By the Committee on Community Affairs

## 578-957A-05

1	A bill to be entitled
2	An act relating to waterfront property;
3	amending s. 163.3177, F.S.; requiring the
4	future land use plan element of a local
5	comprehensive plan for a coastal county to
6	include criteria to encourage the preservation
7	of recreational and commercial working
8	waterfronts; including public access to
9	waterways within those items indicated in a
10	recreation and open space element; amending s.
11	163.3178, F.S.; providing requirements for the
12	shoreline use component of a coastal management
13	element with respect to recreational and
14	commercial working waterfronts; amending s.
15	253.03, F.S.; requiring the Board of Trustees
16	of the Internal Improvement Trust Fund to
17	encourage certain uses for sovereign submerged
18	lands; establishing the Waterfronts Florida
19	Program within the Department of Community
20	Affairs; providing definitions; requiring that
21	the program implement the Waterfronts Florida
22	Partnership Program in coordination with the
23	Department of Environmental Protection;
24	requiring the Department of Environmental
25	Protection, in coordination with the Fish and
26	Wildlife Conservation Commission, to study the
27	use of state parks for recreational boating;
28	requiring that the department make
29	recommendations to the Governor and the
30	Legislature; amending s. 327.47, F.S.;
31	providing for funding certain boating grant

1 programs administered by the Fish and Wildlife 2 Conservation Commission; amending s. 328.72, F.S.; increasing vessel registration fees; 3 4 providing for a portion of the fees to be 5 designated for boating grant programs; amending 6 s. 328.76, F.S.; clarifying the use of funds 7 designated for boating grant programs; creating s. 324.07, F.S.; enunciating the state's 8 9 interest in maintaining recreational and 10 commercial working waterfronts; defining the term "recreational and commercial working 11 12 waterfront"; creating ss. 197.304-197.3047, 13 F.S.; providing a tax deferral for ad valorem taxes and non-ad valorem assessments covered by 14 a tax certificate and levied on recreational 15 and commercial working waterfronts; providing 16 17 certain exceptions; specifying the rate of the 18 deferral; providing that the taxes, assessments, and interest deferred constitute a 19 prior lien on the property; providing an 20 21 application process; providing notice 22 requirements; providing for a decision of the 23 tax collector to be appealed to the value adjustment board; providing for calculating the 24 deferral; providing requirements for deferred 25 payment tax certificates; providing for the 26 27 deferral to cease if there is a change in the 2.8 use of the property; requiring notice to the tax collector; requiring payment of deferred 29 taxes, assessments, and interest under certain 30 circumstances; authorizing specified parties to 31

1 make a prepayment of deferred taxes; providing 2 for distribution of payments; providing for 3 construction of provisions authorizing the 4 deferments; providing penalties; providing for a penalty to be appealed to the value 5 6 adjustment board; providing an effective date. 7 Be It Enacted by the Legislature of the State of Florida: 8 9 10 Section 1. Paragraphs (a) and (e) of subsection (6) of section 163.3177, Florida Statutes, are amended to read: 11 12 163.3177 Required and optional elements of 13 comprehensive plan; studies and surveys .--(6) In addition to the requirements of subsections 14 (1)-(5), the comprehensive plan shall include the following 15 16 elements: 17 (a) A future land use plan element designating proposed future general distribution, location, and extent of 18 the uses of land for residential uses, commercial uses, 19 industry, agriculture, recreation, conservation, education, 20 21 public buildings and grounds, other public facilities, and 22 other categories of the public and private uses of land. 23 Counties are encouraged to designate rural land stewardship areas, pursuant to the provisions of paragraph (11)(d), as 2.4 overlays on the future land use map. Each future land use 25 26 category must be defined in terms of uses included, and must 27 include standards to be followed in the control and 2.8 distribution of population densities and building and structure intensities. The proposed distribution, location, 29 and extent of the various categories of land use shall be 30

