Second Engrossed

1	A bill to be entitled
2	An act relating to the responsibilities of the
3	Fish and Wildlife Conservation Commission;
4	amending s. 320.08058, F.S.; clarifying
5	purposes for which manatee license plate fees
б	are used; amending s. 327.02, F.S.; revising
7	definitions; amending s. 327.04, F.S., relating
8	to rules; amending s. 327.22, F.S., relating to
9	the regulation of vessels by municipalities or
10	counties; creating s. 327.302, F.S.; providing
11	for boating accident report forms; amending s.
12	327.33, F.S.; revising provisions relating to
13	reckless or careless operation of a vessel;
14	providing penalties; renumbering and amending
15	s. 861.065, F.S.; revising divers-down flag
16	requirements; revising requirements for
17	operation of vessels in the vicinity of a
18	divers-down flag; providing penalties; amending
19	s. 327.331, F.S.; providing for noncriminal
20	infractions, effective October 1, 2001;
21	amending s. 327.355, F.S., relating to
22	operation of vessels by persons under 21 years
23	of age who have consumed alcoholic beverages;
24	amending s. 327.36, F.S., relating to mandatory
25	adjudication of certain offenses; amending s.
26	327.37, F.S.; requiring persons engaging in
27	water skiing, parasailing, or aquaplaning to
28	wear a noninflatable flotation device; amending
29	s. 327.39, F.S., relating to the regulation of
30	personal watercraft; requiring the use of
31	noninflatable flotation devices; prohibiting
	1
	1 -

1	the lease, hiring, or rental of personal
2	watercraft under certain circumstances;
3	providing a penalty; providing commission
4	rulemaking authority; amending s. 327.395,
5	F.S., relating to boating safety identification
6	cards; requiring that certain boater education
7	or boater safety courses include a component
8	relating to divers; amending s. 327.40, F.S.;
9	clarifying requirements for uniform waterway
10	markers for safety and navigation; providing
11	permit exemptions; providing commission
12	rulemaking authority; amending s. 327.41, F.S.;
13	clarifying requirements for uniform waterway
14	regulatory markers; amending s. 327.46, F.S.;
15	clarifying rulemaking authority for the
16	commission to establish restricted areas for
17	public safety purposes; creating s. 327.49,
18	F.S.; providing for the testing of vessels and
19	vessel motors; amending s. 327.53, F.S.;
20	relating to marine sanitation; amending s.
21	327.54, F.S., relating to liveries; revising
22	requirements for preride or prerental
23	instruction; revising age requirements for the
24	lease, hire, or rental of personal watercraft;
25	requiring liveries to carry liability
26	insurance; providing a penalty; amending s.
27	327.60, F.S.; prohibiting local regulations
28	from discriminating against personal
29	watercraft; amending s. 327.72, F.S.;
30	increasing time for payment of civil penalties;
31	amending s. 327.73, F.S., relating to
	2

1	noncriminal infractions; reenacting s.
2	327.73(1)(p), F.S., for the purpose of
3	incorporating the amendment to s. 327.39, F.S.;
4	providing additional time for payment of civil
5	penalties; providing additional penalties;
6	providing for additional court costs in certain
7	circumstances; authorizing public works or
8	community service in certain circumstances;
9	amending s. 327.73, F.S.; effective October 1,
10	2001; relating to noncriminal infractions for
11	violations of vessel laws; amending s. 327.731,
12	F.S., relating to mandatory education for
13	violators; correcting a cross reference;
14	amending s. 327.803, F.S.; providing for an
15	increase in membership of the Boating Advisory
16	Council; modifying purpose; amending s. 328.48,
17	F.S.; clarifying vessel registration
18	requirements; amending s. 328.56, F.S.;
19	clarifying vessel registration number
20	requirements; amending s. 328.66, F.S.;
21	relating to county vessel registration fees;
22	amending s. 328.70, F.S.; providing
23	requirements for classification of recreational
24	vessels and livery vessels; amending s. 328.72,
25	F.S.; relating to vessel registration;
26	providing requirements for display of antique
27	vessel registration numbers and decals;
28	amending s. 328.72, F.S., providing for the
29	distribution of vessel registration fees
30	effective July 1, 2001; amending s. 328.76,
31	F.S.; clarifying the use of vessel registration
	3

CS for CS for SB 386

Second Engrossed

1	fees; effective July 1, 2001, amending 370.06,
2	F.S., relating to saltwater products license
3	requirements; clarifying disability exemptions;
4	deleting obsolete provisions; amending s.
5	370.0605, F.S., providing for combination
б	licenses; providing for a fee for electronic
7	license sales; amending s. 372.57, F.S.;
8	providing for combination licenses; amending s.
9	372.561, F.S.; providing that licenses and
10	permits for hunting, saltwater fishing, and
11	freshwater fishing must be issued, without fee,
12	to certain disabled persons; amending s.
13	372.574, F.S.; providing for a fee for
14	electronic license sales; providing for the
15	replacement of a lost or destroyed license or
16	permit; providing a fee; amending s. 372.66,
17	F.S.; deleting the nonresident fur dealer agent
18	license, the resident fur dealer agent license,
19	and the resident local fur dealer license;
20	amending s. 372.83, F.S.; providing that it is
21	unlawful to make, forge, or counterfeit any
22	hunting or fishing license; providing
23	penalties; amending s. 713.78, F.S.; revising
24	definition; repealing s. 258.398, F.S.,
25	removing designation of Lake Weir as an aquatic
26	preserve; providing effective dates; repealing
27	s. 370.14(10), (11), F.S., relating to
28	saltwater fishing licenses; providing effective
29	dates.
30	
31	Be It Enacted by the Legislature of the State of Florida:
	4
COD	ING:Words stricken are deletions; words <u>underlined</u> are additions.

CS for CS for SB 386

Second Engrossed

Section 1. Paragraph (b) of subsection (1) of section 1 2 320.08058, Florida Statutes, is amended to read: 3 320.08058 Specialty license plates.--4 (1) MANATEE LICENSE PLATES.--5 (b) The manatee license plate annual use fee must be 6 deposited into the Save the Manatee Trust Fund, created within 7 the Fish and Wildlife Conservation Commission, and shall be used only for the purposes specified in s. 370.12(4). The 8 9 funds deposited in the Save the Manatee Trust Fund may be used 10 only for manatee-related environmental education; manatee research; facilities, as provided in s. 370.12(4)(b); and 11 12 manatee protection and recovery. Section 2. Section 327.02, Florida Statutes, is 13 14 amended to read: 327.02 Definitions of terms used in this chapter and 15 16 in chapter 328.--As used in this chapter and in chapter 328, 17 unless the context clearly requires a different meaning, the 18 term: 19 (1)"Alien" means a person who is not a citizen of the 20 United States. 21 "Boating accident" means a collision, accident, or (2) 22 casualty involving a vessel in or upon, or entering into or 23 exiting from, the water, including capsizing, collision with another vessel or object, sinking, personal injury, death, 24 disappearance of any person from on board under circumstances 25 26 which indicate the possibility of death or injury, or property 27 damage to any vessel or dock. "Canoe" means a light, narrow vessel with curved 28 (3) 29 sides and with both ends pointed. A canoe-like vessel with a transom may not be excluded from the definition of a canoe if 30 the width of its transom is less than 45 percent of the width 31 5 CODING: Words stricken are deletions; words underlined are additions.

of its beam or it has been designated as a canoe by the United 1 2 States Coast Guard. "Commercial vessel" means: 3 (4) 4 (a) Any vessel primarily engaged in the taking or 5 landing of saltwater fish or saltwater products or freshwater 6 fish or freshwater products, or any vessel licensed pursuant 7 to s. 370.06 from which commercial quantities of saltwater products are harvested, from within and without the waters of 8 9 this state for sale either to the consumer, retail dealer, or wholesale dealer. 10 (b) Any other vessel, except a recreational vessel as 11 12 defined in this section engaged in any activity wherein a fee is paid by the user, either directly or indirectly, to the 13 14 owner, operator, or custodian of the vessel. (5) "Commission" means the Fish and Wildlife 15 16 Conservation Commission. 17 (6) "Dealer" means any person authorized by the Department of Revenue to buy, sell, resell, or otherwise 18 19 distribute vessels. Such person shall have a valid sales tax certificate of registration issued by the Department of 20 Revenue and a valid commercial or occupational license 21 22 required by any county, municipality, or political subdivision 23 of the state in which the person operates. "Division" means the Division of Law Enforcement 24 (7) 25 of the Fish and Wildlife Conservation Commission. 26 (8) "Documented vessel" means a vessel for which a 27 valid certificate of documentation is outstanding pursuant to 46 C.F.R. part 67. 28 29 "Floating structure" means a floating entity, with (9) or without accommodations built thereon, which is not 30 primarily used as a means of transportation on water but which 31 6 CODING: Words stricken are deletions; words underlined are additions.

serves purposes or provides services typically associated with 1 a structure or other improvement to real property. The term 2 3 "floating structure" includes, but is not limited to, each 4 entity used as a residence, place of business or office with 5 public access, hotel or motel, restaurant or lounge, clubhouse, meeting facility, storage or parking facility, 6 7 mining platform, dredge, dragline, or similar facility or entity represented as such. Floating structures are expressly 8 9 excluded from the definition of the term "vessel" provided in this section. Incidental movement upon water or resting 10 partially or entirely on the bottom shall not, in and of 11 12 itself, preclude an entity from classification as a floating 13 structure.

14 (10) "Florida Intracoastal Waterway" means the 15 Atlantic Intracoastal Waterway, the Georgia state line north of Fernandina to Miami; the Port Canaveral lock and canal to 16 17 the Atlantic Intracoastal Waterway; the Atlantic Intracoastal Waterway, Miami to Key West; the Okeechobee Waterway, Stuart 18 19 to Fort Myers; the St. Johns River, Jacksonville to Sanford; 20 the Gulf Intracoastal Waterway, Anclote to Fort Myers; the Gulf Intracoastal Waterway, Carrabelle to Tampa Bay; 21 22 Carrabelle to Anclote open bay section (using Gulf of Mexico); 23 the Gulf Intracoastal Waterway, Carrabelle to the Alabama state line west of Pensacola; and the Apalachicola, 24 Chattahoochee, and Flint Rivers in Florida. 25

(11) "Homemade vessel" means any vessel built after
October 31, 1972, for which a federal hull identification
number is not required to be assigned by the manufacturer
pursuant to federal law, or any vessel constructed or
assembled prior to November 1, 1972, by other than a licensed
manufacturer for his or her own use or the use of a specific

7

1	person. A vessel assembled from a manufacturer's kit or
2	constructed from an unfinished manufactured hull shall be
3	considered to be a homemade vessel if such a vessel is not
4	required to have a hull identification number assigned by the
5	United States Coast Guard. A rebuilt or reconstructed vessel
6	shall in no event be construed to be a homemade vessel.
7	(12) "Houseboat" means any vessel which is used
8	primarily as a residence for a minimum of 21 days during any
9	30-day period, in a county of this state, and this residential
10	use of the vessel is to the preclusion of the use of the
11	vessel as a means of transportation.
12	(13) "Length" means the measurement from end to end
13	over the deck parallel to the centerline excluding sheer.
14	(14) "Lien" means a security interest which is
15	reserved or created by a written agreement recorded with the
16	Department of Highway Safety and Motor Vehicles pursuant to s.
17	328.15 which secures payment or performance of an obligation
18	and is generally valid against third parties.
19	(15) "Lienholder" means a person holding a security
20	interest in a vessel, which interest is recorded with the
21	Department of Highway Safety and Motor Vehicles pursuant to s.
22	<u>328.15.</u> .
23	(16) "Live-aboard vessel" means:
24	(a) Any vessel used solely as a residence; or
25	(b) Any vessel represented as a place of business, a
26	professional or other commercial enterprise, or a legal
27	residence.
28	
29	A commercial fishing boat is expressly excluded from the term
30	"live-aboard vessel."
31	
	8
<u>م</u> ری	ING:Words stricken are deletions; words underlined are additions.
COPING WOLDS SULLAND ALE GELECIONS/ WOLDS <u>underlined</u> ale dualcions.	

