DATE: April 4, 2001

HOUSE OF REPRESENTATIVES COMMITTEE ON ECONOMIC DEVELOPMENT AND INTERNATIONAL TRADE ANALYSIS

BILL #: HB 1663

RELATING TO: Seaport Security

SPONSOR(S): Representative(s) Harrell

TIED BILL(S):

ORIGINATING COMMITTEE(S)/COUNCIL(S)/COMMITTEE(S) OF REFERENCE:

- (1) ECONOMIC DEVELOPMENT AND INTERNATIONAL TRADE
- (2) CRIME PRVENTION, CORRECTIONS AND SAFETY
- (3) COUNCIL FOR COMPETITIVE COMMERCE

(4)

(5)

I. SUMMARY:

This bill adopts minimum statewide security standards for Florida's 14 deepwater seaports. The standards were developed by the Governor's Office of Drug Control, in conjunction with the Florida Department of Law Enforcement (FDLE), and in consultation with the Florida Seaport Transportation and Economic Development Council (FSTED). The standards are based on recommendations by the 1999 Legislative Task Force on Illicit Money Laundering and a subsequent security assessment commissioned by the Office of Drug Control. Recommendations for improved security include requiring photo identification cards for employees in restricted areas, building fencing and lighting to security-level specifications, and mandating minimum training levels for security personnel.

The bill takes effect upon becoming a law.

The Revenue Impact Conference has not addressed this bill.

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II. SUBSTANTIVE ANALYSIS:

A. DOES THE BILL SUPPORT THE FOLLOWING PRINCIPLES:

1.	Less Government	Yes []	No []	N/A [X]
2.	Lower Taxes	Yes []	No []	N/A [X]
3.	Individual Freedom	Yes []	No []	N/A [X]
4.	Personal Responsibility	Yes []	No []	N/A [X]
5.	Family Empowerment	Yes []	No []	N/A [X]

For any principle that received a "no" above, please explain:

B. PRESENT SITUATION:

During the 1999 legislative interim, the Senate President and House Speaker created the Legislative Task Force on Illicit Money Laundering to study and recommend ways to enhance the state's strategy in combating this problem. The Task Force discovered that Florida's large, diverse, and mobile population provides drug traffickers with an opportunity to avoid detection while transporting their illicit drugs and proceeds. Florida's drug interdiction efforts are daunting because of the state's highly populated roadways, seaports, and airports. The Task Force members were concerned that significant security gaps exist at Florida's seaports and airports.

United States Customs officials asserted that poor seaport security is a major reason for smuggling of illicit drugs and proceeds. Unlike airports, there is no system of federal regulations mandating specific security standards for seaports and marine terminals. The Port of Miami, Port Everglades, and the Jacksonville Port Authority have instituted seaport security measures to reduce criminal activities including drug smuggling. While the measures taken at these seaports are not exactly the same, each reduces access to the seaports by unauthorized personnel. Representatives from each of these seaports recommended to the Task Force the establishment of minimum security standards for all seaports in Florida and oversight by the state to ensure compliance.

Recommendations of the task force relating to seaport security were passed during the 2000 session. The Office of Drug Control (ODC), in consultation with the Florida Seaport Transportation and Economic Development Council (FSTED), and in conjunction with the Florida Department of Law Enforcement (FDLE) and local law enforcement agencies having primary authority over the affected seaports, were required to develop a statewide security plan by January 1, 2001.

The seaports, in conjunction with and pending review and approval of the ODC and FDLE, and in consultation with the FSTED, were directed to develop and draft individual seaport security plans by January 31, 2001. These plans were to meet uniform statewide minimum security standards and incorporate the security recommendations of the Florida Seaport Security Assessment 2000. The seaports were required to implement their seaport security plans by December 31, 2001. The FDLE (or other entity selected by FDLE) is required to conduct at least one annual unannounced inspection of each seaport to determine whether those seaports are in compliance with the minimum statewide standards. FDLE has unimpeded access to the seaports for this purpose.