shown on a land use map or map series which shall be

supplemented by goals, policies, and measurable objectives. 2 The future land use plan shall be based upon surveys, studies, and data regarding the area, including the amount of land 3 required to accommodate anticipated growth; the projected 4 population of the area; the character of undeveloped land; the 5 availability of public services; the need for redevelopment, including the renewal of blighted areas and the elimination of 8 nonconforming uses which are inconsistent with the character of the community; the compatibility of uses on lands adjacent 9 to or closely proximate to military installations; and, in 10 rural communities, the need for job creation, capital 11 12 investment, and economic development that will strengthen and 13 diversify the community's economy. The future land use plan may designate areas for future planned development use 14 involving combinations of types of uses for which special 15 regulations may be necessary to ensure development in accord 16 with the principles and standards of the comprehensive plan 18 and this act. The future land use plan element shall include criteria to be used to achieve the compatibility of adjacent 19 or closely proximate lands with military installations. In 20 21 addition, for rural communities, the amount of land designated 22 for future planned industrial use shall be based upon surveys 23 and studies that reflect the need for job creation, capital investment, and the necessity to strengthen and diversify the 2.4 local economies, and shall not be limited solely by the 25 26 projected population of the rural community. The future land 27 use plan of a county may also designate areas for possible 2.8 future municipal incorporation. The land use maps or map 29 series shall generally identify and depict historic district boundaries and shall designate historically significant 30 properties meriting protection. For coastal counties, the

future land use element must include criteria that encourage 2 the preservation of recreational and commercial working waterfronts as defined in s. 342.07. The future land use 3 element must clearly identify the land use categories in which 4 public schools are an allowable use. When delineating the 5 land use categories in which public schools are an allowable 7 use, a local government shall include in the categories 8 sufficient land proximate to residential development to meet 9 the projected needs for schools in coordination with public school boards and may establish differing criteria for schools 10 of different type or size. Each local government shall 11 12 include lands contiquous to existing school sites, to the 13 maximum extent possible, within the land use categories in which public schools are an allowable use. All comprehensive 14 plans must comply with the school siting requirements of this 15 paragraph no later than October 1, 1999. The failure by a 16 17 local government to comply with these school siting 18 requirements by October 1, 1999, will result in the prohibition of the local government's ability to amend the 19 local comprehensive plan, except for plan amendments described 20 21 in s. 163.3187(1)(b), until the school siting requirements are 22 met. Amendments proposed by a local government for purposes of 23 identifying the land use categories in which public schools 2.4 are an allowable use or for adopting or amending the school-siting maps pursuant to s. 163.31776(3) are exempt from 25 26 the limitation on the frequency of plan amendments contained 27 in s. 163.3187. The future land use element shall include 2.8 criteria that encourage the location of schools proximate to 29 urban residential areas to the extent possible and shall require that the local government seek to collocate public 30 facilities, such as parks, libraries, and community centers,

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with schools to the extent possible and to encourage the use of elementary schools as focal points for neighborhoods. For schools serving predominantly rural counties, defined as a county with a population of 100,000 or fewer, an agricultural land use category shall be eligible for the location of public school facilities if the local comprehensive plan contains school siting criteria and the location is consistent with such criteria. Local governments required to update or amend their comprehensive plan to include criteria and address compatibility of adjacent or closely proximate lands with existing military installations in their future land use plan element shall transmit the update or amendment to the department by June 30, 2006.

(e) A recreation and open space element indicating a comprehensive system of public and private sites for recreation, including, but not limited to, natural reservations, parks and playgrounds, parkways, beaches and public access to beaches, open spaces, <u>waterways</u>, and other recreational facilities.

Section 2. Paragraph (g) of subsection (2) of section 163.3178, Florida Statutes, is amended to read:

163.3178 Coastal management.--

- (2) Each coastal management element required by s. 163.3177(6)(g) shall be based on studies, surveys, and data; be consistent with coastal resource plans prepared and adopted pursuant to general or special law; and contain:
- (g) A shoreline use component that which identifies public access to beach and shoreline areas and addresses the need for water-dependent and water-related facilities, including marinas, along shoreline areas. Such component must include the strategies that will be used to preserve