Second Engrossed

(17) "Livery vessel" means any vessel leased, rented, 1 2 or chartered to another for consideration. (18)(17) "Manufactured vessel" means any vessel built 3 after October 31, 1972, for which a federal hull 4 identification number is required pursuant to federal law, or 5 any vessel constructed or assembled prior to November 1, 1972, б 7 by a duly licensed manufacturer. 8 (19)(18) "Marina" means a licensed commercial facility 9 which provides secured public moorings or dry storage for vessels on a leased basis. A commercial establishment 10 authorized by a licensed vessel manufacturer as a dealership 11 12 shall be considered a marina for nonjudicial sale purposes. (20)(19) "Marine sanitation device" means any 13 14 equipment other than a toilet, for installation on board a 15 vessel, which is designed to receive, retain, treat, or discharge sewage, and any process to treat such sewage. Marine 16 17 sanitation device Types I, II, and III shall be defined as provided in 33 C.F.R. part 159. 18 (21) "Marker" means any channel mark or other aid to 19 20 navigation, information or regulatory mark, isolated danger mark, safe water mark, special mark, inland waters obstruction 21 mark, or mooring buoy in, on, or over the waters of the state 22 23 or the shores thereof, and includes, but is not limited to, a sign, beacon, buoy, or light. 24 (22)(20) "Motorboat" means any vessel equipped with 25 26 machinery for propulsion, irrespective of whether the 27 propulsion machinery is in actual operation which is propelled or powered by machinery and which is used or capable of being 28 29 used as a means of transportation on water. (23)(21) "Navigation rules" means the International 30 Navigational Rules Act of 1977, 33 U.S.C. appendix following 31 9 CODING: Words stricken are deletions; words underlined are additions.

1	s. 1602, as amended, including the annexes thereto in effect
2	on June 1, 1983, for vessels on waters outside of established
3	navigational lines of demarcation as specified in 33 C.F.R.
4	part 80 or the Inland Navigational Rules Act of 1980, 33
5	U.S.C. s. 2001 et seq., as amended, including the annexes
6	thereto in effect on December 24, 1981, for vessels on all
7	waters not outside of such lines of demarcation.
8	(22) "Noncommercial vessel" means any vessel other
9	than a commercial vessel as defined in this section.
10	(24) (23) "Nonresident" means a citizen of the United
11	States who has not established residence in this state and has
12	not continuously resided in this state for 1 year and in one
13	county for the 6 months immediately preceding the initiation
14	of a vessel titling or registration action.
15	(25) (24) "Operate" means to be in charge of or in
16	command of or in actual physical control of a vessel upon the
17	waters of this state, or to exercise control over or to have
18	responsibility for a vessel's navigation or safety while the
19	vessel is underway upon the waters of this state, or to
20	control or steer a vessel being towed by another vessel upon
21	the waters of the state ; provided, however, that this
22	definition shall not apply to a person on a vessel that is
23	docked or otherwise made fast to the shore and shall not apply
24	to a vessel owner or operator who designates a driver pursuant
25	to s. 327.35 .
26	<u>(26)(25) "Owner" means a person, other than a</u>
27	lienholder, having the property in or title to a vessel. The
28	term includes a person entitled to the use or possession of a
29	vessel subject to an interest in another person, reserved or
30	created by agreement and securing payment of performance of an
31	
	10
ערטי	ING: Words stricken are deletions; words underlined are additions.
200	<u>indertified</u> are detected, words <u>indertified</u> are duritions.

obligation, but the term excludes a lessee under a lease not 1 2 intended as security. 3 (27) (26) "Person" means an individual, partnership, firm, corporation, association, or other entity. 4 5 (28)(27) "Personal watercraft" means a small class A-1 6 or A-2 vessel less than 16 feet in length which uses an 7 outboard motor, or an inboard motor powering a water jet pump, 8 as its primary source of motive power and which is designed to 9 be operated by a person sitting, standing, or kneeling on, or being towed behind the vessel, rather than in the conventional 10 manner of sitting or standing inside the vessel. 11 12 (29)(28) "Portable toilet" means a device consisting 13 of a lid, seat, containment vessel, and support structure that 14 is specifically designed to receive, retain, and discharge 15 human waste and that is capable of being removed from a vessel 16 by hand. 17 (30)(29) "Prohibited activity" means such activity as will impede or disturb navigation or creates a safety hazard 18 19 on waterways of this state. 20 (31)(30) "Racing shell," "rowing scull," or "racing kayak" means a manually propelled vessel which is recognized 21 22 by national or international racing associations for use in 23 competitive racing and in which all occupants, with the exception of a coxswain, if one is provided, row, scull, or 24 paddle and which is not designed to carry and does not carry 25 26 any equipment not solely for competitive racing. (32) "Recreational vessel" means any vessel: 27 (a) Manufactured and used primarily for noncommercial 28 29 purposes; or 30 (b) Leased, rented, or chartered to a person for the person's noncommercial use. 31 11

1	(33) (31) "Registration" means a state operating
2	license on a vessel which is issued with an identifying
3	number, an annual certificate of registration, and a decal
4	designating the year for which a registration fee is paid.
5	(32) "Regulatory marker" means any anchored or fixed
6	marker in, on, or over the water, or anchored platform on the
7	surface of the water, other than a marker provided in s.
8	327.40, and includes, but is not limited to, a bathing beach
9	marker, speed zone marker, information marker, restricted zone
10	marker, congested area marker, or warning marker.
11	(34) (33) "Resident" means a citizen of the United
12	States who has established residence in this state and has
13	continuously resided in this state for 1 year and in one
14	county for the 6 months immediately preceding the initiation
15	of a vessel titling or registration action.
16	(35) (34) "Sailboat" means any vessel whose sole source
17	of propulsion is the <u>wind</u> natural element (i.e., wind).
18	(36)(35) "Unclaimed vessel" means any undocumented
19	vessel, including its machinery, rigging, and accessories,
20	which is in the physical possession of any marina, garage, or
21	repair shop for repairs, improvements, or other work with the
22	knowledge of the vessel owner and for which the costs of such
23	services have been unpaid for a period in excess of 90 days
24	from the date written notice of the completed work is given by
25	the marina, garage, or repair shop to the vessel owner.
26	(37) (36) "Vessel" is synonymous with boat as
27	referenced in s. 1(b), Art. VII of the State Constitution and
28	includes every description of watercraft, barge, and air boat,
29	other than a seaplane on the water, used or capable of being
30	used as a means of transportation on water.
31	
	12

Second Engrossed

1	(38) (37) "Waters of this state" means any navigable
2	waters of the United States within the territorial limits of
3	this state, and the marginal sea adjacent to this state and
4	the high seas when navigated as a part of a journey or ride to
5	or from the shore of this state, and all the inland lakes,
6	rivers, and canals under the jurisdiction of this state.
7	Section 3. Section 327.04, Florida Statutes, is
8	amended to read:
9	327.04 RulesThe commission department has authority
10	to adopt rules pursuant to ss. 120.536(1) and 120.54 to
11	implement the provisions of this chapter conferring powers or
12	duties upon it.
13	Section 4. Subsection (1) of section 327.22, Florida
14	Statutes, is amended to read:
15	327.22 Regulation of vessels by municipalities or
16	counties
17	(1) Nothing in this chapter shall be construed to
18	prohibit any municipality or county that expends money for the
19	patrol, regulation, and maintenance of any lakes, rivers, or
20	waters <u>,</u> and for other boating-related activities in such
21	municipality or county, from regulating vessels resident in
22	such municipality or county. Any county or municipality may
23	adopt ordinances which provide for enforcement of noncriminal
24	violations of <u>restricted areas</u> s. 327.33 relating to the
25	careless operation of a vessel which results in the
26	endangering or damaging of property, by citation mailed to
27	registered owner of the vessel. Any such ordinance shall apply
28	only in <u>legally established</u> designated restricted areas which
29	are properly marked as permitted pursuant to ss. 327.40 and
30	<u>327.41</u> and in need of shoreline protection. Any county and
31	
	13

CS for CS for SB 386

```
Second Engrossed
```

the municipalities located within the county may jointly 1 2 regulate vessels. 3 Section 5. Effective October 1, 2000, section 327.302, 4 Florida Statutes, is created to read: 5 327.302 Accident report forms.--6 (1) The commission shall prepare and, upon request, 7 supply to police departments, sheriffs, and other appropriate 8 agencies or individuals forms for accident reports as required in this chapter, suitable with respect to the persons required 9 to make such reports and the purposes to be served. The forms 10 must call for sufficiently detailed information to disclose, 11 12 with reference to a boating accident, the cause and conditions existing at the time of the accident and the persons and 13 14 vessels involved. Accident report forms may call for the 15 policy numbers of liability insurance and the names of carriers covering any vessel involved in an accident required 16 17 to be reported under this chapter. 18 (2) Every accident report required to be made in 19 writing must be made on the appropriate form approved by the 20 commission and must contain all the information required 21 therein unless not available. Notwithstanding any other provisions of this section, an accident report produce 22 23 electronically by a law enforcement officer must, at a 24 minimum, contain the same information as is required on those forms approved by the commission. 25 26 Section 6. Effective October 1, 2000, subsections (1) 27 and (2) of section 327.33, Florida Statutes, are amended to 28 read: 29 327.33 Reckless or careless operation of vessel.--(1) It is unlawful to operate a vessel in a reckless 30 manner. A person is guilty of reckless operation of a vessel 31 14 CODING: Words stricken are deletions; words underlined are additions.

who operates any vessel, or manipulates any water skis, 1 aquaplane, or similar device, in willful or wanton disregard 2 for the safety of persons or property at a speed or in a 3 manner as to endanger, or likely to endanger, life or limb, or 4 5 damage the property of, or injure any person. Reckless operation of a vessel includes, but is not limited to, a б 7 violation of s. 327.331(6). Any person who violates a provision of this subsection commits is guilty of a 8 9 misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. 10 (2) Any person operating a vessel upon the waters of 11 12 this state shall operate the vessel in a reasonable and prudent manner, having regard for other waterborne traffic, 13 14 posted speed and wake restrictions, the presence of a 15 divers-down flaq as defined in s. 861.065, and all other 16 attendant circumstances so as not to endanger the life, limb, 17 or property of any person. Any person operating a vessel on a river, inlet, or navigation channel shall make a reasonable 18 19 effort to maintain a distance of 100 feet from any divers-down flag. The failure to operate a vessel in a manner described 20 in this subsection constitutes careless operation. However, 21 vessel wake and shoreline wash resulting from the reasonable 22 23 and prudent operation of a vessel shall, absent negligence, not constitute damage or endangerment to property. Any person 24 who violates the provisions of this subsection commits is 25 26 guilty of a noncriminal violation as defined in s. 775.08. 27 Section 7. Effective October 1, 2000, section 861.065, Florida Statutes, is renumbered as section 327.331, Florida 28 29 Statutes, and amended to read: 30 31 15 CODING: Words stricken are deletions; words underlined are additions.

