const.; *Coastal Petroleum Co. v. Am. Cyanamid Co.*, 492 So. 2d 339, 342 (Fla 1986); *State ex rel. Ellis v. Gerbing*, 56 Fla 603 (1908).

³ The test to determine whether water is "navigable water" is whether, at the time Florida joined the United States in 1845, the waterbody was, in its ordinary and natural state, used or capable of being used by any watercraft for a sufficient part of the year as a public highway for commerce. "Navigable waters" in the state do not extend to any permanent or transient waters in the form of so-called lakes, ponds, swamps, or overflowed lands lying over and upon areas which have heretofore been conveyed to private individuals by the United States or by the state without reservation of public rights in and to said waters. *Odom v. Deltona Corp.*, 341 So. 2d 977 (Fla. 1976); S. 253.141(2), F.S.

⁴ Riparian rights should not be confused with littoral rights, which are rights incident to land bordering non-flowing waterbodies, such as lakes, ponds, seas, oceans, and gulfs.

⁶ The right to build such a structure does not include the right to use the structure for commercial purposes. Further, the Florida Department of Environmental Protection has established a regulatory approval scheme and setback requirements for structures b uilt over submerged sovereign lands, including docks. *Ferry Pass Inspectors' & Shippers' Ass'n* v. *White's River Inspectors' & Shippers' Ass'n*, 48 So. 643 (1909); *Belvedere Dev. Corp. v. Dep't of Transp.*, 476 So. 2d 649 (Fla. 1985); Fla. Admin. Code R. 18-21. ⁷ S. 253.141, F.S.

⁸ Id.

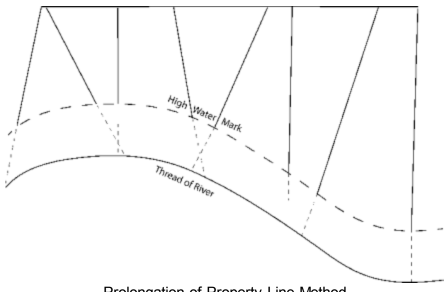
⁹ Id.; Thiesen v. Gulf, Fla. & Alabama Railway Co., 78 So. 491 (1917).

¹⁰ Hayes, 91 So. 2d at 801, 802 (Fla. 1957); *Lake Conway Shores HOA, Inc. v. Driscoll*, 476 So. 2d 1306 (Fla. 5th DCA 1985). ¹¹ Id.

Parties to a civil action must generally pay their own attorney fees and costs regardless of who prevails, unless the fees claim is based on a contract or statute.¹³ Statutes authorizing the assessment of attorney fees must do so expressly and be strictly construed.¹⁴ Section 253.141, F.S., which establishes riparian rights in the state, does not authorize the recovery of attorney fees and costs. Thus, attorney fees and costs may only be available in a riparian rights dispute if the offer of judgment statute applies.15

Effect of Proposed Changes

HB 841 establishes a preferred method for establishing the boundaries of a residential property owner's riparian rights along a channel¹⁶ for purposes of the construction of docks, piers, marinas, moorings, pilings, and other private improvements. Specifically, the bill requires that, when establishing such boundaries after July 1, 2022, a land surveyor must give preference to the "prolongation-of-propertyline" method, unless doing so would result in inequitable apportionment of riparian rights among other land owners along the channel. The bill defines the "prolongation-of-property-line" method to mean establishing the boundary of a property owner's riparian rights by extending the owner's property line out into the waterbody at the same angles at which they intersect the ordinary high water mark. The figure below shows by its dotted lines how the prolongation-of-property line method requires that an owner's riparian rights boundaries are drawn.



Prolongation-of-Property Line Method

Further, the bill provides that, in a civil action relating to a residential dock owner's riparian rights, when such rights are exercised with all appropriate environmental and regulatory approvals and permits and the defendant prevails, the court must award the defendant his or her reasonable attorney fees and costs.

B. SECTION DIRECTORY:

Section 1: Amends s. 253.141, F.S., relating to riparian rights defined; certain submerged bottoms subject to private ownership.

- Section 2: Reenacts s. 403.813, F.S., relating to permits issued at district centers, exceptions.
- Section 3: Reenacts s. 403.9323, F.S., relating to legislative intent.

Section 4: Provides an effective date of upon becoming a law.

¹⁶ The bill defines "channel" to mean the marked, buoyed, or artificially dredged channel, if any, or if none, a space equal to 20 percent of the average width of a river stream at the point concerned which furnishes uninterruptedly, through its course, the deepest water at ordinary low water. The bill also specifies that its requirements do not apply to littoral waters, such as a lake, ocean, or gulf. STORAGE NAME: h0841b.EAF

¹³ Campbell v. Goldman, 959 So. 2d 223 (Fla. 2007); Price v. Tyler, 890 So. 2d 246 (Fla. 2004).

¹⁴ Sarkis v. Allstate Ins. Co., 863 So. 2d 210 (Fla. 2003); Knealing v. Puleo, 675 So. 2d 593 (Fla. 1996).

¹⁵ The offer of judgment statute provides that, in any civil action for damages, attorney fees may be awarded following the defendant's provision of an offer of judgment or the plaintiff's provision of a demand for judgment in specified situations. S. 768.79, F.S.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

None.

2. Expenditures:

By providing a preferred method for determining the boundaries of a residential property owner's riparian rights in specified situations, the bill may have a positive indeterminate fiscal impact on the state by reducing litigation in the state court system.

- B. FISCAL IMPACT ON LOCAL GOVERNMENTS:
 - 1. Revenues:

None.

2. Expenditures:

None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

The bill clarifies the process for drawing the boundaries of a residential property owner's riparian rights in certain situations by establishing a preference for the prolongation-of-property-lines method and may, therefore, reduce:

- Survey costs to residential riparian land owners, as the surveyor can simply extend an upland property boundary if such method is utilized.
- Litigation over riparian rights boundaries.

The bill also allows a prevailing defendant to recover his or her reasonable attorney fees and costs in certain situations.

D. FISCAL COMMENTS:

None.

III. COMMENTS

- A. CONSTITUTIONAL ISSUES:
 - 1. Applicability of Municipality/County Mandates Provision:

Not applicable. The bill does not appear to require counties or municipalities to spend funds or take action requiring the expenditure of funds; reduce the authority that counties or municipalities have to raise revenues in the aggregate; or reduce the percentage of state tax shared with counties or municipalities.

2. Other:

None.

B. RULE-MAKING AUTHORITY:

Not applicable.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

IV. AMENDMENTS/COMMITTEE SUBSTITUTE CHANGES

None.

By Senator Gruters

	23-01194-22 20221650
1	A bill to be entitled
2	An act relating to boating and vessel safety; amending
3	s. 327.395, F.S.; requiring certain boating safety
4	education courses and temporary certificate
5	examinations to include specified components;
6	directing the Fish and Wildlife Conservation
7	Commission to include such components in boating
8	safety education campaigns and certain educational
9	materials; amending s. 327.50, F.S.; requiring
10	instructors of water sports and activities to wear
11	engine cutoff switches under certain conditions;
12	providing an effective date.
13	
14	Be It Enacted by the Legislature of the State of Florida:
15	
16	Section 1. Subsection (4) of section 327.395, Florida
17	Statutes, is amended to read:
18	327.395 Boating safety education
19	(4) A commission-approved boating safety education course
20	or temporary certificate examination developed or approved by
21	the commission must include <u>components</u> a component regarding:
22	(a) Diving vessels, awareness of divers in the water,
23	divers-down warning devices, and the requirements of s. 327.331.
24	(b) The danger associated with:
25	1. A passenger riding on a seat back, gunwale, transom,
26	bow, motor cover, or any other vessel area not designed and
27	designated by the manufacturer for seating.
28	2. A passenger falling overboard.
29	3. Operating a vessel with a person in the water near the

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	23-01194-22 20221650
30	vessel.
31	4. Starting a vessel with the engine in gear.
32	5. Leaving the vessel running when passengers are boarding
33	or disembarking.
34	(c) The proper use and lifesaving benefits of an engine
35	cutoff switch for motorboats and personal watercraft.
36	
37	The commission must include the components under this subsection
38	in boating safety education campaigns and in educational
39	materials produced by the commission, as appropriate.
40	Section 2. Subsection (4) is added to section 327.50,
41	Florida Statutes, to read:
42	327.50 Vessel safety regulations; equipment and lighting
43	requirements
44	(4) The instructor of a water sport or activity must wear
45	an engine cutoff switch for any vessel used in the instruction
46	of the water sport or activity when people participating in the
47	water sport or activity are in the water.
48	Section 3. This act shall take effect July 1, 2022.

Page 2 of 2

CS/HB 701

1 A bill to be entitled 2 An act relating to boating and vessel safety; 3 providing a short title; amending s. 327.395, F.S.; 4 requiring certain boating safety education courses and 5 temporary certificate examinations to include 6 specified components; directing the Fish and Wildlife 7 Conservation Commission to include such components in 8 boating safety education campaigns and certain 9 educational materials; amending s. 327.50, F.S.; requiring operators of vessels used in the instruction 10 11 of water sports and activities to use engine cutoff 12 switches and wear operative links to the switches 13 under certain conditions; providing an effective date. 14 15 Be It Enacted by the Legislature of the State of Florida: 16 17 Section 1. This act may be cited as "Ethan's Law." 18 Section 2. Subsection (4) of section 327.395, Florida 19 Statutes, is amended to read: 327.395 Boating safety education.-20 21 (4)A commission-approved boating safety education course 22 or temporary certificate examination developed or approved by 23 the commission must include components a component regarding: 24 Diving vessels, awareness of divers in the water, (a) divers-down warning devices, and the requirements of s. 327.331. 25 Page 1 of 2

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

2022

CS/HB 701

(b) The danger associated with:
1. A passenger riding on a seat back, gunwale, transom,
bow, motor cover, or any other vessel area not designed and
designated by the manufacturer for seating.
2. A passenger falling overboard.
3. Operating a vessel with a person in the water near the
vessel.
4. Starting a vessel with the engine in gear.
5. Leaving the vessel running when a passenger is boarding
or disembarking.
(c) The proper use and lifesaving benefits of an engine
cutoff switch for motorboats and personal watercraft.
The commission must include the components under this subsection
in boating safety education campaigns and in educational
materials produced by the commission, as appropriate.
Section 3. Subsection (4) is added to section 327.50,
Florida Statutes, to read:
327.50 Vessel safety regulations; equipment and lighting
requirements
(4) The operator of a vessel used in the instruction of a
water sport or activity must use an engine cutoff switch and
wear an operative link to the switch when a person participating
wear an operative link to the switch when a person participating in the water sport or activity is in the water.

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

HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #:CS/HB 701Boating and Vessel SafetySPONSOR(S):Tourism, Infrastructure & Energy Subcommittee, McFarlandTIED BILLS:IDEN./SIM. BILLS:SB 1650

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF
1) Tourism, Infrastructure & Energy Subcommittee	18 Y, 0 N, As CS	Neuffer	Keating
2) Environment, Agriculture & Flooding Subcommittee		Mamontoff	Moore
3) Commerce Committee			

SUMMARY ANALYSIS

The Florida Fish and Wildlife Conservation Commission (FWC) regulates, manages, and conserves the fish and wildlife resources within the state. Within the FWC, the Division of Law Enforcement enforces boating rules and regulations, coordinates boating safety campaigns and education, and investigates boating accidents.

Any person born on or after January 1, 1988, who wishes to operate a vessel powered by a motor 10 horsepower or greater must complete a boating safety education course approved by the National Association of State Boating Law Administrators (NASBLA). The NASBLA provides minimum standards which are reviewed every five years and apply to all basic boating courses across the U.S. and its territories.

In 2018, federal law went into effect requiring operators of vessels less than 26 feet in length and with three or more horsepower to employ an engine cut-off switch if installed on the vessel. Florida has a similar law but with regard only to jet skis.

The bill may be cited as "Ethan's Law."

The bill requires that FWC include as components in boating safety education campaigns and education material, as appropriate, the following:

- The dangers of passengers sitting in areas not designed and designated for seating.
- The operation of a boat with persons in the water nearby.
- The dangers of starting a vessel with the engine in gear.
- The risks of leaving a vessel running while passengers are onboarding or disembarking.
- The proper use and benefits of an engine cut-off switch for motorboats and personal watercrafts.

The bill also requires that operators of vessels used in the instruction of water sports or activities use an engine cut-off switch and wear an operative engine cut-off switch link when people participating in the water sport or activity are in the water.

The bill does not have an impact on state or local government revenues. The bill does not have an impact on local government expenditures. The bill may have an insignificant fiscal impact on state government expenditures.

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Present Situation

The Florida Fish and Wildlife Conservation Commission (FWC) regulates, manages, and conserves the fish and wildlife resources within the state.¹ The Division of Law Enforcement within the FWC is tasked with the enforcement of boating rules and regulations, coordinating boating safety campaigns and education, and investigating boating accidents.

In 2020, there were 836 boating accidents in the state of Florida.² Of those accidents, 79 resulted in fatalities, with 69% of operators having no formal boater education.³

Any person born on or after January 1, 1988, must complete a boating safety education course approved by the National Association of State Boating Law Administrators (NASBLA) in order to operate a vessel powered by a motor of 10 horsepower or greater.⁴ Any operator required by statute to complete the boating safety education course must carry a boating education ID card and a photo ID while operating any qualifying vessel.⁵

NASBLA provides minimum standards that apply to all basic boating courses in the U.S. and its territories.⁶ The minimum standards are reviewed every five years with the purpose of establishing a national standard for all courses across the nation. Under current NASBLA standards, courses must describe state-required equipment, such as engine cut-off lanyards or bailing devices.⁷ Courses must additionally cover boat operation, trip planning, and emergency preparation.⁸ There are several courses within the state of Florida which meet NASBLA's 8-hour instruction requirement, ranging from no cost to \$50.9 A boating safety education course card is valid for life unless it was obtained through a temporary examination, in which instance it is valid for only 90 days.¹⁰

Florida law specifies certain equipment and lighting standards for all vessels operated in the waters of the state, and identifies the equipment which must be carried, stored, maintained, and used in accordance with current United States Coast Guard (USCG) safety equipment requirements.¹¹

Federal law requires any individual operating a covered recreational vessel¹² to use an engine cut-off switch link while operating on plane or above displacement speed.¹³ Any manufacturer, distributer, or dealer of propulsion machinery associated with starting controls on a covered recreational vessel must equip such vessel with an engine cut-off switch and an engine cut-off switch link.¹⁴ Engine cut-off switches are normally coiled bungee cords but can also be electronic wireless devices. They operate to

³*Id*.

⁵ S. 327.395(2), F.S.

¹¹ S. 327.50, F.S.

¹ Art. IV, s. 9, Fla. Const.

² Florida Fish and Wildlife Conservation Commission, 2020 Boating Accident Statistical Report, 2020, https://myfwc.com/media/26463/2020-basr-booklet.pdf (last visited January 13, 2022).

⁴ See s. 327.395(6)(a)-(g), F.S., (listing exemptions from the boating safety education course requirement).

⁶ See ANSI/NASBLA, 103-2016: Basic Boating Knowledge – Power (November 18, 2015).

⁷ See National Association of State Boating Law Administrators, NASBLA Policy: Basic Boating Education Course Approval (September 13, 2016) (describing the minimum educational requirements of a boating course for NASBLA approval).

⁸ Id.

⁹ FWC, Boating Safety Courses, https://myfwc.com/boating/safety-education/courses/ (last visited January 4, 2022). ¹⁰ S. 327.395(5), F.S.

¹² See 46 U.S.C. § 4312(e)(1) (defining covered recreational vessel as a recreational vessel that is less than 26 feet overall in length and capable of developing 115 pounds or more of static thrust); see 46 U.S.C. § 4312(e)(6) (defining static thrust as the forward or backwards thrust developed by propulsion machinery while stationary). ¹³ 46 U.S.C. § 4312(b).

shut off the engine if the operator is separated from the operating area, reducing the dangers created by a runaway vessel or impact with the spinning propeller.¹⁵ A person in violation of this law is liable for a civil penalty to the United States Government of not more than \$100 for the first offense.¹⁶ \$250 for the second offense,¹⁷ and \$500 for any subsequent offense.¹⁸ Although the law did not go into effect until 2018, most U.S. boat manufacturers had already voluntarily installed engine cut-off switches on their boats.¹⁹ Exceptions are provided for vessels if the main helm is within an enclosed cabin, or if the vessel is not required to have an engine cut-off switch.²⁰

Florida's current law provides a similar mandate but only for personal watercraft, commonly identified as jet skis.21

Effect of Proposed Changes

The bill expands the list of topics that must be covered in FWC boating safety education campaigns and commission materials to include:

- The dangers of passengers sitting in areas not designed and designated for seating.
- The operation of a boat with persons in the water nearby.
- The dangers of starting a vessel with the engine in gear. •
- The risks of leaving a vessel running while passengers are onboarding or disembarking.
- The proper use and benefits of an engine cut-off switch for motorboats and personal watercrafts.

The bill also requires the operator of a vessel used in a water sport or activity which causes participants to be in the water to use an engine cutoff switch and wear an operative link to the switch when participants are in the water. The bill does not provide a legal penalty for failure to comply with the bill.

B. SECTION DIRECTORY:

- Section 1 Provides a short title.
- Section 2 Amends s. 327.395, F.S.; relating to boating safety education.
- Section 3 Amends s. 327.50, F.S.; relating to vessel safety regulations.
- Section 4 Provides an effective date.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

None.

²⁰ 46 U.S.C. § 4312(b)(2).

¹⁵ USCG, Engine Cut-Off Switches, supra.

¹⁶ 46 U.S.C. § 4311(c)(1).

¹⁷ 46 U.S.C. § 4311(c)(2).

¹⁸ 46 U.S.C. § 4311(c)(3).

¹⁹ United States Coast Guard, Engine Cut-Off Switches, https://uscgboating.org/recreational-boaters/engine-cut-offdevices.php (last visited January 4, 2022).

²¹ S. 327.39, F.S.; see s. 327.02(37) (defining "personal watercraft" as a vessel less than 16 feet in length which uses an inboard motor powering a water jet pump as its primary source of motive power and which is designed to be operated by a person sitting, standing, or kneeling on the vessel). STORAGE NAME: h0701b.EAF

2. Expenditures:

The bill appears to have an insignificant impact to FWC expenditures necessary to incorporate the required items into education campaigns and materials.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:

None.

2. Expenditures:

None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

Motorized vessels that are not covered under federal law and which are used for the instruction of water sports and activities will be required to have an engine cut-off switch installed if not already equipped with one.

D. FISCAL COMMENTS:

None.

III. COMMENTS

- A. CONSTITUTIONAL ISSUES:
 - 1. Applicability of Municipality/County Mandates Provision:

Not applicable. The bill does not appear to require counties or municipalities to spend funds or take action requiring the expenditure of funds; reduce the authority that counties or municipalities have to raise revenues in the aggregate; or reduce the percentage of state tax shared with counties or municipalities.

2. Other:

None.

B. RULE-MAKING AUTHORITY:

The bill does not require or authorize rulemaking.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

IV. AMENDMENTS/COMMITTEE SUBSTITUTE CHANGES

On January 18, 2022, the Tourism, Infrastructure & Energy Subcommittee adopted a strike-all amendment and reported the bill favorably as a committee substitute. The amendment:

- Provided the act be designated "Ethan's Law."
- Clarified that the operator of a vessel used in the instruction of a water sport or activity must use an engine cutoff switch and operative link.

This analysis is drafted to the committee substitute as approved by the Tourism, Infrastructure & Energy Subcommittee.

