

// FINAL REPORT

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At-risk Vessels

The 2016 Legislative Session has come to an end and the Governor has acted on many boating-related bills. As noted in previous reports, this was an intense Legislative Session for boating and marine-related issues and we expect next year to be just as busy.

MIAF worked tirelessly on your behalf and tracked over 100 bills this Legislative Session and numerous amendments. MIAF also supported many budget items, including funding for the derelict vessel removal program. This issue and funding were a priority for MIAF, and both the bill and the funding passed and have been approved by the Governor.

As anticipated, the hotly-contentious Anchoring issue reared its head again this year. MIAF met with numerous lawmakers, and it became apparent after three years of debate and a lack of a solution from FWC that legislation was going to pass this year. MIAF advocated for many changes in the bill as originally filed. As you will see from the final vote counts and the approval of the Governor, this proposed legislation had a lot of support. The final bill includes a sunset provision once the Legislature adopts recommendations from the FWC Anchoring and Mooring Pilot Program.

Numerous other boating bills passed and some never made it out of the committee process. I anticipate the press will start paying closer attention to boating legislation due to the high profile on numerous issues from this year. With that in mind, I expect next year will be busier, and I would not be surprised at all if we deal with the Anchoring issue again.

Finally, Senator Charlie Dean, a supporter of the boating industry, terms out this election cycle. Senator Dean has been a friend to the marine industry for many years. His voice, his support, and his common sense approach will be missed in Tallahassee. MIAF owes him a huge thank-you for all he has done through his many years of public service.

In the following pages are some highlights of just a few of the bills we worked on this year.

Anchoring

HB 1051 contains the following provisions:

- · States "Anchoring Limitation Area"
- Provides for densely populated urban areas, which have narrow state waterways, residential docking facilities, and significant recreational are designated as anchoring limitation areas.
- Applies to section of Middle River lying between Northeast 21st Court and the Intracostal Waterway in Broward County, Sunset Lake in Miami-Dade County, 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 finally San Marco Island and Biscayne Island.
- Provides an exemption for a vessel to anchor in a zone if mechanical failure poses harm for a certain number of days
- Provides an exemption if weather conditions pose unreasonable risk of harm
- Provides for an exemption for special events
- Provides exemptions for government entities, law enforcement, firefighting, military or rescue
- Allows for vessels actively engaged in commercial and recreational fishing
- Provides if a vessel refuses to leave an anchoring limitation rea after being asked to leave a law enforcement officer can have the vessel removed or impounded.
- Provides a sunset provision for this act once the Legislature adopts FWC recommendations for the regulation of mooring vessels outside of public mooring fields.
- Provides violation of this act is a noncriminal infraction and may be enforced by a uniform boating citation. First offense is \$50, second offense is \$100, and third and subsequent offense is \$250.

This bill passed the House 105-12 and the Senate 36-2. The bill was approved by the Governor and the effective date is July 1, 2016.

It is important to note, Crab Island was eliminated from the bill three times and a Lake Boca amendment was withdrawn twice after filing.

For background, below are a few of the changes requested by MIAF from original bill as filed:

- Changes "recreational boating area" to "anchoring limitation areas"
- · Deletes Crab Island
- Provides an exemption for a vessel may anchor in a zone if mechanical failure poses harm for a certain number of days
- Provides an exemption if weather conditions pose unreasonable risk of harm

- · Provides for an exemption for special events
- Provides exemptions for government entities, law enforcement, firefighting, military or rescue
- Allows for vessels actively engaged in fishing

Emergency Position Industry Radio Beacon Bill

House Bill 427, relating to Vessel Registration, also known as the "Emergency Position-Industry Radio Beacon," bill passed the House 115-0 and the Senate 39-0. The fiscal impact for the bill is \$250,000 and did not come out of any of our boating line items in the FWC budget. This bill provides for reduced registration fees starting July 1,2016-June 30,2017 for individuals who have an EPIRB. This bill is not a mandate. This bill is in response to the two teenagers who lost their lives last summer.

Important note: no legislation passed this year requiring a boating license or age restriction.

Derelict Vessels

At Risk Vessels, a major priority for MIAF, became law with the Governor's signature. HB 7025 passed the House 116-1 and passed the Senate 39-0. This bill is effective July 1, 2016. MIAF appreciates Representative Raschein and Senator Dean for championing this good bill. MIAF hopes by taking care of the numerous derelict vessels in the state, the anchoring issue will hopefully lessen. Also, MIAF worked closely to get money in the state budget for DV removal. This year's budget includes \$1.4 million for derelict vessel removal.

Vessels

HB 703 passed the House 104-13 and the Senate 39-0. This bill is relating to Vessels and revises the offense of careless operation of a vessel, provides an operator of a vessel upon compliance with safety equipment shall be issued a safety inspection decal and provides that law enforcement may not stop a vessel solely to inspect safety equipment when a vessel properly displays safety inspection decal. This bill was approved by the Governor and becomes effective July 1, 2016.

Manatees

Senate Bill 1506 and House Bill 1273 never were heard in all the committees of reference. The bills died in committee.

Springs

The original bill filed was Senate Bill 1312 by Senator Dean. SB 1312 did not pass, but an amendment similar to the originally filed bill did pass on the Senate floor on the State Lands Bill, HB 1075. HB 1075 is still awaiting the Governor's action. The Governor has until April 14th to act.

Background

Simply, FWC and DEP were in a bind on what to do regarding vessels, which were destroying springs. The long and short of it is, FWC has the enforcement authority but has no expertise on water quality and quantity and no direct authority over springs. DEP has no authority over boats, so there was a necessity for some language directing them to work together to address this issue.

However, there are many important differences between this bill and the finalized amendment that ultimately passed in the State Lands bill.

First, the language is significantly different and less stringent than the originally filed bill. The original bill required FWC to create rules to address the Springs issue. However, Senator Dean felt like a one size fits all approach was not the way to go and so the FWC now MAY create a protection zone by rule instead of requiring them.

The original bill inadvertently left DEP out of the consulting process and DEP now must coordinate with FWC in figuring out what springs are becoming derelict and if a vessel protection zone would help restore the spring.

The last major difference is in the penalty structuring. The original bill has a much more advanced penalty enhancement which goes into criminal penalties. However, the finalized amendment which passed keeps the penalties to civil fines and the fines match those penalties which already exist for vessels disrupting sea grass areas.

Appropriations of Interest

1762 SPECIAL CATEGORIES BOATING AND WATERWAYS ACTIVITIES FROM MARINE RESOURCES CONSERVATION TRUST FUND
1762A SPECIAL CATEGORIES DERELICT VESSEL REMOVAL PROGRAM FROM GENERAL REVENUE FUND 1,400,000
1766 SPECIAL CATEGORIES BOATING SAFETY EDUCATION PROGRAM FROM MARINE RESOURCES CONSERVATION TRUST FUND
1767 FIXED CAPITAL OUTLAY BOATING INFRASTRUCTURE FROM FEDERAL GRANTS TRUST FUND 3,900,000
1768 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND NONSTATE ENTITIES - FIXED CAPITAL
OUTLAY FLORIDA BOATING IMPROVEMENT PROGRAM FROM MARINE RESOURCES CONSERVATION TRUST FUND

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// ENVIRONMENTAL RESOURCES

Senate Bill 552 // Sen. Charlie Dean // Referred to: Environmental Preservation and Conservation; Appropriations

House Bill 7005 // State Affairs Committee // Referred to: Agriculture & Natural Resources Appropriations Subcommittee

CS/CS/Senate Bill 552 and CS/House Bill 7005 comprise the primary water policy legislation for 2016, and are identical. This week, SB 552 was passed by the Senate and the House, and has been sent to the Governor for his veto or approval. Specifically, SB 552:

- Creates the Florida Springs and Aquifer Protection Act to provide for the protection and restoration of Outstanding Florida Springs (OFSs);
- Codifies the Central Florida Water Initiative (CFWI) and ensures that the appropriate
 governmental entities continue to develop and implement uniform water supply
 planning, consumptive use permitting, and resource protection programs for the
 Central Florida Water Initiative;
- Updates and restructures the Northern Everglades and Estuaries Protection Program (NEEPP) to reflect and build upon the Department of Environmental Protection's (DEP) completion of basin management action plans (BMAPs) for Lake Okeechobee, the Caloosahatchee River and Estuary, and the St. Lucie River and Estuary, and the Department of Agriculture and Consumer Services' (DACS) implementation of best management practices (BMPs);
- Modifies water supply and resource planning and processes to make them more stringent;
- Requires the Office of Economic and Demographic Research to conduct an annual assessment of water resources and conservation lands;
- Requires the DEP to publish an online, publicly accessible database of conservation lands on which public access is compatible with conservation and recreation purposes;
- Requires the DEP to conduct a feasibility study for creating and maintaining a webbased, interactive map of the state's waterbodies as well as regulatory information about each waterbody;
- Creates a pilot program for alternative water supply in restricted allocation areas and a pilot program for innovative nutrient and sediment reduction and conservation; and
- Revises certain considerations for water resource permits

Senate Bill 552 passed the Environmental Preservation & Conservation Committee on Nov. 4th by a vote of 9-0, and passed the Appropriations Committee on Nov. 19th by a vote of 15-0. It passed the Senate on January 13th by a vote of 37-0, and it passed the House on January 14th.

House Bill 7005 passed the Agriculture & Natural Resources Appropriations Subcommittee on Nov. 18th by a vote of 11-1. HB 7005 was laid on the table in lieu of SB 552 on the House floor.

Upcoming Consideration/Most Recent Action: SB 552ER Approved by Governor (signed into law), Chapter No. 2016-1

// VESSEL REGISTRATION

Senate Bill 746 // Sen. Joe Negron // Referred to: Transportation; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Appropriations

House Bill 427 // Rep. Mary Lynn Magar // Referred to: Highway & Waterway Safety Subcommittee; Transportation & Economic Development Appropriations Subcommittee; Economic Affairs Committee

CS/SB 746 reduces state vessel registration fees for recreational vessels equipped with an Emergency Position Indicating Radio Beacon or whose owner owns a Personal Locator Beacon. The beacon must be registered with the National Oceanic and Atmospheric Administration in order for the owner to qualify for the reduced registration fee. Annual base vessel registration fees are reduced by a minimum of \$2.55 and a maximum of \$48.60, depending on the length of the vessel.

The bill appropriates \$500,000 in recurring funds from the General Revenue Fund to the Fish and Wildlife Conservation Commission for the 2016-2017 fiscal year to offset the reduction in the base vessel registration fees.

Last Action: Read Second Time; Substituted for HB 0427; Laid on Table, Refer to HB 0427

House Bill 427 reduces state vessel registration fees for recreational vessels equipped with an Emergency Position Indicating Radio Beacon, or for recreational vessels where the owner owns a Personal Locator Beacon. The beacon must be registered with the National Oceanic and Atmospheric Administration in order for the owner to qualify for the reduced registration fee. A person who owns a personal locator beacon and more than one recreational vessel qualifies to pay the reduced fee for only one of their vessels. The reduced registration certificate fees provided in the bill apply to applicable vessels registered in Fiscal Year 2016-2017, between July 1, 2016, and June 30, 2017 only.

As provided in the bill, an Emergency Position-Indicating Radio Beacon means a device installed on the vessel being registered that:

- Transmits distress signals at a frequency between 406.0 and 406.1 MHz;
- Is manufactured by a company approved to manufacture beacons by the International Cospas-Sarsat Programme; and

• Is registered with the United States National Oceanic and Atmospheric Administration.

A Personal Locator Beacon means a device designed to be carried by an individual that:

- Transmits distress signals at a frequency between 406.0 and 406.1 MHz;
- Is manufactured by a company approved to manufacture beacons by the International Cospas-Sarsat Programme; and
- Is registered with the United States National Oceanic and Atmospheric Administration.

The Revenue Estimating Conference (REC) met on October 29, 2015, and determined that the original bill filed will have a negative recurring impact of \$500,000 to the General Revenue Fund. The bill as amended reduces this impact. The REC has not reviewed the bill as amended; however, using the data from the original REC estimate, House staff estimates that the reduced fees in the amended bill will have a negative nonrecurring impact of approximately \$250,000 in Fiscal Year 2016-2017. See fiscal section.

Last Action: Approved by Governor; Chapter No. 2016-126

Attached documents: HB 427 (Enrolled) + final bill analysis

// BOATING SAFETY

Senate Bill 644 // Sen. Jeremy Ring // Referred to: Environmental Preservation and Conservation; Commerce and Tourism; Rules

House Bill 863 // Rep. Richard Stark // Referred to: Criminal Justice Subcommittee; Highway & Waterway Safety Subcommittee; Agriculture & Natural Resources Appropriations Subcommittee; Economic Affairs Committee

SB 644 increases the age requirement for operating a personal watercraft on the waters of the state from 14 years of age to 16 years of age. The bill revises the requirements for boating safety identification cards by removing an exemption for a person who is accompanied in the vessel by a person who is otherwise exempt from the boating safety identification card requirements or who holds a valid identification card, is 18 years of age or older, and is attendant to the operation of the vessel and responsible for the vessel's safe operation.

Last Action: Died in Environmental Preservation and Conservation

House Bill 863 provides requirements for operation of recreational vessels by persons younger than specified age; revises minimum age to operate personal watercraft; removes exemption

from photographic identification & boating safety identification card requirement for person accompanied in vessel by another person who meets certain criteria.

Last Action: Died in Criminal Justice Subcommittee

// IMPLEMENTATION OF WATER & LAND USE CONSERVATION CONSTITUTIONAL AMENDMENT 1 (2014 BALLOT)

Senate Bill 1168 // Sen. Joe Negron // Referred to: Environmental Preservation and Conservation; Appropriations Subcommittee on General Government; Appropriations

House Bill 989 // Rep. Gayle Harrell // Referred to: Agriculture & Natural Resources Appropriations Subcommittee; Appropriations Committee

CS/CS/SB 1168 requires specified minimum distributions from the Land Acquisition Trust Fund (LATF) to fund Everglades projects that implement the Comprehensive Everglades Restoration Plan, including the Central Everglades Planning Project, the Long-Term Plan, and the Northern Everglades and Estuaries Protection Program. In addition, the bill requires a minimum distribution from the LATF to fund springs restoration, protection, and management projects, an annual amount to be appropriated to the St. Johns Water Management District for projects dedicated to the restoration of Lake Apopka, and an annual amount to be appropriated to the Southwest Florida Water Management District for projects dedicated to the restoration of Kings Bay or Crystal River.

The bill provides an adjustment to the calculation of each distribution for the Everglades, Springs, Lake Apopka, and Kings Bay or Crystal River if debt service is paid on bonds issued after July 1, 2016, for the purposes outlined under the bill.

The Revenue Estimating Conference for Documentary Stamp Tax Collection Distributions on January 19, 2016, determined that the bill would allocate a minimum of \$145,000,000 for Everglades projects and \$49,590,000 for springs projects. The bill also provides for an annual distribution of \$5 million for Lake Apopka restoration projects and \$5 million for Kings Bay or Crystal River restoration projects (see Section V. Fiscal Impact Statement for a detailed analysis).

Last Action: Read Second Time; Substituted for HB 0989; Laid on Table, Refer to HB 0989

House Bill 989 (amended with Senate language; House concurred)

HB 989 passed the House on March 2,2016. The bill was amended by the Senate on March 11, 2016, and subsequently passed the House on March 11, 2016.

The bill amends s. 375.041, F.S. to provide for the distribution of funds deposited into the Land Acquisition Trust Fund. Of the funds remaining after the payment of certain debt service obligations, the Legislature will be required to appropriate a minimum of the lesser of 25 percent or \$200 million for Everglades projects that implement the Comprehensive Everglades Restoration Plan (CERP), including the Central Everglades Planning Project subject to congressional authorization, the Long-Term Plan, and the Northern Everglades and Estuaries Protection Program.

The bill requires that from these funds, \$32 million will be distributed each fiscal year through the 2023-2024 fiscal year to the South Florida Water Management District (SFWMD) for the Long-Term Plan. After deducting the \$32 million, from the funds remaining, a minimum of the lesser of 76.5 percent or \$100 million will be appropriated each fiscal year through the 2025-2026 fiscal year for the planning, design, engineering and construction of the CERP. The bill requires the Department of Environmental Protection (DEP) and the SFWMD to give preference to projects that reduce harmful discharges from Lake Okeechobee to the St. Lucie or Caloosahatchee estuaries in a timely manner.

In addition, the bill requires an appropriation of a minimum of the lesser of 7.6 percent or \$50 million each fiscal year through the 2025-2026 fiscal year for springs restoration, protection and management projects, and requires a \$5 million appropriation each fiscal year to the St. Johns River Water Management District (SJRWMD) for projects dedicated to the restoration of Lake Apopka.

The bill also provides an adjustment to the calculation of each distribution for Everglades restoration, springs restoration, protection and management projects, and Lake Apopka restoration projects if debt service is paid on bonds issued after July 1, 2016.

Finally, the bill repeals the provision, which expires July 1, 2016, paying for the SFWMD's and the SJRWD's debt service on bonds issued before February 1, 2009.

The Fiscal Year 2016-207 General Appropriations Act provides \$32 million for the Long Term Plan, \$100 million for the CERP, \$70.1 million for northern Everglades and estuaries protection, \$50 million for springs restoration, protection and management, and \$5.1 million for Lake Apopka restoration.

The bill was approved by the Governor on April 7, 2016, ch. 2016-201, L.O.F., and will become effective on July 1, 2016.

HB 989 Last Action: Approved by Governor

Attached documents: HB 989 (Enrolled) + final bill analysis

// RECREATIONAL BOATING ZONES

Senate Bill 1260 // Sen. Wilton Simpson // Referred to: Environmental Preservation and Conservation; Appropriations Subcommittee on Transportation, Tourism, and Economic Development; Fiscal Policy

House Bill 1051 // Rep. Matt Caldwell // Referred to: Agriculture & Natural Resources Subcommittee; Agriculture & Natural Resources Appropriations Subcommittee; State Affairs Committee

CS/SB 1260 establishes anchoring limitation areas in sections of Broward and Miami-Dade Counties. The bill prohibits a person from anchoring a vessel at any time between the hours from one-half hour after sunset to one-half hour before sunrise in any such anchoring limitation area. The bill authorizes vessels under certain circumstances to anchor overnight in an anchoring limitation area and provides an exemption for certain vessels.

The Florida Fish and Wildlife Conservation Commission (FWC) or other law enforcement agencies that monitor anchoring may experience an indeterminate positive fiscal impact resulting from the issuance of boating citations for violations relating to the unlawful anchoring of vessels in an anchoring limitation area. Additionally, the FWC or other law enforcement agencies may experience increased costs as a result of enforcing anchoring in these areas. It is expected that any enforcement costs will be covered within existing resources.

Last Action: Read Second Time; Substituted for HB 1051; Laid on Table, Refer to HB 1051

House Bill 1051 - The public may use sovereignty submerged lands for navigation, commerce, fishing, bathing, and other public purposes. These rights are designed to promote the general welfare and are subject to lawful regulation by the state. The public's right to navigation entitles the public to the reasonable use of navigable waters for legitimate purposes of travel or transportation, boating or sailing for pleasure, carrying persons or property gratuitously for hire, and for uses which are consistent with other uses enjoyed in common. Anchoring is a right incidental to the public's right of navigation, which must be balanced against other public purposes. As such, the right to anchor must not unreasonably obstruct others' navigation rights and does not include the right to anchor indefinitely in a manner that impairs a riparian owner's use and enjoyment of their property.

Riparian owners are entitled to the same rights to use sovereignty submerged lands as the public, but also hold riparian rights, such as the right to access the water, the right to reasonably use the water, the right to accretion and reliction, and the right to an unobstructed view of the water. Riparian rights are necessary for the use and enjoyment of the upland property, but may not be exercised as to injure others in their lawful rights.