327.331 861.065 Divers; definitions; divers-down flag 1 2 required; obstruction to navigation of certain waters; 3 penalty.--4 (1) As used in this section: 5 (a) "Diver" means any person who is wholly or 6 partially submerged in the waters of the state and is equipped with a face mask and snorkel or underwater breathing 7 8 apparatus. 9 (b)(2) "Underwater breathing apparatus" means shall mean any apparatus, whether self-contained or connected to a 10 distant source of air or other gas, whereby a person wholly or 11 12 partially submerged in water is enabled to obtain or reuse air 13 or any other gas or gases for breathing without returning to 14 the surface of the water. (c)(3) "Divers-down flag" means shall mean a flag that 15 meets the following specifications: is either square or 16 17 rectangular, to approximately 4 units high by 5 units long, with a 1-unit diagonal stripe. The divers-down flag shall 18 19 have a white diagonal stripe on a red background. The stripe shall begin at the top staff-side of the flag and extend 20 21 diagonally to the opposite lower corner. The flag shall be free-flying and shall be lowered when all divers are aboard or 22 23 ashore. The minimum size shall be 12 by 12 inches. 24 1. The flag must be square or rectangular. If rectangular, the length must not be less than the height, or 25 26 more than 25 percent longer than the height. The flag must have a wire or other stiffener to hold it fully unfurled and 27 extended in the absence of a wind or breeze. 28 29 2. The flag must be red with a white diagonal stripe 30 that begins at the top staff-side of the flag and extends 31 16

diagonally to the lower opposite corner. The width of the 1 2 stripe must be 25 percent of the height of the flag. 3 3. The minimum size for any divers-down flag displayed 4 on a buoy or float towed by the diver is 12 inches by 12 5 inches. The minimum size for any divers-down flag displayed 6 from a vessel or structure is 20 inches by 24 inches. 7 4. Any divers-down flag displayed from a vessel must 8 be displayed from the highest point of the vessel or such 9 other location which provides that the visibility of the divers-down flag is not obstructed in any direction. 10 (2)(4) All divers must shall prominently display a 11 12 divers-down flag in the area in which the diving occurs, other 13 than when diving in an area customarily used for swimming 14 only. (3)(5) No diver or group of divers shall display one 15 16 or more divers-down flags on a river, inlet, or navigation 17 channel, except in case of emergency, in a manner which shall unreasonably constitute a navigational hazard. 18 19 (4) (4) (6) Divers shall make reasonable efforts to stay within 100 feet of the divers-down flag on rivers, inlets, and 20 navigation channels. Any person operating a vessel on a river, 21 inlet, or navigation channel must make a reasonable effort to 22 23 maintain a distance of at least 100 feet from any divers-down flag. 24 25 (5) Divers must make reasonable efforts to stay within 26 300 feet of the divers-down flag on all waters other than rivers, inlets, and navigation channels. Any person operating 27 a vessel on waters other than a river, inlet, or navigation 28 29 channel must make a reasonable effort to maintain a distance of at least 300 feet from any divers-down flag. 30 31 17

(6) Any vessel other than a law enforcement or rescue 1 2 vessel that approaches within 100 feet of a divers-down flag 3 on a river, inlet, or navigation channel, or within 300 feet 4 of a divers-down flag on waters other than a river, inlet, or 5 navigation channel, must proceed no faster than is necessary 6 to maintain headway and steerageway. 7 (7) The divers-down flag must be lowered once all 8 divers are aboard or ashore. No person may operate any vessel 9 displaying a divers-down flag unless the vessel has one or more divers in the water. 10 (8) (7) Any willful violation of this section shall be 11 12 a misdemeanor of the second degree punishable as provided by s. 775.082 or s. 775.083. 13 14 Section 8. Effective October 1, 2001, subsection (8) of section 327.331, Florida Statutes, as amended by this act, 15 16 is amended to read: 327.331 Divers; definitions; divers-down flag 17 required; obstruction to navigation of certain waters; 18 19 penalty.--20 (8) Except as provided in s. 327.33, any willful violation of this section shall be a noncriminal infraction 21 punishable as provided in s. 327.73 misdemeanor of the second 22 23 degree punishable as provided by s. 775.082 or s. 775.083. 24 Section 9. Paragraph (a) of subsection (1) of section 327.355, Florida Statutes, is amended to read: 25 26 327.355 Operation of vessels by persons under 21 years of age who have consumed alcoholic beverages .--27 28 (1)(a) Notwithstanding s. 327.35, it is unlawful for a 29 person under the age of 21 who has a breath-alcohol level of 0.02 percent or higher to operate or be in actual physical 30 control of a vessel. 31 18

Section 10. Paragraph (a) of subsection (2) of section 1 2 327.36, Florida Statutes, is amended to read: 3 327.36 Mandatory adjudication; prohibition against 4 accepting plea to lesser included offense.--5 (2)(a) No trial judge may accept a plea of guilty to a 6 lesser offense from a person who is charged with a violation 7 of s. 327.35, manslaughter resulting from the operation of a vessel, or vessel homicide and who has been given a breath or 8 9 blood test to determine blood or breath alcohol content, the 10 results of which show a blood-alcohol level or breath-alcohol level blood or breath alcohol content by weight of 0.16 11 12 percent or more. 13 Section 11. Effective October 1, 2000, paragraphs (a) 14 and (b) of subsection (2) of section 327.37, Florida Statutes, are amended to read: 15 16 327.37 Water skis, parasails, and aquaplanes 17 regulated.--18 (2)(a) A person may not engage in water skiing, 19 parasailing, aquaplaning, or any similar activity at any time between the hours from one-half hour after sunset to one-half 20 21 hour before sunrise. 22 (b) A person may not engage in water skiing, 23 parasailing, aquaplaning, or any similar activity unless such 24 person is wearing a noninflatable type I, type II, type III, 25 or noninflatable type V personal flotation device approved by 26 the United States Coast Guard. Section 12. Effective October 1, 2000, subsections 27 (1), (4), (5), and (6) of section 327.39, Florida Statutes, 28 29 are amended to read: 30 327.39 Personal watercraft regulated.--31 19 CODING: Words stricken are deletions; words underlined are additions.

1	(1) A person may not operate a personal watergraft
⊥ 2	(1) A person may not operate a personal watercraft unless each person riding on or being towed behind such vessel
∠ 3	is wearing a type I, type II, type III, or type V personal
4	flotation device, other than an inflatable device, approved by
5	the United States Coast Guard.
6 7	(4) A personal watercraft must at all times be
	operated in a reasonable and prudent manner. Maneuvers which
8	unreasonably or unnecessarily endanger life, limb, or
9	property, including, but not limited to, weaving through
10	congested vessel traffic, jumping the wake of another vessel
11	unreasonably or unnecessarily close to such other vessel or
12	when visibility around such other vessel is obstructed, and
13	swerving at the last possible moment to avoid collision shall
14	constitute reckless operation of a vessel, as provided in s.
15	327.33(1). Any person operating a personal watercraft must
16	comply with the provisions of s. 327.33.
17	(5) No person under the age of 14 shall operate <u>any</u> a
18	personal watercraft on the waters of this state.
19	(6) <u>(a)</u> It is unlawful for the owner of any personal
20	watercraft or any person having charge over or control of a
21	personal watercraft to authorize or knowingly permit the same
22	to be operated by a person under 14 years of age in violation
23	of this section.
24	(b)1. It is unlawful for the owner of any leased,
25	hired, or rented personal watercraft, or any person having
26	charge over or control of a leased, hired, or rented personal
27	watercraft, to authorize or knowingly permit the watercraft to
28	be operated by any person who has not received instruction in
29	the safe handling of personal watercraft, in compliance with
30	rules established by the commission.
31	
	20
005	
COD	ING: Words stricken are deletions; words <u>underlined</u> are additions.

1	2. Any person receiving instruction in the safe
2	handling of personal watercraft pursuant to a program
3	established by rule of the commission must provide the owner
4	of, or person having charge of or control over, a leased,
5	hired, or rented personal watercraft with a written statement
6	attesting to the same.
7	3. The commission shall have the authority to
8	establish rules pursuant to chapter 120 prescribing the
9	instruction to be given, which shall take into account the
10	nature and operational characteristics of personal watercraft
11	and general principles and regulations pertaining to boating
12	safety.
13	(c) Any person who violates this subsection commits
14	shall be guilty of a misdemeanor of the second degree,
15	punishable as provided in s. 775.082 or s. 775.083.
16	Section 13. Effective October 1, 2000, subsections (3)
17	through (10) of section 327.395, Florida Statutes, are
18	renumbered as subsections (4) through (11), respectively, and
19	a new subsection (3) is added to said section, to read:
20	327.395 Boating safety identification cards
21	(3) Any commission-approved boater education or boater
22	safety course, course-equivalency examination developed or
23	approved by the commission, or temporary certificate
24	examination developed or approved by the commission must
25	include a component regarding diving vessels, awareness of
26	divers in the water, divers-down flags, and the requirements
27	<u>of s. 327.331.</u>
28	Section 14. Subsections (1) and (2) of section 327.40,
29	Florida Statutes, are amended to read:
30	327.40 Uniform waterway markers for safety and
31	navigation
	21
COD	ING:Words stricken are deletions; words <u>underlined</u> are additions.

i	
1	(1) Waterways in Florida , unmarked by the Coast Guard,
2	which need marking for safety or navigation purposes, shall be
3	marked under the United States Aids to Navigation System, 33
4	C.F.R. part 62. Until December 31, 2003, channel markers and
5	obstruction markers conforming to the Uniform State Waterway
6	Marking System, 33 C.F.R. subpart 66.10, may continue to be
7	used on waters of this state that are not navigable waters of
8	the United States. Uniform Safety and Navigation System
9	adopted by the advisory panel of state officials to the
10	Merchant Marine Council of the United States Coast Guard.
11	(2) <u>(a)</u> Application for marking inland lakes and state
12	waters and any navigable waters under concurrent jurisdiction
13	of the Coast Guard and the division shall be made to the
14	division, accompanied by a map locating the approximate
15	placement of markers, <u>a list of the markers to be placed, a</u>
16	statement of the specification of the markers, a statement of
17	concerning the purpose of marking <u>,</u> and the names of persons
18	responsible for the placement and upkeep of such markers. The
19	division will assist the applicant to secure the proper
20	permission from the Coast Guard where required, make such
21	investigations as needed, and issue a permit. The division
22	shall furnish the applicant with the information concerning
23	the system adopted and <u>the rules</u> regulations existing for
24	placing and maintaining the uniform safety and navigation
25	markers. The division shall keep records of all approvals
26	given and counsel with individuals, counties, municipalities,
27	motorboat clubs, or other groups desiring to mark waterways
28	for safety and navigation purposes in Florida.
29	(b) No person or municipality, county, or other
30	governmental entity shall place any safety or navigation
31	
	22
000	

CS for CS for SB 386

Second Engrossed

markers in, on, or over the waters or shores of the state 1 2 without a permit from the division. 3 (c) The commission is authorized to adopt rules 4 pursuant to chapter 120 to implement this section. 5 Section 15. Section 327.41, Florida Statutes, is 6 amended to read: 7 327.41 Uniform waterway regulatory markers .--8 (1) The Fish and Wildlife Conservation commission 9 shall adopt rules and regulations pursuant to chapter 120 10 establishing a uniform system of regulatory markers for the waters of the state Florida Intracoastal Waterway, compatible 11 12 with the system of regulatory markers prescribed by the United States Coast Guard in the United States Aids to Navigation 13 14 System, 33 C.F.R. part 62, and shall give due regard to the 15 System of Uniform Waterway Markers approved by the Advisory Panel of State Officials to the Merchant Marine Council, 16 17 United States Coast Guard. 18 (2) Any county or municipality which has been granted 19 a restricted area designation, pursuant to s. 327.46, for a portion of the Florida Intracoastal Waterway within its 20 jurisdiction or which has adopted a restricted area by 21 ordinance pursuant to s. 327.22, s. 327.60, or s. 22 23 370.12(2)(0), or any other governmental entity which has legally established a restricted area, may apply to the Fish 24 25 and Wildlife Conservation commission for permission to place 26 regulatory markers within the restricted area. 27 (3) Application for placing regulatory markers in the waters of the state on the Florida Intracoastal Waterway shall 28 29 be made to the division as provided in s. 327.40 of Marine Resources, accompanied by a map locating the approximate 30 placement of the markers, a statement of the specification of 31 23

the markers, a statement of purpose of the markers, and a 1 2 statement of the city or county responsible for the placement 3 and upkeep of the markers. 4 (4) No person or municipality, county, or other 5 governmental entity shall place any regulatory markers in, on, or over the waters of the state or the shores thereof Florida б 7 Intracoastal Waterway without a permit from the division 8 pursuant to s. 327.40 of Marine Resources. 9 (5) Aquaculture leaseholds shall be marked as required by this section, and the commission may approve alternative 10 marking requirements as a condition of the lease pursuant to 11 12 s. 253.68. The provisions of this section notwithstanding, no permit shall be required for the placement of markers required 13 14 by such a lease. (6) The commission is authorized to adopt rules 15 16 pursuant to chapter 120 to implement the provisions of this 17 section. Section 327.46, Florida Statutes, is 18 Section 16. 19 amended to read: 20 327.46 Restricted areas.--21 (1)(a) The commission has shall have the authority to 22 establish for establishing, by rule, pursuant to chapter 120, restricted areas on the waters of the state for any purpose 23 deemed necessary for the safety of the public, including, but 24 not limited to, vessel boat speeds and vessel boat traffic, 25 where such restrictions are deemed necessary based on boating 26 accidents, visibility, hazardous currents or water levels 27 tides, vessel traffic congestion, or other navigational 28 29 hazards. Each such restricted area shall be developed in consultation and coordination with the governing body of the 30 county or municipality in which the restricted area is located 31 24

and, where required, with the United States Coast Guard and 1 the United States Army Corps of Engineers. Restricted areas 2 3 shall be established in accordance with procedures under 4 chapter 120. 5 (2) It is unlawful for any person to operate a vessel 6 in a prohibited manner or to carry on any prohibited activity, 7 as defined in this chapter, deemed a safety hazard or interference with navigation as provided above within a 8 9 restricted water area which has been clearly marked by 10 regulatory markers buoys or some other distinguishing device as a bathing or otherwise restricted area in accordance with 11 12 and marked as authorized under this chapter. + provided, that 13 (3) This section shall not apply in the case of an emergency or to a law <u>enforcement</u>, <u>firefighting</u>, <u>patrol</u> or 14 15 rescue vessel owned or operated by a governmental entity 16 craft. 17 Section 17. Section 327.49, Florida Statutes, is created to read: 18 327.49 Testing vessels and vessel motors.--Subject to 19 20 reasonable rules adopted by the commission, manufacturers of 21 vessels and vessel motors that operate vessel and vessel motor test facilities may be authorized to test such vessels, vessel 22 23 motors, or combinations thereof, on the waters of the state to ensure that they meet generally accepted boating safety 24 25 standards. 26 Section 18. Subsection (2) of section 327.53, Florida 27 Statutes, is amended to read: 28 327.53 Marine sanitation.--29 (2) (2) (a) Every houseboat shall be equipped with at least one permanently installed toilet which shall be properly 30 connected to a United States Coast Guard certified or labeled 31 25 CODING: Words stricken are deletions; words underlined are additions.

