2048

2011-2012 Regular Sessions

IN ASSEMBLY

January 11, 2011

- Introduced by M. of A. TEDISCO, AMEDORE, BURLING, CALHOUN, FINCH, McDO-NOUGH -- Multi-Sponsored by -- M. of A. CONTE, CROUCH, DUPREY, GIGLIO, MCKEVITT, MOLINARO, RAIA, SALADINO, THIELE -- read once and referred to the Committee on Corporations, Authorities and Commissions
- AN ACT to amend the canal law, the public authorities law, the transportation law, the economic development law and the state finance law, in relation to making the canal corporation an independent public authority; and repealing certain provisions of the canal law and the public authorities law relating thereto

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

1 Section 1. Articles 1-A, 6-A and 13-A of the canal law are REPEALED. 2 S 2. Subdivision 2 of section 10 of the canal law, as amended by chapter 335 of the laws of 2001, is amended to read as follows: 3

2. Appoint and remove all officers and employees in the administration 4 5 canal matters in conformity with the provisions of title [nine] FIVE of 6 of article two of the public authorities law.

S 3. Subdivision 18 of section 2 of the canal law is REPEALED.

S 4. Sections 382 and 383 of the public authorities law are REPEALED.

S 5. Article 2 of the public authorities law is amended by adding a 9 new title 5 to read as follows: 10

## TITLE 5

## CANAL CORPORATION

13 SECTION 250. CANAL CORPORATION.

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- 251. BONDING OF CANAL CORPORATION.
- 252. AUTHORITY TO LEASE LAND.
  - 253. CONDITIONS AND TERMS OF LEASES.
- 254. SPECIAL CONDITIONS FOR LEASES ENTERED PRIOR TO APPROVAL OF 17 18 CANAL RECREATIONWAY PLAN. 19
  - 255. CANAL RECREATIONWAY COMMISSION.
  - 256. FUNCTIONS, POWERS AND DUTIES.

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

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257. CANAL RECREATIONWAY PLAN. 1 2 258. TITLE NOT AFFECTED IF IN PART UNCONSTITUTIONAL OR INEFFEC-3 TIVE. 4 259. INCONSISTENT PROVISIONS IN OTHER ACTS SUPERSEDED. 5 S 250. CANAL CORPORATION. 1. THERE IS HEREBY CREATED A PUBLIC BENEFIT 6 CORPORATION KNOWN AS THE "NEW YORK STATE CANAL CORPORATION" (HEREINAFTER 7 REFERRED TO AS THE "CANAL CORPORATION"). THE CANAL CORPORATION IS SOLELY CREATED TO, AND SHALL HAVE ONLY THE POWER TO, OPERATE, MAINTAIN, 8 CONSTRUCT, RECONSTRUCT, IMPROVE, DEVELOP, FINANCE, AND PROMOTE THE NEW 9 10 YORK STATE CANAL SYSTEM. 2. THE CANAL CORPORATION AND ANY OF ITS PROPERTY, FUNCTIONS AND ACTIV-11 ITIES SHALL HAVE ALL OF THE PRIVILEGES, IMMUNITIES, TAX EXEMPTIONS AND 12 OTHER EXEMPTIONS OF THE AUTHORITY AND OF THE AUTHORITY'S PROPERTY, FUNC-13 14 TIONS AND ACTIVITIES. THERE SHALL BE SIX MEMBERS APPOINTED TO THE CORPO-15 RATION. SUCH MEMBERS SHALL BE APPOINTED AS FOLLOWS: TWO MEMBERS BY THE TEMPORARY PRESIDENT OF THE SENATE; TWO MEMBERS BY THE SPEAKER OF 16 THE 17 ONE MEMBER BY THE MINORITY LEADER OF THE SENATE; AND ONE ASSEMBLY; MEMBER BY THE MINORITY LEADER OF THE ASSEMBLY. THE CANAL CORPORATION 18 19 DELEGATE TO ONE OR MORE OF ITS MEMBERS, OR ITS OFFICERS, AGENTS AND MAY EMPLOYEES, SUCH DUTIES AND POWERS AS IT MAY DEEM PROPER. 20 21 3. NO OFFICER OR MEMBER OF THE CANAL CORPORATION SHALL RECEIVE ANY 22 COMPENSATION, EITHER DIRECT OR INDIRECT, OTHER THAN ADDITIONAL 23 REIMBURSEMENT FOR ACTUAL AND NECESSARY EXPENSES INCURRED IN THE PERFORM-ANCE OF HIS OR HER DUTIES, BY REASON OF HIS OR HER SERVING AS A MEMBER, 24 25 DIRECTOR OR TRUSTEE OF THE CANAL CORPORATION. 26 4. ALL OFFICERS, AGENTS AND EMPLOYEES OF THE CANAL CORPORATION SHALL 27 BE SUBJECT TO THE PROVISIONS OF THE CIVIL SERVICE LAW WHICH SHALL APPLY THE CANAL CORPORATION AS A MUNICIPAL CORPORATION OTHER THAN A CITY. 28 TO 29 THE CANAL CORPORATION SHALL PARTICIPATE IN THE NEW YORK STATE AND LOCAL EMPLOYEES' RETIREMENT SYSTEM. 30 31 5. THE CANAL CORPORATION SHALL HAVE THE POWER TO: (A) OPERATE, MAINTAIN, CONSTRUCT, RECONSTRUCT, IMPROVE, DEVELOP, 32 33 FINANCE AND PROMOTE THE NEW YORK STATE CANAL SYSTEM AS DEFINED IN THE 34 CANAL LAW; 35 (B) SUE AND BE SUED; 36 (C) HAVE A SEAL AND ALTER THE SAME AT PLEASURE; 37 (D) MAKE AND ALTER BY-LAWS FOR ITS ORGANIZATION AND INTERNAL MANAGE-38 MENT AND MAKE RULES AND REGULATIONS GOVERNING THE USE OF ITS PROPERTY 39 AND FACILITIES; 40 APPOINT OFFICERS, AGENTS AND EMPLOYEES, WHO SHALL BE SUBJECT TO (E) SECTION TWO HUNDRED FIFTY-FIVE OF THIS TITLE, AND FIX THEIR COMPEN-41 42 SATION; 43 (F) MAKE AND EXECUTE CONTRACTS AND ALL OTHER INSTRUMENTS NECESSARY OR 44 CONVENIENT FOR THE EXERCISE OF ITS POWERS AND FUNCTIONS UNDER THIS 45 TITLE; (G) ACQUIRE, HOLD AND DISPOSE OF REAL OR PERSONAL PROPERTY FOR ITS 46 47 CORPORATE PURPOSES; 48 (H) ENGAGE THE SERVICES OF PRIVATE CONSULTANTS ON A CONTRACT BASIS FOR 49 RENDERING PROFESSIONAL AND TECHNICAL ASSISTANCE AND ADVICE; 50 (I) PROCURE INSURANCE AGAINST ANY LOSS IN CONNECTION WITH ITS ACTIV-51 ITIES, PROPERTIES AND OTHER ASSETS, IN SUCH AMOUNT AND FROM SUCH INSUR-52 ERS AS IT DEEMS DESIRABLE; 53 (J) INVEST ANY FUNDS OF THE CANAL CORPORATION, OR ANY OTHER MONIES 54 UNDER ITS CUSTODY AND CONTROL NOT REQUIRED FOR IMMEDIATE USE OR 55 DISBURSEMENT, AT THE DISCRETION OF THE CANAL CORPORATION, IN OBLIGATIONS 56 OF THE STATE OR THE UNITED STATES GOVERNMENT OR OBLIGATIONS THE PRINCI- 1 PAL AND INTEREST OF WHICH ARE GUARANTEED BY THE STATE OR THE UNITED 2 STATES GOVERNMENT, OR IN ANY OTHER OBLIGATIONS IN WHICH THE COMPTROLLER 3 OF THE STATE IS AUTHORIZED TO INVEST PURSUANT TO SECTION NINETY-EIGHT-A 4 OF THE STATE FINANCE LAW;

5 (K) PREPARE AND SUBMIT A CAPITAL PROGRAM PLAN PURSUANT TO SECTION TEN 6 OF THE CANAL LAW;

