

LEGISLATIVE ACTION

Senate House . Comm: RCS 03/12/2018 The Committee on Transportation (Young) recommended the following: Senate Amendment (with title amendment) Delete everything after the enacting clause and insert: Section 1. Section 559.952, Florida Statutes, is created to read: 559.952 Salvage of pleasure vessels.-(1) This section applies to all salvors operating in this state, except: (a) Any person who performs salvage work while employed by

1 2 3

4

5 6

7

8

9 10

## 642094

11	a municipal, county, state, or federal government when carrying
12	out the functions of that government.
13	(b) Any person who engages solely in salvage work for:
14	1. Pleasure vessels that are owned, maintained, and
15	operated exclusively by such person and for that person's own
16	use; or
17	2. For-hire pleasure vessels that are rented for periods of
18	30 days or less.
19	(c) Any person who owns or operates a marina or shore-based
20	repair facility and is in the business of repairing pleasure
21	vessels, where the salvage work takes place exclusively at that
22	person's facility.
23	(d) Any person who is in the business of repairing pleasure
24	vessels who performs the repair work at a landside or shoreside
25	location designated by the customer.
26	(e) Any person who is in the business of recovering,
27	storing, or selling pleasure vessels on behalf of insurance
28	companies that insure the vessels.
29	(2) As used in this section, the term:
30	(a) "Customer" means the person to whom a salvor offers
31	salvage work.
32	(b) "Employee" means an individual who is employed full
33	time or part time by a salvor and performs salvage work.
34	(c) "Pleasure vessel" means any watercraft no more than 60
35	feet in length which is used solely for personal pleasure,
36	family use, or the transportation of executives, persons under
37	the employment, and guests of the owner.
38	(d) "Salvage work" means any assistance, services, repairs,
39	or other efforts rendered by a salvor relating to saving,

