1612

2015-2016 Regular Sessions

IN ASSEMBLY

January 12, 2015

Introduced by M. of A. MAGEE -- read once and referred to the Committee on Governmental Operations

AN ACT to amend the state finance law and the executive law, establishing and administering a supplemental state disaster aid program

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

Section 1. Subdivision 9 of section 53 of the state finance law is
 renumbered subdivision 10 and a new subdivision 9 is added to read as
 follows:
 9. IN ADDITION TO THE PROVISIONS OF THIS SECTION. FUNDS SHALL BE

9. IN ADDITION TO THE PROVISIONS OF THIS SECTION, FUNDS SHALL BE
EXPENDED BY THE DIVISION OF HOMELAND SECURITY AND EMERGENCY SERVICES FOR
NATURAL AND MAN-MADE DISASTER PREVENTION, RESPONSE AND RECOVERY PURSUANT
TO THE PROVISIONS OF SECTION TWENTY-NINE-E OF THE EXECUTIVE LAW.

8 S 2. Section 29-e of the executive law, as added by chapter 603 of the 9 laws of 1993, paragraph (e) of subdivision 1 as amended by section 8, 10 paragraphs (a), (f) and (g) of subdivision 3 as amended by section 9 and 11 paragraphs (a) and (b) of subdivision 4 as amended by section 10 of part 12 B of chapter 56 of the laws of 2010, is amended to read as follows:

13 S 29-e. New York state emergency assistance program. 1. For purposes 14 of this section the following terms shall have the following meanings:

15 (a) "Infrastructure" shall mean and include publicly owned storm and 16 sanitary sewers, water supply systems, drainage systems, transportation 17 systems, roads and bridges.

18 (b) "Municipality" shall mean any county, city, village, or town of 19 the state.

(c) "Public facilities" shall mean and include publicly owned buildings, including traditional government buildings, such as courthouses, firehouses, police stations, parks, recreational facilities, and correctional facilities.

24 (d) "Fund" shall mean the state's contingency reserve fund established 25 by law.

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

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(e) "The office of emergency management" shall mean the office within 1 2 the division of homeland security and emergency services. 3 The governor may, upon a finding that a municipality in the state 2. 4 has suffered substantial damage by an unanticipated natural OR MAN-MADE 5 disaster which has resulted in significant economic distress within such 6 municipality, issue a declaration of significant economic distress in 7 accordance with the provisions herein. In determining whether such 8 significant economic distress exists, the governor shall consider whether ANY OR ALL OF the following criteria have been met: 9 10 (a) the municipality suffered a substantial loss of assessed value; (b) substantial damage has occurred to municipal buildings, facilities 11 and infrastructure, OR TO PRIVATE RESIDENTIAL OR COMMERCIAL PROPERTY; 12 13 (c) the cost incurred by the municipality for clean-up operations is 14 significant; 15 (d) businesses within the municipality have experienced significant 16 economic loss due to the inability to conduct normal business due to the 17 disaster; 18 significant increase in unemployment claims filed by persons (e) а 19 employed within the municipality has occurred; and 20 (f) the county or the county within which the municipality is located 21 been declared eligible by the United States small business adminishas 22 tration for physical disaster and economic injury disaster loans. 23 In addition, the governor shall also consider the extent that other 24 financial resources, including federal assistance and insurance, are 25 available to assist the municipality, AND ITS RESIDENTS AND BUSINESSES 26 to repair damage caused by the disaster. 27 Upon the issuance of a declaration of significant economic 3. (a) 28 distress due to unanticipated natural OR MAN-MADE disaster by the gover-29 nor, a municipality recognized by the governor as being affected by such disaster which occurred on or after December first, nineteen hundred 30 ninety-two, OR A RESIDENT OR BUSINESS ADVERSELY AFFECTED BY SUCH DISAS-31 TER, may apply to the division of homeland security and emergency 32 33 services on a form prescribed by such office, for reimbursement from the state's contingency reserve fund, OR ANY OTHER DESIGNATED FUND EXPRESSLY 34 35 ESTABLISHED FOR THE PURPOSE OF PROVIDING EMERGENCY ASSISTANCE FOR NATURAL AND/OR MAN-MADE DISASTERS, for reimbursement of 36 extraordinary 37 and unanticipated costs associated with the reconstruction or repair of 38 [public] buildings, facilities or infrastructure. 39 (b) Where the municipality applying for assistance authorized pursuant 40 to this section is a city, and such application pertains to a county wholly contained within such city, such city may submit separate appli-41 cations for such assistance for each such county. 42 43 (c) [Such] IF ASSISTANCE FROM THE FEDERAL GOVERNMENT IS DENIED ТΟ Α 44 MUNICIPALITY, RESIDENT OR BUSINESS WHICH HAS SUSTAINED INJURY DUE TO A 45 NATURAL OR MAN-MADE DISASTER, STATE ASSISTANCE SHALL BE GRANTED WITHIN THE GUIDELINES OF SUBDIVISION FOUR OF THIS SECTION. 46 47 A municipality shall be granted the assistance provided pursuant (D) 48 to this section, within the amounts made available by appropriation from 49 [the] A fund SPECIFIED IN PARAGRAPH (A) OF THIS SUBDIVISION, upon approval of [such] AN application SUBMITTED TO THE DIVISION OF HOMELAND 50 51 SECURITY AND EMERGENCY SERVICES, provided that such municipality agrees have a local disaster preparedness plan pursuant to section twenty-52 to three of this article in effect by December thirty-first, nineteen 53 54 hundred ninety-three. On or after December thirty-first, nineteen 55 hundred ninety-three, no municipality shall be eligible for reimburse-56 ment of such expenses unless such plan is in effect.

