9429

## IN ASSEMBLY

March 3, 2016

Introduced by M. of A. LAVINE -- read once and referred to the Committee on Tourism, Parks, Arts and Sports Development

AN ACT to amend the parks, recreation and historic preservation law, in relation to leasing and licensing of property

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

Section 1. Subdivision 2-d of section 3.09 of the parks, recreation and historic preservation law, as amended by chapter 263 of the laws of 2012, is amended to read as follows:

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2-d. Be empowered, in addition to any other provision of law authorizing the leasing or licensing of property under its jurisdiction, to encourage investment by the private sector for the provision of equipment and capital improvements at historic sites, state park and recreation facilities by entering into lease or license agreements extended term not to exceed forty years at the following: in the first park region, for services provided at the observation tower, buildings and structures commonly known as the Cave of the Winds building, the Top of the Falls Restaurant, the administration building, the visitor center, the Goat Island center, the snack bar at the Cave of the Winds, the current police building, the original Prospect Point elevator the lower landing snack bar and the Schoellkopf Museum, including improvements to structures and facilities appurtenant thereto Niagara Reservation State Park, the site of the former casino, the former commission house and the eighty-slip boat marina within the boundaries of Beaver Island state park and the structures known as the navy the post theater, the officers' club and the commandant's house within Fort Niagara state park, buildings and structures at Deveaux Woods state park, and buildings and facilities within Knox Farm state park; in the second park region, the building known as Minturn Mansion within Long Point on Lake Chautauqua state park; in the third park region, for buildings and structures commonly known as the Iris Inn, the Pioneer Museum, the Pinewood Lodge, the Prospect house, the Lauterbrunnen house, the Lower Falls restaurant building, the pool concession stands, the North Entrance visitor center, the administration

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

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building, the Commission house and the Stone building, including improvements to structures and facilities appurtenant thereto at Letch-3 worth State park; in the fourth park region, the structures known as the caretaker's house and garage within the Buttermilk Falls state park; in 5 the seventh park region, the structure known as the brick cottage and 6 associated outbuildings at John Jay Homestead state historic site, the 7 structure known as the Hoyt House and the barns at Ogden Mills and Ruth 8 Livingston Mills state park, the outbuildings at Olana state historic site and the building commonly known as the Staatsburg School in Margar-9 10 et Lewis Norrie state park; in the eighth park region, for buildings and 11 structures commonly known as the Bear Mountain Inn, the A. K. Morgan 12 Overlook Lodge, the Cliff house, the Hilltop lodge, the Summit lodge, the Echo lodge, the Beaver lodge and the Spring lodge, including 13 14 improvements to structures and facilities appurtenant thereto at Bear 15 Mountain State Park; in the ninth park region, THE MAIN HOUSE AT CAUM-16 STATE HISTORIC PARK PRESERVE, the Boardwalk Restaurant at Jones 17 Beach state park and the buildings and structures at Nissequogue state 18 park; in the eleventh park region, the structure known as La Tour house, 19 the former bottling plant and dormitory for adaptive reuse, and property for the development of a golf course and related facilities within Sara-20 21 Spa state park. Any such lease or license may provide for reason-22 able rights of access, utilities and parking located within the bounda-23 ries of the respective park or historic site. Such extended term shall 24 be for the purpose of assuring a lessee or licensee adequate protection 25 loss of investments in developing, renovating, against improving, 26 furnishing and equipping such properties, and the length of the term of any such lease or license shall have a direct relationship to the period 27 required to amortize the investment. Any such lease or license shall be 28 29 entered into only after a finding by the commissioner that such action 30 compatible with public enjoyment and participation in adjacent park 31 facilities, and in the case of structures listed on or eligible for the 32 state register of historic places, that such lease or license will 33 encourage investment by the private sector in restoring, preserving 34 maintaining such properties. In addition, such lease or license shall 35 contain terms and conditions as the commissioner shall deem necessary to address environmental concerns, including any historic and recreational 36 37 resources of such property; the compatible uses of adjacent park lands 38 and facilities; and otherwise to protect the public interest. The bid 39 prospectus submitted to prospective bidders shall contain specific 40 information concerning the nature of the capital improvements or equipment to be provided by the successful bidder. Revenues from the lease or 41 license of property pursuant to this section shall be deposited into the 42 43 state park infrastructure fund established pursuant to section ninety-44 seven-mm of the state finance law. 45

S 2. This act shall take effect immediately.