1	recreational and commercial working waterfronts as defined in
2	<u>s. 342.07.</u>
3	Section 3. Present subsection (15) of section 253.03,
4	Florida Statutes, is redesignated as subsection (16), and a
5	new subsection (15) is added to that section, to read:
6	253.03 Board of trustees to administer state lands;
7	lands enumerated
8	(15) The Board of Trustees of the Internal Improvement
9	Trust Fund shall encourage the use of sovereign submerged
10	lands for water-dependent uses and public access.
11	Section 4. Waterfronts Florida Program
12	(1) There is established within the Department of
13	Community Affairs the Waterfronts Florida Program to provide
14	technical assistance and support to communities in
15	revitalizing waterfront areas in this state.
16	(2) As used in this section, the term:
17	(a) "Waterfront community" means a municipality or
18	county that is required to prepare a coastal element for its
19	local government comprehensive plan.
20	(b) "Recreational and commercial working waterfront"
21	means a parcel or parcels of real property that provide access
22	for water-dependent commercial activities or provide access
23	for the public to the navigable waters of the state.
24	Recreational and commercial working waterfronts require direct
25	access to or a location on, over, or adjacent to a navigable
26	body of water. The term includes water-dependent facilities
27	that are open to the public and offer public access by vessels
28	to the waters of the state or that are support facilities for
29	recreational, commercial, research, or governmental vessels.
30	These facilities include docks, wharfs, lifts, wet and dry
31	marinas hoat ramps hoat hauling and repair facilities

1	commercial fishing facilities, boat construction facilities,
2	and other support structures over the water.
3	(3) The purpose of this program is to provide
4	technical assistance, support, training, and financial
5	assistance to waterfront communities in their efforts to
6	revitalize waterfront areas. The program shall direct its
7	efforts on the following priority concerns:
8	(a) Protecting environmental and cultural resources;
9	(b) Providing public access;
10	(c) Mitigating hazards; and
11	(d) Enhancing the viable traditional economy.
12	(4) The program is responsible for:
13	(a) Implementing the Waterfronts Florida Partnership
14	Program. The department, in coordination with the Department
15	of Environmental Protection, shall develop procedures and
16	requirements governing program eligibility, application
17	procedures, and application review.
18	(b) Serving as a source for information and technical
19	assistance for Florida's waterfront communities in preserving
20	traditional recreational and commercial working waterfronts.
21	Section 5. The Department of Environmental Protection,
22	in coordination with the Fish and Wildlife Conservation
23	Commission, shall undertake a study evaluating the current use
24	of state parks for purposes of recreational boating and
25	identify opportunities for increasing recreational boating
26	access within the state park system. The study must include
27	recommendations regarding the most appropriate locations for
28	expanding existing recreational boating facilities and must
29	identify state parks where new recreational boating facilities
30	may be located. The report must contain estimates of the costs
31	necessary to expand and construct additional recreational

1	boating facilities at specific state parks. The department
2	shall submit a report summarizing its findings and
3	recommendations to the Governor, the President of the Senate,
4	and the Speaker of the House of Representatives by January 1,
5	2006.
6	Section 6. Section 327.47, Florida Statutes, is
7	amended to read:
8	327.47 Competitive grant programsThe commission
9	shall develop and administer competitive grant programs funded
10	with moneys transferred pursuant to <u>ss.</u> <del>s.</del> 206.606(1)(d) <u>and</u>
11	328.72(1). Grants may be awarded for the construction and
12	maintenance of publicly owned boat ramps, piers, and docks;
13	boater education; deployment of manatee technical avoidance
14	technology; and economic development initiatives that promote
15	boating in the state. The commission may adopt rules pursuant
16	to chapter 120 to implement this section.
17	Section 7. Subsections (1) and (15) of section 328.72,
18	Florida Statutes, are amended to read:
19	328.72 Classification; registration; fees and charges;
20	surcharge; disposition of fees; fines; marine turtle
21	stickers
22	(1) VESSEL REGISTRATION FEEVessels that are
23	required to be registered shall be classified for registration
24	purposes according to the following schedule, and the
25	registration certificate fee shall be in the following
26	amounts:
27	Class A-1Less than 12 feet in length, and all canoes
28	to which propulsion motors have been attached, regardless of
29	length <u>\$4.50</u>
30	<del>\$3.50</del>
31	(To boating grant programs)