By the Committees on Community Affairs; and Environment and Natural Resources; and Senator Rodriguez

	578-02650-22 20221432c2
1	A bill to be entitled
2	An act relating to vessel anchoring; amending s.
3	253.0346, F.S.; providing tenancy and lease conditions
4	for approved and permitted mooring and mooring fields
5	in Monroe County; amending s. 327.4108, F.S.;
б	requiring certain anchored vessels in Monroe County to
7	be re-anchored in a new location that meets certain
8	requirements according to a specified timeframe;
9	requiring the Fish and Wildlife Conservation
10	Commission, in consultation with certain entities, to
11	establish designated anchoring areas within the county
12	by rule; providing requirements for the designated
13	anchoring areas; providing an exception for certain
14	domiciled vessels; removing provisions requiring the
15	county to approve a specified number of moorings at
16	specified locations; requiring certain vessels
17	equipped with marine sanitation devices to maintain
18	specified records of such devices; providing
19	construction; providing an effective date.
20	
21	Be It Enacted by the Legislature of the State of Florida:
22	
23	Section 1. Present subsection (4) of section 253.0346,
24	Florida Statutes, is redesignated as subsection (5), and a new
25	subsection (4) is added to that section, to read:
26	253.0346 Lease of sovereignty submerged lands for marinas,
27	boatyards, mooring fields, and marine retailers.—
28	(4) Notwithstanding any other law, all of the following
29	conditions apply for approved and permitted moorings or mooring

Page 1 of 4

	578-02650-22 20221432c2
30	fields in Monroe County:
31	(a) The general tenancy on a mooring may exceed 12 months,
32	if requested, but may not exceed 10 years.
33	(b) A sovereign submerged land or other proprietary lease
34	may not prohibit a vessel from an approved and permitted mooring
35	or mooring field or limit the tenancy of a vessel because an
36	individual has established it as his or her domicile in
37	accordance with s. 222.17 or because the vessel is an
38	individual's primary residence.
39	Section 2. Subsection (3) of section 327.4108, Florida
40	Statutes, is amended to read:
41	327.4108 Anchoring of vessels in anchoring limitation
42	areas
43	(3)(a) Monroe County is designated as an anchoring
44	limitation area within which <u>no less than once every</u> a vessel on
45	waters of the state may only be anchored in the same location
46	for a maximum of 90 days each vessel anchored within Monroe
47	County on waters of this state within 10 linear nautical miles
48	of a public mooring field or a designated anchoring area must
49	pull anchor and be moved from its location using the vessel's
50	propulsion system and be re-anchored in a new location. The new
51	location must be:
52	1. No less than one-half linear nautical mile from the
53	vessel's starting location. A vessel may not be re-anchored
54	within one-half linear nautical mile from the vessel's starting
55	location for at least 90 days; or
56	2. In a different designated anchoring area. A vessel may
57	not be re-anchored in its originating designated anchoring area
58	for at least 90 days after anchoring within a new designated

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1	578-02650-22 20221432c2
59	anchoring area. The commission shall adopt rules to implement
60	this subsection.
61	(b) The commission, in consultation with Monroe County and
62	the Florida Keys National Marine Sanctuary, shall establish by
63	rule designated anchoring areas throughout the county. The
64	designated anchoring areas must:
65	1. Specify a maximum vessel draft for each area;
66	2. Be created only in locations where the water depth is
67	sufficient to allow vessels whose drafts are less than the
68	area's specified maximum vessel draft to navigate into and out
69	of the areas without grounding or stranding;
70	3. Not be located over coral reefs or other sensitive fish
71	or wildlife habitat, to the maximum extent practicable, as
72	determined by the commission;
73	4. Not be located in an area subject to ongoing hazardous
74	water currents or tides or containing navigational hazards; and
75	5. Not be located within navigational channels, setbacks
76	established by the United States Army Corps of Engineers
77	associated with federal channels, areas where anchoring is
78	prohibited pursuant to s. 327.4109, or any other lawfully
79	established areas that prohibit anchoring.
80	(c) Paragraph (a) does The anchoring limitations in this
81	subsection do not apply to <u>vessels moored to</u> approved and
82	permitted moorings or mooring fields.
83	(d) (c) A vessel upon the waters of this state and within
84	Monroe County for which the owner or occupant has established
85	the vessel as a domicile in accordance with s. 222.17 is exempt
86	from paragraph (a) Notwithstanding the commission rules adopted
87	pursuant to this section, this section is not effective for
1	

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	578-02650-22 20221432c2
88	Monroe County until at least 100 the county approves, permits,
89	and opens new moorings <u>are available</u> for public use , including
90	at least 250 moorings within 1 mile of the Key West Bight City
91	Dock and at least 50 moorings within the Key West Garrison Bight
92	Mooring Field. Until such time, the commission shall designate
93	the area within 1 mile of the Key West Bight City Dock as a
94	priority for the investigation and removal of derelict vessels.
95	(e) All of the following vessels within Monroe County on
96	waters of this state which are equipped with a marine sanitation
97	device other than a marine composting toilet that processes and
98	manages human waste using technologies that comply with United
99	States Coast Guard requirements must maintain a record of the
100	date of each pumpout of the marine sanitation device and the
101	location of the pumpout station or waste reception facility for
102	1 year after the date of the pumpout, and the record must
103	indicate that the vessel was pumped out within the last 30 days:
104	1. A vessel that:
105	a. Has enclosed living spaces or rooms; and
106	b. Is used by a person as a dwelling or living space
107	overnight at any time, notwithstanding whether or not the vessel
108	is also used for navigation.
109	2. A vessel moored in a public mooring field.
110	(f) This subsection may not be construed to prohibit
111	anchoring for less than 90 days in areas within Monroe County.
112	Section 3. This act shall take effect July 1, 2022.

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	Prepare	ed By: The F	Professional Staff	f of the Committee	on Community	Affairs
BILL:	CS/CS/SB 1432					
INTRODUCER:	Communi Senator Ro	•	Committee, Er	nvironment and N	Vatural Resor	urces Committee and
SUBJECT:	T: Vessel Anchoring					
DATE:	February 3	3, 2022	REVISED:			
ANAL	YST	STAF	F DIRECTOR	REFERENCE		ACTION
. Carroll		Roger	S	EN	Fav/CS	
. Hackett		Ryon		CA	Fav/CS	
				RC		

Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

CS/CS/SB 1432 amends statutes relating to vessel anchoring and mooring. The bill provides that approved and permitted moorings or mooring fields in Monroe County have a 10 year limit on general tenancies and that a sovereign submerged land or other proprietary lease may not prohibit a vessel from an approved and permitted mooring or mooring field, or limit the tenancy of a vessel, because it is an established domicile or a primary residence.

The bill clarifies that Monroe County is designated as an anchoring limitation area in which vessels anchored on waters of the state within the county and within 10 linear nautical miles of a public mooring field or designated anchoring area must:

- Pull anchor,
- Move under their own power, and
- Re-anchor a certain distance away or in a different designated anchoring area.

This must occur at least once every 90 days. The requirement does not apply to vessels moored to approved and permitted moorings, or to domiciled vessels on the waters of the state within the county until at least 100 new moorings are available for public use within 1 mile of Key West Bight City Dock. The bill removes the provisions requiring the county to approve of a certain number of moorings at certain locations.

The bill requires the Fish and Wildlife Conservation Commission to consult with Monroe County and the Florida Keys National Marine Sanctuary to establish designated anchoring areas throughout the county that meet certain criteria.

The bill requires certain vessels on the waters of the state within Monroe County that are equipped with a marine sanitation device to maintain a record of the date and location of each pump-out of the device, which must occur every 30 days, for one year after the date of the pump-out.

II. Present Situation:

Sovereign Submerged Lands

Sovereign submerged lands are owned by the state and include, but are not limited to, tidal lands, islands, sandbars, shallow banks, and lands waterward of the ordinary or mean high water line,¹ beneath navigable fresh water or tidally-influenced waters.² Under the Florida Constitution, the title to all sovereign submerged lands is held by the state in trust for the people.³ The public generally has the right to use sovereign submerged lands for traditional recreational purposes such as swimming, boating, and fishing.⁴

The Board of Trustees of the Internal Improvement Trust Fund, comprised of the Governor and Cabinet, holds title to all sovereign submerged lands in the state.⁵ Chapter 18-21 of the Florida Administrative Code lists the various forms of authorization necessary for specified activities on sovereign submerged lands, including submerged land leases.⁶

Rule 18-21.0041 specifically addresses leases, easements, or consent to use sovereignty submerged lands in Monroe County for multi-slip docking facilities.⁷ Certain general policies and specific criteria must be considered in determining whether to allow the use of sovereignty submerged lands for multi-slip docking facilities.⁸ The general policies include:

- Taking into account the proximity to and potential adverse impacts on any rare, threatened, or endangered species, or species of special concern, or their habitat, or on any portion of the Florida Reef Tract and other corals;
- Eliminating any adverse impacts on wetland or submerged vegetation or benthic communities;
- Maintaining or enhancing water quality;

¹ Fla. Admin. Code R. 18-21.003(67). The mean high water line is the point on the shore marking the average height of the high waters over a 19-year period, and it is the boundary between the state-owned foreshore (land alternately covered and uncovered by the tide) and the dry area above the mean high water line that is subject to private ownership. *See* ss. 177.27(14), (15) and 177.28(1), F.S.

 $^{^{2}}$ Fla. Admin. Code R. 18-21.003(67).

³ FLA. CONST. art. X, s. 11.

⁴ Fla. Admin. Code R. 18-21.004(2)(a); *see also 5F, LLC v. Hawthorne,* 317 So. 3d 220, 223 (Fla. 2d DCA 2021) (identifying the same traditional uses).

⁵ Sections 253.03 and 253.12(1), F.S.

⁶ See Fla. Admin. Code R. 18-21.005.

⁷ A multi-slip docking facility is a marina or dock designed to moor three or more vessels. Fla. Admin. Code R. 18-20.003(41).

⁸ Fla. Admin. Code R. 18-20.003.

- Requiring adequate water depths to avoid dredging and other bottom disturbance;
- Requiring consistency and conformity with local government land use plans, zoning, and other land use or development regulations; and
- Requiring consistency and conformity with the Principles for Guiding Development in the Florida Keys Area of Critical State Concern.⁹

The specific criteria include:

- A moratorium on the approval of all leases of state owned submerged lands for multi-slip docking facilities from Tea Table Channel north to the Monroe County Line;
- No docking facilities that require either dredging or filling to provide access;
- Water depth requirements;
- Requirements for the size of the dock;
- For any new or expanded docking facility for 10 or more boats, a specific lease condition that the lessee shall maintain water quality standards;
- An application review for new docking facilities or expansions to existing facilities to identify ways to improve, mitigate or restore adverse environmental impacts caused by previous activities;
- A lease requirement for all applicants proposing docking facilities designed to moor 10 or more boats;
- Documentation from all applicants to show that there is an economic demand for the number of boat slips requested;
- No benthic communities present where the boat mooring area, turning basins, mooring piles, or other structures are to be located, excepting any main access docks required to cross benthic communities to reach acceptable areas; and
- Special consideration for certain projects to further the commercial fishing village or commercial fishing enterprise zone concept.¹⁰

Fish and Wildlife Conservation Commission

The Division of Law Enforcement Boating and Waterways Section of the Florida Fish and Wildlife Conservation Commission (FWC) oversees and coordinates statewide regulatory waterway markers to ensure compliance with uniform markers and state boating and resource protection zones for the benefit of all waterway users and fish and wildlife resources in the state.¹¹ The Boating and Waterways Section takes public input and provides notice of proposed local boating-restricted areas.¹²

FWC's boating laws are enforced by the Division of Law Enforcement and its officers, county sheriffs and deputies, municipal police officers, and any other law enforcement officer.¹³ The

⁹ Fla. Admin. Code R. 18-20.003(2).

¹⁰ Fla. Admin. Code R. 18-20.003(3).

¹¹ FWC, Waterway Management, <u>https://myfwc.com/boating/waterway/</u> (last visited Jan. 11, 2022).

¹² *Id*.

¹³ Section 327.70(1), F.S.; *see* s. 943.10(1), F.S., which defines "law enforcement officer" as any person who is elected, appointed, or employed full time by any municipality or the state or any political subdivision thereof; who is vested with authority to bear arms and make arrests; and whose primary responsibility is the prevention and detection of crime or the enforcement of the penal, criminal, traffic, or highway laws of the state. The definition also includes all certified supervisory and command personnel whose duties include, in whole or in part, the supervision, training, guidance, and management

Division of Law Enforcement manages the state's waterways to ensure boating safety for residents of and visitors to the state.¹⁴ This includes enforcing boating rules and regulations; coordinating boating safety campaigns and education; managing public waters and access to the waters; conducting boating accident investigations; identifying and removing derelict vessels; and investigating vessel theft and title fraud.¹⁵

Anchoring or Mooring

Anchoring or mooring refers to a boater's practice of seeking and using a safe harbor on the public waterway system for an undefined duration. Anchoring is accomplished using an anchor carried on the vessel.¹⁶ Mooring is accomplished through the use of moorings permanently affixed to the bottom of the water body. Anchorages are areas that boaters regularly use for anchoring or mooring, whether designated or managed for that purpose or not. Mooring fields are areas designated and used for a system of properly spaced moorings.¹⁷

Local Regulation of Anchoring or Mooring of Vessels

Local governments are authorized by general permit to construct, operate, and maintain public mooring fields, each for up to 100 vessels.¹⁸ Mooring fields must be located where navigational access already exists between the mooring field and the nearest customarily used access channel or navigable waters that the mooring field is designed to serve. Each mooring field must be associated with a land-based support facility that provides amenities and conveniences, such as parking, bathrooms, showers, and laundry facilities. Major boat repairs and maintenance, fueling activities other than from the land-based support facility, and boat hull scraping and painting are not authorized within mooring fields.¹⁹

Local governments are authorized to enact and enforce ordinances that prohibit or restrict the mooring or anchoring of floating structures²⁰ or live-aboard vessels²¹ within their jurisdictions and vessels that are within the marked boundaries of permitted mooring fields.²² However, local governments are prohibited from enacting, continuing in effect, or enforcing any ordinance or

responsibilities of full-time law enforcement officers, part-time law enforcement officers, or auxiliary law enforcement officers but does not include support personnel employed by the employing agency.

¹⁴ Fish and Wildlife Conservation Commission (FWC), *Boating*, <u>https://myfwc.com/boating/</u> (last visited Jan. 11, 2022).

¹⁵ FWC, Law Enforcement, <u>https://myfwc.com/about/inside-fwc/le/</u> (last visited Jan. 11, 2022). See s. 327.70(1) and (4), F.S.

¹⁶ Section 327.02, F.S., defines the term "vessel" to include every description of watercraft, barge, and airboat, other than a seaplane on the water, used or capable of being used as a means of transportation on water.

¹⁷ Ankersen, Hamann, & Flagg, *Anchoring Away: Government Regulation and the Rights of Navigation in Florida*, 2 (Rev. May 2012), *available at* <u>https://www.flseagrant.org/wp-content/uploads/anchoring_away_5_12_update_web.pdf</u> (last visited Jan. 11, 2022).

¹⁸ See s. 373.118, F.S., and Fla. Admin. Code R. 62-330.420(1).

¹⁹ See Fla. Admin. Code R. 62-330.420.

²⁰ Section 327.02, F.S., defines the term "floating structure" as a "floating entity, with or without accommodations built thereon, which is not primarily used as a means of transportation on water but which serves purposes or provides services typically associated with a structure or other improvement to real property. The term includes an entity used as a residence, place of business, or office with public access; a hotel or motel; a restaurant or lounge; a clubhouse; a meeting facility; a storage or parking facility; or a mining platform, dredge, dragline, or similar facility or entity represented as such."

²¹ Section 327.02, F.S., defines the term "live-aboard vessel" as "a vessel used solely as a residence and not for navigation; a vessel for which a declaration of domicile has been filed; or a vessel used as a residence that does not have an effective means of propulsion for safe navigation. The definition expressly excludes commercial fishing boats."

²² Section 327.60(3), F.S.

local regulation that regulates the anchoring of vessels, other than live-aboard vessels and non-fishing commercial vessels, outside the marked boundaries of permitted mooring fields.²³

Anchoring Limitation Areas

State law designates certain densely populated urban areas as anchoring limitation areas.²⁴ These areas usually have narrow state waterways, residential docking facilities, and significant recreational boating traffic.²⁵ Counties may create more anchoring limitation areas under certain circumstances.²⁶

In 2021, Monroe County was designated as an anchoring limitation area within which a vessel on waters of the state may only be anchored in the same location for a maximum of 90 days.²⁷ FWC adopts rules to implement this.²⁸ Notwithstanding FWC's rules, this limitation is only effective for Monroe County until the county approves, permits, and opens new moorings for public use, including at least 250 moorings within 1 mile of the Key West Bight City Dock and at least 50 moorings within the Key West Garrison Bight Mooring Field.²⁹

The following are some exceptions that allow anchoring in an anchoring limitation area:

- When a vessel suffers a mechanical failure that poses an unreasonable risk of harm to the vessel or the persons onboard unless the vessel anchors;
- If imminent or existing weather conditions in the vicinity of the vessel pose an unreasonable risk of harm to the vessel or the persons onboard unless the vessel anchors;
- During certain special events;³⁰ or
- Certain government, construction, and fishing vessels.³¹

Law enforcement officers or agencies may remove and impound, for up to 48 hours, vessels from anchoring limitation areas when a vessel operator who was previously issued a citation:

- Continues to anchor the vessel in an anchoring limitation area within 12 hours of being issued a citation; or
- Refuses to leave the anchoring limitation area after being directed to do so by a law enforcement officer or agency.³²

In addition to the civil penalty imposed by a citation, a vessel operator whose vessel has been impounded must pay all of the applicable removal and storage fees before the vessel is released.³³

- ²⁸ Id.
- ²⁹ Id.

- ³² Section 327.4108(5), F.S.
- ³³ Id.

²³ Section 327.60(2)(f), F.S.

²⁴ Section 327.4108(1), F.S.

²⁵ Id.

²⁶ *Id.*; Section 327.4108(2), F.S.

²⁷ Section 327.4108(3), F.S.

³⁰ Section 327.4108(3), F.S.; see also s. 327.48, F.S.

³¹ Section 327.4108(4), F.S.

An owner or operator of a vessel who anchors in an anchoring limitation area commits a noncriminal infraction and is subject to a uniform boating citation and penalties. The civil penalty provided is up to a maximum of:

- \$50 for a first offense;
- \$100 for a second offense; and
- \$250 for a third or subsequent offense.³⁴

Section 327.73(1) F.S., provides that any person who fails to appear or otherwise properly respond to a uniform boating citation must, in addition to the charge relating to the violation of the boating laws, be charged with a second degree misdemeanor, which is punishable by a maximum fine of \$500 and no more than 60 days imprisonment.³⁵

Marine Sanitation Devices

A marine sanitation device is equipment, other than a toilet, for installation on board a vessel which is designed to receive, retain, treat, or discharge sewage, and any process to treat such sewage.³⁶ The U.S. Coast Guard categorizes marine sanitation devices into three types:

- Type I devices are flow-through treatment devices that commonly use maceration and disinfection for the treatment of sewage;
- Type II devices are flow-through treatment devices that may employ biological treatment and disinfection;
- Type III devices are typically a holding tank where sewage is stored until it can be discharged shore-side or at sea (beyond three miles from shore).³⁷

Raw sewage cannot be discharged from any vessel or any floating structure in Florida waters.³⁸ All waste from Type III marine sanitation devices must be disposed of in an approved sewage pump-out facility.³⁹ A violation of the marine sanitation laws is a noncriminal infraction.⁴⁰

No-Discharge Zones

A no-discharge zone is a designated body of water that prohibits the discharge of treated and untreated boat sewage.⁴¹ Within the boundaries of a no-discharge zone, vessel operators are required to retain their sewage discharges onboard for discharge at sea (beyond three miles from the Atlantic shore and beyond nine miles from the Gulf shore) or onshore at a pump-out facility.

³⁴ Section 327.73(1)(z), F.S.

³⁵ Sections 775.082 and 775.083, F.S.

³⁶ Section 327.02, F.S.

³⁷ EPA, *Marine Sanitation Devices (MSDs)*, <u>https://www.epa.gov/vessels-marinas-and-ports/marine-sanitation-devices-msds</u> (last visited Jan. 11, 2022).

³⁸ Section 327.53(4), F.S.

³⁹ Id.

⁴⁰ Section 327.53(6)(a), F.S.

⁴¹ U.S. Environmental Protection Agency, *Vessel Sewage Discharges: No-Discharge Zones*, <u>https://www.epa.gov/vessels-marinas-and-ports/vessel-sewage-no-discharge-zones</u> (last visited Jan. 12, 2022).

