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CHAMBER ACTION

Senate

House

1 Representative Needelman offered the following: 2 Amendment (with title amendment) 3 Between lines 2216 and 2217, insert: 4 Section 37. Paragraph (b) of subsection (1) of section 5 6 206.606, Florida Statutes, is amended to read: 7 206.606 Distribution of certain proceeds.--8 Moneys collected pursuant to ss. 206.41(1)(g) and (1)206.87(1)(e) shall be deposited in the Fuel Tax Collection Trust 9 10 Fund. Such moneys, after deducting the service charges imposed by s. 215.20, the refunds granted pursuant to s. 206.41, and the 11 administrative costs incurred by the department in collecting, 12 administering, enforcing, and distributing the tax, which 13 administrative costs may not exceed 2 percent of collections, 14 15 shall be distributed monthly to the State Transportation Trust Fund, except that: 16

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17 (b) \$2.5 million shall be transferred to the State Game Trust Fund in the Fish and Wildlife Conservation Commission in 18 each fiscal year and used for recreational boating activities, 19 20 and freshwater fisheries management and research. The transfers must be made in equal monthly amounts beginning on July 1 of 21 22 each fiscal year. The commission shall annually determine where unmet needs exist for boating-related activities, and may fund 23 24 such activities in counties where, due to the number of vessel registrations, sufficient financial resources are unavailable. 25

A minimum of \$1.25 million shall be used to fund local
 projects to provide recreational channel marking <u>and other</u>
 <u>uniform waterway markers</u>, <u>public boat ramps</u>, <u>lifts</u>, <u>and hoists</u>,
 <u>marine railways</u>, <u>and other</u> <u>public launching facilities</u>, <u>derelict</u>
 <u>vessel removal aquatic plant control</u>, and other local boating
 related activities. In funding the projects, the commission
 shall give priority consideration as follows:

a. Unmet needs in counties with populations of 100,000 orless.

35 b. Unmet needs in coastal counties with a high level of 36 boating related activities from individuals residing in other 37 counties.

38 2. The remaining \$1.25 million may be used for
39 recreational boating activities and freshwater fisheries
40 management and research.

3. The commission is authorized to adopt rules pursuant to
ss. 120.536(1) and 120.54 to implement a Florida Boating
Improvement Program similar to the program administered by the
Department of Environmental Protection and established in rules

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62D 5.031 62D 5.036, Florida Administrative Code, to determine 45 projects eligible for funding under this subsection. 46 47 On February 1 of each year, the commission shall file an annual 48 report with the President of the Senate and the Speaker of the 49 50 House of Representatives outlining the status of its Florida Boating Improvement Program, including the projects funded, and 51 52 a list of counties whose needs are unmet due to insufficient financial resources from vessel registration fees. 53 Section 38. Section 327.59, Florida Statutes, is amended 54 55 to read: 56 327.59 Marina evacuations.--57 (1) After June 1, 1994, marinas may not adopt, maintain, or enforce policies pertaining to evacuation of vessels which 58 59 require vessels to be removed from marinas following the issuance of a hurricane watch or warning, in order to ensure 60 that protecting the lives and safety of vessel owners is placed 61 before interests of protecting property. 62 Nothing in this section may be construed to restrict 63 (2) the ability of an owner of a vessel or the owner's authorized 64 representative to remove a vessel voluntarily from a marina at 65 66 any time or to restrict a marina owner from dictating the kind of cleats, ropes, fenders, and other measures that must be used 67 on vessels as a condition of use of a marina. After a tropical 68 storm or hurricane watch has been issued, a marina owner or 69 70 operator, or an employee or agent of such owner or operator, may 71 take reasonable actions to further secure any vessel within the 72 marina to minimize damage to a vessel and to protect marina

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73 property, private property, and the environment and may charge a
74 reasonable fee for such services.