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The Florida Ports Council advises that all fourteen Florida seaports have delivered their initial plans to FDLE and the ODC. The plans were reviewed and a number of seaports were directed to revise their plans to ensure that they met statutory requirements and standards developed by the ODC. All plans are expected to be finalized and submitted by the end of April, 2001.

To ensure that funding was available to meet the mandates of the minimum security standards, the seaports prepared and submitted an application for grant funds from the Transportation Outreach Program (TOP). The seaports submitted a request to the TOP Advisory Council for approximately \$40 million over a four-year period. The TOP Advisory Council recommended \$17 million for Fiscal Year 2001-2002 to finance the various security projects at Florida's seaports.

C. EFFECT OF PROPOSED CHANGES:

This bill adopts the statewide seaport security plan provided for in s. 311.12, F.S.

(Please see Section II.D., Section-By-Section Analysis, for details.)

D. SECTION-BY-SECTION ANALYSIS:

Section 1. This section amends s. 311.12, F.S., to adopt minimum seaport security standards developed by the Office of Drug Control in the Executive Office of the Governor in conjunction with the Florida Department of Law Enforcement (FDLE) and local law enforcement agencies having primary authority over the affected seaports, and in consultation with the Florida Seaport Transportation and Economic Development Council (FSTED). Deletes obsolete language directing those entities to develop a statewide seaport security plan by January 1, 2001.

This section requires all personnel permanently employed at the seaport to display a picture identification badge or card at all times when working in restricted areas as designated by port management. Permanently employed personnel includes, but is not limited to, port management staff, tenant activity staff, truck drivers, stevedores, and longshoremen. The picture I.D. requirement also applies to day workers and casual laborers who work at the port more than 5 days in any given 90-day period. This section specifies minimum information to be contained on the picture I.D., as well as the processes for issuance of cards to employees. Issuance will be contingent on the successful completion of a fingerprint-based background check. Cards cannot be issued to personnel who have a felony conviction for a serious or violent rime during the previous 5 years.

This section establishes security measures governing port access by transient laborers or itinerant visitors and business people. Security measures include requirements for the location, number and type of gates and gatehouses, and staffing for gates and gatehouses; parking security measures, including "severely restricted and authorized by a strictly enforced gate pass or decal system;" and fencing and security lighting.

Specifications for perimeter and interior security fences require that fences be:

- 8-feet high, 9-guage galvanized steel, of 2-inch-wide chain link construction, topped with 2-foot barbed wire outrigger consisting of 3 strands of 9-guage galvanized steel barbed wire at a 45-degree outward angle above the fence;
- No more than 2 inches from hard surface of concrete or asphalt at the bottom; and

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Cleared and uncluttered for at least 5 feet at the sides.

Specifications for security lighting must conform to federal regulations and must comply with voluntary agreements such as the United States Customs Sea Carrier or Super Carrier Initiatives. In addition, port lighting must not interfere with safe vessel navigation (33 C.F.R. 154.570(d)), must be provided sunrise to sunset, must be high mast, must be properly spaced, must be provide at least 1-foot candle illumination in container and cargo yards and eliminate dark or blind spots in those areas, and must provide at least 5-foot candle illumination for dock work areas, including container loading and unloading areas.

This section also states that certain signs must be posted strategically throughout the port and wherever access is restricted. At main access points, vessel gangways, and all restricted areas, there must be signs that convey United States Customs Service authority and indicate that persons, effects, and vehicles are subject to search under federal law.

This section establishes minimum standards for locks, locking devices, and key control systems, and inspection schedules for such equipment.

This section directs each port to create a standing security committee. At least once a quarter, the committee is required to sponsor or conduct a forum for the discussion of security issues by affected parties. Port management is also directed to:

- Include security-related initiatives in the port's strategic or master plan;
- Provide a current security manual for security personnel;
- Develop written operating procedures and an emergency response plan for security contingencies such as bomb threats;
- Periodically review security procedures; and
- Ensure the routine, scheduled presence of patrols by sworn law enforcement personnel.

This section establishes parameters for training curricula for both in-house and contracted security force personnel. It addresses computer security issues (INFOSEC) as well.