7 (L) APPROVE AND IMPLEMENT THE NEW YORK STATE CANAL RECREATIONWAY PLAN 8 SUBMITTED PURSUANT TO SECTION TWO HUNDRED FIFTY-SEVEN OF THIS TITLE. THE 9 CANAL CORPORATION'S REVIEW AND APPROVAL OF THE CANAL RECREATIONWAY PLAN 10 SHALL BE BASED UPON ITS CONSIDERATION OF A GENERIC ENVIRONMENTAL IMPACT STATEMENT PREPARED BY THE CANAL CORPORATION IN ACCORDANCE WITH ARTICLE 11 12 EIGHT OF THE ENVIRONMENTAL CONSERVATION LAW AND THE REGULATIONS THERE-UNDER. PRIOR TO THE IMPLEMENTATION OF ANY SUBSTANTIAL IMPROVEMENT BY THE 13 14 CANAL CORPORATION ON CANAL LANDS, CANAL TERMINALS OR CANAL TERMINAL 15 LANDS, OR THE LEASE OF CANAL LANDS, CANAL TERMINALS OR CANAL TERMINAL 16 LANDS FOR SUBSTANTIAL COMMERCIAL IMPROVEMENT, THE CANAL CORPORATION, IN 17 ADDITION TO ANY REVIEW TAKEN PURSUANT TO SECTION 14.09 OF THE PARKS, 18 RECREATION AND HISTORIC PRESERVATION LAW, SHALL CONDUCT A RECONNAISSANCE 19 LEVEL SURVEY WITHIN THREE THOUSAND FEET OF SUCH LANDS TO BE IMPROVED OF 20 THE TYPE, LOCATION AND SIGNIFICANCE OF HISTORIC BUILDINGS, SITES AND 21 DISTRICTS LISTED ON, OR WHICH MAY BE ELIGIBLE, FOR THE STATE OR NATIONAL 22 REGISTERS OF HISTORIC PLACES. THE FINDINGS OF SUCH SURVEY SHALL BE USED 23 TO IDENTIFY SIGNIFICANT HISTORICAL RESOURCES AND TO DETERMINE WHETHER 24 THE PROPOSED IMPROVEMENTS ARE COMPATIBLE WITH SUCH HISTORIC BUILDINGS, 25 SITES AND DISTRICTS;

26 (M) ENTER ON ANY LANDS, WATERS OR PREMISES FOR THE PURPOSE OF MAKING 27 BORINGS, SOUNDINGS AND SURVEYS; AND

(N) ACCEPT ANY GIFTS OR ANY GRANT OF FUNDS OR PROPERTY FROM THE FEDERAL GOVERNMENT OR FROM THE STATE OR ANY OTHER FEDERAL OR STATE PUBLIC
BODY OR POLITICAL SUBDIVISION OR ANY OTHER PERSON AND TO COMPLY WITH THE
TERMS AND CONDITIONS THEREOF.

6. (A) THE CANAL CORPORATION SHALL REVIEW THE BUDGET REQUEST SUBMITTED
 BY THE CANAL RECREATIONWAY COMMISSION PURSUANT TO SECTION TWO HUNDRED
 FIFTY-SIX OF THIS TITLE.

(B) THE CANAL CORPORATION, ON OR BEFORE THE FIRST DAY OF NOVEMBER, TWO
THOUSAND ELEVEN AND ON OR BEFORE THE FIFTEENTH DAY OF SEPTEMBER OF EACH
YEAR THEREAFTER, SHALL SUBMIT TO THE DIRECTOR OF THE BUDGET A REQUEST
FOR THE EXPENDITURE OF FUNDS AVAILABLE FROM THE NEW YORK STATE CANAL
SYSTEM DEVELOPMENT FUND PURSUANT TO SECTION NINETY-TWO-U OF THE STATE
FINANCE LAW OR AVAILABLE FROM ANY OTHER NON-FEDERAL SOURCES APPROPRIATED
FROM THE STATE TREASURY.

42 (C) IN THE EVENT THAT THE REQUEST SUBMITTED BY THE CANAL CORPORATION
43 TO THE DIRECTOR OF THE BUDGET DIFFERS FROM THE REQUEST SUBMITTED BY THE
44 COMMISSION TO THE CANAL CORPORATION, THEN THE REQUEST SUBMITTED BY THE
45 CANAL CORPORATION TO THE DIRECTOR OF THE BUDGET SHALL SPECIFY THE
46 DIFFERENCES AND SHALL SET FORTH THE REASONS FOR SUCH DIFFERENCES.

7. THE CANAL CORPORATION SHALL REVIEW THE RECOMMENDATIONS OF THE CANAL RECREATIONWAY COMMISSION CONCERNING THE FUTURE USE OF CANAL LANDS IN THE ADIRONDACK PARK ISSUED PURSUANT TO SECTION TWO HUNDRED FIFTY-SIX OF THIS TITLE, AND SHALL REPORT TO THE GOVERNOR AND THE LEGISLATURE NOT LATER THAN THE FIRST DAY OF OCTOBER, TWO THOUSAND THIRTEEN, IDENTIFYING ANY PROPERTY NOT NEEDED FOR CANAL PURPOSES THAT MAY BE TRANSFERRED TO THE DEPARTMENT OF ENVIRONMENTAL CONSERVATION.

54 8. THE CANAL CORPORATION SHALL HAVE THE POWER TO ISSUE BONDS, NOTES OR 55 OTHER OBLIGATIONS. 1 S 251. BONDING OF CANAL CORPORATION. 1. (A) THE CANAL CORPORATION IS 2 HEREBY AUTHORIZED, AS AN ADDITIONAL CORPORATE PURPOSE THEREOF, TO ISSUE 3 ITS BONDS, NOTES AND OTHER OBLIGATIONS IN CONFORMITY WITH APPLICABLE 4 PROVISIONS OF THE UNIFORM COMMERCIAL CODE FOR PURPOSES OF FINANCING THE 5 CONSTRUCTION, RECONSTRUCTION, DEVELOPMENT AND IMPROVEMENT OF THE NEW 6 YORK STATE CANAL SYSTEM.

7 (B) THE CANAL CORPORATION MAY ISSUE BONDS, NOTES OR OTHER OBLIGATIONS 8 PURSUANT TO PARAGRAPH (A) OF THIS SUBDIVISION IN AN AGGREGATE PRINCIPAL AMOUNT NOT EXCEEDING SIXTY MILLION DOLLARS PLUS A PRINCIPAL AMOUNT OF 9 10 BONDS, NOTES OR OTHER OBLIGATIONS ISSUED (I) TO FUND ANY RELATED DEBT SERVICE RESERVE FUND, (II) TO PROVIDE CAPITALIZED INTEREST FOR A PERIOD 11 EXCEEDING SIX MONTHS, EXCEPT THAT WHERE THE PROCEEDS OF SUCH BONDS, 12 NOT NOTES OR OTHER OBLIGATIONS ARE EXPENDED ON A REVENUE-PRODUCING PROJECT, 13 14 SUCH PERIOD SHALL BE THAT ALLOWABLE UNDER THE UNITED STATES INTERNAL 15 REVENUE CODE OF NINETEEN HUNDRED EIGHTY-SIX, AS AMENDED, IN ORDER TO PRESERVE THE EXCLUSION OF INTEREST ON SUCH BONDS, NOTES OR OTHER OBLI-16 GATIONS FROM FEDERAL INCOME TAXATION, AND (III) TO PROVIDE FEES AND 17 OTHER CHARGES AND EXPENSES, INCLUDING UNDERWRITERS' DISCOUNTS, RELATED 18 19 TO THE ISSUANCE OF SUCH BONDS, NOTES AND OTHER OBLIGATIONS AND THE MAIN-20 TENANCE OF SUCH RESERVES, ALL AS DETERMINED BY THE AUTHORITY, EXCLUDING 21 BONDS, NOTES AND OTHER OBLIGATIONS ISSUED TO REFUND OUTSTANDING BONDS, 22 NOTES AND OTHER OBLIGATIONS ISSUED PURSUANT TO THIS SECTION.

(C) THE CANAL CORPORATION, IN ADDITION TO THE BONDS, NOTES AND OTHER 23 OBLIGATIONS AUTHORIZED PURSUANT TO PARAGRAPH (B) OF THIS SUBDIVISION, 24 25 MAY ISSUE BONDS, NOTES OR OTHER OBLIGATIONS PURSUANT TO PARAGRAPH (A) OF THIS SUBDIVISION IN AN AGGREGATE PRINCIPAL AMOUNT NOT EXCEEDING 26 TEN 27 MILLION DOLLARS FOR THE PURPOSE OF FUNDING CAPITAL CONSTRUCTION AND RECONSTRUCTION PROJECTS ON THE NEW YORK STATE CANAL SYSTEM WHICH 28 ARE DEEMED BY THE AUTHORITY AS NECESSARY DUE TO THE EXISTENCE OF AN EMERGEN-29 CY INVOLVING DANGER TO LIFE, SAFETY OR PROPERTY WHICH REQUIRES IMMEDIATE 30 ACTION. PROVIDED, HOWEVER, THAT NO SUCH BONDS, NOTES OR OTHER OBLI-31 GATIONS SHALL BE ISSUED PURSUANT TO THIS PARAGRAPH UNTIL THE AUTHORITY 32 HAS EXHAUSTED ITS AUTHORIZATION PURSUANT TO PARAGRAPH (B) OF THIS SUBDI-33 34 VISION.

