5312--B

2013-2014 Regular Sessions

IN ASSEMBLY

February 22, 2013

Introduced by M. of A. WEISENBERG, TITONE, BORELLI, McKEVITT, TITUS, SALADINO -- Multi-Sponsored by -- M. of A. BRENNAN, COOK, RIVERA, -- read once and referred to the Committee on Insurance -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- recommitted to the Committee on Insurance in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend chapter 42 of the laws of 1996 amending the insurance law relating to homeowners' insurance and a temporary panel on homeowners' insurance coverage, in relation to the special advisory panel on homeowners' insurance/catastrophe coverage; and to amend chapter 136 of the laws of 2008 amending the insurance law relating to extending the effectiveness of certain stand-by powers of the New York property insurance underwriting association, in relation to the program designed to attract more competitors to the homeowners' insurance market

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

Section 1. Subdivision 1 of section 12 of chapter 42 of the 1996 amending the insurance law relating to homeowners' insurance and a temporary panel on homeowners' insurance coverage, as amended by chapter 136 of the laws of 2008, is amended to read as follows:

(1) The superintendent of [insurance] FINANCIAL SERVICES is hereby directed to convene а special advisory panel on homeowners' insurance/catastrophe coverage, to examine and assess the problems affecting the availability and affordability of homeowners' insurance in this state and the effect thereon created by any potential major weather catastrophe. The panel shall study and report on the following issues on or before November 30, [2009] 2015, and on [an annual] A BIENNIAL

12 basis thereafter:

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

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(a) a review of FEDERAL LEGISLATION AND other states' activities regarding catastrophe related coverage, including but not limited to an evaluation of the experience under the California Earthquake Authority and the Florida Commission on Hurricane Loss Projection Methodology;

- (b) an evaluation of the effectiveness of any voluntary market assistance program in effect in New York WITH PARTICULAR ATTENTION DEVOTED TO MARKET DYNAMICS IN THE COASTAL HOMEOWNERS' INSURANCE MARKET;
- (c) an evaluation of the feasibility or experience, if any, of the New York property insurance underwriting association writing homeowners' insurance policies or reinsuring such policies when written in the voluntary market under certain market conditions;
- (d) an evaluation of the feasibility of the New York property insurance underwriting association issuing bonds or establishing other financial mechanisms for catastrophe insurance coverage; and an evaluation of the feasibility of establishing a state-wide catastrophe insurance fund;
- (e) an evaluation of the feasibility of the New York property insurance underwriting association acting as a servicing carrier for policies written pursuant to parts 61 and 62 of title 44 of the Code of Federal Regulations;
- (f) an evaluation of existing state and local building codes and the feasibility of implementing new building practices and structural improvement retrofitting, to mitigate damage from a major weather catastrophe;
- (g) an evaluation of insurer AND GOVERNMENTAL capacity and effectiveness in the event of a catastrophic weather occurrence, including reinsurance capacity and effectiveness, windstorm deductibles and multi-tier programs, AND OTHER RISK SHARING MECHANISMS;
- (h) an evaluation of insurer preparedness in the recovery, rebuilding and renewal processes following weather-related losses; [and]
- (i) an evaluation of public awareness of storm risks and programs to educate the public of storm risks and mitigation techniques[.]; AND
- EVALUATION OF WHETHER AND THE RATE AT WHICH INSURERS MAY BE WITHDRAWING FROM THE COASTAL HOMEOWNERS' INSURANCE MARKET, SUCH POLICIES OR SUBSTANTIALLY INCREASING INSURANCE PREMIUM RATES IN SUCH MARKET, AND THE REASONS FOR ANY SUCH ACTIONS. FURTHER, SHALL STUDY AND ASCERTAIN AN AVERAGE ESTIMATED COST OF OBTAINING COMPA-RABLE REPLACEMENT HOMEOWNER'S COVERAGE FOR THOSE INSUREDS WHO HAVE CANCELLED SUCH COASTAL AREAS. FOR THE PURPOSES OF THIS SUBDIVISION, INTHE TERM COASTAL HOMEOWNERS' INSURANCE MARKET SHALL MEAN THOSE AREAS ARE WITHIN ONE MILE OF A SALTWATER OCEAN, SOUND, INLET OR BAY IN THE COUNTIES OF THE BRONX, KINGS, NASSAU, QUEENS, RICHMOND, SUFFOLK, AND WESTCHESTER.
- S 2. Subdivision (a) of section 23 of chapter 136 of the laws of 2008 amending the insurance law relating to extending the effectiveness of certain stand-by powers of the New York property insurance underwriting association, as further amended by section 104 of part A of chapter 62 of the laws of 2011, is amended to read as follows:
- (a) The superintendent of financial services shall implement a program designed to attract more competitors to the state's homeowners' insurance market PARTICULARLY WITH RESPECT TO THOSE COMMUNITIES THAT ARE WITHIN ONE MILE OF A SALTWATER OCEAN, SOUND, INLET OR BAY IN THE COUNTIES OF THE BRONX, KINGS, NASSAU, QUEENS, RICHMOND, SUFFOLK AND WEST-CHESTER. The program shall include, but shall not be limited to:
- (1) identifying, contacting and soliciting feedback from national, regional and other insurance carriers not currently writing homeowners

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insurance in the state to determine their interest in selling homeowners insurance in the state;

- (2) adopting specific measures to encourage such insurers to sell homeowners' insurance in the state; and
- (3) documenting those issues or concerns such insurers may cite as barriers to selling homeowners insurance in the state.

 S 3. This act shall take effect immediately. 5 6 7