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## IN ASSEMBLY

March 5, 2010

Introduced by M. of A. CAHILL -- read once and referred to the Committee on Housing

AN ACT to amend section 3 of part NN of chapter 57 of the laws of 2008 relating to authorizing the New York state mortgage agency to transfer certain moneys, in relation to the use of surplus funds from the greater Catskills flood remediation program

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

Section 1. Section 3 of part NN of chapter 57 of the laws of 2008 relating to authorizing the New York state mortgage agency to transfer certain moneys, as amended by section 1 of part B of chapter 2 of the laws of 2009, is amended to read as follows:

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S 3. (A) Within the amounts transferred to the corporation pursuant to section one of this act for the greater Catskills flood remediation program, the corporation shall provide funds to the counties of Chenango, Delaware, Herkimer, Montgomery, Orange, Otsego, Schoharie, Sullivan, Tioga and Ulster, upon application by a county and within the amounts available for disbursement to such county, to enable the counties to purchase and demolish one or two family homes that have been certified by the local building inspector and county emergency management director, to the satisfaction of the corporation, as having been subject to one or more incidents of flooding since April 1, 2004 and as likely to be subject to a future flood incident that would cause substantial damage thereto. Any application by a county for disbursement funds under this act shall demonstrate, to the satisfaction of the corporation, that: (1) the home is occupied as the primary residence of owner with a family income of up to one hundred fifty percent of the area median income as defined by the United States department of housing and urban development, provided, however, that an otherwise eligible home shall be eligible for purchase under this act if the current owner can demonstrate that the home was occupied as the owner's primary residence prior to a flood event that rendered the home unsuitable for habitation; (2) the current appraised value of the home does not exceed two hundred fifty thousand dollars and the purchase price for the home will

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

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not exceed the appraised value less the amount of any property casualty insurance or disaster relief payments received by the owner as compen-3 sation for damage incurred in a flood incident; (3) all recorded liens encumbrances on the home will be released at closing; (4) the 5 county provides assurances that the home will be condemned and the prop-6 erty will be dedicated and maintained in perpetuity for a use that 7 compatible with open space, recreational, flood mitigation or wetlands 8 management practices; and (5) disbursements under this section shall be 9 limited to the costs of acquisition of eligible homes, including legal, 10 appraisal, recording and other transaction costs, and the costs of demolition. In selecting homes for purchase pursuant to this act, 11 12 county shall give preference to homes with a current appraised value of 13 less than one hundred fifty thousand dollars and to homes that have been 14 subject to two or more incidents of flooding since April 1, 15 corporation shall establish policies and procedures consistent with this 16 section, which shall include county reporting requirements, and shall report to the governor, the speaker of the assembly, the temporary pres-17 ident of the senate and the director of the division of the budget on or 18 19 before December 31, 2008 regarding the implementation of this section. 20 Of the amounts transferred to the corporation pursuant to section one of 21 the amounts disbursed to counties pursuant to this section this act, 22 shall not exceed the following amounts: Broome, \$750,000; \$750,000; Delaware, \$2,000,000; Herkimer, \$750,000; Montgomery, \$750,000; Orange, \$2,000,000; Otsego, \$750,000; Schoharie, \$750,000; 23 24 25 Sullivan, \$3,750,000; Tioga, \$750,000; and Ulster, \$2,000,000. 26

(B) ANY FUNDS NOT UNDER CONTRACT OR GRANT AGREEMENT BETWEEN ANY COUNTY PROVIDED FOR BY THIS SECTION AND THE STATE OF NEW YORK OR ANY OF ITS DIVISIONS OR AGENCIES ON OR BY JANUARY 1, 2010 MAY BE USED, UPON A FIND-ING BY THE CORPORATION THAT SUCH FUNDS ARE AVAILABLE, BY ULSTER COUNTY, WHETHER THE FUNDS ARE ALLOCATED TO SUCH COUNTY OR TO ANOTHER COUNTY UNDER THIS PROGRAM, TO PURCHASE HOMES WHICH ARE VALUED AT UNDER \$250,000 UPON A FINDING BY THE CORPORATION THAT: (1) THE HOMES HAVE SUBJECTED TO SEEPAGE OF WATER INTO THE HOMES EITHER THROUGH THE WALLS OR FOUNDATION OF SUCH HOME OR WATER OTHERWISE ENTERS INTO THE HOME OTHER THAN THROUGH PIPES INTENDED FOR SUCH PURPOSE AND (2) THE HOME ATED WITHIN TWO MILES OF AN UNDERGROUND AQUEDUCT OWNED, MAINTAINED OR OPERATED BY THE CITY OF NEW YORK OR ANY BOARD, AGENCY, DEPARTMENT BUREAU THEREOF AND IS USED FOR THE TRANSPORT OF DRINKING WATER TO THE CITY OF NEW YORK. THE REQUIREMENTS ENUMERATED IN PARAGRAPHS ONE SUBDIVISION (A) OF THIS SECTION SHALL APPLY, PROVIDED, HOWEVER THAT NOTWITHSTANDING THE REQUIREMENTS OF PARAGRAPH ONE OF SUBDIVISION THIS SECTION, NO PERSON OR PERSONS WHO OTHERWISE MEETS THE REQUIREMENTS OF THIS SUBDIVISION SHALL BE EXCLUDED ON  $_{
m THE}$ BASIS OF IS FURTHER PROVIDED THAT THE COSTS OF DEMOLITION OF ANY HOME PURCHASED THROUGH THIS SECTION ARE AN ELIGIBLE COST.

S 2. This act shall take effect immediately.