7615

IN SENATE

April 26, 2010

- Introduced by Sen. DILAN -- (at request of the Thruway Authority) -- read twice and ordered printed, and when printed to be committed to the Committee on Transportation
- AN ACT to amend the canal law, in relation to clarifying the purposes for which a revocable permit may be issued

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Section 100 of the canal law, as amended by chapter 335 of the laws of 2001, is amended to read as follows:

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3 S 100. Granting revocable permits. The corporation is hereby authorized, in its discretion, to issue revocable permits granting certain limited privileges therein, whenever the same can be done without detri-4 5 б ment to canal navigation or damage to the banks or other structures 7 thereof. It shall prescribe the terms and conditions by which such revocable permits may be issued for the temporary use of canal lands or 8 structures and for the TEMPORARY diversion OR USE of canal waters 9 for 10 INCLUDING, BUT NOT LIMITED TO, sanitary, farm [purposes], PURPOSES RECREATIONAL, COMMERCIAL or industrial use. It may also issue permits, 11 it shall deem to be advantageous to the corporation, to any person, 12 as 13 firm or corporation, to cut, gather and haul away ice from the canals. Whenever any space and facilities are available at any canal terminal 14 and when no detriment or injury to canal traffic or delay in handling 15 same would result, the corporation may issue a revocable permit for the 16 temporary and restricted use or occupancy, of such canal terminal 17 and 18 the facilities thereof, pursuant to the rules and regulations which it may prescribe. All permits heretofore granted by the corporation and not 19 20 canceled, are hereby legalized and confirmed and made effectual and 21 valid in accordance with the terms and conditions in said permit as fully as if this chapter had been in force on the date of issuance of 22 such permit. No liability of any kind shall attach to or rest upon the 23 24 state, including the corporation, for any damage on account of the granting or revocation of any permit. Existing permit holders within the 25 26 Adirondack park in compliance with the terms of permits which have been properly issued pursuant to law shall continue to be afforded permits at 27

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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least until the first day of June, nineteen hundred ninety-four, unless such permit holders fail to apply for permit renewal within six months of the expiration of such existing or former permit or permits, or by the first day of August, nineteen hundred ninety-three, whichever is later; provided, however, that no additional development right or rights may be included in any permit renewed prior to the first day of June, nineteen hundred ninety-five. Any revenue realized from the issuance of such permits shall be deposited into the canal fund.

9 S 2. This act shall take effect immediately.