The bill creates s. 327.4107, F.S., providing for the anchoring or mooring of vessels in recreational boating zones. The bill prohibits a person from anchoring or mooring a vessel from one-half hour

after sunset to one-half hour before sunrise in the following recreational boating zones:

- 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:
 - o Rivo Alto Island and Di Lido Island;
 - o San Marino Island and San Marco Island; and
 - San Marco Island and Biscayne Island.

The bill provides certain exceptions to the prohibition on anchoring in recreational boating zones and enforcement procedures. The bill also provides for the issuance of a uniform boating citation with tiered penalties and authorizes the removal and impoundment of a vessel for violating the prohibition on anchoring in a recreational boating zone in certain circumstances.

Last Action: Approved by Governor; Chapter No. 2016-96

Attached documents: HB 1051 (Enrolled) + final bill analysis

// DRIVING OR BOATING UNDER THE INFLUENCE

House Bill 161 // Rep. Dave Kerner // Referred to: Highway & Waterway Safety Subcommittee; Justice Appropriations Subcommittee; Judiciary Committee

House Bill 161 designates act "Naomi Pomerance Victim Safety Act"; provides that person with specified amount of delta 9-tetrahydrocannabinol per milliliter of blood commits offense of driving under influence or boating under influence.

Last Action: Died in Highway and Waterway Safety Subcommittee

// MANATEES

Senate Bill 1506 // Sen. Jeff Brandes // Referred to: Environmental Preservation and Conservation; Appropriations Subcommittee on General Government; Appropriations

House Bill 1273 // Rep. Larry Ahern // Referred to: Agriculture & Natural Resources

Subcommittee; Agriculture & Natural Resources Appropriations Subcommittee; State Affairs Committee

Senate Bill 1506 - Exempting, until a specified date, certain revenue deposited in the Save the Manatee Trust Fund from a service charge assessed against state trust funds; requiring the Fish and Wildlife Conservation Commission to contract with an independent, qualified party to conduct a manatee speed zone effectiveness study, etc.

Last Action: Died in Environmental Preservation and Conservation

House Bill 1273 - Manatees are listed as an endangered species under the Endangered Species Act. Florida's Manatee Sanctuary Act (Act) declares the state to be a refuge and sanctuary for the manatee. The Act provides that the Florida Fish and Wildlife Conservation Commission (FWC) must adopt rules regulating the operation and speed of motorboat traffic where there are manatee sightings based upon best available scientific information and allows local governments to adopt ordinances regulating the same within its jurisdiction if approved by FWC. FWC has established manatee protection rules restricting the speed and operation of vessels where necessary to protect manatees from harassment and harmful collisions with vessels. FWC also conducts aerial distribution and synoptic surveys to acquire information on manatee distribution, abundance, and use of habitat. The Save the Manatee Trust Fund (STMTF) is administered by FWC and its funds are used for a yearly impartial scientific benchmark census of the manatee population in the state and programs to protect and enhance the recovery of the manatee and other species of marine mammals.

The bill:

- Requires FWC to contract with an independent, qualified party to conduct a study
 evaluating the effectiveness of manatee speed zones including if, and to what extent,
 risks to manatees are reduced by these zones and to submit a report to the Governor, the
 President of the Senate, and the Speaker of the House of Representatives by January 1,
 2019, detailing the findings of the study;
- Requires FWC to conduct a statewide manatee distribution and abundance survey and report by July 1,2018, that achieves a scientifically reliable population estimate, and allows FWC to repeat the survey as necessary to determine best practices until at least July 1,2026;
- Allows funds from the STMTF to be used for the manatee speed zone effectiveness study and statewide manatee distribution and abundance survey and report to the extent that funding is not available from other sources; and
- Exempts the STMTF from a service charge assessed against state trust funds until July 1, 2026.

The bill may have a negative fiscal impact on the state by exempting the STMTF from the requirement to contribute to the General Revenue Fund.

Last Action: Died in Agriculture and Natural Resources Appropriations Subcommittee

// AT-RISK VESSELS

Senate Bill 1300 // Sen. Charlie Dean // Referred to: Environmental Preservation and Conservation; Appropriations Subcommittee on General Government; Fiscal Policy

House Bill 7025 // Highway & Waterway Safety Subcommittee & Rep. Holly Raschein // Referred to: Agriculture & Natural Resources Appropriations Subcommittee; Economic Affairs Committee

SB 1300 creates s. 327.4107, F.S., to prevent vessels in neglected or deteriorating condition from reaching a likely and foreseeable state of disrepair. The bill:

- Prohibits vessels at risk of becoming derelict anchoring on, mooring on, or occupying the waters of the state;
- Provides conditions under which a vessel may be considered at risk of becoming derelict;
- Provides that violations may be enforced by a uniform boating citation mailed to the registered owner of the vessel;
- Provides civil penalties for vessel owners whose vessels are determined to be at risk of becoming derelict; and
- Provides an exemption for vessels that are moored to a private dock or wet slip with the
 consent of the owner for the purpose of being repaired.

The bill has an insignificant, positive fiscal impact on state funds.

Last Action: Read Third Time; Substituted for HB 7025; Laid on Table, Refer to HB 7025

House Bill 7025 - Under current law, the Fish and Wildlife Conservation Commission (FWCC) does not have the authority to require vessel owners to maintain their vessels or otherwise regulate the condition of vessels that occupy the waters of the state, unless the vessel is a hazard to navigation, discharges contaminants, is derelict (wrecked, junked, or substantially dismantled), or is in violation of other vessel safety laws. Additionally, a vessel owner has no duty to maintain their vessel, and can allow a vessel occupying waters of the state to deteriorate until it reaches a derelict condition. Once a vessel is deemed derelict FWCC can remove or relocate the vessel, but it can become much more difficult and expensive once a vessel has deteriorated to the point that it meets the definition of a derelict vessel.

The bill provides the following regulations for vessels that are at risk of becoming derelict on the waters of this state:

- Prohibits a vessel that is at risk of becoming derelict to anchor on, moor on, or occupy the waters of this state.
- Authorizes an officer of the FWCC or law enforcement agency to determine that a vessel is at risk of becoming a derelict vessel 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 left or stored aground unattended in such a state that would prevent the vessel from getting underway, is listing due to water intrusion, or is sunk or partially sunk.
- Provides that a person who anchors or moors a vessel that is at risk of becoming derelict on the waters of this state or allows such a vessel to occupy the waters of this state commits a noncriminal infraction in which civil penalties may be assessed.
- Provides that a civil penalty for a violation of a vessel that is at risk of becoming derelict is in addition to other penalties provided by law.
- Provides that the bill would not apply to a vessel that is moored to a private dock or wet slip with the consent of the owner for the purpose of receiving repairs.
- Provides that a uniform boating citation may be mailed to the registered owner of an unattended vessel that is at risk of becoming derelict, which is anchored, aground, or moored on the waters of this state.
- Provides the following civil penalties for a violation of vessel laws relating to a vessel that is at risk of becoming derelict on waters of this state:
 - For a first offense, \$50:
 - o For a second offense occurring 30 days or more after a first offense, \$100;
 - For a third or subsequent offense occurring 30 days or more after a previous offense, \$250.

The bill may have an indeterminate positive fiscal impact on state and local government revenues by establishing a new noncriminal infraction relating to vessels at risk of becoming derelict on waters of this state, and may have a negative impact on the private sector resulting from the assessment of these new civil penalties.

Last Action: Approved by Governor; Chapter No. 2016-108

Attached documents: HB 7025 (Enrolled) + final bill analysis

APPENDIX

// VESSEL REGISTRATION

HB 427 + Final Bill Analysis

// AMENDMENT 1

HB 989 + Final Bill Analysis

// RECREATIONAL BOATING ZONES

HB 1051 + Final Bill Analysis

// AT-RISK VESSELS

HB 7025 + Final Bill Analysis

// FINAL BILL TRACKING LIST

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CS/CS/HB 427 2016 Legislature

2 An act relating to recreational vessel registration; 3 amending s. 328.72, F.S.; providing definitions; 4 providing a reduced recreational vessel registration 5 fee schedule for vessels registered during a specified 6 period which are equipped with an emergency position 7 indicating radio beacon or for which the owner of the vessel owns a personal locator beacon; limiting 8 9 application to one vessel per owner; authorizing the 10 Department of Highway Safety and Motor Vehicles to adopt rules relating to proof of qualification; 11 12 providing for certain funds to supplement the reduced amounts collected; providing for expiration of the 13 14 reduced fee schedule; amending s. 328.76, F.S., 15 relating to the Marine Resources Conservation Trust Fund; providing for use of the supplemental funds; 16 amending s. 328.66, F.S., relating to county and 17 18 municipality optional registration fees; specifying 19 that the reduced fees do not apply to the limitation 20 on registration fees charged by a county; providing an 21 effective date.

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

Section 1. Subsection (1) of section 328.72, Florida Statutes, is amended, and subsection (18) is added to that

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CS/CS/HB 427 2016 Legislature

27 section, to read:

328.72 Classification; registration; fees and charges; surcharge; disposition of fees; fines; marine turtle stickers.—

- (1) VESSEL REGISTRATION FEE.—
- (a) Vessels that are required to be registered shall be classified for registration purposes according to the following schedule, and, except as provided in subsection (18), the registration certificate fee shall be in the following amounts:
- 1. Class A-1—Less than 12 feet in length, and all canoes to which propulsion motors have been attached, regardless of length: \$5.50 for each 12-month period registered.
- 2. Class A-2-12 feet or more and less than 16 feet in
 length: \$16.25 for each 12-month period registered. (To county):
 2.85 for each 12-month period registered.
- 3. Class 1-16 feet or more and less than 26 feet in length: \$28.75 for each 12-month period registered. (To county): 8.85 for each 12-month period registered.
- 4. Class 2-26 feet or more and less than 40 feet in length: \$78.25 for each 12-month period registered. (To county): 32.85 for each 12-month period registered.
- $\underline{5}$. Class 3-40 feet or more and less than 65 feet in length: \$127.75 for each 12-month period registered. +To county+: 56.85 for each 12-month period registered.
- $\underline{6}$. Class 4-65 feet or more and less than 110 feet in length: \$152.75 for each 12-month period registered. +To county+: 68.85 for each 12-month period registered.

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- 7. Class 5-110 feet or more in length: \$189.75 for each 12-month period registered. (To county): 86.85 for each 12-month period registered.
- $\underline{8.}$ Dealer registration certificate: \$25.50 for each 12-month period registered.
- (b) The county portion of the vessel registration fee is derived from recreational vessels only.
 - (18) REDUCED VESSEL REGISTRATION FEE.-
 - (a) As used in this subsection, the term:
- 1. "Emergency position-indicating radio beacon" means a device installed on the vessel being registered that:
- a. Transmits distress signals at a frequency between 406.0 and 406.1 MHz;
- b. Is manufactured by a company approved to manufacture beacons by the International Cospas-Sarsat Programme; and
- c. Is registered with the United States National Oceanic and Atmospheric Administration.
- 2. "Full registration fee amount" means the registration fee as provided in subsection (1) and not the reduced vessel registration fee specified in this subsection.
- 3. "Personal locator beacon" means a device designed to be carried by an individual that:
- a. Transmits distress signals at a frequency between 406.0 and 406.1 MHz;
- b. Is manufactured by a company approved to manufacture beacons by the International Cospas-Sarsat Programme; and

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c. Is registered with the United States National Oceanic and Atmospheric Administration.

- (b) The registration certificate fee imposed under subsection (1) for a recreational vessel equipped with an emergency position-indicating radio beacon, or for a recreational vessel the owner of which owns a personal locator beacon, shall be reduced to the following amounts for each 12-month period registered:
 - 1. Class A-1-\$4.24.
 - 2. Class A-2-\$13.77.
 - 3. Class 1—\$24.83.
 - 4. Class 2-\$68.56.
 - 5. Class 3-\$112.31.
 - 6. Class 4-\$134.41.
 - 7. Class 5-\$167.11.
- (c) A person who owns a personal locator beacon and who owns more than one recreational vessel qualifies to pay the reduced fee under paragraph (b) for only one such vessel.
- (d) In order to qualify for reduced registration fees under this subsection, a vessel owner must, at the time of registration, demonstrate that the vessel is equipped with an emergency position-indicating radio beacon or that the vessel owner owns a personal locator beacon. The Department of Highway Safety and Motor Vehicles may adopt rules specifying what constitutes sufficient proof to qualify for reduced registration fees under this subsection, but such proof must contain, at a

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minimum, the following:

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106	1. The name of the beacon owner.			
107	2. The expiration date of the beacon's registration.			
108	3. The unique identification number of the beacon.			
109	4. For vessels equipped with an emergency position-			
110	0 indicating radio beacon, identification of the vessel equipped			
111	with the beacon.			
112	(e) For each vessel registration qualifying for reduced			
113	registration fees under this subsection, an amount equal to the			
114	difference between the full registration fee amount and the			
115	actual amount of registration fee paid for such vessel			
116	registration shall be transferred from the General Revenue Fund			
117	7 to the Department of Highway Safety and Motor Vehicles and shall			
118	be distributed pursuant to s. 328.76.			
119	(f) The reduced registration certificate fee amounts			
120	provided in this subsection apply only to applicable wessels			

- (f) The reduced registration certificate fee amounts provided in this subsection apply only to applicable vessels registered during the period beginning July 1, 2016, and ending June 30, 2017.
 - (g) This subsection expires July 1, 2017.
- Section 2. Subsection (1) of section 328.76, Florida Statutes, is amended to read:
- 328.76 Marine Resources Conservation Trust Fund; vessel registration funds; appropriation and distribution.—
- (1) Except as otherwise specified in this subsection and less the amount equal to any administrative costs which shall be deposited in the Highway Safety Operating Trust Fund, in each

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fiscal year beginning on or after July 1, 2001, all funds collected from the registration of vessels through the Department of Highway Safety and Motor Vehicles and the tax collectors of the state and funds transferred from the General Revenue Fund pursuant to s. 328.72(18), except for those funds designated as the county portion pursuant to s. 328.72(1), shall be deposited in the Marine Resources Conservation Trust Fund for recreational channel marking; public launching facilities; law enforcement and quality control programs; aquatic weed control; manatee protection, recovery, rescue, rehabilitation, and release; and marine mammal protection and recovery. The funds collected pursuant to s. 328.72(1) shall be transferred as follows:

- (a) In each fiscal year, an amount equal to \$1.50 for each commercial and recreational vessel registered in this state shall be transferred by the Department of Highway Safety and Motor Vehicles to the Save the Manatee Trust Fund and shall be used only for the purposes specified in s. 379.2431(4).
- (b) An amount equal to \$2 from each recreational vessel registration fee, except that for class A-1 vessels, shall be transferred by the Department of Highway Safety and Motor Vehicles to the Invasive Plant Control Trust Fund in the Fish and Wildlife Conservation Commission for aquatic weed research and control.
- (c) An amount equal to 40 percent of the registration fees from commercial vessels shall be transferred by the Department

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of Highway Safety and Motor Vehicles to the Invasive Plant Control Trust Fund in the Fish and Wildlife Conservation Commission for aquatic plant research and control.

- (d) An amount equal to 40 percent of the registration fees from commercial vessels shall be transferred by the Department of Highway Safety and Motor Vehicles, on a monthly basis, to the General Inspection Trust Fund of the Department of Agriculture and Consumer Services. These funds shall be used for shellfish and aquaculture development and quality control programs.
- (e) After all administrative costs are funded and the distributions in paragraphs (a)-(d) have been made, up to \$400,000 shall be transferred by the Department of Highway Safety and Motor Vehicles to the General Inspection Trust Fund of the Department of Agriculture and Consumer Services to fund activities relating to the protection, restoration, and research of the natural oyster reefs and beds of the state. This paragraph expires July 1, 2017.
- (f) After all administrative costs are funded and the distributions in paragraphs (a)-(d) have been made, up to \$300,000 may be used by the Fish and Wildlife Conservation Commission for boating safety education. This paragraph expires July 1, 2017.
- Section 3. Subsection (1) of section 328.66, Florida Statutes, is amended to read:
 - 328.66 County and municipality optional registration fee.-
 - (1) Any county may impose an annual registration fee on

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vessels registered, operated, used, or stored on the waters of this state within its jurisdiction. This fee shall be 50 percent of the applicable state registration fee as provided in s. 328.72(1) and not the reduced vessel registration fee specified in s. 328.72(18). However, the first \$1 of every registration imposed under this subsection shall be remitted to the state for deposit in the Save the Manatee Trust Fund created within the Fish and Wildlife Conservation Commission, and shall be used only for the purposes specified in s. 379.2431(4). All other moneys received from such fee shall be expended for the patrol, regulation, and maintenance of the lakes, rivers, and waters and for other boating-related activities of such municipality or county. A municipality that was imposing a registration fee before April 1, 1984, may continue to levy such fee, notwithstanding the provisions of this section. Section 4. This act shall take effect July 1, 2016.

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HOUSE OF REPRESENTATIVES FINAL BILL ANALYSIS

BILL #: CS/CS/HB 427 FINAL HOUSE FLOOR ACTION:

SPONSOR(S): Transportation and Economic 115 Y's 0 N's

Development Appropriations Subcommittee; Highway and Waterway Safety Subcommittee;

Magar and others

COMPANION CS/SB 746 GOVERNOR'S ACTION: Approved

BILLS:

SUMMARY ANALYSIS

CS/CS/HB 427 passed the House on February 24, 2016, and subsequently passed the Senate on March 9, 2016.

The bill reduces state vessel registration fees for recreational vessels equipped with an Emergency Position-Indicating Radio Beacon, or for recreational vessels where the owner owns a Personal Locator Beacon. The beacon must be registered with the National Oceanic and Atmospheric Administration in order for the owner to qualify for the reduced registration fee. A person who owns a personal locator beacon and more than one recreational vessel qualifies to pay the reduced fee for only one of their vessels. The reduced registration certificate fees provided in the bill apply to applicable vessels registered in Fiscal Year 2016-2017, between July 1, 2016, and June 30, 2017 only.

As provided in the bill, an *Emergency Position-Indicating Radio Beacon* means a device installed on the vessel being registered that:

- Transmits distress signals at a frequency between 406.0 and 406.1 MHz;
- Is manufactured by a company approved to manufacture beacons by the International Cospas-Sarsat Programme; and
- Is registered with the United States National Oceanic and Atmospheric Administration.

A **Personal Locator Beacon** means a device designed to be carried by an individual that:

- Transmits distress signals at a frequency between 406.0 and 406.1 MHz;
- Is manufactured by a company approved to manufacture beacons by the International Cospas-Sarsat Programme; and
- Is registered with the United States National Oceanic and Atmospheric Administration.

The Revenue Estimating Conference (REC) met on October 29, 2015, and determined that the original bill filed will have a negative recurring impact of \$500,000 to the General Revenue Fund. The bill as amended reduces this impact. The REC has not reviewed the bill as amended; however, using the data from the original REC estimate, House staff estimates that the reduced fees in the amended bill will have a negative nonrecurring impact of approximately \$250,000 in Fiscal Year 2016-2017. See fiscal section.

The bill was approved by the Governor on March 25, 2016, ch. 2016-126, L.O.F., and will become effective on July 1, 2016.