Type III marine sanitation device. If the toilet is 1 simultaneously connected to both a Type III marine sanitation 2 3 device and to another approved marine sanitation device, the 4 valve or other mechanism selecting between the two marine 5 sanitation devices shall be set to direct all sewage to the Type III marine sanitation device and, while the vessel is on 6 7 the waters of the state, shall be locked or otherwise secured by the boat operator, so as to prevent resetting. 8 9 (b) A houseboat on which a Type I marine sanitation 10 device was installed before January 30, 1980, need not install a Type III device until October 1, 1996. A houseboat on which 11 12 a Type II marine sanitation device was installed before July 13 1, 1994, need not install a Type III device until October 1, 1996. 14 15 Section 19. Effective October 1, 2000, section 327.54, 16 Florida Statutes, is amended to read: 17 327.54 Liveries; safety regulations; penalty.--18 (1) A livery may not knowingly lease, hire, or rent a 19 vessel to any person: 20 When the number of persons intending to use the (a) vessel exceeds the number considered to constitute a maximum 21 22 safety load for the vessel as specified on the authorized 23 persons capacity plate of the vessel. 24 (b) When the horsepower of the motor exceeds the 25 capacity of the vessel. 26 (C) When the vessel does not contain the required 27 safety equipment required under s. 327.50. 28 (d) When the vessel is not seaworthy. 29 (e) When the vessel is equipped with a motor of 10 horsepower or greater, unless the livery provides there is a 30 prerental or preride instruction that includes, but need not 31 26 CODING: Words stricken are deletions; words underlined are additions. CS for CS for SB 386

1 be limited to: in the safe operation of the vessel by the 2 livery. 1. Operational characteristics of the vessel to be 3 4 rented. 5 2. Safe vessel operation and vessel right-of-way. 6 3. The responsibility of the vessel operator for the 7 safe and proper operation of the vessel. 8 4. Local characteristics of the waterway where the 9 vessel will be operated. 10 Any person delivering the information specified in this 11 12 paragraph must have successfully completed a boater safety 13 course approved by the National Association of State Boating 14 Law Administrators and this state. 15 (f) Unless the livery displays boating safety 16 information in a place visible to the renting public. The 17 commission shall prescribe by rule pursuant to chapter 120, the contents and size of the boating safety information to be 18 19 displayed. 20 (2) A livery may not knowingly lease, hire, or rent any vessel powered by a motor of 10 horsepower or greater to 21 22 any person who is required to comply with s. 327.395, unless 23 such person presents a valid boater safety identification card 24 to the livery. (3) If a vessel is unnecessarily overdue, the livery 25 26 shall notify the proper authorities. 27 (4)(a) A livery may not knowingly lease, hire, or rent a personal watercraft to any person who is under 18 $\frac{16}{16}$ years 28 29 of age., (b) A livery may not knowingly nor may it lease, hire, 30 or rent a personal such watercraft to any person who has not 31 27 CODING: Words stricken are deletions; words underlined are additions.

received instruction in the safe handling of personal 1 2 watercraft, in compliance with rules established by the 3 commission pursuant to chapter 120 or other vessel to any 4 other person, unless the livery displays boating safety 5 information about the safe and proper operation of vessels and requires a signature by the lessee that he or she has received 6 7 instruction in the safe handling of the personal watercraft in compliance with standards established by the department. 8 9 (c) Any person receiving instruction in the safe handling of personal watercraft pursuant to a program 10 established by rule of the commission must provide the livery 11 12 with a written statement attesting to the same. 13 (5) A livery may not lease, hire, or rent any personal 14 watercraft or offer to lease, hire, or rent any personal 15 watercraft unless the livery first obtains and carries in full force and effect a policy from a licensed insurance carrier in 16 17 this state, insuring against any accident, loss, injury, property damage, or other casualty caused by or resulting from 18 19 the operation of the personal watercraft. The insurance 20 policy shall provide coverage of at least \$500,000 per person and \$1 million per event. The livery must have proof of such 21 insurance available for inspection at the location where 22 23 personal watercraft are being leased, hired, or rented, or offered for lease, hire, or rent, and shall provide to each 24 renter the insurance carrier's name and address and the 25 26 insurance policy number. (6) (6) (5) Any person convicted of violating this section 27 28 commits is guilty of a misdemeanor of the second degree, 29 punishable as provided in s. 775.082 or s. 775.083. (6) When the livery has complied with subsections (1), 30 31 (2), (3), and (4), its liability ceases and the person leasing 28

Second Engrossed

the vessel from the livery is liable for any violations of 1 this chapter and is personally liable for any accident or 2 injury occurring while in charge of such vessel. 3 4 Section 20. Subsection (1) of section 327.60, Florida 5 Statutes, is amended to read: 6 327.60 Local regulations; limitations.--7 (1) The provisions of ss. 327.01, 327.02, 327.30-327.40, 327.44-327.50, 327.54, 327.56, 327.65, 8 9 328.40-328.48, 328.52-328.58, 328.62, and 328.64 shall govern the operation, equipment, and all other matters relating 10 thereto whenever any vessel shall be operated upon the 11 12 waterways or when any activity regulated hereby shall take place thereon. Nothing in these sections shall be construed to 13 14 prevent the adoption of any ordinance or local law relating to 15 operation and equipment of vessels, except that no such 16 ordinance or local law may apply to the Florida Intracoastal Waterway and except that such ordinances or local laws shall 17 be operative only when they are not in conflict with this 18 19 chapter or any amendments thereto or regulations thereunder. 20 Any ordinance or local law which has been adopted pursuant to 21 this section or to any other state law may not discriminate against personal watercraft as defined in s. 327.02. 22 23 Section 21. Effective October 1, 2000, section 327.72, Florida Statutes, is amended to read: 24 327.72 Penalties. -- Any person failing to comply with 25 26 the provisions of this chapter or chapter 328 not specified in s. 327.73 or not paying the civil penalty fine specified in 27 said section within 30 10 days, except as otherwise provided 28 29 in this chapter or chapter 328, commits is guilty of a misdemeanor of the second degree, punishable as provided in s. 30 775.082 or s. 775.083. 31

29

Second Engrossed

Section 22. Effective October 1, 2000, paragraph (k) 1 2 of subsection (1) and subsection (4) of section 327.73, 3 Florida Statutes, are amended, subsections, (9), (10), and 4 (11) are added to said section, and paragraph (p) of 5 subsection (1) of said section is reenacted for the purpose of incorporating the amendments to section 327.39, Florida б 7 Statutes, in a reference, to read: 327.73 Noncriminal infractions.--8 9 (1) Violations of the following provisions of the vessel laws of this state are noncriminal infractions: 10 (k) Violations relating to restricted areas and speed 11 12 limits: 13 1. Established by the commission department pursuant 14 to s. 327.46. 15 2. Established by local governmental authorities pursuant to s. 327.22 or s. 327.60. 16 17 3. Speed limits established pursuant to s. 370.12(2). 18 (p) Section 327.39(1), (2), (3), and (5), relating to 19 personal watercraft. 20 Any person cited for a violation of any such provision shall 21 22 be deemed to be charged with a noncriminal infraction, shall 23 be cited for such an infraction, and shall be cited to appear before the county court. The civil penalty for any such 24 infraction is \$50, except as otherwise provided in this 25 26 section. Any person who fails to appear or otherwise properly respond to a uniform boating citation shall, in addition to 27 the charge relating to the violation of the boating laws of 28 29 this state, be charged with the offense of failing to respond to such citation and, upon conviction, be guilty of a 30 misdemeanor of the second degree, punishable as provided in s. 31 30

```
Second Engrossed
```

775.082 or s. 775.083. A written warning to this effect shall 1 be provided at the time such uniform boating citation is 2 issued. 3 4 (4) Any person charged with a noncriminal infraction 5 under this section may: 6 (a) Pay the civil penalty, either by mail or in 7 person, within 30 $\frac{10}{10}$ days of the date of receiving the 8 citation; or, 9 (b) If he or she has posted bond, forfeit bond by not appearing at the designated time and location. 10 11 12 If the person cited follows either of the above procedures, he or she shall be deemed to have admitted the noncriminal 13 14 infraction and to have waived the right to a hearing on the issue of commission of the infraction. Such admission shall 15 not be used as evidence in any other proceedings. 16 17 (9)(a) Any person who fails to comply with the court's requirements or who fails to pay the civil penalties specified 18 19 in this section within the 30-day period provided for in s. 20 327.72 must pay an additional court cost of \$12, which shall be used by the clerks of the courts to defray the costs of 21 22 tracking unpaid uniform boating citations. (b) Any person who fails to comply with the court's 23 requirements as to civil penalties specified in this section 24 25 due to demonstrated financial hardship shall be authorized to 26 satisfy such civil penalties by public works or community service. Each hour of such service shall be applied, at the 27 rate of the minimum wage, toward payment of the person's civil 28 29 penalties; provided, however, that if the person has a trade or profession for which there is a community service need and 30 31 application, the rate for each hour of such service shall be 31

the average standard wage for such trade or profession. Any 1 2 person who fails to comply with the court's requirements as to 3 such civil penalties who does not demonstrate financial 4 hardship may also, at the discretion of the court, be 5 authorized to satisfy such civil penalties by public works or 6 community service in the same manner. 7 (c) If the noncriminal infraction has caused or 8 resulted in the death of another, the court may require the 9 person who committed the infraction to perform 120 community service hours in addition to any other penalties. 10 (10) Any person cited for any noncriminal infraction 11 12 which results in an accident that causes the death of another, or which results in an accident that causes "serious bodily 13 14 injury" of another as defined in s. 327.353(1), shall not have 15 the provisions of subsection (4) available to him or her but 16 must appear before the designated official at the time and 17 location of the scheduled hearing. 18 (11)(a) Court costs that are to be in addition to the 19 stated civil penalty shall be imposed by the court in an 20 amount not less than the following: 21 1. For swimming or diving infractions, \$3. 2. For nonmoving boating infractions, \$6 22 3. For boating infractions listed in s. 327.731(1), 23 24 \$10. (b) In addition to the court cost assessed under 25 26 paragraph (a), the court shall impose a \$3 court cost for each noncriminal infraction, to be distributed as provided in s. 27 938.01, and a \$2 court cost as provided in s. 938.15 when 28 29 assessed by a municipality or county. 30 31 32 CODING: Words stricken are deletions; words underlined are additions.

Court costs imposed under this subsection may not exceed \$30. 1 2 A criminal justice selection center or both local criminal 3 justice access and assessment centers may be funded from these 4 court costs. Section 23. Effective October 1, 2001, paragraph (u) 5 6 is added to subsection (1) of section 327.73, Florida 7 Statutes, to read: 327.73 Noncriminal infractions.--8 9 (1) Violations of the following provisions of the vessel laws of this state are noncriminal infractions: 10 (u) Section 327.331, relating to divers-down flags, 11 12 except for violations meeting the requirements of s. 327.33. 13 14 Any person cited for a violation of any such provision shall 15 be deemed to be charged with a noncriminal infraction, shall be cited for such an infraction, and shall be cited to appear 16 17 before the county court. The civil penalty for any such infraction is \$50, except as otherwise provided in this 18 19 section. Any person who fails to appear or otherwise properly respond to a uniform boating citation shall, in addition to 20 the charge relating to the violation of the boating laws of 21 22 this state, be charged with the offense of failing to respond 23 to such citation and, upon conviction, be guilty of a misdemeanor of the second degree, punishable as provided in s. 24 775.082 or s. 775.083. A written warning to this effect shall 25 26 be provided at the time such uniform boating citation is issued. 27 Section 24. Effective October 1, 2001, subsection (1) 28 29 of section 327.731, Florida Statutes, is amended to read: 327.731 Mandatory education for violators .--30 31 33 CODING: Words stricken are deletions; words underlined are additions.