Currently, Florida has three designated no-discharge zones. They are Destin Harbor,⁴² the city of Key West waters,⁴³ and the state waters within the Florida Keys National Marine Sanctuary.⁴⁴

III. Effect of Proposed Changes:

Section 1 amends s. 253.0346, F.S., to provide that notwithstanding any other law, all of the following conditions apply for approved and permitted moorings or mooring fields in Monroe County:

- The general tenancy on a mooring may exceed 12 months, if requested, but not 10 years.
- A sovereign submerged land or other proprietary lease may not prohibit a vessel from an approved and permitted mooring or mooring field or limit a vessel's tenancy because it is a domicile or primary residence.

Section 2 amends s. 327.4108, F.S., to clarify that Monroe County is designated as an anchoring limitation area within which no less than once every 90 days each vessel anchored within Monroe County on waters of the state within 10 linear nautical miles of a public mooring field or a designated anchoring area must pull anchor, be moved from its location using the vessel's propulsion system,⁴⁵ and be re-anchored in a new location. The bill provides that the location must be:

- No less than one-half linear nautical mile from the vessel's starting location. A vessel may not be re-anchored within one-half linear nautical mile from the vessel's starting location for at least 90 days; or
- In a different designated anchoring area. A vessel may not be re-anchored in its originating designated anchoring area for at least 90 days after anchoring within a new designated anchoring area.

This relocation requirement does not apply to:

- Vessels moored to approved and permitted moorings and
- Vessels for which domicile has been established, until at least 100 new moorings are available for public use within one mile of the Key West Bight City Dock.

The changes above replace the following provisions:

- Anchoring limitations do not apply to mooring fields; and
- Anchoring limitations are not effective for Monroe County until the county approves, permits, and opens new moorings, including at least 250 moorings within one mile of the Key West Bight City Dock and at least 50 moorings in the Key West Garrison Bight Mooring Field.

⁴² Marine Sanitation Device Standard for Destin Harbor, 53 Fed. Reg. 1,678 (Jan. 21, 1988).

⁴³ City of Key West No Discharge Zone Determination, 64 Fed. Reg. 46,390 (Aug. 25, 1999).

⁴⁴ Regulation to Establish a No Discharge Zone for State Waters within the Boundary of the Florida Keys National Marine Sanctuary, 67 FR 35735 (May 21, 2002). The Florida Keys National Marine Sanctuary protects the 3,800 square miles of waters surrounding the Florida Keys from Miami to the Tortugas. NOAA, *Florida Keys National Marine Sanctuary Boundary*, <u>https://floridakeys.noaa.gov/about/welcome.html?s=about</u> (last visited Jan. 12, 2022).

⁴⁵ "Effective means of propulsion for safe navigation" means a vessel, other than a barge, that is equipped with: a functioning motor, controls, and steering system; or rigging and sails that are present and in good working order, and a functioning steering system. Section 327.02(13), F.S.

The bill replaces the Fish and Wildlife Conservation Commission's (FWC's) existing rulemaking authority with the requirement that FWC, in consultation with Monroe County and the Florida Keys National Marine Sanctuary, establish by rule designated anchoring areas throughout the county. The designated anchoring areas must:

- Specify a maximum vessel draft for each area;
- Be created only in locations where the water depth is sufficient to allow vessels whose drafts are less than the area's specified maximum vessel draft to navigate the areas without grounding or stranding;
- Not be located over coral reefs or other sensitive fish or wildlife habitat, to the maximum extent practicable, as determined by FWC;
- Not be located in an area subject to ongoing hazardous water currents or tides or containing navigational hazards; and
- Not be located within navigational channels, setbacks established by the U.S. Army Corps of Engineers associated with federal channels, areas where anchoring is prohibited, or any other lawfully established areas that prohibit anchoring.

The bill provides that all of the following vessels within Monroe County on waters of the state which are equipped with a marine sanitation device, other than a marine composting toilet, that processes and manages human waste using technologies that comply with U.S. Coast Guard requirements must maintain a record of the date and location of each pump-out of the marine sanitation device, which must occur every 30 days, for one year after the date of the pump-out:

- A vessel that has enclosed living spaces or rooms and is used by a person as a dwelling or living space overnight at any time, notwithstanding whether the vessel is also used for navigation; and
- A vessel moored in a public mooring field.

The bill finally clarifies that it may not be construed to prohibit anchoring for less than 90 days within Monroe County.

Section 3 provides an effective date of July 1, 2022.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

A general law operates universally throughout the state, uniformly on specific subjects throughout the state, or uniformly within a permissible classification, or relates to a state function or entity.⁴⁶ Uniform operation of a general law does not require application throughout the state; instead there must be a reasonable possibility that others in the future may meet the criteria of the classification.⁴⁷ A general law of local application is a form of general law that operates within only a portion of the state due to a valid classification based on proper distinctions and differences.⁴⁸ Article III, Section 10 of the Florida Constitution does not place any burdens or requirements on the Legislature's ability to pass a general law of local application.

A special law is a law that operates on a specific category of people or subjects, and the classification is impermissible or illegal.⁴⁹ A special law requires prior publication of a notice of intent to seek passage, or it may become effective after approval by the affected voters in a referendum.⁵⁰ A local law is a form of special law that operates only in a specific geographic area or in a classified territory when classification is impermissible or illegal.⁵¹

The bill amends statutes relating to vessel anchoring and mooring and documentation of marine sanitation device pump-out in Monroe County.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

Owners of vessels in Monroe County on waters of the state that are equipped with a marine sanitation device and that have enclosed living spaces or rooms and are used as a dwelling or living space overnight at any time, may experience a negative fiscal impact due to the requirement that they have proof of a marine sanitation device pumpout every 30 days.

C. Government Sector Impact:

None.

https://www.myfloridahouse.gov/Sections/Documents/loaddoc.aspx?PublicationType=Committees&CommitteeId=3117&Se ssion=2021&DocumentType=General+Publications&FileName=2021-

⁴⁶ State Affairs Committee and Local Administration and Veterans Affairs Subcommittee, *Local Bills Policies and Procedures Manual 2020-2022*, 1, *available at*

²⁰²²⁺Local+Bill+Policy+and+Procedures+Manual.pdf.

⁴⁷ *Id.* at 1-2.

⁴⁸ *Id.* at 2.

 $^{^{49}}$ *Id.* at 2-3.

⁵⁰ *Id.* at 3. ⁵¹ *Id.*

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends sections 253.0346 and 327.4108 of the Florida Statutes.

IX. Additional Information:

A. Committee Substitute – Statement of Substantial Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

CS/CS by Community Affairs on February 2, 2022:

The CS clarifies that the bill may not be construed to prohibit anchoring for less than 90 days within Monroe County.

CS by Environment and Natural Resources on January 18, 2022:

- Clarifies that a bill requirement applies to "linear" nautical miles.
- Adds that the record of the date and location of each marine sanitation device pumpout that certain vessels in Monroe County are required to maintain must also indicate that the vessel was pumped out within the last 30 days.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

1	A bill to be entitled
2	An act relating to vessel anchoring; amending s.
3	253.0346, F.S.; providing tenancy and lease conditions
4	for approved and permitted mooring and mooring fields
5	in Monroe County; amending s. 327.4108, F.S.;
6	requiring certain anchored vessels in Monroe County to
7	be re-anchored in a new location that meets certain
8	requirements according to a specified timeframe;
9	requiring the Fish and Wildlife Conservation
10	Commission, in consultation with certain entities, to
11	establish designated anchoring areas within the county
12	by rule; providing requirements for the designated
13	anchoring areas; providing an exception for certain
14	domiciled vessels; removing provisions requiring the
15	county to approve a specified number of moorings at
16	specified locations; requiring certain vessels
17	equipped with marine sanitation devices to maintain
18	specified records of such devices; providing an
19	effective date.
20	
21	Be It Enacted by the Legislature of the State of Florida:
22	
23	Section 1. Present subsection (4) of section 253.0346,
24	Florida Statutes, is redesignated as subsection (5), and a new
25	subsection (4) is added to that section, to read:
	Page 1 of 5

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

26 253.0346 Lease of sovereignty submerged lands for marinas, 27 boatyards, mooring fields, and marine retailers.-28 (4) Notwithstanding any other law, all of the following 29 conditions apply for approved and permitted moorings or mooring 30 fields in Monroe County: The general tenancy on a mooring may exceed 12 months, 31 (a) 32 if requested, but may not exceed 10 years. 33 (b) A sovereign submerged land or other proprietary lease 34 may not prohibit a vessel from an approved and permitted mooring or mooring field or limit the tenancy of a vessel because an 35 36 individual has established it as his or her domicile in 37 accordance with s. 222.17 or because the vessel is an individual's primary residence. 38 39 Section 2. Subsection (3) of section 327.4108, Florida 40 Statutes, is amended to read: 41 327.4108 Anchoring of vessels in anchoring limitation 42 areas.-43 (3) (a) Monroe County is designated as an anchoring 44 limitation area within which no less than once every a vessel 45 waters of the state may only be anchored in the same location 46 for a maximum of 90 days each vessel anchored within Monroe County on waters of this state within 10 nautical miles of a 47 48 public mooring field or a designated anchoring area must pull 49 anchor and be moved from its location using the vessel's propulsion system and be re-anchored in a new location. The new 50 Page 2 of 5

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

51	location must be:
52	1. No less than one-half linear nautical mile from the
53	vessel's starting location. A vessel may not be re-anchored
54	within one-half linear nautical mile from the vessel's starting
55	location for at least 90 days; or
56	2. In a different designated anchoring area. A vessel may
57	not be re-anchored in its originating designated anchoring area
58	for at least 90 days after anchoring within a new designated
59	anchoring area. The commission shall adopt rules to implement
60	this subsection.
61	(b) The commission, in consultation with Monroe County and
62	the Florida Keys National Marine Sanctuary, shall establish by
63	rule designated anchoring areas throughout the county. The
64	designated anchoring areas must:
65	1. Specify a maximum vessel draft for each area;
66	2. Be created only in locations where the water depth is
67	sufficient to allow vessels whose drafts are less than the
68	area's specified maximum vessel draft to navigate into and out
69	of the areas without grounding or stranding;
70	3. Not be located over coral reefs or other sensitive fish
71	or wildlife habitat, to the maximum extent practicable, as
72	determined by the commission;
73	4. Not be located in an area subject to ongoing hazardous
74	water currents or tides or containing navigational hazards; and
75	5. Not be located within navigational channels, setbacks
<u>.</u>	Page 3 of 5

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

76 established by the United States Army Corps of Engineers 77 associated with federal channels, areas where anchoring is 78 prohibited pursuant to s. 327.4109, or any other lawfully 79 established areas that prohibit anchoring. 80 (c) Paragraph (a) does The anchoring limitations in this 81 subsection do not apply to vessels moored to approved and 82 permitted moorings or mooring fields. 83 (d) (c) A vessel upon the waters of this state and within 84 Monroe County for which the owner or occupant has established 85 the vessel as a domicile in accordance with s. 222.17 is exempt 86 from paragraph (a) Notwithstanding the commission rules adopted 87 pursuant to this section, this section is not effective for Monroe County until at least 100 the county approves, permits, 88 89 and opens new moorings are available for public use, including 90 at least 250 moorings within 1 mile of the Key West Bight City 91 Dock and at least 50 moorings within the Key West Garrison Bight 92 Mooring Field. Until such time, the commission shall designate 93 the area within 1 mile of the Key West Bight City Dock as a 94 priority for the investigation and removal of derelict vessels. 95 (e) All of the following vessels within Monroe County on 96 waters of this state which are equipped with a marine sanitation 97 device other than a marine composting toilet that processes and 98 manages human waste using technologies that comply with United 99 States Coast Guard requirements must maintain a record of the date of each pumpout of the marine sanitation device and the 100

Page 4 of 5

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

FLORIDA	HOUSE	OF REP	RESENTA	TIVES
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101	location of the pumpout station or waste reception facility for
102	1 year after the date of the pumpout:
103	1. A vessel that:
104	a. Has enclosed living spaces or rooms; and
105	b. Is used by a person as a dwelling or living space
106	overnight at any time, notwithstanding whether or not the vessel
107	is also used for navigation.
108	2. A vessel moored in a public mooring field.
109	Section 3. This act shall take effect July 1, 2022.

HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #: HB 1065 Vessel Anchoring SPONSOR(S): Mooney TIED BILLS: IDEN./SIM. BILLS: CS/CS/SB 1432

REFERENCEACTIONANALYSTSTAFF DIRECTOR or BUDGET/POLICY CHIEF1) Environment, Agriculture & Flooding SubcommitteeGawinMoore2) Agriculture & Natural Resources Appropriations Subcommittee3) State Affairs Committee				
Subcommittee 2) Agriculture & Natural Resources Appropriations Subcommittee	REFERENCE	ACTION	ANALYST	
Subcommittee			Gawin	Moore
3) State Affairs Committee	, •			
	3) State Affairs Committee			

SUMMARY ANALYSIS

Current law designates certain densely populated urban areas that have narrow state waterways, residential docking facilities, and significant boating traffic as anchoring limitation areas. In an anchoring limitation area, a person is prohibited from anchoring a vessel at any time during the period between one half-hour after sunset and one half-hour before sunrise. The Division of Law Enforcement of the Fish and Wildlife Conservation Commission (FWC) and its officers, county sheriffs and deputies, and municipal police officers typically enforce anchoring limitation areas. In 2021, the Legislature designated Monroe County as an anchoring limitation area where a vessel on waters of the state can only anchor in the same location for a maximum of 90 days. The establishment of Monroe County as an anchoring limitation area does not take effect until Monroe County approves, permits, and opens new moorings for public use, including 250 moorings within one mile of Key West Bight City Dock and at least 50 moorings within the Key West Garrison Bight Mooring Field.

The bill specifies that approved and permitted moorings or mooring fields in Monroe County have a 10-year limit on general tenancies and that a sovereign submerged land or other proprietary lease may not prohibit a vessel from an approved and permitted mooring or mooring field or limit the tenancy of a vessel because it is an established domicile or primary residence.

The bill clarifies requirements related to the designation of Monroe County as an anchoring limitation area. Specifically, the bill requires each vessel anchored on state waters within 10 nautical miles of a public mooring field or a designated anchoring area to pull anchor, move from its location using its propulsion system, and reanchor in a new location no less than once every 90 days.

The bill specifies that these requirements do not apply to vessels moored to approved and permitted moorings. Additionally, until at least 100 new moorings are available for public use within one mile of Key West Bight City Dock, these requirements do not apply to live-aboard vessels on state waters within Monroe County.

The bill requires certain vessels within Monroe County on state waters that are equipped with a marine sanitation device to maintain a record of the date and location of each pump-out of the device, which must occur every 30 days.

The bill may have an insignificant negative fiscal impact on the state.

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Background

Anchoring or Mooring

Anchoring or mooring refers to a boater's practice of seeking and using a safe harbor on the public waterway system for an undefined duration. Anchoring is accomplished using an anchor carried on the vessel, while mooring uses fixtures, known as moorings, permanently affixed to the bottom of the water body.¹ Anchorages are areas that boaters regularly use for anchoring or mooring, whether designated or managed for that purpose or not. Mooring fields are areas designated and used for a system of properly spaced moorings.²

State Regulation of the Anchoring or Mooring of Vessels

The Legislature has delegated the responsibility of managing sovereign submerged lands to the Governor and Cabinet, sitting as the Board of Trustees of the Internal Improvement Trust Fund (Board).³ Pursuant to this responsibility, the Board is authorized to adopt rules governing anchoring, mooring, or otherwise attaching vessels, floating homes, or any other watercraft to the bottom of sovereign submerged lands.⁴ The Board has adopted rules regulating the construction of mooring and docking structures on such lands,⁵ but has not exercised its authority to adopt rules regulating anchoring.

Florida law prohibits a person from anchoring a vessel, except in case of emergency, in a manner that unreasonably or unnecessarily constitutes a navigational hazard or interferes with another vessel.⁶ Anchoring under bridges or in or adjacent to heavily traveled channels constitutes interference, if unreasonable under the prevailing circumstances.⁷ Interference with navigation is a noncriminal infraction and punishable by a fine of \$50.⁸

With certain exceptions, the owner or operator of a vessel or floating structure may not anchor or moor such that the nearest approach of the anchored or moored vessel or floating structure is:

- Within 150 feet of any marina, boat ramp, boatyard, or vessel launching or loading facility;
- Within 300 feet of a superyacht repair facility; or
- Within 100 feet outward from the marked boundary of a public mooring field or a lesser distance if approved by the local government within which the mooring field is located.⁹

Additionally, the owner or operator of a vessel or floating structure may not anchor or moor within the marked boundary of a public mooring field unless the owner or operator has a lawful right to do so by contractual agreement or other business arrangement.¹⁰

An owner or operator of a vessel may anchor or moor within 150 feet of any marina, boat ramp, boatyard, or other vessel launching or loading facility; within 300 feet of a superyacht repair facility; or within 100 feet outward from the marked boundary of a public mooring field if:

- ⁷ Id.
- ⁸ Section 327.73(j), F.S.

¹ Ankersen, Hamann, & Flagg, Anchoring Away: Government Regulation and the Rights of Navigation in Florida, 2 (March 2011), available at

https://www.cityofmarcoisland.com/sites/default/files/fileattachments/administration/page/7491/anchoring_away_03_09_11_full_web 3.pdf (last visited Jan. 30, 2022).

² Id.

³ Section 253.03(1), F.S.

⁴ Section 253.03(7), F.S.

⁵ See ch. 18-21, F.A.C.

⁶ Section 327.44(2), F.S.

⁹ Section 327.4109(1), F.S.

¹⁰ Section 327.4109(3), F.S.

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- The vessel suffers a mechanical failure that poses an unreasonable risk of harm to the vessel or the persons onboard the vessel. The owner or operator of the vessel may anchor or moor for five business days or until the vessel is repaired, whichever occurs first.
- Imminent or existing weather conditions in the vicinity of the vessel pose an unreasonable risk of harm to the vessel or the persons onboard the vessel. The owner or operator of the vessel may anchor or moor until weather conditions no longer pose such risk.¹¹

A vessel or floating structure may not be anchored, moored, or affixed to an unpermitted, unauthorized, or otherwise unlawful object that is on or affixed to the bottom of state waters. This does not apply to a mooring owned by a private individual or entity who owns submerged lands.¹²

Local Regulation of the Anchoring or Mooring of Vessels

Local governments are authorized by general permit to construct, operate, and maintain public mooring fields, each for up to 100 vessels.¹³ Mooring fields must be located in areas where navigational access already exists between the mooring field and the nearest customarily used access channel or navigable waters that the mooring field is designed to serve. Each mooring field must be associated with a landbased support facility that provides amenities and conveniences, such as parking, bathrooms, showers, and laundry facilities. Major boat repairs and maintenance, fueling activities other than from the landbased support facility, and boat hull scraping and painting are not authorized within mooring fields.¹⁴

Local governments are further authorized to enact and enforce ordinances that prohibit or restrict the mooring or anchoring of floating structures¹⁵ or live-aboard vessels¹⁶ within their jurisdictions and vessels that are within the marked boundaries of permitted mooring fields.¹⁷ However, they are prohibited from enacting, continuing in effect, or enforcing any ordinance or local regulation that regulates the anchoring of vessels, other than live-aboard vessels, outside the marked boundaries of permitted mooring fields.¹⁸

Anchoring Limitation Areas

Current law designates certain densely populated urban areas that have narrow state waterways, residential docking facilities, and significant recreational boating traffic as anchoring limitation areas.¹⁹ The following areas are designated in statute as anchoring limitation areas:

- The section of Middle River lying between Northeast 21st Court and the Intracoastal Waterway • in Broward County.
- Sunset Lake in Miami-Dade County.
- The sections of Biscayne Bay in Miami-Dade County lying between Rivo Alto Island and Di Lido • Island, San Marino Island and San Marco Island, and San Marco Island and Biscayne Island.²⁰

In an anchoring limitation area, a person is prohibited from anchoring a vessel at any time during the period between one half-hour after sunset and one half-hour before sunrise.²¹ However, a person may anchor in an anchoring limitation area if:

¹¹ Section 327.4109(2), F.S.

¹² Section 327.4019(4), F.S.

¹³ Section 373.118, F.S.; r. 62-330.420(1), F.A.C.

¹⁴ Rule 62-330.420, F.A.C.

