5918

2015-2016 Regular Sessions

IN ASSEMBLY

March 9, 2015

Introduced by M. of A. KAVANAGH, LUPARDO, MARKEY, ROBINSON -- read once and referred to the Committee on Health

AN ACT to amend the public health law and the insurance law, in relation to enacting the New York toxic mold safety and protection act of 2015 and making an appropriation therefor

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

1 Section 1. Short title. This act shall be known and may be cited as 2 the "New York toxic mold safety and protection act of 2015". 3 2. The public health law is amended by adding a new article 48-A to S 4 read as follows: 5 ARTICLE 48-A б TOXIC MOLD 7 TITLE I. RESEARCH AND PUBLIC EDUCATION (SS 4850-4853). 8 II. HOUSING PROVISIONS FOR INDOOR MOLD HAZARD PREVENTION AND 9 DETECTION (SS 4855-4860). 10 TITLE I 11 RESEARCH AND PUBLIC EDUCATION 12 SECTION 4850. DEFINITIONS. 4851. RESEARCH AND REPORTING. 13 14 4852. STANDARDS FOR PREVENTING, DETECTING, AND REMEDIATING 15 INDOOR MOLD GROWTH. 4853. PUBLIC EDUCATION. 16 17 S 4850. DEFINITIONS. WHEN USED IN THIS ARTICLE: 1. "MOLD" MEANS ANY FURRY GROWTH OF MINUTE FUNGI OCCURRING 18 INMOIST 19 CONDITIONS. 20 "TOXIC MOLD" MEANS ANY INDOOR MOLD GROWTH CAPABLE OF CREATING 2. 21 TOXINS THAT CAN CAUSE PULMONARY, RESPIRATORY, NEUROLOGICAL OR OTHER 22 MAJOR ILLNESSES AFTER MINIMAL EXPOSURE, AS SUCH EXPOSURE IS DEFINED BY 23 THE ENVIRONMENTAL PROTECTION AGENCY, CENTERS FOR DISEASE CONTROL, EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted. LBD05232-01-5 1 NATIONAL INSTITUTE OF HEALTH OR OTHER FEDERAL, STATE OR LOCAL AGENCY 2 ORGANIZED IN PART TO STUDY AND/OR PROTECT HUMAN HEALTH.

3 3. "TOXIC MOLD RISK ASSESSOR" MEANS A PERSON WHO ESTABLISHES THE LEVEL 4 OF RISK TO PUBLIC HEALTH ASSOCIATED WITH TOXIC MOLD.

5 4. "MOLD INSPECTION" MEANS AN INSPECTION OF REAL PROPERTY THAT IS 6 DESIGNED TO DISCOVER INDOOR MOLD GROWTH, TOXIC MOLD GROWTH, CONDITIONS 7 THAT FACILITATE INDOOR MOLD GROWTH AND/OR INDICIA OF CONDITIONS THAT ARE 8 LIKELY TO FACILITATE INDOOR MOLD GROWTH.

9 4851. RESEARCH AND REPORTING. 1. THE DEPARTMENT OF ENVIRONMENTAL S 10 CONSERVATION AND THE DEPARTMENT SHALL JOINTLY UNDERTAKE A COMPREHENSIVE STUDY OF THE HEALTH EFFECTS OF INDOOR MOLD GROWTH AND TOXIC MOLD. THE 11 RESULTS OF THE AFOREMENTIONED STUDY SHALL BE SUBMITTED TO THE GOVERNOR, 12 TEMPORARY PRESIDENT OF THE SENATE, THE MINORITY LEADER OF THE 13 THE 14 SENATE, THE SPEAKER OF THE ASSEMBLY, THE MINORITY LEADER OF THE ASSEMBLY 15 AND THE GENERAL PUBLIC. THE STUDY SHOULD ASCERTAIN AMONG OTHER THINGS: 16 DETAILED INFORMATION ABOUT HARMFUL AND/OR TOXIC STRAINS OF MOLD; METHODS 17 DETECTING HARMFUL AND/OR TOXIC MOLD; POTENTIAL DANGERS OF PROLONGED OF EXPOSURE TO INDOOR MOLD GROWTH; MINIMUM LEVELS OF EXPOSURE AT WHICH 18 19 INDOOR MOLD GROWTH IS HARMFUL TO HUMAN HEALTH; AND THE HAZARDS INVOLVED 20 IN MOLD REMEDIATION.

