HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #: HB 1403 **SPONSOR(S)**: Poppell

Nonjudicial Sale of Vessels

TIED BILLS:

IDEN./SIM. BILLS: SB 902

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR
1) Transportation Committee		St.Fleur	Miller
2) Civil Justice Committee		_	
3) State Infrastructure Council		_	
4)			
5)			

SUMMARY ANALYSIS

HB 1403 makes revisions to the notification and procedural requirements involving the nonjudicial sale of vessels by marinas. It requires marinas with a possesory lien upon a vessel to undergo certain notification steps in order to satisfy that lien. Furthermore, it requires certain procedures for marinas to abide by in the notification process. The bill specifies the timeframe for sending a notice and shortens the time period lienholders are able to respond to a notice of a nonjudicial sale of a vessel.

The bill primarily benefits marinas with possessory liens on vessels and certain additional lienholders. The bill appears to have no fiscal impact to state or local governments and becomes effective July 1, 2005.

This document does not reflect the intent or official position of the bill sponsor or House of Representatives. STORAGE NAME: h1403.TR.doc 3/25/2005

DATE:

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. HOUSE PRINCIPLES ANALYSIS:

Provide limited government- This bill increases the notification procedure for marinas engaged in nonjudicial sales of vessels.

B. EFFECT OF PROPOSED CHANGES:

Present Situation

Current law provides that any vessel held for unpaid costs, storage charges, dockage fees, or failure to pay costs related to removal due to unsanitary condition, may be sold at a nonjudicial sale¹. A marina has a possessory lien for storage fees, dockage fees, repairs, improvements, work-related storage charges, expenses necessary for preservation of the vessel, and expenses reasonably incurred in the sale or other disposition of the vessel. The lien attaches on the date the vessel is brought to the marina or first occupies rental space. Upon default, the marina is required to notify any perfected lienholders.

The lien can be satisfied by the marina by complying with the following requirements:

- The marina gives written notice to the owner by personal service, certified mail (presumed delivered when properly mailed), or by posting notice at the marina and on the vessel. This notice must be given 30 days prior to the sale. The notice includes: an itemized statement of the claim containing the amount due at the time of notice and the date that amount became due; a description of the vessel; a demand for payment; a conspicuous statement warning that the vessel will be advertised for sale and sold at a particular time and place; and a name, address, and phone number of the marina that the owner may contact to respond.
- If any amounts due remain due 120 days after written notice, the marina may advertise the sale of the vessel. The advertisement must be published once a week for 2 weeks in a general circulation newspaper, or if no such newspaper exists, be posted conspicuously in at least 3 locations in the neighborhood surrounding the marina at least 10 days prior to the sale. The advertisement must also include a general description of the vessel; the address of the marina and the name of the vessel owner; and the time, place, and manner of the sale to occur no sooner than 15 days after first publication of the advertisement. The sale must be conducted in a "commercially reasonable manner," as that phrase is defined by the Uniform Commercial Code.
- The owner may redeem the vessel by paying the amount required to satisfy the lien, and any reasonable expenses incurred prior to the sale. After redemption, the lienholder is not liable to the owner. Unless otherwise provided by the law, a good faith purchaser takes the vessel unencumbered, even if the marina does not comply with the law relating to nonjudicial sale of vessels. However, the vessel is still subject to prior liens perfected under the Uniform Commercial Code.

The Marina may apply the proceeds derived from the sale toward satisfaction of its lien, unless another lien has priority. If the proceeds are subject to liens first in priority, the marina must notify the lienholders. If any proceeds remain after prior liens are satisfied, the marina may satisfy its lien. If any proceeds remain thereafter, the marina must deliver the balance to the previous owner. In the event priority liens exist or a balance remains after satisfaction of the marina's lien, the marina is required to hold the proceeds or balance for 1 year from the date of notification. If the proceeds are not claimed

¹ See s. 328.17, F.S.

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after 1 year, they are deemed abandoned and the marina has no further obligation with regard to payment.

Effect of Proposed Changes

HB 1403 makes revisions to the notification requirements of s. 328.17, F.S., for the nonjudicial sale of vessels by marinas. It requires marinas with a possesory lien upon a vessel to undergo certain notification procedures in order to satisfy a lien.

The bill deletes a provision requiring marina owners to provide notice to lienholders of a vessel under the Universal Commercial Code (UCC) in case of default. Instead, the bill requires that a marina owner give notice to the vessel owner and each person or entity that:

- Holds a security interest on the vessel as shown in the records of the Department of Highway Safety and Motor Vehicles (DHSMV).
- Holds a preferred ship mortgage or has filed a claim of lien with the United States Coast Guard Vessel Documentation Center.
- The marina owner is aware of possessing a federal maritime lien against the vessel.
- Has filed a judgment lien certificate in order to perfect a lien against the vessel.

The bill requires marinas to obtain a copy of the title for the vessel and an abstract from the United States Coast Guard for vessels that are documented. Moreover, current UCC lien and Florida judgment lien certificate searches have to be conducted by the marina.

A written notice has to be made at least sixty days prior to the sale of the vessel. In addition, the lienholder and vessel owner has sixty days to pay the lien after the written notice is given or the marina may sell the vessel, including its machinery, rigging, and other accessories. This bill allows the marina to provide the purchaser of a vessel, through a nonjudicial sale, a title subject only to prior liens under state and federal law. However, the owner or holder of any perfected lien who is entitled to possession of the vessel may defray the lien and reasonable expenses incurred in order to redeem and take possession of the vessel. Once payment is received, the marina has to return the property to the person and is released from any liability for the vessel.

C. SECTION DIRECTORY:

Section 1. Amends subsections (4), (5), (7), (10), (11), and (12) of s. 328.17, Florida Statutes, relating to the nonjudicial sale of vessels.

Section 2. Provides the bill is effective July 1, 2005.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

None.

2. Expenditures:

None.

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B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:

None.

2. Expenditures:

None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

This bill reduces the response time given to lienholders from 120 to 60 days, therefore causing a potential positive impact for lienholders that satisfy their liens by nonjudicial sales. The amount of this impact is unknown.

D. FISCAL COMMENTS:

None.

III. COMMENTS

A. CONSTITUTIONAL ISSUES:

1. Applicability of Municipality/County Mandates Provision:

Not applicable because this bill does not appear to: require cities or counties to spend funds or take actions requiring the expenditure of funds; reduce the authority that cities or counties have to raise revenues in the aggregate; or reduce the percentage of a state tax shared with cities or counties.

2. Other:

None.

B. RULE-MAKING AUTHORITY:

HB 1403 does not require the exercise of rule-making authority to implement its provisions.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

IV. AMENDMENTS/COMMITTEE SUBSTITUTE & COMBINED BILL CHANGES

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