1	Class A-212 feet or more and less than 16 feet in
2	length
3	(To county)
4	(To boating grant programs)
5	Class 116 feet or more and less than 26 feet in
6	length <u>23.50</u> <del>18.50</del>
7	(To county)8.85
8	(To boating grant programs)
9	Class 226 feet or more and less than 40 feet in
10	length63.50 50.50
11	(To county)32.85
12	(To boating grant programs)
13	Class 340 feet or more and less than 65 feet in
14	length
15	(To county)56.85
16	(To boating grant programs)
17	Class 465 feet or more and less than 110 feet in
18	length
19	(To county)
20	(To boating grant programs)25.00
21	Class 5110 feet or more in length
22	<del>122.50</del>
23	(To county)86.85
24	(To boating grant programs)31.00
25	Dealer registration certificate20.50 <del>16.50</del>
26	(To boating grant programs)4.00
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28	The county portion of the vessel registration fee is derived
29	from recreational vessels only.
30	(15) DISTRIBUTION OF FEESExcept for the first \$1,
31	which shall be remitted to the state for deposit into the Save

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the Manatee Trust Fund created within the Fish and Wildlife 2 Conservation Commission, moneys designated for the use of the counties, as specified in subsection (1), shall be distributed 3 by the tax collector to the board of county commissioners for 4 5 use as provided in this section. Such moneys to be returned to the counties are for the sole purposes of providing 7 recreational channel marking and public launching facilities 8 and other boating-related activities, for removal of vessels 9 and floating structures deemed a hazard to public safety and health for failure to comply with s. 327.53, and for manatee 10 and marine mammal protection and recovery. Moneys designated 11 12 for the boating grant programs shall be transferred to the 13 Marine Resources Conservation Trust Fund within the Fish and Wildlife Conservation Commission and used exclusively for the 14 competitive grant programs provided in s. 327.47. 15 Section 8. Subsection (1) of section 328.76, Florida 16 17

Statutes, is amended to read:

328.76 Marine Resources Conservation Trust Fund; vessel registration funds; appropriation and distribution .--

(1) Except as otherwise specified in this subsection and less \$1.4 million for any administrative costs which shall be deposited in the Highway Safety Operating Trust Fund, in each fiscal year beginning on or after July 1, 2001, all funds collected from the registration of vessels through the Department of Highway Safety and Motor Vehicles and the tax collectors of the state, except for those funds designated as the county portion and those funds designated as the boating grants portion pursuant to s. 328.72(1), shall be deposited in the Marine Resources Conservation Trust Fund for recreational channel marking; public launching facilities; law enforcement and quality control programs; aquatic weed control; manatee

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protection, recovery, rescue, rehabilitation, and release; and marine mammal protection and recovery. The funds collected pursuant to s. 328.72(1) shall be transferred as follows:

- (a) In each fiscal year, an amount equal to \$1.50 for each commercial and recreational vessel registered in this state shall be transferred by the Department of Highway Safety and Motor Vehicles to the Save the Manatee Trust Fund and shall be used only for the purposes specified in s. 370.12(4).
- (b) An amount equal to \$2 from each recreational vessel registration fee, except that for class A-1 vessels, shall be transferred by the Department of Highway Safety and Motor Vehicles to the Invasive Plant Control Trust Fund in the Department of Environmental Protection for aquatic weed research and control.
- (c) An amount equal to 40 percent of the registration fees from commercial vessels shall be transferred by the Department of Highway Safety and Motor Vehicles to the Invasive Plant Control Trust Fund in the Department of Environmental Protection for aquatic plant research and control.
- (d) An amount equal to 40 percent of the registration fees from commercial vessels shall be transferred by the Department of Highway Safety and Motor Vehicles, on a monthly basis, to the General Inspection Trust Fund of the Department of Agriculture and Consumer Services. These funds shall be used for shellfish and aquaculture law enforcement and quality control programs.
- Section 9. Section 342.07, Florida Statutes, is 29 created to read:
- 342.07 Recreational and commercial working 30 waterfronts; legislative findings; definitions. --