¹⁵ Section 327.02(14), F.S., defines "floating structure" as a floating entity, with or without accommodations built thereon, which is not primarily used as a means of transportation on water but which serves purposes or provides services typically associated with a structure or other improvement to real property. The term includes an entity used as a residence, place of business, or office with public access; a hotel or motel; a restaurant or lounge; a clubhouse; a meeting facility; a storage or parking facility; or a mining platform, dredge, dragline, or similar facility or entity represented as such.

¹⁶ Section 327.02(22), F.S., defines "live-aboard vessel" as a vessel used solely as a residence and not for navigation; a vessel represented as a place of business or a professional or other commercial enterprise; or a vessel for which a declaration of domicile has been filed. The definition expressly excludes commercial fishing boats.

¹⁷ Section 327.60(2)(f), F.S.

¹⁸ Section 327.60(3), F.S.

¹⁹ Section 327.4108, F.S.

²⁰ Section 327.4108(1), F.S.

²¹ Section 327.4108(2), F.S.

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- The vessel suffers a mechanical failure that poses an unreasonable risk of harm to the vessel or the people onboard unless the vessel anchors;
- Imminent or existing weather conditions in the vicinity pose an unreasonable risk of harm to the vessel or the people onboard unless the vessel anchors; or
- The vessel is attending a regatta, race, marine parade, tournament, exhibition,²² or other special event, including, but not limited to, public music performances, local government waterfront activities, or a fireworks display.²³

The Division of Law Enforcement of the Fish and Wildlife Conservation Commission (FWC) and its officers, county sheriffs and deputies, and municipal police officers typically enforce anchoring limitation areas.²⁴ Such law enforcement officers are authorized to remove and impound a vessel that, after being issued a citation for violation of the anchoring limitation area, anchors the vessel in the anchoring limitation area within 12 hours after being issued the citation or refuses to leave the anchoring limitation area after being directed to do so by law enforcement.²⁵

Anchoring limitation areas do not apply to vessels owned or operated by a governmental entity for law enforcement, firefighting, military, or rescue purposes; construction or dredging vessels on an active job site; vessels actively engaged in commercial fishing; or vessels engaged in recreational fishing if the individuals on board are actively tending hook and line fishing gear or nets.²⁶

Monroe County Anchoring Limitation Area

In 2021, the Legislature authorized counties, except for Monroe County, to establish anchoring limitation areas adjacent to urban areas that have residential docking facilities and significant recreational boating traffic.²⁷ Monroe County was designated as an anchoring limitation area within which a vessel on state waters can only anchor in the same location for a maximum of 90 days.²⁸ However, the establishment of Monroe County as an anchoring limitation area does not take effect until the county approves, permits, and opens new moorings for public use, including at least 250 moorings within one mile of the Key West Bight City Dock and at least 50 moorings within the Key West Garrison Bight Mooring Field.²⁹

The Key West Bight City Dock, pictured below, is located on the Palm Avenue Causeway in Garrison Bight.

 29 Section 327.4108(3)(a), F.S

²² Section 327.48, F.S.

²³ Section 327.4108(3), F.S.

²⁴ Section 327.70(1), F.S.

²⁵ Section 327.4108(5)(b), F.S.

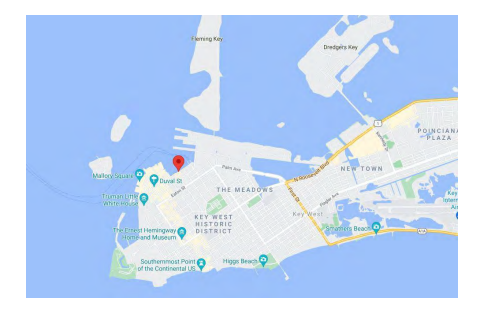
²⁶ Section 327.4108(4), F.S.

²⁷ Section 327.4108(2)(a), F.S.

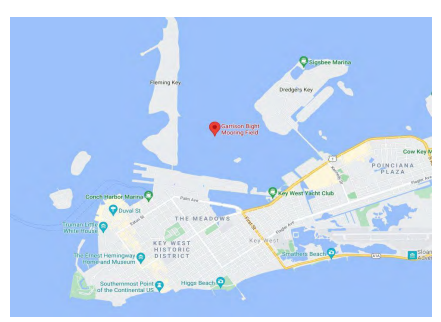
²⁸ Section 327.4108(3)(a), F.S.

²⁹ Section 327.4108(3)(c), F.S. **STORAGE NAME**: h1065.EAF

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The Key West Garrison Bight Mooring Field, pictured below, is located between Fleming Key and Sigsbee Park.



Marine Sanitation Devices

Vessels that are equipped with installed toilets and operating on United States navigable waters are required to have U.S. Coast Guard certified marine sanitation devices on board.³⁰ A marine sanitation device is equipment, other than a toilet, for installation on board a vessel that is designed to receive, retain, treat, or discharge sewage, and any process to treat such sewage.³¹ The U.S. Coast Guard categorizes marine sanitation devices into Type I, Type II, and Type III devices. A Type I device is a flow-through treatment device that commonly uses maceration and disinfection for the treatment of sewage; Type II devices are flow-through treatment devices that may employ biological treatment and disinfection; and Type III devices are typically a holding tank where sewage is stored until it can be discharged shore-side or beyond three miles from shore.³²

³⁰ 33 U.S.C. 1322.

³¹ Section 327.02(27), F.S.

³² U.S. Environmental Protection Agency (EPA), Marine Sanitation Devices (MSDs), https://www.epa.gov/vessels-marinas-and-ports/marine-sanitation-devices-msds (last visited Jan. 30, 2022).
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Raw sewage cannot be discharged from any vessel or any floating structure in Florida waters.³³ All waste from Type III marine sanitation devices must be disposed of in an approved sewage pump-out facility.³⁴ A violation of the marine sanitation laws is a noncriminal infraction.³⁵

No-Discharge Zones

A no-discharge zone is a designated body of water where it is unlawful to discharge treated or untreated boat sewage.³⁶ Within the boundaries of a no-discharge zone, vessel operators are required to retain their sewage discharges onboard for discharge beyond three miles from the Atlantic shore and beyond nine miles from the Gulf shore or onshore at a pump-out facility. Currently, Florida has three designated no-discharge zones within Destin Harbor,³⁷ the city of Key West waters,³⁸ and the state waters within the Florida Keys National Marine Sanctuary.³⁹

Effect of the Bill

The bill specifies that, notwithstanding any other law, the following conditions apply for approved and permitted moorings or mooring fields in Monroe County:

- The general tenancy on a mooring may exceed 12 months, if requested, but may not exceed 10 years.
- A sovereign submerged land or other proprietary lease may not prohibit a vessel from an approved and permitted mooring or mooring field or limit the tenancy of a vessel because an individual has established it as his or her domicile or because the vessel is an individual's primary residence.

The bill revises the requirements that apply to vessels in the Monroe County anchoring limitation area. Specifically, the bill requires each vessel anchored within Monroe County on state waters within 10 nautical miles of a public mooring field or a designated anchoring area to pull anchor, move from its location using its propulsion system, and re-anchor in a new location no less than once every 90 days. The bill requires the new location to be:

- No less than one-half linear nautical mile from the vessel's starting location. A vessel may not be re-anchored within one-half linear nautical mile from the vessel's starting location for at least 90 days; or
- In a different designated anchoring area. A vessel may not be re-anchored in its originating designated anchoring area for at least 90 days after anchoring within a new designated anchoring area.

The bill specifies that these requirements do not apply to vessels moored to approved and permitted moorings.

Additionally, the bill revises the circumstances under which the requirements of the Monroe County anchoring limitation area take effect. Specifically, the bill provides that such requirements do not apply to live-aboard vessels until at least 100 new moorings are available for public use within one mile of Key West Bight City Dock. The bill removes the requirement that at least 50 moorings must be established within the Key West Garrison Bight Mooring Field.

- ³⁸ City of Key West No Discharge Zone Determination, 64 Fed. Reg. 46,390 (Aug. 25, 1999) available at
- https://www.govinfo.gov/content/pkg/FR-1999-08-25/pdf/99-22044.pdf#page=1 (last visited Jan. 30, 2022).

³⁹ Regulation to Establish a No Discharge Zone for State Waters within the Boundary of the Florida Keys National Marine Sanctuary, 67 FR 35735 (May 21, 2002) available at https://www.govinfo.gov/content/pkg/FR-2002-05-21/pdf/02-12283.pdf#page=1 (last visited Jan. 30, 2022); The Florida Keys National Marine Sanctuary protects the 3,800 square miles of waters surrounding the Florida Keys from Miami to the Tortugas. National Oceanic & Atmospheric Administration, *About Florida Keys National Marine Sanctuary*, https://floridakeys.noaa.gov/about/welcome.html?s=about (last visited Jan. 30, 2022). **STORAGE NAME**: h1065.EAF **DATE**: 2/4/2022

³³ Section 327.53(4)(a), F.S.

³⁴ Section 327.53(4)(b), F.S.

³⁵ Section 327.53(6)(a), F.S.

³⁶ EPA, *Vessel Sewage Discharges: No-Discharge Zones*, https://www.epa.gov/vessels-marinas-and-ports/vessel-sewage-no-discharge-zones (last visited Jan. 30, 2022).

³⁷ Marine Sanitation Device Standard for Destin Harbor, 53 Fed. Reg. 1,678 (Jan. 21, 1988) available at

https://www.epa.gov/sites/default/files/2015-09/documents/53_fr_1678.pdf (last visited Jan. 30, 2022).

The bill requires FWC, in consultation with Monroe County and the Florida Keys National Marine Sanctuary, to establish by rule designated anchoring areas throughout the county. The designated anchoring areas must:

- Specify a maximum vessel draft for each area;
- Be created only in locations where the water depth is sufficient to allow vessels whose drafts are less than the area's specified maximum vessel draft to navigate into and out of the areas without grounding or stranding;
- Not be located over coral reefs or other sensitive fish or wildlife habitat, to the maximum extent practicable, as determined by FWC;
- Not be located in an area subject to ongoing hazardous water currents or tides or containing navigational hazards; and
- Not be located within navigational channels, setbacks established by the U.S. Army Corps of Engineers associated with federal channels, certain areas where anchoring is prohibited by state law, or any other lawfully established areas that prohibit anchoring.

The bill provides that certain vessels within Monroe County on state waters that are equipped with a marine sanitation device, other than a marine composting toilet, that processes and manages human waste using technologies that comply with U.S. Coast Guard requirements must maintain a record of the date and location of each pump-out of the device. Such pump-out must occur every 30 days, and the record must be maintained for one year after the date of the pump-out. These requirements apply to a vessel that:

- Has enclosed living spaces or rooms and is used by a person as a dwelling or living space overnight at any time; and
- A vessel moored in a public mooring field.
- B. SECTION DIRECTORY:

Section 1. Amends s. 253.0346, F.S., related to the lease of sovereignty submerged lands for marinas, boatyards, and marine retailers.

- Section 2. Amends s. 327.4108, F.S., related to anchoring limitation areas.
- Section 3. Provides an effective date of July 1, 2022.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

- A. FISCAL IMPACT ON STATE GOVERNMENT:
 - 1. Revenues:

None.

2. Expenditures:

The bill may have an indeterminate insignificant negative fiscal impact on FWC related to the costs associated with the rulemaking requirements of the bill. These costs can likely be absorbed through current resources.

- B. FISCAL IMPACT ON LOCAL GOVERNMENTS:
 - 1. Revenues:

None.

2. Expenditures:

None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR: None.

D. FISCAL COMMENTS:

None.

III. COMMENTS

A. CONSTITUTIONAL ISSUES:

1. Applicability of Municipality/County Mandates Provision:

Not applicable. This bill does not appear to require counties or municipalities to spend funds or take action requiring the expenditures of funds; reduce the authority that counties or municipalities have to raise revenues in the aggregate; or reduce the percentage of state tax shared with counties or municipalities.

2. Other:

General and Special Laws

A general law operates universally throughout the state, uniformly on specific subjects throughout the state, or uniformly within a permissible classification, or relates to a state function or entity.⁴⁰ Uniform operation of a general law does not require application throughout the state; instead there must be a reasonable possibility that others in the future may meet the criteria of the classification.⁴¹ A general law of local application is a form of general law that operates within only a portion of the state due to a valid classification based on proper distinctions and differences.⁴² Article III, Section 10 of the Florida Constitution does not place any burdens or requirements on the Legislature's ability to pass a general law of local application.

A special law is a law that operates on a specific category of people or subjects, and the classification is impermissible or illegal.⁴³ A special law requires prior publication of a notice of intent to seek passage, or it may become effective after approval by the affected voters in a referendum.⁴⁴ A local law is a form of special law that operates only in a specific geographic area or in a classified territory when classification is impermissible or illegal.⁴⁵

The bill amends statutes relating to vessel anchoring and mooring and documentation of marine sanitation device pump-out in Monroe County.

B. RULE-MAKING AUTHORITY:

The bill requires FWC, in consultation with Monroe County and the Florida Keys National Marine Sanctuary, to establish by rule designated anchoring areas throughout the County.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

IV. AMENDMENTS/COMMITTEE SUBSTITUTE CHANGES

Not applicable.

⁴⁴ Art. III, s. 10, Fla. Const.

DATE: 2/4/2022

⁴⁰ State ex rel. Landis v. Harris, 163 So. 237, 240, 120 Fla. 555, 562-563 (Fla. 1934).

⁴¹ Fla. Dep't of Bus. & Prof'l Regulation v. Gulfstream Park Racing Ass'n, Inc., 967 So. 2d 802, 808–09 (Fla. 2007).

⁴² City of Miami Beach v. Frankel, 363 So. 2d 555 (Fla. 1978)

⁴³ License Acquisitions, LLC v. Debary Real Estate Holdings, LLC, 155 So. 3d 1137, 1142-1143 (Fla. 2015).

⁴⁵ License Acquisitions, LLC, 155 So. 3d at 1142-1143. STORAGE NAME: h1065.EAF

By Senator Baxley

	12-01042-22 20221546
1	A bill to be entitled
2	An act relating to vessel safety flags; amending s.
3	327.391, F.S.; removing the requirement that airboats
4	be equipped with masts or flagpoles bearing certain
5	safety flags; amending s. 327.50, F.S.; prohibiting
б	the operation and anchoring of vessels without masts
7	or flagpoles bearing certain safety flags under
8	specified conditions; providing applicability;
9	providing penalties; amending s. 327.73, F.S.;
10	conforming provisions to changes made by the act;
11	providing an effective date.
12	
13	Be It Enacted by the Legislature of the State of Florida:
14	
15	Section 1. Subsections (1) and (3) of section 327.391,
16	Florida Statutes, are amended to read:
17	327.391 Airboats regulated
18	(1) The exhaust of every internal combustion engine used on
19	any airboat operated on the waters of this state shall be
20	provided with an automotive-style factory muffler, underwater
21	exhaust, or other manufactured device capable of adequately
22	muffling the sound of the exhaust of the engine as described in
23	s. 327.02(31). The use of cutouts or flex pipe as the sole
24	source of muffling is prohibited, except as provided in
25	subsection (3) (4) . A person who violates this subsection
26	commits a noncriminal infraction, punishable as provided in s.
27	327.73(1).
28	(3) An airboat may not operate on the waters of the state
29	unless it is equipped with a mast or flagpole bearing a flag at
·	

Page 1 of 3

1	12-01042-22 20221546
30	a height of at least 10 feet above the lowest portion of the
31	vessel. The flag must be square or rectangular, at least 10
32	inches by 12 inches in size, international orange in color, and
33	displayed so that the visibility of the flag is not obscured in
34	any direction. Any person who violates this subsection commits a
35	noncriminal infraction punishable as provided in s. 327.73(1).
36	Section 2. Subsection (4) is added to section 327.50,
37	Florida Statutes, to read:
38	327.50 Vessel safety regulations; equipment and lighting
39	requirements
40	(4) A vessel may not operate or be anchored on the waters
41	of this state where visibility is limited by vegetation that
42	extends 18 inches or higher above the current water line and is
43	present within 10 feet on both sides of the vessel unless the
44	vessel is equipped with a mast or flagpole bearing a flag at a
45	height of at least 10 feet above the lowest portion of the
46	vessel. The flag must meet design, minimum size, and color
47	requirements as established by commission rule and be displayed
48	so that the visibility of the flag is not obscured in any
49	direction. This subsection does not apply to a vessel that has a
50	height greater than 10 feet above the water line. A person who
51	violates this subsection commits a noncriminal infraction
52	punishable as provided in s. 327.73(1).
53	Section 3. Paragraphs (m) and (w) of subsection (1) of
54	section 327.73, Florida Statutes, are amended to read:
55	327.73 Noncriminal infractions
56	(1) Violations of the following provisions of the vessel
57	laws of this state are noncriminal infractions:
58	(m) Section 327.50(1) <u>,</u> and (2), and (4) relating to
I	

Page 2 of 3

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

SB 1546

1	12-01042-22 20221546
59	required safety equipment, lights, and shapes, and flags.
60	(w) Section 327.391(3), relating to the display of a flag
61	on an airboat.
62	
63	Any person cited for a violation of any provision of this
64	subsection shall be deemed to be charged with a noncriminal
65	infraction, shall be cited for such an infraction, and shall be
66	cited to appear before the county court. The civil penalty for
67	any such infraction is \$50, except as otherwise provided in this
68	section. Any person who fails to appear or otherwise properly
69	respond to a uniform boating citation shall, in addition to the
70	charge relating to the violation of the boating laws of this
71	state, be charged with the offense of failing to respond to such
72	citation and, upon conviction, be guilty of a misdemeanor of the
73	second degree, punishable as provided in s. 775.082 or s.
74	775.083. A written warning to this effect shall be provided at
75	the time such uniform boating citation is issued.
76	Section 4. This act shall take effect July 1, 2023.

1	A bill to be entitled
2	An act relating to vessel safety flags; amending s.
3	327.391, F.S.; removing the requirement that airboats
4	be equipped with masts or flagpoles bearing certain
5	safety flags; amending s. 327.50, F.S.; prohibiting
6	the operation and anchoring of vessels without masts
7	or flagpoles bearing certain safety flags under
8	specified conditions; providing applicability;
9	providing penalties; providing an effective date.
10	
11	Be It Enacted by the Legislature of the State of Florida:
12	
13	Section 1. Effective July 1, 2023, subsections (4) and (5)
14	of section 327.391, Florida Statutes, are renumbered as
15	subsections (3) and (4), respectively, and subsection (1) and
16	present subsection (3) of that section are amended, to read:
17	327.391 Airboats regulated
18	(1) The exhaust of every internal combustion engine used
19	on any airboat operated on the waters of this state shall be
20	provided with an automotive-style factory muffler, underwater
21	exhaust, or other manufactured device capable of adequately
22	muffling the sound of the exhaust of the engine as described in
23	s. 327.02(31). The use of cutouts or flex pipe as the sole
24	source of muffling is prohibited, except as provided in
25	subsection (3) (4). A person who violates this subsection
	Page 1 of 3

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26	commits a noncriminal infraction, punishable as provided in s.
27	327.73(1).
28	(3) An airboat may not operate on the waters of the state
29	unless it is equipped with a mast or flagpole bearing a flag at
30	a height of at least 10 feet above the lowest portion of the
31	vessel. The flag must be square or rectangular, at least 10
32	inches by 12 inches in size, international orange in color, and
33	displayed so that the visibility of the flag is not obscured in
34	any direction. Any person who violates this subsection commits a
35	noncriminal infraction punishable as provided in s. 327.73(1).
36	Section 2. Effective July 1, 2023, subsection (4) is added
37	to section 327.50, Florida Statutes, to read:
38	327.50 Vessel safety regulations; equipment and lighting
39	requirements
40	(4) A vessel may not operate or be anchored on the waters
41	of this state where visibility is limited by vegetation that
42	extends 18 inches or higher above the current water line and is
43	present within 10 feet on both sides of the vessel unless the
44	vessel is equipped with a mast or flagpole bearing a flag at a
45	height of at least 10 feet above the lowest portion of the
46	vessel. The flag must meet design, minimum size, and color
47	requirements as established by commission rule and be displayed
48	so that the visibility of the flag is not obscured in any
49	direction. This subsection does not apply to a vessel that has a
50	height greater than 10 feet above the water line. A person who
	Page 2 of 3

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FLORIDA	HOUSE	OF REP	RESENTA	TIVES
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- 52 punishable as provided in s. 327.73(1).
- 53 Section 3. This act shall take effect July 1, 2022.

