**A** **BILL**

TO AMEND SECTION 48‑39‑130(D)(10) OF THE 1976 CODE, RELATING TO PERMITS REQUIRED FOR COASTAL ZONE CRITICAL AREAS, TO ALLOW FOR INDIVIDUALS TO DREDGE MANMADE, PREDOMINANTLY ARMORED, RECREATIONAL USE CANALS AND ESSENTIAL ACCESS CANALS IN EXISTING NAVIGATIONAL CANAL COMMUNITY DEVELOPMENTS WITHOUT HAVING TO OBTAIN A PERMIT.

Be it enacted by the General Assembly of the State of South Carolina:

SECTION 1. Section 48‑39‑130(D)(10) of the 1976 Code is amended to read”

“(10) Dredging in existing navigational canal community developments by individuals, counties, or municipalities of manmade, predominately armored, recreational use canals and essential access canals conveyed to the State or dedicated to the public for that purpose between 1965 and the effective date of this act if the maintenance dredging is authorized by a permit from the United States Army Corps of Engineers pursuant to the Federal Clean Water Act, as amended, or the Rivers and Harbors Act of 1899. All other department administered certifications for such dredging are deemed waived.”

SECTION 2. This act takes effect upon approval by the Governor.

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