(1) The Legislature recognizes that there is an 2 important state interest in facilitating boating access to the state's navigable waters. This access is vital to recreational 3 4 users and the marine industry in the state, to maintaining or enhancing the \$14 billion economic impact of boating in the 5 6 state, and to ensuring continued access to all residents and 7 visitors to the navigable waters of the state. The Legislature 8 recognizes that there is an important state interest in maintaining viable water-dependent support facilities, such as 9 10 boat hauling and repairing and commercial fishing facilities, and in maintaining the availability of public access to the 11 navigable waters of the state. The Legislature further 12 13 recognizes that the waterways of the state are important for engaging in commerce and the transportation of goods and 14 people upon such waterways and that such commerce and 15 transportation is not feasible unless there is access to and 16 from the navigable waters of the state through recreational 18 and commercial working waterfronts. 19 (2) As used in this section, the term "recreational and commercial working waterfront" means a parcel or parcels 2.0 21 of real property that provide access for water-dependent 2.2 commercial activities or provide access for the public to the 23 navigable waters of the state. Recreational and commercial working waterfronts require direct access to or a location on, 2.4 over, or adjacent to a navigable body of water. The term 2.5 includes water-dependent facilities that are open to the 26 27 public and offer public access by vessels to the waters of the 2.8 state or that are support facilities for recreational, commercial, research, or governmental vessels. These 29 facilities include docks, wharfs, lifts, wet and dry marinas, 30 boat ramps, boat hauling and repair facilities, commercial 31

fishing facilities, boat construction facilities, and other 2 support structures over the water. As used in this section, the term "vessel" has the same meaning as in s. 327.02(37). 3 4 Seaports are excluded from the definition. 5 Section 10. Sections 197.304, 197.3041, 197.3042, 6 197.3043, 197.3044, 197.3045, 197.3046, and 197.3047, Florida 7 Statutes, are created to read: 8 197.304 Tax deferral for recreational and commercial 9 working waterfronts. --10 (1) Any property owner that owns a recreational and commercial working waterfront facility as defined in s. 342.07 11 12 may elect to defer payment of a portion of the combined total 13 of the ad valorem taxes and any non-ad valorem assessments that would be covered by a tax certificate sold under this 14 chapter levied on that property by filing an annual 15 application for tax deferral with the county tax collector on 16 or before January 31 following the year in which the taxes and 18 non-ad valorem assessments are assessed. The applicant has the burden to affirmatively demonstrate compliance with the 19 requirements of this section. 2.0 21 (2) Approval of an application for tax deferral shall 2.2 defer that portion of the combined total of ad valorem taxes 23 and any non-ad valorem assessments that would be covered by a tax certificate sold under this chapter otherwise due and 2.4 payable on the applicant's non-ad valorem assessments in their 2.5 26 entirety. 27 (3) A tax deferral may not be granted if: 2.8 (a) The total amount of deferred taxes, non-ad valorem assessments, and interest plus the total amount of all other 29 unsatisfied liens on the property exceeds 85 percent of the 30 assessed value of the property; or 31

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amount that exceeds 70 percent of the assessed value of the property. (4) The amount of taxes, non-ad valorem assessments, and interest deferred shall accrue interest at a rate equal to the semiannually compounded rate of one-half of 1 percent plus the average yield to maturity of the long-term fixed-income portion of the Florida Retirement System investments as of the end of the quarter preceding the date of the sale of the deferred payment tax certificates; however, the interest rate may not exceed 9.5 percent. (5) The taxes, non-ad valorem assessments, and interest deferred pursuant to this section constitute a prior lien and shall attach as of the date and in the same manner and be collected as other liens for taxes, as provided for under this chapter, but such deferred taxes, non-ad valorem assessments, and interest shall only be due, payable, and delinquent as provided in ss. 197.304-197.3047. 197.3041 Tax deferral for recreational and commercial working waterfronts; application. --(1) The application for deferral must be made upon a

(b) The primary financing on the property is for an

23 tax collector. The application form must be signed upon oath by the applicant before an officer authorized by the state to 2.4 administer oaths. The tax collector may require the applicant 2.5 to submit any other evidence and documentation as deemed 26 27 necessary by the tax collector in considering the application. 2.8 The application form must provide notice to the applicant of the manner in which interest is computed. Each application 29 form must contain an explanation of the conditions to be met 30 for approval and the conditions under which deferred taxes and 31