[(d)] (E) Municipalities which have received assistance pursuant to this section shall, as soon thereafter as may be possible, amend their respective local disaster preparedness plans to include corrective measures that must be taken in order to avoid, to the extent possible, similar emergencies in the future.

6 [(e)] (F) Municipalities, RESIDENTS AND BUSINESSES applying for 7 assistance pursuant to this section shall accurately describe the emer-8 gency conditions which necessitate the expenditure of funds for which 9 reimbursement is being sought pursuant to this section.

10 [(f)] (G) In providing assistance pursuant to this section, the divi-11 sion of homeland security and emergency services may give preference to 12 applicants which demonstrate the greatest need or which document that 13 such assistance will be utilized to bring the applicant into compliance 14 with federal or state law.

[(g)] (H) In the event that amounts appropriated are insufficient to provide for full reimbursement of all extraordinary and unanticipated costs incurred by such municipality, RESIDENT OR BUSINESS approved for reimbursement pursuant to this section, the division of homeland security and emergency services is authorized to provide a pro rata share of the appropriations, appropriated herein, to such municipality.

4. (A) THE DIVISION OF HOMELAND SECURITY AND EMERGENCY 21 SERVICES, ΙN 22 CONSULTATION WITH THE DEPARTMENT OF FINANCIAL SERVICES AND THE EMPIRE 23 STATE DEVELOPMENT CORPORATION, SHALL ESTABLISH AND ADMINISTER BY REGU-24 LATION A SUPPLEMENTAL STATE DISASTER AID PROGRAM. SUCH PROGRAM SHALL BE 25 IN ADDITION TO ANY FUNDS EXPENDED OR PROVIDED THROUGH THE DIVISION ΒY 26 MEANS OF FUNDS PROVIDED BY THE FEDERAL GOVERNMENT. WITHIN THE SUPPLE-27 MENTAL DISASTER AID PROGRAM THERE SHALL BE THREE MAJOR CATEGORIES OF 28 SUCH CATEGORIES SHALL INCLUDE INDIVIDUAL ASSISTANCE, DISASTER AID. 29 PUBLIC ASSISTANCE AND HAZARD MITIGATION, AND SHALL BE AVAILABLE TO MUNI-CIPALITIES, RESIDENTS AND BUSINESSES THAT 30 HAVE BEEN OTHERWISE DENIED 31 ASSISTANCE FROM THE FEDERAL GOVERNMENT.

