

Legislative Analysis

MARINA DREDGING LOAN ORIGINATION ACT

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Senate Bill 252 (Substitute S-3)

Sponsor: Sen. Jack Brandenburg

House Committee: Natural Resources

Senate Committee: Outdoor Recreation and Tourism

Complete to 3-18-13

A SUMMARY OF SENATE BILL 252 (S-3) AS PASSED BY THE SENATE 3-14-13

Senate Bill 252 (S-3) would establish a low-interest loan program within the Department of Treasury to provide financial assistance to eligible privately owned, commercial marinas to help pay for dredging costs. The state would pay loan origination fees to financial institutions. The bill would set guidelines for the issuance of marina dredging loans by financial institutions to eligible marinas and would appropriate \$1 million to the Department of Treasury to operate the loan program.

The stated purpose of the marina dredging loan program is to provide financial assistance to eligible marinas and to alleviate financial distress caused by low water levels impacting recreational watercraft use and related economic impacts.

The marina dredging loan program being created in Senate Bill 252 (S-3) is structurally similar to the agricultural disaster loan program created through Public Act 193 of 2012.

A detailed section-by-section analysis follows later.

FISCAL IMPACT:

Senate Bill 252 would appropriate \$1.0 million to the Department of Treasury in FY 2012-13 for a Marina Dredging Loan Origination Act. Under the bill, the state would pay a loan origination fee to a financial institution (as defined in the bill) equal to 5% of the original principal amount of a loan to an eligible marina (as defined in the bill) for the purposes of dredging. Loans are capped at \$500,000 per eligible marina, which would cap the state's share per loan at \$25,000. From the funding appropriated in the bill loan origination fees, the state could support up to \$20.0 million in marina dredging loans to eligible marinas. The appropriations would be considered a work project with an estimated completion date of March 1, 2014. March 1, 2014 would be the final date for financial institutions to report to the Department of Treasury on the amount of loans made under the program. The total fiscal impact, while capped at \$1.0 million, would depend on participation in the program.

The departments of Treasury and Attorney General would realize increased administrative duties and costs associated with administration of the program. No

appropriation is made to support those costs. Therefore, costs associated with administration of the program would be absorbed under current appropriation levels.

DETAILED SUMMARY:

Section 1 - Name of the Act

The act would be known and cited as the Marina Dredging Loan Origination Act.

Section 2 - Definitions

The bill defines a number of important terms used through the bill.

"*Dredging costs*" would mean the costs associated with dredging that were incurred after February 1, 2013, including costs of removal, disposal, and testing of sediments, and the costs associated with obtaining necessary permits required to conduct dredging.

"*Eligible marina*" would mean a privately owned, commercial facility that meets the following requirements:

- Extends into or over the Great Lakes, their connecting waters, or an inland lake or stream.
- Provides docking, mooring, or launching services for recreational boating and does not limit services based on religion, race, color, creed, national origin, sex, marital status, disability, age, sexual orientation, or family status.
- Has received all of the permits required by law from the Department of Environmental Quality and the U.S. Army Corp of Engineers for the dredging to be conducted with loan funds.

"*Marina dredging loan*" would mean a loan or the refinancing of all or a portion of a loan made to the owner of an eligible marina for dredging costs necessitated by low water levels to accommodate the use of the marina by recreational watercraft.

Section 3 - Establishment of program

The bill would allow the State Treasurer to establish a marina dredging loan origination program that meets the following requirements:

- A qualified financial institution must make marina dredging loans before March 1, 2014.
- A person receiving a loan must pay an interest rate authorized under the new act and established by the qualified financial institution.
- The state would pay loan origination fees on a first come, first served basis for administrative costs incurred by the qualified financial institution equal to 5% of the original principal amount of the loan.

Marina dredging loans would have to comply with the following requirements:

- Interest would be set by the qualified financial institution at a rate of not more than 2.5% or the adjusted prime rate (as defined in MCL 205323) minus 0.75%.
- The term of the loan could not exceed five years.

- The first principal payment required under the loan could not occur before 24 months after the loan is issued.

Marina dredging loans would not be able to exceed \$500,000 per eligible marina.

Section 4 - Duties of State Officers/Financial Institutions

The State Treasurer would be allowed to take any necessary action to ensure the successful operation of the program, including entering into agreements with qualified financial institutions.

The Attorney General would be required to approve as to the legal form all documents relating to the payment of a loan origination fee by the state.

Every qualified financial institution participating in the program would have to (1) report the principal amount of loans made under the program to the State Treasurer by March 1, 2014, and (2) file an affidavit with the State Treasurer signed by a senior executive of the institution stating the institution is in compliance with the program and this bill.

Financial institutions would be required to forward a copy of any affidavits executed and filed with the State Treasurer upon the treasurer's request. The affidavit and its copies would have to be destroyed by both parties once the loan is repaid. The bill also declares the program is found and declared to be for a valid public purpose.

Section 5 - Appropriation for program

The bill would appropriate \$1 million from the General Fund for Fiscal Year ending September 30, 2013, to the Department of Treasury to pay loan origination fees. The bill states the appropriation is a work project appropriation and any unencumbered or un-allotted funds would be carried forward into the next fiscal year.

The bill also states the following in compliance with Section 451a(1) of the Management and Budget Act:

- The purpose of the project is to provide financial assistance to eligible marinas and to alleviate financial distress caused by low water levels impacting recreational watercraft use and related economic impacts through the program.
- The work project will be accomplished through the use of payments to qualified financial institutions for marina dredging loan origination fees for administrative costs incurred by qualified financial institutions.
- The total estimated completion cost of the work project is \$1 million.
- The estimated completion date of the work project is March 1, 2014.

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■ This analysis was prepared by nonpartisan House staff for use by House members in their deliberations, and does not constitute an official statement of legislative intent.