form prescribed by the department and furnished by the county

interest become due, payable, and delinquent. Each application 2 must clearly state that all deferrals pursuant to ss. 197.304-197.3047 constitute a lien on the applicant's 3 4 property. 5 (2)(a) The tax collector shall consider each annual 6 application for a tax deferral for recreational and commercial 7 working waterfronts within 30 days after the date the 8 application is filed or as soon as practicable thereafter. A tax collector who finds that the applicant is entitled to the 9 10 tax deferral shall approve the application and file the application in the permanent records. A tax collector who 11 12 finds that the applicant is not entitled to the deferral shall 13 send a notice of disapproval within 30 days after the date the application is filed, giving reasons for the disapproval to 14 the applicant. The notice must be sent by personal delivery or 15 registered mail to the mailing address given by the applicant 16 in the manner in which the original notice thereof was served 18 upon the applicant and must be filed among the permanent records of the tax collector's office. The original notice of 19 disapproval sent to the applicant shall advise the applicant 2.0 21 of the right to appeal the decision of the tax collector to 2.2 the value adjustment board and inform the applicant of the 23 procedure for filing such an appeal. (b) An appeal of the decision of the tax collector to 2.4 the value adjustment board must be in writing on a form 2.5 prescribed by the department and furnished by the tax 26 27 collector. The appeal must be filed with the value adjustment 2.8 board within 20 days after the applicant's receipt of the notice of disapproval. The value adjustment board shall review 29 the application and the evidence presented to the tax 30 collector upon which the applicant based his or her claim for 31

tax deferral and, at the election of the applicant, shall hear 2 the applicant in person, or by agent on the applicant's behalf, on his or her right to the tax deferral. The value 3 4 adjustment board shall reverse the decision of the tax collector and grant a tax deferral to the applicant if, in its 5 6 judgment, the applicant is entitled to the tax deferral or 7 shall affirm the decision of the tax collector. Action by the 8 value adjustment board is final unless the applicant or tax collector or other lienholder, within 15 days after the date 9 10 of disapproval of the application by the board, files in the circuit court of the county in which the property is located, 11 12 a proceeding for a declaratory judgment or other appropriate 13 proceeding. (3) Each application must contain a list of, and the 14 current value of, all outstanding liens on the applicant's 15 16 property. (4) For approved applications, the date of receipt by 18 the tax collector of the application for tax deferral shall be 19 used in calculating taxes due and payable net of discounts for early payment. 2.0 21 (5) If such proof has not been furnished with a prior application, each applicant shall furnish proof of fire and 2.2 23 extended coverage insurance in an amount that is in excess of the sum of all outstanding liens and deferred taxes and 2.4 interest with a loss payable clause to the county tax 2.5 collector. 26 27 (6) The tax collector shall notify the property 2.8 appraiser in writing of those parcels for which taxes have 29 been deferred. 30

1	(7) The property appraiser shall promptly notify the
2	tax collector of changes in ownership of properties that have
3	been granted a tax deferral.
4	197.3042 Deferred payment tax certificates
5	(1) The tax collector shall notify each local
6	governing body of the amount of taxes and non-ad valorem
7	assessments deferred which would otherwise have been collected
8	for such governing body. The county shall then, at the time of
9	the tax certificate sale held pursuant to s. 197.432, strike
10	each certificate off to the county. Certificates issued
11	pursuant to this section are exempt from the public sale of
12	tax certificates held pursuant to s. 197.432.
13	(2) The certificates so held by the county shall bear
14	interest at a rate equal to the semiannually compounded rate
15	of 0.5 percent plus the average yield to maturity of the
16	long-term fixed-income portion of the Florida Retirement
17	System investments as of the end of the quarter preceding the
18	date of the sale of the deferred payment tax certificates;
19	however, the interest rate may not exceed 9.5 percent.
20	197.3043 Change in use of property
21	(1) If there is a change in use of the tax-deferred
22	property such that the owner is no longer entitled to claim
23	the property as a recreational and commercial working
24	waterfront facility, or such person fails to maintain the
25	required fire and extended insurance coverage, the total
26	amount of deferred taxes and interest for all previous years
27	becomes due and payable November 1 of the year in which the
28	change in use occurs or on the date failure to maintain
29	insurance occurs, and is delinquent on April 1 of the year
30	following the year in which the change in use or failure to
31	maintain insurance occurs.

