SENATE, No. 62

STATE OF NEW JERSEY 216th LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2014 SESSION

Sponsored by: Senator PETER J. BARNES, III District 18 (Middlesex) Senator LINDA R. GREENSTEIN District 14 (Mercer and Middlesex)

SYNOPSIS

Deletes CAFRA permit exemption for reconstruction activities in coastal area.

CURRENT VERSION OF TEXT

As reported by the Senate Environment and Energy Committee with technical review.



(Sponsorship Updated As Of: 3/28/2014)

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1 AN ACT concerning certain reconstruction activities in the coastal 2 area and amending P.L.1993, c.190. 3 4 BE IT ENACTED by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. Section 7 of P.L.1993, c.190 (C.13:19-5.2) is amended to 8 read as follows: 9 7. A permit shall not be required pursuant to section 5 of 10 P.L.1973, c.185 (C.13:19-5) for: a. A development which has received preliminary site plan 11 12 approval pursuant to the "Municipal Land Use Law," P.L.1975, c.291 (C.40:55D-1 et seq.) or a final municipal building or 13 14 construction permit on or prior to July 19, 1994, or a residential 15 development which has received preliminary subdivision approval or minor subdivision approval on or prior to July 19, 1994 where no 16 17 subsequent site plan approval is required, provided that, in any of 18 the cases identified above, construction begins within three years of 19 July 19, 1994, and continues to completion with no lapses in 20 construction activity of more than one year. This subsection shall not apply to any development that required a permit pursuant to 21 22 P.L.1973, c.185 (C.13:19-1 et seq.) prior to July 19, 1994; 23 b. [The reconstruction of any development that is damaged or 24 destroyed, in whole or in part, by fire, storm, natural hazard or act 25 of God, provided that such reconstruction is in compliance with 26 existing requirements or codes of municipal, State and federal law] 27 (Deleted by amendment, P.L., c.) (pending before the 28 Legislature as this bill); 29 c. The enlargement of any development if the enlargement 30 does not result in: 31 (1) the enlargement of the footprint of the development; or 32 (2) an increase in the number of dwelling units within the 33 development; 34 d. The construction of a patio, deck or similar structure at a 35 residential development; 36 e. Services provided, within the existing public right-of-way, 37 by any governmental entity which involve: 38 (1) the routine reconstruction, substantially similar functional 39 replacement, or maintenance or repair of public highways; (2) public highway lane widening, intersection and shoulder 40 41 improvement projects which do not increase the number of travel 42 lanes; or 43 (3) public highway signing, lighting, guiderail and other 44 nonintrusive safety projects; EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

S62 P.BARNES, III, GREENSTEIN

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1 f. The expansion of an existing, functional amusement pier, 2 provided such expansion does not exceed the footprint of the 3 existing, functional amusement pier by more than 25 percent, and 4 provided the expansion is located in the area beyond 150 feet 5 landward of the mean high water line, beach or dune, whichever is 6 most landward; or

g. The enclosure of an establishment offering dining, food
services and beverages that was in operation as of December 18,
2000 and is located upon a functional pier, provided the enclosure
only includes an open area which was actively used in the operation
of the establishment.

A development subject to any exemption provided in this sectionshall be required to satisfy all other applicable requirements of law.

14 (cf: P.L.2001, c.418, s.1)

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16 2. This act shall take effect immediately.