21 2. THE DIVISION OF HOUSING AND COMMUNITY RENEWAL SHALL STUDY AND 22 REPORT THE IMPACT OF CONSTRUCTION STANDARDS ON INDOOR MOLD GROWTH. SUCH 23 STUDY SHALL BE SUBMITTED TO THE GOVERNOR, THE TEMPORARY PRESIDENT OF THE 24 SENATE, THE MINORITY LEADER OF THE SENATE, THE SPEAKER OF THE ASSEMBLY 25 AND THE MINORITY LEADER OF THE ASSEMBLY.

3. ALL RESEARCH AND STUDY CONDUCTED PURSUANT TO THIS ARTICLE SHALL BE
 ONGOING WITH UPDATED REPORTS PUBLISHED AS NEEDED TO ADEQUATELY INFORM
 THE PUBLIC AND PROTECT HUMAN HEALTH.

29 S 4852. STANDARDS FOR PREVENTING, DETECTING, AND REMEDIATING INDOOR MOLD GROWTH. 1. AFTER APPROPRIATE RESEARCH AND STUDY AS REQUIRED BY 30 THIS ARTICLE, BUT NOT LATER THAN ONE YEAR AFTER THE EFFECTIVE DATE OF 31 ARTICLE, THE DEPARTMENT OF ENVIRONMENTAL CONSERVATION, IN CONJUNC-32 THIS TION WITH APPROPRIATE AGENCIES, SHALL PROMULGATE RULES AND REGULATIONS 33 34 THAT INCLUDE AMONG OTHER THINGS: STANDARDS FOR MOLD INSPECTION, MOLD REMEDIATION, TESTING THE TOXICITY OF MOLD, AND THE PROBLEM OF MOLD REME-35 DIATION; STANDARDS FOR CERTIFICATION OF MOLD INSPECTORS, MOLD REMEDIA-36 TORS, MOLD TESTING LABS, MOLD RISK ASSESSORS AND INDUSTRIAL HYGIENISTS 37 38 INVOLVED WITH MOLD REMEDIATION PLANNING; AND STANDARDS FOR THE DESIGN, INSTALLATION, AND MAINTENANCE OF AIR VENTILATION AND/OR AIR-CONDITIONING 39 40 SYSTEMS TO PREVENT MOLD GROWTH OR CREATION OF CONDITIONS THAT FOSTER 41 MOLD GROWTH.

42 2. AFTER APPROPRIATE RESEARCH AND STUDY AS REQUIRED BY THIS ARTICLE,
43 BUT NOT LATER THAN ONE YEAR AFTER THE EFFECTIVE DATE OF THIS ARTICLE,
44 THE DIVISION OF HOUSING AND COMMUNITY RENEWAL SHALL PROMULGATE GUIDE45 LINES IDENTIFYING CONDITIONS CREATED PRIOR TO AND DURING CONSTRUCTION
46 THAT FACILITATE THE GROWTH OF INDOOR MOLD AND RECOMMENDING APPROPRIATE
47 MEANS OF ELIMINATING THOSE CONDITIONS.

48 3. ТО THE MAXIMUM EXTENT POSSIBLE, THE STANDARDS, GUIDELINES AND 49 RECOMMENDATIONS ESTABLISHED UNDER THIS SECTION SHALL BE DEVELOPED WITH 50 THE ASSISTANCE OF ORGANIZATIONS INVOLVED IN ESTABLISHING NATIONAL BUILD-51 ING CONSTRUCTION STANDARDS AND REPRESENTATIVES OF STATE OR LOCAL AUTHOR-ITIES RESPONSIBLE FOR BUILDING INSPECTIONS AND ISSUANCE OF CERTIFICATES 52 53 OF OCCUPANCY.

4. THE DEPARTMENT OF ENVIRONMENTAL CONSERVATION AND THE DIVISION OF 55 HOUSING AND COMMUNITY RENEWAL SHALL MAKE DRAFTS OF THEIR RESPECTIVE 56 DOCUMENTS AVAILABLE FOR PUBLIC REVIEW AND COMMENT THIRTY DAYS PRIOR TO 1 PUBLICATION. THE DEPARTMENT OF ENVIRONMENTAL CONSERVATION AND THE DIVI-2 SION OF HOUSING AND COMMUNITY RENEWAL SHALL MAKE FINAL MODEL STANDARDS 3 AND TECHNIQUES AVAILABLE TO THE PUBLIC NO LATER THAN ONE YEAR AFTER THE 4 EFFECTIVE DATE OF THIS ARTICLE.