This document does not reflect the intent or official position of the bill sponsor or House of Representatives. STORAGE NAME: h0427z1.HWSS

DATE: March 28, 2016

I. SUBSTANTIVE INFORMATION

A. EFFECT OF CHANGES:

Present Situation

Vessel Registration

Vessels operated, used, or stored on the waters of this state must be registered with the Department of Highway Safety and Motor Vehicles (DHSMV) as a commercial or recreational vessel, unless:

- The vessel is operated, used, and stored exclusively on private lakes and ponds;
- The vessel is owned by the U.S. Government;
- The vessel is used exclusively as a ship's lifeboat; or
- The vessel is non-motor-powered and less than 16 feet in length or a non-motor-powered canoe, kayak, racing shell, or rowing scull, regardless of length.²

Vessels are classified by their length which determines the base registration fee. The vessel registration fee for a 12-month period is as follows:

- Class A-1: Less than 12 feet in length, and all canoes to which propulsion motors have been attached, regardless of length: \$5.50;
- Class A-2: 12 feet or more and less than 16 feet in length: \$16.25;
- Class 1: 16 feet or more and less than 26 feet in length: \$28.75;
- Class 2: 26 feet or more and less than 40 feet in length: \$78.25;
- Class 3: 40 feet or more and less than 65 feet in length: \$127.75;
- Class 4: 65 feet or more and less than 110 feet in length: \$152.75;
- Class 5: 110 feet or more in length: \$189.75; and
- Dealer registration certificate: \$25.50.3

Additionally, any county may impose an annual registration fee on vessels registered, operated, used, or stored on the waters of this state within its jurisdiction. This fee is 50 percent of the applicable state registration fee, however the first \$1 of every registration must be remitted to the state for deposit in the Save the Manatee Trust Fund. ⁴This optional county fee is retained by the county where the vessel is registered and is to be used for patrol, regulation, and maintenance of the lakes, rivers, and waters and for other boating-related activities within the municipality or county. ⁵

NOAA Search and Rescue Satellite Aided Tracking

The National Oceanic and Atmospheric Administration (NOAA) operates the nation's Search and Rescue Satellite Aided Tracking (SARSAT) system to detect mariners, aviators, and others throughout the world using satellites in low-earth and geostationary orbits to detect and locate beacon-users in distress. ⁶

The United States and the governments of Canada, France, and Russia have an agreement to provide for long-term operation of the COSPAS-SARSAT⁷ (C-S) Program, which also provides space-based

DATE: March 28, 2016

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¹ s. 327.02(37), F.S. defines a "recreational vessel" as a vessel manufactured and used primarily for noncommercial purposes, or a vessel leased, rented, or chartered to a person for his or her noncommercial use.

² s. 328.48(2), F.S.

³ s. 328.72(1), F.S.

⁴ s. 328.66, F.S.

⁵ *Id*.

⁶ NOAA, Welcome to SARSAT, http://www.sarsat.noaa.gov/index.html. (last visited January 5, 2016).

⁷ COSPAS is a Russian acronym for "Space System for Search of Vessels in Distress." *See* the SARSAT FAQ website: http://www.sarsat.noaa.gov/faq%202.html. (last visited January 5, 2016).

relay of distress signals or alerts from emergency beacons. The program provides alerts to search and rescue authorities internationally.

Ground stations, called Local User Terminals (LUTs), are satellite receiving units. LUTs are fully automated and unmanned. When an LUT receives a distress signal detected by satellite, it is transmitted to the mission control center (MCC) that operates that particular LUT. The MCC collects, stores, and sorts alerts from LUTs and other MCCs and distributes the alerts to search and rescue authorities and other MCCs. ⁸

Locator Beacons

The emergency beacons used to detect those in distress operate only in the 406.0 to 406.1 megahertz (MHz) frequency band to transmit digital messages to satellites for transmission to the appropriate LUT. The frequency is restricted to low power satellite emergency position-indicating beacons in the mobile satellite service. According to NOAA, two types of 406 MHz emergency beacons are:

- Emergency Position-Indicating Radio Beacons, or EPIRBs:

 An EPIRB is an emergency position-indicating radio beacon use
- An EPIRB is an emergency position-indicating radio beacon used in maritime watercraft that can be automatically or manually activated to transmit a distress signal to a satellite. EPIRBs that activate automatically typically have a hydro-static release mechanism that, when immersed, allows the beacon to release from its bracket, float to the surface and start transmitting. The beacon, along with the bracket, has to sink to approximately 3 meters before it will activate automatically. This should be taken into account when mounting an automatic EPIRB; and
- Personal Locator Beacons, or PLBs:

A PLB is a personal locator beacon designed to be carried by an individual that can only be activated manually. PLBs can be used by people operating in remote areas.⁹

Registration of Beacons with NOAA

Registration of a 406 MHz emergency beacon, and subsequent updating if the information changes, is free and required by Title 47 of the Code of Federal Regulations, part 80 for EPIRBs and part 95 for PLBs. Information provided in the registration of such a device, along with the distress signal from the device, is used by search and rescue authorities solely to help locate and rescue those in distress. NOAA provides an online system for initial and updated beacon registrations, and registration must be renewed every two years. ¹⁰

NOAA indicated, as of October 6, 2015, 12,295 EPIRBs were registered indicating the vessel was registered in Florida, and 26,078 PLBs were registered indicating boat usage with a Florida mailing addresses. Based on this data, approximately 10 percent of vessels currently registered in Florida would qualify for the reduced registration fees.

Effect of the Bill

Section 1 of the bill amends s. 328.72, F.S., reducing state vessel registration fees for recreational vessels equipped with an Emergency Position-Indicating Radio Beacon, or for a recreational vessel where the owner owns a Personal Locator Beacon. The beacon must be registered with the National Oceanic and Atmospheric Administration in order for the owner to qualify for the reduced registration

⁸ Id.

⁹ Id.

¹⁰ Id., NOAA prefers owners register beacons online at www.beaconregistration.noaa.gov, however individuals may also mail or fax signed registration forms.

¹¹Revenue Estimating Conference, *Analysis of HB 427 – Vessel Registration Location Indicating Devices* (Oct. 29, 2015) available at: http://edr.state.fl.us/Content/conferences/revenueimpact/archives/2016/_pdf/Impact1029.pdf (last visited January 5, 2016).

fee. A person who owns a personal locator beacon and more than one recreational vessel qualifies to pay the reduced fee for only one of their vessels. The registration fees are reduced as follows:

Recreational Vessel Registration Fees for Fiscal Year 2016-2017			
Class of Vessel	Current Base Fee	Reduced Base Fee	
Class A-1	\$5.50	\$4.24	
Class A-2	\$16.25	\$13.77	
Class 1	\$28.75	\$24.83	
Class 2	\$78.25	\$68.56	
Class 3	\$127.75	\$112.31	
Class 4	\$152.75	\$134.41	
Class 5	\$189.75	\$167.11	

The Department of Highway Safety and Motor Vehicles (DHSMV) may adopt rules specifying what constitutes sufficient proof to qualify for the reduced registration fees, but the proof must contain at least:

- The name of the beacon owner.
- The expiration date of the beacon's registration.
- The unique identification number of the beacon.
- For vessels equipped with an emergency position-indicating radio beacon, identification of the vessel equipped with the beacon.

For each vessel registration qualifying for reduced registration fees, an amount equal to the difference between the full registration fee amount and the actual amount of the registration fee paid for such vessel registration shall be transferred from the General Revenue Fund to the Department of Highway Safety and Motor Vehicles and shall be distributed pursuant to s. 328.76, F.S..

Reduced registration certificate fees provided in subsection 328.72(18), F.S., shall only apply to applicable vessels registered between July 1, 2016, and June 30, 2017. Subsection 328.72(18), F.S., expires July 1, 2017.

Section 2 provides that the funds transferred from the General Revenue Fund shall be deposited as specified in the Marine Resources Conservation Trust Fund.

Section 3 provides that the County Optional Fee for vessel registration remains 50 percent of the applicable state registration fee *without* consideration of the reduced fees.

Section 4 provides that the bill has an effective date of July 1, 2016.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

The Revenue Estimating Conference (REC) reviewed the original bill filed on October 29, 2015, and estimated the bill will reduce the total sum of recreational vessel registration fees collected by DHSMV as follows:¹²

Fiscal Year	General Revenue
1.000.	

¹² Revenue Estimating Conference, *Analysis of HB 427 – Vessel Registration Location Indicating Devices* (Oct. 29, 2015) available at: http://edr.state.fl.us/Content/conferences/revenueimpact/archives/2016/_pdf/Impact1029.pdf (last visited January 5, 2016).

STORAGE NAME: h0427z1.HWSS DATE: March 28, 2016

2016-2017	\$500,000
2017-2018	\$600,000
2018-2019	\$600,000
2019-2020	\$700,000
2020-2021	\$800,000

The bill which specifically changed the amounts of the reduced fees, will lessen the impact of this bill. The REC has not reviewed the bill as amended; however, using the data from the original REC estimate, House staff estimates that the reduced fees in the bill will have a negative nonrecurring impact of approximately \$250,000 in Fiscal Year 2016-2017.

2. Expenditures:

DHSMV estimates 790 programming hours, or the equivalent of \$57,280 in FTE and contracted resources workload, will be required to implement the bill. This will be absorbed within existing resources.13

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:

None

2. Expenditures:

None

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

The bill reduces recreational vessel registration fees for vessels equipped with or whose owner owns certain registered location beacons.

D. FISCAL COMMENTS:

None

DATE: March 28, 2016

¹³ Department of Highway Safety and Motor Vehicles, Agency Analysis of 2016 House Bill 427, p.5 (October 28, 2015) (On file with the Highway and Waterway Safety Subcommittee).



HB 989, Engrossed 1

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 land conservation constitutional amendment; providing legislative intent; amending s. 375.041, F.S.; requiring specified amounts of funds within the Land Acquisition Trust Fund to be appropriated for certain projects; providing a preference in the use of funds distributed for Everglades restoration projects for projects that reduce harmful discharges to the St. Lucie estuary and the Caloosahatchee estuary; requiring such appropriations to be reduced by an amount equal to the debt service paid on bonds issued for specified purposes; deleting an obsolete provision; providing an effective date.

An act relating to implementation of the water and

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

Appropriations Act, HB 5001, and this act, the Legislature recognizes the critical importance of restoring and preserving Florida's water and natural resources and is committed to longterm funding for the Everglades and Florida's springs.

Section 2. Subsection (3) of section 375.041, Florida Statutes, is amended to read:

375.041 Land Acquisition Trust Fund.-

(3) Funds distributed into the Land Acquisition Trust Fund

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pursuant to s. 201.15 shall be applied:

- (a) First, to pay debt service or to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to Florida Forever bonds issued under s. 215.618; and pay debt service, provide reserves, and pay rebate obligations and other amounts due with respect to Everglades restoration bonds issued under s. 215.619; and
- (b) Of the funds remaining after the payments required under paragraph (a), but before funds may be appropriated, pledged, or dedicated for other uses:
- 1. A minimum of the lesser of 25 percent or \$200 million shall be appropriated annually for Everglades projects that implement the Comprehensive Everglades Restoration Plan as set forth in s. 373.470, including the Central Everglades Planning Project subject to Congressional authorization; the Long-Term Plan as defined in s. 373.4592(2); and the Northern Everglades and Estuaries Protection Program as set forth in s. 373.4595. From these funds, \$32 million shall be distributed each fiscal year through the 2023-2024 fiscal year to the South Florida Water Management District for the Long-Term Plan as defined in s. 373.4592(2). After deducting the \$32 million distributed under this subparagraph, from the funds remaining, a minimum of the lesser of 76.5 percent or \$100 million shall be appropriated each fiscal year through the 2025-2026 fiscal year for the planning, design, engineering, and construction of the Comprehensive Everglades Restoration Plan as set forth in s.

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373.470, including the Central Everglades Planning Project subject to Congressional authorization. The Department of Environmental Protection and the South Florida Water Management District shall give preference to those Everglades restoration projects that reduce harmful discharges of water from Lake Okeechobee to the St. Lucie or Caloosahatchee estuaries in a timely manner. For the purpose of performing the calculation provided in this subparagraph, the amount of debt service paid pursuant to paragraph (a) for bonds issued after July 1, 2016, for the purposes set forth under paragraph (b) shall be added to the amount remaining after the payments required under paragraph (a). The amount of the distribution calculated shall then be reduced by an amount equal to the debt service paid pursuant to paragraph (a) on bonds issued after July 1, 2016, for the purposes set forth under this subparagraph.

2. A minimum of the lesser of 7.6 percent or \$50 million shall be appropriated annually for spring restoration, protection, and management projects. For the purpose of performing the calculation provided in this subparagraph, the amount of debt service paid pursuant to paragraph (a) for bonds issued after July 1, 2016, for the purposes set forth under paragraph (b) shall be added to the amount remaining after the payments required under paragraph (a). The amount of the distribution calculated shall then be reduced by an amount equal to the debt service paid pursuant to paragraph (a) on bonds issued after July 1, 2016, for the purposes set forth under this



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subparagraph.

3. The sum of \$5 million shall be appropriated annually each fiscal year through the 2025-2026 fiscal year to the St.

Johns River Water Management District for projects dedicated to the restoration of Lake Apopka. This distribution shall be reduced by an amount equal to the debt service paid pursuant to paragraph (a) on bonds issued after July 1, 2016, for the purposes set forth in this subparagraph Then, to pay the debt service on bonds issued before February 1, 2009, by the South Florida Water Management District and the St. Johns River Water Management District, which are secured by revenues provided pursuant to former s. 373.59, Florida Statutes 2014, or which are necessary to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to such bonds. This paragraph expires July 1, 2016; and

(c) Then, to distribute \$32 million each fiscal year to the South Florida Water Management District for the Long-Term Plan as defined in s. 373.4592(2). This paragraph expires July 1, 2024.

Section 3. This act shall take effect July 1, 2016.

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HOUSE OF REPRESENTATIVES FINAL BILL ANALYSIS

BILL #: FINAL HOUSE FLOOR ACTION: HB 989

SPONSOR(S): Harrell and Caldwell and others 113 **Y**'s 1 N's

GOVERNOR'S ACTION: Approved COMPANION CS/CS/SB 1168

BILLS:

SUMMARY ANALYSIS

HB 989 passed the House on March 2, 2016. The bill was amended by the Senate on March 11, 2016, and subsequently passed the House on March 11, 2016.

The bill amends s. 375.041, F.S. to provide for the distribution of funds deposited into the Land Acquisition Trust Fund. Of the funds remaining after the payment of certain debt service obligations, the Legislature will be required to appropriate a minimum of the lesser of 25 percent or \$200 million for Everglades projects that implement the Comprehensive Everglades Restoration Plan (CERP), including the Central Everglades Planning Project subject to congressional authorization, the Long-Term Plan, and the Northern Everglades and Estuaries Protection Program.

The bill requires that from these funds, \$32 million will be distributed each fiscal year through the 2023-2024 fiscal year to the South Florida Water Management District (SFWMD) for the Long-Term Plan. After deducting the \$32 million, from the funds remaining, a minimum of the lesser of 76.5 percent or \$100 million will be appropriated each fiscal year through the 2025-2026 fiscal year for the planning, design, engineering and construction of the CERP. The bill requires the Department of Environmental Protection (DEP) and the SFWMD to give preference to projects that reduce harmful discharges from Lake Okeechobee to the St. Lucie or Caloosahatchee estuaries in a timely manner.

In addition, the bill requires an appropriation of a minimum of the lesser of 7.6 percent or \$50 million each fiscal year through the 2025-2026 fiscal year for springs restoration, protection and management projects, and requires a \$5 million appropriation each fiscal year to the St. Johns River Water Management District (SJRWMD) for projects dedicated to the restoration of Lake Apopka.

The bill also provides an adjustment to the calculation of each distribution for Everglades restoration, springs restoration, protection and management projects, and Lake Apopka restoration projects if debt service is paid on bonds issued after July 1, 2016.

Finally, the bill repeals the provision, which expires July 1, 2016, paying for the SFWMD's and the SJRWD's debt service on bonds issued before February 1, 2009.

The Fiscal Year 2016-207 General Appropriations Act provides \$32 million for the Long Term Plan. \$100 million for the CERP, \$70.1 million for northern Everglades and estuaries protection, \$50 million for springs restoration, protection and management, and \$5.1 million for Lake Apopka restoration.

The bill was approved by the Governor on April 7, 2016, ch. 2016-201, L.O.F., and will become effective on July 1, 2016.

This document does not reflect the intent or official position of the bill sponsor or House of Representatives. STORAGE NAME: h0989z1.ANRAS

DATE: April 8, 2016

I. SUBSTANTIVE INFORMATION

A. EFFECT OF CHANGES:

Present Situation

On November 4, 2014, Florida voters approved an initiative petition relating to water and land conservation. The provision added a section 28 to Article X of the Florida Constitution:

SECTION 28. Land Acquisition Trust Fund.—

- a) Effective on July 1 of the year following passage of this amendment by the voters, and for a period of 20 years after that effective date, the Land Acquisition Trust Fund shall receive no less than 33 percent of net revenues derived from the existing excise tax on documents¹, as defined in the statutes in effect on January 1, 2012, as amended from time to time, or any successor or replacement tax, after the Department of Revenue first deducts a service charge to pay the costs of the collection and enforcement of the excise tax on documents.
- b) Funds in the Land Acquisition Trust Fund shall be expended only for the following purposes: 1) As provided by law, to finance or refinance: the acquisition and improvement of land, water areas, and related property interests, including conservation easements, and resources for conservation lands including wetlands, forests, and fish and wildlife habitat; wildlife management areas; lands that protect water resources and drinking water sources, including lands protecting the water quality and quantity of rivers, lakes, streams, springsheds, and lands providing recharge for groundwater and aguifer systems; lands in the Everglades Agricultural Area and the Everglades Protection Area, as defined in Article II, Section 7(b); beaches and shores; outdoor recreation lands, including recreational trails, parks, and urban open space; rural landscapes; working farms and ranches; historic or geologic sites; together with management, restoration of natural systems, and the enhancement of public access or recreational enjoyment of conservation lands.
 - 2) To pay the debt service on bonds issued pursuant to Article VII, Section 11(e), c) The moneys deposited into the Land Acquisition Trust Fund, as defined by the statutes in effect on January 1. 2012, shall not be or become commingled with the General Revenue Fund of the state.

As a result of Special Session A in 2015, chapter 2015-229, Laws of Florida, became law and amended the relevant statutes to comply with this constitutional requirement. As part of chapter 2015-229, L.O.F., s. 375.041, F.S. was amended to require moneys from the Land Acquisition Trust Fund to be allocated as follows:

- 1. First, to pay debt service or to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to Florida Forever bonds issued under s. 215.618; and pay debt service, provide reserves, and pay rebate obligations and other amounts due with respect to Everglades restoration bonds issued under s. 215.619;
- 2. Then, to pay the debt service on bonds issued before February 1, 2009, by the South Florida Water Management District and the St. Johns River Water Management District, which are secured by revenues provided pursuant to former s. 373.59, Florida Statutes 2014, or which are necessary to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to such bonds. This paragraph expires July 1, 2016; and
- 3. Then, to distribute \$32 million each fiscal year to the South Florida Water Management District for the Long-Term Plan as defined in s. 373.4592(2). This paragraph expires July 1, 2024.

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¹ The documentary stamp tax is imposed on documents that transfer interest in Florida real property and certain types of debt. Documents subject to the tax include deeds, bonds, corporate shares, notes and written obligations to pay money, and mortgages, lines and other evidences of indebtedness. ss. ss. 201.02, 201.07 and 201.208, F.S.

The section further provides that any remaining moneys in the Land Acquisition Trust Fund that are not distributed as provided above may be appropriated from time to time for the purposes set forth in s. 28, Art. X of the State Constitution.

Comprehensive Everglades Restoration Plan

The Comprehensive Everglades Restoration Program (CERP) is a large, comprehensive, long-term 50-50 partnership with the federal government to restore the Everglades. The plan originally approved in the 2000 federal Water Resources Development Act includes more than 60 projects that will take more than 30 years to complete and will cost an estimated \$13.5 billion. The program works in conjunction with other state and federal efforts to revitalize wetlands, lakes, bays and estuaries across south Florida's ecosystem, for the purpose of improving the Everglades and ensuring the area's water supply can meet future needs. DEP and the South Florida Water Management District work in collaboration to review each program proposal, with DEP having final approval authority. Projects must receive DEP approval before being submitted to Congress or the Legislature for funding.