(3) Notwithstanding any other provisions of this section, 75 76 in order to minimize damage to a vessel and to protect marina property, private property, and the environment, a marina owner 77 may provide by contract that in the event a vessel owner fails 78 to promptly remove a vessel from a marina after a tropical storm 79 80 or hurricane watch has been issued, the marina owner, operator, employee, or agent may remove the vessel, if reasonable, from 81 82 its slip or take whatever reasonable actions are deemed 83 necessary to properly secure a vessel to minimize damage to a vessel and to protect marina property, private property, and the 84 environment and may charge the vessel owner a reasonable fee for 85 any such services rendered. In order to add such a provision to 86 a contract, the marina owner must provide notice to the vessel 87 owner in any such contract in a font size of at least 10 points 88 89 and in substantially the following form:

NOTICE TO VESSEL OWNER

The undersigned hereby informs you that in the event you fail to 93 remove your vessel from the marina promptly (timeframe to be 94 determined between the marina owner or operator and the vessel 95 owner) after the issuance of a tropical storm or hurricane watch 96 for (insert geographic area), Florida, under Florida law, the 97 undersigned or his or her employees or agents are authorized to 98 remove your vessel, if reasonable, from its slip or take any and 99 all other reasonable actions deemed appropriate by the 100 101 undersigned or his or her employees or agents in order to better 546497

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102 secure your vessel and to protect marina property, private 103 property, and the environment. You are further notified that you 104 may be charged a reasonable fee for any such action. 105 (4) A marina owner, operator, employee, or agent shall not 106 be held liable for any damage incurred to a vessel from storms 107 or hurricanes and is held harmless as a result of such actions.

Nothing in this section may be construed to provide immunity to a marina operator, employee, or agent for any damage caused by intentional acts or negligence when removing or securing a vessel as permitted under this section.

Section 39. Subsection (2) of section 327.60, FloridaStatutes, is amended to read:

114

327.60 Local regulations; limitations.--

Nothing contained in the provisions of this section 115 (2) shall be construed to prohibit local governmental authorities 116 from the enactment or enforcement of regulations which prohibit 117 or restrict the mooring or anchoring of floating structures or 118 live-aboard vessels within their jurisdictions or of any vessels 119 within the marked boundaries of mooring fields permitted as 120 provided in s. 327.40. However, local governmental authorities 121 are prohibited from regulating the anchoring outside of such 122 123 mooring fields anchorage of non-live-aboard vessels engaged in the exercise of rights of navigation. 124

Section 40. Section 328.64, Florida Statutes, is amended to read:

127

328.64 Change of interest and address.--

128 (1) The owner shall furnish the Department of Highway
129 Safety and Motor Vehicles notice of the transfer of all or any
130 part of his or her interest in a vessel registered or titled in 546497
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131 this state pursuant to this chapter or chapter 328 or of the destruction or abandonment of such vessel, within 30 days 132 thereof, on a form prescribed by the department. Such transfer, 133 134 destruction, or abandonment shall terminate the certificate for such vessel, except that in the case of a transfer of a part 135 136 interest which does not affect the owner's right to operate such vessel, such transfer shall not terminate the certificate. The 137 138 department shall provide the form for such notice and shall 139 attach the form to every vessel title issued or reissued.

Any holder of a certificate of registration shall 140 (2) 141 notify the Department of Highway Safety and Motor Vehicles or the county tax collector within 30 days, if his or her address 142 143 no longer conforms to the address appearing on the certificate and shall, as a part of such notification, furnish the 144 department or such county tax collector with the new address. 145 The department shall may provide in its rules and regulations 146 for the surrender of the certificate bearing the former address 147 and its replacement with a certificate bearing the new address 148 or for the alteration of an outstanding certificate to show the 149 150 new address of the holder.

Section 41. Subsection (15) of section 328.72, FloridaStatutes, is amended to read:

328.72 Classification; registration; fees and charges;
surcharge; disposition of fees; fines; marine turtle stickers.--

(15) DISTRIBUTION OF FEES.--Except for the first \$2, \$1 of which shall be remitted to the state for deposit into the Save the Manatee Trust Fund created within the Fish and Wildlife Conservation Commission and \$1 of which shall be remitted to the state for deposit into the Marine Resources Conservation Trust 546497 5/1/2006 3:53:23 PM Amendment No. (for drafter's use only)