5. THE DEPARTMENT OF ENVIRONMENTAL CONSERVATION SHALL TAKE SUCH 6 ACTIONS AS MAY BE NECESSARY TO INFORM APPROPRIATE LOCAL GOVERNMENT AGEN-7 CIES AND AUTHORITIES OF THE MODEL STANDARDS AND TECHNIQUES WITH THE GOAL 8 OF ENSURING THAT SUCH AGENCIES AND AUTHORITIES ADOPT SUCH STANDARDS AND 9 TECHNIQUES BY JUNE FIRST, TWO THOUSAND FIFTEEN.

10 6. ALL STANDARDS AND GUIDELINES PROMULGATED PURSUANT TO THIS ARTICLE 11 SHALL BE UPDATED AND PUBLISHED AS NEEDED TO ADEQUATELY INFORM THE PUBLIC 12 AND PROTECT HUMAN HEALTH.

13 S 4853. PUBLIC EDUCATION. 1. THE DEPARTMENT OF ENVIRONMENTAL CONSER-14 VATION, THE DEPARTMENT AND THE DIVISION OF HOUSING AND COMMUNITY RENEWAL 15 AND OTHER RELEVANT AGENCIES SHALL SPONSOR PUBLIC EDUCATION PROGRAMS TO 16 PROMOTE AND INCREASE PUBLIC AWARENESS OF THE DANGERS OF INDOOR MOLD 17 GROWTH OR TOXIC MOLD.

THE PUBLIC EDUCATION PROGRAMS SHOULD INCLUDE, AMONG OTHER THINGS,
 INFORMATION REGARDING THE CONDITIONS THAT FACILITATE INDOOR MOLD GROWTH;
 GUIDELINES FOR REMEDIATING INDOOR MOLD GROWTH; DANGERS OF EXPOSURE TO
 INDOOR MOLD GROWTH IN PUBLIC BUILDINGS; RISK ASSESSMENT AND INSPECTION
 METHODS FOR TOXIC MOLD; AND OTHER NECESSARY INFORMATION.

A. THE PUBLIC EDUCATION PROGRAMS SHALL PROVIDE EDUCATION AND INFORMA TION THROUGH MODES OF COMMUNICATION THAT ARE COMMONLY UTILIZED AND ABLE
 TO BE EASILY CONSUMED BY RELEVANT INDIVIDUALS OR ORGANIZATIONS;

B. PUBLIC EDUCATION PROGRAMS SHOULD BE DESIGNED TO REACH HEALTH
PROFESSIONALS; THE GENERAL PUBLIC; HOMEOWNERS, PROSPECTIVE HOMEOWNERS,
LANDLORDS, AND TENANTS; CONSUMERS OF HOME IMPROVEMENT PRODUCTS; THE REAL
ESTATE INDUSTRY; THE HOME CONSTRUCTION AND RENOVATION INDUSTRY, INCLUDING THE HEATING AND AIR CONDITIONING INDUSTRY; AND OTHER INDIVIDUALS AND
ORGANIZATIONS WITH AN INTEREST IN THE USE AND/OR OCCUPANCY OF REAL PROPERTY.

33 NOTWITHSTANDING THE FOREGOING, THE DEPARTMENT OF ENVIRONMENTAL 3. 34 CONSERVATION, IN CONSULTATION WITH APPROPRIATE AGENCIES, SHALL PUBLISH, 35 AND PERIODICALLY REVISE, A PAMPHLET REGARDING INDOOR MOLD HAZARDS. AMONG OTHER THINGS THIS PAMPHLET SHOULD: CONTAIN INFORMATION REGARDING THE 36 37 HEALTH RISKS ASSOCIATED WITH EXPOSURE TO INDOOR MOLD GROWTH; PROVIDE 38 INFORMATION ON THE HAZARDS OF INDOOR MOLD GROWTH IN PUBLIC HOUSING; 39 DESCRIBE THE RISKS OF MOLD EXPOSURE FOR PERSONS RESIDING IN A DWELLING 40 TOXIC MOLD; PROVIDE INFORMATION ON APPROVED METHODS FOR EVALUATING WITH AND REDUCING MOLD GROWTH AND THEIR EFFECTIVENESS IN IDENTIFYING, REDUC-41 ELIMINATING, OR PREVENTING MOLD GROWTH; ADVISE PERSONS HOW TO 42 ING. 43 OBTAIN A LIST OF PERSONS CERTIFIED TO INSPECT OR REMEDIATE MOLD GROWTH THE AREA IN WHICH THE PAMPHLET IS TO BE USED; STATE THAT A RISK 44 IN 45 ASSESSMENT OR INSPECTION FOR MOLD GROWTH IS RECOMMENDED PRIOR TO THE PURCHASE, LEASE, OR RENOVATION OF TARGET HOUSING; STATE THAT CERTAIN 46 47 STATE AND LOCAL LAWS IMPOSE ADDITIONAL REQUIREMENTS RELATED TO MOLD 48 GROWTH IN HOUSING AND PROVIDE A LISTING OF FEDERAL, STATE, AND LOCAL 49 AGENCIES, INCLUDING ADDRESS AND TELEPHONE NUMBER, THAT CAN PROVIDE INFORMATION ABOUT APPLICABLE LAWS AND AVAILABLE GOVERNMENTAL AND PRIVATE 50 ASSISTANCE AND FINANCING; AND PROVIDE INFORMATION DEEMED APPROPRIATE 51 AND/OR NECESSARY TO PROMOTE AWARENESS OF THE HAZARDS POSED BY 52 INDOOR 53 MOLD.