35 (D) IN COMPUTING THE TOTAL PRINCIPAL AMOUNT OF BONDS, NOTES AND OTHER 36 OBLIGATIONS THAT MAY AT ANY TIME BE ISSUED FOR ANY PURPOSE UNDER THIS 37 SECTION, THE AMOUNT OF THE BONDS, NOTES OR OTHER OBLIGATIONS THAT 38 CONSTITUTES INTEREST UNDER THE UNITED STATES INTERNAL REVENUE CODE OF 39 NINETEEN HUNDRED EIGHTY-SIX, AS AMENDED, SHALL BE EXCLUDED.

40 2. ALL OF THE PROVISIONS OF THIS TITLE RELATING TO BONDS, NOTES AND 41 OTHER OBLIGATIONS, WHICH ARE NOT INCONSISTENT WITH THIS SECTION, SHALL 42 APPLY TO OBLIGATIONS AUTHORIZED BY THIS SECTION, INCLUDING BUT NOT 43 LIMITED TO THE POWER TO ISSUE RENEWAL NOTES OR REFUNDING BONDS THEREOF.

44 S 252. AUTHORITY TO LEASE LAND. 1. THE CANAL CORPORATION IS HEREBY 45 AUTHORIZED, AFTER REVIEW AND COMMENT BY THE COMMISSION AS TO CONSISTENCY WITH THE CANAL RECREATIONWAY PLAN APPROVED PURSUANT TO SECTION TWO 46 47 HUNDRED FIFTY-SEVEN OF THIS TITLE, TO ENTER INTO LEASES OF CANAL LANDS, 48 CANAL TERMINALS AND CANAL TERMINAL LANDS WHICH ARE CONSISTENT WITH THE 49 CANAL RECREATIONWAY PLAN. SUCH REVIEW AND COMMENT SHALL BE PROVIDED 50 WITHIN THE TIME PERIOD SET FORTH IN THE PROCEDURES OF THE COMMISSION 51 ESTABLISHED PURSUANT TO SECTION TWO HUNDRED FIFTY-SIX OF THIS TITLE WHICH SHALL BE NO MORE THAN SIXTY DAYS. 52

53 2. LANDS TO BE LEASED SHALL BE DETERMINED BY THE CANAL CORPORATION TO 54 HAVE NO ESSENTIAL PURPOSE FOR NAVIGATION.

55 3. LEASES OF CANAL LANDS, CANAL TERMINALS AND CANAL TERMINAL LANDS 56 SHALL BE FOR PURPOSES WHICH ARE CONSISTENT WITH THE NEW YORK STATE CANAL

RECREATIONWAY PLAN APPROVED PURSUANT TO SECTION TWO HUNDRED FIFTY-SEVEN 1 2 OF THIS TITLE. 3 4. THE CANAL CORPORATION SHALL CONSIDER FULLY COMPLETED APPLICATIONS 4 FOR LEASES OF CANAL LANDS, CANAL TERMINALS AND CANAL TERMINAL LANDS IN 5 SUCH FORM AND MANNER AS THE CANAL CORPORATION SHALL PRESCRIBE. 6 CANAL LANDS, CANAL TERMINALS AND CANAL TERMINAL LANDS WITHIN THE 5. 7 ADIRONDACK PARK SHALL NOT BE LEASED. 8 6. THE CANAL CORPORATION SHALL PROVIDE ASSISTANCE, INCLUDING REASON-ABLE ACCESS TO LANDS, AS MAY BE NECESSARY TO ASSIST POTENTIAL APPLICANTS 9 10 IN PREPARING AN APPLICATION. 11 7. THE CANAL CORPORATION MAY REQUIRE AN APPLICANT FOR A LEASE TO PROVIDE NECESSARY PROPERTY SURVEYS, ENVIRONMENTAL STUDIES, MAPS AND 12 PHOTOGRAPHS, SITE PLANS AND SUCH OTHER DOCUMENTS AND STUDIES AS THE 13 14 CANAL CORPORATION MAY DETERMINE TO BE NECESSARY TO ASCERTAIN THE COMPAT-IBILITY OF PROPOSED DEVELOPMENT WITH THE NEW YORK STATE CANAL RECREA-15 16 TIONWAY PLAN AND FOR THE CANAL CORPORATION TO SELECT A QUALIFIED LESSEE. 17 8. REVENUES REALIZED FROM THE LEASE OF CANAL LANDS, CANAL TERMINALS AND CANAL TERMINAL LANDS SHALL BE DEPOSITED INTO THE CANAL FUND PURSUANT 18 19 TO SECTION NINETY-TWO-U OF THE STATE FINANCE LAW. 20 S 253. CONDITIONS AND TERMS OF LEASES. LEASES FOR CANAL LANDS, CANAL 21 TERMINALS AND CANAL TERMINAL LANDS SHALL INCLUDE: 22 THE PERIOD OF TIME FOR SUCH LEASES, PROVIDED THAT THE INITIAL TERM 1. 23 OF SUCH LEASES MAY NOT EXCEED FORTY YEARS, AND RENEWALS OF SUCH LEASES 24 MAY NOT EXCEED AN ADDITIONAL FORTY YEARS BEYOND SUCH INITIAL TERMS; 25 REQUIREMENTS THAT THE LESSEE TAKE NO ACTIONS OR CONSTRUCT NO 2. 26 IMPROVEMENTS THAT WILL INTERFERE WITH NAVIGATION, EXCEPT THAT IF THE 27 CANAL CORPORATION DETERMINES THAT ANY POTENTIAL ADVERSE INTERFERENCE WITH NAVIGATION CAN BE REASONABLY MITIGATED, THE CANAL CORPORATION SHALL 28 INCLUDE IN THE LEASE SUCH REQUIREMENTS AS MAY BE NECESSARY TO EFFECTUATE 29 MITIGATION OF IMPEDIMENTS TO NAVIGATION, PROPER COVENANTS TO ASSURE THE 30 PAYMENT OF ADEQUATE CONSIDERATION FOR THE INTERESTS LEASED, AND TO 31 32 FURTHER PROTECT THE STATE AND THE CORPORATION AS IS DEEMED NECESSARY BY 33 THE CANAL CORPORATION; 34 3. PROVISIONS REOUIRING THAT PAYMENTS ON THE LEASE SHALL BE PAID TO 35 THE CANAL CORPORATION; 4. PROVISIONS RELATING TO PUBLIC ACCESS, WHERE FEASIBLE, TO LANDS AND 36 37 WATERS OF THE CANAL SYSTEM; PROVIDED HOWEVER THAT THE CANAL CORPORATION 38 MAY REQUIRE THAT PUBLIC ACCESS BE RESTRICTED IN THOSE CASES WHERE THE 39 CANAL CORPORATION DETERMINES THAT PUBLIC SAFETY WILL BE SERVED BY SUCH 40 RESTRICTION; 5. PROVISIONS PROVIDING A RIGHT OF ENTRY FOR THE COMMISSION AND CANAL 41 CORPORATION MEMBERS AND PERSONNEL AND EQUIPMENT FOR CANAL PURPOSES; AND 42 43 SUCH OTHER TERMS AS THE CANAL CORPORATION SHALL DETERMINE ARE б. 44 NECESSARY AND APPROPRIATE FOR THE IMPLEMENTATION OF THIS TITLE AND THE 45 PRESERVATION OF THE STATE'S INTEREST IN THE CANAL SYSTEM. SPECIAL CONDITIONS FOR LEASES ENTERED PRIOR TO APPROVAL OF 46 254. S 47 CANAL RECREATIONWAY PLAN. 1. IN THE PERIOD BETWEEN THE EFFECTIVE DATE OF 48 THIS SECTION AND THE COMPLETION OF THE CANAL RECREATIONWAY PLAN, THE 49 COMMISSION SHALL REVIEW AND COMMENT ON PROPOSED LEASES WITH RESPECT TO 50 THE CONSISTENCY OF SUCH LEASES WITH THE PROVISIONS OF THE CANAL LAW. 51 WHERE LOCAL ZONING LAWS AND ZONING ORDINANCES ARE IN EFFECT ON LANDS PROPOSED TO BE LEASED OR ON LANDS ADJACENT TO THOSE LANDS PROPOSED TO BE 52 LEASED, DURING SUCH PERIOD THE COMMISSION SHALL ALSO REVIEW AND COMMENT 53 54 ON PROPOSED LEASES WITH RESPECT TO THE COMPATIBILITY OF SUCH LEASES, TO 55 EXTENT PRACTICABLE, WITH THE REQUIREMENTS OF SUCH LOCAL ZONING LAWS THE 56 AND ZONING ORDINANCES.

