By: Uresti S.B. No. 2445

A BILL TO BE ENTITLED

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 [As used in]</u> this section:
- 7 (1) "Boat"[The world is a second of the s
- 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
- 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 <u>(3) "Shoreside, mobile, or floating installation"</u>
- 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

- 1 three nautical miles into the Gulf, and all other bodies of surface
- 2 water, natural or artificial, inland or coastal, fresh or salt,
- 3 navigable or nonnavigable, and including the beds and banks of all
- 4 watercourses and bodies of surface water, that are wholly or
- 5 partially inside or bordering the state or inside the jurisdiction
- 6 of the state, except waters beyond three nautical miles of any shore
- 7 in the state.
- 8 (b) The commission shall issue rules concerning the
- 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
- 12 standards for sewage disposal devices, the certification of sewage
- 13 disposal devices, including shoreside and mobile boat [on-shore]
- 14 pump-out $\underline{\text{stations}}$ [$\underline{\text{facilities}}$], and the visible and conspicuous
- 15 display of evidence of certification of sewage disposal devices on
- 16 each boat equipped with such device and on each shoreside and mobile
- 17 [on-shore] pump-out device.
- 18 (c) The commission may delegate the administration and
- 19 performance of the certification function to the executive director
- 20 or to another [any other] governmental entity. The commission or
- 21 delegated authority shall collect the following fees from
- 22 applicants for certification:
- 23 Boat <u>Pump-out Station (biennial)</u> [<u>Certificates (annual)</u>]:
- 24 Initial Certificates for Pump-out
- 25 Pump-out Renewal \$25
- 26 Marine Sanitation Device (biennial):
- 27 Boat over 26 Feet or Houseboat \$15

\$35

- 1 Boat 26 Feet or less with Permanent Device \$15
- 2 All certification fees shall be paid to the commission or delegated
- 3 authority [entity] performing the certification function. All fees
- 4 collected by any state agency shall be deposited to the credit of
- 5 the water resource management account for use by the commission or
- 6 <u>delegated</u> authority [that agency in administering and performing
- 7 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.
- 14 (f) Copies of each rule issued by the commission under this
- 15 section shall be filed in the offices of the commission in Austin,
- 16 in the office of the Secretary of State in Austin, and posted on the
- 17 <u>commission's Internet website</u> [the office of the county clerk in
- 18 each county in the state]. The commission shall provide for
- 19 publication of notice of each rule issued under this section in at
- 20 least one newspaper of general circulation in each county of the
- 21 state and shall furnish the county judge of each county of the state
- 22 a copy of the rules.
- SECTION 2. Subsections (a), (b), and (c), Section 26.045,
- 24 Water Code, are amended to read as follows:
- 25 (a) In this section "boat," "boat pump-out station,"
- 26 "shoreside, mobile, or floating installation," and "surface water
- 27 in the state" have the meanings assigned by [+

- 1 [(1) "Boat" means the same as defined in] Section
- 2 <u>26.044</u> [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.
- 12 (b) After a public hearing and after making every reasonable
- 13 effort to bring about the establishment of an adequate number of
- 14 boat pump-out stations on surface [fresh] water in the state, the
- 15 commission may enter an order requiring the establishment of boat
- 16 pump-out stations by a local government that has any jurisdiction
- 17 over at least a portion of the <u>surface</u> [fresh] water <u>in the state</u> or
- 18 over land immediately adjacent to the [fresh] water.
- 19 (c) If a local government is authorized to issue
- 20 authorization for the operation of shoreside, mobile, or floating
- 21 installations, the local government may require the installation
- 22 and operation of boat pump-out stations where necessary. The local
- 23 government shall require the installation and operation of boat
- 24 pump-out stations if required by the commission.
- 25 SECTION 3. The heading to Section 31.129, Parks and
- 26 Wildlife Code, is amended to read as follows:
- Sec. 31.129. VIOLATION AND ENFORCEMENT 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 on
- 7 Environmental Quality 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 <u>(c) A game warden or peace officer who is certified as a</u>
- 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.