2010 Legislature

1	A bill to be entitled
2	An act relating to the City of Clearwater, Pinellas
3	County; providing for use of specified city-owned property
4	for recreational and commercial working waterfronts;
5	providing for use of revenue from specified city-owned
6	property; providing for development of specified city-
7	owned property consistent with the Florida Coastal
8	Management Program, the Waterfronts Florida Program, the
9	city comprehensive plan and code of ordinances, and other
10	applicable law; providing for preservation of referendum
11	requirement of use of certain city-owned property;
12	requiring a referendum for lease, license, sale, or
13	transfer of certain land and for any alteration to
14	existing public land use map designation for such land;
15	providing an effective date.

16

WHEREAS, the right-of-way for the causeway to Clearwater Beach known as Memorial Causeway, including certain adjacent submerged lands, was granted to the City of Clearwater under chapter 11050, Laws of Florida, 1925, to be owned and maintained as provided in that act, and

22 WHEREAS, chapter 2007-312, Laws of Florida, ratified 23 existing uses as consistent with the original grant and 24 reiterating certain restrictions on such uses, and

25 WHEREAS, the Legislature recognizes an important state 26 interest in maintaining viable water-dependent support 27 facilities, as well as providing access to the state's navigable 28 waters as a vital conduit for commerce, transportation of goods,

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and maintaining and enhancing the annual \$71 billion economic impact of tourism and boating, and

31 WHEREAS, the City of Clearwater wishes to address the 32 physical and economic decline of its existing coastal and 33 working waterfront areas by revitalizing its waterfront as a 34 recreational and commercial working waterfront, and

35 WHEREAS, the City of Clearwater has taken the requisite 36 action to revitalize its coastal and waterfront areas by 37 implementing sections 197.303-197.3047, Florida Statutes, 2005, 38 as subsequently amended, through adoption of tax deferrals for 39 recreational and commercial working waterfront properties and amending its comprehensive plan, which implements both a future 40 41 land use element requiring that redevelopment activities be 42 sensitive to the city's waterfront and promote public access to 43 the city's waterfront resources and a coastal management element 44 encouraging the preservation of recreational and commercial 45 working waterfronts and marinas and other water-dependent facilities, and 46

WHEREAS, the city wishes to expand such revitalization efforts consistent with the Florida Coastal Management Program and the Waterfronts Florida Program and provide for the limited elimination of reversion provisions that inherently conflict with the city's working waterfront and coastal revitalization efforts contained in the 1925 special act and chapter 2007-312, Laws of Florida, NOW, THEREFORE,

55 Be It Enacted by the Legislature of the State of Florida: 56

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57	Section 1. The City of Clearwater may authorize the use of
58	the filled upland portion of the property described in chapter
59	11050, Laws of Florida, 1925, for purposes of recreational and
60	commercial working waterfronts as defined in section 342.07,
61	Florida Statutes, thereby providing access for the public to the
62	navigable waters of the state, and providing access to water-
63	dependent commercial activities.
64	Section 2. Submerged portions of the property granted to
65	the City of Clearwater under chapter 11050, Laws of Florida,
66	1925, shall continue to be used as provided for in chapter
67	11050, Laws of Florida, 1925, and chapter 2007-312, Laws of
68	Florida, and the city shall use any revenue generated by public
69	or private use of the submerged land to fund water-related
70	activities for the benefit of the public.
71	Section 3. Any filled portion of the lands granted under
72	chapter 11050, Laws of Florida, 1925, currently existing as
73	uplands to the west of the east abutment of the west bridge,
74	shall be used and developed in accordance with the Florida
75	Coastal Management Program, the Waterfronts Florida Program, the
76	City of Clearwater Comprehensive Plan, the City of Clearwater
77	Code of Ordinances, and other applicable law, and are hereby
78	released from a right of reverter to the extent that the use and
79	development of the property are consistent therewith.
80	Section 4. This act shall not modify or supersede any
81	provision of the Charter of the City of Clearwater concerning
82	the requirement of a referendum for the use of waterfront
83	property that is owned by the City of Clearwater.

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FLORIDA	HOUSE	OF REPI	RESENTA	ΤΙΥΕS
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2010 Legislature

84	Section 5. (1) Any lease or license of the land for a new
85	purpose for a period longer than 30 years, or any sale or
86	transfer, other than utility easements, of the land or any
87	portion thereof, with respect to any filled portion of the lands
88	granted under chapter 11050, Laws of Florida, 1925, and chapter
89	2007-312, Laws of Florida, that currently exist as uplands upon
90	which the City of Clearwater Beach Marina exists, must be
91	approved at a referendum by vote of the electors of the City of
92	Clearwater voting in such referendum.
93	(2) Additionally, if that portion of filled lands granted
94	under chapter 11050, Laws of Florida, 1925, and chapter 2007-
95	312, Laws of Florida, that currently exist as uplands upon which
96	the City of Clearwater Beach Marina exists is altered from
97	existing public land use map designation, such change must first
98	be approved at a referendum by vote of the electors of the City
99	of Clearwater voting in such referendum.
100	Section 6. This act shall take effect upon becoming a law.

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