596-02102A-18

642094

40	preserving, or rescuing a pleasure vessel or its passengers and
41	crew which are in marine peril. Salvage work does not include
42	towing a pleasure vessel.
43	(e) "Salvor" means a person in the business of voluntarily
44	providing assistance, services, repairs, or other efforts
45	relating to saving, preserving, or rescuing a pleasure vessel or
46	the vessel's passengers and crew which are in marine peril, in
47	exchange for compensation.
48	(3)(a) Before a salvor may engage in the salvage operation
49	of a pleasure vessel, the salvor shall provide the customer with
50	verbal and written notice that the service offered is not
51	covered by any towing contract. The written notice must include
52	the following statement, in capital letters of at least 12-point
53	type:
54	
55	THE SERVICE OFFERED BY THE SALVOR IS CONSIDERED SALVAGE
55 56	THE SERVICE OFFERED BY THE SALVOR IS CONSIDERED SALVAGE WORK AND IS NOT COVERED BY ANY TOWING SERVICE CONTRACT. SALVAGE
56	WORK AND IS NOT COVERED BY ANY TOWING SERVICE CONTRACT. SALVAGE
56 57	WORK AND IS NOT COVERED BY ANY TOWING SERVICE CONTRACT. SALVAGE WORK ALLOWS THE SALVOR TO PRESENT YOU, OR YOUR INSURANCE
56 57 58	WORK AND IS NOT COVERED BY ANY TOWING SERVICE CONTRACT. SALVAGE WORK ALLOWS THE SALVOR TO PRESENT YOU, OR YOUR INSURANCE COMPANY, WITH A BILL FOR THE CHARGES AT A LATER DATE. THE SALVOR
56 57 58 59	WORK AND IS NOT COVERED BY ANY TOWING SERVICE CONTRACT. SALVAGE WORK ALLOWS THE SALVOR TO PRESENT YOU, OR YOUR INSURANCE COMPANY, WITH A BILL FOR THE CHARGES AT A LATER DATE. THE SALVOR SHALL CALCULATE THE CHARGES ACCORDING TO FEDERAL SALVAGE LAW AND
56 57 58 59 60	WORK AND IS NOT COVERED BY ANY TOWING SERVICE CONTRACT. SALVAGE WORK ALLOWS THE SALVOR TO PRESENT YOU, OR YOUR INSURANCE COMPANY, WITH A BILL FOR THE CHARGES AT A LATER DATE. THE SALVOR SHALL CALCULATE THE CHARGES ACCORDING TO FEDERAL SALVAGE LAW AND SUCH CHARGES MAY EXCEED A CHARGE BASED ON A TIME AND MATERIALS
56 57 58 59 60 61	WORK AND IS NOT COVERED BY ANY TOWING SERVICE CONTRACT. SALVAGE WORK ALLOWS THE SALVOR TO PRESENT YOU, OR YOUR INSURANCE COMPANY, WITH A BILL FOR THE CHARGES AT A LATER DATE. THE SALVOR SHALL CALCULATE THE CHARGES ACCORDING TO FEDERAL SALVAGE LAW AND SUCH CHARGES MAY EXCEED A CHARGE BASED ON A TIME AND MATERIALS CALCULATION. THE CHARGES COULD AMOUNT TO AS MUCH AS THE ENTIRE
56 57 58 59 60 61 62	WORK AND IS NOT COVERED BY ANY TOWING SERVICE CONTRACT. SALVAGE WORK ALLOWS THE SALVOR TO PRESENT YOU, OR YOUR INSURANCE COMPANY, WITH A BILL FOR THE CHARGES AT A LATER DATE. THE SALVOR SHALL CALCULATE THE CHARGES ACCORDING TO FEDERAL SALVAGE LAW AND SUCH CHARGES MAY EXCEED A CHARGE BASED ON A TIME AND MATERIALS CALCULATION. THE CHARGES COULD AMOUNT TO AS MUCH AS THE ENTIRE VALUE OF YOUR VESSEL AND ITS CONTENTS.
56 57 58 59 60 61 62 63	WORK AND IS NOT COVERED BY ANY TOWING SERVICE CONTRACT. SALVAGE WORK ALLOWS THE SALVOR TO PRESENT YOU, OR YOUR INSURANCE COMPANY, WITH A BILL FOR THE CHARGES AT A LATER DATE. THE SALVOR SHALL CALCULATE THE CHARGES ACCORDING TO FEDERAL SALVAGE LAW AND SUCH CHARGES MAY EXCEED A CHARGE BASED ON A TIME AND MATERIALS CALCULATION. THE CHARGES COULD AMOUNT TO AS MUCH AS THE ENTIRE VALUE OF YOUR VESSEL AND ITS CONTENTS. IF YOU AGREE TO ALLOW THE SALVOR TO PERFORM THE OFFERED
56 57 58 59 60 61 62 63 64	WORK AND IS NOT COVERED BY ANY TOWING SERVICE CONTRACT. SALVAGE WORK ALLOWS THE SALVOR TO PRESENT YOU, OR YOUR INSURANCE COMPANY, WITH A BILL FOR THE CHARGES AT A LATER DATE. THE SALVOR SHALL CALCULATE THE CHARGES ACCORDING TO FEDERAL SALVAGE LAW AND SUCH CHARGES MAY EXCEED A CHARGE BASED ON A TIME AND MATERIALS CALCULATION. THE CHARGES COULD AMOUNT TO AS MUCH AS THE ENTIRE VALUE OF YOUR VESSEL AND ITS CONTENTS. IF YOU AGREE TO ALLOW THE SALVOR TO PERFORM THE OFFERED WORK, YOUR ONLY RECOURSE TO CHALLENGE THE ASSESSED CHARGES IS BY
56 57 58 59 60 61 62 63 64 65	WORK AND IS NOT COVERED BY ANY TOWING SERVICE CONTRACT. SALVAGE WORK ALLOWS THE SALVOR TO PRESENT YOU, OR YOUR INSURANCE COMPANY, WITH A BILL FOR THE CHARGES AT A LATER DATE. THE SALVOR SHALL CALCULATE THE CHARGES ACCORDING TO FEDERAL SALVAGE LAW AND SUCH CHARGES MAY EXCEED A CHARGE BASED ON A TIME AND MATERIALS CALCULATION. THE CHARGES COULD AMOUNT TO AS MUCH AS THE ENTIRE VALUE OF YOUR VESSEL AND ITS CONTENTS. IF YOU AGREE TO ALLOW THE SALVOR TO PERFORM THE OFFERED WORK, YOUR ONLY RECOURSE TO CHALLENGE THE ASSESSED CHARGES IS BY A LAWSUIT IN FEDERAL COURT OR, IF YOU AGREE, BY BINDING
56 57 58 59 60 61 62 63 64 65 66	WORK AND IS NOT COVERED BY ANY TOWING SERVICE CONTRACT. SALVAGE WORK ALLOWS THE SALVOR TO PRESENT YOU, OR YOUR INSURANCE COMPANY, WITH A BILL FOR THE CHARGES AT A LATER DATE. THE SALVOR SHALL CALCULATE THE CHARGES ACCORDING TO FEDERAL SALVAGE LAW AND SUCH CHARGES MAY EXCEED A CHARGE BASED ON A TIME AND MATERIALS CALCULATION. THE CHARGES COULD AMOUNT TO AS MUCH AS THE ENTIRE VALUE OF YOUR VESSEL AND ITS CONTENTS. IF YOU AGREE TO ALLOW THE SALVOR TO PERFORM THE OFFERED WORK, YOUR ONLY RECOURSE TO CHALLENGE THE ASSESSED CHARGES IS BY A LAWSUIT IN FEDERAL COURT OR, IF YOU AGREE, BY BINDING ARBITRATION.

Page 3 of 5

596-02102A-18

642094

69	SALVOR MAY CHARGE. YOU HAVE A RIGHT TO REJECT THE SALVOR'S OFFER
70	OF SERVICES IF THE SALVOR WILL NOT AGREE TO A CHARGE BEFORE
71	BEGINNING WORK.
72	
73	(b) The salvor is relieved of providing the verbal and
74	written notice pursuant to this subsection if there is an
75	imminent threat of injury or death to any person on board the
76	vessel.
77	(4)(a) Any customer injured by a violation of this section
78	may bring an action in the appropriate court for relief. A
79	customer who prevails in such an action is entitled to damages
80	equal to 1.5 times the amount charged by the salvor, plus actual
81	damages, court costs, and reasonable attorney fees. The customer
82	may also bring an action for injunctive relief in the circuit
83	court.
84	(b) The remedies provided for in this subsection shall be
85	in addition to any other remedy provided by law.
86	Section 2. This act shall take effect July 1, 2018.
87	
88	======================================
89	And the title is amended as follows:
90	Delete everything before the enacting clause
91	and insert:
92	A bill to be entitled
93	An act relating to the salvage of pleasure vessels;
94	creating s. 559.952, F.S.; providing scope and
95	applicability; providing definitions; requiring
96	salvors of pleasure vessels to provide specified
97	verbal and written notice; providing an exception;

Page 4 of 5

596-02102A-18

642094

98 providing remedies; specifying that such remedies are 99 in addition to others provided by law; providing an 100 effective date.