160 Fund to fund a grant program for public launching facilities, pursuant to s. 206.606 327.47, giving priority consideration to 161 counties with more than 35,000 registered vessels, moneys 162 163 designated for the use of the counties, as specified in subsection (1), shall be distributed by the tax collector to the 164 165 board of county commissioners for use only as provided in this section. Such moneys to be returned to the counties are for the 166 167 sole purposes of providing recreational channel marking and other uniform waterway markers, public boat ramps, lifts, and 168 hoists, marine railways, and other public launching facilities, 169 170 derelict vessel removal, and other boating-related activities, for removal of vessels and floating structures deemed a hazard 171 172 to public safety and health for failure to comply with s. 327.53, and for manatee and marine mammal protection and 173 recovery. Counties shall that demonstrate through an annual 174 detailed accounting report of vessel registration revenues that 175 at least \$1 of the registration fees were spent as provided in 176 177 this subsection on boating infrastructure shall only be required to transfer the first \$1 of the fees to the Save the Manatee 178 Trust Fund. This report shall be provided to the Fish and 179 Wildlife Conservation Commission no later than November 1 of 180 each year. If, prior to January 1 of each calendar year, the 181 annual detailed accounting report meeting the prescribed 182 criteria has still not been provided to the commission, the tax 183 collector of that county shall not distribute the moneys 184 designated for the use of counties, as specified in subsection 185 186 (1), to the board of county commissioners but shall, instead, for the next calendar year, remit such moneys to the state for 187 188 deposit into the Marine Resources Conservation Trust Fund. The 546497 5/1/2006 3:53:23 PM

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189	commission shall return those moneys to the county if the county
190	fully complies with this section within that calendar year. If
191	the county does not fully comply with this section within that
192	calendar year, the moneys shall remain within the Marine
193	Resources Trust Fund and may be appropriated for the purposes
194	specified in this subsection The commission shall provide an
195	exemption letter to the department by December 15 of each year
196	for qualifying counties.
197	Section 42. Paragraph (g) of subsection (4) of section
198	376.11, Florida Statutes, is amended to read:
199	376.11 Florida Coastal Protection Trust Fund
200	(4) Moneys in the Florida Coastal Protection Trust Fund
201	shall be disbursed for the following purposes and no others:
202	(g) The funding of a grant program to coastal local
203	governments, pursuant to s. 376.15(2)(b) and (c), for the
204	removal of derelict vessels from the public waters of the state.
205	Section 43. Section 376.15, Florida Statutes, is amended
206	to read:
207	376.15 Derelict vessels; removal from public waters
208	(1) It is unlawful for any person, firm, or corporation to
209	store, leave, or abandon any derelict vessel as defined in s.
210	823.11(1) in this state or leave any vessel in a wrecked,
211	junked, or substantially dismantled condition or abandoned upon
212	any public waters or at any port in this state without the
213	consent of the agency having jurisdiction thereof or docked at
214	any private property without the consent of the owner of the
215	private property .
216	(2)(a) The Fish and Wildlife Conservation Commission <u>and</u>
217	its officers and all law enforcement officers as specified in s.
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218 327.70 are is hereby designated as the agency of the state authorized and empowered to remove any derelict vessel as 219 defined in s. 823.11(1) described in subsection (1) from public 220 221 waters. All costs incurred by the commission or other law enforcement agency in the removal of any abandoned or derelict 222 223 vessel shall be recoverable against the owner of the vessel. The 224 Department of Legal Affairs shall represent the commission in 225 such actions.

(b) The commission may establish a program to provide
grants to coastal local governments for the removal of derelict
vessels from the public waters of the state. The program shall
be funded from the Florida Coastal Protection Trust Fund.
Notwithstanding the provisions in s. 216.181(11), funds
available for grants may only be authorized by appropriations
acts of the Legislature.

(c) The commission shall adopt by rule procedures for submitting a grant application and criteria for allocating available funds. Such criteria shall include, but not be limited to, the following:

237 1. The number of derelict vessels within the jurisdiction238 of the applicant.

239 2. The threat posed by such vessels to public health or
240 safety, the environment, navigation, or the aesthetic condition
241 of the general vicinity.

3. The degree of commitment of the local government to maintain waters free of abandoned and derelict vessels and to seek legal action against those who abandon vessels in the waters of the state.

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(d) This section shall constitute the authority of the
commission for such removal, but is not intended to be in
contravention of any applicable federal act.

249 (e) The Department of Legal Affairs shall represent the
 250 Fish and Wildlife Conservation Commission in such actions.