1	(1) Every person convicted of a criminal violation of
2	this chapter, every person convicted of a noncriminal
3	infraction under this chapter if the infraction resulted in a
4	reportable boating accident, and every person convicted of two
5	noncriminal infractions as defined in s. 327.73(1)(h) through
б	(k), (m) through (p), and (s) through (u) (s), and (t) , said
7	infractions occurring within a 12-month period, must:
8	(a) Enroll in, attend, and successfully complete, at
9	his or her own expense, a boating safety course that meets
10	minimum standards established by the commission by rule;
11	however, the commission may provide by rule pursuant to
12	chapter 120 for waivers of the attendance requirement for
13	violators residing in areas where classroom presentation of
14	the course is not available;
15	(b) File with the commission within 90 days proof of
16	successful completion of the course;
17	(c) Refrain from operating a vessel until he or she
18	has filed the proof of successful completion of the course
19	with the commission.
20	
21	Any person who has successfully completed an approved boating
22	course shall be exempt from these provisions upon showing
23	proof to the commission as specified in paragraph (b).
24	Section 25. Subsections (1) and (3) of section
25	327.803, Florida Statutes, are amended to read:
26	327.803 Boating Advisory Council
27	(1) The Boating Advisory Council is created within the
28	Fish and Wildlife Conservation Commission and shall be
29	composed of $\underline{17}$ $\underline{16}$ members. The members include:
30	
31	
	34
COD	ING: Words stricken are deletions; words <u>underlined</u> are additions.

1 (a) One representative from the Fish and Wildlife 2 Conservation Commission, who shall serve as the chair of the 3 council. 4 (b) One representative each from the Department of 5 Environmental Protection, the United States Coast Guard 6 Auxiliary, the United States Power Squadron, and the inland 7 navigation districts. 8 (c) One representative of manatee protection 9 interests, one representative of the marine industries, two representatives of water-related environmental groups, one 10 representative of marine manufacturers, one representative of 11 12 commercial vessel owners or operators, one representative of 13 sport boat racing, one representative actively involved and 14 working full-time in the scuba diving industry who has 15 experience in recreational boating, and two representatives of the boating public, each of whom shall be nominated by the 16 executive director of the Fish and Wildlife Conservation 17 18 Commission and appointed by the Governor to serve staggered 19 2-year terms. 20 (d) One member of the House of Representatives, who shall be appointed by the Speaker of the House of 21 22 Representatives. 23 (e) One member of the Senate, who shall be appointed by the President of the Senate. 24 25 (3) The purpose of the council is to make 26 recommendations to the Fish and Wildlife Conservation Commission and the Department of Community Affairs regarding 27 issues affecting the boating community, including, but not 28 29 limited to, issues related to: 30 (a) Boating and diving safety education. 31 35 CODING: Words stricken are deletions; words underlined are additions.

Second Engrossed

(b) Boating-related facilities, including marinas and 1 2 boat testing facilities. 3 (c) Boat usage. 4 Section 26. Subsection (2) of section 328.48, Florida 5 Statutes, is amended to read: 328.48 Vessel registration, application, certificate, б 7 number, decal, duplicate certificate .--(2) All vessels used operated on the waters of the 8 9 state must be registered, either commercial or recreational noncommercial as defined in this chapter herein, except as 10 follows: 11 12 (a) A vessel used exclusively on private lakes and 13 ponds. 14 (b) A vessel owned by the United States Government. 15 (c) A vessel used exclusively as a ship's lifeboat. 16 (d) A non-motor-powered vessel. 17 Section 27. Section 328.56, Florida Statutes, is 18 amended to read: 19 328.56 Vessel registration number.--Each vessel that 20 is used operated on the waters of the state must display a commercial or recreational noncommercial Florida registration 21 number, unless it is: 22 23 (1) A vessel used exclusively on private lakes and 24 ponds. (2) A vessel owned by the United States Government. 25 26 (3) A vessel used exclusively as a ship's lifeboat. (4) A non-motor-powered vessel. 27 (5) A federally documented vessel. 28 29 A vessel already covered by a registration number (6) in full force and effect which has been awarded to it pursuant 30 to a federally approved numbering system of another state or 31 36 CODING: Words stricken are deletions; words underlined are additions.
```
Second Engrossed
```

by the United States Coast Guard in a state without a 1 federally approved numbering system, if the vessel has not 2 3 been within this state for a period in excess of 90 4 consecutive days. 5 (7) A vessel operating under a valid temporary 6 certificate of number. 7 (8) A vessel from a country other than the United 8 States temporarily using the waters of this state. 9 (9) An undocumented vessel used exclusively for 10 racing. Section 28. Subsection (1) of section 328.66, Florida 11 12 Statutes, is amended to read: 13 328.66 County and municipality optional registration fee.--14 15 (1) Any county may impose an annual registration fee 16 on vessels registered, operated, or stored in the water within 17 its jurisdiction. This fee shall be 50 percent of the applicable state registration fee. However, the first \$1 of 18 19 every registration imposed under this subsection shall be remitted to the state for deposit in the Save the Manatee 20 Trust Fund created within the Fish and Wildlife Conservation 21 Commission, and shall be used only for the purposes specified 22 23 in s. 370.12(4) for expenditure solely on activities related to the preservation of manatees. All other moneys received 24 from such fee shall be expended for the patrol, regulation, 25 and maintenance of the lakes, rivers, and waters and for other 26 27 boating-related activities of such municipality or county. A municipality that was imposing a registration fee before April 28 29 1, 1984, may continue to levy such fee, notwithstanding the provisions of this section. 30 31 37

Second Engrossed

Section 29. Section 328.70, Florida Statutes, is 1 2 amended to read: 3 328.70 Legislative intent with respect to uniform 4 registration fee, classification of vessels .--5 (a) It is declared to be the intent of the Legislature 6 that all vessels in the state be subject to a uniform 7 registration fee at a rate based on the length of the vessels. 8 It is also declared to be the intent of the Legislature that all vessels be classified as either "commercial" or 9 "recreational noncommercial" and that all such vessels be 10 registered according to the provisions of s. 328.72. 11 12 (b) Any vessel which is required to be registered and meets the definition of a commercial vessel shall be 13 14 classified and registered as a "commercial vessel." (c) Any vessel which is required to be registered and 15 16 is not used operated for commercial purposes shall be 17 classified and registered as a "recreational noncommercial 18 vessel." 19 (d) Livery vessels shall be classified as "commercial" 20 or "recreational" based on the manner in which they are used. 21 Section 30. Subsections (2), (6), (7), and (11) of section 328.72, Florida Statutes, are amended to read: 22 23 328.72 Classification; registration; fees and charges; surcharge; disposition of fees; fines; marine turtle 24 stickers.--25 26 (2) ANTIQUE VESSEL REGISTRATION FEE.--27 (a) A vessel that is at least 30 years old, used only for recreational noncommercial purposes, and powered by the 28 29 vessel's original-type power plant may be registered as an antique vessel. When applying for registration as an antique 30 vessel, the owner of such a vessel shall submit certification, 31 38 CODING: Words stricken are deletions; words underlined are additions.

as prescribed by the Department of Highway Safety and Motor 1 2 Vehicles or from a marine surveyor that the vessel meets the 3 requirements of this paragraph. 4 (b) The registration number for an antique vessel 5 shall be permanently attached to each side of the forward half 6 of the vessel displayed as provided in ss. 328.48 and 328.54. 7 (c) The Department of Highway Safety and Motor 8 Vehicles may issue a decal identifying the vessel as an 9 antique vessel. The decal shall be displayed as provided in 10 ss. 328.48 327.11 and 328.54 327.14. (6) CHANGE OF CLASSIFICATION. -- If the classification 11 12 of a vessel changes from recreational noncommercial to commercial, or from commercial to recreational noncommercial, 13 14 and a current registration certificate has been issued to the 15 owner, the owner shall within 30 days forward his or her certificate to the county tax collector with a fee of \$2.25 16 17 and a new certificate shall be issued. (7) SERVICE FEE.--In addition to other registration 18 19 fees, the vessel owner shall pay the tax collector a \$2.25 service fee for each registration issued, replaced, or 20 renewed. Except as provided in subsection (15), all fees, 21 other than the service charge, collected by a tax collector 22 23 must be remitted to the department not later than 7 working days following the last day of the week in which the money was 24 remitted. Vessels may travel in salt water or fresh water. 25 26 (11) VOLUNTARY CONTRIBUTIONS. -- The application form 27 for boat registration shall include a provision to allow each applicant to indicate a desire to pay an additional voluntary 28 29 contribution to the Save the Manatee Trust Fund to be used for the purposes specified in s. 370.12(4). for manatee and 30 marine mammal research, protection, recovery, rescue, 31 39

rehabilitation, and release. This contribution shall be in 1 addition to all other fees and charges. The amount of the 2 3 request for a voluntary contribution solicited shall be \$2 or 4 \$5 per registrant. A registrant who provides a voluntary 5 contribution of \$5 or more shall be given a sticker or emblem by the tax collector to display, which signifies support for 6 7 the Save the Manatee Trust Fund. All voluntary contributions 8 shall be deposited in the Save the Manatee Trust Fund and 9 shall be used for the purposes specified in s. 370.12(4).for use according to this subsection. The first \$2 of voluntary 10 contribution by a vessel registrant shall be available for the 11 12 manatee protection and recovery effort pursuant to s. 370.12(4)(a). Any additional amount of voluntary contribution 13 14 by a vessel registrant shall also be for the purpose of the 15 manatee protection and recovery effort, except that any voluntary contribution in excess of the first \$2 voluntary 16 17 contribution by a vessel registrant but not exceeding \$2 shall 18 be available for manatee rehabilitation by those facilities 19 approved to rescue, rehabilitate, and release manatees pursuant to s. 370.12(4)(b). The form shall also include 20 language permitting a voluntary contribution of \$5 per 21 applicant, which contribution shall be transferred into the 22 23 Election Campaign Financing Trust Fund. A statement providing an explanation of the purpose of the trust fund shall also be 24 25 included. 26 Section 31. Effective July 1, 2001, subsection (15) of section 328.72, Florida Statutes, is amended to read: 27 28 328.72 Classification; registration; fees and charges; 29 surcharge; disposition of fees; fines; marine turtle 30 stickers.--31 40

I	
1	(15) DISTRIBUTION OF FEESMoneys designated for the
2	use of the counties, as specified in subsection (1), shall be
3	distributed by the tax collector to the board of county
4	commissioners for use as provided in this section. Such
5	moneys deposited pursuant to s. 328.76 to be returned to the
б	counties are for the sole purposes of providing recreational
7	channel marking and public launching facilities and other
8	boating-related activities, for removal of vessels and
9	floating structures deemed a hazard to public safety and
10	health for failure to comply with s. 327.53, and for manatee
11	and marine mammal protection and recovery. The department
12	shall ascertain, as a guideline in determining the amounts of
13	distributions each county may receive, the number of
14	noncommercial vessels registered in the county during the
15	preceding fiscal year according to the fee schedule provided
16	in subsection (1) and shall promulgate rules to effectuate
17	this. Each fiscal year, prior to determination of
18	distributions to the counties under this section, an amount
19	equal to \$1 for each vessel registered in this state shall be
20	transferred to the Save the Manatee Trust Fund for manatee and
21	marine mammal research, protection, and recovery.
22	Section 32. Paragraphs (a) and (b) of subsection (1)
23	of section 328.76, Florida Statutes, are amended to read:
24	328.76 Marine Resources Conservation Trust Fund;
25	vessel registration funds; appropriation and distribution
26	(1) Except as otherwise specified and less any
27	administrative costs, all funds collected from the
28	registration of vessels through the Department of Highway
29	Safety and Motor Vehicles and the tax collectors of the state
30	shall be deposited in the Marine Resources Conservation Trust
31	Fund for recreational channel marking; public launching
	41
007	

facilities; law enforcement and quality control programs; 1 aquatic weed control; manatee protection, recovery, rescue, 2 3 rehabilitation, and release; and marine mammal protection and 4 recovery. The funds collected pursuant to s. 328.72(1) shall 5 be transferred as follows: (a) In each fiscal year, an amount equal to\$1.50\$1 б 7 for each vessel registered in this state shall be transferred 8 to the Save the Manatee Trust Fund and shall be used only for 9 the purposes specified in s. 370.12(4).for manatee and marine 10 mammal research, protection, and recovery in accordance with the provisions of s. 370.12(4)(a). 11 12 (b) In addition, in each fiscal year, an amount equal to 50 cents for each vessel registered in this state shall be 13 14 transferred to the Save the Manatee Trust Fund in accordance with the provisions of s. 370.12(4)(b) for use by those 15 facilities approved to rescue, rehabilitate, and release 16 17 manatees as authorized pursuant to the Fish and Wildlife 18 Service of the United States Department of the Interior. 19 Section 33. Effective July 1, 2001, subsection (1) of section 328.76, Florida Statutes, is amended to read: 20 21 328.76 Marine Resources Conservation Trust Fund; vessel registration funds; appropriation and distribution .--22 23 (1) Except as otherwise specified and less any administrative costs, all funds collected from the 24 registration of vessels through the Department of Highway 25 26 Safety and Motor Vehicles and the tax collectors of the state, 27 except for those funds designated for the use of the counties pursuant to s. 328.72(1), shall be deposited in the Marine 28 29 Resources Conservation Trust Fund for recreational channel marking; public launching facilities; law enforcement and 30 quality control programs; aquatic weed control; manatee 31 42