The Central Everglades Planning Project

The Central Everglades Planning Project (CEPP) is a suite of projects in the central Everglades intended to allow more water to be directed south to the central Everglades, Everglades National Park, and Florida Bay. On December 23, 2014, the U.S. Army Corps of Engineers Chief of Engineers submitted his Project Implementation Report for CEPP to the Secretary of the Army for transmission to Congress for congressional authorization. The proposed CEPP is comprised of increments of six components of CERP, including the Everglades Agricultural Area (EAA) Storage Reservoir - Phase I, which was conditionally authorized by Section 601 (b)(2)(C)(ii) of WRDA 2000. However, the reporting officers recommended new authorization consistent with Section 601 (d) of WRDA 2000 due to changes in scope and the inclusion of additional CERP components. The reporting officers recommended increments of the following six components of CERP to be integrated with the existing facilities of the C&SF system: Everglades Agricultural Area Storage Reservoirs (Component G); Water Conservation Area (WCA)-3 Decompartmentalization and Sheetflow Enhancement (Components AA and QQ); S-356 Pump Station Modifications (Component FF); L-31 N Improvements for Seepage Management (Component V); System-wide Operational Changes - Everglades Rain-Driven Operations (Component H); and Flow to Northwest and Central.WCA-3A (Component II).

Long-Term Plan

Section 373.4592(2), F.S. references the "Long-Term Plan" relating to Everglades protection. The Long-Term Plan resulted from the 1994 Everglades Forever Act, which requires the SFWMD to submit a water quality plan to DEP. The Plan's overarching purpose is to ensure all water entering the Everglades Protection Area complies with state and federal water quality standards. The plan calls for enhancements to existing storm water treatment areas, expanded best management practices and integration with CERP projects. In 2012, the DEP and the SFWMD, in consultation with U.S. Environmental Protection Agency, developed a technical plan to meet water quality standards, which includes additional stormwater treatment areas and storage reservoirs at a cost of \$880 million over a 13-year period. A total of \$500.7 million in funds will be provided by the South Florida Water Management District with the balance to be provided by the state. The 2013 Legislature appropriated \$32 million on a recurring basis to support the implementation of the technical water quality plan.

Northern Everglades and Estuaries Protection Program (NEEPP)

http://edr.state.fl.us/Content/long-range-financial-outlook/3-Year-Plan_Fall-2015_1617-1819.pdf

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² http://www.dep.state.fl.us/secretary/everglades/ (last visited 1/19/2015).

³ U.S, Army Corps of Engineers CEPP Project Implementation Report, available at: http://www.saj.usace.army.mil/Portals/44/docs/Environmental/CEPP/CentralEverglades-Dec2014%20Chief's%20Report.pdf (last accessed 1/27/2016).

⁴ South Florida Water Management District, available at: http://my.sfwmd.gov/portal/page/portal/xweb%20protecting%20and%20restoring/water%20quality%20stormwater%20treatment%20are as (last accessed 1/13/2016).

The term "Northern Everglades" refers to the Lake Okeechobee watershed, the Caloosahatchee River watershed, and the St. Lucie River watershed. The Northern Everglades and Estuaries Protection Program (NEEPP) promotes a comprehensive, interconnected watershed approach to protect Lake Okeechobee and the Caloosahatchee and St. Lucie River watersheds. It includes the Lake Okeechobee Watershed Protection Program and the Caloosahatchee and St. Lucie Watershed Protection Program. The 2016 Legislature enacted legislation, chapter 2016-1, L.O.F., updating and restructuring NEEPP to reflect and build upon the DEP's completion of basin management action plans (BMAPs) for Lake Okeechobee, the Caloosahatchee River and Estuary, and the St. Lucie River and Estuary, and the Department of Agriculture and Consumer Services' (DACS) implementation of best management practices (BMPs).

Springs Restoration, Protection and Management

Springs form when groundwater is forced out through natural openings in the ground. Florida has more than 700 recognized springs, categorized by flow in cubic feet per second. First magnitude springs are those that discharge 100 cubic feet of water per second or greater. Florida has 33 first magnitude springs in 18 counties that discharge more than 64 million gallons of water per day. Spring discharges, primarily in the Floridan aquifer, are used to determine groundwater quality and the degree of human impact on a spring's recharge area. Rainfall, surface conditions, soil type, mineralogy, the composition and porous nature of the aquifer system, flow, and length of time in the aquifer contribute to groundwater chemistry.

Excessive nutrient levels, particularly nitrate, are the primary water quality threat to springs. High nitrate levels are a result of urban and agricultural stormwater runoff and leaching and inadequately treated wastewater. Spring system water quality is regularly assessed to determine whether it is meeting Florida's standards. When a spring system is not meeting the standard, the system is formally identified as impaired. Under s. 403.067, Florida Statutes, DEP is required to adopt a total maximum daily load (TMDL). A TMDL is a scientific determination of the maximum amount of a given pollutant that surface water can absorb and still meet the water quality standards that protect human health and aquatic life. To achieve a TMDL, DEP works with local stakeholders to adopt and implement comprehensive BMAPs. BMAPs represent a comprehensive set of strategies, including permit limits on wastewater facilities, urban and agricultural best management practices, conservation programs, financial assistance and revenue generating activities, designed to implement the pollutant reductions established by the TMDL.

Water quantity or spring flows are affected by drought and other long-term climate conditions and may be affected by excessive water withdrawals. The water management districts (WMDs) or DEP are required to establish minimum flows and levels (MFLs) for surface and ground waters. The "minimum flow" is the limit at which further withdrawals form a watercourse would significantly harm water resources or ecology; the "minimum level" is the level of a groundwater or surface water body at which further withdrawals would significantly harm water resources. If the flow or level is currently below, or within 20 years will fall below, an applicable MFL, the WMD is required to implement a recovery or prevention strategy.

Best management practices (BMPs) are established to conserve water and minimize nutrient loss to the environment, particularly through fertilizer application and land and animal management.¹⁶ In

⁶ s. 373.4595(2)(I)

⁷ Florida Senate Bill Analysis, CS/CS/SB 552

⁸ DEP, Progress Report: Select First Magnitude Springs and Springs of Regional Significance, p.2 (Nov. 2015).

⁹ ld.

¹⁰ DEP, Total Maximum Daily Loads, http://www.dep.state.fl.us/water/tmdl/index.htm (last visited March 14, 2016).

¹¹ Section 403.057, F.S.

¹² DEP, Total Maximum Daily Loads, http://www.dep.state.fl.us/water/tmdl/index.htm (last visited March 14, 2016).

¹³ DEP, Progress Report: Select First Magnitude Springs and Springs of Regional Significance, p.3 (Nov. 2015).

¹⁴ Section 373.042, F.S.

¹⁵ Section 373.0421, F.S.

¹⁶ DEP, Progress Report: Select First Magnitude Springs and Springs of Regional Significance, p.3 (Nov. 2015).

coordination with DEP, the WMDs, the Department of Agriculture and Consumer Services' Office of Agricultural Water Policy, and other stakeholders work to identify and prioritize restoration efforts in springs, including ways to manage more effectively water and nutrient applications in springs protection areas.17

Springs restoration, protection and management projects may be used to achieve TMDLs through a BMAP, address MFLs through a recovery or prevention strategy, or implement BMPs. Examples of such projects include investments to wastewater treatment facilities, water quality improvement projects, aquifer recharge projects, reclaimed water projects, purchase of conservation lands for water quality protection, stormwater improvement projects, water quality sampling or monitoring, meter implementation, or irrigation system efficiency upgrades.

Lake Apopka

Lake Apopka is the Florida's fourth largest lake. The St. Johns River Water Management District (SJRWMD) has worked to restore the lake. Ongoing projects to restore the lake include harvesting gizzard shad from the lake to remove phosphorous and nitrogen contained in fish bodies and the construction of the Lake Apopka Marsh Flow-Way, which is a 760-acre constructed wetland along the northwest shore of the lake. The wetland system removes phosphorous and suspended material already in the lake's water. 18

Provisions of Bill

The bill amends s. 375.041, F.S. to provide for distribution of funds from the Land Acquisition Trust Fund. The bill retains the requirement that funds first be distributed to pay debt service or to fund debt service reserve funds, rebate obligations, or other amounts payable with respect to Florida Forever bonds issued under s. 215.618, F.S., and Everglades restoration bonds issued under s. 215.619, F.S.

Of the funds remaining after this debt service distribution, the Legislature will be required to appropriate a minimum of the lesser of 25 percent or \$200 million for Everglades projects that implement:

- 1. the Comprehensive Everglades Restoration Plan (CERP) as set forth in s. 373.470, including the Central Everglades Planning Project subject to congressional authorization;
- 2. the Long-Term Plan as defined in s. 373.4592(2); and
- 3. the Northern Everglades and Estuaries Protection Program as set forth in s. 373.4595.

From these funds, \$32 million will be distributed each fiscal year through the 2023-2024 fiscal year to the South Florida Water Management District for the Long-Term Plan. After deducting the \$32 million. from the funds remaining, a minimum of the lesser of 76.5 percent or \$100 million will be appropriated each fiscal year through the 2025-2026 fiscal year for the planning, design, engineering and construction of the CERP. The bill requires DEP and the SFWMD to give preference to projects that reduce harmful discharges from Lake Okeechobee to the St. Lucie or Caloosahatchee estuaries in a timely manner.

The bill requires an annual appropriation of a minimum of the lesser of 7.6 percent of the funds remaining in the LATF after the payment of debt service or \$50 million through the 2025-2026 fiscal year for springs restoration, protection and management projects.

The bill also requires an annual appropriation of \$5 million through the 2025-2026 fiscal year to the SJRWMD for projects dedicated to the restoration of Lake Apopka.

In addition, the bill provides an adjustment to the calculation of the distribution for the Everglades, springs restoration projects, and Lake Apopka restoration if debt service is paid on bonds issued after July 1, 2016, for the purposes provided in the bill.

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¹⁷ DEP, Progress Report: Select First Magnitude Springs and Springs of Regional Significance, Attachment 3 (Nov. 2015).

¹⁸ St. Johns River Water Management District, Lake Apopka Basin, http://floridaswater.com/lakeapopka/ (last visited March 14, 2016).

Finally, the bill repeals the provision, which expires July 1, 2016, paying for the SFWMD's and the St. Johns River Water Management District's debt service on bonds issued before February 1, 2009.

The bill takes effect July 1, 2016.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

None.

2. Expenditures:

The bill specifies how the Land Acquisition Trust Fund would be distributed for Everglades restoration, springs restoration, protection and management projects, and Lake Apopka restoration projects. Based on the Revenue Estimating Conference for Documentary Stamp Tax Collection and Distributions adopted January 19, 2016, see the table below.

(in millions)

State Fiscal Year	33% LATF	Less Debt Service	Lesser of 25% or \$200M Everglades	Long- Term Plan*	Lesser of 76.5% or \$100M CERP*	Remaining Everglades Funds*	Lesser of 7.6% or \$50M Springs	Lake Apopka
2016-17	\$823.8	\$171.3	\$163.1	\$32.0	\$100.0	\$31.1	\$50.0	\$5.0
2017-18	\$879.6	\$171.4	\$177.1	\$32.0	\$100.0	\$45.1	\$50.0	\$5.0
2018-19	\$922.9	\$171.5	\$187.9	\$32.0	\$100.0	\$55.9	\$50.0	\$5.0
2019-20	\$957.4	\$171.6	\$196.4	\$32.0	\$100.0	\$64.4	\$50.0	\$5.0
2020-21	\$992.4	\$171.6	\$200.0	\$32.0	\$100.0	\$68.0	\$50.0	\$5.0
2021-22	\$1,026.1	\$150.2	\$200.0	\$32.0	\$100.0	\$68.0	\$50.0	\$5.0
2022-23	\$1,064.7	\$139.3	\$200.0	\$32.0	\$100.0	\$68.0	\$50.0	\$5.0
2023-24	\$1,105.6	\$119.2	\$200.0	\$32.0	\$100.0	\$68.0	\$50.0	\$5.0
2024-25	\$1.149.6	\$119.2	\$200.0		\$100.0	\$100.0	\$50.0	\$5.0
2025-26	\$1,194.9	\$93.8	\$200.0		\$100.0	\$100.0	\$50.0	\$5.0

^{*}The Long-Term Plan, CERP, and remaing Everglades funds are components of the 25 percent or \$200 million Everglades distribution.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:

None.

2. Expenditures:

None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

None.

D. FISCAL COMMENTS:

The Conference Report on HB 5001 (General Appropriations Act) provides \$32 million for the Long Term Plan, \$100 million for the CERP, \$70.1 million for northern Everglades and estuaries protection, \$50 million for springs restoration, protection and management, and \$5.1 million for Lake Apopka restoration.

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to read:

327.4108

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2 An act relating to anchoring limitation areas; 3 creating s. 327.4108, F.S.; prohibiting overnight 4 anchoring of vessels in specified anchoring limitation 5 areas; providing exceptions; providing applicability; 6 authorizing specified law enforcement officers and 7 agencies to remove and impound vessels or cause vessels to be removed or impounded under certain 8 9 conditions; providing indemnification for such law 10 enforcement officers and agencies in certain circumstances; providing requirements for contractors 11 12 performing such removal or impoundment services; 13 providing that certain vessel operators are required 14 to pay removal and storage fees and are subject to 15 specified penalties; providing for expiration; amending s. 327.70, F.S.; providing for issuance of 16 uniform boating citations; amending s. 327.73, F.S.; 17 providing penalties relating to the anchoring of 18 vessels in anchoring limitation areas; providing an 19 effective date. 20 21 22 Be It Enacted by the Legislature of the State of Florida: 23 Section 1. 24 Section 327.4108, Florida Statutes, is created

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Anchoring of vessels in anchoring limitation

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- (1) The following densely populated urban areas, which have narrow state waterways, residential docking facilities, and significant recreational boating traffic, are designated as anchoring limitation areas:
- (a) The section of Middle River lying between Northeast 21st Court and the Intracoastal Waterway in Broward County.
 - (b) Sunset Lake in Miami-Dade County.
- (c) The sections of Biscayne Bay in Miami-Dade County
 lying between:
 - 1. Rivo Alto Island and Di Lido Island.
 - 2. San Marino Island and San Marco Island.
 - 3. San Marco Island and Biscayne Island.
- (2) To promote the public's use and enjoyment of the designated waterway, except as provided in subsections (3) and (4), a person may not anchor a vessel at any time during the period between one-half hour after sunset and one-half hour before sunrise in an anchoring limitation area.
- (3) Notwithstanding subsection (2), a person may anchor a vessel in an anchoring limitation area:
- (a) If the vessel suffers a mechanical failure that poses an unreasonable risk of harm to the vessel or the persons onboard unless the vessel anchors. The vessel may anchor for 3 business days or until the vessel is repaired, whichever occurs first.
 - (b) If imminent or existing weather conditions in the

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vicinity of the vessel pose an unreasonable risk of harm to the vessel or the persons onboard unless the vessel anchors. The vessel may anchor until weather conditions no longer pose such risk. During a hurricane or tropical storm, weather conditions are deemed to no longer pose an unreasonable risk of harm when the hurricane or tropical storm warning affecting the area has expired.

- (c) During events described in s. 327.48 or other special events, including, but not limited to, public music performances, local government waterfront activities, or fireworks displays. A vessel may anchor for the lesser of the duration of the special event or 3 days.
 - (4) This section does not apply to:
- (a) Vessels owned or operated by a governmental entity for law enforcement, firefighting, military, or rescue purposes.
- (b) Construction or dredging vessels on an active job site.
 - (c) Vessels actively engaged in commercial fishing.
- (d) Vessels engaged in recreational fishing if the persons onboard are actively tending hook and line fishing gear or nets.
- (5) (a) As used in this subsection, the term "law enforcement officer or agency" means an officer or agency authorized to enforce this section pursuant to s. 327.70.
- (b) A law enforcement officer or agency may remove a vessel from an anchoring limitation area and impound the vessel for up to 48 hours, or cause such removal and impoundment, if

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the vessel operator, after being issued a citation for a violation of this section:

- Anchors the vessel in violation of this section within
 hours after being issued the citation; or
- 2. Refuses to leave the anchoring limitation area after being directed to do so by a law enforcement officer or agency.
- (c) A law enforcement officer or agency acting under this subsection to remove or impound a vessel, or to cause such removal or impoundment, shall be held harmless for any damage to the vessel resulting from such removal or impoundment unless the damage results from gross negligence or willful misconduct.
- (d) A contractor performing removal or impoundment services at the direction of a law enforcement officer or agency pursuant to this subsection must:
- 1. Be licensed in accordance with United States Coast Guard regulations, as applicable.
- 2. Obtain and carry a current policy issued by a licensed insurance carrier in this state to insure against any accident, loss, injury, property damage, or other casualty caused by or resulting from the contractor's actions.
 - 3. Be properly equipped to perform such services.
- (e) In addition to the civil penalty imposed under s.

 327.73(1)(y), the operator of a vessel that is removed and impounded pursuant to paragraph (b) must pay all removal and storage fees before the vessel is released. A vessel removed pursuant to paragraph (b) may not be impounded for longer than

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L05	48 hours.
106	(6) A violation of this section is punishable as provided
L07	in s. 327.73(1)(y).
108	(7) This section expires upon the Legislature's adoption
109	of the commission's recommendations for the regulation of
110	mooring vessels outside of public mooring fields pursuant to s.
111	327.4105.
112	Section 2. Paragraph (c) is added to subsection (2) of
113	section 327.70, Florida Statutes, to read:
114	327.70 Enforcement of this chapter and chapter 328
115	(2)
116	(c) A noncriminal violation of s. 327.4108 may be enforced
L17	by a uniform boating citation issued to the operator of a vessel
118	unlawfully anchored in an anchoring limitation area.
L19	Section 3. Paragraph (y) is added to subsection (1) of
L20	section 327.73, Florida Statutes, to read:
121	327.73 Noncriminal infractions.—
L22	(1) Violations of the following provisions of the vessel
L23	laws of this state are noncriminal infractions:
124	(y) Section 327.4108, relating to the anchoring of vessels
L25	in anchoring limitation areas, for which the penalty is:
L26	1. For a first offense, up to a maximum of \$50.
L27	2. For a second offense, up to a maximum of \$100.
L28	3. For a third or subsequent offense, up to a maximum of
L29	<u>\$250.</u>
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Any person cited for a violation of any provision of this subsection shall be deemed to be charged with a noncriminal infraction, shall be cited for such an infraction, and shall be cited to appear before the county court. The civil penalty for any such infraction is \$50, except as otherwise provided in this section. Any person who fails to appear or otherwise properly respond to a uniform boating citation shall, in addition to the charge relating to the violation of the boating laws of this state, be charged with the offense of failing to respond to such citation and, upon conviction, be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. A written warning to this effect shall be provided at the time such uniform boating citation is issued.

Section 4. This act shall take effect July 1, 2016.

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HOUSE OF REPRESENTATIVES FINAL BILL ANALYSIS

BILL #: CS/CS/HB 1051 FINAL HOUSE FLOOR ACTION:

SPONSOR(S): State Affairs Committee; 105 Y's 12 N's

Agriculture & Natural Resources Subcommittee; Caldwell and

others

COMPANION CS/SB 1260 GOVERNOR'S ACTION: Approved

BILLS:

SUMMARY ANALYSIS

CS/CS/HB 1051 passed the House on March 4, 2016, and subsequently passed the Senate on March 7, 2016.

The public may use sovereignty submerged lands for navigation, commerce, fishing, bathing, and other public purposes. These rights are designed to promote the general welfare and are subject to lawful regulation by the state. The right to navigation entitles the public to the reasonable use of navigable waters for legitimate purposes of travel or transportation, boating or sailing for pleasure, carrying persons or property gratuitously for hire, and for other uses enjoyed in common. Anchoring is a right incidental to the right of navigation that must be balanced against other public purposes. As such, anchoring must not unreasonably obstruct others' navigation rights and must not impair a riparian owner's use and enjoyment of their property.