2. IN ADDITION TO THE OTHER APPLICABLE PROVISIONS OF THIS TITLE, 1 THE 2 CANAL CORPORATION SHALL ENSURE THAT: 3 (A) THE LEASE WILL BENEFIT THE CANAL SYSTEM BY EFFECTUATING THE DEVEL-4 OPMENT OF THE CANAL AS A RECREATIONWAY; 5 THE LEASE WILL FOSTER A CANAL SYSTEM CHARACTERIZED BY CLUSTERS OF (B) 6 DEVELOPMENT AND STRETCHES OF UNDEVELOPED OPEN SPACE WHICH IS CONDUCIVE 7 TO THE PRESERVATION OF WATERFOWL, FISH AND WILDLIFE HABITATS; AND 8 (C) MAY ENCOURAGE THE USE OF HISTORIC BUILDINGS, SITES AND DISTRICTS 9 LISTED ON OR ELIGIBLE FOR THE STATE OR NATIONAL REGISTERS OF HISTORIC 10 PLACES. 255. CANAL RECREATIONWAY COMMISSION. 1. THERE IS HEREBY ESTABLISHED 11 S 12 A CANAL RECREATIONWAY COMMISSION (HEREINAFTER REFERRED TO AS THE "COMMISSION") CONSISTING OF THE FOLLOWING MEMBERS: 13 14 THE CHAIR OF THE CANAL CORPORATION, THE COMMISSIONER OF TRANSPOR-(A) 15 TATION, THE COMMISSIONER OF THE OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION AND THE COMMISSIONER OF ENVIRONMENTAL CONSERVATION, OR 16 17 THEIR REPRESENTATIVES; INDIVIDUALS INVOLVED IN CANAL USE, DEVELOPMENT, PRESERVA-18 (B) TWELVE TION OR ENHANCEMENT AND LOCAL GOVERNMENTS FROM COUNTIES ADJACENT TO OR 19 INTERSECTED BY THE CANAL SYSTEM APPOINTED BY THE GOVERNOR OF WHOM THREE 20 21 SHALL BE APPOINTED AT THE RECOMMENDATION OF THE TEMPORARY PRESIDENT OF 22 THE SENATE, THREE SHALL BE APPOINTED AT THE RECOMMENDATION OF THE SPEAK-ER OF THE ASSEMBLY, ONE SHALL BE APPOINTED BY THE MINORITY LEADER OF THE 23 24 SENATE AND ONE SHALL BE APPOINTED BY THE MINORITY LEADER OF THE ASSEM-25 IN APPOINTING SUCH MEMBERS, THE GOVERNOR SHALL ENSURE GEOGRAPHIC BLY. 26 REPRESENTATION FROM EACH OF THE CANAL SECTIONS ENCOMPASSING THE CANAL 27 SYSTEM, INCLUDING AT LEAST ONE REPRESENTATIVE FROM COUNTIES IN WHICH THE 28 ERIE, CHAMPLAIN, CAYUGA-SENECA AND OSWEGO CANALS ARE LOCATED. IN ADDI-TION, INDIVIDUALS APPOINTED TO THE COMMISSION SHALL BE BROADLY REPRESEN-29 TATIVE OF THE FOLLOWING AREAS OF INTEREST: PRESERVATION OF THE ENVIRON-30 MENT, THE OPERATION OF TOUR BOATS ON THE CANAL, THE OPERATION OF MARINAS 31 ON THE CANAL, RECREATIONAL TRAIL USERS, HUNTING AND FISHING, 32 TOURIST 33 PROMOTION AGENCIES AS DEFINED IN SECTION ONE HUNDRED SIXTY-TWO OF THE ECONOMIC DEVELOPMENT LAW, HISTORIC PRESERVATION, THE COMMERCIAL FARMING 34 35 INDUSTRY AND THE COMMERCIAL SHIPPING INDUSTRY, PROVIDED THAT WITH RESPECT TO APPOINTMENT OF AN INDIVIDUAL REPRESENTATIVE OF THE COMMERCIAL 36 37 FARMING INDUSTRY OR COMMERCIAL SHIPPING INDUSTRY, SUCH AN INDIVIDUAL MAY 38 RESIDE OUTSIDE OF A COUNTY ADJACENT TO OR INTERSECTED BY THE CANAL 39 SYSTEM IF SUCH PERSON HOLDS AN OWNERSHIP INTEREST OR SENIOR MANAGERIAL 40 POSITION IN A COMMERCIAL FARMING FIRM OR COMMERCIAL SHIPPING FIRM, WHICH REGULARLY USES THE CANAL SYSTEM IN FURTHERANCE OF 41 RESPECTIVELY, 42 ITS BUSINESS; AND 43 (C) THE COMMISSIONER OF ECONOMIC DEVELOPMENT AND THE SECRETARY OF 44 STATE, OR THEIR REPRESENTATIVES, AND A MEMBER FROM EACH OF THE REGIONAL 45 PLANNING BOARDS, AS ESTABLISHED BY ARTICLES FIVE-G AND TWELVE-B OF THE GENERAL MUNICIPAL LAW, WHOSE REGION IS INTERSECTED BY THE CANAL SHALL BE 46 47 EX-OFFICIO, NON-VOTING MEMBERS OF THE COMMISSION AND SHALL PROVIDE TECH-48 NICAL EXPERTISE AND ADVICE TO THE COMMISSION AS NECESSARY. 49 2. THE CHAIRPERSON OF THE COMMISSION SHALL BE THE CHAIR OF THE CANAL 50 CORPORATION. THE MEMBERS OF THE COMMISSION MAY ELECT A SECRETARY AND 51 OTHER NECESSARY OFFICERS TO SERVE FOR SUCH A PERIOD AS THE MEMBERS SHALL 52 DECIDE.

53 3. MEMBERS OF THE COMMISSION, EXCEPT COMMISSIONERS OF A STATE AGENCY, 54 CHAIRS OF PUBLIC AUTHORITIES, THE SECRETARY OF STATE, AND REPRESEN-55 TATIVES OF REGIONAL PLANNING BOARDS SHALL SERVE FOR A TERM OF FOUR YEARS 56 AND MAY BE REAPPOINTED; HOWEVER, OF THOSE MEMBERS APPOINTED INITIALLY,

THREE SUCH MEMBERS, ONE APPOINTED BY THE GOVERNOR, ONE APPOINTED BY THE 1 TEMPORARY PRESIDENT OF THE SENATE AND ONE APPOINTED BY THE SPEAKER OF 2 3 THE ASSEMBLY SHALL BE APPOINTED FOR TERMS OF TWO YEARS, AND THREE SUCH MEMBERS, ONE APPOINTED BY THE GOVERNOR, ONE APPOINTED BY THE TEMPORARY 4 5 PRESIDENT OF THE SENATE AND ONE APPOINTED BY THE SPEAKER OF THE ASSEMBLY 6 SHALL BE APPOINTED FOR TERMS OF THREE YEARS.

7 4. ANY MEMBER, EXCEPT A MEMBER WHO IS A STATE OFFICIAL, AFTER NOTICE 8 AND AN OPPORTUNITY TO BE HEARD, MAY BE REMOVED BY THE GOVERNOR FOR NEGLECT OF DUTY OR MALFEASANCE IN OFFICE. ANY MEMBER, EXCEPT A MEMBER 9 10 WHO IS A STATE OFFICIAL, WHO FAILS TO ATTEND THREE CONSECUTIVE MEETINGS OF THE COMMISSION, UNLESS EXCUSED BY FORMAL VOTE OF THE COMMISSION, 11 SHALL BE DEEMED TO HAVE VACATED HIS OR HER POSITION. 12

5. ANY VACANCY IN THE COMMISSION SHALL BE FILLED FOR THE UNEXPIRED 13 14 TERM IN THE SAME MANNER AS THE ORIGINAL APPOINTMENT.

