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20251388er 1 2 An act relating to vessels; amending s. 327.45, F.S.; 3 specifying that the Fish and Wildlife Conservation Commission's authorization to establish protection 4 5 zones includes modifying the allowable means of 6 certain vessel positioning to prevent significant harm 7 to certain springs; revising what constitutes 8 significant harm; amending s. 327.56, F.S.; 9 prohibiting an officer from performing a vessel stop 10 or boarding a vessel without probable cause; prohibiting an officer from performing a vessel stop 11 12 or boarding a vessel under certain circumstances; providing that a violation of safety or marine 13 sanitation equipment requirements is a secondary 14 15 rather than a primary offense; amending s. 327.70, 16 F.S.; requiring the commission, in coordination with 17 the Department of Highway Safety and Motor Vehicles, to create the "Florida Freedom Boater" safety 18 19 inspection decal for specified purposes; providing for the award of such decal; providing requirements for 20 21 such decal; authorizing an officer to stop a vessel 22 for a lawful purpose when the officer has probable 23 cause or knowledge to believe a violation of certain 2.4 provisions has occurred or is occurring; creating s. 25 327.75, F.S.; providing a short title; defining the terms "energy source" and "watercraft"; prohibiting 26 27 specified entities from restricting the use or sale of 28 watercraft based on the energy source used by such 29 watercraft; amending s. 379.226, F.S.; revising

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20251388er 30 provisions prohibiting the issuance of a license to a vessel owned by certain alien powers; providing an 31 32 effective date. 33 34 Be It Enacted by the Legislature of the State of Florida: 35 36 Section 1. Subsection (2) of section 327.45, Florida 37 Statutes, is amended to read: 327.45 Protection zones for springs.-38 39 The commission may establish by rule protection zones (2) that restrict the speed and operation of vessels, or that 40 41 prohibit or modify the allowable means of anchoring, mooring, 42 beaching, or grounding of vessels, to protect and prevent 43 significant harm to first, second, and third magnitude springs 44 and springs groups, including their associated spring runs, as 45 determined by the commission using the most recent Florida 46 Geological Survey springs bulletin. Significant This harm 47 includes negative impacts to water quality, water quantity, hydrology, wetlands, and aquatic and wetland-dependent species 48 where the operation, anchoring, mooring, beaching, or grounding 49 50 of vessels is determined to be the predominant cause of negative 51 impacts. 52 Section 2. Section 327.56, Florida Statutes, is amended to 53 read: 54 327.56 Safety and marine sanitation equipment inspections; 55 probable cause; qualified.-56 (1) An No officer may not shall board any vessel or perform 57 a vessel stop in this state unless to make a safety or marine 58 sanitation equipment inspection if the owner or operator is not

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20251388er 59 aboard. When the owner or operator is aboard, an officer may 60 board a vessel with consent or when the officer has probable 61 cause or knowledge to believe that a violation of a provision of 62 this chapter has occurred or is occurring. (2) An officer may not perform a vessel stop or board a 63 vessel for the sole purpose of performing a safety or marine 64 sanitation equipment inspection. A violation of safety or marine 65 66 sanitation equipment requirements is a secondary offense, rather 67 than a primary offense An officer may board a vessel when the 68 operator refuses or is unable to display the safety or marine sanitation equipment required by law, if requested to do so by a 69 law enforcement officer, or when the safety or marine sanitation 70 71 equipment to be inspected is permanently installed and is not 72 visible for inspection unless the officer boards the vessel. 73 (2) Inspection of floating structures for compliance with this section shall be as provided in s. 403.091. 74 75 Section 3. Subsection (2) of section 327.70, Florida 76 Statutes, is amended to read: 77 327.70 Enforcement of this chapter and chapter 328.-(2) (a)1. The commission, in coordination with the 78 79 Department of Highway Safety and Motor Vehicles, shall create a 80 "Florida Freedom Boater" safety inspection decal for issue at the time of registration or renewal, signifying that the vessel 81 82 is deemed to have met the safety equipment carriage and use 83 requirements of this chapter. Upon demonstrated compliance with the safety equipment carriage and use requirements of this 84 85 chapter at the time of registration or renewal during a safety inspection initiated by a law enforcement officer, the operator 86 87 of a vessel shall be issued a "Florida Freedom Boater" safety