Page 3 of 3

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

1	A bill to be entitled
2	An act relating to local regulation of vessels;
3	amending s. 327.60, F.S.; authorizing local
4	governments to regulate the anchoring of certain
5	vessels; providing an effective date.
6	
7	Be It Enacted by the Legislature of the State of Florida:
8	
9	Section 1. Paragraph (f) of subsection (2) of section
10	327.60, Florida Statutes, is amended to read:
11	327.60 Local regulations; limitations
12	(2) This chapter and chapter 328 do not prevent the
13	adoption of any ordinance or local regulation relating to
14	operation of vessels, except that a county or municipality may
15	not enact, continue in effect, or enforce any ordinance or local
16	regulation:
17	(f) Regulating the anchoring of vessels outside the marked
18	boundaries of mooring fields permitted <u>under</u> as provided in s.
19	327.40. This paragraph does not apply to , except for :
20	1. Live-aboard vessels; and
21	2. Commercial vessels, excluding commercial fishing
22	vessels; <u>and</u>
23	3. Vessels used for short-term rental purposes in
24	violation of a local ordinance or regulation;
25	Section 2. This act shall take effect July 1, 2022.
	Page 1 of 1

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By Senator Ausley

	3-00939A-22 20221454
1	A bill to be entitled
2	An act relating to the Office of the Blue Economy;
3	amending s. 20.60, F.S.; establishing the office
4	within the Department of Economic Opportunity;
5	creating s. 288.93, F.S.; defining the term "blue
6	economy"; providing duties of the office; authorizing
7	the department to adopt rules; amending s. 403.928,
8	F.S.; conforming provisions to changes made by the
9	act; creating s. 403.9303, F.S.; requiring the Office
10	of Economic and Demographic Research to conduct a
11	biennial evaluation of the blue economy for inclusion
12	in a certain assessment; providing requirements for
13	the evaluation; providing an effective date.
14	
15	Be It Enacted by the Legislature of the State of Florida:
16	
17	Section 1. Paragraph (a) of subsection (3) of section
18	20.60, Florida Statutes, is amended to read:
19	20.60 Department of Economic Opportunity; creation; powers
20	and duties
21	(3)(a) The following divisions and offices of the
22	Department of Economic Opportunity are established:
23	1. The Division of Strategic Business Development.
24	2. The Division of Community Development.
25	3. The Division of Workforce Services.
26	4. The Division of Finance and Administration.
27	5. The Division of Information Technology.
28	6. The Office of the Secretary.
29	7. The Office of Economic Accountability and Transparency,

Page 1 of 5

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	3-00939A-22 20221454
30	which shall:
31	a. Oversee the department's critical objectives as
32	determined by the secretary and make sure that the department's
33	key objectives are clearly communicated to the public.
34	b. Organize department resources, expertise, data, and
35	research to focus on and solve the complex economic challenges
36	facing the state.
37	c. Provide leadership for the department's priority issues
38	that require integration of policy, management, and critical
39	objectives from multiple programs and organizations internal and
40	external to the department; and organize and manage external
41	communication on such priority issues.
42	d. Promote and facilitate key department initiatives to
43	address priority economic issues and explore data and identify
44	opportunities for innovative approaches to address such economic
45	issues.
46	e. Promote strategic planning for the department.
47	8. The Office of the Blue Economy.
48	Section 2. Section 288.93, Florida Statutes, is created to
49	read:
50	288.93 Office of the Blue Economy
51	(1) For purposes of this section, the term "blue economy"
52	means the economic uses of ocean and coastal resources with a
53	focus on sustainable practices that benefit the long-term
54	outlook of relevant industry sectors and the competitive
55	positioning of the state in a global economy affected by climate
56	change, including, but not limited to, maritime industries such
57	as shipyards, marinas, marine terminals, piers, fishing,
58	aquaculture, seafood processing, commercial diving, and marine

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i	3-00939A-22 20221454
59	transportation; floating and amphibious housing; tourism; and
60	outdoor recreational activities, including, but not limited to,
61	boating, and industry sectors dependent on such activities.
62	(2) The Office of the Blue Economy shall:
63	(a) Support the state's economy by connecting the state's
64	ocean and coastal resources to economic development strategies
65	that enhance or contribute to the blue economy with a focus on
66	research and development, technological innovation, emerging
67	industries, strategic business recruitment, public and private
68	funding opportunities, and workforce training and education.
69	(b) Survey state universities and Florida College System
70	institutions on the development of academic research relating to
71	the blue economy across all disciplines. The office shall
72	encourage collaboration between state universities and Florida
73	College System institutions with overlapping areas of academic
74	research. The office shall publish on the department's website
75	information on such collaboration and the current research
76	inventory.
77	(c) Collaborate with relevant industries to identify
78	economic challenges that may be solved through innovation in the
79	blue economy by commercializing or otherwise providing public
80	access to academic research and resources.
81	(d) Develop and facilitate a pipeline of academic research,
82	commercialization, accelerator programs, and start-up funding.
83	(e) Publish on the department's website reports on the
84	number, growth, and average wages of jobs included in the blue
85	economy. Such reports shall identify and address any relevant
86	labor shortages projected by the Labor Market Estimating
87	Conference pursuant to s. 216.136(7).

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SB 1454

	3-00939A-22 20221454
88	(f) Educate other state and local entities on the interests
89	of the blue economy by participating in the development and
90	implementation of policies relating to the state's use of ocean
91	and coastal resources, including, but not limited to, long-term
92	sustainability, best practices, conservation efforts, ocean and
93	coastal health, restoration and protection of coral reefs, and
94	beach renourishment.
95	(g) Communicate the state's role as an integral component
96	of the blue economy by promoting the state on national and
97	international platforms and other appropriate forums as the
98	premier destination for convening on pertinent subject matters.
99	(3) The department may adopt rules to administer this
100	section.
101	Section 3. Paragraph (f) is added to subsection (1) of
102	section 403.928, Florida Statutes, to read:
103	403.928 Assessment of water resources and conservation
104	lands.—The Office of Economic and Demographic Research shall
105	conduct an annual assessment of Florida's water resources and
106	conservation lands.
107	(1) WATER RESOURCESThe assessment must include all of the
108	following:
109	(f) Biennially, beginning on January 1, 2023, the
110	evaluation of the state's blue economy required under s.
111	403.9303.
112	Section 4. Section 403.9303, Florida Statutes, is created
113	to read:
114	403.9303 Blue economy evaluation
115	(1) Beginning January 1, 2023, the Office of Economic and
116	Demographic Research shall conduct a biennial evaluation of the
I	

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	3-00939A-22 20221454
117	state's blue economy for inclusion in its annual assessment
118	conducted pursuant to s. 403.928.
119	(2) The evaluation must include the following:
120	(a) The historical and current contributions to the state's
121	economy from maritime industries, including, but not limited to:
122	1. Shipyards, marinas, marine terminals, piers, fishing,
123	aquaculture, seafood processing, commercial diving, and marine
124	transportation.
125	2. Floating and amphibious housing.
126	3. Tourism.
127	4. Outdoor recreational activities, including, but not
128	limited to, boating, and industry sectors dependent on such
129	activities.
130	(b) Appropriate economic comparisons to other states to
131	identify comparative advantages and disadvantages.
132	(c) The identification and discussion of any growing,
133	emerging, or new industries that fit within the blue economy
134	structure.
135	(d) Beginning January 1, 2025, an analysis of the
136	contributions of the blue economy to the state, including, but
137	not limited to, the economic benefits, as defined in s.
138	288.005(1), of the efforts undertaken by the Office of the Blue
139	Economy pursuant to s. 288.93.
140	Section 5. This act shall take effect July 1, 2022.

SB 1454

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

1 A bill to be entitled 2 An act relating to Office of the Blue Economy; 3 amending s. 20.60, F.S.; establishing the Office of 4 the Blue Economy within the Department of Economic 5 Opportunity; creating s. 288.93, F.S.; providing a 6 definition; providing duties of the Office of the Blue 7 Economy; authorizing the department to adopt rules; 8 amending s. 403.928, F.S.; conforming provisions to 9 changes made by the act; creating s. 403.9303, F.S.; requiring the Office of Economic and Demographic 10 11 Research to conduct a biennial evaluation of the blue economy for inclusion in a certain assessment; 12 13 providing requirements for the evaluation; providing an effective date. 14 15 16 Be It Enacted by the Legislature of the State of Florida: 17 18 Section 1. Paragraph (a) of subsection (3) of section 19 20.60, Florida Statutes, is amended to read: 20 20.60 Department of Economic Opportunity; creation; powers 21 and duties.-The following divisions and offices of the 22 (3)(a) 23 Department of Economic Opportunity are established: 24 1. The Division of Strategic Business Development. The Division of Community Development. 25 2.

Page 1 of 6

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2.6 3. The Division of Workforce Services. The Division of Finance and Administration. 27 4. 28 5. The Division of Information Technology. 29 6. The Office of the Secretary. 30 7. The Office of Economic Accountability and Transparency, which shall: 31 32 Oversee the department's critical objectives as a. 33 determined by the secretary and make sure that the department's 34 key objectives are clearly communicated to the public. 35 Organize department resources, expertise, data, and b. 36 research to focus on and solve the complex economic challenges 37 facing the state. c. Provide leadership for the department's priority issues 38 39 that require integration of policy, management, and critical objectives from multiple programs and organizations internal and 40 41 external to the department; and organize and manage external communication on such priority issues. 42 43 d. Promote and facilitate key department initiatives to address priority economic issues and explore data and identify 44 45 opportunities for innovative approaches to address such economic issues. 46 47 Promote strategic planning for the department. е. 48 8. The Office of the Blue Economy. 49 Section 2. Section 288.93, Florida Statutes, is created to 50 read: Page 2 of 6

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

51 288.93 Office of the Blue Economy.-52 (1) For purposes of this section, the term "blue economy" 53 means the economic uses of ocean and coastal resources with a 54 focus on sustainable practices that benefit the long-term 55 outlook of relevant industry sectors and the competitive 56 positioning of the state in a global economy affected by climate 57 change, including, but not limited to, maritime industries such as shipyards, marinas, marine terminals, piers, fishing, 58 59 aquaculture, seafood processing, commercial diving, and marine transportation; floating and amphibious housing; tourism; and 60 outdoor recreational activities, including, but not limited to, 61 62 boating, and industry sectors dependent on such activities. 63 (2) The Office of the Blue Economy shall: 64 (a) Support the state's economy by connecting the state's ocean and coastal resources to economic development strategies 65 66 that enhance or contribute to the blue economy with a focus on 67 research and development, technological innovation, emerging 68 industries, strategic business recruitment, public and private 69 funding opportunities, and workforce training and education. 70 (b) Survey state universities and Florida College System 71 institutions on the development of academic research relating to 72 the blue economy across all disciplines. The office shall 73 encourage collaboration between state universities and Florida 74 College System institutions with overlapping areas of academic research. The office shall publish on the department's website 75

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76	information on such collaboration and the current research
77	inventory.
78	(c) Collaborate with relevant industries to identify
79	economic challenges that may be solved through innovation in the
80	blue economy by commercializing or otherwise providing public
81	access to academic research and resources.
82	(d) Develop and facilitate a pipeline of academic
83	research, commercialization, accelerator programs, and startup
84	funding.
85	(e) Publish on the department's website reports on the
86	number, growth, and average wages of jobs included in the blue
87	economy. Such reports shall identify and address any relevant
88	labor shortages projected by the Labor Market Estimating
89	Conference pursuant to s. 216.136(7).
90	(f) Educate other state and local entities on the
91	interests of the blue economy by participating in the
92	development and implementation of policies relating to the
93	state's use of ocean and coastal resources, including, but not
94	limited to, long-term sustainability, best practices,
95	conservation efforts, ocean and coastal health, restoration and
96	protection of coral reefs, and beach renourishment.
97	(g) Communicate the state's role as an integral component
98	of the blue economy by promoting the state on national and
99	international platforms and other appropriate forums as the
100	premier destination for convening on pertinent subject matters.

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101	(3) The department may adopt rules to administer this
102	section.
103	Section 3. Paragraph (f) is added to subsection (1) of
104	section 403.928, Florida Statutes, to read:
105	403.928 Assessment of water resources and conservation
106	lands.—The Office of Economic and Demographic Research shall
107	conduct an annual assessment of Florida's water resources and
108	conservation lands.
109	(1) WATER RESOURCES.—The assessment must include all of
110	the following:
111	(f) Biennially, beginning on January 1, 2023, the
112	evaluation of the state's blue economy required under s.
113	<u>403.9303.</u>
114	Section 4. Section 403.9303, Florida Statutes, is created
115	to read:
116	403.9303 Blue economy evaluation
117	(1) Beginning January 1, 2023, the Office of Economic and
118	Demographic Research shall conduct a biennial evaluation of the
119	state's blue economy for inclusion in its annual assessment
120	conducted pursuant to s. 403.928.
121	(2) The evaluation must include the following:
122	(a) The historical and current contributions to the
123	state's economy from maritime industries, including, but not
124	limited to:
125	1. Shipyards, marinas, marine terminals, piers, fishing,
	Page 5 of 6

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structure.

aquaculture, seafood processing, commercial diving, and marine transportation. 2. Floating and amphibious housing. 3. Tourism. 4. Outdoor recreational activities, including, but not limited to, boating, and industry sectors dependent on such activities. (b) Appropriate economic comparisons to other states to identify comparative advantages and disadvantages. (c) The identification and discussion of any growing, emerging, or new industries that fit within the blue economy (d) Beginning January 1, 2025, an analysis of the contributions of the blue economy to the state, including, but not limited to, the economic benefits, as defined in s.

141 288.005(1), of the efforts undertaken by the Office of the Blue 142 Economy pursuant to s. 288.93.

Section 5. This act shall take effect July 1, 2022.

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MIAF Bill Tracking

Ordered by Bill Number

HB 0047	Fraudulent Proof of Vaccination by Grieco
	Fraudulent Proof of Vaccination: Prohibits specified actions involving fraudulent proof of vaccination. Effective Date: October 1, 2022
	Actions
	02/04/2022Bill to be Discussed During the Office of EDR's Criminal Justice Impact Conference, 02/07 /22, 2:00 pm, 117 K (No Votes Will Be Taken)
HB 0075	Limiting COVID-19 Restrictions by Sabatini
	Limiting COVID-19 Restrictions: Prohibits state or any political subdivision from enacting mask mandate; provides any such mandate is void; prohibits state & local governments from requiring COVID-19 vaccinations, issuing vaccine passports or other standardized documentation to third parties, or otherwise publishing or sharing COVID-19 vaccination records; prohibits businesses from requiring customers to provide documentation certifying COVID-19 vaccination or COVID-19 post-transmission recovery or discriminating against customers on basis of their COVID-19 vaccination status or COVID-19 post-transmission recovery status; declares certain actions based on vaccination status or having immunity passport are unlawful discriminatory practices. Effective Date: upon becoming a law
	Actions
	09/17/2021 HOUSE Now in Pandemics & Public Emergencies Committee
SB 0100	Joint Resolution of Apportionment by Rodrigues (R)
	Joint Resolution of Apportionment; Providing for the apportionment of the House of Representatives and the Senate (plans H000H8013 and S027S8058); adopting the United States Decennial Census of 2020 for use in such apportionment; providing for the inclusion of omitted areas; providing contiguity for areas specified for inclusion in one district which are noncontiguous; specifying that the apportioned districts constitute the legislative districts of the state; specifying that electronic maps serve as the official maps of the legislative districts of the state; providing for the public availability of electronic maps, etc.
	Actions
	02/03/2022 SENATE Enrolled Text (ER) Filed
HB 0117	Communicable and Infectious Diseases by Fetterhoff
	Communicable and Infectious Diseases: Provides presumption to specified workers that impairment of health caused by COVID-19 or infectious disease happened in line of duty; requires certain actions in order to be entitled to presumption; requires emergency rescue or public safety workers to file incident or accident report under certain conditions. Effective Date: upon becoming a law Actions
	09/29/2021 HOUSE Now in Government Operations Subcommittee
	·
HB 0119	Appeals by Property Appraisers by Borrero
	Appeals by Property Appraisers: Revises upward percent variance that must exist for property appraiser to appeal value adjustment board assessment of property value. Effective Date: July 1, 2022
	Actions
	10/19/2021 HOUSE Withdrawn prior to introduction
SB 0152	Supermajority Vote for Legislative Preemption by Farmer, Jr.

Supermajority Vote for Legislative Preemption; Proposing amendments to the State Constitution to require a supermajority vote of each house to approve a general law preempting a subject of legislation to the state, etc.

Actions

09/21/2021 SENATE Referred to Community Affairs; Judiciary; Rules

SB 0198 Water Resources Management by Rodriguez (A)

Water Resources Management; Authorizing the Board of Trustees of the Internal Improvement Trust Fund to grant easements on sovereignty submerged lands for specified mitigation banks under certain conditions; exempting certain docks on recorded easements from certain permit and verification requirements; requiring authorization for certain docks to use submerged lands upon approval of the board; providing that the compliance of certain structures associated with a dock on a parcel of land with certain provisions creates a presumption of compliance with certain environmental impact requirements, etc. Effective Date: Upon becoming a law

Actions

01/20/2022 SENATE Now in Community Affairs

HB 0233 Acceptance of Cash Payments by Businesses by Willhite

Acceptance of Cash Payments by Businesses: Requires certain businesses to accept cash payments for services; prohibits fees or conditions for such transactions; provides exceptions, penalties, & rulemaking authority. Effective Date: July 1, 2022

Actions

10/22/2021 HOUSE Now in Insurance & Banking Subcommittee

SB 0238 Endangered and Threatened Species by Jones

Endangered and Threatened Species; Directing the Fish and Wildlife Conservation Commission to protect certain endangered or threatened species, regardless of the status of their federal classification; prohibiting the commission from considering certain costs when designating a species as endangered or threatened; directing the department, in consultation with the Endangered Plant Advisory Council, to protect certain endangered or threatened species, regardless of the status of their federal classification; prohibiting the department from considering certain costs when designating a species as endangered or threatened, etc. Effective Date: 7/1/2022

Actions

10/13/2021 SENATE Referred to Environment and Natural Resources; Appropriations Subcommittee on Agriculture, Environment, and General Government; Appropriations

SB 0258 Racing Motor Vehicles by Book

Racing Motor Vehicles; Revising prohibitions on persons driving motor vehicles in any race, speed competition or contest, drag race or acceleration contest, test of physical endurance, or exhibition of speed, a stunt, agility, or acceleration or for other specified purposes on any highway, roadway, or parking lot; prohibiting a person from coordinating via social media any such race, competition, contest, test, or exhibition; prohibiting a person from operating a vehicle for the purpose of filming or recording activities of participants in any such race, competition, contest, test, or exhibition, etc. Effective Date: 7/1 /2022

Actions

10/13/2021 SENATE Referred to Transportation; Criminal Justice; Rules

SB 0280 Local Ordinances by Hutson

Local Ordinances; Authorizing courts to assess and award reasonable attorney fees and costs and damages in certain civil actions filed against local governments; requiring a board of county commissioners to prepare or cause to be prepared a business impact estimate before the enactment of a proposed ordinance; requiring a county to suspend enforcement of an ordinance that is the subject of a certain legal action if certain conditions are met; authorizing a prevailing county to enforce the

ordinance after a specified period, except under certain circumstances; requiring a governing body of a municipality to prepare or cause to be prepared a business impact estimate before the enactment of a proposed ordinance, etc. Effective Date: 10/1/2022

Actions

01/27/2022 HOUSE In Messages

SB 0284 Fraudulent Proof of Vaccination by Polsky

Fraudulent Proof of Vaccination; Prohibiting specified actions involving fraudulent proof of vaccination; providing criminal penalties, etc. Effective Date: 10/1/2022

Actions

02/04/2022 Bill to be Discussed During the Office of EDR's Criminal Justice Impact Conference, 02/07 /22, 2:00 pm, 117 K (No Votes Will Be Taken)

HB 0291 Employee Leave and Wage and Salary History by Woodson

Employee Leave and Wage and Salary History: Authorizes parental leave for state employees in Career Service System who have stillborn child; prohibits public employer, employment agency, or private employer from engaging in certain activities relating to wages & salary; authorizes public employer, employment agency, or private employer to confirm prospective employee's wage or salary history under certain conditions. Effective Date: July 1, 2022