32 (B) PURSUANT THE SUPPLEMENTAL DISASTER AID PROGRAM, APPLICATIONS ТΟ 33 FOR STATE ASSISTANCE SHALL BE MADE AVAILABLE TO POTENTIAL AID RECIPIENTS 34 BY THE DIVISION. AFTER A COMPLETED APPLICATION IS RECEIVED BY THE DIVI-THE DAMAGED PROPERTY SHALL BE INSPECTED TO VERIFY THE LOSS. IF AN 35 SION. APPLICATION FOR A GRANT IS APPROVED BY THE DIVISION, THE APPLICANT SHALL 36 37 RECEIVE AID NOT MORE THAN THIRTY DAYS AFTER THE SUBMISSION OF THE APPLI-38 CATION. IF AN APPLICATION FOR A LOAN IS APPROVED BY THE DIVISION, THE 39 APPLICANT SHALL RECEIVE AID NOT MORE THAN SIXTY DAYS AFTER THE 40 SUBMISSION OF THE APPLICATION.

(C) THE DIVISION SHALL COOPERATE WITH THE OFFICE OF 41 THE STATE COMP-PROVIDE FOR THE PROVISION OF PERIODIC AUDITS OF THE SUPPLE-42 TROLLER TO 43 MENTAL DISASTER AID PROGRAM, TO ASSURE THAT ALL AID AND LOANS PROVIDED 44 GIVEN ONLY TO THOSE ELIGIBLE TO RECEIVE SUCH ASSISTANCE AND IN THE WERE 45 AMOUNTS SO REQUIRED, AND THAT SUCH DISASTER FUNDS AND LOANS WERE USED FOR THEIR INTENDED PURPOSES. FUNDS AND LOANS FOR THE SUPPLEMENTAL 46 ONLY 47 DISASTER AID PROGRAM SHALL NOT DUPLICATE ASSISTANCE PROVIDED ΒY OTHER 48 SOURCES, INCLUDING THOSE PROVIDED BY THE FEDERAL GOVERNMENT OR INSUR-49 ANCE.

50 (D) AFTER A MAJOR DISASTER, THE DIVISION OF HOMELAND SECURITY AND 51 SHALL ATTEMPT TO NOTIFY ALL DISASTER VICTIMS ABOUT EMERGENCY SERVICES THE AVAILABLE AID PROGRAMS OFFERED BY THE FEDERAL AND STATE GOVERNMENTS, 52 INCLUDING THE SUPPLEMENTAL DISASTER AID PROGRAM, AND URGE THEM TO APPLY. 53 54 (E) IN APPROPRIATE CIRCUMSTANCES, THE DIVISION SHALL AWARD ASSISTANCE 55 TO INDIVIDUALS WHO SUSTAINED INJURY TO PERSON OR PROPERTY AS A RESULT OF 56 NATURAL AND/OR MAN-MADE DISASTER. APPLICATION FOR ASSISTANCE SHALL BE А

MADE AND DETERMINED IN ACCORDANCE WITH THE PROVISIONS OF THIS SECTION. 1 2 THE DIVISION SHALL FOLLOW THE PRESCRIBED PROTOCOLS OF THIS PARAGRAPH IN 3 PROVIDING INDIVIDUAL ASSISTANCE. IMMEDIATELY AFTER THE DECLARATION OF 4 THE DISASTER, THE DIVISION SHALL FACILITATE THE ARRIVAL OF DISASTER 5 WORKERS AT THE VICINITY OF THE DISASTER, AND SHALL SET UP AND ESTABLISH 6 CENTRAL FIELD OFFICE TO COORDINATE THE RECOVERY EFFORT. THE DIVISION А 7 SHALL FURTHER ESTABLISH AND PUBLICIZE A TOLL-FREE TELEPHONE NUMBER FOR 8 USE BY AFFECTED RESIDENTS AND BUSINESS OWNERS TO GAIN INFORMATION ON THE 9 APPLICATION FOR ASSISTANCE. THE DIVISION SHALL FURTHER FACILITATE THE 10 OPENING AND OPERATION OF DISASTER RECOVERY CENTERS WHERE DISASTER VICTIMS CAN MEET WITH PROGRAM REPRESENTATIVES AND OBTAIN INFORMATION 11 ABOUT AVAILABLE AID AND THE RECOVERY PROCESS. WHERE POSSIBLE, THE DIVI-12 SION SHALL INTEGRATE AND COORDINATE ITS EFFORTS TO FOLLOW THE PRESCRIBED 13 14 PROTOCOLS OF THIS PARAGRAPH WITH FEDERAL AND LOCAL GOVERNMENT EFFORTS 15 ALSO PROVIDING DISASTER AID OR SERVICES. DISASTER AID TO INDIVIDUALS 16 SHALL BE PROVIDED IN ACCORDANCE WITH THE FOLLOWING CATEGORIES:

I. DISASTER HOUSING. THE DIVISION SHALL MAKE INDIVIDUAL ASSISTANCE AID
 AVAILABLE FOR DISASTER HOUSING FOR A PERIOD OF UP TO EIGHTEEN MONTHS FOR
 DISPLACED RESIDENTS OF THE MUNICIPALITY WHOSE RESIDENCES WERE HEAVILY
 DAMAGED OR DESTROYED. THE DIVISION SHALL ALSO MAKE AVAILABLE AID FOR
 HOUSING REPAIRS, AND FOR THE REPLACEMENT OR REPAIR OF DAMAGED ITEMS THAT
 WOULD MAKE SUCH DAMAGED OR DESTROYED RESIDENCES HABITABLE.

II. DISASTER GRANTS. THE DIVISION SHALL MAKE INDIVIDUAL ASSISTANCE AID
AVAILABLE TO HELP MEET OTHER SERIOUS DISASTER RELATED NEEDS AND NECESSARY EXPENSES NOT COVERED BY INSURANCE AND OTHER AID PROGRAMS. SUCH
SERIOUS DISASTER RELATED NEEDS AND NECESSARY EXPENSES MAY INCLUDE
REPLACEMENT OF PERSONAL PROPERTY, AND TRANSPORTATION, MEDICAL, DENTAL
AND FUNERAL EXPENSES.

III. LOW INTEREST DISASTER LOANS. THE EMPIRE STATE DEVELOPMENT CORPO-29 RATION SHALL MAKE INDIVIDUAL ASSISTANCE LOW INTEREST DISASTER LOANS 30 AVAILABLE TO RESIDENTS AND BUSINESSES, TO COVER UNINSURED PROPERTY LOSS-31 32 ES. LOW INTEREST DISASTER LOANS SHALL BE MADE AVAILABLE FOR REPAIR OR 33 REPLACEMENT OF HOMES, AUTOMOBILES, CLOTHING OR OTHER DAMAGED PERSONAL PROPERTY. LOW INTEREST DISASTER LOANS SHALL ALSO BE MADE AVAILABLE TO 34 35 BUSINESSES FOR PROPERTY LOSS AND ECONOMIC INJURY. APPLICATION FOR SUCH LOW INTEREST DISASTER LOANS SHALL BE MADE TO THE DIVISION, WITH APPROVAL 36 37 OF SUCH APPLICATION REQUIRING BOTH THE APPROVAL OF THE DIVISION AND THE 38 EMPIRE STATE DEVELOPMENT CORPORATION. THE EMPIRE STATE DEVELOPMENT 39 CORPORATION SHALL BE AUTHORIZED TO ISSUE BONDS FOR THE PURPOSE OF THIS 40 SUBDIVISION.

IV. PERSONAL SERVICE AID. THE DIVISION SHALL MAKE INDIVIDUAL ASSISTANCE AID AVAILABLE TO PROVIDE NECESSARY PERSONAL SERVICES TO DISASTER
VICTIMS, INCLUDING CRISIS COUNSELING, DISASTER-RELATED UNEMPLOYMENT
ASSISTANCE, LEGAL AID, INCOME TAX ASSISTANCE, SOCIAL SECURITY ASSISTANCE
AND VETERAN'S BENEFIT ASSISTANCE.