Riparian owners are entitled to the same rights to use sovereignty submerged lands as the public, but also hold riparian rights, including access to the water, reasonably use of the water, accretion and reliction, and an unobstructed view of the water. Riparian rights are necessary for the use and enjoyment of the upland property, but may not be exercised as to injure others in their lawful rights.

The bill creates s. 327.4108, F.S., providing for anchoring limitation areas. The bill designates the following densely populated urban areas, which have narrow state waterways, residential docking facilities, and significant recreational boating traffic 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; and
- The sections of Biscayne Bay in Miami-Dade County lying between:
 - Rivo Alto Island and Di Lido Island:
 - o San Marino Island and San Marco Island; and
 - o San Marco Island and Biscayne Island.

The bill prohibits anchoring of a vessel between one-half hour after sunset and one-half hour before sunrise in an anchoring limitation area. The bill provides exceptions to the anchoring in anchoring limitation areas. The bill also provides for the issuance of a uniform boating citation with tiered penalties and authorizes the removal and impoundment of a vessel for anchoring in anchoring limitation areas in certain circumstances.

The bill provides that s. 327.4108, F.S., expires upon the Legislature's adoption of the Fish and Wildlife Conservation Commission's recommendations pursuant to the anchoring and mooring pilot program.

The bill may have an indeterminate fiscal impact on local governments and the private sector.

The bill was approved by the Governor on March 24, 2016, ch. 2016-96, L.O.F., and will become effective on July 1, 2016.

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I. SUBSTANTIVE INFORMATION

A. EFFECT OF CHANGES:

Background

Submerged Lands Act

The Submerged Lands Act (SLA), enacted in 1953, provides that a state, upon becoming a member of the United States (U.S.), acquires:

- Title to and ownership of the lands beneath navigable waters within the boundaries of the respective states. 1 and the natural resources within such lands and waters; and
- The right and power to manage, administer, lease, develop, and use the lands and natural resources all in accordance with applicable state law.²

Under the SLA, the U.S. retains all its navigational servitude and rights in and powers of regulation and control of said lands and navigable waters for the constitutional purposes of commerce, navigation, national defense, and international affairs, all of which are paramount to, but are not deemed to include, proprietary rights of ownership, or the rights of management, administration, leasing, use, and development of the lands and natural resources which are specifically recognized, confirmed, established, and vested in and assigned to the respective states.³

States possess an "absolute right to all their navigable waters and the soils under them for their own common use."4 Drawing on this principle, the U.S. Supreme Court held that ownership of submerged lands, and the accompanying power to control navigation, fishing, and other public uses of water, "is an essential attribute of sovereignty." Consequently, "[a] court deciding a question of title to [a] bed of navigable water [within a State's boundaries] must ... begin with a strong presumption' against defeat of a State's title."6

Federal Regulations on Anchoring and Mooring

Federal law restricts anchoring and mooring in all waterways tributary to the Atlantic Ocean south of Chesapeake Bay and the Gulf of Mexico east and south of St. Marks, Florida, and the Gulf of Mexico (except the Mississippi River) from St. Marks, Florida, to the Rio Grande. Waterways include all navigable waters of the U.S., natural or artificial, including bays, lakes, sounds, rivers, creeks, intracoastal waterways, as well as canals and channels of all types, which are tributary to or connected by other waterways.9

A clear channel must at all times be left open to permit free and unobstructed navigation by all types of vessels. 10 Accordingly, a person may not anchor or moor a vessel in any of the land cuts or other narrow parts of the waterway, except in case of an emergency, or with permission of the U.S. Army

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¹ 43 U.S.C. §1301 et seq. 43 U.S.C. §1312 designates the seaward boundary of each coastal State as three miles out from its coast line; U.S. v. Louisiana, et al., 363 U.S. 1 (1960), recognizing Florida's seaward boundary into the Gulf of Mexico is three marine leagues (approximately 9-10 miles).

² 43 U.S.C. §1301 and §1311(a).

³ 43 U.S.C. §1314(a).

⁴ Tarrant Regional Water District v. Hermann, 133 S.Ct. 2120 (2013) (quoting Martin v. Lessee of Waddell, 41 U.S. 367 (1842)).

⁵ *Id.*, (quoting *U. S. v. Alaska*, 521 U.S. 1 (1997).

⁶ Id., (quoting Montana v. United States, 450 U.S. 544 (1981)); see also Solid Waste Agency of Northern Cook Cty, v. Army Corps of Engineers, 531 U.S. 159 (2001); Utah Div. of State Lands v. United States, 482 U.S. 193 (1987).

⁷ 33 C.F.R. §162.65.

⁸ 33 C.F.R. §162.75.

⁹ 33 C.F.R. §162.65(a)(1) and §162.75(a)(1).

¹⁰ 33 C.F.R. §162.65(b)(1) and §162.75(b)(1).

Corps of Engineers (Corps).¹¹ Stoppage may be only for such periods as may be necessary.¹² Additionally, a vessel may not anchor in a dredged channel or narrow portion of a waterway to fish if navigation is obstructed.¹³ Lastly, when temporarily anchored or moored, vessels must be tied up and display lights as required by the federal navigation rules.¹⁴

Federal Anchorage Grounds

The U.S. Department of Homeland Security is authorized, empowered, and directed to establish anchorage grounds in all harbors, rivers, bays, and other navigable waters of the U.S. whenever the maritime or commercial interests of the U.S. requires anchorage grounds for safe navigation. Rules and regulations adopted regarding the establishment of anchorage grounds are enforced by the U.S. Coast Guard (Coast Guard), provided that at ports or places where there is no Coast Guard vessel available such rules and regulations may be enforced by the Corps. ¹⁵

The following anchorage grounds have been established in Florida, primarily for large commercial vessels using major ports:

- Atlantic Ocean off Fort George Inlet, near Mayport;¹⁶
- St. Johns River:¹⁷
- Atlantic Ocean, off the Port of Palm Beach;¹⁸
- Port Everglades:¹⁹
- Atlantic Ocean off Miami and Miami Beach;²⁰
- Key West Harbor, Key West, FL, naval explosives anchorage area;²¹
- Tortugas Harbor, in vicinity of Garden Key, Dry Tortugas, FL;²²
- Tampa Bay;²³ and
- St. Joseph Bay.²⁴

Federal Special Anchorage Areas

A special anchorage area is an area where vessels that are not more than 65 feet in length, when at anchor, will not be required to carry or exhibit anchorage lights. The areas designated are to be well removed from the fairways and located where general navigation will not endanger or be endangered by unlighted vessels. The authority to designate special anchorage areas is vested in the U.S. Department of Homeland Security and delegated to the Coast Guard.²⁵

Special anchorages in Florida include the:

- St. Johns River;²⁶
- Indian River at Sebastian:²⁷

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¹¹ 33 C.F.R. §162.65(b)(2)(i)-(ii) and §162.7(b)(3)(i).

¹² 33 C.F.R. §162.65(b)(2)(i) and §162.7(b)(3)(i).

¹³ 33 C.F.R. §162.65(b)(2)(vii) and §162.75(b)(3)(v).

¹⁴ 33 C.F.R. §162.65(b)(2)(iii)-(iv) and §162.75(b)(3)(ii)-(iii).

¹⁵ 33 U.S.C. §471(a); 33 C.F.R. §109.05.

¹⁶ 33 C.F.R. §110.182.

¹⁷ 33 C.F.R. §110.183; §110.183(3), provides that vessels may not anchor for more than 24 hours in either anchorage without specific written authorization from the Captain of the Port.

¹⁸ 33 C.F.R. §110.185.

¹⁹ 33 C.F.R. §110.186; §110.186(6), provides that no vessel may anchor within the anchorage for more than 72 hours without the prior approval of the Captain of the Port.

²⁰ 33 C.F.R. §110.188.

²¹ 33 C.F.R. §110.189a.

²² 33 C.F.R. §110.190.

²³ 33 C.F.R. §110.193.

²⁴ 33 C.F.R. §110.193a.

²⁵ 33 C.F.R. §109.10.

²⁶ 33 C.F.R. §110.73.

- Indian River at Vero Beach;²⁸
- Okeechobee Waterway, St. Lucie River, Stuart;²⁹
- Marco Island, Marco River;³⁰
- Manatee River, Bradenton;³¹ and
- Apollo Beach.³²

Other Federally Designated Anchorages and Moorings in Florida

The Corps possesses the authority to regulate public use of federal water resource development projects in the public interest and the navigable capacity of waters of the U.S.³³ In 2013, the Corps published the Okeechobee Waterway Anchoring and Mooring Policy.³⁴ It provides the following anchoring and mooring guidance within the Okeechobee Waterway:³⁵

- No vessel may anchor in the Okeechobee Waterway, except in case of an emergency or incidental to navigating the 152 mile waterway. Anchoring incidental to navigating the length of the waterway over multiple days is allowed to provide adequate rest for crew members while crossing the waterway to ensure the safety of crew and other users on the waterway. Overnight anchoring may not exceed 24 hours in one location and the vessel needs to show one days travel distance before anchoring again.
- Vessels stopped for longer than 24 hours should be moored or stored at designated areas approved by the Corps, which consists of commercial authorized marinas/docks.³⁶

Public and Private Use of Sovereignty Submerged Lands

When Florida entered the Union as a state,³⁷ pursuant to the SLA, it gained title to the beds of all navigable waterways (sovereignty submerged lands).³⁸ Sovereignty 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.³⁹ The title to lands under navigable waters, within the boundaries of the state, which have not been alienated, including beaches below mean high water lines, is held by the state by virtue of its sovereignty in trust for all the people.⁴⁰ Private use of portions of these lands may be authorized by law, but only when not contrary to the public interest.⁴¹ However, these lands cannot be wholly alienated by the state.⁴²

http://www.saj.usace.army.mil/Portals/44/docs/Navigation/Notices/NTN130318% 20Okeechobee% 20Waterway% 20Anchoring% 20and% 20Mooring% 20Policy.pdf.

²⁷ 33 C.F.R. §110.73a.

²⁸ 33 C.F.R. §110.73b.

²⁹ 33 C.F.R. §110.73c.

³⁰ 33 C.F.R. §110.74.

^{31 33} C.F.R. §110.74a.

³² 33 C.F.R. §110.74b.

³³ 16 U.S.C. §460d; 33 U.S.C. §1; 36 C.F.R. Part 327; 33 C.F.R. §207.160.

³⁴ Okeechobee Waterway Anchoring and Mooring Policy, available at

³⁵ *Id.*; The Okeechobee Waterway is defined as the area of water connecting the W.P. Franklin Lock to the St. Lucie Lock via the Caloosahatchee River, Lake Okeechobee, and the St. Lucie Canal, excluding privately excavated canals and tidal influenced waters from the Gulf of Mexico and Atlantic Ocean.

³⁶ *Id*.

³⁷ March 3, 1845.

³⁸ 43 U.S.C. §1312, designates the seaward boundary of each coastal State as three miles out from its coast line; *U.S. v. Louisiana, et al.*, 363 U.S. 1 (1960), recognizing Florida's seaward boundary into the Gulf of Mexico is three marine leagues (approximately 9-10 miles); *Coastal Petroleum Co. v. American Cyanamid Co.*, 492 So.2d 339 (Fla. 1986); r. 18-21.003(61), F.A.C.

³⁹ DEP Sovereignty Submerged Lands available at http://www.dep.state.fl.us/lands/submerged.htm.

⁴⁰ Fla. Const. art. X, §11

⁴¹ *Id*.

⁴² Walton Co. v. Stop the Beach Renourishment, Inc., 988 So.2d 1102, 1110 (Fla. 2008) citing Brickell v. Trammell, 82 So. 221 (Fla. 1919). There are rare instances where sovereignty submerged lands have been conveyed. See Chapter 6769, Laws of Florida (1913).

The state may regulate the public's use of sovereignty submerged lands for the benefit of the public as a whole as circumstances may demand, subject to Congress' regulatory power to control commerce. 43 When regulating sovereignty submerged lands, a state has greater authority to restrict its use than it would have over private lands. 44 However, the right to restrict or grant privileges to use such lands must be done in a manner that does not substantially impair the interest of the public as a whole. 45

The public may use sovereignty submerged lands for navigation, commerce, fishing, bathing, and other public purposes. 46 These rights are designed to promote the general welfare and are subject to lawful regulation by the state. 47 The public's right to navigation entitles the public to the reasonable use of navigable waters for legitimate purposes of travel or transportation, boating or sailing for pleasure, carrying persons or property gratuitously for hire, and for uses which are consistent with other uses enjoyed in common. 48 Anchoring is a right incidental to the public's right of navigation, which must be balanced against other public purposes.⁴⁹ As such, the right to anchor or moor must not unreasonably obstruct others' navigation rights and does not include the right to anchor indefinitely in a manner that impairs a riparian owner's use and enjoyment of their property. 50

Riparian owners are entitled to the same rights to use sovereignty submerged lands as the public, but also hold riparian rights,⁵¹ such as the right to access the water,⁵² the right to reasonably use the water, the right to accretion and reliction, and the right to an unobstructed view⁵³ of the water. ⁵⁴ Riparian rights are necessary for the use and enjoyment of the upland property, but may not be exercised as to injure others in their lawful rights.55

State Anchoring and Mooring Regulations

The Legislature delegated the responsibility of managing sovereignty submerged lands to the Governor and Cabinet, sitting as the Board of Trustees of the Internal Improvement Trust Fund (Board). 56 The Board is authorized to adopt rules governing anchoring, mooring, or otherwise attaching to the bottom

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⁴³ State v. Gerbing, 47 So. 353, 356 (Fla. 1908); State v. Black River Phosphate Co., 13 So. 640, 645 (Fla. 1893).

⁴⁴ Mariner Properties Development, Inc. v. Board of Trustees of the Internal Improvement Trust Fund, 743 So. 2d 1121, 1122-1123 (Fla. 1st DCA 1999).

Black River Phosphate Co., at 645.

⁴⁶ Stop the Beach Renourishment, Inc., at 1110 citing Brickell, at 221.

⁴⁷ *Id*.

⁴⁸ 85-45 Fla. Op. Att'y Gen. (1985).

⁴⁹ 85-45 Fla. Op. Att'y Gen. (1985); Ankersen, Thomas T., Richard Hamann & Bryon Flagg, Anchoring Away: Government Regulation of the Right of Navigation in Florida 22 (National Sea Grant 2012) available at http://www.floridawateraccess.org/boating/Boating-Toolkit/.

⁵⁰ 85-45 Fla. Op. Att'y Gen. (1985), citing Hall v. Wantz, 57 N.W.2d 462 (Mich. 1953).

⁵¹ Section 253.141(1), F.S.

⁵² Webb v. Giddens, 82 So.2d 743, 745 (Fla. 1955) (State Road Department construction of culvert on Lake Jackson blocking access to main water body was found to be an impairment of riparian proprietorship.) Compare Carmazi v. Board of County Commissioners of Dade Co., 108 So.2d 318, 323 (Fla. 3d DCA 1959) (Construction of dam on Little River blocking access to Biscayne Bay was not considered an impairment of riparian rights because it did not deprive a private riparian right. The right of navigation is an interest held by the public as a whole and may be restricted to exercise a necessary police power.)

⁵³ Lee Co v. Kiesel, 705 So.2d 1013, 1016 (Fla. 2d DCA 1998) (Holding that upland owners were entitled to compensation because bridge substantially and materially obstructed their littoral view). Compare Hayes v. Bowman, 91 So.2d 795 (Fla. 1957) (To be a compensable obstruction of the riparian right of view, the interference must be substantial).

⁵⁴ Section 253.141(1), F.S.; Stop the Beach Renourishment, Inc., at 1111.

⁵⁵ *Id*.

⁵⁶ Section 253.03(1), F.S. Section 253.03(7), F.S., authorizes the Board to adopt rules governing anchoring, mooring, or otherwise attaching to the bottom of all sovereign submerged lands by vessels, floating homes, or any other watercraft. The Board has not exercised this authority to adopt rules to regulate anchoring, but has adopted rules regulating the construction of mooring and docking structures. See ch. 18-21, F.A.C.

of sovereignty submerged lands by vessels, floating homes, or any other watercraft.⁵⁷ The Board has adopted rules regulating the construction of mooring and docking structures,⁵⁸ but has not adopted rules regulating anchoring.

Local Government Regulatory Limitations on Anchoring and Mooring

Local governments may only enact and enforce regulations prohibiting or restricting the mooring or anchoring of:

- A floating structure;⁵⁹
- A live-aboard vessel;⁶⁰ or
- A vessel⁶¹ that is within the marked boundaries of a mooring field.⁶²

Local governments are otherwise prohibited from regulating the anchoring of vessels that are located outside of a mooring field. ⁶³

Fish and Wildlife Conservation Commission Anchoring and Mooring Pilot Program

In 2009, the Legislature required the Fish and Wildlife Conservation Commission (FWC), in consultation with the Department of Environmental Protection (DEP), to establish a pilot program to explore options for local governments to regulate the anchoring and mooring of vessels located outside of mooring fields. The program today is commonly referred to as the "Anchoring and Mooring Pilot Program." Currently, the only local governments that are allowed to regulate anchoring and mooring outside the marked boundaries of mooring fields are the participants in the program, 66 which include:

- The City of St. Augustine;67
- The City of St. Petersburg;⁶⁸
- The City of Sarasota;69
- Martin County in partnership with the City of Stuart;⁷⁰ and
- Monroe County in partnership with the cities of Marathon and Key West.⁷¹

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⁵⁷ Section 253.03(1) and (7), F.S.

⁵⁸ See ch. 18-21, F.A.C.

⁵⁹ Section 327.02(11), 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, but is not limited to, 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. Floating structures are expressly excluded from the definition of the term 'vessel.' Incidental movement upon water or resting partially or entirely on the bottom does not, in and of itself, preclude an entity from classification as a floating structure."

⁶⁰ Section 327.02(19), F.S., defines the term "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 pursuant to s. 222.17." The term expressly excludes commercial fishing boats.

⁶¹ Section 327.02(43), F.S., defines term "vessel" as "synonymous with boat as referenced in s. 1(b), Art. VII of the State Constitution and 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."

⁶² Section 327.60(3), F.S.

⁶³ Section 327.60(2)(f) and (3), F.S.

⁶⁴ Chapter 2009-86, Laws of Florida; s. 327.4105, F.S.

⁶⁵ FWCC Anchoring and Mooring Pilot Program Report of Finding and Recommendations, (Dec. 31, 2013), available at http://myfwc.com/media/2704721/FindingsRecommendations.pdf.

⁶⁶ Section 327.4105(3), F.S.

⁶⁷ The City of St. Augustine's ordinance is available at http://www.staugustinegovernment.com/visitors/documents/Ord2011-10-2.pdf.

⁶⁸ The City of St. Petersburg's ordinance is available at http://myfwc.com/media/2221101/StPeteOrdinance.pdf.

⁶⁹ The City of Sarasota's ordinance is available at http://myfwc.com/media/2405171/Sarasota-final-Ord-12-5003.pdf.

⁷⁰ Martin County's ordinance is available at

 $http://www.google.com/url?sa=t&rct=j&q=\&esrc=s&frm=1&source=web\&cd=3\&cad=rja\&uact=8\&ved=0CC8QFjACahUKEwivno Hv4urIAhVMVh4KHRx7AEg\&url=http%3A%2F%2Fwww.martin.fl.us%2Fweb_docs%2Feng%2Fweb%2Fcoastal%2FAnchoring_Mooring%2FOrd928.pdf&usg=AFQjCNFK0Ou_MYuDiO-U5VxVaZt_WautuA.$

The goals of the pilot program are to encourage the establishment of additional mooring fields and to develop and test policies and regulatory regimes that:⁷²

- Promote the establishment and use of mooring fields;
- Promote access to the waters of the state;
- Enhance navigational safety;
- Protect maritime infrastructure;
- Protect marine environment; and
- Deter improperly stored, abandoned, or derelict vessels.