Actions

01/07/2022 HOUSE Withdrawn prior to introduction

HB 0293 Discrimination in Labor and Employment by Thompson

Discrimination in Labor and Employment: Prohibits employer from providing less favorable employment opportunities to employees based on their sex; provides civil penalties; prohibits employer from taking employment actions against employees; prohibits employer from engaging in certain activities relating to wages & benefits; prohibits employer from requiring employees to sign certain waivers & documents; authorizes employer to confirm wage or salary history under certain conditions. Effective Date: July 1, 2022

Actions

10/26/2021 HOUSE Now in Regulatory Reform Subcommittee

HB 0299 Social Media Platforms by Sabatini

Social Media Platforms: Provides requirements for social media platforms relating to acceptable use policies, quarterly transparency reports, & complaint system; authorizes AG to bring action against social media platforms & to recover certain costs. Effective Date: July 1, 2022

Actions

10/26/2021 HOUSE Now in Regulatory Reform Subcommittee

SB 0322 Discrimination in Labor and Employment by Stewart

Discrimination in Labor and Employment; Creating the "Senator Helen Gordon Davis Fair Pay Protection Act"; prohibiting an employer from providing less favorable employment opportunities to employees based on their sex; providing exceptions; prohibiting an employer from engaging in certain activities relating to wages and benefits, etc. Effective Date: 7/1/2022

Actions

10/13/2021 SENATE Referred to Commerce and Tourism; Judiciary; Rules

HB 0323 Fish and Wildlife Conservation Commission by Sirois

Fish and Wildlife Conservation Commission: Requires certain forms relating to boating under influence be provided by FWCC rather than DHSMV; authorizes certain athletic teams & sports to operate humanpowered vessel within specified waterway; revises authorized conditions for determining vessels at risk of becoming derelict; prohibits municipalities & counties from designating public bathing beach & swim areas within specified waterway; repeals provisions relating to derelict vessels & relocation & removal of such vessels; authorizes FWCC to provide derelict vessel grants to local governments; requires FWCC to adopt rules; authorizes FWCC employees & Florida Forest Service to operate drones for specified purposes. Effective Date: July 1, 2022

Actions

12/07/2021 HOUSE Now in Agriculture & Natural Resources Appropriations Subcommittee

HB 0349 Water Resources Management by Sirois

Water Resources Management: Authorizes Board of Trustees of Internal Improvement Trust Fund to grant easements on sovereignty submerged lands for specified mitigation banks; directs DEP to create & modify specified rules; exempts certain docks on recorded easements from certain permit & verification requirements; granting certain docks authorization to use submerged lands upon approval of board; provides that specified structures associated with docks create presumption of specified compliance. Effective Date: upon becoming a law

Actions

12/08/2021 HOUSE Now in Agriculture & Natural Resources Appropriations Subcommittee

HB 0359 Agreement For Best Practices in Economic Development by Eskamani

Agreement For Best Practices in Economic Development: Creates Agreement For Best Practices in Economic Development; specifies membership of board; requires board to publish specified material regarding best practices in economic development; requires board to suggest annual revisions; requires board to accept testimony related to economic development improvements; prohibits member states from providing company-specific tax incentives for specified purposes; providing procedures for withdrawing from agreement. Effective Date: upon the adoption of the agreement by two or more states

Actions

11/05/2021 HOUSE Now in Tourism, Infrastructure & Energy Subcommittee

SB 0376 Employment Protections by Book

Employment Protections; Authorizing parental leave for state employees in the Career Service System who have a stillborn child; prohibiting a public employer or an employment agency from engaging in certain activities relating to wages and salary; prohibiting an employer from engaging in certain activities relating to wages and salary; authorizing an employer to confirm a prospective employee's wage or salary history under certain conditions, etc. Effective Date: 7/1/2022

Actions

10/13/2021 SENATE Referred to Governmental Oversight and Accountability; Appropriations Subcommittee on Agriculture, Environment, and General Government; Appropriations

SB 0380 Greenhouse Gas Emissions by Rodriguez (A)

Greenhouse Gas Emissions; Defining the term "greenhouse gas"; prohibiting the adoption or enforcement of certain state and regional programs to regulate greenhouse gas emissions without specific legislative authorization, etc. Effective Date: 7/1/2022

Actions

10/13/2021 SENATE Referred to Environment and Natural Resources; Governmental Oversight and Accountability; Rules

SB 0382 Minimum Training Wage by Brandes

Minimum Training Wage; Proposing an amendment to the State Constitution to authorize the Legislature to establish a minimum training wage rate lower than the Florida minimum wage rate which employers may elect to pay employees for the first 6 months of employment, etc.

Actions

10/13/2021 SENATE Referred to Commerce and Tourism; Appropriations; Rules

HB 0383 Criminal Conflict and Civil Regional Counsels by Maney

Criminal Conflict and Civil Regional Counsels: Specifies responsibilities of regional counsels regarding witness coordination; removes requirement that regional counsel employees be governed by JAC classification & salary & benefits plans; modifying procedures for Supreme Court Judicial Nominating Commission in nominating candidates for regional counsel positions; revises provisions related to duties of regional counsels. Effective Date: July 1, 2022

Actions

02/04/2022 HOUSE On Committee agenda - Judiciary Committee, 02/08/22, 3:30 pm, 404 H

HB 0385 Pub. Rec./Criminal Conflict and Civil Regional Counsel Offices by Maney

Pub. Rec./Criminal Conflict and Civil Regional Counsel Offices: Expands public records exemption to include all records pertaining to registration application submitted by any criminal conflict & civil regional counsel office; provides for future legislative review & repeal; provides statement of public necessity. Effective Date: on the same date that HB 383 or similar legislation takes effect

Actions

02/04/2022 HOUSE On Committee agenda - Judiciary Committee, 02/08/22, 3:30 pm, 404 H

HB 0393 Public Bathing Places by Hinson

Public Bathing Places: Revises definition of term "public bathing place"; requires, rather than authorizes, DOH to adopt & enforce certain rules & to issue health advisories under certain circumstances; requires DOH to notify municipality or county if health advisory is issued against swimming in public bathing places; requires certain signage to be posted around public bathing places under certain circumstances; requires DOH to monitor affected public bathing places; authorizes DOH to coordinate with DEP & FWCC to implement signage requirements. Effective Date: July 1, 2022

Actions

11/05/2021 HOUSE Now in Professions & Public Health Subcommittee

HB 0399 Motor Vehicle and Vessel Law Enforcement by Rodriguez (Ant)

Motor Vehicle and Vessel Law Enforcement: Prohibits persons from driving motor vehicle in street takeover, stunt driving, race, speed competition or contest, drag race or acceleration contest, test of physical endurance, or exhibition of speed or acceleration on highway, roadway, or parking lot; provides criminal penalties for unlawful use of certain lights; includes such unlawful use in commission of offense of false personation. Effective Date: July 1, 2022

Actions

02/04/2022 Bill to be Discussed During the Office of EDR's Criminal Justice Impact Conference, 02/07 /22, 2:00 pm, 117 K (No Votes Will Be Taken)

SB 0408 Acceptance of Cash Payments by Businesses by Jones

Acceptance of Cash Payments by Businesses; Requiring certain businesses to accept cash payments for certain transactions; prohibiting such businesses from charging a fee or placing conditions on acceptance of such cash payments; providing penalties for violations of the act, etc. Effective Date: 7/1 /2022

Actions

10/13/2021 SENATE Referred to Commerce and Tourism; Banking and Insurance; Rules

HB 0421 Long-term Cleanup of Water Bodies by Truenow

Long-term Cleanup of Water Bodies: Directs DEP to procure specified technology for the purpose of long-term clean up of water bodies. Effective Date: July 1, 2022

Actions

02/04/2022 HOUSE On Committee agenda - Environment, Agriculture & Flooding Subcommittee, 02 /08/22, 10:30 am, 212 K

SB 0434 Florida Tourism Marketing by Hooper

Florida Tourism Marketing; Delaying the scheduled repeal of provisions governing the Florida Tourism Industry Marketing Corporation and the Division of Tourism Marketing of Enterprise Florida, Inc., respectively, etc. Effective Date: Upon becoming a law

Actions

02/03/2022 HOUSE In Messages

SB 0446 Wage and Employment Benefits Requirements by Taddeo

Wage and Employment Benefits Requirements; Repealing a provision relating to restrictions on the establishment of minimum wage and employment benefits requirements by political subdivisions, etc. Effective Date: 7/1/2022

Actions

10/21/2021 SENATE Referred to Commerce and Tourism; Community Affairs; Rules

HB 0449 Land Acquisition Trust Fund by Mooney, Jr.

Land Acquisition Trust Fund: Provides annual appropriation to DEP to implement Florida Keys Stewardship Act by entering into financial assistance agreements with specified local governments for specified purposes; prohibits use of such funds to implement certain projects & programs. Effective Date: July 1, 2022

Actions

11/10/2021 HOUSE Now in Agriculture & Natural Resources Appropriations Subcommittee

SB 0452 Public Health by Perry

Public Health; Prohibiting counties and municipalities from requiring citizens of the United States to submit to any medical procedure or receive any medical treatment; prohibiting counties and municipalities from conditioning access to public property or services on whether a citizen has submitted to any medical procedure or received any medical treatment; prohibiting counties and municipalities from requiring the wearing of a face covering; prohibiting district school boards from adopting, implementing, or enforcing a policy, a rule, a code of conduct, or an order requiring the wearing of a face covering; Prohibiting district school boards from adopting a face covering, etc. Effective Date: 7/1/2022

Actions

10/21/2021 SENATE Withdrawn prior to introduction

HB 0463 Greenhouse Gas Emissions by Botana

Greenhouse Gas Emissions: Prohibits adoption or enforcement of certain state & regional programs to regulate greenhouse gas emissions without specific legislative authorization. Effective Date: July 1, 2022

Actions

11/10/2021 HOUSE Now in Environment, Agriculture & Flooding Subcommittee

HB 0489 Tourism Marketing by Chaney

Tourism Marketing: Revises scheduled repeal date of Florida Tourism Industry Marketing Corporation; revises scheduled repeal date of Division of Tourism Marketing within Enterprise Florida, Inc. Effective Date: upon becoming a law

Actions

01/24/2022 HOUSE Placed on Calendar, on 2nd reading

HB 0493 Boating Safety by Botana

Boating Safety: Revises provisions relating to boating collisions & accidents; liveries & livery permits; boating safety education courses; vessel registrations & title transfers; & related rules, fees, fines, & penalties; provides appropriations & position. Effective Date: July 1, 2022

Actions

02/03/2022 HOUSE Committee Substitute Text (C1) Filed

SB 0494 Fish and Wildlife Conservation Commission by Hutson

Fish and Wildlife Conservation Commission; Requiring land management agencies to consider, in consultation with the commission, as part of certain state land management plans, the feasibility of using portions of such lands as gopher tortoise recipient sites; revising the notices a person must be given for failure to submit to certain tests for alcohol, chemical substances, or controlled substances; authorizing individuals, when participating in certain athletic team practices or competitions, to operate a human-powered vessel within the marked channel of the Florida Intracoastal Waterway under certain circumstances; revising the vessel conditions that an officer of the Fish and Wildlife Conservation Commission or a law enforcement agency may use to determine that a vessel is at risk of becoming derelict, etc. Effective Date: Except as otherwise expressly provided in this act, this act shall take effect July 1, 2022

Actions

02/03/2022 SENATE Retained on Special Order Calendar

HB 0501 Prohibition of Public Funds for Lobbying by Gregory

Prohibition of Public Funds for Lobbying: Prohibits local governments and not-for-profit organizations from using public funds to retain lobbyists; provides exceptions for local government full-time employees; provides sanctions for violations; authorizes people to file complaints with the Commission on Ethics; requires commission to provide a report to specified entities; specifies procedures for disciplining violators. Effective Date: July 1, 2022

Actions

01/07/2022 HOUSE Withdrawn prior to introduction

HB 0513 Comprehensive Review Study of the Central and Southern Florida Project by Bartleman

Comprehensive Review Study of the Central and Southern Florida Project: Directs SFWMD to prepare & submit consolidated annual report regarding status of project to EDR, DEP, Governor, & Legislature; provides report requirements. Effective Date: July 1, 2022

Actions

02/02/2022 HOUSE Placed on Calendar, on 2nd reading

HB 0529 Yacht and Ship Brokers' Act by LaMarca

Yacht and Ship Brokers' Act: Provides visiting broker is not required to be licensed under certain circumstances; requires DBPR to deny license to applicant under certain circumstances; requires person to demonstrate that he or she has been directly involved in specified number of transactions or certify that he or she has completed specified number of continuing education units to be licensed as broker; requires division to create & publish complaint form; provides disciplinary actions against licensed broker or salesperson. Effective Date: October 1, 2022

Actions

02/04/2022 HOUSE On Committee agenda - Regulatory Reform Subcommittee, 02/08/22, 1:00 pm, 212 K - PCS

SB 0536 Administrative Procedures by Diaz

Administrative Procedures; Applying certain provisions applicable to all rules other than emergency rules to repromulgated rules; requiring an agency to provide notice of a regulatory alternative to the Administrative Procedures Committee within a certain timeframe; requiring an agency to provide a copy of any proposal for a lower cost regulatory alternative to the committee within a certain timeframe; requiring agency review of rules and repromulgation of rules that do not require substantive changes within a specified timeframe; requiring an agency to identify and describe each rule it plans to develop, adopt, or repeal during the forthcoming year in the agency's annual regulatory plan, etc. Effective Date: 7/1/2022

Actions

01/25/2022 SENATE Now in Appropriations

SB 0550 Unlawful Employment Practices by Cruz

Unlawful Employment Practices; Revising the unlawful employment practices in the Florida Civil Rights Act of 1992 to include discriminatory practices relating to military status, etc. Effective Date: 7/1/2022

Actions

11/03/2021 SENATE Referred to Commerce and Tourism; Judiciary; Rules

HB 0561 Implementation of the Recommendations of the Blue-Green Algae Task Force by Goff-Marcil

Implementation of the Recommendations of the Blue-Green Algae Task Force: Requires owners of certain onsite sewage treatment & disposal systems to have systems periodically inspected; directs DEP to administer inspection program & implement program standards, procedures, & requirements; requires basin management action plans to include specified information; directs DEP to assess specified projects. Effective Date: July 1, 2022

Actions

11/19/2021 HOUSE Now in Environment, Agriculture & Flooding Subcommittee

HB 0579 Aquatic Plant Management by Melo

Aquatic Plant Management: Directs FWCC, in partnership with Institute of Food & Agricultural Sciences at University of Florida & Water School at Florida Gulf Coast University, to study certain nutrient removal technologies & mechanical aquatic plant management techniques within Lake Okeechobee watershed; directs FWCC to submit report to Governor & Legislature by specified date; provides appropriation. Effective Date: July 1, 2022

Actions

02/03/2022 HOUSE Committee Substitute Text (C1) Filed

HB 0585 Caloosahatchee River Watershed by Botana

Caloosahatchee River Watershed: Removes requirement for entities disposing of septage within Caloosahatchee River watershed to develop & submit specified agricultural use plan to DOH; prohibits land application of septage from onsite sewage treatment disposal & systems within Caloosahatchee River watershed; directs DEP to adopt updated Caloosahatchee estuary basin management action plan; provides plan requirements; prohibits specified activities within Caloosahatchee River watershed. Effective Date: July 1, 2022

Actions

12/06/2021 HOUSE Now in Environment, Agriculture & Flooding Subcommittee

SB 0592 Face Covering Mandates by Perry

Face Covering Mandates; Prohibiting counties and municipalities from requiring that a citizen of the United States wear a face covering; prohibiting district school boards from adopting, implementing, or enforcing a policy, a rule, a code of conduct, or an order requiring the wearing of a face covering; prohibiting a district school superintendent from implementing or enforcing a policy, a rule, a code of conduct, or an order requiring the wearing of a face covering; prohibiting or enforcing a policy, a rule, a code of conduct, or an order requiring the wearing of a face covering; prohibiting a school principal from implementing or enforcing a policy, a rule, a code of conduct, or an order requiring the wearing of a face covering; prohibiting a school principal from implementing or enforcing a policy, a rule, a code of conduct, or an order requiring the wearing of a face covering, etc. Effective Date: Upon becoming a law

Actions

11/03/2021 SENATE Referred to Judiciary; Education; Rules

SB 0594 Discrimination on the Basis of COVID-19 Vaccination or Postinfection Recovery Status by Perry

Discrimination on the Basis of COVID-19 Vaccination or Postinfection Recovery Status; Prohibiting governmental entities from requiring proof of COVID-19 vaccination or postinfection recovery status as a condition of licensure or certification in this state; prohibiting employers from requiring COVID-19

vaccination or proof of COVID-19 vaccination or postinfection recovery as a condition of employment, promotion, or continued employment or from discriminating against employees on the basis of such status unless certain conditions are met; providing a right of action for aggrieved persons, etc. Effective Date: Upon becoming a law

Actions

11/03/2021 SENATE Referred to Community Affairs; Commerce and Tourism; Rules

SB 0596 Criminal Conflict and Civil Regional Counsels by Baxley

Criminal Conflict and Civil Regional Counsels; Specifying the responsibilities of regional counsels regarding witness coordination; removing the requirement that regional counsel employees be governed by Justice Administrative Commission classification and salary and benefits plans; authorizing regional counsels to access certain confidential information relating to proceedings involving children under specified circumstances; authorizing regional counsel offices to obtain fictitious names for motor vehicle and vessel plates or decals, etc. Effective Date: 7/1/2022

Actions

01/19/2022 SENATE Now in Appropriations

SB 0598 Public Records/Criminal Conflict and Civil Regional Counsel Office by Baxley

Public Records/Criminal Conflict and Civil Regional Counsel Office; Expanding a public records exemption to include all records pertaining to a registration application submitted by any criminal conflict and civil regional counsel office for a registration certificate and registration license plate or decal issued under a fictitious name; providing for future legislative review and repeal; providing a statement of public necessity, etc. Effective Date: On the same date that SB 596 or similar legislation takes effect, if such legislation is adopted in the same legislative session or an extension thereof and becomes a law

Actions

01/19/2022 SENATE Now in Appropriations

SB 0602 Land Acquisition Trust Fund by Rodriguez (A)

Land Acquisition Trust Fund; Requiring an annual appropriation from the Land Acquisition Trust Fund to the Department of Environmental Protection to implement the Florida Keys Stewardship Act or to acquire land within the Florida Keys Area of Critical State Concern for specified purposes; prohibiting the department from using the appropriated funds to implement wastewater management projects or programs, etc.Effective Date: 7/1/2022

Actions

11/03/2021 SENATE Referred to Environment and Natural Resources; Appropriations Subcommittee on Agriculture, Environment, and General Government; Appropriations

HB 0603 Land Acquisition Trust Fund by Bell

Land Acquisition Trust Fund: Provides annual appropriation to DEP to implement Heartland Headwaters Protection & Sustainability Act; requires funds to be used & distributed for specified purposes. Effective Date: July 1, 2022

Actions

12/06/2021 HOUSE Now in Agriculture & Natural Resources Appropriations Subcommittee

SB 0604 Safe Waterways Act by Berman

Safe Waterways Act; Revising the definition of the term "public bathing place"; requiring, rather than authorizing, the Department of Health to adopt and enforce certain rules; requiring, rather than authorizing, the department to issue health advisories under certain circumstances; requiring the department to notify a municipality or county if the department issues a health advisory against swimming on the basis of elevated bacteria levels in a public bathing place within the municipality's or county's jurisdiction; requiring the municipality or county to post certain signage around public bathing places that have elevated levels of specified bacteria, etc. Effective Date: 7/1/2022

Actions

02/02/2022 SENATE On Committee agenda - Environment and Natural Resources, 02/07/22, 2:30 pm, 37 S

SB 0606 Boating Safety by Garcia

Boating Safety; Citing this act as the "Boating Safety Act of 2022"; authorizing a court to impose a specified fine for certain boating collisions and accidents; prohibiting liveries, beginning on a specified date, from offering a vessel for lease or rent without a livery permit; revising the conditions under which a livery may not knowingly lease or rent a vessel; increasing fines for violations of certain boating regulations; providing that an improper transfer of vessel title is subject to a civil penalty, etc. APPROPRIATION: \$2,225,000 Effective Date: Except as otherwise expressly provided in this act, this act shall take effect July 1, 2022

