

Amendment to HB 99

1 Amend the bill by replacing section 1 with the following:

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3 1 New Subdivision; Anchored Seasonal Platforms. Amend RSA 270 by inserting after section
4 72-a the following new subdivision:

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Anchored Seasonal Platforms

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270:72-b Definitions. In this subdivision:

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I. "Anchored seasonal platform" means a seasonal platform, inflatable platform, float, or
8 device attached to such platform, inflatable platform, or float, that is attached by chains, cables,
9 ropes, or related equipment to a fixed object or stationary point, or that is attached to an anchor or
10 weight which is designed to rest on the bed or to be buried in the bed of a navigable body of water.

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II. "Director" means the director, division of state police, department of safety.

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III. "Division" means the division of state police, department of safety.

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IV. "Shorefront property" means any property abutting public waters of the state.

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"Shorefront property" shall include:

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(a) A lot on the public waters that is divided by a road so that the lot is on the opposite
16 side of the road from the public waters or divided by an exclusive right-of-way which has been
17 acquired as a result of an eminent domain proceeding which resulted in the break or loss of property
18 between the property owner's residence and shore frontage.

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(b) A lot of record with not less than 25 feet of frontage.

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(c) Shorefront property shall not mean a deeded right-of-way, nor shall it mean lots not
21 contiguous to the shore with any other type of legal shorefront access. Property owned in common by
22 associations and other groups shall be deemed owned by the group and shall not convey any rights to
23 individual members of such group.

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270:72-c Anchored Seasonal Platform; Limitations.

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I. No person shall erect, install, maintain, or exercise control over an anchored seasonal
26 platform on the public waters of the state who is not the legal owner of the adjacent shorefront
27 property except as authorized in paragraph III below.

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II. Any person erecting, installing, maintaining, or exercising control over an anchored
29 seasonal platform on any public body of water shall attach his or her name and contact information
30 to any such seasonal platform as provided in this subdivision and in accordance with rules
31 established under RSA 270:72-g.

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1 III. Seasonal platforms installed on public waters that support a local, state, or federal
2 government agency, an agency's sub-contractors, or a conservation group engaged in the non-
3 recreational activities may be installed provided the platform meets the minimum requirements
4 established in RSA 270:72-d.

5 270:72-d Anchored Seasonal Platform Location.

6 I. No anchored seasonal platform shall be located:

7 (a) In such a manner that it constitutes a hazard to the public safety because it
8 interferes with or impedes, or could potentially interfere with or impede, navigation; or

9 (b) In such proximity to moorings or to other anchored seasonal platforms as to
10 constitute a hazard to public safety; or

11 (c) In such a manner that it presents an unreasonable adverse effect on the
12 environment, including but not limited to water quality, wildlife habitats, or natural areas; or

13 (d) In such a manner that it unreasonably interferes with other recreational uses of the
14 water and adjacent land.

15 II. The director shall develop rules for the purposes of this subdivision pursuant to RSA 541-
16 A and 270:72-g.

17 270:72-e Removal of Anchored Seasonal Platforms; Powers of Director.

18 I. The director or his or her agents shall remove or cause the removal of, or shall move or
19 cause the moving of, any anchored seasonal platform, which:

20 (a) Is in violation of RSA 270:72-d; or

21 (b) Does not bear the legible owner's name and legible contact information as required
22 under RSA 270:72-c; or

23 (c) Constitutes a hazard to public safety because of the manner in which it is constructed
24 or maintained.

25 II. The owner of record of anchored seasonal platform, if known, shall be notified by the
26 director or his or her agents of the removal or relocation, by certified mail with return receipt
27 requested, within 10 days of removal or relocation.

28 III. Any anchored seasonal platform which is removed pursuant to paragraph I or is found
29 adrift shall be stored in a safe place and the owner shall be notified. The owner shall reimburse the
30 state or agent of the state for any costs incurred including the cost of removal, relocation,
31 transporting, storing and disposal the platform.

32 IV. If a seasonal platform is removed or found adrift and the owner cannot be determined it
33 shall be stored for a period of at least 4 weeks to allow the owner the opportunity to reclaim the
34 platform. The owner is responsible for reimbursing the state for all costs identified in paragraph III
35 above.

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1 270:72-f Liability. Nothing in this subdivision shall relieve the owner or installer of an anchored
2 seasonal platform from liability relating to water pollution, accidents, or other liabilities associated
3 with ownership of an anchored seasonal platform.

4 270:72-g Rulemaking.

5 I. The director of the division shall adopt rules under RSA 541-A relative to:

6 (a) The use, design, weight or size, construction, labeling, lighting, placement including
7 safe spacing, and required maintenance of individual anchored seasonal platforms.

8 (b) The enforcement of this subdivision.

9 (c) Controls of seasonal platforms of any local, state, or federal government agency, such
10 an agency's sub-contractors, or to any conservation groups engaged in the non-recreational execution
11 of their duties including, but not limited to, work related to law enforcement, bridge and road work,
12 pollution control, the protection of fish and wildlife, or environmental studies.

13 270:72-h Penalty. Any person violating the provisions of this subdivision shall be guilty of a
14 violation for the first offense and guilty of a misdemeanor for any additional offenses.