STATE OF NEW YORK

2693

2017-2018 Regular Sessions

IN SENATE

January 17, 2017

Introduced by Sen. BRESLIN -- read twice and ordered printed, and when printed to be committed to the Committee on Environmental Conservation

AN ACT to amend the environmental conservation law, in relation to abolishing the Hudson river-Black river regulating district and devolving such powers to the power authority of the state of New York; and to repeal certain provisions of such law relating thereto

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. The environmental conservation law is amended by adding a 2 new section 15-2142 to read as follows:

§ 15-2142. Hudson river-Black river regulating district and state of New York power authority: old boards abolished; transfer of functions; pending actions and proceedings; interpretation of documents; existing rights and remedies.

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- 1. Except as hereinafter provided, the board of the Hudson river-Black river regulating district is hereby abolished, and all of the jurisdiction, functions, powers, duties and obligations possessed or exercised by, or for which commitments have been made by, such boards, including 10 lands or property acquired, moneys of the boards, and actions taken or 12 <u>determinations made by such boards, are hereby transferred to, assigned</u> 13 to and devolved upon the power authority of the state of New York and 14 its chairman.
- 2. Except as hereinafter provided, the contracts, books, maps, plans, papers, records and property of whatever description within the juris-16 diction or under the control of the Hudson river-Black river regulating 18 district, including moneys appropriated and available to such districts, 19 pertaining to or used in connection with the exercise or performance of 20 the functions, powers and duties hereby transferred and assigned, shall be delivered to the chairman of the New York state power authority, who 21 is hereby authorized to take possession thereof.

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

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S. 2693 2

3. For the purposes of succession, the functions, powers and duties transferred, assigned to, and devolving upon the power authority shall be deemed to constitute a continuation of such functions, powers and duties exercised by the Hudson river-Black river regulating district, and the acts, orders, rules, regulations and determinations of such districts shall have, and continue with, the same force and effect as though done by or made by the power authority.

- 4. Any business or matter heretofore undertaken or commenced by or before the Hudson river-Black river regulating district, or any action or proceeding heretofore brought by or against such districts, pertaining to or connected with the functions, powers and duties hereby transferred and assigned to the power authority may be conducted, completed, prosecuted and defended by and in the name of the power authority. In all such actions and proceedings the Hudson river-Black river regulating district, upon application to the court, may be substituted as a party.
- 5. When the Hudson river-Black river regulating district is referred to or designated in any law, contract or document, such reference or designation shall be deemed to refer to and include the power authority so far as such law, contract or document pertains to matters which are within its jurisdiction by reason of such transfer and assignment of functions, powers and duties.
- 22 <u>6. No county within the Hudson river-Black river regulating district</u>
 23 <u>shall be liable to such regulating district for any tax payments, fees,</u>
 24 <u>charges and/or assessments.</u>
- § 2. Section 15-2137 of the environmental conservation law is 26 REPEALED.
- § 3. Section 15-2139 of the environmental conservation law is 28 REPEALED.
- § 4. Section 15-2141 of the environmental conservation law is REPEALED.
- § 5. This act shall take effect on the first of July next succeeding the date on which 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 is authorized and directed to be made and completed on or before such effective date.