3 4 SECTION 4855. INSPECTIONS OF RESIDENTIAL PROPERTY.

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4856. SALE OR LEASE OF RESIDENTIAL PROPERTY.

4857. INSPECTION REQUIREMENTS FOR EXISTING PUBLIC HOUSING.

- 4858. CONSTRUCTION REOUIREMENTS FOR NEW PUBLIC HOUSING. 4859. BUILDING CODES.
- 7 8 9

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4860. INSPECTION REQUIREMENT IN CONNECTION WITH STATE MADE OR INSURED MORTGAGES.

S 4855. INSPECTIONS OF RESIDENTIAL PROPERTY. 11 COMMENCING JANUARY FIRST, TWO THOUSAND SEVENTEEN, THE LESSOR OF EACH UNIT OF RENTAL PROPER-TY SHALL CONDUCT AN ANNUAL INSPECTION OF SUCH PROPERTY IN ACCORDANCE 12 13 14 WITH THE MODEL STANDARDS AND TECHNIQUES SET FORTH IN SECTION FORTY-EIGHT 15 HUNDRED FIFTY-TWO OF THIS ARTICLE AND SHALL PROMPTLY NOTIFY THE OCCU-16 PANTS OF SUCH PROPERTY OF THE RESULTS OF SUCH INSPECTION.

17 S 4856. SALE OR LEASE OF RESIDENTIAL PROPERTY. 1. NOT LATER THAN JANU-ARY FIRST, TWO THOUSAND EIGHTEEN, THE COMMISSIONER OF HOUSING AND COMMU-18 19 NITY RENEWAL AND THE COMMISSIONER OF ENVIRONMENTAL CONSERVATION SHALL 20 PROMULGATE RULES AND REGULATIONS UNDER THIS SECTION FOR THE DISCLOSURE 21 OF MOLD HAZARDS IN HOUSING WHICH IS OFFERED FOR SALE OR LEASE.

22 THE RULES AND REGULATIONS SHALL REQUIRE THAT, BEFORE THE SALE OR 2. 23 LEASE OF REAL PROPERTY A MOLD INSPECTION BE CONDUCTED BY A STATE-CERTI-FIED MOLD INSPECTOR AND, WITHIN A REASONABLE TIME PRIOR TO THE EFFECTIVE 24 25 OF THE PURCHASE OR LEASE, THE SELLER OR LESSOR SHALL CLEARLY AND DATE 26 ACCURATELY DISCLOSE TO THE PURCHASER OR LESSEE THE RESULTS OF THE INSPECTION REQUIRED UNDER THIS SECTION. 27

28 RULES AND REGULATIONS PROMULGATED UNDER THIS SECTION SHALL PROVIDE 3. THAT EVERY CONTRACT FOR THE SALE OR LEASE OF ANY INTEREST IN HOUSING 29 SHALL CONTAIN A STATEMENT SIGNED BY BOTH THE SELLER OR LESSOR AND BY THE 30 PURCHASER OR LESSEE THAT ACKNOWLEDGES THE RESULT OF THE MOLD INSPECTION 31 32 REQUIRED BY SUBDIVISION TWO OF THIS SECTION.