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88 inspection decal signifying that the vessel is deemed to have 89 met the safety equipment carriage and use requirements of this 90 chapter at the time and location of such inspection. The 91 commission may designate by rule the timeframe for expiration 92 of, and the specific design for, the "Florida Freedom Boater" safety inspection decal. However, a decal may not be valid for 93 94 less than 1 calendar year or more than 5 years at the time of issue and, at a minimum, must meet the standards specified in 95 96 this paragraph. All decals issued by the commission on or before 97 December 31, 2018, are no longer valid after that date.

98 2. The <u>"Florida Freedom Boater"</u> safety inspection decal, if 99 displayed, must be located within 6 inches of the inspected 100 vessel's properly displayed vessel registration decal. For 101 nonmotorized vessels that are not required to be registered, the 102 <u>"Florida Freedom Boater"</u> safety inspection decal, if displayed, 103 must be located above the waterline on the forward half of the 104 port side of the vessel.

(b) If a vessel properly displays a valid safety inspection 105 106 decal created or approved by the division, a law enforcement 107 officer may not stop the vessel for the sole purpose of inspecting the vessel for compliance with the safety equipment 108 carriage and use requirements of this chapter unless there is 109 reasonable suspicion that a violation of a safety equipment 110 111 carriage or use requirement has occurred or is occurring. This 112 subsection does not restrict a law enforcement officer from stopping a vessel for any other lawful purpose when the officer 113 114 has probable cause to believe that a violation of this chapter 115 has occurred or is occurring.

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Section 4. Section 327.75, Florida Statutes, is created to

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117	read:
118	327.75 Watercraft Energy Source Freedom Act
119	(1) SHORT TITLEThis section may be cited as the
120	"Watercraft Energy Source Freedom Act."
121	(2) DEFINITIONSFor the purposes of this section, the
122	term:
123	(a) "Energy source" means any source of energy used to
124	power a watercraft, including, but not limited to, gasoline,
125	diesel fuel, electricity, hydrogen, and solar power.
126	(b) "Watercraft" means any vessel or craft designed for
127	navigation on water, including boats and personal watercraft.
128	(3) PROHIBITION ON RESTRICTIONS BASED ON ENERGY SOURCE
129	Notwithstanding any other law to the contrary, a state agency,
130	municipality, governmental entity, or county may not restrict
131	the use or sale of a watercraft based on the energy source used
132	to power the watercraft, including an energy source used for
133	propulsion or used for powering other functions of the
134	watercraft.
135	Section 5. Subsection (3) of section 379.226, Florida
136	Statutes, is amended to read:
137	379.226 Florida Territorial Waters Act; alien-owned
138	commercial fishing vessels; prohibited acts; enforcement
139	(3) No license shall be issued by the Fish and Wildlife
140	Conservation Commission under s. 379.361 $_{m{ au}}$ to any vessel owned in
141	whole or in part by any alien power , which subscribes to the
142	doctrine of international communism, or any subject or national
143	thereof, who subscribes to the doctrine of international
144	communism, or any individual who subscribes to the doctrine of
145	international communism, or who shall have signed a treaty of

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146	trade, friendship and alliance or a nonaggression pact with any
147	communist power. The commission shall grant or withhold said
148	licenses where other alien vessels are involved on the basis of
149	reciprocity and retorsion, unless the nation concerned shall be
150	designated as a friendly ally or neutral by a formal suggestion
151	transmitted to the Governor of Florida by the Secretary of State
152	of the United States. Upon the receipt of such suggestion
153	licenses shall be granted under s. 379.361, without regard to
154	reciprocity and retorsion, to vessels of such nations.
155	Section 6. This act shall take effect July 1, 2025.