6. A MAJORITY OF THE VOTING MEMBERS OF THE COMMISSION THEN IN OFFICE, 15 16 AT LEAST FIVE OF WHOM ARE NOT APPOINTED PURSUANT TO PARAGRAPH (A) OF SUBDIVISION ONE OF THIS SECTION, SHALL CONSTITUTE A QUORUM FOR THE TRAN-17 SACTION OF ANY BUSINESS OR THE EXERCISE OF ANY POWER OR FUNCTION OF THE 18 19 COMMISSION. AN ACT, DETERMINATION OR DECISION OF THE MAJORITY OF THE MEMBERS PRESENT AND ENTITLED TO VOTE DURING THE PRESENCE OF A OUORUM 20 21 SHALL BE HELD TO BE THE ACT, DETERMINATION OR DECISION OF THE COMMIS-22 SION.

7. THE COMMISSION SHALL MEET AT LEAST OUARTERLY AT THE CALL OF ITS 23 CHAIRPERSON. SPECIAL MEETINGS SHALL BE CALLED AT THE REQUEST OF A MAJOR-24 25 ITY OF THE MEMBERS OF THE COMMISSION THEN IN OFFICE.

26 8. MEMBERS OF THE COMMISSION SHALL NOT RECEIVE COMPENSATION FOR THEIR 27 SERVICES AS MEMBERS, BUT SHALL BE ALLOWED THEIR ACTUAL AND NECESSARY EXPENSES INCURRED IN THE PERFORMANCE OF THEIR DUTIES. 28 29

S 256. FUNCTIONS, POWERS AND DUTIES. THE COMMISSION SHALL:

30 1. DEVELOP, MAINTAIN AND PERIODICALLY REVISE A STATEWIDE CANAL RECREA-TIONWAY PLAN FOR THE CANAL SYSTEM. SUCH PLAN SHALL BE DEVELOPED IN 31 32 ACCORDANCE WITH THE PROVISIONS OF SECTION TWO HUNDRED FIFTY-SEVEN OF 33 TITLE AND SHALL BE SUBMITTED TO THE CANAL CORPORATION FOR ITS THIS CONSIDERATION NO LATER THAN THE FIRST DAY OF JUNE, TWO THOUSAND THIR-34 35 TEEN.

36 SOLICIT INPUT FROM COUNTIES INTERSECTING OR BORDERING THE CANAL 2. 37 SYSTEM AND INCORPORATE IT TO THE GREATEST DEGREE PRACTICABLE IN THE 38 DEVELOPMENT OF THE CANAL RECREATIONWAY PLAN. IN ORDER TO FACILITATE SUCH INCORPORATION COMMISSION MEMBERS REPRESENTING EACH OF THE REGIONAL PLAN-39 40 NING BOARDS SHALL REQUEST FROM AND PROVIDE ASSISTANCE TO EACH COUNTY IT REPRESENTS IN THE PREPARATION OF A COUNTY CANAL PLAN. MULTI-COUNTY CANAL 41 PLANS MAY BE REQUESTED BY THE REGIONAL PLANNING BOARD REPRESENTATIVE, AS 42 43 DEEMED APPROPRIATE, IN LIEU OF INDIVIDUAL COUNTY CANAL PLANS. IN A REGION WHERE A REGIONAL PLANNING BOARD DOES NOT EXIST, THE COMMISSION 44 45 SHALL SOLICIT COUNTY CANAL PLANS FROM EACH OF THE CHIEF EXECUTIVE OFFI-CERS OF THOSE COUNTIES OUTSIDE THE JURISDICTION OF A REGIONAL PLANNING 46 47 BOARD. THE COMMISSION SHALL PRESCRIBE UNIFORM GUIDELINES CONCERNING THE 48 FORMAT OF PLANS TO BE USED BY THE REGIONAL PLANNING BOARD REPRESEN-TATIVES TO ASSIST COUNTIES IN THE PREPARATION OF COUNTY CANAL PLANS. THE 49 50 REGIONAL PLANNING BOARD REPRESENTATIVE SHALL ENCOURAGE THE DEVELOPMENT OF COUNTY CANAL PLANS THAT REFLECT PARTICIPATION BY DIVERSE LOCAL INTER-51 ESTS BY SEEKING ADVICE, TO THE EXTENT POSSIBLE, FROM INDIVIDUALS AND 52 ORGANIZATIONS FROM SUCH COUNTIES WITH AN INTEREST IN RECREATION, HUNTING 53 54 AND FISHING, THE ENVIRONMENT, CANAL RELATED TOURISM BUSINESSES, HISTORIC 55 PRESERVATION AND COMMERCIAL DEVELOPMENT ALONG THE CANAL. IN ORDER TO BE 56 CONSIDERED IN THE FORMULATION OF THE CANAL RECREATIONWAY PLAN, COUNTY 1 CANAL PLANS MUST BE SUBMITTED TO THE COMMISSION NOT LATER THAN THE FIRST 2 DAY OF JUNE, TWO THOUSAND TWELVE.

3 3. ENSURE PUBLIC COMMENT ON THE CANAL RECREATIONWAY PLAN, INCLUDING AT 4 LEAST THREE PUBLIC HEARINGS ON SUCH PLAN PRIOR TO SUBMISSION OF SUCH 5 PLAN TO THE CANAL CORPORATION.

6 THE COMMISSION MAY ALSO HOLD HEARINGS ON OTHER MATTERS IT DEEMS APPRO-7 PRIATE.

8 4. IF DEEMED APPROPRIATE, REQUEST THAT STUDIES, SURVEYS OR ANALYSES BE PERFORMED BY THE CANAL CORPORATION, THE DEPARTMENTS OF TRANSPORTATION, 9 10 ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION AND/OR THE OFFICE OF 11 PARKS, RECREATION AND HISTORIC PRESERVATION TO ASSIST IN THE DEVELOP-MENT, PROMOTION, MARKETING AND/OR PRESERVATION OF THE CANAL SYSTEM OR 12 PREPARATION OF THE CANAL RECREATIONWAY PLAN. AT THE REQUEST OF THE 13 THE 14 COMMISSION, STATE AGENCIES AND PUBLIC AUTHORITIES SHALL COOPERATE FULLY 15 AND SHALL PROVIDE REQUESTED INFORMATION IN A TIMELY MANNER.

16 5. ADVISE AND ASSIST THE CANAL CORPORATION IN CARRYING OUT ITS DUTIES 17 AND OBLIGATIONS RELATED TO THE CANAL IN THE FOLLOWING MANNER:

18 (A) EVALUATE AND MAKE RECOMMENDATIONS FOR NEW OPERATIONAL, MAINTENANCE19 AND CAPITAL INITIATIVES OR PROJECTS TO ENHANCE THE CANAL;

20 (B) ESTABLISH CRITERIA AND PROCEDURES FOR THE REVIEW BY THE COMMISSION 21 FOR CONSISTENCY WITH THE CANAL RECREATIONWAY PLAN OF ABANDONMENTS OF CANAL LANDS, CANAL TERMINALS AND CANAL TERMINAL LANDS, AND LEASES OF 22 23 CANAL LANDS, CANAL TERMINALS AND CANAL TERMINAL LANDS PROPOSED BY THE 24 CANAL CORPORATION PURSUANT TO THIS TITLE; PROVIDED, HOWEVER, THAT WHERE 25 LOCAL ZONING LAWS AND ZONING ORDINANCES ARE IN EFFECT ON LANDS PROPOSED 26 TO BE LEASED OR ON LANDS ADJACENT TO THOSE LANDS PROPOSED TO BE LEASED SUCH REVIEW SHALL INCLUDE, TO THE EXTENT PRACTICABLE, THE CONSIDERATION 27 28 THE COMPATIBILITY OF SUCH LEASES WITH THE REQUIREMENTS OF SUCH LOCAL OF ZONING LAWS AND ZONING ORDINANCES; AND PROVIDED FURTHER THAT THE COMMIS-29 SION MAY DETERMINE THAT CERTAIN CATEGORIES OF LEASES DO NOT 30 REOUIRE 31 REVIEW;