33 4. ANY PERSON WHO KNOWINGLY MISREPRESENTS THE RESULTS OF A MOLD 34 INSPECTION OR CAUSES THE RESULTS OF A MOLD INSPECTION TO BE INACCURATE SHALL BE SUBJECT TO A CIVIL MONEY PENALTY OF ONE THOUSAND DOLLARS. 35

5. ANY PERSON WHO KNOWINGLY VIOLATES THE PROVISIONS OF 36 THIS SECTION 37 SHALL BE JOINTLY AND SEVERALLY LIABLE TO THE PURCHASER OR LESSEE IN AN 38 AMOUNT EQUAL TO THREE TIMES THE AMOUNT OF DAMAGES INCURRED BY SUCH INDI-39 VIDUAL.

40 6. IN ANY CIVIL ACTION BROUGHT FOR DAMAGES, THE APPROPRIATE COURT MAY AWARD COURT COSTS TO THE PARTY COMMENCING SUCH ACTION, TOGETHER WITH 41 REASONABLE ATTORNEY FEES AND ANY EXPERT WITNESS FEES, IF THAT PARTY 42 43 PREVAILS.

44 4857. INSPECTION REQUIREMENTS FOR EXISTING PUBLIC HOUSING. 1. THE S 45 COMMISSIONER OF HOUSING AND COMMUNITY RENEWAL SHALL ESTABLISH PROCEDURES TO ELIMINATE, AS FAR AS PRACTICABLE, THE HAZARDS OF INDOOR MOLD WITH 46 47 RESPECT TO ANY EXISTING PUBLIC HOUSING WHICH MAY PRESENT SUCH HAZARDS, 48 IN ACCORDANCE WITH THIS SECTION. SUCH PROCEDURES SHALL PROVIDE FOR 49 APPROPRIATE MEASURES TO CONDUCT RISK ASSESSMENTS, INSPECTIONS, INTERIM 50 CONTROLS, AND ABATEMENT OF INDOOR MOLD HAZARDS.

51 2. AT A MINIMUM, SUCH PROCEDURES SHALL REQUIRE: THE PROVISION OF INDOOR MOLD HAZARD INFORMATION PAMPHLETS TO TENANTS; PERIODIC RISK 52 53 ASSESSMENTS AND INTERIM CONTROLS IN ACCORDANCE WITH A SCHEDULE DETER-54 MINED BY THE COMMISSIONER OF HOUSING AND COMMUNITY RENEWAL; MOLD 55 INSPECTIONS; ABATEMENT OF INDOOR MOLD HAZARDS IDENTIFIED; WHERE RISK 56 ASSESSMENT, INSPECTION, OR REDUCTION ACTIVITIES HAVE BEEN UNDERTAKEN,

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1 THE PROVISION OF NOTICE TO OCCUPANTS DESCRIBING THE NATURE AND SCOPE OF 2 SUCH ACTIVITIES AND THE ACTUAL RISK ASSESSMENT OR INSPECTION REPORTS; 3 AND SUCH OTHER MEASURES AS THE COMMISSIONER OF HOUSING AND COMMUNITY 4 RENEWAL DEEMS APPROPRIATE.

5 S 4858. CONSTRUCTION REQUIREMENTS FOR NEW PUBLIC HOUSING. THE COMMIS-6 SIONER OF HOUSING AND COMMUNITY RENEWAL SHALL TAKE SUCH ACTIONS AND 7 IMPOSE SUCH STANDARDS AND CONDITIONS AS MAY BE NECESSARY OR APPROPRIATE 8 TO ENSURE THAT PUBLIC HOUSING CONSTRUCTED AFTER THE DATE OF THE ISSUANCE 9 OF THE MODEL CONSTRUCTION STANDARDS AND TECHNIQUES ESTABLISHED UNDER 10 SECTION FORTY-EIGHT HUNDRED FIFTY-TWO OF THIS ARTICLE, IS CONSTRUCTED IN 11 ACCORDANCE WITH SUCH MODEL STANDARDS AND TECHNIQUES.

12 S 4859. BUILDING CODES. 1. THE COMMISSIONER OF HOUSING AND COMMUNITY 13 RENEWAL SHALL DEVELOP MODEL CONSTRUCTION STANDARDS AND TECHNIQUES FOR 14 PREVENTING AND CONTROLLING MOLD WITHIN NEW BUILDINGS.

15 2. THE MODEL STANDARDS AND TECHNIQUES SHALL PROVIDE FOR GEOGRAPHIC 16 DIFFERENCES IN CONSTRUCTION TYPES AND MATERIALS, GEOLOGY, WEATHER, AND 17 OTHER VARIABLES THAT MAY AFFECT MOLD LEVELS IN NEW BUILDINGS.