FWC submitted a report of its findings and recommendations of the pilot program to the Legislature on December 31, 2013.⁷³ FWC recommended an extension of the program for an additional three years to allow a more thorough and complete assessment of the local government ordinances being implemented.⁷⁴ In 2014, the program was extended by the Legislature.⁷⁵ FWC must submit an updated report of its findings and recommendations to the Governor and Legislature by January 1, 2017.⁷⁶ The program and the local government ordinances developed under the program are set to expire on July 1, 2017, unless reenacted by the Legislature.⁷⁷

Noncriminal Boating Infractions

Section 327.73(1), F.S., provides that a person cited for a violation of certain vessel laws of the state is charged with a noncriminal infraction, will be cited for the infraction, and ordered to appear in county court. The civil penalty for an infraction is \$50, except as otherwise provided by law. A person who fails to appear or otherwise properly respond to the citation will, in addition to the civil penalty, be charged with failing to respond to the citation and upon conviction will be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082⁷⁹ or s. 775.083, F.S. A written warning to this effect is provided when the citation is issued.

Effect of the Bill

The bill creates s. 327.4108, F.S., providing for the anchoring of vessels in anchoring limitation areas. The bill designates the following densely populated urban areas, which have narrow state waterways, residential docking facilities, and significant recreational boating traffic 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; and
- The sections of Biscayne Bay in Miami-Dade County lying between:
 - Rivo Alto Island and Di Lido Island;
 - o San Marino Island and San Marco Island; and

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⁷¹ Monroe County's ordinance is available at https://fl-monroecounty.civicplus.com/Documentview.aspx?DID=4039 *FWCC Anchoring and Mooring Pilot Program Report of Finding and Recommendations*, (Dec. 31, 2013), available at http://myfwc.com/media/2704721/FindingsRecommendations.pdf.

⁷² Section 327.4105(1), F.S.

⁷³ Section 327.4105(5), F.S.; *FWCC Anchoring and Mooring Pilot Program Report of Finding and Recommendations*, (Dec. 31, 2013), available at http://myfwc.com/media/2704721/FindingsRecommendations.pdf.

⁷⁴ FWCC Anchoring and Mooring Pilot Program Report of Finding and Recommendations, (Dec. 31, 2013), available at http://myfwc.com/media/2704721/FindingsRecommendations.pdf.

⁷⁵ Chapter 2014-136, Laws of Florida.

⁷⁶ Section 327.4105(5), F.S.

⁷⁷ Section 327.4105(6), F.S.

⁷⁸ Section 327.73(1), F.S.

⁷⁹ A person who has been convicted of a misdemeanor of the second degree may be sentenced by a definite term of imprisonment not exceeding 60 days.

⁸⁰ A person who has been convicted of a noncriminal violation may be sentenced to pay a fine which must not exceed \$500.

⁸¹ Section 327.73(1), F.S

San Marco Island and Biscayne Island.

The bill prohibits a person from anchoring a vessel at any time during the period between one-half hour after sunset and one-half hour before sunrise in an anchoring limitation area.

The bill allows a person to anchor a vessel in an anchoring limitation area:

- If the vessel suffers a mechanical failure that poses an unreasonable risk of harm to the vessel or the persons onboard unless the vessel anchors. The vessel may anchor for 3 business days or until the vessel is repaired, whichever occurs first;
- 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. The vessel may anchor until weather conditions no longer pose such risk. During a hurricane or tropical storm. weather conditions are deemed to no longer pose an unreasonable risk of harm when the hurricane or tropical storm warning affecting the area has expired; and
- During events described in s. 327.48, F.S., 82 or other special events, including, public music performances, local government waterfront activities, or fireworks displays. A vessel may anchor for the lesser of the duration of the special event or 3 days.

The bill provides that an anchoring limitation area does 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 persons onboard are actively tending hook and line fishing gear or nets.

The bill defines "law enforcement officer or agency" to mean an officer or agency authorized to enforce s. 327.4108, F.S., pursuant to s. 327.70, F.S., 83 and provides that:

- A law enforcement officer or agency may remove a vessel from an anchoring limitation area and impound the vessel for up to 48 hours, or cause the removal and impoundment, if the vessel operator, after being issued a citation for a violation of s. 327.4108, F.S.:
 - Anchors the vessel in violation of s. 327.4108, F.S., within 12 hours after being issued the citation: or
 - Refuses to leave the anchoring limitation area after being directed to do so by a law enforcement officer or agency;
- A law enforcement officer or agency removing or impounding a vessel, or causing the removal or impoundment, must be held harmless for any damage to the vessel resulting from the removal or impoundment unless the damage results from gross negligence or willful misconduct:
- A contractor performing removal or impoundment services at the direction of a law enforcement officer or agency must:
 - Be licensed in accordance with Coast Guard regulations:
 - Obtain and carry a current policy issued by a licensed insurance carrier in this state to insure against any accident, loss, injury, property damage, or other casualty caused by or resulting from the contractor's actions; and
 - Be properly equipped to perform the services; and
 - In addition to the civil penalty imposed under s. 327.73(1)(y), F.S., 84 the operator of a vessel that is removed and impounded must pay all removal and storage fees before

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⁸² Section 327.48, F.S., provides for regattas, races, marine parades, tournaments, or exhibitions.

⁸³ Section 327.70, F.S., provides that chs. 327 and 328, F.S., must be enforced by the Division of Law Enforcement of the FWC and its officers, the sheriffs of the various counties and their deputies, municipal police officers, and any other law enforcement officer as defined in s. 943.10, F.S., all of whom may order the removal of vessels deemed to be an interference or a hazard to public safety, enforce the provisions of chs. 327 and 328, F.S., or cause any inspections to be made of all vessels in accordance with chs. 327 and 328, F.S.

the vessel is released. A vessel removed may not be impounded for longer than 48

The bill provides that a violation of the prohibition on the anchoring of a vessel in an anchoring limitation area is punishable as a noncriminal infraction of the vessel laws of the state, and amends s. 327.73, F.S., providing the following penalty:

- For a first offense, up to a maximum of \$50:
- For a second offense, up to a maximum of \$100; and
- For a third or subsequent offense, up to a maximum of \$250.

The bill amends s. 327.70, F.S., regarding enforcement to provide that a noncriminal violation of s. 327.4108, F.S., may be enforced by a uniform boating citation issued to the operator of a vessel unlawfully anchored in an anchoring limitation area.

The bill provides that s. 327.4108, F.S., expires upon the Legislature's adoption of FWC's recommendations from the pilot program for the regulation of mooring vessels outside of public mooring fields pursuant to s. 327.4105, F.S.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

Α.	FISCAL	IMPACT	ON STATE	GOVERNMENT:

1.	Revenues:		

None.

2. Expenditures:

None.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:

The bill may have an indeterminate fiscal impact on local governments. While local governments may experience positive fiscal impacts resulting from the issuance of boating citations, local governments may also experience increased costs due to increased enforcement efforts.

2. Expenditures:

None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

The bill creates a noncriminal boating infraction for anchoring in an anchoring limitation area. As such, a violator will be charged with a noncriminal infraction, cited, and ordered to appear in county court. The noncriminal infraction includes tiered civil penalties. A person who fails to appear or otherwise properly respond to the citation will, in addition to the civil penalty, be charged with failing to respond to the citation and upon conviction will be guilty of a misdemeanor of the second degree, punishable by a term of imprisonment not exceeding 60 days or a fine which must not exceed \$500.

D. FISCAL COMMENTS:

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⁸⁴ Section 327.73, F.S., provides for non-criminal infractions of vessel laws.

None.

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1 2 An act relating to at-risk vessels; creating s. 3 327.4107, F.S.; prohibiting a vessel that is at risk 4 of becoming derelict from anchoring on, mooring on, or 5 occupying the waters of this state; authorizing an 6 officer of the Fish and Wildlife Conservation 7 Commission or of specified law enforcement agencies to determine that a vessel is at risk of becoming 8 9 derelict if certain conditions exist; providing that a 10 person who anchors or moors or allows such a vessel to occupy waters of this state commits a noncriminal 11 12 violation; providing penalties; providing applicability; amending s. 327.70, F.S.; providing for 13 14 enforcement of such violations by citation mailed to 15 the owner of the vessel; amending s. 327.73, F.S.; 16 providing civil penalties for such violations; 17 providing an effective date. 18 Be It Enacted by the Legislature of the State of Florida: 19 20 21 Section 1. Section 327.4107, Florida Statutes, is created 22 to read: 23 327.4107 Vessels at risk of becoming derelict on waters of 24 this state.-25 To prevent vessels in neglected or deteriorating 26 condition from reaching a likely and foreseeable state of

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disrepair, a vessel that is at risk of becoming derelict pursuant to subsection (2) may not anchor on, moor on, or occupy the waters of this state.

- (2) An officer of the commission or of a law enforcement agency specified in s. 327.70 may determine that a vessel is at risk of becoming derelict if any of the following conditions exist:
- (a) The vessel is taking on or has taken on water without an effective means to dewater.
- (b) 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.
- (c) The vessel has broken loose or is in danger of breaking loose from its anchor.
- (d) The vessel is left or stored aground unattended in such a state that would prevent the vessel from getting underway, is listing due to water intrusion, or is sunk or partially sunk.
- (3) A person who anchors or moors a vessel at risk of becoming derelict on the waters of this state or allows such a vessel to occupy such waters commits a noncriminal infraction, punishable as provided in s. 327.73.
- (4) The penalty under this section is in addition to other penalties provided by law.
- (5) This section does not apply to a vessel that is moored to a private dock or wet slip with the consent of the owner for

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- Section 2. Paragraph (a) of subsection (2) of section 327.70, Florida Statutes, is amended to read:
 - 327.70 Enforcement of this chapter and chapter 328.-
- (2) (a) Noncriminal violations of the following statutes may be enforced by a uniform boating citation mailed to the registered owner of an unattended vessel anchored, aground, or moored on the waters of this state:
 - 1. Section 327.33(3)(b), relating to navigation rules.
- 2. Section 327.44, relating to interference with navigation.
- 3. Section 327.50(2), relating to required lights and shapes.
 - 4. Section 327.53, relating to marine sanitation.
 - 5. Section 328.48(5), relating to display of decal.
 - 6. Section 328.52(2), relating to display of number.
- 7. Section 327.4107, relating to vessels at risk of becoming derelict.
- Section 3. Paragraph (y) is added to subsection (1) of section 327.73, Florida Statutes, to read:
 - 327.73 Noncriminal infractions.
- (1) Violations of the following provisions of the vessel laws of this state are noncriminal infractions:
- (y) Section 327.4107, relating to vessels at risk of becoming derelict on waters of this state, for which the civil penalty is:

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- 79 1. For a first offense, \$50.
 - 2. For a second offense occurring 30 days or more after a first offense, \$100.
 - 3. For a third or subsequent offense occurring 30 days or more after a previous offense, \$250.

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

9798

Section 4. This act shall take effect July 1, 2016.

Page 4 of 4

HOUSE OF REPRESENTATIVES FINAL BILL ANALYSIS

116 **Y**'s

1 N's

BILL #: HB 7025 FINAL HOUSE FLOOR ACTION:

SPONSOR(S): Highway and Waterway Safety

Subcommittee; Raschein and

others

COMPANION SB 1300 GOVERNOR'S ACTION: Approved

BILLS:

SUMMARY ANALYSIS

HB 7025 passed the House on February 24, 2016, and subsequently passed the Senate on March 2, 2016.

Under current law, the Fish and Wildlife Conservation Commission (FWCC) does not have the authority to require vessel owners to maintain their vessels or otherwise regulate the condition of vessels that occupy the waters of the state, unless the vessel is a hazard to navigation, discharges contaminants, is derelict (wrecked, junked, or substantially dismantled), or is in violation of other vessel safety laws. Additionally, a vessel owner has no duty to maintain their vessel, and can allow a vessel occupying waters of the state to deteriorate until it reaches a derelict condition. Once a vessel is deemed derelict FWCC can remove or relocate the vessel, but it can become much more difficult and expensive once a vessel has deteriorated to the point that it meets the definition of a derelict vessel.

The bill provides the following regulations for vessels that are at risk of becoming derelict on the waters of this state:

- Prohibits a vessel that is at risk of becoming derelict to anchor on, moor on, or occupy the waters of this state.
- Authorizes an officer of the FWCC or law enforcement agency to determine that a vessel is at risk of becoming a derelict vessel 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 left or stored aground unattended in such a state that would prevent the vessel from getting underway, is listing due to water intrusion, or is sunk or partially sunk.
- Provides that a person who anchors or moors a vessel that is at risk of becoming derelict on the waters
 of this state or allows such a vessel to occupy the waters of this state commits a noncriminal infraction
 in which civil penalties may be assessed.
- Provides that a civil penalty for a violation of a vessel that is at risk of becoming derelict is in addition to other penalties provided by law.
- Provides that the bill would not apply to a vessel that is moored to a private dock or wet slip with the consent of the owner for the purpose of receiving repairs.
- Provides that a uniform boating citation may be mailed to the registered owner of an unattended vessel that is at risk of becoming derelict, which is anchored, aground, or moored on the waters of this state.
- Provides the following civil penalties for a violation of vessel laws relating to a vessel that is at risk of becoming derelict on waters of this state:
 - For a first offense, \$50;
 - o For a second offense occurring 30 days or more after a first offense, \$100;
 - o For a third or subsequent offense occurring 30 days or more after a previous offense, \$250.

This document does not reflect the intent or official position of the bill sponsor or House of Representatives. STORAGE NAME: h7025z1.HWSS

DATE: March 25, 2016

The bill may have an indeterminate positive fiscal impact on state and local government revenues by establishing a new noncriminal infraction relating to vessels at risk of becoming derelict on waters of this state, and may have a negative impact on the private sector resulting from the assessment of these new civil penalties.

The bill was approved by the Governor on March 24, 2016, ch. 2016-108, L.O.F., and will become effective on July 1, 2016.

STORAGE NAME: h7025z1.HWSS DATE: March 25, 2016

I. SUBSTANTIVE INFORMATION

A. EFFECT OF CHANGES:

Present situation

Background

Current law does not limit the length of time that a properly maintained vessel¹ may occupy waters of this state.² Current law also does not authorize the Fish and Wildlife Conservation Commission (FWCC) to require vessel owners to maintain their vessels or otherwise regulate the condition of vessels that occupy the waters of the state, unless the vessel is a hazard to navigation, discharges contaminants, is derelict (wrecked, junked, or substantially dismantled), or is in violation of other vessel safety laws. Additionally, a vessel owner has no duty to maintain their vessel, and can allow a vessel occupying waters of the state to deteriorate until it reaches a wrecked, junked, or substantially dismantled condition. Once a vessel is deemed derelict FWCC can remove or relocate the vessel, but it can become much more difficult and expensive once a vessel has deteriorated to the point that it meets the definition of a derelict vessel.

Local governments are authorized to enact and enforce regulations regarding the mooring or anchoring of vessels that are located within marked boundaries of a mooring field³ within their jurisdiction.⁴ However, local governments are prohibited from regulating the anchoring of vessels, other than liveaboard vessels,⁵ that are located outside of mooring fields.⁶

The unregulated anchoring and mooring of vessels outside of mooring fields has created issues regarding:

- Vessels being left unattended or unsupervised;
- · Vessels that have broken free or are in danger of breaking free; and
- Vessels that are not properly maintained, are listing, or taking on water, but are not to the point of deterioration that they can been deemed derelict.⁷

Derelict Vessels

A derelict vessel is defined in s. 823.11(1)(b), F.S., as 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 this state without the consent of the agency having jurisdiction thereof.

DATE: March 25, 2016

STORAGE NAME: h7025z1.HWSS

¹ A "vessel" is defined in s. 327.02(43), F.S., to be synonymous with boat as referenced in s. 1(b), Art. VII of the State Constitution and 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.

² "Waters of this state" is defined in s. 327.02(44), F.S., to mean any navigable waters of the United States within the territorial limits of this state, the marginal sea adjacent to this state and the high seas when navigated as a part of a journey or ride to or from the shore of this state, and all the inland lakes, rivers, and canals under the jurisdiction of this state.

³ Mooring fields are permitted by the FWCC, under ch. 327, F.S. A mooring field is an area of waters of this state set aside for the mooring of vessels to mooring buoys. The area must have delineated boundaries that are marked with uniform waterway markers as provided in s. 327.40, F.S., and must have mooring buoys installed in a planned array, taking into consideration the following factors: vessel lengths and swing radii; vessel drafts and available water depths; vessel sizes, weights, and wind-loading characteristics; buoy sizes and types; anchor sizes and types; and holding characteristics of the bottom. *See Anchoring and Mooring Pilot Program Questionnaire* (Oct. 14, 2009), available at http://myfwc.com/media/106689/Boat Anchoring FieldQuestions.pdf. (Last visited November 10, 2015)

⁴ Section 327.60(3), F.S.

⁵ A "live-aboard vessel" is defined in s. 327.02(19), F.S., as a vessel that is used solely as a residence and not for navigation, represented as a place of business or a professional or other commercial enterprise, or for which a declaration of domicile has been filed pursuant to s. 222.17, F.S. A commercial fishing boat is expressly excluded from the term "live-aboard vessel."

⁶ Section 327.60(3), F.S.

⁷ Anchoring and Mooring Pilot Program Report of Findings and Recommendations, available at http://myfwc.com/media/2704721/FindingsRecommendations.pdf. (Last visited November 10, 2015); FWCC 2015 Agency Bill Analysis for SB 1548, on file with staff.

Docked, grounded, or beached upon the property of another without the consent of the property owner.

It is unlawful for a person, firm, or corporation to store, leave, or abandon any derelict vessel in this state. The FWCC, officers of the FWCC, and any law enforcement agency or officer specified in s. 327.70, F.S., are authorized and empowered to relocate, remove, or cause to be relocated or removed 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. 10 Additionally, the FWCC and other officers acting under s. 823.11(3), F.S., are held harmless for all damages to the derelict vessel resulting from the relocation or removal unless the damage results from gross negligence or willful misconduct. 11 All costs, including costs owed to a third party, incurred by the FWCC or other law enforcement agency in the relocation or removal of a derelict vessel are recoverable against the vessel owner. 12 A person who neglects or refuses to pay such costs may not be issued a certificate of registration for such vessel or for any other vessel or motor vehicle until such costs have been paid. 13

Additionally, a person, firm, or corporation violating s. 823.11, F.S., commits a first degree misdemeanor. 14 Further, a conviction under s. 823.11, F.S., does not bar the assessment and collection of civil penalties provided in s. 376.16. F.S. 15

The removal of a derelict vessel costs an average of \$350 to \$450 per foot of vessel length. 16 However, there are many variables that affect the costs of removing a vessel. ¹⁷ Sunken vessels require professional divers and specialized equipment, resulting in costs in excess of the average. 18 On the other hand, a floating vessel may be towed to a boat ramp or hoist and pulled from the water at much lower cost. 19 Relocation may have no cost if a law enforcement officer is able to tow the vessel to a suitable location.²⁰ If professional towing services are called upon, costs in the neighborhood of \$200 per hour with a one-hour minimum, beginning from the time the tow boat leaves the dock to the time it returns, are standard.²¹ According to the At-Risk Vessel Statewide Database, a known total of 92 derelict vessels were removed in 2013 by local governments.²² Those local governments spent approximately \$325,000 on the removal of derelict vessels, resulting in an average of \$3,533 per vessel.²³

Navigational Hazard

⁸ Section 823.11(2), F.S.

⁹ Section 327.70, F.S., identifies the Division of Law Enforcement of the FWCC and its officers, the sheriffs of the various counties and their deputies, municipal police officers, and any other law enforcement officer as defined in s. 943.10, F.S.; Section 943.10(1), F.S., defines a "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. This definition 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.

Section 823.11(3), F.S.

¹¹ Id.

¹² Section 823.11(3)(b), F.S.