251 Section 44. Paragraph (s) of subsection (2) of section 252 403.813, Florida Statutes, is amended to read:

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403.813 Permits issued at district centers; exceptions.--

254 (2) A permit is not required under this chapter, chapter 373, chapter 61-691, Laws of Florida, or chapter 25214 or 255 256 chapter 25270, 1949, Laws of Florida, for activities associated with the following types of projects; however, except as 257 258 otherwise provided in this subsection, nothing in this 259 subsection relieves an applicant from any requirement to obtain 260 permission to use or occupy lands owned by the Board of Trustees of the Internal Improvement Trust Fund or any water management 261 district in its governmental or proprietary capacity or from 262 263 complying with applicable local pollution control programs authorized under this chapter or other requirements of county 264 265 and municipal governments:

(s) The construction, installation, operation, or
maintenance of floating vessel platforms or floating boat lifts,
provided that such structures:

269 1. Float at all times in the water for the sole purpose of 270 supporting a vessel so that the vessel is out of the water when 271 not in use;

272 2. Are wholly contained within a boat slip previously 273 permitted under ss. 403.91-403.929, 1984 Supplement to the 274 Florida Statutes 1983, as amended, or part IV of chapter 373, or 546497 5/1/2006 3:53:23 PM

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275 <u>do not exceed a combined total of 500 square feet, or 200 square</u> 276 <u>feet in an Outstanding Florida Water</u>, when associated with a 277 dock that is exempt under this subsection or <u>associated with</u> a 278 permitted dock with no defined boat slip <u>or attached to a</u> 279 <u>bulkhead on a parcel of land where there is no other docking</u> 280 <u>structure</u>, do not exceed a combined total of 500 square feet, or 281 <u>200 square feet in an Outstanding Florida Water</u>;

3. Are not used for any commercial purpose or for mooring vessels that remain in the water when not in use, and do not substantially impede the flow of water, create a navigational hazard, or unreasonably infringe upon the riparian rights of adjacent property owners, as defined in s. 253.141;

4. Are constructed and used so as to minimize adverse impacts to submerged lands, wetlands, shellfish areas, aquatic plant and animal species, and other biological communities, including locating such structures in areas where no seagrasses <u>are least dense</u> exist if such areas are present adjacent to the dock or bulkhead; and

5. Are not constructed in areas specifically prohibited for boat mooring under conditions of a permit issued in accordance with ss. 403.91-403.929, 1984 Supplement to the Florida Statutes 1983, as amended, or part IV of chapter 373, or other form of authorization issued by a local government.

298

299 Structures that qualify for this exemption are relieved from any 300 requirement to obtain permission to use or occupy lands owned by 301 the Board of Trustees of the Internal Improvement Trust Fund 302 and, with the exception of those structures attached to a

303 <u>bulkhead on a parcel of land where there is no docking</u> 546497 5/1/2006 3:53:23 PM

Amendment No. (for drafter's use only) 304 structure, shall not be subject to any more stringent permitting requirements, registration requirements, or other regulation by 305 any local government. Local governments may require either 306 307 permitting or one-time registration of floating vessel platforms 308 to be attached to a bulkhead on a parcel of land where there is 309 no other docking structure as necessary to ensure compliance with local ordinances, codes, or regulations. Local governments 310 311 may require either permitting or one-time registration of all 312 other floating vessel platforms as necessary to ensure 313 compliance with the exemption criteria in this section; to 314 ensure compliance with local ordinances, codes, or regulations relating to building or zoning, which are no more stringent than 315 the exemption criteria in this section or address subjects other 316 317 than subjects addressed by the exemption criteria in this section; and to ensure proper installation, maintenance, and 318 precautionary or evacuation action following a tropical storm or 319 hurricane watch of a floating vessel platform or floating boat 320 lift that is proposed to be attached to a bulkhead or parcel of 321 land where there is no other docking structure. The exemption 322 provided in this paragraph shall be in addition to the exemption 323 provided in paragraph (b). By January 1, 2003, The department 324 325 shall adopt a general permit by rule for the construction, installation, operation, or maintenance of those floating vessel 326 platforms or floating boat lifts that do not qualify for the 327 exemption provided in this paragraph but do not cause 328 significant adverse impacts to occur individually or 329 330 cumulatively. The issuance of such general permit shall also constitute permission to use or occupy lands owned by the Board 331 332 of Trustees of the Internal Improvement Trust Fund. Upon the 546497 5/1/2006 3:53:23 PM