1	protection, recovery, rescue, rehabilitation, and release; and
2	marine mammal protection and recovery. The funds collected
3	pursuant to s. 328.72(1) shall be transferred as follows:
4	(a) In each fiscal year, an amount equal to \$1.50 for
5	each vessel registered in this state shall be transferred to
6	the Save the Manatee Trust Fund and shall be used only for the
7	purposes specified in s. 370.12(4) for manatee and marine
8	mammal research, protection, and recovery in accordance with
9	the provisions of s. 370.12(4)(a).
10	(b) In addition, in each fiscal year, an amount equal
11	to 50 cents for each vessel registered in this state shall be
12	transferred to the Save the Manatee Trust Fund in accordance
13	with the provisions of s. 370.12(4)(b) for use by those
14	facilities approved to rescue, rehabilitate, and release
15	manatees as authorized pursuant to the Fish and Wildlife
16	Service of the United States Department of the Interior.
17	(c) Two dollars from each noncommercial vessel
18	registration fee, except that for class A-1 vessels, shall be
19	transferred to the Invasive Plant Control Trust Fund for
20	aquatic weed research and control.
21	(d) Forty percent of the registration fees from
22	commercial vessels shall be transferred to the Invasive Plant
23	Control Trust Fund for aquatic plant research and control.
24	(e) Forty percent of the registration fees from
25	commercial vessels shall be transferred by the Department of
26	Highway Safety and Motor Vehicles, on a monthly basis, to the
27	General Inspection Trust Fund of the Department of Agriculture
28	and Consumer Service. These funds shall be used for shellfish
29	and aquaculture law enforcement and quality control programs.
30	
31	
	43
COD	ING: Words stricken are deletions; words <u>underlined</u> are additions.

Section 34. Paragraph (a) of subsection (2) and 1 2 subsection (3) of section 370.06, Florida Statutes, are 3 amended to read: 4 370.06 Licenses.--(2) SALTWATER PRODUCTS LICENSE.--5 6 (a) Every person, firm, or corporation that sells, 7 offers for sale, barters, or exchanges for merchandise any 8 saltwater products, or which harvests saltwater products with 9 certain gear or equipment as specified by law, must have a 10 valid saltwater products license, except that the holder of an aquaculture certificate under s. 597.004 is not required to 11 12 purchase and possess a saltwater products license in order to 13 possess, transport, or sell marine aquaculture products. Each 14 saltwater products license allows the holder to engage in any of the activities for which the license is required. The 15 license must be in the possession of the licenseholder or 16 17 aboard the vessel and shall be subject to inspection at any time that harvesting activities for which a license is 18 19 required are being conducted. A restricted species endorsement on the saltwater products license is required to sell to a 20 licensed wholesale dealer those species which the state, by 21 law or rule, has designated as "restricted species." This 22 23 endorsement may be issued only to a person who is at least 16 years of age, or to a firm certifying that over 25 percent of 24 its income or \$5,000 of its income, whichever is less, is 25 26 attributable to the sale of saltwater products pursuant to a 27 license issued under this paragraph or a similar license from another state. This endorsement may also be issued to a 28 29 for-profit corporation if it certifies that at least \$5,000 of its income is attributable to the sale of saltwater products 30 pursuant to a license issued under this paragraph or a similar 31 44

license from another state. However, if at least 50 percent of 1 the annual income of a person, firm, or for-profit corporation 2 3 is derived from charter fishing, the person, firm, or 4 for-profit corporation must certify that at least \$2,500 of 5 the income of the person, firm, or corporation is attributable to the sale of saltwater products pursuant to a license issued 6 7 under this paragraph or a similar license from another state, in order to be issued the endorsement. Such income attribution 8 9 must apply to at least 1 year out of the last 3 years. For the purpose of this section "income" means that income which is 10 attributable to work, employment, entrepreneurship, pensions, 11 12 retirement benefits, and social security benefits. To renew an 13 existing restricted species endorsement, a marine aquaculture 14 producer possessing a valid saltwater products license with a 15 restricted species endorsement may apply income from the sale 16 of marine aquaculture products to licensed wholesale dealers. 17 1. The Fish and Wildlife Conservation commission is authorized to require verification of such income. Acceptable 18 19 proof of income earned from the sale of saltwater products shall be: 20 Copies of trip ticket records generated pursuant to 21 a. 22 this subsection (marine fisheries information system), 23 documenting qualifying sale of saltwater products; Copies of sales records from locales other than 24 b. Florida documenting qualifying sale of saltwater products; 25 26 A copy of the applicable federal income tax return, c. 27 including Form 1099 attachments, verifying income earned from the sale of saltwater products; 28 29 d. Crew share statements verifying income earned from the sale of saltwater products; or 30 31 45

e. A certified public accountant's notarized statement 1 2 attesting to qualifying source and amount of income. 3 4 Any provision of this section or any other section of the 5 Florida Statutes to the contrary notwithstanding, any person who owns a retail seafood market or restaurant at a fixed 6 7 location for at least 3 years who has had an occupational 8 license for 3 years prior to January 1, 1990, who harvests 9 saltwater products to supply his or her retail store and has had a saltwater products license for 1 of the past 3 years 10 prior to January 1, 1990, may provide proof of his or her 11 12 verification of income and sales value at the person's retail seafood market or restaurant and in his or her saltwater 13 14 products enterprise by affidavit and shall thereupon be issued 15 a restricted species endorsement. 16 2. Exceptions from income requirements shall be as 17 follows: 18 A permanent restricted species endorsement shall be а. 19 available to those persons age 62 and older who have qualified for such endorsement for at least 3 out of the last 5 years. 20 21 b. Active military duty time shall be excluded from 22 consideration of time necessary to qualify and shall not be 23 counted against the applicant for purposes of qualifying. c. Upon the sale of a used commercial fishing vessel 24 owned by a person, firm, or corporation possessing or eligible 25 26 for a restricted species endorsement, the purchaser of such 27 vessel shall be exempted from the qualifying income requirement for the purpose of obtaining a restricted species 28 29 endorsement for a period of 1 year after purchase of the 30 vessel. 31 46

1	d. Upon the death or permanent disablement of a person
2	possessing a restricted species endorsement, an immediate
3	family member wishing to carry on the fishing operation shall
4	be exempted from the qualifying income requirement for the
5	purpose of obtaining a restricted species endorsement for a
6	period of 1 year after the death or disablement.
7	e. A restricted species endorsement may be issued on
8	an individual saltwater products license to a person age 62 or
9	older who documents that at least \$2,500 is attributable to
10	the sale of saltwater products pursuant to the provisions of
11	this paragraph.
12	f. A permanent restricted species endorsement may also
13	be issued on an individual saltwater products license to a
14	person age 70 or older who has held a saltwater products
15	license for at least 3 of the last 5 license years.
16	g. (I) Any resident who is certified to be totally and
17	permanently disabled by a verified written statement, based
18	upon the criteria for permanent total disability in chapter
19	440 from a physician licensed in this state, by any branch of
20	the United States Armed Services, by the Social Security
21	Administration, or by the United States Department of Veterans
22	Affairs or its predecessor, or by any branch of the United
23	States Armed Forces, or who holds a valid identification card
24	issued by the Department of Veterans' Affairs pursuant to s.
25	295.17, upon proof of the same, or any resident certified to
26	be totally disabled by the United States Social Security
27	Administration, upon proof of the same, or any resident who
28	holds a valid identification card issued by the Department of
29	Veterans' Affairs pursuant to s. 295.17, shall be exempted
30	from the income requirements if he or she also has held a
31	
	47

saltwater products license for at least 3 of the last 5 1 2 license years prior to the date of the disability. 3 (II) A Disability Award Notice issued by the United 4 States Social Security Administration is not sufficient 5 certification for a resident to obtain the income exemption unless the notice certifies that the resident is totally and б 7 permanently disabled. 8 9 At least one saltwater products license bearing a restricted species endorsement shall be aboard any vessel harvesting 10 restricted species in excess of any bag limit or when fishing 11 12 under a commercial quota or in commercial quantities, and such vessel shall have a commercial vessel registration. This 13 14 subsection does not apply to any person, firm, or corporation licensed under s. 370.07(1)(a)1. or (b) for activities 15 pursuant to such licenses. A saltwater products license may be 16 issued in the name of an individual or a valid boat 17 registration number. Such license is not transferable. A decal 18 19 shall be issued with each saltwater products license issued to a valid boat registration number. The saltwater products 20 license decal shall be the same color as the vessel 21 22 registration decal issued each year pursuant to s. 328.48(5) 23 and shall indicate the period of time such license is valid. The saltwater products license decal shall be placed beside 24 the vessel registration decal and, in the case of an 25 26 undocumented vessel, shall be placed so that the vessel registration decal lies between the vessel registration number 27 and the saltwater products license decal. Any saltwater 28 29 products license decal for a previous year shall be removed from a vessel operating on the waters of the state. A resident 30 shall pay an annual license fee of \$50 for a saltwater 31

48

products license issued in the name of an individual or \$100 1 for a saltwater products license issued to a valid boat 2 registration number. A nonresident shall pay an annual license 3 4 fee of \$200 for a saltwater products license issued in the 5 name of an individual or \$400 for a saltwater products license issued to a valid boat registration number. An alien shall pay 6 7 an annual license fee of \$300 for a saltwater products license issued in the name of an individual or \$600 for a saltwater 8 9 products license issued to a valid boat registration number. Any person who sells saltwater products pursuant to this 10 license may sell only to a licensed wholesale dealer. A 11 12 saltwater products license must be presented to the licensed 13 wholesale dealer each time saltwater products are sold, and an 14 imprint made thereof. The wholesale dealer shall keep records 15 of each transaction in such detail as may be required by rule of the Fish and Wildlife Conservation commission not in 16 17 conflict with s. 370.07(6), and shall provide the holder of the saltwater products license with a copy of the record. It 18 19 is unlawful for any licensed wholesale dealer to buy saltwater products from any unlicensed person under the provisions of 20 this section, except that a licensed wholesale dealer may buy 21 from another licensed wholesale dealer. It is unlawful for any 22 23 licensed wholesale dealer to buy saltwater products designated as "restricted species" from any person, firm, or corporation 24 not possessing a restricted species endorsement on his or her 25 26 saltwater products license under the provisions of this 27 section, except that a licensed wholesale dealer may buy from another licensed wholesale dealer. The commission shall be the 28 licensing agency, may contract with private persons or 29 entities to implement aspects of the licensing program, and 30 shall establish by rule a marine fisheries information system 31

49

Second Engrossed

in conjunction with the licensing program to gather fisheries
 data.
 (3) NET LICENSES.--Except for cast nets and bait

4 seines which are 100 feet in length or less and which have a 5 mesh that is 3/8 inch or less, all nets used to take б finfish, including, but not limited to, gill nets, trammel 7 nets, and beach seines, must be licensed or registered. Each 8 net used to take finfish for commercial purposes, or by a 9 nonresident, must be licensed under a saltwater products license issued pursuant to subsection (2) and must bear the 10 number of such license. A noncommercial resident net 11 12 registration must be issued to each net used to take finfish for noncommercial purposes and may only be issued to residents 13 14 of the state. Each net so registered must bear the name of the 15 person in whose name the net is registered. 16 Section 35. Paragraph (a) of subsection (2), and 17 subsections (4), (6), and (12) of section 370.0605, F.S., are 18 amended to read: 19 370.0605 Saltwater fishing license required; fees.--(2) Saltwater fishing license fees are as follows: 20 (a)1. For a resident of the state, \$12 for a 1-year 21 22 license. 23 2. For a resident of the state, \$60 for 5 consecutive years from the date of purchase. 24 3. For a nonresident of the state, \$5 for a 3-day 25 26 license, \$15 for a 7-day license, and \$30 for a 1-year 27 license. 28 4. For a combination license for a resident to take 29 freshwater fish and saltwater fish, \$24 for a 1-year license. 30 31 50 CODING: Words stricken are deletions; words underlined are additions.