1	(2) Whenever the property appraiser discovers that
2	there has been a change in the use of the property that has
3	been granted a tax deferral, the property appraiser shall
4	notify the tax collector in writing of the date such change
5	occurs, and the tax collector shall collect any taxes and
6	interest due or delinquent.
7	(3) During any year in which the total amount of
8	deferred taxes, interest, and all other unsatisfied liens on
9	the property exceeds 85 percent of the assessed value of the
10	property, the tax collector shall immediately notify the owner
11	of the property on which taxes and interest have been deferred
12	that the portion of taxes and interest which exceeds 85
13	percent of the assessed value of the property is due and
14	payable within 30 days after receipt of the notice. Failure to
15	pay the amount due shall cause the total amount of deferred
16	taxes and interest to become delinquent.
17	(4) Each year, upon notification, each owner of
18	property on which taxes and interest have been deferred shall
19	submit to the tax collector a list of, and the current value
20	of, all outstanding liens on the property. If the owner of the
21	property fails to respond to this notification within 30 days,
22	the total amount of deferred taxes and interest becomes
23	payable within 30 days.
24	(5) If deferred taxes become delinquent under this
25	chapter, on or before June 1 following the date the taxes
26	become delinquent, the tax collector shall sell a tax
27	certificate for the delinquent taxes and interest in the
28	manner provided by s. 197.432.
29	197.3044 Prepayment of deferred taxes
30	(1) All or part of the deferred taxes and accrued
31	interest may at any time be paid to the tax collector by:

1	(a) The owner of the property.
2	(b) The next of kin of the owner, heir of the owner,
3	child of the owner, or any person having or claiming a legal
4	or equitable interest in the property, if no objection is made
5	by the owner within 30 days after the tax collector notifies
6	the owner of the fact that such payment has been tendered.
7	(2) Any partial payment made pursuant to this section
8	shall be applied first to accrued interest.
9	197.3045 Distribution of payments When any deferred
10	taxes or interest is collected, the tax collector shall
11	maintain a record of the payment, setting forth a description
12	of the property and the amount of taxes or interest collected
13	for the property. The tax collector shall distribute payments
14	received in accordance with the procedures for distributing ad
15	valorem taxes or redemption moneys as prescribed in this
16	<pre>chapter.</pre>
17	197.3046 ConstructionSections 197.304-197.3047 do
18	not prevent the collection of personal property taxes that
19	become a lien against tax-deferred property, defer payment of
20	special assessments to benefited property other than those
21	specifically allowed to be deferred, or affect any provision
22	of any mortgage or other instrument relating to property
23	requiring a person to pay ad valorem taxes or non-ad valorem
24	assessments.
25	197.3047 Penalties
26	(1) The following penalties shall be imposed on any
27	person who willfully files information required under ss.
28	197.304-197.3047 which is incorrect:
29	(a) The person shall pay the total amount of taxes and
30	interest deferred, which amount shall immediately become due;
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1	(b) The person shall be disqualified from filing a tax
2	deferral application for the next 3 years; and
3	(c) The person shall pay a penalty of 25 percent of
4	the total amount of taxes and interest deferred.
5	(2) Any person against whom the penalties prescribed
6	in this section have been imposed may appeal the penalties
7	imposed to the value adjustment board within 30 days after the
8	penalties are imposed.
9	Section 11. This act shall take effect July 1, 2005.
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12	SENATE SUMMARY
13	Defines the term "recreational and commercial working waterfronts" for purposes of land use planning and a
14	newly created tax and assessment deferral. Requires that the land use plan element of a comprehensive plan for a
15	coastal county and the shoreline use component of a coastal management element include criteria to encourage
16	the preservation of recreational and commercial working waterfronts. Creates the Waterfronts Florida Program
17	within the Department of Community Affairs. Requires that the Department of Environmental Protection, in
18	coordination with the Fish and Wildlife Conservation Commission, study the use of state parks for recreational
19	boating and report to the Governor and the Legislature. Increases vessel registration fees for the purpose of
20	funding boating grant programs. Authorizes a property owner to claim a tax deferral for ad valorem taxes and
21	non-ad valorem assessments covered by a tax certificate and levied on recreational and commercial working
22	waterfronts. Provides procedures for administering the deferral of taxes and assessments. (See bill for
23	details.)
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