¹³ Sections 823.11(3)(b) and 705.103(4), F.S.

¹⁴ Section 823.11(5), F.S.; A first degree misdemeanor is punishable by a term of imprisonment not to exceed one year pursuant to s. 775.082(4)(a), F.S., and may be fined \$1,000 pursuant to s. 775.083(1)(d), F.S.

¹⁵ Section 376.16, F.S., provides penalties for discharges of pollutants, such as gasoline or diesel.

¹⁶ FWCC 2014 Agency Bill Analysis for HB 1363, on file with staff.

¹⁷ Id.

¹⁸ Id.

¹⁹ Id.

²⁰ Id.

²¹ Id.

²² Id.

²³ Id.

Section 327.44, F.S., authorizes law enforcement officials to relocate, remove, or cause to be relocated or removed any vessel that unreasonably or unnecessarily constitutes a navigational hazard or interferes with another vessel. A violation of s. 327.44, F.S., is a noncriminal infraction, punishable by a civil penalty of \$50.²⁴ If the vessel is unattended, a uniform boating citation may be mailed to the registered owner of the vessel.²⁵

Noncriminal Infractions for Violations of Vessel Laws

Section 327.73(1), F.S., provides that a person who violates certain vessel laws of the state commits a noncriminal infraction, will be cited for the infraction, and be cited to appear before the county court. The civil penalty for any such infraction is \$50, except as otherwise provided in the section. A person who fails to appear or otherwise properly respond to a uniform boating citation shall, in addition to the charge relating to the violation of the vessel laws of this state, be charged with the offense of failing to respond to such citation and, upon conviction, be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082, F.S.²⁶ or s. 775.083, F.S.²⁷ A written warning to this effect will be provided at the time such uniform boating citation is issued.

Effect of the Bill

The bill creates s. 327.4107, F.S., regarding vessels at risk of becoming derelict on the waters of this state, as follows:

- Provides that a vessel that is at risk of becoming derelict may not anchor on, moor on, or occupy the waters of this state.
- Authorizes an officer of the FWCC or law enforcement agency to determine that a vessel is at risk of becoming a derelict vessel 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.
 - o The vessel has broken loose or is in danger of breaking loose from its anchor.
 - The vessel is left or stored aground unattended in such a state that would prevent the vessel from getting underway, is listing due to water intrusion, or is sunk or partially sunk.
- Provides that a person who anchors or moors a vessel at risk of becoming derelict on the
 waters of this state or allows such a vessel to occupy waters of this state commits a noncriminal
 infraction for which civil penalties may be assessed.
- Provides that a civil penalty for a violation of a vessel at risk of becoming derelict is in addition to other penalties provided by law.
- Provides that the bill would not apply to a vessel that is moored to a private dock or wet slip with the consent of the owner for the purpose of receiving repairs.

The bill amends s. 327.70, F.S., regarding enforcement, to provide that a uniform boating citation may be mailed to the registered owner of an unattended vessel that is anchored, aground, or moored on the waters of this state that is at risk of becoming derelict.

The bill amends s. 327.73, F.S., regarding noncriminal infractions, to provide for the following graduated civil penalties for vessels at risk of becoming derelict, which anchor on, moor on, or occupy the waters of this state:

- For a first offense, \$50;
- For a second offense occurring 30 days or more after a first offense, \$100;
- For a third or subsequent offense occurring 30 days or more after a previous offense, \$250.

²⁵ Section 327.70(2)(a)2., F.S.

²⁷ Section 775.083, F.S. provides that a second degree misdemeanor is punishable by a fine not to exceed \$500.

STORAGE NAME: h7025z1.HWSS DATE: March 25, 2016

Section 327.73(1)(j), F.S.

Section 775.082, F.S., provides that a second degree misdemeanor is punishable by a term of imprisonment not exceeding 60 days.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

See Fiscal Comments below

2. Expenditures:

None

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:

See Fiscal Comments below

2. Expenditures:

None

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

The bill may have a potentially negative impact on persons who are subject to the civil penalties created by this bill.

D. FISCAL COMMENTS:

The bill appears to have an indeterminate positive fiscal impact on state and local government revenues by establishing a new noncriminal infraction relating to vessels at risk of becoming derelict on the waters of this state.

STORAGE NAME: h7025z1.HWSS DATE: March 25, 2016

MIAF Bill Tracking

Sorted by Bill Number

SB 0006 Relating to State Minimum Wage

Bullard

State Minimum Wage; Increasing the state minimum wage; prohibiting an employer from paying an employee at a rate less than the state minimum wage; removing the limitation restricting application of the state minimum wage only to individuals entitled to receive the federal minimum wage; deleting obsolete language, etc. Effective Date: 1/1/2017

3/11/2016 SENATE Died in Commerce and Tourism

HB 0007 Relating to Employment Discrimination

Cruz

Employment Discrimination: Designates act as "Helen Gordon Davis Fair Pay Protection Act"; provides legislative findings & intent relating to equal pay for equal work for women; recognizes importance of DEO & FHRC in ensuring fair pay; provides duties of DEO & FHRC; creates Governor's Recognition Award for Pay Equity in Workplace. Effective Date: July 1, 2016

3/11/2016 HOUSE Died in Economic Development and Tourism Subcommittee

HB 0063 Relating to Medical Use of Low-THC Cannabis

Steube

Medical Use of Low-THC Cannabis: Allows registered patients & designated caregivers to purchase, acquire, & possess low-THC cannabis subject to specified requirements; allows cultivation or processing licensee, employee, or contractor to acquire, cultivate, transport, & sell low-THC cannabis; allows retail licensee to purchase, receive, possess, store, dispense, & deliver low-THC cannabis; prohibits certain actions regarding acquisition, possession, transfer, use, & administration of low-THC cannabis; clarifies that person is prohibited from driving or boating under influence of low-THC cannabis; provides duties of DOH; provides implementation requirements; specifies act does not require or restrict health insurance coverage for purchase of low-THC cannabis. Effective Date: July 1, 2016

12/15/2015 HOUSE Withdrawn prior to introduction

HB 0065 Relating to Pub Rec/Low-THC Cannabis Patient Registry/DOH

Steube

Pub Rec/Low-THC Cannabis Patient Registry/DOH: Exempts from public records requirements personal identifying information of patients & physicians held by DOH in low-THC cannabis patient registry or former compassionate use registry; exempts information related to ordering & dispensing low-THC cannabis; authorizes specified persons & entities access to exempt information; requires that information released from registry remain confidential; provides penalty; provides for future legislative review & repeal; provides statement of public necessity. Effective Date: on the same date that HB 63, or similar legislation establishing an electronic system to record a physician's orders for, and a patient's use of, low-THC cannabis takes effect 12/15/2015 HOUSE Withdrawn prior to introduction

SB 0076 Relating to Tax-exempt Income

Hukill

Tax-exempt Income; Increasing the amount of income that is exempt from the corporate income tax; increasing the amount of income that is exempt from the franchise tax imposed on banks and savings associations, etc. Effective Date: 1/1/2017

3/11/2016 SENATE Died in Appropriations

HB 0083 Relating to Identification Cards and Driver Licenses

Santiago

Identification Cards and Driver Licenses: Provides for person's status as lifetime freshwater fishing, saltwater fishing, hunting, or sportsman licensee, or boater safety identification cardholder, to be indicated on his or her identification card or driver license; prohibits person born after specified date from operating certain vessel unless such person has in his or her possession photographic identification & boater safety identification card or state-issued identification card or driver license; requires each recreational license & state-issued identification card or driver license indicating possession of recreational license to be in personal possession of person to whom such license is issued while person is taking, attempting to take, or possessing game, freshwater or saltwater fish, or fur-bearing animals. Effective Date: July 1, 2016

2/2/2016 HOUSE Read Second Time; Substituted for SB 0158; Laid on Table, Refer to SB 0158

HB 0109 Relating to State Minimum Wage

Torres

State Minimum Wage: Increases state minimum wage; prohibits employer from paying employee at rate less than state minimum wage; removes limitation restricting application of state minimum wage only to individuals entitled to receive federal minimum wage. Effective Date: January 1, 2017

3/11/2016 HOUSE Died in Economic Development and Tourism Subcommittee

SB 0158 Relating to Identification Cards and Driver Licenses

Hutson

Identification Cards and Driver Licenses; Providing for a person's status as a lifetime freshwater fishing, saltwater fishing, hunting, or sportsman licensee, or boater safety identification cardholder, to be indicated on his or her identification card or driver license upon payment of an additional fee and presentation of the person's lifetime freshwater fishing, saltwater fishing, hunting, or sportsman's license, or boater safety identification card; providing

a waiver of the replacement fee in certain circumstances, etc. Effective Date: 7/1/2016 2/24/2016 Approved by Governor; Chapter No. 2016-4

HB 0161 Relating to Driving or Boating Under the Influence

Kerner

Driving or Boating Under the Influence: Designates act "Naomi Pomerance Victim Safety Act"; provides that person with specified amount of delta 9-tetrahydrocannabinol per milliliter of blood commits offense of driving under influence or boating under influence. Effective Date: October 1, 2016
3/11/2016 HOUSE Died in Highway and Waterway Safety Subcommittee

SB 0186 Relating to Social Media Privacy

Clemens

Social Media Privacy; Prohibiting an employer from requesting or requiring access to a social media account of an employee or prospective employee; prohibiting an employer from taking retaliatory personnel action against an employee as a result of the employee's refusal to allow access to his or her social media account; prohibiting an employer from failing or refusing to hire a prospective employee as a result of the prospective employee's refusal to allow access to his or her social media account, etc. Effective Date: 10/1/2016

SENATE Died in Judiciary

HB 0205 Relating to Florida Healthy Working Families Act

Williams

Florida Healthy Working Families Act: Creates "Florida Healthy Working Families Act"; provides powers & duties of executive director of DEO; requires certain employers to provide employees with earned sick & safe leave under certain conditions; provides employer & employee requirements; authorizes employee to file civil action under certain conditions. Effective Date: July 1, 2016

3/11/2016 HOUSE Died in Economic Development and Tourism Subcommittee

HB 0219 Relating to Tax-Exempt Income

Sullivan

Tax-Exempt Income: Increases amount of income exempt from corporate income tax; increases amount of income exempt from franchise tax imposed on banks & savings associations; provides applicability. Effective Date: January 1, 2017

3/11/2016 HOUSE Died in Finance and Tax Committee

SB 0292 Relating to Streamlined Sales and Use Tax Agreement

Margolis

Streamlined Sales and Use Tax Agreement; Specifying the facilities that are exempt from the transient rentals tax; deleting criteria establishing circumstances under which taxes on the lease or rental of a motor vehicle are due; limiting the \$5,000 cap on discretionary sales surtax to the sale of motor vehicles, aircraft, boats, manufactured homes, modular homes, and mobile homes; providing amnesty for uncollected or unpaid sales and use taxes for sellers who register under the Streamlined Sales and Use Tax Agreement, etc. Effective Date: 1/1/2017

2/10/2016 SENATE Withdrawn from further consideration

SB 0294 Relating to Labor Regulations

Thompson

Labor Regulations; Providing powers and duties of the executive director of the Department of Economic Opportunity; requiring certain employers to provide employees with paid or unpaid earned sick and safe leave under certain conditions; providing employer and employee requirements; authorizing an employee to file a civil action under certain conditions, etc. Effective Date: 7/1/2016

1/26/2016 SENATE Laid on Table

SB 0346 Relating to Local Government Infrastructure Surtax

Altman

Local Government Infrastructure Surtax; Authorizing the governing authority of a county to levy a discretionary sales surtax to fund capital restoration of natural water bodies for public use; limiting expenditures of the proceeds and interest from the surtax or specified bonds that pledge the surtax to dredging operations related to ecologically beneficial muck removal, etc. Effective Date: 7/1/2016

3/11/2016 SENATE Died in Appropriations

HB 0353 Relating to Discrimination in Employment Screening

Powell

Discrimination in Employment Screening: Prohibits public employer from inquiring into or considering applicant's criminal history on initial employment application unless required to do so by law. Effective Date: July 1, 2016 3/11/2016 HOUSE Died in Criminal Justice Subcommittee

SB 0384 Relating to Employment Practices

Bullard

Employment Practices; Citing this act as the "Florida Paid Family Care Leave Act"; requiring an employer to allow an employee to take paid family care leave to bond with a new child upon the child's birth, adoption, or foster care placement; requiring an employer to provide notice to employees of the right to paid family care leave; revising the Florida Civil Rights Act of 1992 to prohibit specified employment practices on the basis of pregnancy, childbirth, or a related medical condition, etc. Effective Date: 7/1/2016

SB 0400 Relating to Organizational Structure of the Department of Environmental Protection Hays

Organizational Structure of the Department of Environmental Protection; Authorizing the secretary to establish offices within divisions or the Office of the Secretary as necessary to promote the efficient and effective operation of the department; establishing the Division of Water Restoration Assistance within the department, etc. Effective Date: 7/1/2016

3/3/2016 SENATE Read Third Time; Substituted for HB 0561; Laid on Table, Refer to HB 0561

HB 0427 Relating to Recreational Vessel Registration

Magar

Recreational Vessel Registration: Provides reduced recreational vessel registration fee schedule for vessels registered during specified period which are equipped with emergency position indicating radio beacon or for which owner of vessel owns personal locator beacon; limits application to one vessel per owner; authorizes DHSMV to adopt rules relating to proof of qualification; provides for certain funds to supplement reduced amounts collected; provides for expiration of reduced fee schedule; revises provisions relating to Marine Resources Conservation Trust Fund; provides for use of supplemental funds; revises provisions relating to county & municipality optional registration fees; specifies that reduced fees do not apply to limitation on registration fees charged by county. Effective Date: July 1, 2016

Approved by Governor; Chapter No. 2016-126 3/25/2016

HB 0447 Relating to Local Government Environmental Financing

Raschein

Local Government Environmental Financing: Citing this act as the "Florida Keys Stewardship Act"; expanding the uses of local government infrastructure surtaxes to include acquiring any interest in land for public recreation, conservation, or protection of natural resources or to prevent or satisfy private property rights claims resulting from limitations imposed by the designation of an area of critical state concern; expanding the use of Everglades restoration bonds to include the City of Key West Area of Critical State Concern; authorizing bond proceeds to be spent on the City of Key West Area of Critical State Concern; requiring specific Florida Forever appropriations to be used for the purchase of lands in the Florida Keys Area of Critical State Concern, etc. Effective Date: July 1, 2016

3/30/2016 Signed by Officers and presented to Governor (Governor has until 04/14/16 to act on this bill)

SB 0448 Relating to Discrimination in Employment Screening

Clemens

Discrimination in Employment Screening; Prohibiting a public employer from inquiring into or considering an applicant's criminal history on an initial employment application unless required to do so by law, etc. Effective Date: 7/1/2016

3/11/2016 SENATE Died in Commerce and Tourism

SB 0454 Relating to Employment Discrimination

Joyner

Employment Discrimination; Creating the "Helen Gordon Davis Fair Pay Protection Act"; recognizing the importance of the Department of Economic Opportunity and the Florida Commission on Human Relations in ensuring fair pay; creating the Governor's Recognition Award for Pay Equity in the Workplace; requiring that the award be given annually to employers in this state who have engaged in activities that eliminate the barriers to equal pay for equal work for women, etc. Effective Date: 7/1/2016

3/11/2016 SENATE Died in Commerce and Tourism

HB 0489 Relating to Shellfish Harvesting

Drake

Shellfish Harvesting: Revises provisions directing DACS, in cooperation with FWCC & DEP, to protect specified shellfish beds, grounds, & reefs; provides for harvesting of shellfish from sovereign submerged land leases; provides for Board of Trustees of Internal Improvement Trust Fund to authorize use of dredges or mechanical harvesting devices as special lease conditions; provides penalties for certain prohibited use & possession of such dredges or mechanical harvesting devices; removes provisions relating to shellfish harvesting seasons & removal of oysters, clams, or mussels from natural reefs; authorizes, rather than requires, DACS to designate areas for taking of oysters clams to be planted on public lands; specifies that FWCC, rather than DACS, shall establish the amount of oysters, clams, & mussels that may be relayed or transplanted; removes provisions relating to dredging of dead shells & oyster culture. Effective Date: July 1, 2016

3/7/2016 HOUSE Substituted for SB 1318; Laid on Table, Refer to SB 1318

HB 0501 **Relating to Conservation Easements**

McGhee

Conservation Easements: Deletes requirement that exemption for conservation easement must be renewed annually; provides that property owner is not required to file renewal application until use of property no longer complies with conservation easement requirements or restrictions. Effective Date: July 1, 2016 3/3/2016 HOUSE Read Second Time; Substituted for SB 0190; Laid on Table, Refer to SB 0190

HB 0529 Relating to Freight Mobility and Trade Projects

Freight Mobility and Trade Projects: Provides for certain fees collected by DHSMV to be set aside for specified

freight mobility & trade projects or navigational channel projects. Effective Date: July 1, 2019 3/11/2016 HOUSE Died in Transportation and Ports Subcommittee

SB 0552 Relating to Environmental Resources

Dean

Environmental Resources; Requiring the Department of Environmental Protection to publish, update, and maintain a database of conservation lands; authorizing certain water management districts to designate and implement pilot projects; prohibiting water management districts from modifying permitted allocation amounts under certain circumstances; creating the "Florida Springs and Aquifer Protection Act", etc. Effective Date: 7/1/2016

1/21/2016 Approved by Governor, Chapter No. 2016-1

HB 0561 Relating to Organizational Structure of the Department of Environmental Protection Combee

Organizational Structure of the Department of Environmental Protection: Establishes Office of the Secretary within DEP; authorizes Secretary of Environmental Protection to establish offices within the office & within department's divisions to promote efficient & effective operation of DEP; directs secretary to appoint general counsel; removes required establishment of certain offices; establishes Division of Water Restoration Assistance within DEP. Effective Date: July 1, 2016

3/24/2016 Approved by Governor; Chapter No. 2016-85

HB 0593 Relating to Government Accountability

Metz

Government Accountability: Requiring each house of the Legislature to provide by rule reporting requirements regarding a lobbying firm's lobbying activities; requiring certain elected municipal officers to file a full and public disclosure of financial interests, rather than a statement of financial interests; requiring counties, municipalities, and special districts to maintain certain budget documents on the entities' websites for a specified period; repealing provisions which provide for the creation and administration of the Florida State Employees' Charitable Campaign, etc. Effective Date: October 1, 2016

3/11/2016 SENATE Died in Ethics and Elections

HB 0619 Relating to Employment of Felons

Stafford

Employment of Felons: Provides local business tax credit for employment of person previously convicted of felony; provides requirements to receive credit; provides exceptions for certain felons. Effective Date: July 1, 2016

3/11/2016 HOUSE Died in Finance and Tax Committee

HB 0635 Relating to Social Media Privacy

Dudley

Social Media Privacy: Prohibits employer from requesting or requiring access to social media account of employee or prospective employee; prohibits employer from taking retaliatory personnel action against employee as result of employee's refusal to allow access to his or her social media account; prohibits employer from failing or refusing to hire prospective employee as result of prospective employee's refusal to allow access to his or her social media account; authorizes civil action for violation; provides penalty for violation; provides for recovery of attorney fees & court costs; specifies that employer is not prohibited from seeking access to social media accounts used primarily for employer's business purposes. Effective Date: October 1, 2016 3/11/2016 HOUSE Died in Economic Development and Tourism Subcommittee

SB 0644 Relating to Boating Safety

Ring

Boating Safety; Revising the minimum age to operate personal watercraft; removing the exemption from the photographic identification and boating safety identification card requirement for a person accompanied in the vessel by another person who meets certain criteria, etc. Effective Date: 7/1/2016

3/11/2016 SENATE Died in Environmental Preservation and Conservation

HB 0651 Relating to Department of Financial Services

Beshears

Department of Financial Services: Authorizing the department to create an Internet-based transmission system to accept service of process; extending the repeal date of an exemption for medical malpractice insurance premiums from certain emergency assessments levied by the Office of Insurance Regulation for the Florida Hurricane Catastrophe Fund; authorizing service of process by specified means; establishing the Firefighter Assistance Program for certain purposes, etc. Effective Date: July 1, 2016

3/25/2016 Approved by Governor; Chapter No. 2016-132

HB 0681 Relating to Divers-down Warning Devices

Trumbull

Divers-down Warning Devices: Expands types of indicators or devices allowed to be used to signal presence of submerged divers; specifies requirements for such devices. Effective Date: July 1, 2016 3/7/2016 HOUSE Substituted for SB 0846; Laid on Table, Refer to SB 0846

SB 0686 Relating to Government Accountability

Gaetz (D)

Government Accountability; Citing this act as the "Florida Anti-Corruption Act of 2016"; requiring each house of

the Legislature to provide by rule reporting requirements regarding lobbying firm's lobbying activities; specifying that the Governor, the Commissioner of Education, or the designee of the Governor or of the Commissioner of Education may notify the Legislative Auditing Committee of an entity's failure to comply with certain auditing and financial reporting requirements; prohibiting a member of the Legislature from accepting employment with a private entity that directly receives state funds, etc. Effective Date: 10/1/2016

SENATE Died in Appropriations

HB 0703 Relating to Vessels

SB 0770

Workman

Vessels: Provides that vessel overloading or excessive speed constitutes careless operation of vessel; provides for issuance of safety inspection decals; prohibits law enforcement officers from stopping certain vessels solely to inspect for certain compliance; provides exception. Effective Date: July 1, 2016

3/25/2016 Approved by Governor; Chapter No. 2016-134

SB 0746 Relating to Vessel Registrations

Negron

Vessel Registrations; Reducing vessel registration fees for recreational vessels equipped with certain position indicating and locating beacons; providing criteria for such reduction; clarifying county optional registration fees, etc. APPROPRIATION: \$5,000,000.00 Effective Date: 7/1/2016

3/8/2016 SENATE Read Second Time; Substituted for HB 0427; Laid on Table, Refer to HB 0427

Relating to Local Government Environmental Financing

Simpson

Local Government Environmental Financing; Citing this act as the "Florida Keys Stewardship Act"; expanding the use of local government infrastructure surtaxes to include acquiring any interest in land for public recreation, conservation, or protection of natural resources or to reduce impacts of new development on hurricane evacuation clearance times; expanding the use of Everglades restoration bonds to include the City of Key West Area of Critical State Concern; requiring the Department of Environmental Protection to annually consider certain recommendations to buy specific lands within and outside an area of critical state concern, etc.

