



## FULL ANALYSIS

### I. SUBSTANTIVE ANALYSIS

#### A. HOUSE PRINCIPLES ANALYSIS:

This bill reduces government by exempting counties, municipalities, or other governmental entities from state permitting requirements for the placement of waterway markers on inland lakes and their associated canals.

#### B. EFFECT OF PROPOSED CHANGES:

##### **PRESENT SITUATION**

###### **State Law and Rules**

Section 327.40(2)(b), F.S., was amended in 2000 to prohibit placement of any “safety or navigation markers” in, on, or over the waters or shores of the state without a permit from the Florida Fish and Wildlife Conservation Commission (Commission), Division of Law Enforcement (Division). Section 327.41(4), F.S., was further amended to prohibit placement of any “regulatory markers” in, on, or over the waters or shores of the state without a permit from the Division. Florida law remains silent on any language associated with the placement of “informational markers.”

Section 327.02(38), F.S., defines the phrase “waters of the state” to include all the inland lakes, rivers, and canals under the jurisdiction of the state. Therefore, the permitting requirements appear to apply to any inland lake and its associated canals, and governmental entities wishing to place a regulatory, safety, or navigation marker on an inland lake or associated canal must apply to the Division for a permit prior to placement of the marker. While statutes do not explicitly define “navigational”, “safety”, or “regulatory markers”, they do provide the Commission with the rulemaking authority to enforce the provisions of the chapter.

In 2001, the Commission adopted rules to implement the Legislative revisions enacted in 2000.<sup>1</sup> The rules specifically define “information” and “regulatory” markers<sup>2</sup>:

“Information marker” means a device external to a vessel intended to provide the mariner with information concerning matters other than dangers or obstructions to navigation, or regulatory matters.

“Regulatory marker” means a device used to alert the mariner to various warnings or regulatory matters such as horsepower, speed, or wake restrictions

Furthermore, the rules enforce the statutory requirements of permitted markers to meet federal standards of uniformity as well as updating existing markers to the federal standards<sup>3</sup>.

The Commission’s rules regarding waterway markers clearly prohibit placement of all waterway markers on state waters without a permit issued by the Division, not just those markers designated as “regulatory,” “safety,” or “navigational.”

###### **Federal Law and Regulations**

Federal law prohibits any person, public body or instrumentality from establishing, erecting, or maintaining any aid to maritime navigation in or adjacent to the “waters subject to the jurisdiction of the

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<sup>1</sup> Chp. 68D-23, Uniform Waterway Markers In Florida Waters, F.A.C.

<sup>2</sup> Ch. 68D-23.103 (b) (c), F.A.C.

<sup>3</sup> Chp. 68D-23, Uniform Waterway Markers In Florida Waters, F.A.C.

United States” without first obtaining authority from the United States Coast Guard.<sup>4</sup> Federal regulations adopted by the United States Coast Guard require markers in those waters to comport with the U.S. System.

Whether a particular body of water is under the jurisdiction of the United States depends upon several factors that are considered by the Coast Guard, which determines the jurisdictional status of waterbodies.

### **EFFECT OF PROPOSED CHANGES**

This bill exempts counties, municipalities, and other governmental entities (not private citizens) from all statutory permitting requirements applicable to placement of informational waterway markers only on inland lakes and their associated canals. If an inland lake and its associated waterways are considered to be “navigable waters of the United States,” waters under the jurisdiction of the United States, or waters under the concurrent jurisdiction of the United States and the State of Florida, then federal waterway marker requirements will apply regardless of the exemption from state permitting requirements created by this bill.

Under the bill “informational markers” include, but are not limited to markers indicating end of boat ramp, no swimming, swimming area, lake name, trash receptacle, public health notice, or underwater hazard or canal, regulatory, emergency, and special event markers. Informational markers may be no more than 50’ from the normal shoreline, unless such markers are swimming area and special event markers.

#### **C. SECTION DIRECTORY:**

Section 1. Amends s. 327.40, F.S., exempting counties, municipalities, and other governmental entities from certain waterway marker requirements.

Section 2. Provides an effective date

## **II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT**

#### **A. FISCAL IMPACT ON STATE GOVERNMENT:**

1. Revenues: None

2. Expenditures: The Commission reports that the fiscal impact of the bill is “unknown.” However, it appears that an indeterminate cost savings will result due to the fact that the Commission will not be required to review and approve permit applications from counties, municipalities, or other governmental entities for placement of waterway markers on inland lakes and their associated canals.

#### **B. FISCAL IMPACT ON LOCAL GOVERNMENTS:**

1. Revenues: None

2. Expenditures: Counties, municipalities, and other governmental entities will witness a reduction in costs resulting from this exemption. These governmental entities will no longer be required to obtain waterway marker permits for informational signs they wish to place on inland lakes and canals.

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<sup>4</sup> 14 USC 83

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR: None

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 the counties or cities to spend funds or take an action 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:

B. RULE-MAKING AUTHORITY: This bill does not impact the rulemaking authority of any state agency.

#### C. DRAFTING ISSUES OR OTHER COMMENTS:

The bill includes “regulatory” markers within the scope of “informational” markers. Florida law specifically addresses “regulatory” markers under s. 327.41, F.S. In addition, Commission rules define “regulatory” markers as devices used to alert the mariner to various warnings or regulatory matters such as horsepower, speed, or wake restrictions.<sup>5</sup> The bill may create confusion as to the distinction between “informational” and “regulatory” markers.

### IV. AMENDMENTS/COMMITTEE SUBSTITUTE & COMBINED BILL CHANGES

None

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<sup>5</sup> Ch. 68D-23.103 (c), F.A.C.