1	AN ACT
2	relating to the disposal of sewage by certain boats.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Subsections (a), (b), (c), (d), and (f), Section
5	26.044, Water Code, are amended to read as follows:
6	(a) <u>In</u> [As used in] this section:
7	(1) "Boat"[, "boat"] means any vessel or other
8	watercraft, whether moved by oars, paddles, sails, or other power
9	mechanism, inboard or outboard, or any other vessel or structure
10	floating on surface water in the [this] state, whether or not
11	capable of self-locomotion, including but not limited to cabin
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12	cruisers, houseboats, barges, marinas, and similar floating
13	objects. The term does not include a vessel subject to inspection
14	under 46 U.S.C. Section 3301.
15	(2) "Boat pump-out station" means any private or
16	public shoreside, mobile, or floating installation either
17	independent of or in addition to an organized waste collection,
18	treatment, and disposal system used to receive boat sewage.
19	(3) "Shoreside, mobile, or floating installation"
20	means marinas and other installations servicing boats on surface
21	water in the state.
22	(4) "Surface water in the state" means all lakes,
23	bays, ponds, impounding reservoirs, springs, rivers, streams,
24	creeks, estuaries, marshes, inlets, canals, the Gulf of Mexico out

three nautical miles into the Gulf, and all other bodies of surface water, natural or artificial, inland or coastal, fresh or salt, navigable or nonnavigable, and including the beds and banks of all watercourses and bodies of surface water, that are wholly or partially inside or bordering the state or inside the jurisdiction of the state, except waters beyond three nautical miles of any shore in the state.

The commission shall issue rules concerning the 8 (b) 9 disposal of sewage from boats located or operated on surface water 10 in the [inland fresh waters in this] state. The rules of the 11 commission shall include provisions for the establishment of standards for sewage disposal devices, the certification of sewage 12 13 disposal devices, including shoreside and mobile boat [on-shore] pump-out stations [facilities], and the visible and conspicuous 14 15 display of evidence of certification of sewage disposal devices on 16 each boat equipped with such device and on each shoreside and mobile [on-shore] pump-out device. 17

18 (c) The commission may delegate the administration and 19 performance of the certification function to the executive director 20 or to <u>another</u> [any other] governmental entity. The commission <u>or</u> 21 <u>delegated authority</u> shall collect the following fees from 22 applicants for certification:

23 Boat Pump-out Station (biennial) [Certificates (annual)]:

24	Initial Certificates for Pump-out	\$35
25	Pump-out Renewal	\$25
26	Marine Sanitation Device (biennial):	
27	Boat over 26 Feet or Houseboat	\$15

\$15

1 Boat 26 Feet or less with Permanent Device

All certification fees shall be paid to the <u>commission or delegated</u> <u>authority</u> [entity] performing the certification function. All fees collected by any state agency shall be deposited to the credit of the water resource management account for use by <u>the commission or</u> <u>delegated authority</u> [that agency in administering and performing the certification function].

8 (d) Before issuing any rules under Subsection (b) [of this 9 section], the commission or any person authorized by it under 10 Section 26.021 on request may [of this code shall] hold hearings on 11 those rules in Austin and in five other locations in the state in 12 order to provide the best opportunity for all citizens of the state 13 to appear and present evidence to the commission.

Copies of each rule issued by the commission under this 14 (f) 15 section shall be filed in the offices of the commission in Austin, in the office of the Secretary of State in Austin, and posted on the 16 commission's Internet website [the office of the county clerk in 17 18 each county in the state]. The commission shall provide for publication of notice of each rule issued under this section in at 19 20 least one newspaper of general circulation in each county of the state and shall furnish the county judge of each county of the state 21 a copy of the rules. 22

23 SECTION 2. Subsections (a), (b), and (c), Section 26.045,
24 Water Code, are amended to read as follows:

(a) In this section <u>"boat," "boat pump-out station,"</u>
Shoreside, mobile, or floating installation," and "surface water
in the state" have the meanings assigned by [+

1 [(1) "Boat" means the same as defined in] Section
2 26.044 [26.044(a), Water Code].

3 [(2) "Boat pump-out station" means any private or 4 public shoreside installation either independent of or in addition 5 to an organized waste collection, treatment, and disposal system 6 used to receive boat sewage.

7 [(3) "Shoreside installation" means marinas and other
8 installations servicing boats on fresh water of Texas.

9 [(4) "Fresh water" means as geographically applied all 10 of the surface lakes, streams, and reservoirs of the state, 11 exclusive of the extent of ordinary tidal action on this water.]

(b) After a public hearing and after making every reasonable effort to bring about the establishment of an adequate number of boat pump-out stations on <u>surface</u> [<u>fresh</u>] water <u>in the state</u>, the commission may enter an order requiring the establishment of boat pump-out stations by a local government that has any jurisdiction over at least a portion of the <u>surface</u> [<u>fresh</u>] water <u>in the state</u> or over land immediately adjacent to the [<u>fresh</u>] water.

(c) If а local government is authorized to 19 issue 20 authorization for the operation of shoreside, mobile, or floating installations, the local government may require the installation 21 and operation of boat pump-out stations where necessary. The local 22 government shall require the installation and operation of boat 23 pump-out stations if required by the commission. 24

25 SECTION 3. The heading to Section 31.129, Parks and 26 Wildlife Code, is amended to read as follows:

27 Sec. 31.129. VIOLATION <u>AND ENFORCEMENT</u> OF SEWAGE DISPOSAL

1 REGULATIONS.

2 SECTION 4. Section 31.129, Parks and Wildlife Code, is 3 amended by amending Subsection (a) and adding Subsections (c) and 4 (d) to read as follows:

5 (a) A person who violates or fails to comply with a rule of 6 the Texas [Natural Resource Conservation] Commission <u>on</u> 7 <u>Environmental Quality</u> concerning the disposal of sewage from boats 8 commits an offense that is a Class C Parks and Wildlife Code 9 misdemeanor. A separate offense is committed each day a violation 10 continues.

11 (c) A game warden or peace officer who is certified as a 12 marine safety enforcement officer under Section 31.121 may enforce 13 a rule of the Texas Commission on Environmental Quality concerning 14 the disposal of sewage from boats.

15 (d) A marine safety enforcement officer who reasonably 16 suspects that a boat is discharging sewage in an area where 17 discharge is prohibited may, if the owner or operator is aboard, 18 board the boat for the purpose of inspecting the marine sanitation 19 device for proper operation and testing the sanitation and holding 20 devices, including placing a dye tablet in the holding tank. 21 SECTION 5. This Act takes effect September 1, 2009.

President of the Senate Speaker of the House I hereby certify that S.B. No. 2445 passed the Senate on April 22, 2009, by the following vote: Yeas 29, Nays 1.

Secretary of the Senate

I hereby certify that S.B. No. 2445 passed the House on May 26, 2009, by the following vote: Yeas 146, Nays O, one present not voting.

Chief Clerk of the House

Approved:

Date

Governor