32 (C) SUBMIT TO THE CANAL CORPORATION, THE DIRECTOR OF THE BUDGET AND 33 THE CHAIRPERSONS OF THE SENATE FINANCE COMMITTEE AND THE ASSEMBLY WAYS 34 AND MEANS COMMITTEE, ON THE FIRST DAY OF OCTOBER, TWO THOUSAND ELEVEN, AND ON OR BEFORE THE FIRST DAY OF AUGUST IN EACH YEAR THEREAFTER, A 35 BUDGET REQUEST FOR THE OPERATIONS OF THE COMMISSION. SUCH REQUEST SHALL 36 INCLUDE PROVISIONS FOR STAFF SERVICES AND OTHER ADMINISTRATIVE ASSIST-37 38 ANCE AS DEEMED NECESSARY BY THE COMMISSION TO PERFORM ITS FUNCTIONS AND 39 MEET ITS RESPONSIBILITIES DURING THE NEXT CALENDAR YEAR. THE CANAL 40 CORPORATION SHALL PROVIDE STAFF SERVICES TO THE COMMISSION AND SUCH OTHER ADMINISTRATIVE ASSISTANCE AS MAY BE NECESSARY FOR THE 41 COMMISSION TO CARRY OUT ITS FUNCTIONS, POWERS AND DUTIES; 42

43 SUBMIT TO THE CANAL CORPORATION, THE DIRECTOR OF THE BUDGET AND (D) 44 THE CHAIRPERSONS OF THE SENATE FINANCE COMMITTEE AND THE ASSEMBLY WAYS 45 AND MEANS COMMITTEE, ON THE FIRST DAY OF OCTOBER, TWO THOUSAND ELEVEN, AND ON OR BEFORE THE FIRST DAY OF AUGUST IN EACH YEAR THEREAFTER, A 46 47 BUDGET REQUEST FOR THE EXPENDITURE OF FUNDS AVAILABLE FROM THE CANAL 48 FUND, FOR THE PURPOSES ESTABLISHED BY SECTION NINETY-TWO-U OF THE STATE 49 FINANCE LAW. SUBMISSIONS MADE DURING THE INITIAL YEARS SHALL GIVE FUND-50 PRIORITY FOR EXPENDITURES RELATED TO THE DEVELOPMENT ING AND/OR 51 PROMOTION OF THE CANAL SYSTEM;

52 (E) UNDERTAKE A COMPREHENSIVE STUDY OF ALTERNATIVE WATERWAY AND CANAL 53 TOLL AND FEE STRUCTURES, INCLUDING BUT NOT LIMITED TO, A COMPARATIVE 54 ANALYSIS OF OTHER EXISTING WATERWAY AND CANAL SYSTEMS, THE IMPACT OF 55 VARIOUS TOLL AND FEE STRUCTURES ON RECREATIONAL USE, TOURISM, AND 56 COMMERCIAL ACTIVITY; AND THE REVENUE IMPLICATIONS FOR EACH OF THESE 1 ALTERNATIVES. THE COMMISSION SHALL MAKE RECOMMENDATIONS TO THE CANAL 2 CORPORATION BY THE FIRST DAY OF APRIL, TWO THOUSAND TWELVE, ON APPROPRI-3 ATE TOLLS AND FEES TO BE CHARGED FOR THE USE OF THE CANAL SYSTEM AND 4 SHALL PROVIDE AN UPDATE ON THE IMPLEMENTATION OF SUCH RECOMMENDATIONS BY 5 THE FIRST DAY OF APRIL, TWO THOUSAND THIRTEEN; AND

6 (F) UTILIZE INFORMATION PROVIDED BY THE CANAL CORPORATION AND OTHER 7 STATE AGENCIES AND DEPARTMENTS, PURSUANT TO SECTION TEN OF THE CANAL 8 LAW, SURVEYING CANAL LANDS WITHIN THE ADIRONDACK PARK AND STUDYING CURRENT LAND USES, TO MAKE RECOMMENDATIONS TO THE CANAL CORPORATION, NO 9 10 LATER THAN THE FIRST DAY OF JUNE, TWO THOUSAND TWELVE, CONCERNING THE FUTURE USE OF CANAL LANDS WITHIN THE ADIRONDACK PARK, INCLUDING BUT NOT 11 LIMITED TO THE UTILIZATION OF EXISTING PROPERTIES UNDER REVOCABLE 12 PERMITS; AND THE IDENTIFICATION OF ANY PROPERTY NOT NEEDED FOR CANAL 13 14 PURPOSES THAT MAY BE TRANSFERRED TO THE DEPARTMENT OF ENVIRONMENTAL 15 CONSERVATION.

6. ESTABLISH COMMITTEES AS IT DEEMS APPROPRIATE ON MATTERS RELATING TO
THE COMMISSION'S FUNCTIONS, POWERS AND DUTIES; SUCH COMMITTEES SHALL BE
CHAIRED BY A COMMISSION MEMBER BUT MAY INCLUDE PERSONS NOT MEMBERS OF
THE COMMISSION WHO PROVIDE EXPERTISE OF INTEREST SPECIFIC TO THE CHARGE
OF SUCH COMMITTEE.

21 7. CREATE A TEMPORARY COMMITTEE WHICH SHALL INCLUDE THE COMMISSIONER OF THE DEPARTMENT OF ECONOMIC DEVELOPMENT AND THE COMMISSIONER OF THE 22 OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION OR THEIR REPRESEN-23 TATIVES AND OTHERS WITH APPROPRIATE EXPERTISE TO IDENTIFY OPPORTUNITIES 24 25 FOR ACHIEVING THE ECONOMIC DEVELOPMENT POTENTIAL OF THE CANAL RECREA-TIONWAY AND TO MAKE RECOMMENDATIONS FOR SPECIFIC IMPLEMENTATION OF THESE 26 27 OPPORTUNITIES, INCLUDING RECOMMENDATIONS FOR MARKETING AND PROMOTION DESIGNED TO ATTRACT TOURISTS. 28

8. CREATE A TEMPORARY COMMITTEE, WHICH MAY INCLUDE APPROPRIATELY
30 ACCREDITED PROFESSIONALS, TO ASSESS AND REPORT TO THE AUTHORITY ON
31 ISSUES ASSOCIATED WITH MANAGING THE WATERS OF THE CANAL SYSTEM, INCLUD32 ING ISSUES RELATING TO RECREATIONAL USE, HABITATS AND FLOOD PRONE AREAS.

9. REPORT ON OR BEFORE MARCH THIRTY-FIRST OF EACH YEAR COMMENCING TWO
THOUSAND TWELVE TO THE CANAL CORPORATION, THE GOVERNOR, THE TEMPORARY
PRESIDENT OF THE SENATE AND THE SPEAKER OF THE ASSEMBLY ON THE ACTIVITIES OF THE COMMISSION WITH RESPECT TO THE FUNCTIONS, POWERS AND DUTIES
ESTABLISHED IN THIS SECTION.

38 S 257. CANAL RECREATIONWAY PLAN. 1. THE COMMISSION SHALL, IN ACCORD-ANCE WITH THE PROVISIONS OF SECTION TWO HUNDRED FIFTY-SIX OF THIS TITLE, 39 40 FORMULATE A STATEWIDE CANAL RECREATIONWAY PLAN FOR THE CANAL SYSTEM THAT UPON INVENTORY PREPARED PURSUANT TO SUBDIVISION 41 IS BASED THE 42 TWENTY-THREE OF SECTION TEN OF THE CANAL LAW AND THAT IS CONSISTENT WITH 43 THE LAND USE CONCEPTS CONTAINED IN THE STATE LAND ACQUISITION PLAN PREPARED PURSUANT TO SECTION 49-0207 OF THE ENVIRONMENTAL CONSERVATION 44 45 LAW AND IN THE STATEWIDE PARK AND RECREATION PLAN PREPARED PURSUANT TO SECTION 3.15 OF THE PARKS, RECREATION AND HISTORIC PRESERVATION LAW. THE 46 47 CANAL RECREATIONWAY PLAN SHALL INCLUDE, BUT NOT BE LIMITED TO:

48 (A) CRITERIA FOR USES OF THE CANAL SYSTEM WHICH WILL EFFECTUATE THE 49 GOAL AND OBJECTIVE OF DEVELOPING THE CANAL INTO A RECREATIONWAY SYSTEM;

(B) PROVISIONS FOR FOSTERING A CANAL SYSTEM CHARACTERIZED BY CLUSTERS
OF DEVELOPMENT CONNECTED BY STRETCHES OF UNDEVELOPED OPEN SPACE IN AREAS
BETWEEN CITIES, VILLAGES AND HAMLETS WHICH WILL BE CONDUCIVE TO THE
PRESERVATION OF WATERFOWL, FISH AND WILDLIFE HABITATS;

54 (C) PROVISIONS FOR THE CONSIDERATION OF ENVIRONMENTAL RESOURCES, 55 INCLUDING LANDS WHICH POSSESS SIGNIFICANCE FOR WILDLIFE MANAGEMENT,