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adoption of the rule creating such general permit, No local 333 government shall impose a more stringent regulation, permitting 334 requirement, registration requirement, or other regulation 335 covered by such general permit. Local governments may require 336 either permitting or one-time registration of floating vessel 337 platforms as necessary to ensure compliance with the general 338 permit in this section; to ensure compliance with local 339 340 ordinances, codes, or regulations relating to building or zoning 341 that are no more stringent than the general permit in this 342 section; and to ensure proper installation and maintenance of a 343 floating vessel platform or floating boat lift that is proposed to be attached to a bulkhead or parcel of land where there is no 344 345 other docking structure on floating vessel platforms or floating boat lifts covered by such general permit. 346

347 Section 45. Subsection (3) of section 705.101, Florida348 Statutes, is amended to read:

349

705.101 Definitions.--As used in this chapter:

350 "Abandoned property" means all tangible personal (3) property that does not have an identifiable owner and that has 351 352 been disposed on public property in a wrecked, inoperative, or partially dismantled condition or has no apparent intrinsic 353 354 value to the rightful owner. The term includes derelict vessels 355 as defined in s. 823.11(1) Vessels determined to be derelict by the Fish and Wildlife Conservation Commission or a county or 356 municipality in accordance with the provisions of s. 823.11 are 357 included within this definition. 358

359 Section 46. Subsection (4) of section 705.103, Florida360 Statutes, is amended to read:

361 705.103 Procedure for abandoned or lost property.--546497 5/1/2006 3:53:23 PM

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The owner of any abandoned or lost property who, after 362 (4) notice as provided in this section, does not remove such 363 property within the specified period shall be liable to the law 364 365 enforcement agency for all costs of removal, storage, and destruction of such property, less any salvage value obtained by 366 367 disposal of the property. Upon final disposition of the property, the law enforcement officer shall notify the owner, if 368 369 known, of the amount owed. In the case of an abandoned vessel boat or motor vehicle, any person who neglects or refuses to pay 370 such amount is not entitled to be issued a certificate of 371 372 registration for such vessel boat or motor vehicle, or any other vessel boat or motor vehicle, until such costs have been paid. 373 374 The law enforcement officer shall supply the Department of Highway Safety and Motor Vehicles with a list of persons whose 375 376 vessel boat registration privileges or whose motor vehicle 377 privileges have been revoked under this subsection. Neither the department nor any other person acting as agent thereof shall 378 issue a certificate of registration to a person whose vessel 379 boat or motor vehicle registration privileges have been revoked, 380 381 as provided by this subsection, until such costs have been paid. Section 47. Section 823.11, Florida Statutes, is amended 382 383 to read: 823.11 Abandoned and derelict vessels; removal; penalty.--384 "Derelict vessel" means any vessel, as defined in s. 385 (1)327.02, that is left, stored, or abandoned: 386 387 In a wrecked, junked, or substantially dismantled (a) 388 condition upon any public waters of this state. 389 (b) At any port in this state without the consent of the

390 agency having jurisdiction thereof.

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391 (c) Docked or grounded at or beached upon the property of another without the consent of the owner of the property. 392 (2) It is unlawful for any person, firm, or corporation to 393 394 store, leave, or abandon any derelict vessel as defined in this 395 section in this state or leave any vessel as defined by maritime 396 law in a wrecked, junked, or substantially dismantled condition or abandoned upon or in any public water or at any port in this 397 398 state without the consent of the agency having jurisdiction thereof, or docked at any private property without the consent 399 400 of the owner of such property.

401 (3)(a)(2) The Fish and Wildlife Conservation Commission and its officers and all law enforcement officers as specified 402 in s. 327.70 are is designated as the agency of the state 403 404 authorized and empowered to remove or cause to be removed any abandoned or derelict vessel from public waters in any instance 405 when the same obstructs or threatens to obstruct navigation or 406 in any way constitutes a danger to the environment. Removal of 407 408 vessels pursuant to this section may be funded by grants provided in ss. 206.606 and 376.15. The Fish and Wildlife 409 410 Conservation Commission is directed to implement a plan for the procurement of any available federal disaster funds and to use 411 412 such funds for the removal of derelict vessels. All costs incurred by the commission or other law enforcement agency in 413 the removal of any abandoned or derelict vessel as set out above 414 shall be recoverable against the owner thereof. The Department 415 of Legal Affairs shall represent the commission in such actions. 416 As provided in s. 705.103(4), any person who neglects or refuses 417 418 to pay such amount is not entitled to be issued a certificate of

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419 registration for such vessel or for any other vessel or motor
420 vehicle until the costs have been paid.