This section specifies how cargo is to be released to an authorized truck driver or other carrier and how palletized or stacked cargo is to be stored, whether in open areas or in warehouses. High-value commodities are to be stored in cribs or security cages and must be tracked through separate logs and procedures for release and receipt. Similarly, special procedures are required for the storage and release of high-value merchandise in mounted containers. This section also states that access to cargo handling equipment must be monitored.

Port management must prevent or deter the introduction of prohibited weapons, incendiaries, and explosives into the terminal and its restricted areas, onto any moored passenger vessel, in personal articles or baggage, or in stowed baggage, cargo, or stores.

This section outlines port responsibilities regarding passenger terminals and vessels. Specifically, port management must:

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• Provide standard operating procedures for all armed and unarmed security personnel used at passenger terminals;

- Provide and maintain physical security such as barriers, alarms, and lighting;
- Ensure that vehicular access to cruise ships is strictly enforced and that only authorized vendors are permitted access to cruise ships;
- Provide communications between all security personnel involved with the security of passenger terminals and vessels;
- Establish a system of identification and control for all personnel authorized access to the terminal:
- Designate restricted areas for the embarking and disembarking of passengers and baggage;
- Ensure that carriers provide timely, accurate, and complete passenger and crew departure and arrival manifest information;
- Restrict access to passenger terminal facilities and cruise ships through a designated screening point that, at a minimum, includes a metal detector and an X-ray system; and
- Ensure that cruise terminal operators train security guards in situations in which the port does not provide security guards.

Subsection (18) authorizes the Office of Drug Control within the Executive Office of the Governor and FDLE to require additional security measures for high-risk ports. It deletes language relating to the existing fingerprint-based, criminal history check for employment applicants and current port employees to conform with previous changes made by the bill.

Subsection (19) deletes language referring to legislative approval of the statewide seaport security plan.

Section 2. This section requires the implementation on or before April 30, 2002, of the minimum seaport standards required by s. 311.12, F.S., as amended by the bill.

Section 3. This section amends s. 790.06(12), F.S., to include any seaport facility among the places where a concealed weapon is prohibited.

Section 4. Provide that the bill would take effect upon becoming a law.

III. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT:

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

N/A

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		2. Expenditures:			
		N/A			
	B.	FISCAL IMPACT ON LOCAL GOVERNMENTS:			
		1. Revenues:			
		N/A			
		2. Expenditures:			
		N/A			
	C.	DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:			
		N/A			
	D.	FISCAL COMMENTS:			
		The bill does not contain a specific appropriation. However, the security assessment study conducted by the Office of Drug Control identified funding needs relating to infrastructure, fingerprint equipment, and inspections. The Office of Drug Control and FDLE recommended that \$17 million be expended this fiscal year (FY 01-02), \$15 million in FY 02-03, and \$2 million in FY 03-04.			
IV.	<u>CO</u>	ONSEQUENCES OF ARTICLE VII, SECTION 18 OF THE FLORIDA CONSTITUTION:			
	A.	APPLICABILITY OF THE MANDATES PROVISION:			
		N/A			
	В.	REDUCTION OF REVENUE RAISING AUTHORITY:			
		N/A			
	C.	REDUCTION OF STATE TAX SHARED WITH COUNTIES AND MUNICIPALITIES:			
		N/A			
V.	CO	MMENTS:			
	A.	CONSTITUTIONAL ISSUES:			
		N/A			
	B.	RULE-MAKING AUTHORITY:			
		N/A			

¹ Letter dated February 23, 2001, to Governor Jeb Bush from James R. McDonough, Director, Office of Drug Control, and James T. Moore, Commissioner, Florida Department of Law Enforcement.

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	C. OTHER CO	OMMENTS:			
	N/A				
VI.	AMENDMENTS OR COMMITTEE SUBSTITUTE CHANGES:				
	N/A				
VII.	SIGNATURES:				
	COMMITTEE ON COMMITTEE ON ECONOMIC DEVELOPMENT AND INTERNATIONAL TRADE:				
	Prepared by	r:	Staff Director:		
	Lisa Munroe		J Paul Whitfield Jr		