RECREATION OR NATURAL RESOURCE PROTECTION PURPOSES AND SIGNIFICANT 1 2 FRESHWATER WETLANDS; 3 (D) PROVISIONS WHICH PROTECT THE PUBLIC INTEREST IN SUCH LANDS AND 4 WATERS FOR PURPOSES OF COMMERCE, NAVIGATION, FISHING, HUNTING, BATHING, 5 RECREATION AND ACCESS TO THE LANDS AND WATERS OF THE STATE, AND OTHER-6 WISE ENCOURAGE INCREASED PUBLIC ACCESS TO THE CANAL THROUGH THE ESTAB-7 LISHMENT OF PARKS, SCENIC BYWAYS AND RECREATIONAL TRAILS ON THE CANAL 8 SYSTEM. SUCH PROVISIONS SHALL ENSURE THE PUBLIC SAFETY; 9 (E) PROVISIONS TO PROTECT AGRICULTURAL USES OF CANAL LAND AND WATERS; 10 (F) PROVISIONS FOR APPROPRIATE DEVELOPMENT OF BUSINESSES IN APPROPRI-ATE LOCATIONS WHICH WILL SUPPORT OUTDOOR RECREATION ACTIVITIES; 11 PROVISIONS WHICH GIVE GUIDANCE TO THE AUTHORITY WITH RESPECT TO 12 (G) MANAGING WATER LEVELS IN RESERVOIRS TO PROVIDE WATER TO THE CANAL SYSTEM 13 AND RETAIN WATER FOR RECREATIONAL PURPOSES; 14 15 (H) PROVISIONS TO PROTECT COMMERCIAL SHIPPING INTERESTS ON THE CANAL 16 SYSTEM; AND 17 (I) PROVISIONS FOR THE CONSIDERATION OF HISTORIC BUILDINGS, SITES AND 18 DISTRICTS. 19 2. THE CANAL RECREATIONWAY PLAN SHALL ESTABLISH GOALS AND OBJECTIVES WITH RESPECT TO IMPLEMENTATION, WITH PROVISION FOR AMENDMENT OF SUCH 20 21 PLAN TO REFLECT CHANGING CONDITIONS. 3. (A) THE CORPORATION SHALL ACT UPON THE CANAL RECREATIONWAY PLAN 22 SUBMITTED BY THE COMMISSION WITHIN FOUR MONTHS AFTER ITS SUBMISSION AND 23 24 SHALL APPROVE SUCH PLAN UNLESS IT FINDS THAT SUCH PLAN, OR ANY PART 25 IS NOT FINANCIALLY OR OPERATIONALLY FEASIBLE; (II) WOULD THEREOF: (I) 26 VIOLATE ANY FEDERAL OR STATE LAW, RULE OR REGULATION; (III) VIOLATES 27 AGREEMENTS WITH NOTEHOLDERS OR BONDHOLDERS OF THE AUTHORITY; (IV) INTER-28 WITH EXISTING CONTRACTS; OR (V) IS INCONSISTENT WITH THE FINDINGS FERES 29 OF THE GENERIC ENVIRONMENTAL IMPACT STATEMENT UNDERTAKEN PURSUANT TO SECTION TWO HUNDRED FIFTY OF THIS TITLE. 30 (B) IN THE EVENT THAT THE CORPORATION FINDS THAT THE CANAL RECREATION-31 32 PLAN CANNOT BE APPROVED IN ITS ENTIRETY, IT MAY APPROVE SUCH WAY 33 PORTIONS OF SUCH PLAN AS IT DEEMS APPROPRIATE, AND SHALL RECOMMEND CHANGES TO THE REMAINING PORTIONS OF SUCH PLAN TO THE COMMISSION. THE 34 COMMISSION SHALL THEN HAVE THREE MONTHS IN WHICH TO CONSIDER THE RECOM-35 MENDATIONS OF THE CANAL CORPORATION AND SUBMIT A REVISED PLAN OR 36 37 PORTIONS THEREOF TO THE CANAL CORPORATION. 38 (C) UPON THE APPROVAL OF THE CANAL RECREATIONWAY PLAN OR A PORTION OF 39 SUCH PLAN AS PROVIDED IN THIS SECTION, THE CANAL CORPORATION SHALL 40 DELIVER WITHIN TEN DAYS A COPY OF SUCH PLAN OR PORTION OF SUCH PLAN TO THE GOVERNOR, THE TEMPORARY PRESIDENT OF THE SENATE AND THE SPEAKER OF 41 THE ASSEMBLY, WITH A DATED NOTICE OF SUCH APPROVAL. 42 43 S 258. TITLE NOT AFFECTED IF IN PART UNCONSTITUTIONAL OR INEFFECTIVE. 44 ΙF ANY SECTION, CLAUSE OR PROVISION OF THIS TITLE SHALL BE UNCONSTITU-45 TIONAL OR BE INEFFECTIVE IN WHOLE OR IN PART, TO THE EXTENT THAT IT IS NOT UNCONSTITUTIONAL OR INEFFECTIVE, IT SHALL BE VALID AND EFFECTIVE AND 46 47 NO OTHER SECTION, CLAUSE OR PROVISION SHALL ON ACCOUNT THEREOF BE DEEMED 48 INVALID OR INEFFECTIVE. 49 S 259. INCONSISTENT PROVISIONS IN OTHER ACTS SUPERSEDED. INSOFAR AS 50 THE PROVISIONS OF THIS TITLE ARE INCONSISTENT WITH THE PROVISIONS OF ANY 51 OTHER ACT, GENERAL OR SPECIAL, THE PROVISIONS OF THIS TITLE SHALL BE 52 CONTROLLING. S 6. Subdivisions 9 and 10 of section 481 of the transportation law, 53 as added by section 1 of part A of chapter 60 of the laws of 2005, are 54 55 amended to read as follows:

9. "Canal corporation" shall mean the New York state canal corporation created pursuant to section [three hundred eighty-two] TWO HUNDRED FIFTY of the public authorities law.

4 10. "Canal system" shall [mean the "New York state canal system", as 5 such term is defined by subdivision ten of section three hundred fifty-6 one of the public authorities law] HAVE THE SAME MEANING AS THE TERM 7 "CANAL CORPORATION" AS DEFINED BY SUBDIVISION NINE OF THIS SECTION.

8 S 7. Subdivision 13 of section 351 of the public authorities law is 9 REPEALED.

10 S 8. Section 355 of the public authorities law, as amended by chapter 11 138 of the laws of 1997, is amended to read as follows:

12 S 355. Officers and employees; transfer, promotion and seniority. 1. Officers and employees of state departments, OR agencies[, or the canal 13 14 corporation] may be transferred to the authority and officers, agents 15 and employees of the authority may be transferred to state departments, OR agencies[, or the canal corporation], without examination and without 16 17 loss of any civil service status or rights. No such transfer from the 18 authority [or canal corporation] to any state department, agency, or division may, however, be made except with the approval of the head of 19 state department, agency, or division involved and the director of 20 the 21 the budget and in compliance with the rules and regulations of the state 22 civil service commission.

23 2. Promotions from positions in state departments and agencies to 24 positions in the authority [or canal corporation,] and vice versa, may 25 be made from interdepartmental promotion lists resulting from promotion 26 examinations in which employees of the authority[, employees of the 27 canal corporation], and employees of the state are eligible to partic-28 ipate.

29 3. In computing seniority for purposes of promotion or for purposes of 30 suspension or demotion upon the abolition of positions in the service of the authority or in the service of the state, in the case of an employee 31 32 the authority a period of prior employment in the service of the of 33 state shall be counted in the same manner as though such period of employment had been in the service of the authority, and in the case of 34 an employee of the state a period of prior employment in the service of 35 authority shall be counted in the same manner as though such period 36 the 37 of employment had been in the service of the state. For the purposes of establishment and certification of preferred lists, employees 38 the suspended from the authority shall be eligible for reinstatement in the 39 40 the state, and employees suspended from the service of the service of state shall be eligible for reinstatement in the service of the authori-41 ty, in the same manner as though the authority were a department of 42 the 43 [All provisions contained within this subdivision shall apply to state. 44 the canal corporation in the same manner that they apply to the authori-45 ty.]

S 9. Subdivisions 4, 20 and 21 of section 2 of the canal law, subdivision 4 as amended by chapter 584 of the laws of 2007, subdivision 20 as added by chapter 766 of the laws of 1992, subdivision 21 as added by chapter 442 of the laws of 1996 and subdivisions 20 and 21 as renumbered by chapter 335 of the laws of 2001, are amended to read as follows:

4. "Erie Canal" shall mean the portion of the canal system connecting the Hudson river at Albany with the Niagara river at Buffalo, and for the purposes of [article thirteen-A of this chapter and] section ninety-two-u of the state finance law and subdivision ten of section three hundred fifty-one of the public authorities law, shall be deemed to include the historic Erie Canal and its western terminus in the city of
 Buffalo and historic lock number 1 in the city of Albany.

