JAN 2 3 2009

A BILL FOR AN ACT

RELATING TO COMMERCIAL ACTIVITIES ON OCEAN WATERS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- SECTION 1. The purpose of this Act is to authorize the

 department of land and natural resources to regulate commercial

 enterprises that operate out of private marinas and utilize
- 4 state waters or marine resources.
- 5 It is not the intent of this Act to provide for additional
- 6 regulation of existing regulated commercial enterprises, but to
- 7 address currently unregulated activities only.
- 8 SECTION 2. Section 200-3, Hawaii Revised Statutes, is
- 9 amended to read as follows:
- 10 "[+]§200-3[+] Ocean recreation and coastal areas programs.
- 11 The board shall assume the following functions of the department
- 12 of transportation:
- 13 (1) Managing and administering the ocean-based recreation
- and coastal areas programs of the State;
- 15 (2) Planning, developing, operating, administering, and
- 16 maintaining small boat harbors, launching ramps, and

S.B. NO. 68

1		other boating facilities and associated aids to
2		navigation throughout the State;
3	(3)	Developing and administering an ocean recreation
4		management plan;
5	(4)	Administering and operating a vessel registration
6		system for the State;
7	(5)	Regulating the commercial use of [boating facilities;]
8		state waters and marine resources, including those
9		operations that use private marinas;
10	(6)	Regulating boat regattas and other ocean water events;
11	(7)	Administering a marine casualty and investigation
12		program;
13	(8)	Assisting in abating air, water, and noise pollution;
14	(9)	Conducting public education in boating safety;
15	(10)	Administering the boating special fund;
16	(11)	Assisting in controlling shoreline erosion;
17	(12)	Repairing seawalls and other existing coastal
18		protective structures under the jurisdiction of the
19		State; and
20	(13)	Removing nonnatural obstructions and public safety
21		hazards from the shoreline, navigable streams,
22		harbors, channels, and coastal areas of the State."

2009-0495 SB SMA.doc

1	SECT	ION 3. Section 200-4, Hawaii Revised Statutes, is
2	amended by	y amending subsection (a) to read as follows:
3	"(a)	The chairperson may adopt rules necessary:
4	(1)	To regulate the manner in which all vessels may enter
5		the ocean waters and navigable streams of the State
6		and moor, anchor, or dock at small boat harbors,
7		launching ramps, and other boating facilities owned or
8		controlled by the State;
9	(2)	To regulate the embarking and disembarking of
10		passengers at small boat harbors, launching ramps,
11		other boating facilities, and public beaches;
12	(3)	For the safety of small boat harbors, launching ramps,
13		and other boating facilities, the vessels anchored or
14		moored therein;
15	(4)	For the conduct of the public using small boat
16		harbors, launching ramps, and other boating facilities
17		owned or controlled by the State;
18	(5)	To regulate and control recreational and commercial
19		use of small boat harbors, launching ramps, and other
20		boating facilities owned or controlled by the State
21		and the ocean waters and navigable streams of the
22		State;

1	(6)	To prevent the discharge or throwing into small boat
2		harbors, launching ramps, other boating facilities,
3		ocean waters, and navigable streams, of rubbish,
4		refuse, garbage, or other substances likely to affect
5		the quality of the water or that contribute to making
6		the small boat harbors, launching ramps, other boating
7		facilities, ocean waters, and streams unsightly,
8		unhealthful, or unclean, or that are liable to fill
9		up, shoal, or shallow the waters in, near, or
10		affecting small boat harbors, launching ramps, and
11		other boating facilities and the ocean waters and
12		navigable streams of the State, and likewise to
13		prevent the escape of fuel or other oils or substances
14		into the waters in, near, or affecting small boat
15		harbors, launching ramps, or other boating facilities
16		and the ocean waters and navigable streams of the
17		State from any source point, including, but not
18		limited to, any vessel or from pipes or storage tanks
19		upon land. The rules may include:
20		(A) Requirements for permits and fees for:

(i) The mooring, docking, or anchoring of

recreational and commercial vessels or the

21

22

1		launching of recreational or commercial
2		vessels at small boat harbors, launching
3		ramps, and other boating facilities; or
4	(ii)	Other uses of these facilities;
5	(B) Requ	airements for permits and fees for use of a
6	vess	sel as a principal place of habitation while
7	moor	red at a state small boat harbor;
8	(C) Requ	irements governing:
9	(i)	The transfer of any state commercial,
10		mooring, launching, or any other type of use
11		or other permit, directly or indirectly,
12		including, but not limited to, the
13		imposition or assessment of a business
14		transfer fee upon transfer of ownership of
15		vessels operating commercially from, within,
16		or in any way related to the state small
17		boat harbors; and
18	(ii)	The use of state small boat harbors,
19		launching ramps, or other boating facilities
20		belonging to or controlled by the State,
21		including, but not limited to, the
22		establishment of minimum amounts of annual

1		gross receipts required to reliew a
2		commercial use permit, and conditions under
3		which a state commercial, mooring,
4		launching, or any other type of use or other
5		permit may be terminated, canceled, or
6		forfeited; and
7		(D) Any other rule necessary to implement this
8		chapter pertaining to small boat harbors,
9		launching ramps, and other boating facilities
10		belonging to or controlled by the State;
11	(7)	To continue the ocean recreational and coastal areas
12		programs and govern the ocean waters and navigable
13		streams of the State, and beaches encumbered with
14		easements in favor of the public to protect and foster
15		public peace and tranquility and to promote public
16		safety, health, and welfare in or on the ocean waters
17		and navigable streams of the State, and on beaches
18		encumbered with easements in favor of the public. The
19		rules may include:
20		(A) Regulating the anchoring and mooring of vessels,
21		houseboats, and other contrivances outside of any
22		harbor or boating facility, including:

S.B. NO. 68

1	(i)	The designation of offshore mooring areas;
2	(ii)	The licensing and registration of vessels,
3		houseboats, and other contrivances; and the
4		issuance of permits for offshore anchoring
5		and mooring of vessels, houseboats, and
6		other contrivances; and
7	(iii)	The living aboard on such vessels,
8		houseboats, or other contrivances while they
9		are anchored or moored within ocean waters
10		or navigable streams of the State.
11	The	rules shall provide for consideration of
12	envi	ronmental impacts on the State's aquatic
13	resc	urces in the issuance of any permits for
14	offs	chore mooring;
15	(B) Safe	ety measures, requirements, and practices in
16	or c	n the ocean waters and navigable streams of
17	the	State;
18	(C) The	licensing and registration of persons or
19	orga	nizations engaged in commercial activities in
20	or c	n the ocean waters and navigable streams of
21	the	State;

S.B. NO.68

1		(D) The licensing and registration of equipment
2		utilized for commercial activities in or on the
3		ocean waters and navigable streams of the State;
4		(E) For beaches encumbered with easements in favor of
5		the public, the prohibition or denial of the
6		following uses and activities:
7		(i) Commercial activities;
8		(ii) The storage, parking, and display of any
9		personal property;
10		(iii) The placement of structures or obstructions;
11		(iv) The beaching, landing, mooring, or anchoring
12		of any vessels; and
13		(v) Other uses or activities that may interfere
14		with the public use and enjoyment of these
15		beaches; and
16		(F) Any other matter relating to the safety, health,
17		and welfare of the general public; [and]
18	(8)	To regulate the examination, guidance, and control of
19		harbor agents and their assistants[-]; and
20	(9)	To regulate commercial activities in state waters
21		including those operations originating from private
22		marinas; provided that no new permit shall be required

2009-0495 SB SMA.doc

1	for those commercial activities regulated by any other
2	chapter. For the purposes of this paragraph,
3	"commercial activity" shall have the same meaning as
4	<u>in section 188-40.6.</u> "
5	SECTION 4. Statutory material to be repealed is bracketed
6	and stricken. New statutory material is underscored.
7	SECTION 5. This Act shall take effect on July 1, 2009.
8	
	INTRODUCED BY:
	By Request

Report Title:

Ocean Resources; Commercial Activities; DLNR

Description:

Adds regulatory function over commercial use of state waters and marine resources to the department of land and natural resources.