Actions

02/04/2022 SENATE On Committee agenda - Appropriations, 02/09/22, 9:00 am, 412 K - PCS

SB 0612 Apprenticeship Contracts by Hutson

Apprenticeship Contracts; Authorizing an apprentice to enter into a contract with a business organization for a specified duration; requiring such contracts to be signed by specified individuals, etc. Effective Date: 7/1/2022

Actions

11/03/2021 SENATE Referred to Commerce and Tourism; Regulated Industries; Rules

SB 0620 Local Business Protection Act by Hutson

Local Business Protection Act; Citing this act as the "Local Business Protection Act"; authorizing certain businesses to claim business damages from a county or municipality if the county or municipality enacts or amends certain ordinances or charter provisions; limiting the amount of business damages that may be recovered; specifying ordinances and charter provisions that do not result in liability for business damages; requiring businesses and counties or municipalities to follow certain presult procedures before businesses file an action for business damages, etc. Effective Date: Upon becoming a law

Actions

01/27/2022 HOUSE In Messages

HB 0627 Employment Practices for Family and Medical Leave by Nixon

Employment Practices for Family and Medical Leave: Creates "Florida Family & Medical Leave Act"; requires employer to allow employees to take paid family leave to bond with minor child upon birth, adoption, or foster care placement; provides for civil action & penalties; creates family & medical leave insurance benefits program; prohibits specified employment practices on basis of pregnancy, childbirth, or medical condition related to pregnancy or childbirth; provides for leave, maintenance of health coverage, reasonable accommodation & transfer, & return rights for employee who is disabled from pregnancy, childbirth, or medical condition related to pregnancy or childbirth. Effective Date: July 1, 2022

Actions

12/06/2021 HOUSE Now in Regulatory Reform Subcommittee

HB 0629 Trust Funds/Family and Medical Leave Insurance Benefits Fund/DFS by Nixon

Trust Funds/Family and Medical Leave Insurance Benefits Fund/DFS: Creates Family & Medical Leave Insurance Benefits Fund under DFS; provides purpose of trust fund; provides for future review & termination of trust fund. Effective Date: on the same date that HB 627 or similar legislation takes effect

Actions

12/06/2021 HOUSE Now in Regulatory Reform Subcommittee

SB 0656 Family and Medical Leave Insurance Benefits Fund by Cruz

Family and Medical Leave Insurance Benefits Fund; Creating the Family and Medical Leave Insurance

Benefits Fund under the Department of Financial Services; providing the purpose of the trust fund; providing for future review and termination of the trust fund, etc. Effective Date: On the same date that SB 688 or similar legislation takes effect, if such legislation is adopted in the same legislative session or an extension thereof and becomes a law

Actions

11/16/2021	SENATE Referred to Commerce and Tourism; Appropriations Subcommittee on
11/10/2021	Agriculture, Environment, and General Government; Appropriations

HB 0683 Recreational Licenses and Permits for Military Servicemembers and Veterans by Willhite

Recreational Licenses and Permits for Military Servicemembers and Veterans: Provides free & discounted hunting, freshwater fishing, & saltwater fishing licenses & permits to certain military servicemembers & veterans. Effective Date: July 1, 2022

Actions

01/26/2022 Bill to be Discussed During the Office of EDR's Revenue Estimating Impact Conference, 01/28/22, 10:30 am, 117 K (No Votes Will Be Taken)

SB 0688 Employment Practices for Family and Medical Leave by Cruz

Employment Practices for Family and Medical Leave; Creating the "Florida Family and Medical Leave Act"; requiring an employer to allow certain employees to take family and medical leave to bond with a minor child upon the child's birth, adoption, or foster care placement; prohibiting an employer from taking adverse action against an employee who requests or obtains family and medical leave; requiring that family and medical leave be taken concurrently with any leave taken under federal family and medical leave law; requiring the Department of Economic Opportunity to create a model notice that specifies an employee's rights related to family and medical leave and family and medical leave insurance benefits, etc. Effective Date: 7/1/2022

Actions

11/16/2021 SENATE Referred to Commerce and Tourism; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Appropriations

SB 0690 Resilience-related Advisory Committees by Rodriguez (A)

Resilience-related Advisory Committees; Authorizing specified resilience-related advisory committees to conduct public meetings and workshops by means of communications media technology; providing that use of such technology by a committee member constitutes that member's presence at such meeting or workshop; requiring that such technology allow the public to audibly communicate, etc. Effective Date: Upon becoming a law

Actions

01/31/2022 SENATE Now in Rules

HB 0691 Resilience-related Advisory Committees by Slosberg

Resilience-related Advisory Committees: Authorizes resilience-related advisory committees to conduct public meetings & workshops by means of communications media technology; provides that use of technology by committee member constitutes member's presence at meeting or workshop; provides notice requirements for public meetings or workshops conducted by means of communications media technology. Effective Date: upon becoming a law

Actions

12/13/2021 HOUSE Now in Government Operations Subcommittee

HB 0701 Boating and Vessel Safety by McFarland

Boating and Vessel Safety: Requires boating safety education courses & temporary certificate examinations to include specified components; directs FWCC to include such components in boating safety education campaigns & certain educational materials; requires instructors of water sports & activities to use engine cutoff switches & wear operative links to switches under certain conditions. Effective Date: July 1, 2022

Actions

02/04/2022 HOUSE On Committee agenda - Environment, Agriculture & Flooding Subcommittee, 02 /08/22, 10:30 am, 212 K

HB 0711 Endangered and Threatened Species by Diamond

Endangered and Threatened Species: Revises legislative intent of Florida Endangered & Threatened Species Act; directs FWCC & DACS to protect certain endangered or threatened species; revises criteria for placement of species on Regulated Plant Index by DACS; prohibits FWCC & DACS from considering certain costs when designating species as endangered or threatened. Effective Date: July 1, 2022

Actions

12/13/2021 HOUSE Now in Environment, Agriculture & Flooding Subcommittee

HB 0729 Everglades Protection Area by Aloupis, Jr.

Everglades Protection Area: Requires comprehensive plans & plan amendments that apply to certain lands within or near Everglades Protection Area to follow state coordinated review process; requires DEP to make determinations, consult, & coordinate with specified entities regarding such plans & amendments; provides additional limitation for compliance determination of such plans & plan amendments; prohibits & provides requirements for adoption of certain development amendments within Everglades Protection Area. Effective Date: July 1, 2022

Actions

01/25/2022 HOUSE Now in Agriculture & Natural Resources Appropriations Subcommittee

SB 0732 Heat Illness Prevention by Rodriguez (A)

Heat Illness Prevention; Providing responsibilities for certain employers and employees; providing an exception; requiring employers to provide annual training for employees and supervisors; requiring the Department of Agriculture and Consumer Services, in conjunction with the Department of Health, to adopt specified rules, etc. Effective Date: 10/1/2022

Actions

01/20/2022 SENATE Now in Health Policy

HB 0761 Inventories of Critical Wetlands by Truenow

Inventories of Critical Wetlands: Requires each water management district governing board, in cooperation with local governments, to develop list of critical wetlands for acquisition using funds from Land Acquisition Trust Fund; requires boards to consider certain criteria when including wetlands on list. Effective Date: July 1, 2022

Actions

02/01/2022 HOUSE Placed on Calendar, on 2nd reading

SB 0786 Aircraft Sales and Lease Tax by Hutson

Aircraft Sales and Lease Tax; Exempting all aircraft sales and leases, rather than the sales and leases of certain aircraft, from the sales and use tax; defining the term "aircraft"; deleting the definition of the term "common carrier" to conform to changes made by the act, etc. Effective Date: 7/1/2022

Actions

01/14/2022 SENATE Now in Appropriations

SB 0820 Yacht and Ship Brokers' Act by Hooper

Yacht and Ship Brokers' Act; Redefining the term "yacht" to include vessels longer than a specified length which are manufactured or operated primarily for pleasure or are leased, rented, or chartered for pleasure; exempting a person who conducts business as a broker or salesperson in another state from licensure for specified transactions; requiring, rather than authorizing, the Division of Florida Condominiums, Timeshares, and Mobile Homes of the Department of Business and Professional

Regulation to deny licenses for applicants who fail to meet certain requirements; requiring the division to take certain actions if the division determines that a broker or salesperson violated the act, etc. Effective Date: 10/1/2022

Actions

11/16/2021 SENATE Referred to Regulated Industries; Commerce and Tourism; Rules

SB 0832 Implementation of the Recommendations of the Blue-Green Algae Task Force by Stewart

Implementation of the Recommendations of the Blue-Green Algae Task Force; Requiring owners of certain onsite sewage treatment and disposal systems to have the systems periodically inspected, beginning on a specified date; requiring the Department of Environmental Protection to administer the inspection program; requiring new or revised basin management action plans to include a list that identifies and prioritizes certain spatially focused projects, etc. Effective Date: 7/1/2022

Actions

01/27/2022 SENATE Now in Appropriations

SB 0834 Long-term Cleanup of Harmful Algal Blooms by Brodeur

Long-term Cleanup of Harmful Algal Blooms; Citing this act as the "Implementation of Long-term Solutions for Cleaning Florida's Water Bodies Act"; requiring the Department of Environmental Protection to take certain actions to physically remove, reduce, clean up, and respond to harmful algal blooms; requiring the department to give preference to innovative technologies that meet certain standards, etc. Effective Date: 7/1/2022

Actions

11/30/2021 SENATE Now in Appropriations Subcommittee on Agriculture, Environment, and General Government

SB 0840 Residential Property Riparian Rights by Albritton

Residential Property Riparian Rights; Requiring land surveyors to give preference to using the prolongation-of-property-line method to establish a property owner's riparian rights along a channel under certain circumstances; requiring courts to award reasonable attorney fees and costs to a prevailing party in a civil action under certain circumstances, etc. Effective Date: Upon becoming a law

Actions

02/03/2022 SENATE Placed on Calendar, on 2nd reading

HB 0841 Residential Property Riparian Rights by DiCeglie

Residential Property Riparian Rights: Requires land surveyors to give preference to using prolongationof-property-line method to establish property owner's riparian rights along channel; requires courts to award reasonable attorney fees & costs to prevailing party in civil actions. Effective Date: upon becoming a law

Actions

02/04/2022 HOUSE On Committee agenda - Environment, Agriculture & Flooding Subcommittee, 02 /08/22, 10:30 am, 212 K

HB 0853 Unlawful Employment Practices by Daley

Unlawful Employment Practices: Revises unlawful employment practices in Florida Civil Rights Act of 1992 to include discriminatory practices relating to military status. Effective Date: July 1, 2022

Actions

12/16/2021 HOUSE Now in Civil Justice & Property Rights Subcommittee

HB 0867 Towing, Storage, and Release of Motor Vehicles by Rizo

Towing, Storage, and Release of Motor Vehicles: Provides requirements for release of motor vehicle towed to investigating agency's storage facility; requires investigating agency to pay towing & storage charges to wrecker operator under certain circumstances; prohibits towing company from releasing

motor vehicle owned by rental car company to person who rented vehicle unless person is appointed as agent of rental car company; provides requirements for evidence of such agency. Effective Date: July 1, 2022

Actions

02/03/2022 HOUSE Now in Civil Justice & Property Rights Subcommittee

SB 0882 Inventories of Critical Wetlands by Brodeur

Inventories of Critical Wetlands; Requiring each water management district governing board, in cooperation with local governments, to develop a list of critical wetlands for acquisition using funds from the Land Acquisition Trust Fund; requiring the boards to consider certain criteria when including wetlands on the list, etc. Effective Date: 7/1/2022

Actions

02/04/2022 SENATE Now in Rules

HB 0887 Heat Illness Prevention in Outdoor Environment Industries by Chambliss

Heat Illness Prevention in Outdoor Environment Industries: Requires certain employers to provide drinking water, shade, & annual training to employees & supervisors; requires DACS, in conjunction with DOH, to adopt specified rules. Effective Date: October 1, 2022

Actions

01/03/2022 HOUSE Now in Regulatory Reform Subcommittee

SB 0908 Fees/Electric Vehicles and Plug-in Hybrid Electric Vehicles by Brandes

Fees/Electric Vehicles and Plug-in Hybrid Electric Vehicles; Imposing specified additional annual flat fees on electric vehicles; imposing a license tax and an additional annual flat fee on plug-in hybrid electric vehicles; authorizing persons and entities to biennially renew vehicle registrations for electric vehicles and plug-in hybrid electric vehicles; providing for the distribution of proceeds from the additional fees, etc. Effective Date: July 1, 2022, but only if SB 918 or similar legislation takes effect, if such legislation is adopted in the same legislative session or an extension thereof and becomes a law

Actions

11/30/2021 SENATE Referred to Transportation; Finance and Tax; Appropriations

SB 0918 Electric Vehicle Charging Infrastructure by Brandes

Electric Vehicle Charging Infrastructure; Revising a requirement for the Department of Transportation's goals relating to mobility; requiring that certain funds be used for specified purposes relating to the Electric Vehicle Infrastructure Grant Program, beginning in a specified fiscal year; requiring the department to establish the Electric Vehicle Infrastructure Grant Program; providing the purpose of the program; requiring the Department of Transportation to seek programmatic federal approval for the issuance of permits and for the accommodation as a utility of the installation of electric vehicle charging stations in highway rights-of-way, etc. Effective Date: Except as otherwise expressly provided in this act, this act shall take effect July 1, 2022

Actions

11/30/2021 SENATE Referred to Transportation; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Appropriations

HB 0921 Limitations on Political Contributions by Drake

Limitations on Political Contributions: Removes limitation on contributions made to political committees that are in opposition to certain constitutional amendments; provides applicability of limitation on certain political contributions; provides that foreign national may not make or offer to make certain contributions or expenditures. Effective Date: July 1, 2022

Actions

02/05/2022 HOUSE Committee Substitute Text (C1) Filed

SB 0932 Everglades Protection Area by Rodriguez (A)

Everglades Protection Area; Requiring comprehensive plans and plan amendments that apply to certain lands within or near the Everglades Protection Area to follow the state coordinated review process; requiring the Department of Environmental Protection, in consultation with specified entities, to make certain determinations for such plans and amendments, to provide written determinations to the local government and specified entities within a specified timeframe, and to coordinate with the local government and specified entities on certain planning strategies and mitigation measures; authorizing site-specific text changes for small scale future land use map amendments; prohibiting the adoption of small scale development amendments for properties located within or near the Everglades Protection Area, etc. Effective Date: 7/1/2022

Actions

11/30/2021 SENATE Referred to Environment and Natural Resources; Community Affairs; Rules

SB 0944 Online Marketplace Transparency by Baxley

Online Marketplace Transparency; Requiring online marketplaces to require high-volume third-party sellers using their service to provide certain information to the online marketplace within a specified timeframe; requiring the online marketplace to suspend certain sellers who do not provide such a certification or updated information; requiring online marketplaces to disclose certain information in a specified manner; preempting the regulation of the verification and disclosure of such information to the Department of Legal Affairs, etc. Effective Date: 7/1/2022

Actions

01/26/2022 SENATE Now in Rules

HB 0949 Employment Accommodations for Family or Household Members of Homicide Victims by Chambliss

Employment Accommodations for Family or Household Members of Homicide Victims: Requires that employer grant certain leave upon request of employee; provides requirements for such leave; requires employee to provide advance notice & certain documentation to his or her employer except; requires confidentiality; prohibits employer from taking certain actions relating to exercise of certain rights; provides remedies. Effective Date: July 1, 2022

Actions

01/07/2022 HOUSE Now in Regulatory Reform Subcommittee

SB 0952 Taxation by Gruters

Taxation; Exempting federal loans related to a state of emergency from the excise tax imposed on documents; increasing the combined total amount of credits which may be granted to business enterprises during any calendar year, etc. Effective Date: Upon becoming a law

Actions

02/03/2022 SENATE Now in Appropriations

HB 0965 Environmental Management by Truenow

Environmental Management: Provides for water quality enhancement areas & permits, enhancement service areas, & enhancement credits; directs DEP & water management districts to authorize sale & use of enhancement credits for specified purposes; directs DEP to maintain specified ledgers; revises requirements for developers & homebuilders to qualify for graywater technology incentives; authorizes & requires DEP to adopt & modify specified rules. Effective Date: July 1, 2022

Actions

02/04/2022 HOUSE Committee Substitute Text (C1) Filed

SB 0990 Towing Vehicles by Diaz

Towing Vehicles; Prohibiting investigating agencies from releasing motor vehicles towed to an agency's storage facility until certain proof of payment is presented to the agency; specifying that investigating agencies that do not obtain proof of payment must pay certain charges within a specified timeframe;

revising the timeframe required for sending notices of lien; prohibiting towing companies from releasing vehicles owned by rental car companies, which are towed under certain circumstances, to the person who rented the vehicle unless the rental car company appoints the person as its agent, etc. Effective Date: 7/1/2022

Actions

02/03/2022 SENATE Now in Rules

HB 1019 Saltwater Intrusion Vulnerability Assessments by Duggan

Saltwater Intrusion Vulnerability Assessments: Requires coastal counties to conduct vulnerability assessments analyzing effects of saltwater intrusion on water supplies & preparedness to respond to threats & provide copies to DEP & water management districts; requires water management districts to submit certain projects to DEP; requires DEP to update comprehensive statewide flood vulnerability & sea level rise data, make certain information available online, & provide cost-share funding to coastal counties. Effective Date: upon becoming a law

Actions

01/07/2022 HOUSE Now in Environment, Agriculture & Flooding Subcommittee

HB 1065 Vessel Anchoring by Mooney, Jr.