5. For a combination license for a resident to hunt 1 2 and to take freshwater fish and saltwater fish, \$34 for a 3 1-year license. 6.4. For purposes of this section, "resident" has the 4 5 same meaning as that found in s. 372.001. 6 (4) A saltwater fishing license must be issued, 7 without license fee, to any resident who is certified: 8 (a) To be totally and permanently disabled by the 9 verified written statement which is based upon the criteria 10 for permanent total disability in chapter 440 of a physician licensed in this state, by any branch of the United States 11 12 Armed Services, by the Social Security Administration, or by the United States Department of Veterans Affairs or its 13 14 predecessor, or by any branch of the United States Armed Forces, or who holds a valid identification card issued by the 15 Department of Veterans' Affairs pursuant to s. 295.17, upon 16 17 proof of same. Any license issued under this paragraph after January 1, 1997, expires after 5 years. Upon request, the 18 19 license shall be reissued for a 5 year period and shall be 20 reissued every 5 years thereafter; or who holds a valid 21 identification card issued by the Department of Veterans' Affairs pursuant to s. 295.17. 22 23 To be totally disabled A Disability Award Notice (b) issued by the United States Social Security Administration, 24 upon proof of same. Any license issued under this paragraph 25 after October 1, 1999, expires September 30, 2001. Upon proof 26 27 of certification as provided in this paragraph, the license 28 shall be reissued for a 2-year period and shall be reissued 29 every 2 years thereafter. is not sufficient certification for obtaining a permanent fishing license under this section 30 unless the notice certifies a resident is totally and 31 51

permanently disabled. Any license issued after January 1, 1 2 1997, expires after 5 years and must be reissued, upon 3 request, every 5 years thereafter. 4 (c) Notwithstanding any other provision of this 5 subsection, any person who has received after July 1, 1997, 6 and before July 1, 2000, a valid disability license under this 7 subsection retains the rights vested thereunder until the 8 license has expired. 9 (6)(a) The Fish and Wildlife Conservation Commission, all county tax collectors, or any appointed subagent may sell 10 licenses and permits and collect fees pursuant to this 11 12 section. A fee for electronic license sales may be 13 established by competitive-bid procedures that are overseen by 14 the commission. 15 (b) The commission is the issuing department for the 16 purpose of issuing licenses and permits and collecting fees 17 pursuant to this section. 18 (c) In addition to the license and permit fee 19 collected, the sum of \$1.50 shall be charged for each license. Such charge shall be for the purpose of, and the source from 20 which is subtracted, all administrative costs of issuance, 21 including, but not limited to, printing, distribution, and 22 23 credit card fees. Tax collectors may retain \$1.50 for each license sold. 24 (d)1. Each county tax collector shall maintain records 25 26 of all such licenses, permits, and stamps that are sold, 27 voided, stolen, or lost. Licenses and permits must be issued and reported, and fees must be remitted, in accordance with 28 29 the procedures established in chapter 372. 2. Not later than August 15 of each year, each county 30 tax collector shall submit to the Fish and Wildlife 31 52 CODING: Words stricken are deletions; words underlined are additions. Conservation Commission <u>a written audit report, on forms</u> prescribed or approved by the commission, as to the numbers of all unissued <u>licenses and permits</u> stamps for the previous fiscal year along with <u>all unissued pictorial permits</u> a written audit report, on forms prescribed or approved by the Fish and Wildlife Conservation Commission, as to the numbers of the unissued stamps.

8 (e) A license or permit to replace a lost or destroyed 9 license or permit may be obtained by submitting an application for replacement. The fee is \$10 for each application for 10 replacement of a lifetime license and \$2 for each application 11 12 for replacement for any other license or permit. Such fees shall be for the purpose of, and the source from which is 13 14 subtracted, all administrative costs of issuing the license or permit, including, but not limited to, printing, distribution, 15 and credit card fees. Tax collectors may retain \$1 for each 16 17 application for a replacement license or permit processed.

18 (12) The Fish and Wildlife Conservation commission may 19 designate by rule no more than 2 consecutive or nonconsecutive 20 days in each year as free saltwater fishing days. "Disabled Angler Fishing Days. "Notwithstanding any other provision of 21 this chapter, any disabled person may take saltwater marine 22 23 fish for noncommercial purposes on a free saltwater fishing day Disabled Angler Fishing Day without obtaining or 24 25 possessing a license or paying a license fee as prescribed in 26 this section. A disabled person who takes saltwater marine fish on a free saltwater fishing day Disabled Angler Fishing 27 Day without obtaining a license or paying a fee must comply 28 29 with all laws, rules, and regulations governing holders of a 30 fishing license and all other conditions and limitations 31

53

```
Second Engrossed
```

regulating the taking of saltwater marine fish as are imposed 1 2 by law or rule. 3 Section 36. Section 372.561, Florida Statutes, is 4 amended to read: 5 372.561 Issuance of licenses to take wild animal life 6 or freshwater aquatic life; costs; reporting .--7 (1) The provisions of This section applies shall apply 8 to such licenses or permits as are established in s. 372.57. 9 (2) The commission shall issue licenses and permits to take wild animal life or freshwater aquatic life upon proof by 10 the applicant for licensure that she or he is entitled to such 11 12 license or permit. The commission shall establish the forms for such licenses and permits. Each applicant for a license, 13 14 permit, or authorization shall provide the applicant's social 15 security number on the application form. Disclosure of social security numbers obtained through this requirement shall be 16 17 limited to the purpose of administration of the Title IV-D program for child support enforcement and use by the 18 19 commission, and as otherwise provided by law. 20 (3) Licenses and permits for the state may be sold by 21 the commission, by any tax collector in this state, or by any 22 appointed subagent. 23 (4)(a) In addition to any license or permit fee, the sum of \$1.50 shall be charged for each license or management 24 area permit sold. Such charge is for the purpose of, and the 25 26 source from which is subtracted, all administrative costs of 27 issuing a license or permit, including, but not limited to, printing, distribution, and credit card fees. 28 29 (b) Tax collectors may retain \$1 for each license or 30 management area permit sold. 31 54 CODING: Words stricken are deletions; words underlined are additions.

Second Engrossed

1	(5)(a) Hunting and fishing licenses and permits shall
2	be issued, without fee, to any resident who is certified:
3	1. To be totally and permanently disabled by the
4	United States Department of Veterans Affairs or its
5	predecessor or, by the United States Social Security
6	Administration, by any branch of the United States Armed
7	Forces, or by the verified written statement which is based
, 8	upon the criteria for permanent and total disability in
9	chapter 440 of a physician licensed in this state or who holds
10	a valid identification card issued under the provisions of s.
11	295.17, upon proof of the same. Any license issued under this
12	provision after January 1, 1997, expires after 5 years and
13	must be reissued, upon request, every 5 years thereafter.
14	2. To be totally disabled A Disability Award Notice
15	issued by the United States Social Security Administration
16	upon proof of the same. Any license issued under this
17	provision after October 1, 1999, expires after 2 years and
18	must be reissued, upon proof of certification as provided in
19	this subsection, every 2 years thereafter is not sufficient
20	certification for obtaining a permanent hunting and fishing
21	license under this section unless said form certifies a
22	resident is totally and permanently disabled.
23	(b) Notwithstanding any other provisions of this
24	section, any person who has received after July 1, 1997, and
25	before July 1, 2000, a valid disability license issued under
26	this subsection, retains the rights vested thereunder until
27	the license has expired.
28	(6)(a) Tax collectors shall remit license and permit
29	moneys, along with a report of funds collected and other
30	required documentation, to the commission within 7 days
31	following the last business day of the week in which the fees
	55
COD	ING: Words stricken are deletions; words <u>underlined</u> are additions.

were received by the tax collector. The tax collector shall 1 maintain records of all such licenses and permits which are 2 3 sold, and all stamps issued voided, stolen, or lost. The tax 4 collector is responsible to the commission for the fee for all 5 licenses and permits sold and for the value of all licenses and permits stamps reported as lost. The tax collector shall б 7 report stolen licenses and permits to the appropriate law enforcement agency. The tax collector shall submit a written 8 9 report and a copy of the law enforcement agency's report to the commission within 5 days after discovering the theft. The 10 value of a validation stamp is \$5. 11 12 (b) Tax collectors are also responsible for fees for all licenses and permits sold by their subagents and for the 13 14 value of all licenses and permits stamps reported as lost. 15 The commission may adopt rules to implement this section. 16 (c) Not later than August 15 of each year, each county 17 tax collector shall submit to the commission a written audit report, on forms prescribed or approved by the commission, as 18 19 to the numbers of all unissued licenses and permits stamps for 20 the previous year along with all unissued pictorial permits $\frac{1}{2}$ 21 written audit report, on forms prescribed or approved by the commission, of the numbers of the unissued stamps. 22 23 (7) Within 30 days after the submission of the annual audit report, each county tax collector shall provide the 24 commission with a written audit report on unissued, sold, and 25 26 voided licenses, permits, and stamps with a certified 27 reconciliation statement prepared by a certified public accountant. Concurrent with the submission of the 28 29 certification, the county tax collector shall remit to the commission the monetary value of all licenses, permits, and 30 stamps that are unaccounted for. Each tax collector is also 31 56

responsible for fees for all licenses, permits, and stamps
 distributed by him or her to subagents, sold by him or her, or
 reported by him or her as lost.

Section 37. New paragraphs (i) and (j) are created in
subsection (2), of section 372.57, F.S., and current paragraph
(i) is renumbered as paragraph (k) and amended, to read:

7 372.57 Licenses and permits; exemptions; fees.--No person, except as provided herein, shall take game, freshwater 8 9 fish, or fur-bearing animals within this state without having first obtained a license, permit, or authorization and paid 10 the fees hereinafter set forth, unless such license is issued 11 12 without fee as provided in s. 372.561. Such license, permit, or authorization shall authorize the person to whom it is 13 14 issued to take game, freshwater fish, or fur-bearing animals 15 in accordance with law and commission rules. Such license, permit, or authorization is not transferable. Each license or 16 17 permit must bear on its face in indelible ink the name of the person to whom it is issued and other information requested by 18 19 the commission. Such license, permit, or authorization issued 20 by the commission or any agent must be in the personal possession of the person to whom issued while taking game, 21 22 freshwater fish, or fur-bearing animals. The failure of such person to exhibit such license, permit, or authorization to 23 the commission or its wildlife officers, when such person is 24 found taking game, freshwater fish, or fur-bearing animals, is 25 26 a violation of law. A positive form of identification is 27 required when using an authorization, a lifetime license, a 5-year license, or when otherwise required by the license or 28 permit. The lifetime licenses and 5-year licenses provided 29 herein shall be embossed with the name, date of birth, the 30 date of issuance, and other pertinent information as deemed 31

57

necessary by the commission. A certified copy of the 1 2 applicant's birth certificate shall accompany each application 3 all applications for a lifetime license for a resident 4 residents 12 years of age or and younger. Each applicant for a 5 license, permit, or authorization shall provide the applicant's social security number on the application form. 6 7 Disclosure of social security numbers obtained through this requirement shall be limited to the purpose of administration 8 9 of the Title IV-D child support enforcement program and use by the commission, and as otherwise provided by law. 10 (2) For residents and nonresidents, the license and 11 12 fees for noncommercial fishing and for hunting and trapping in 13 this state, and the activity authorized thereby, are as follows: 14 (i) A combination license for a resident to hunt and 15 to take freshwater fish and saltwater fish is \$34 for a 1-year 16 17 license. 18 (j) A permanent hunting and freshwater fishing license 19 for a resident 64 years of age or older is \$12. 20 (k) (i) A sportsman's license for a resident is \$66. The sportsman's license authorizes the holder to take 21 freshwater fish and game, subject to state and federal laws, 22 rules, and regulations, including and rules of the commission, 23 in effect at the time of taking, and authorizes the same 24 activities authorized by a management area permit, a 25 26 muzzle-loading gun permit, a turkey permit, a Florida 27 waterfowl permit, and an archery permit. A nonresident may not purchase a sportsman's license. 28 29 Section 38. Section 372.574, Florida Statutes, is 30 amended to read: 31 58 CODING: Words stricken are deletions; words underlined are additions.