(F) THE DIVISION SHALL MAKE MUNICIPALITY ASSISTANCE AID AVAILABLE TO 46 47 LOCAL GOVERNMENTS TO PAY ALL OR PART OF THE COSTS OF REBUILDING A COMMU-48 NITY'S DAMAGED INFRASTRUCTURE. UNLESS SUCH COST IS LESS THAN TEN THOU-49 SAND DOLLARS, SUCH MUNICIPALITY ASSISTANCE AID SHALL PAY FOR NOT MORE 50 THAN SEVENTY-FIVE PERCENT OF THE APPROVED PROJECT COSTS. THIS MUNICI-51 PALITY ASSISTANCE AID SHALL INCLUDE AID FOR DEBRIS REMOVAL, AID FOR EMERGENCY PROTECTIVE MEASURES, AID FOR PUBLIC SERVICES, AID FOR REPAIR 52 53 OF DAMAGED PUBLIC PROPERTY, AID FOR ESSENTIAL GOVERNMENT FUNCTIONS, AND 54 INFRASTRUCTURE GRANTS FOR PUBLIC SCHOOLS.

55 (G) THE DIVISION SHALL MAKE HAZARD MITIGATION ASSISTANCE AID AVAILABLE 56 TO DISASTER VICTIMS AND PUBLIC ENTITIES TO AVOID THE LIFE AND PROPERTY

FUTURE DISASTERS. HAZARD MITIGATION ASSISTANCE AID SHALL 1 RISKS OF INCLUDE, BUT NOT BE LIMITED TO, AID FOR THE ELEVATION OR RELOCATION OF 2 3 CHRONICALLY FLOOD-DAMAGED HOMES AWAY FROM FLOOD HAZARD AREAS, AID FOR 4 THE RETROFITTING OF BUILDINGS TO MAKE THEM RESISTANT TO EARTHQUAKES OR 5 STRONG WINDS, AND AID FOR THE ADOPTION AND ENFORCEMENT OF ADEQUATE CODES 6 AND STANDARDS BY LOCAL, STATE AND FEDERAL GOVERNMENT. THE DIVISION SHALL 7 SEEK TO COORDINATE HAZARD MITIGATION MEASURES WHEN REPAIRING 8 DISASTER-DAMAGED STRUCTURES. IN ADDITION TO THE GRANTS PROVIDED PURSUANT 9 TO APPROVED HAZARD MITIGATION ASSISTANCE AID, THE EMPIRE STATE DEVELOP-10 MENT CORPORATION SHALL MAKE HAZARD MITIGATION LOW INTEREST DISASTER AVAILABLE TO MUNICIPALITIES, RESIDENTS AND BUSINESSES, TO PROVIDE 11 LOANS 12 FOR HAZARD MITIGATION. HAZARD MITIGATION LOW INTEREST DISASTER LOANS SHALL BE MADE AVAILABLE UPON APPLICATION TO THE DIVISION, WITH APPROVAL 13 14 OF SUCH APPLICATION REQUIRING BOTH THE APPROVAL OF THE DIVISION AND THE 15 EMPIRE STATE DEVELOPMENT CORPORATION. THE EMPIRE STATE DEVELOPMENT CORPORATION SHALL BE AUTHORIZED TO ISSUE BONDS FOR THE PURPOSE 16 OF THIS 17 SUBDIVISION.

18 5. (a) The commissioner of the division of homeland security and [4.]19 emergency services as defined in article twenty-six of this chapter with 20 the advice and consent of the disaster preparedness commission created pursuant to this article, shall have the power to make such rules and 21 22 regulations as may be necessary and proper to effectuate the purposes of 23 this section.

24 (b) The commissioner of the division of homeland security and emergen-25 cy services shall by March fifteenth of each year report to the governor 26 and the legislature describing the activities and operation of the program authorized by this section. Such report shall set forth the number of reimbursement applications received and approved; the identi-27 28 29 ties of the counties, cities, towns and villages, AS WELL AS THE INDI-VIDUALS AND BUSINESSES receiving reimbursement, ASSISTANCE OR LOANS, 30 31 together with the amount and purpose of the reimbursement, ASSISTANCE OR 32 LOAN. 33

S 3. This act shall take effect immediately.