Vessel Anchoring: Provides tenancy conditions for certain moorings & mooring fields in Monroe County; provides relocation & reanchoring requirements for vessels anchored on waters of state within Monroe County; directs FWCC, in consultation with certain entities, to establish designated anchoring areas throughout Monroe County; removes provisions requiring Monroe County to approve certain moorings; requires certain vessels equipped with marine sanitation devices to maintain pumpout records. Effective Date: July 1, 2022

Actions

02/04/2022 HOUSE On Committee agenda - Environment, Agriculture & Flooding Subcommittee, 02 /08/22, 10:30 am, 212 K

HB 1077 Public Financing of Potentially At-risk Structures and Infrastructure by Hunschofsky

Public Financing of Potentially At-risk Structures and Infrastructure: Provides certain areas are at risk due to sea level rise & structures & infrastructure within those areas are potentially at risk. Effective Date: July 1, 2022

Actions

01/25/2022 HOUSE Now in Agriculture & Natural Resources Appropriations Subcommittee

HB 1081 Office of the Blue Economy by Skidmore

Office of the Blue Economy: Establishes Office of the Blue Economy within DEO; provides duties of office; requires EDR to conduct biennial evaluation of blue economy for inclusion in certain assessment. Effective Date: July 1, 2022

Actions

01/10/2022 HOUSE Now in Tourism, Infrastructure & Energy Subcommittee

HB 1113 Employer Retaliation for Covid-19 Quarantine by Benjamin

Employer Retaliation for Covid-19 Quarantine: Prohibits employer from taking retaliatory action against employee who takes leave of absence to quarantine after testing positive for COVID-19 & provides proof of positive test to employer; authorizes employee to use sick leave for such quarantine if sick leave is available to employee. Effective Date: upon becoming a law

Actions

01/10/2022 HOUSE Now in Regulatory Reform Subcommittee

SB 1128 Aquatic Plant Management by Harrell

Aquatic Plant Management; Requiring the Fish and Wildlife Conservation Commission, in consultation

with the Institute of Food and Agricultural Sciences at the University of Florida and the Water School at Florida Gulf Coast University, to implement and study certain nutrient removal technologies and mechanical aquatic plant management techniques within the Lake Okeechobee watershed; authorizing the commission to consult and contract with entities for such implementation and study, etc. APPROPRIATION: \$500,000 Effective Date: 7/1/2022

Actions

01/05/2022	SENATE Referred to Environment and Natural Resources; Appropriations Subcommittee
	on Agriculture, Environment, and General Government; Appropriations

HB 1129 Mangrove Replanting and Restoration by Avila

Mangrove Replanting and Restoration: Requires DEP to adopt rules for mangrove replanting & restoration; provides rule requirements. Effective Date: July 1, 2022

Actions

02/04/2022 HOUSE On Committee agenda - Environment, Agriculture & Flooding Subcommittee, 02 /08/22, 10:30 am, 212 K

HB 1153 Contacting Consumer Debtors by Toledo

Contacting Consumer Debtors: Prohibits contacting debtors in certain situations; provides requirements for each type of debtor; specifies length of each prohibition. Effective Date: July 1, 2022

Actions

01/10/2022 HOUSE Now in Insurance & Banking Subcommittee

HB 1185 Legislative Review of Proposed Regulation of Unregulated Functions by Plakon

Legislative Review of Proposed Regulation of Unregulated Functions: Provides certain requirements before adoption of regulation of unregulated profession or occupation or substantial expansion of regulated profession or occupation; requires proponents to provide certain information to state agency & Legislature; requires state agency to provide certain information to Legislature; provides exception; revises information that legislative committee must consider when determining whether regulation is justified. Effective Date: July 1, 2022

Actions

02/03/2022 HOUSE Now in Rules Committee

HB 1191 Restrictions on Employment by Altman

Restrictions on Employment: Provides that restrictive covenants are only enforceable against former employee, agent, or independent contractor who voluntarily resigned or was terminated because of misconduct; defines "misconduct". Effective Date: July 1, 2022

Actions

01/10/2022 HOUSE Now in Regulatory Reform Subcommittee

HB 1225 Vessel Safety Flags by Altman

Vessel Safety Flags: Removes requirement that airboats be equipped with masts or flagpoles bearing certain safety flags; prohibits operation & anchoring of vessels without masts or flagpoles bearing certain safety flags under specified conditions; provides penalties. Effective Date: July 1, 2022

Actions

01/12/2022 HOUSE Now in Environment, Agriculture & Flooding Subcommittee

HB 1227 Online Marketplace Transparency by Toledo

Online Marketplace Transparency: Requires online marketplaces to require high-volume third-party sellers using their service to provide information to online marketplace within specified timeframe; requires online marketplace to suspend sellers who do not provide such certification or updated

information; requires online marketplaces to disclose information in specified manner; preempts regulation of verification & disclosure of such information to Department of Legal Affairs. Effective Date: January 1, 2023

Actions

02/04/2022 HOUSE Now in Commerce Committee

SB 1232 Florida Occupational Safety and Health State Plan by Pizzo

Florida Occupational Safety and Health State Plan; Repealing a provision relating to the Florida Occupational Safety and Health State Plan, etc. Effective Date: Upon becoming a law

Actions

01/05/2022 SENATE Referred to Criminal Justice; Judiciary; Rules

SB 1234 Vaccinations During Public Health Emergencies by Pizzo

Vaccinations During Public Health Emergencies; Authorizing the State Health Officer to order the vaccination of individuals upon declaration of a public health emergency under certain circumstances; revising a requirement that the Department of Health adopt certain rules, etc. Effective Date: Upon becoming a law

Actions

01/05/2022 SENATE Referred to Criminal Justice; Health Policy; Rules

SB 1238 Saltwater Intrusion Vulnerability Assessments by Polsky

Saltwater Intrusion Vulnerability Assessments; Authorizing the Department of Environmental Protection to provide grants for saltwater intrusion vulnerability assessments; requiring the department to update the comprehensive statewide flood vulnerability and sea level rise data set and make certain information received from the saltwater intrusion vulnerability assessments available on its website; requiring the department to provide cost-share funding up to a specified amount for awarded grants, etc. Effective Date: Upon becoming a law

Actions

02/02/2022 SENATE Now in Governmental Oversight and Accountability

HB 1265 Local Regulation of Vessels by Caruso

Local Regulation of Vessels: Authorizes local governments to regulate the anchoring of certain vessels. Effective Date: July 1, 2022

Actions

01/12/2022 HOUSE Now in Environment, Agriculture & Flooding Subcommittee

HB 1267 Calculation for Measuring Shrimp Trawls by Shoaf

Calculation for Measuring Shrimp Trawls: Proposes amendment to State Constitution to provide calculation for measuring mesh area of shrimp trawls under marine net fishing limitation.

Actions

01/12/2022 HOUSE Now in Environment, Agriculture & Flooding Subcommittee

SB 1270 Recreational Licenses and Permits for Military Servicemembers and Veterans by Albritton

Recreational Licenses and Permits for Military Servicemembers and Veterans; Providing free and discounted hunting, freshwater fishing, and saltwater fishing licenses and permits to certain military servicemembers and veterans, etc. Effective Date: 7/1/2022

Actions

01/26/2022 Bill to be Discussed During the Office of EDR's Revenue Estimating Impact Conference, 01/28/22, 10:30 am, 117 K (No Votes Will Be Taken)

SB 1276 Legislative Review of Proposed Regulation of Unregulated Functions by Diaz

Legislative Review of Proposed Regulation of Unregulated Functions; Providing that certain requirements must be met before adopting the regulation of an unregulated profession or occupation or the substantial expansion of regulation of a regulated profession or occupation; requiring the proponents of legislation that proposes such regulation to provide certain information to the state agency that would have jurisdiction over the proposed regulation and to the Legislature by a certain date; requiring such state agency to provide certain information to the Legislature within a specified timeframe; providing an exception, etc. Effective Date: 7/1/2022

Actions

01/05/2022 SENATE Referred to Regulated Industries; Governmental Oversight and Accountability; Rules

SB 1306 Leave for Family or Household Members of Homicide Victims by Jones

Leave for Family or Household Members of Homicide Victims; Requiring employers to authorize employees to request and take up to a specified number of days of leave from work under certain circumstances; requiring employees taking such leave to provide advance notice and documentation to employers; requiring private employers to keep information relating to such leave confidential; providing a remedy for violations of specified provisions, etc. Effective Date: 7/1/2022

Actions

01/05/2022 SENATE Referred to Commerce and Tourism; Governmental Oversight and Accountability; Appropriations

SB 1308 Public Records/Family or Household Members of Homicide Victims by Jones

Public Records/Family or Household Members of Homicide Victims; Providing a public records exemption for certain personal identifying information, records, and timesheets submitted to an agency by an employee who is requesting specified leave relating to a homicide; providing for future legislative review and repeal of the exemption; providing a statement of public necessity, etc. Effective Date: On the same date that SB 1306 or similar legislation takes effect, if such legislation is adopted in the same legislative session or an extension thereof and becomes a law

Actions

01/05/2022 SENATE Referred to Commerce and Tourism; Governmental Oversight and Accountability; Appropriations

SB 1338 Floating Solar Facilities by Diaz

Floating Solar Facilities; Defining the term "floating solar facility"; providing that a floating solar facility must be a permitted use in appropriate land use categories in each local government's comprehensive plan; requiring each local government to amend its development regulations to promote the expanded use of floating solar facilities; requiring the Office of Energy within the Department of Agriculture and Consumer Services to submit specified recommendations to the Legislature to provide a regulatory framework relating to floating solar facilities, etc. Effective Date: 7/1/2022

Actions

02/03/2022 SENATE On Committee agenda - Community Affairs, 02/08/22, 3:00 pm, 37 S

SB 1352 Limitations on Political Contributions by Brodeur

Limitations on Political Contributions; Defining the term "foreign national"; providing that a foreign national may not make or offer to make certain contributions or expenditures, etc. Effective Date: 7/1 /2022

Actions

02/03/2022 SENATE Now in Rules

HB 1381 Retail Petroleum Fuel Measuring Devices by Silvers

Retail Petroleum Fuel Measuring Devices: Removes provisions authorizing security tape & daily inspections as security measure options for retail petroleum fuel measuring devices; requires owners &

operators of retail petroleum fuel measuring devices to conduct daily inspections & report security breaches to DACS; requires registered meter mechanics to report illegal devices to DACS. Effective Date: July 1, 2022

Actions

01/14/2022 HOUSE Now in Regulatory Reform Subcommittee

HB 1411 Floating Solar Facilities by Avila

Floating Solar Facilities: Provides legislative findings regarding floating solar facilities; requires floating solar facility to be permitted use in certain land-use categories; requires local governments to promote expanded uses of floating solar facilities by taking specified actions; authorizes county to specify buffer & landscaping requirements; provides exceptions on construction of floating solar facilities; requires Office of Energy within DACS to submit specified recommendations regarding floating solar facilities for certain entities. Effective Date: July 1, 2022

Actions

02/03/2022 HOUSE On Committee agenda - Local Administration & Veterans Affairs Subcommittee, 02/07/22, 1:30 pm, 404 H

SB 1416 Mangrove Replanting and Restoration by Garcia

Mangrove Replanting and Restoration: Requiring the Department of Environmental Protection to adopt rules for mangrove replanting and restoration, etc. Effective Date: 7/1/2022

Actions

01/12/2022 SENATE Referred to Environment and Natural Resources; Community Affairs; Rules

SB 1424 Prohibited Practices when Collecting Consumer Debts by Rodriguez (A)

Prohibited Practices when Collecting Consumer Debts; Prohibiting persons from contacting debtors when collecting a consumer debt if the debt arises from specified circumstances relating to domestic abuse, elder abuse, human trafficking, identify theft, exploitation of a vulnerable adult, or sexual abuse and certain requirements are met; providing applicability, etc. Effective Date: 7/1/2022

Actions

01/12/2022 SENATE Referred to Banking and Insurance; Commerce and Tourism; Rules

SB 1426 Environmental Management by Burgess

Environmental Management; Providing for water quality enhancement areas, enhancement service areas, and enhancement credits; providing requirements for water quality enhancement area permits, enhancement service areas, and enhancement credits; directing the Department of Environmental Protection and water management districts to authorize the sale and use of enhancement credits to offset certain adverse water quality impacts and to meet certain water quality requirements; authorizing the department to enter into agreements and contracts with public and private entities for donations, funds, and payments to expedite the evaluation of environmental resource and dredge and fill permits, etc. APPROPRIATION: \$2,040,000 Effective Date: Upon becoming a law

Actions

02/04/2022 SENATE Now in Appropriations Subcommittee on Agriculture, Environment, and General Government

SB 1432 Vessel Anchoring by Rodriguez (A)

Vessel Anchoring; Providing tenancy and lease conditions for approved and permitted mooring and mooring fields in Monroe County; requiring certain anchored vessels in Monroe County to be reanchored in a new location that meets certain requirements according to a specified timeframe; requiring the Fish and Wildlife Conservation Commission, in consultation with certain entities, to establish designated anchoring areas within the county by rule; providing an exception for certain domiciled vessels; requiring certain vessels equipped with marine sanitation devices to maintain specified records of such devices, etc. Effective Date: 7/1/2022

Actions

02/03/2022 SENATE Now in Rules

SB 1434 Public Financing of Potentially At-risk Structures and Infrastructure by Rodriguez (A)

Public Financing of Potentially At-risk Structures and Infrastructure; Providing that certain areas are at risk due to sea-level rise and structures and infrastructure within those areas are potentially at risk; providing an additional requirement for the standard for conducting a SLIP study, etc. Effective Date: 7/1 /2022

Actions

01/26/2022 SENATE Now in Appropriations Subcommittee on Agriculture, Environment, and General Government

SB 1454 Office of the Blue Economy by Ausley

Office of the Blue Economy; Establishing the office within the Department of Economic Opportunity; defining the term "blue economy"; providing duties of the office; requiring the Office of Economic and Demographic Research to conduct a biennial evaluation of the blue economy for inclusion in a certain assessment, etc. Effective Date: 7/1/2022

Actions

01/12/2022 SENATE Referred to Commerce and Tourism; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Appropriations

SB 1546 Vessel Safety Flags by Baxley

Vessel Safety Flags: Removing the requirement that airboats be equipped with masts or flagpoles bearing certain safety flags; prohibiting the operation and anchoring of vessels without masts or flagpoles bearing certain safety flags under specified conditions, etc. Effective Date: 7/1/2023

Actions

01/12/2022 SENATE Referred to Environment and Natural Resources; Community Affairs; Rules

SB 1570 Economic Assistance to New Businesses by Jones

Economic Assistance to New Businesses; Requiring the Department of Management Services to encourage agencies to allocate a certain percentage of specified funds to purchase commodities and contractual services from certain businesses; requiring the Department of Economic Opportunity to award a specified minimum amount of funds to certain businesses; creating the "Florida Right to Start Act"; prohibiting agencies from requiring eligible new businesses or persons establishing an eligible new business from paying fees relating to licenses or registrations for the business for a specified amount of time; creating the Self-Employment Assistance Program within the Department of Economic Opportunity; requiring that a specified percentage of workforce development funding go to certain individuals and businesses, etc. Effective Date: 1/1/2023

Actions

01/12/2022 SENATE Referred to Commerce and Tourism; Finance and Tax; Appropriations

SB 1584 Outstanding Florida Springs by Gruters

Outstanding Florida Springs; Designating additional springs as Outstanding Florida Springs, etc. Effective Date: Upon becoming a law

Actions

01/12/2022 SENATE Referred to Environment and Natural Resources; Community Affairs; Rules

HB 1593 Ocean Highway and Port Authority, Nassau County by Byrd

Ocean Highway and Port Authority, Nassau County: Prohibits shifting responsibility for paying ad valorem taxes of authority-owned properties used for private purposes to authority; provides exceptions for necessity of authority to obtain certain documentation to develop facilities or otherwise improve its facilities. Effective Date: upon becoming a law

Actions

02/02/2022 HOUSE Temporarily Postponed by Local Administration & Veterans Affairs Subcommittee

SB 1650 Boating and Vessel Safety by Gruters

Boating and Vessel Safety; Requiring certain boating safety education courses and temporary certificate examinations to include specified components; directing the Fish and Wildlife Conservation Commission to include such components in boating safety education campaigns and certain educational materials; requiring instructors of water sports and activities to wear engine cutoff switches under certain conditions, etc. Effective Date: 7/1/2022

Actions

01/12/2022 SENATE Referred to Environment and Natural Resources; Appropriations Subcommittee on Agriculture, Environment, and General Government; Appropriations

SB 1714 Prohibited Employer Retaliation Related to COVID-19 by Taddeo

Prohibited Employer Retaliation Related to COVID-19; Prohibiting an employer from taking retaliatory action against an employee who takes a leave of absence to quarantine after testing positive for COVID-19 and provides proof of the positive test to the employer; authorizing an employee to use sick leave for such quarantine if sick leave is available to the employee, etc. Effective Date: Upon becoming a law

Actions

01/12/2022 SENATE Referred to Commerce and Tourism; Judiciary; Rules

SB 1900 Preemption to the State by Torres, Jr.

Preemption to the State; Removing provisions which preempt counties, municipalities, and other local governmental entities from enacting or adopting any limitation or restriction involving certain contributions and expenditures, or establishing contribution limits different than those established in the Florida Election Code; removing provisions which require counties and entities of local government to pay ad valorem taxes or fees under specified conditions on certain telecommunications facilities; removing provisions which require municipalities and other entities of local government to pay ad valorem taxes or fees under specified conditions on certain telecommunications facilities; removing provisions which require municipalities and other entities of local government to pay ad valorem taxes or fees under specified conditions on certain telecommunications facilities, etc. Effective Date: On the effective date of the amendment to the State Constitution proposed by SJR 152 or a similar joint resolution having substantially the same specific intent and purpose, if such amendment to the State Constitution is approved at the general election held in November 2022 or at an earlier special election specifically authorized by law for that purpose

Actions

01/12/2022 SENATE Referred to Community Affairs; Judiciary; Appropriations

SB 1940 Statewide Flooding and Sea Level Rise Resilience by Brodeur

Statewide Flooding and Sea Level Rise Resilience; Establishing the Statewide Office of Resilience within the Executive Office of the Governor; providing for the appointment of a Chief Resilience Officer; requiring the Department of Transportation to develop a resilience action plan for the State Highway System; revising the projects the Department of Environmental Protection may fund within the Resilient Florida Grant Program; extending the dates by which the department must complete a comprehensive statewide flood vulnerability and sea-level rise data set and assessment; requiring the Florida Flood Hub for Applied Research and Innovation to provide tidal and storm surge flooding data to counties and municipalities for vulnerability assessments, etc. Effective Date: 7/1/2022

Actions

02/02/2022 SENATE Now in Appropriations Subcommittee on Agriculture, Environment, and General Government

HB 2233 Bonefish and Tarpon Trust Restoring Coastal Resilience and Water Quality by Rommel

Bonefish and Tarpon Trust Restoring Coastal Resilience and Water Quality: Provides an appropriation for the Bonefish and Tarpon Trust Restoring Coastal Resilience and Water Quality. Effective Date: July 1, 2022

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01/13/2022 HOUSE Now in Appropriations Committee

HB 2819 Florida Ocean Alliance Expanding Florida's Blue Economy by Latvala

Florida Ocean Alliance Expanding Florida's Blue Economy: Provides an appropriation for the Florida Ocean Alliance Expanding Florida's Blue Economy. Effective Date: July 1, 2022

Actions

01/25/2022 HOUSE Now in Appropriations Committee

HB 2897 Monroe County Mobile Vessel Pumpout Program by Mooney, Jr.

Monroe County Mobile Vessel Pumpout Program: Provides an appropriation for the Monroe County Mobile Vessel Pumpout Program. Effective Date: July 1, 2022

Actions

01/13/2022 HOUSE Now in Appropriations Committee

HB 6001 Verification of Employment Eligibility by a Private Employer by Sabatini

Verification of Employment Eligibility by a Private Employer: Removes option for private employer to verify person's employment eligibility using specified federal form; removes requirement that private employer maintain records for specified length of time; removes authorization for certain persons & entities to request, & requirement that private employer provide, documentation relating to person's employment eligibility. Effective Date: July 1, 2022

Actions

09/17/2021 HOUSE Now in Regulatory Reform Subcommittee

HB 6003 Legal Rights of the Natural Environment by Eskamani

Legal Rights of the Natural Environment: Removes provisions prohibiting local governments from recognizing or granting certain legal rights to natural environment or granting such rights relating to natural environment to person or political subdivision. Effective Date: July 1, 2022

Actions

09/17/2021 HOUSE Now in Civil Justice & Property Rights Subcommittee

HB 6047 Wage and Employment Benefits Requirements by Smith (C)

Wage and Employment Benefits Requirements: Repeals provisions relating to prohibitions on establishment of minimum wage & employment benefits requirements by political subdivisions. Effective Date: July 1, 2022

Actions

10/22/2021 HOUSE Now in Regulatory Reform Subcommittee

HB 6051 Aircraft Sales and Lease Tax by Overdorf

Aircraft Sales and Lease Tax: Exempts all aircraft sales & leases from sales & use tax. Effective Date: July 1, 2022

Actions

11/18/2021 Bill to be Discussed During the Office of EDR's Revenue Estimating Impact Conference, 11/19/21, 1:30 pm, 117 K (No Votes Will Be Taken)

HB 6083 Fuel Sales Tax by Learned

Fuel Sales Tax: Removes annual indexing of fuel sales tax rates. Effective Date: July 1, 2022

Actions

12/13/2021 HOUSE Now in Tourism, Infrastructure & Energy Subcommittee

HB 7053 Statewide Flooding and Sea Level Rise Resilience by Environment, Agriculture & Flooding Subcommittee

Statewide Flooding and Sea Level Rise Resilience: Establishes Statewide Office of Resilience within EOG; provides for appointment of Chief Resilience Officer; requires DOT to develop resilience action plan for State Highway System & submit plan & reports to Governor & Legislature; revises projects DEP may fund within Resilient Florida Grant Program; revises vulnerability assessment requirements for noncoastal communities; extends dates by which DEP must, in coordination with Florida Flood Hub for Applied Research & Innovation, complete comprehensive statewide flood vulnerability & sea level rise data set & assessment; requires certain projects to be ranked & included in Statewide Flood & Sea Level Rise Resilience Plan; revises entities authorized to submit proposed projects; revises annual funding amount for plan; requires Florida Flood Hub for Applied Research & Innovation to provide tidal & storm surge flooding data to certain entities; revises requirements for copies of evaluation certificates that must be submitted to DEM. Effective Date: July 1, 2022

Actions

02/03/2022 HOUSE Filed (Formerly PCB EAF1)

EAF1 Statewide Flooding and Sea Level Rise Resilience by Environment, Agriculture & Flooding Subcommittee

PCB EAF 22-01 – Statewide Flooding and Sea Level Rise Resilience

Actions

02/03/2022 HOUSE Committee Bill Filed as HB 7053

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