(b) When a derelict vessel is docked or grounded at or 421 422 beached upon private property without the consent of the owner of the property, the owner of the property may remove the vessel 423 at the vessel owner's expense 60 days after compliance with the 424 notice requirements specified in s. 328.17(5). The private 425 426 property owner may not hinder reasonable efforts by the vessel owner or agent to remove the vessel. Any notice given pursuant 427 428 to this paragraph shall be presumed delivered when it is 429 deposited with the United States Postal Service, certified, and properly addressed with prepaid postage. Pursuant to an 430 431 agreement with the governing body of a county or municipality, and upon a finding by the commission that the county or 432 municipality is competent to undertake said responsibilities, 433 the commission may delegate to the county or municipality its 434 authority to remove or cause to be removed an abandoned or 435 436 derelict vessel from public waters within the county or municipality. 437

438 (4) (3) Any person, firm, or corporation violating this act commits is guilty of a misdemeanor of the first degree and shall 439 be punished as provided by law. Conviction under this section 440 shall not bar the assessment and collection of the civil penalty 441 provided in s. 376.16 for violation of s. 376.15. The court 442 having jurisdiction over the criminal offense, notwithstanding 443 any jurisdictional limitations on the amount in controversy, may 444 445 order the imposition of such civil penalty in addition to any sentence imposed for the first criminal offense. 446

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449	====== T I T L E A M E N D M E N T ======
450	Between lines 76 and 77, insert:
451	amending s. 206.606, F.S.; authorizing the use of certain
452	funds for local boating related projects and activities;
453	amending s. 327.59, F.S.; authorizing marina owners,
454	operators, employees, and agents to take actions to secure
455	vessels during severe weather and to charge fees and be
456	held harmless for such service; holding marina operators,
457	employees, and agents liable for damage caused by
458	intentional acts or negligence while removing or securing
459	vessels; authorizing contract provisions and providing
460	contract notice requirements relating to removing or
461	securing vessels; amending s. 327.60, F.S.; providing for
462	local regulation of anchoring within mooring fields;
463	amending s. 328.64, F.S.; requiring the Department of
464	Highway Safety and Motor Vehicles to provide forms for
465	certain notification related to vessels; requiring the
466	department to provide by rule for the surrender and
467	replacement of certificates of registration to reflect
468	change of address; amending s. 328.72, F.S.; requiring
469	counties to use funds for specific boating related
470	purposes; requiring counties to provide reports
471	demonstrating specified expenditure of such funds;
472	providing penalties for failure to comply; amending s.
473	376.11, F.S.; authorizing the distribution of revenues
474	from the Florida Coastal Protection Trust Fund to all
475	local governments for the removal of certain vessels;
476	amending s. 376.15, F.S.; revising provisions relating to
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the removal of abandoned and derelict vessels; specifying 477 478 officers authorized to remove such vessels; providing that certain costs are recoverable; requiring the Department of 479 480 Legal Affairs to represent the Fish and Wildlife Conservation Commission in certain actions; expanding 481 482 eligibility for disbursement of grant funds for the removal of certain vessels; amending s. 403.813, F.S.; 483 providing exemptions from permitting, registration, and 484 485 regulation of floating vessel platforms or floating boat lifts by a local government; authorizing local governments 486 487 to require certain permits or registration for floating vessel platforms or floating boat lifts under certain 488 489 circumstances; amending s. 705.101, F.S.; revising the definition of "abandoned property" to include certain 490 491 vessels; amending s. 705.103, F.S.; revising the terminology relating to abandoned or lost property to 492 conform; amending s. 823.11, F.S.; revising provisions 493 relating to abandoned and derelict vessels and the removal 494 of such vessels; providing a definition of "derelict 495 496 vessel"; specifying which officers may remove such vessels; directing the Fish and Wildlife Conservation 497 498 Commission to implement a plan for the procurement of federal disaster funds for the removal of derelict 499 vessels; requiring the Department of Legal Affairs to 500 represent the commission in certain actions; deleting a 501 502 provision authorizing the commission to delegate certain 503 authority to local governments under certain circumstances; authorizing private property owners to 504 505 remove certain vessels with required notice; providing 546497

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506	that cost of such removal is recoverable; prohibiting
507	private property owners from hindering the removal of
508	certain vessels by vessel owners or agents; providing for
509	jurisdictional imposition of civil penalties for
510	violations relating to certain vessels;