A bill to be entitled 1 2 An act relating to Little Gasparilla Island, Charlotte 3 County; providing an exception to general law; 4 authorizing future modifications to certain single-5 family docks, multislip docks, and multifamily docks 6 under certain circumstances; providing that 7 applications filed pursuant to the requirements of the 8 act are full and final settlement of specified claims; 9 limiting the state's liability if a court makes 10 certain determinations relating to such docks; authorizing the Department of Environmental Protection 11 to take enforcement action against docks or owners of 12 13 riparian parcels or upland interests associated with docks that do not meet specified criteria after a 14 15 specified date; providing for applicability; providing an effective date. 16 17 18 Be It Enacted by the Legislature of the State of Florida: 19 20 Section 1. Notwithstanding chapter 258, Florida Statutes, 21 if the criteria set forth in section 2 or section 3 are met 22 within 2 years after the effective date of this act, the owner 23 of the riparian parcel or upland interest associated with an 24 existing private residential single-family dock constructed 25 before March 1, 2013, on sovereignty submerged lands adjacent to 26 Little Gasparilla Island in the Lemon Bay Aquatic Preserve, Page 1 of 6

CODING: Words stricken are deletions; words underlined are additions.

hb0929-01-c1

2014

2014

27	Charlotte County, or the incorporated association holding the
28	submerged lands lease for an existing private residential
29	multifamily dock or private residential multislip dock
30	constructed before March 1, 2013, on sovereignty submerged lands
31	adjacent to Little Gasparilla Island in the Lemon Bay Aquatic
32	Preserve, shall be:
33	(1) Exempt from the need to obtain a permit under part IV
34	of chapter 373, Florida Statutes, for the existing dock.
35	(2) Permitted to maintain and repair the dock as it
36	existed on March 1, 2013.
37	(3) Permitted to rebuild the entire structure to the dock
38	configuration as of March 1, 2013, if more than 50 percent of
39	the dock falls into a state of disrepair or is destroyed as a
40	result of a natural or manmade force, notwithstanding rule 18-
41	20.004(5)(a)6., Florida Administrative Code.
42	(4) Permitted to make future modifications in conformity
43	with applicable rules without reconstructing any existing
44	portion of the dock to meet current rule requirements.
45	(5) Permitted to make future modifications, and obtain an
46	expansion of the submerged lands lease for a private residential
47	multifamily dock or private residential multislip dock, in
48	conformity with other applicable rules, notwithstanding that:
49	(a) The proposed modification does not meet the side
50	setback requirements of rule 18-21.004(3)(d), Florida
51	Administrative Code. However, the proposed modification may not
52	encroach into the setback farther than the existing dock.
I	Page 2 of 6

2014

53	(b) The existing dock is associated with a riparian
54	easement that does not meet the minimum width requirement of
55	rule 18-21.004(1)(d), Florida Administrative Code.
56	(6) Permitted to obtain a future expansion of the
57	submerged lands lease for a private residential multifamily dock
58	or private residential multislip dock, in conformity with other
59	applicable rules, notwithstanding that the existing dock
60	currently does not, or as modified would not, meet the 10-to-1
61	limit of rule 18-20.004(5)(c)1., Florida Administrative Code, or
62	the 40-to-1 limit of rule 18-21.004(4)(b)2., Florida
63	Administrative Code.
64	Section 2. <u>Section 1 applies to a private residential</u>
65	single-family dock currently covered by a letter of consent or
66	if, within 2 years after the effective date of this act, the
67	owner of the riparian parcel or upland interest associated with
68	the dock applies for a letter of consent to use sovereignty
69	submerged lands from the Department of Environmental Protection
70	acting on behalf of the Board of Trustees of the Internal
71	Improvement Trust Fund. The application for the letter of
72	consent for an existing dock timely filed under this act shall
73	be in full and final settlement of all claims by the Board of
74	Trustees of the Internal Improvement Trust Fund arising from the
75	applicant's noncompliance with applicable rules.
76	Section 3. Section 1 applies to a private residential
77	multifamily dock or private residential multislip dock if the
78	following conditions are met within 2 years after the effective
Į	Page 3 of 6

2014

79	date of this act:
80	(1) Property owners who have an established right to use
81	the existing dock have formed an incorporated dock association
82	or incorporated homeowners' association with bylaws that make
83	membership equally available to all property owners who have an
84	established right to use the existing dock, that provide all
85	members with an equal voice in the governance of the association
86	and an equal obligation to contribute to the maintenance of the
87	dock, and that provide all members with equal access to the
88	dock.
89	(2) The dock is currently fully covered by a submerged
90	lands lease or the incorporated dock association or incorporated
91	homeowners' association has applied to the Department of
92	Environmental Protection for a submerged lands lease covering
93	the existing preempted area. The application for the submerged
94	lands lease for the existing preempted area timely filed under
95	this act shall be in full and final settlement of all claims by
96	the Board of Trustees of the Internal Improvement Trust Fund
97	arising from the applicant's noncompliance with applicable
98	rules.
99	Section 4. If a properly incorporated dock association or
100	homeowners' association applies for an initial submerged lands
101	lease or applies for the expansion of an existing submerged
102	lands lease for an existing dock within 2 years after the
103	effective date of this act:
104	(1) The lease shall be issued if the association has
	Page 4 of 6

2014

105	presented documentary evidence of fee simple title to the
106	associated upland parcel or documentary evidence of an
107	associated permanent upland riparian easement created for the
108	exclusive or nonexclusive use of the property owners who are the
109	association members, notwithstanding any provision of rules 18-
110	20 and 18-21, Florida Administrative Code, that may be
111	understood to require other evidence or another form of upland
112	interest.
113	(2) The lease shall be issued, notwithstanding that the
114	historically preempted area extends beyond the side boundaries
115	of the associated upland easement. However, the lease shall
116	contain language invalidating the lease if the lease is found by
117	a court of competent jurisdiction to infringe on the riparian
118	rights of a neighboring parcel.
119	(3) The timely filing under this act of the application
120	for a submerged lands lease shall be in full and final
121	settlement of all claims by the Board of Trustees of the
122	Internal Improvement Trust Fund arising from the applicant's
123	noncompliance with applicable rules, and no lease fees in
124	arrears shall be assessed for submerged lands that may have been
125	preempted by the association's existing dock but not included in
126	any current lease.
127	Section 5. The state, the Board of Trustees of the
128	Internal Improvement Trust Fund, and the Department of
129	Environmental Protection are not liable to the owner of an
130	upland riparian parcel or the riparian interestholder of a dock
I	Page 5 of 6

2014

131	for any loss or damage suffered by such owner or party if a
132	court of competent jurisdiction determines that any part of any
133	dock authorized by this act encroaches on or interferes with the
134	riparian rights of others or requires the modification or
135	removal of any dock authorized by this act.
136	Section 6. This act does not prevent the Department of
137	Environmental Protection, as staff to the Board of Trustees of
138	the Internal Improvement Trust Fund, from taking enforcement
139	action against a dock, or the owner of a riparian parcel or
140	upland interest associated with a dock, that has not met the
141	criteria of section 2, section 3, or section 4, whichever is
142	applicable, within 2 years after the effective date of this act.
143	Section 7. This act shall take effect upon becoming a law.

Page 6 of 6