APPROPRIATION: Indeterminate Effective Date: 7/1/2016

3/9/2016 SENATE Read Second Time; Substituted for HB 0447; Laid on Table, Refer to HB 0447

HB 0771 Relating to Drug-Free Workplaces

Renner

Drug-Free Workplaces: Revises contents of employer policy statement with respect to employee drug use; revises frequency of followup testing; revises specimen collection, verification, & documentation procedures; revises requirements for confirmation testing. Effective Date: July 1, 2016

3/11/2016 HOUSE Died in Economic Development and Tourism Subcommittee

HB 0795 Relating to Dredge and Fill Activities

Edwards

Dredge and Fill Activities: Revises acreage of wetlands & surface waters subject to impact by dredge & fill activities under state programmatic general permits; provides that seeking to use such permits consents to specified federal wetland jurisdiction criteria; authorizes DEP to delegate federal permitting programs for the discharge of dredged or fill material under certain conditions; deletes certain conditions limiting when DEP may assume federal permitting programs for discharge of dredged or fill material. Effective Date: upon becoming a law 3/7/2016 HOUSE Substituted for SB 1176; Laid on Table, Refer to SB 1176

SB 0846 Relating to Divers-down Warning Devices

Abruzzo

Divers-down Warning Devices; Revising the definitions of the terms "divers-down buoy," "divers-down flag," and "divers-down symbol"; expanding the types of indicators or devices allowed to be used to signal the presence of submerged divers; specifying requirements for divers-down warning devices, etc. Effective Date: 7/1/2016

4/1/2016 Approved by Governor; Chapter No. 2016-171

HB 0863 Relating to Boating Safety

Stark

Boating Safety: Provides requirements for operation of recreational vessels by persons younger than specified age; revises minimum age to operate personal watercraft; removes exemption from photographic identification & boating safety identification card requirement for person accompanied in vessel by another person who meets certain criteria. Effective Date: July 1, 2016

3/11/2016 HOUSE Died in Criminal Justice Subcommittee

HB 0871 Relating to Broward County

Clarke-Reed

Broward County: Repeals penalty for exceeding speed limit in specified waterways; repeals requirements for erection of waterway speed limit signs. Effective Date: March 25, 2016

3/25/2016 Approved by Governor

HB 0971 Relating to Community Development Districts

Sullivan

Community Development Districts: Amends acreage threshold for establishment of community development district; authorizes district to contract with towing operator to remove vehicles or vessels from specified properties; authorizes up to certain number of districts to merge; provides for membership of surviving merged

district; provides requirements of merger agreement; provides for public hearings; prohibits petition to merge from being filed within specified timeframe. Effective Date: July 1, 2016 3/24/2016 Approved by Governor; Chapter No. 2016-94

HB 0989 Relating to Implementation of Water and Land Conservation Constitutional Amendment

Harrell

Implementation of the Water and Land Conservation Constitutional Amendment: Requiring specified amounts of funds within the Land Acquisition Trust Fund to be appropriated for certain projects; providing a preference in the use of funds distributed for Everglades restoration projects for projects that reduce harmful discharges to the St. Lucie estuary and the Caloosahatchee estuary; requiring such appropriations to be reduced by an amount equal to the debt service paid on bonds issued for specified purposes, etc.Effective Date: July 1, 2016

4/7/2016 Approved by Governor

HB 0995 Relating to Local Government Infrastructure Surtax

Mayfield

Local Government Infrastructure Surtax: Authorizes county to levy discretionary sales surtax to fund certain capital projects to restore natural water bodies for public use under certain circumstnaces; authorizes proceeds & interest from surtax to be used for certain dredging operations. Effective Date: July 1, 2016

3/11/2016 HOUSE Died in Finance and Tax Committee

HB 1007 Relating to City of Clearwater, Pinellas County

Latvala (C)

City of Clearwater, Pinellas County: Provides for use & development of specified city-owned lands; removes certain restrictions on use of lands imposed by ch. 11050, Laws of Florida (1925); specifies that act does not modify or supersede city's charter relating to waterfront property owned by city. Effective Date: upon becoming a law

3/11/2016 HOUSE Died in Agriculture and Natural Resources Subcommittee

HB 1075 Relating to State Areas

Caldwell

State Areas; Creates, revises, & deletes provisions relating to acquisition, surplus, sale, lease, & use of state-owned conservation, nonconservation, recreation, & submerged lands; provides appropriation & authorizes positions. APPROPRIATION: \$1,766,568.00 Effective Date: July 1, 2016

3/30/2016 Signed by Officers and presented to Governor (Governor has until 04/14/16 to act on this bill)

HB 1091 Relating to Advertisement of Vehicle and Vessel Purchasing

Cortes (B)

Advertisement of Vehicle and Metals Purchasing: Requires person to be licensed by DHSMV as motor vehicle dealer to advertise for purchase or sale of motor vehicles; requires motor vehicle dealer advertisements to include certain information; prohibits unlicensed person from using certain vehicles to transport certain vehicles; provides for impoundment of wrecker or tow truck used in violation of licensure requirements; requires persons who advertise to provide services as secondary metals recycler to be registered with Department of Revenue; requires secondary metals recycler advertisements to include certain information; prohibits person not registered as secondary metals recycler from using wrecker or tow truck to transport certain metals; provides for impoundment of wrecker or tow truck used in violation of registration requirements; provides penalties. Effective Date: July 1, 2016

3/11/2016 HOUSE Died in Justice Appropriations Subcommittee

SB 1148 Relating to Self-service Gasoline Stations

Montford

Self-service Gasoline Stations; Requiring that retail self-service gasoline station pumps have printers in working order and capable of producing receipts; requiring that pumps without functioning printers be taken out of service; requiring the Department of Agriculture and Consumer Services to inspect pumps for functioning printers, etc. Effective Date: 7/1/2016

3/11/2016 SENATE Died in Commerce and Tourism

HB 1153 Relating to Public Records/Recreational Activities Licenses/FWCC

Goodson

Public Records/Recreational Activities Licenses/FWCC: Provides exemption from public records requirements for personal identifying information provided to FWCC on applications for certain licenses, permits, & certifications; provides for future legislative review & repeal of exemption; provides statement of public necessity. Effective Date: July 1, 2016

3/11/2016 HOUSE Died in State Affairs Committee

SB 1154 Relating to Drug-free Workplaces

Bradley

Drug-free Workplaces; Revising the contents of an employer policy statement with respect to employee drug use; revising specimen collection, verification, and documentation procedures, etc. Effective Date: 7/1/2016
3/11/2016 SENATE Died in Commerce and Tourism

SB 1156 Relating to Community Development Districts

Hutson

Community Development Districts; Increasing minimum and maximum size requirements for the establishment of community development districts under certain circumstances; revising requirements related to the process of amending community development district boundaries; authorizing certain districts up to a specified number to merge into one surviving district, subject to certain requirements, etc. Effective Date: 7/1/2016

3/4/2016 SENATE Read Second Time; Substituted for HB 0971; Laid on Table, Refer to HB 0971

SB 1168 Relating to Implementation of the Water and Land Conservation Constitutional Amendment

Negron

Implementation of the Water and Land Conservation Constitutional Amendment; Requiring a minimum specified percentage of funds within the Land Acquisition Trust Fund to be appropriated for Everglades restoration projects; providing a preference in the use of funds to certain projects that reduce harmful discharges to the St. Lucie Estuary and the Caloosahatchee Estuary; requiring a minimum specified percentage of funds within the Land Acquisition Trust Fund to be appropriated for spring restoration, protection, and management projects, etc. Effective Date: 7/1/2016

3/10/2016 SENATE Read Second Time; Substituted for HB 0989; Laid on Table, Refer to HB 0989

SB 1176 Relating to Dredge and Fill Activities

Diaz de la Portilla

Dredge and Fill Activities; Revising the acreage of wetlands and other surface waters subject to impact by dredge and fill activities under a state programmatic general permit; providing that seeking to use such a permit consents to specified federal wetland jurisdiction criteria; deleting certain conditions limiting when the department may assume federal permitting programs for the discharge of dredged or fill material, etc. Effective Date: April 6, 2016 4/6/2016 Approved by Governor; Chapter No. 2016-195

SB 1260 Relating to Anchoring Limitation Areas

Simpson

Anchoring Limitation Areas; Prohibiting overnight anchoring or mooring of vessels in specified anchoring limitation areas; providing for the removal and impoundment of vessels under certain circumstances, etc. Effective Date: 7/1/2016

3/4/2016 SENATE Read Second Time; Substituted for HB 1051; Laid on Table, Refer to HB 1051

SB 1268 Relating to Freight Mobility and Trade Projects

Simpson

Freight Mobility and Trade Projects; Amending provisions relating to fees collected by the Department of Highway Safety and Motor Vehicles for issuance of motor vehicle certificates of title and related services; providing that certain fees collected shall be set aside for specified freight mobility and trade projects or navigational channel projects, etc. Effective Date: 7/1/2019

3/11/2016 SENATE Died in Transportation

HB 1273 Relating to Manatees

Ahern

Manatees: Exempts, until specified date, revenues deposited in Save the Manatee Trust Fund from certain service charges; authorizes expenditure of such funds to conduct manatee speed zone study & statewide manatee distribution & abundance surveys & reports; requires FWCC to contract for manatee speed zone effectiveness study; requires FWCC to submit report detailing findings of such study to Governor & Legislature & to conduct surveys & reports; authorizes FWCC to conduct additional surveys & reports as necessary. Effective Date: July 1, 2016

3/11/2016 HOUSE Died in Agriculture and Natural Resources Appropriations Subcommittee

SB 1282 Relating to Fish and Wildlife Conservation Commission

Dean

Fish and Wildlife Conservation Commission; Revising penalties for violations of commission rules relating to control and management of state game lands; authorizing exceptions to the prohibition on spearfishing; revising penalties for violations related to subagent sales of hunting, fishing, and trapping licenses and permits, etc. Effective Date: 7/1/2016

3/3/2016 SENATE Read Second Time; Substituted for HB 7013; Laid on Table, Refer to HB 7013

SB 1290 Relating to State Lands

Simpson

State Lands; Authorizing the Board of Trustees of the Internal Improvement Trust Fund to waive certain requirements and rules and substitute procedures relating to the acquisition of state lands under certain conditions; providing for public agencies and nonprofit organizations to enter into written agreements with the Department of Environmental Protection rather than the Division of State Lands to purchase and hold property for subsequent resale to the board rather than the division; providing for the use of alternatives to fee simple acquisition for land purchases by the Department of Environmental Protection, the Department of Agriculture and Consumer Services, and water management districts, etc. APPROPRIATION: \$1,766,568.00. Effective Date: 7/1/2016

3/10/2016 SENATE Read Second Time; Substituted for HB 1075; Laid on Table, Refer to HB 1075

SB 1300 Relating to At-risk Vessels

Dean

At-risk Vessels; Prohibiting a vessel that is at risk of becoming derelict from anchoring on, mooring on, or

occupying the waters of this state; providing that a person who anchors or moors such a vessel or allows it to occupy waters of this state commits a noncriminal infraction, etc. Effective Date: 7/1/2016

3/2/2016 SENATE Read Third Time; Substituted for HB 7025; Laid on Table, Refer to HB 7025

SB 1318 Relating to Shellfish Harvesting

Dean

Shellfish Harvesting; Revising provisions directing the Department of Agriculture and Consumer Services, in cooperation with the Fish and Wildlife Conservation Commission and the Department of Environmental Protection, to protect specified shellfish beds, grounds, and reefs; providing for the Board of Trustees of the Internal Improvement Trust Fund to authorize the use of dredges or mechanical harvesting devices as special lease conditions of sovereign submerged land leases under certain circumstances; authorizing the department, rather than requiring, to designate areas for the taking of oysters and clams to be planted on public lands, etc. Effective Date: 7/1/2016

4/6/2016 Approved by Governor; Chapter No. 2016-200

SB 1364 Relating to Public Records/Personal Information Obtained in Connection with Licensure

Hays

Public Records/Personal Information Obtained in Connection with Licensure; Defining the term "personal information"; providing an exemption from public records requirements for personal information provided to the Fish and Wildlife Conservation Commission on applications for certain licenses, permits, and certifications; providing circumstances under which personal information may be disclosed; providing applicability; providing for future legislative review and repeal of the exemption; providing a statement of public necessity, etc. Effective Date: 7/1/2016

2/18/2016 SENATE Laid on Table

SB 1454 Relating to Vessels

Hutson

Vessels; Revising provisions relating to reckless or careless operation of a vessel; deleting provisions authorizing law enforcement officers to inspect vessels; revising provisions relating to the authority of law enforcement officers to conduct certain investigations, etc. Effective Date: 7/1/2016

3/8/2016 SENATE Read Second Time; Substituted for HB 0703; Laid on Table, Refer to HB 0703

SB 1506 Relating to Manatees

Brandes

Manatees; Exempting, until a specified date, certain revenue deposited in the Save the Manatee Trust Fund from a service charge assessed against state trust funds; requiring the Fish and Wildlife Conservation Commission to contract with an independent, qualified party to conduct a manatee speed zone effectiveness study, etc. Effective Date: 7/1/2016

3/11/2016 SENATE Died in Environmental Preservation and Conservation

SB 1510 Relating to Advertisement of Vehicle and Vessel Purchasing

Hutson

Advertisement of Vehicle and Vessel Purchasing; Requiring a motor vehicle dealer who advertises the purchase of vehicles or vessels to display specified information on the sign or advertisement; prohibiting an unlicensed motor vehicle dealer or unregistered secondary metals recycler from dispatching a wrecker, tow truck, trailer, dolly, or other vehicle in response to an advertisement for the purchase of a vehicle or vessel, etc. Effective Date: 7/1/2016

3/11/2016 SENATE Died in Commerce and Tourism

SB 1564 Relating to Shellfish Harvesting

Hutson

Shellfish Harvesting; Revising provisions for the harvest of shellfish from natural reefs and submerged lands; providing for the Board of Trustees of the Internal Improvement Trust Fund instead of the Department of Agricultural and Consumer Services to authorize the harvest of shellfish by dredges or mechanical harvesting devices in submerged land leases and perpetual shellfish leases, etc. Effective Date: 7/1/2016

3/11/2016 SENATE Died in Environmental Preservation and Conservation

SB 1668 Relating to Florida Lionfish Education and Research Consortium

Montford

Florida Lionfish Education and Research Consortium; Creating the "Florida Lionfish Education and Research Act", establishing the Florida Lionfish Education and Research Consortium; specifying the entities comprising the consortium, etc. Effective Date: 7/1/2016

3/11/2016 SENATE Died in Environmental Preservation and Conservation

SB 7000 Relating to Growth Management

Community Affairs

Growth Management; Providing that a proposed development that is consistent with certain comprehensive plans is not required to undergo review pursuant to the state coordinated review process, etc. Effective Date: 7/1/2016 3/11/2016 HOUSE Died in Messages

HB 7005 Relating to Environmental Resources

State Affairs

Committee

Environmental Resources: Provides for conservation lands database; provides assistance to self-suppliers of water; authorizes pilot projects for certain water management districts (WMDs); requires adoption of minimum flows & levels for Outstanding Florida Springs; requires concurrent adoption of recovery or prevention strategies & minimum flows & levels; provides for Central Florida Water Initiative Area; authorizes allocation of water by SFWMD; requires monitoring of consumptive use permits; provides for certain preferred water supply sources; prohibits modification of permitted water allocations; provides priority consideration to certain public-private partnerships for water storage, groundwater recharge, & water quality improvements on private agricultural lands; revises Northern Everglades & Estuaries Protection Program; revises membership qualifications for Harris Chain of Lakes Restoration Council; requires certain funding plans in water resource development work program; authorizes private landowners to assist WMDs; requires promotion of certain cost-share criteria; creates the Florida Springs & Aquifer Protection Act; authorizes funding for nutrient & sediment reduction & conservation pilot projects; revises requirements for basin management action plans; provides treated potable water supply as designated use of surface waters; requires DEP & DACS to assess water resources & conservation lands. Effective Date: July 1, 2016

1/14/2016 HOUSE Read Second Time; Substituted for SB 0552; Laid on Table, Refer to SB 0552

HB 7025 Relating to At-risk Vessels

Highway & Waterway Safety Subcommittee

At-risk Vessels: Prohibits vessels that are at risk of becoming derelict from anchoring on, mooring on, or occupying state waters; authorizes FWCC or specified law enforcement officers to determine that vessels are at risk of becoming derelict if certain conditions exist; provides that persons who anchor or moor or allow such a vessel to occupy state waters commit noncriminal violation; provides for enforcement, penalties, & applicability. Effective Date: July 1, 2016

3/24/2016 Approved by Governor; Chapter No. 2016-108

SAC1 Relating to Environmental Resources

State Affairs Committee

PCB SAC 16-01 -- Environmental Resources 10/26/2015 HOUSE Committee Bill filed as H 7005

ANRS2 Relating to Fish and Wildlife Conservation Commission

Agriculture & Natural Resources

Resources Subcommittee

PCB ANRS 16-02 -- Fish and Wildlife Conservation Commission 11/18/2015 HOUSE Committee Bill filed as H 7013

HWSS1 Relating to At-Risk Vessel

Highway & Waterway Safety Subcommittee

PCB HWSS 16-01 -- At-Risk Vessel 12/2/2015 HOUSE Committee Bill Filed as H 7025

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