3 20. "Commission" shall mean the canal recreationway commission created 4 pursuant to section [one hundred thirty-eight-a of this chapter] TWO 5 HUNDRED FIFTY-FIVE OF THE PUBLIC AUTHORITIES LAW.

6 21. "Corporation" shall mean the New York state canal corporation[, a 7 subsidiary of the New York state thruway authority,] created pursuant to 8 section [three hundred eighty-two] TWO HUNDRED FIFTY of the public 9 authorities law.

10 S 10. Subdivisions 10 and 24 of section 10 of the canal law, as 11 amended by chapter 335 of the laws of 2001, are amended to read as 12 follows:

13 10. Enforce compliance with laws, rules and regulations relating to 14 posting of limited loads and clearances on all bridges over the canal 15 system under the jurisdiction of the department of transportation pursu-16 ant to [section six and] article seven of this chapter.

17 24. Prepare on an annual basis a detailed five-year capital plan for 18 the maintenance and improvement of canal infrastructure. Such plan shall 19 set system-wide goals and objectives for capital spending and, commenc-20 ing January first, nineteen hundred ninety-five, describe the compat-21 ibility of such plan to the canal recreationway plan approved pursuant 22 to section [one hundred thirty-eight-c of this chapter] TWO HUNDRED FIFTY-FIVE OF THE PUBLIC AUTHORITIES LAW. Such plan shall include but 23 24 not be limited to such capital project categories as locks, canal bridg-25 es, channels, shorelines, dams, guard gates, and other structures necessary for safe and successful operation of the canal system. 26 The plan shall also include a detailed schedule of all capital projects which the 27 28 authority intends to undertake within the next five years and shall provide the following information for each such capital project: 29 (a) description of the project; (b) an indication of the category into which 30 the project has been classified in the capital plan; (c) the estimated 31 32 total cost of the project and expenditures by year for such project; (d) 33 the actual disbursements by project for the prior year; and (e) the estimated dates of project initiation and completion. The plan shall 34 35 also include a statement of the mix of financing methods to be used by authority for financing the capital plan. The capital plan shall be 36 the 37 submitted to the governor, the temporary president of the senate and the speaker of the assembly on the first day of January of 38 each year 39 commencing in nineteen hundred ninety-three.

S 11. Subdivision 6 of section 174 of the economic development law, as added by chapter 497 of the laws of 1988, is amended to read as follows: 6. "Board" means the Barge canal planning and development board as established in [article thirteen-A of the canal law] TITLE FIVE OF ARTI-44 CLE TWO OF THE PUBLIC AUTHORITIES LAW.

45 S 12. Subdivision 10 of section 354 of the public authorities law, as 46 amended by chapter 766 of the laws of 1992, is amended to read as 47 follows:

48 10. To construct, reconstruct or improve on or along the thruway system in the manner herein provided, suitable facilities for gas stations, restaurants, and other facilities for the public, or to lease 49 50 51 right to construct, reconstruct or improve and operate such facilithe ties; such facilities shall be publicly offered for leasing for 52 operation, or the right to construct, reconstruct or improve and operate such 53 54 facilities shall be publicly offered under rules and regulations to be 55 established by the authority, provided, however, that lessees operating such facilities at the time this act becomes effective, may reconstruct 56

1 or improve them or may construct additional like facilities, in the 2 manner and upon such terms and conditions as the board shall determine; 3 and provided further, however, that such facilities constructed, recon-4 structed or improved on or along the canal system shall be consistent 5 with the canal recreationway plan approved pursuant to section [one 6 hundred thirty-eight-c of the canal law and section three hundred eight-7 y-two of this title] TWO HUNDRED FIFTY-FIVE OF THIS ARTICLE;

8 S 13. Paragraph (a) of subdivision 1 of section 365 of the public 9 authorities law, as amended by chapter 766 of the laws of 1992, is 10 amended to read as follows:

11 Subject to the provisions of section three hundred sixty-six of (a) 12 this title, the authority shall have the power and is hereby authorized 13 from time to time to issue its negotiable notes and bonds in conformity 14 with applicable provisions of the uniform commercial code in such prin-15 cipal amount as, in the opinion of the authority, shall be necessary to provide sufficient moneys for achieving the corporate purposes thereof, 16 17 including construction, reconstruction and improvement of the thruway 18 sections and connections, and highway connections [herein] described IN 19 THIS SECTION, the New York state canal system subject to the provisions of section [three hundred eighty-three of this title] 20 TWO HUNDRED 21 FIFTY-ONE OF THIS ARTICLE, together with suitable facilities and 22 appurtenances, the payment of all indebtedness to the state, the cost of acquisition of all real property, the expense of maintenance and opera-23 tion, interest on notes and bonds during construction and for a reason-24 25 able period thereafter, establishment of reserves to secure notes or 26 bonds, and all other expenditures of the authority incident to and necessary or convenient to carry out its corporate purposes and powers. 27 S 14. Subparagraph (iii) of paragraph (a) of subdivision 1 of section 28 29 384 of the public authorities law, as amended by chapter 634 of the laws 30 of 1996, is amended to read as follows:

(iii) the project, or portions thereof, known as the Stewart airport 31 32 access project located in Orange county to provide direct access to 33 Stewart international airport from interstate eighty-four in the vicini-34 ty of the airport. [Notwithstanding the provisions of article VI-A and section one hundred thirty-eight-c of the canal law and paragraph (m) of 35 subdivision seven of section three hundred eighty-two of this 36 chapter, 37 the New York state thruway authority, or the subsidiary corporation thereof, is authorized to enter into an agreement with the city of Syra-38 39 cuse for the leasing of the land comprising the inner harbor project in 40 Onondaga county.] Any projects for the construction, reconstruction or improvement of property or structures undertaken pursuant to this section shall be in full compliance with title thirteen of article twen-41 42 43 ty-seven of the environmental conservation law and shall be deemed 44 public works for the purposes of section two hundred twenty of the labor 45 law and section one hundred three of the general municipal law, except that any contracts let by the authority for the construction, recon-46 47 struction or improvement of such projects shall be subject to section 48 three hundred fifty-nine of this title. For the purposes of article fifteen-A of the executive law only, the authority shall be deemed a state agency as that term is used in such article and its contracts for 49 50 51 such projects as provided in this article shall be deemed state 52 contracts within the meaning set forth in such article.

53 S 15. Subdivisions 2 and 5 of section 92-u of the state finance law, 54 subdivision 2 as added by chapter 766 of the laws of 1992 and subdivi-55 sion 5 as amended by chapter 483 of the laws of 1996, are amended to 56 read as follows:

2. Such fund shall consist of all revenues received from the operation 1 2 of the New York state canal system as defined in [section three hundred 3 fifty-one of the public authorities law and] section two of the canal 4 law, including payments on leases for use of canal lands, terminals and 5 terminal lands, tolls received for lock and lift bridge passage, 6 payments for hydroelectric easements and sales, for purchase of other 7 abandoned canal lands, payments for any permits and leases for use of 8 the water and lands of the system and payments for use of dry docks and other moneys made available to the fund from any other source other than 9 10 a grant, loan or other inter-corporate transfer of funds of the New York state [thruway authority] CANAL CORPORATION, and any income earned by, 11 or incremental to, the fund due to investment thereof, or any repayment 12 13 of any moneys advanced by the fund.

14 5. Moneys of the fund, following appropriation by the legislature, 15 shall be available to the New York state [thruway authority and shall be expended by such authority or subsidiary corporation thereof] CANAL 16 CORPORATION only for the maintenance, construction, reconstruction, 17 development or promotion of the canal system; provided, however, that in 18 19 the initial years, expenditures of moneys of the fund for the develop-20 ment and/or promotion of the canal system shall be accorded a priority 21 by [the authority or subsidiary corporation thereof] SUCH CORPORATION. 22 addition, moneys of the fund may be used for the purposes of inter-In 23 pretive signage and promotion for appropriate historically significant 24 Erie canal lands and related sites. Moneys shall be paid out of the 25 fund by the state comptroller on certificates issued by the director of 26 the budget.

S 16. This act shall take effect on the one hundred eightieth day after it shall have become a law; provided, however, that effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized and directed to be made and completed on or before such effective date.