372.574 Appointment of subagents for the sale of 1 2 hunting, fishing, and trapping licenses and permits .--3 (1) A county tax collector who elects to sell licenses 4 and permits may appoint any person as a subagent for the sale 5 of fishing, hunting, and trapping licenses and permits that the tax collector is allowed to sell. The following are б 7 requirements for subagents: (a) Each subagent must serve at the pleasure of the 8 county tax collector. 9 (b) Neither an employee of the county tax collector 10 nor her or his relative or next of kin, by blood or otherwise, 11 12 may be appointed as a subagent. 13 (c) The tax collector may require each subagent to 14 post an appropriate bond as determined by the tax collector, 15 using an insurance company acceptable to the tax collector. 16 In lieu of such bond, the tax collector may purchase blanket 17 bonds covering all or selected subagents or may allow a subagent to post such other security as is required by the tax 18 19 collector. 20 (d) A subagent may sell licenses and permits as are determined by the tax collector at such specific locations 21 22 within the county and in states contiguous to Florida as will 23 best serve the public interest and convenience in obtaining licenses and permits. The commission may uniformly prohibit 24 subagents from selling certain licenses or permits. 25 26 It is unlawful for any person to handle licenses (e) 27 or permits for a fee or compensation of any kind unless she or he has been appointed as a subagent. 28 29 (f) Any person who willfully violates any of the provisions of this law is guilty of a misdemeanor of the 30 31 59 CODING: Words stricken are deletions; words underlined are additions.

Second Engrossed

second degree, punishable as provided in s. 775.082 or s.
 775.083.

3 (g) A subagent may charge and receive as her or his 4 compensation 50 cents for each license or permit sold. This 5 charge is in addition to the sum required by law to be 6 collected for the sale and issuance of each license or permit.

7 (h) A subagent shall submit payment for and report the
8 sale of licenses and permits to the tax collector as
9 prescribed by the tax collector but no less frequently than
10 monthly.

(i) Subagents shall submit an activity report for sales made during the reporting period on forms prescribed or approved by the commission. Periodic audits may be performed at the discretion of the commission.

15 (2) If a tax collector elects not to appoint 16 subagents, the commission may appoint subagents within that 17 county. Subagents shall serve at the pleasure of the 18 commission. The commission may establish, by rule, procedures 19 for selection of subagents. The following are requirements 20 for subagents so appointed:

(a) The commission may require each subagent to post an appropriate bond as determined by the commission, using an insurance company acceptable to the commission. In lieu of the bond, the commission may purchase blanket bonds covering all or selected subagents or may allow a subagent to post other security as required by the commission.

(b) A subagent may sell licenses and permits as authorized by the commission at specific locations within the county and in states as will best serve the public interest and convenience in obtaining licenses and permits. The

31

60

commission may prohibit subagents from selling certain
 licenses or permits.

3 (c) It is unlawful for any person to handle licenses
4 or permits for a fee or compensation of any kind unless he or
5 she has been appointed as a subagent.

6 (d) Any person who willfully violates any of the
7 provisions of this section commits a misdemeanor of the second
8 degree, punishable as provided in s. 775.082 or s. 775.083.

9 (e) A subagent may charge and receive as his or her compensation 50 cents for each license or permit sold. 10 This charge is in addition to the sum required by law to be 11 12 collected for the sale and issuance of each license or permit. In addition, no later than July 1, 1997, a subagent fee for 13 14 the sale of licenses over the telephone by credit card shall 15 be established by competitive bid procedures which are overseen by the Fish and Wildlife Conservation Commission. A 16 17 fee for electronic license sales may be established by competitive-bid procedures that are overseen by the Fish and 18 19 Wildlife Conservation Commission.

20 (f) A subagent shall submit payment for and report the 21 sale of licenses and permits to the commission as prescribed 22 by the commission.

23 (g) Subagents shall maintain records of all licenses and permits sold and all stamps issued, voided, stolen, or 24 lost. Subagents are responsible to the commission for the 25 26 fees for all licenses and permits sold and for the value of 27 all licenses and permits stamps reported as lost. Subagents must report all stolen licenses and permits validation stamps 28 29 to the appropriate law enforcement agency. The subagent shall submit a written report and a copy of the law enforcement 30 agency's report to the commission within 5 days after 31

61

CS for CS for SB 386

discovering the theft. The value of a lost validation stamp is 1 2 \$5. 3 Subagents shall submit an activity report for (h) 4 sales made during the reporting period on forms prescribed or 5 approved by the commission. Periodic audits may be performed 6 at the discretion of the commission. 7 (i) By July 15 of each year, each subagent shall 8 submit to the commission all unissued stamps for the previous 9 year along with a written audit report, on forms prescribed or 10 approved by the commission, on the numbers of the unissued 11 stamps. 12 (3) The Fish and Wildlife Conservation Commission or 13 any other law enforcement agency may carry out any 14 investigation necessary to secure information required to 15 carry out and enforce this section. 16 (4) (4) (3) All social security numbers that which are provided pursuant to ss. 372.561 and 372.57 and are contained 17 in records of any subagent appointed under pursuant to this 18 19 section are confidential as provided in those sections. 20 Section 39. Section 372.66, Florida Statutes, is 21 amended to read: 372.66 License required for fur and hide dealers.--22 23 (1) It is unlawful for any person to engage in the business of a dealer or buyer in alligator skins or green or 24 dried furs in the state or purchase such skins within the 25 26 state until such person has been licensed as herein provided. (2) Any resident dealer or buyer who solicits business 27 through the mails, or by advertising, or who travels to buy or 28 29 employs or has other agents or buyers, shall be deemed a resident state dealer and must shall be required to pay a 30 license fee of \$100 per annum and shall pay an agent's license 31 62

1	fee of \$5 per annum for each agent or traveling buyer employed
2	by or buying for such licensed state dealer.
3	(3) Any resident dealer or buyer who does not solicit
4	by mail, advertise, travel to buy or employ or have agents or
5	traveling buyers shall be deemed a resident local dealer and
б	shall be required to pay a license fee of \$10 per annum.
7	<u>(3)</u> (4) A nonresident dealer or buyer <u>must</u> shall be
8	required to pay a license fee of \$500 per annum and shall pay
9	a license fee of \$100 per annum for each agent, resident buyer
10	or traveling buyer employed by or buying for or acting as
11	agent for such nonresident buyer.
12	(5) All agents' licenses shall be applied for by, and
13	issued to, a resident state dealer or nonresident dealer and
14	shall show name and residence of such agent and shall be in
15	possession of such agent at all times when engaged in buying
16	furs or hides. Application for such licenses shall be made to
17	the Fish and Wildlife Conservation Commission on blanks
18	furnished by it.
19	(4) (6) All dealers and buyers shall forward to the
20	Fish and Wildlife Conservation Commission each 2 weeks during
21	open season a report showing number and kind of hides bought
22	and name of trapper from whom bought and the trapper's license
23	number, or if trapper is exempt from license under any of the
24	provisions of this chapter, such report shall show the nature
25	of such exemption. <u>A</u> No common carrier <u>may not</u> shall
26	knowingly ship or transport or receive for transportation any
27	hides or furs unless such shipments have marked thereon name
28	of shipper and the number of her or his fur-animal license or
29	fur dealer's license.
30	Section 40. Section 372.83, Florida Statutes, is
31	amended to read:
	63
<i></i>	

372.83 Noncriminal infractions; criminal penalties; 1 2 suspension and revocation of licenses and permits .--3 (1) A person is guilty of a noncriminal infraction, punishable as provided in s. 372.711, if she or he violates 4 5 any of the following provisions: 6 (a) Rules, regulations, or orders relating to the 7 filing of reports or other documents required of persons who 8 are licensed or who hold permits issued by the commission. 9 (b) Rules, regulations, or orders relating to fish management areas. 10 (c) Rules, regulations, or orders relating to quota 11 12 hunt permits, daily use permits, hunting zone assignments, camping restrictions, the use of alcoholic beverages, vehicle 13 14 use, and check station requirements within wildlife management 15 areas or other areas managed by the commission. (d) Rules, regulations, or orders requiring permits 16 17 free of charge to possess captive wildlife for personal use. 18 (e) Rules, regulations, or orders establishing size or 19 slot limits for freshwater game fish. 20 (f) Rules, regulations, or orders regulating vessel size or specifying motor restrictions on specified water 21 22 bodies. 23 (g) Rules, regulations, or orders relating to the 24 registration of off-road vehicles and airboats operated on 25 state lands. 26 (h) Section 372.57, relating to hunting, fishing, and 27 trapping licenses. 28 (i) Section 372.988, relating to required clothing for 29 persons hunting deer. 30 31 64 CODING: Words stricken are deletions; words underlined are additions.

A person who fails to pay the civil penalty specified in s. 1 372.711 within 30 days after being cited for a noncriminal 2 infraction or to appear before the court pursuant to that 3 4 section is guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. 5 (2) A person is guilty of a misdemeanor of the second 6 7 degree, punishable as provided in s. 775.082 or s. 775.083, if she or he violates any of the following rules, regulations, or 8 9 orders of the commission: (a) Rules, regulations, or orders that specify season 10 or time periods for the taking of freshwater fish or wildlife. 11 12 (b) Rules, regulations, or orders that specify bag limits or restrict methods of taking freshwater fish or 13 14 wildlife. (c) Rules, regulations, or orders that relate to the 15 16 sale, possession for sale, purchase, transfer, transportation, 17 or importation of freshwater fish or wildlife. 18 (d) Rules, regulations, or orders that prohibit public 19 access for specified periods to wildlife management areas or 20 other areas managed by the commission. (e) Rules, regulations, or orders that require a 21 person to pay a fee to obtain a permit to possess captive 22 23 wildlife or that require the maintenance of records relating to captive wildlife. 24 (f) All other rules, regulations, and orders of the 25 26 commission, except those specified in subsection (1). 27 (3) It is unlawful for any person to make, forge, counterfeit, or reproduce a freshwater fishing, hunting, or 28 29 saltwater fishing license unless authorized by the commission. It is unlawful for any person to knowingly have in his or her 30 possession a forgery, counterfeit, or imitation of such a 31 65

license unless possession by the person has been fully 1 2 authorized by the commission. A person who violates this 3 subsection commits a felony of the third degree, punishable as provid<u>ed in s. 775.082, s. 775.083, or s. 775.084.</u> 4 5 (4) (4) (3) Unless otherwise provided in this chapter, a 6 person who violates any provision of this chapter is guilty, 7 for the first offense, of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083, and is 8 9 guilty, for the second offense or any subsequent offense, of a misdemeanor of the first degree, punishable as provided in s. 10 775.082 or s. 775.083. 11 12 (5) (4) The court may order the suspension or revocation of any license or permit issued to a person 13 14 pursuant to this chapter, if that person commits a criminal 15 offense specified in this chapter or a noncriminal infraction specified in this section. 16 17 Section 41. Paragraph (b) of subsection (1) of section 713.78, Florida Statutes, is amended to read: 18 19 713.78 Liens for recovering, towing, or storing 20 vehicles and documented undocumented vessels .--(1) For the purposes of this section, the term: 21 "Vessel" means every description of watercraft, 22 (b) 23 barge, and air boat used or capable of being used as a means of transportation on water, other than a seaplane or a 24 documented has the same meaning as the term "undocumented" 25 vessel" as defined in s. 327.02(8)(36). 26 27 Section 42. Section 258.398, Florida Statutes, 1997 edition, and subsections (10) and (11) of section 370.14, 28 29 Florida Statutes, are repealed. Section 43. Except where otherwise provided, this act 30 shall take effect July 1, 2000. 31 66 CODING: Words stricken are deletions; words underlined are additions.