3. TO THE MAXIMUM EXTENT POSSIBLE, THESE STANDARDS AND TECHNIOUES 18 19 SHOULD BE DEVELOPED WITH THE ASSISTANCE OF ORGANIZATIONS INVOLVED IN ESTABLISHING NATIONAL BUILDING CONSTRUCTION STANDARDS AND TECHNIQUES. 20 21 THE COMMISSIONER OF HOUSING AND COMMUNITY RENEWAL SHALL MAKE A DRAFT OF THE DOCUMENT CONTAINING THE MODEL STANDARDS AND TECHNIQUES AVAILABLE FOR 22 PUBLIC REVIEW AND COMMENT. THE COMMISSIONER OF HOUSING AND COMMUNITY 23 24 RENEWAL SHALL MAKE FINAL MODEL STANDARDS AND TECHNIQUES AVAILABLE TO THE 25 PUBLIC NO LATER THAN JANUARY FIRST, TWO THOUSAND SIXTEEN.

4860. INSPECTION REQUIREMENT IN CONNECTION WITH 26 S STATE MADE OR INSURED MORTGAGES. 1. AFTER DECEMBER THIRTY-FIRST, TWO THOUSAND SIXTEEN, 27 NO STATE AGENCY MAY MAKE, INSURE, OR GUARANTEE A MORTGAGE OR LOAN FOR 28 PURCHASE OR LEASE OF RESIDENTIAL REAL PROPERTY UNLESS: THERE HAS BEEN AN 29 INSPECTION OF THE PROPERTY FOR THE PRESENCE OF INDOOR MOLD GROWTH, TOXIC 30 MOLD AND/OR THE CONDITIONS THAT FACILITATE INDOOR MOLD GROWTH HAZARDS BY 31 32 A MOLD INSPECTOR CERTIFIED IN ACCORDANCE WITH STANDARDS PROMULGATED PURSUANT TO THIS ARTICLE WITHIN A REASONABLE TIME PRIOR TO THE MAKING, 33 INSURING, OR GUARANTEEING OF THE MORTGAGE OR LOAN AND THE RESULTS OF THE 34 35 INSPECTION ARE CLEARLY AND ACCURATELY DISCLOSED TO THE PURCHASER, SELLER AND MORTGAGOR; AND THE CONTRACT FOR PURCHASE AND SALE OF AN INTEREST IN 36 37 RESIDENTIAL REAL PROPERTY FOR WHICH SUCH MORTGAGE OR LOAN WAS MADE 38 CONTAINS A STATEMENT SIGNED BY THE SELLER OR LESSOR AND BY THE PURCHASER 39 OR LESSEE THAT THESE CONDITIONS HAVE BEEN COMPLIED WITH.

2. THE HEADS OF EACH OF THE AGENCIES OR AUTHORITIES THAT MAKE, INSURE,
OR GUARANTEE MORTGAGES OR LOANS FOR PURCHASE OR LEASE OF RESIDENTIAL
REAL PROPERTY SHALL, NOT LATER THAN SEPTEMBER THIRTIETH, TWO THOUSAND
FIFTEEN, ISSUE SUCH RULES AND REGULATIONS AS MAY BE NECESSARY TO CARRY
OUT THIS SECTION.

45 S 3. The insurance law is amended by adding a new article 57 to read 46 as follows:

ARTICLE 57

48		TOXIC MOLD HAZARD INSURANCE PROGRAM
49	SECTION 5700.	PROGRAM AUTHORITY.
50	5701.	SCOPE OF PROGRAM AND PRIORITIES.
51	5702.	NATURE AND LIMITATION OF INSURANCE COVERAGE.
52	5703.	ESTIMATES OF PREMIUM RATES.
53	5704.	ESTABLISHMENT OF CHARGEABLE PREMIUM RATES.
54	5705.	TOXIC MOLD HAZARD INSURANCE FUND.
55	5706.	OPERATING COSTS AND ALLOWANCES.
56	5707.	PAYMENT OF CLAIMS.

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1	5708. DISSEMINATION OF INSURANCE INFORMATION.		
2	5709. COORDINATION WITH OTHER PROGRAMS.		
3	5710. REPORTS.		
4	5711. IMPLEMENTATION.		
5	5712. INDUSTRY INSURANCE POOL.		
б	5713. AGREEMENTS WITH INSURANCE POOL.		
7	5714. ADJUSTMENT AND PAYMENT OF CLAIMS AND JUDICIAL REVIEW.		
8	5715. PREMIUM EQUALIZATION PAYMENTS.		
9	5716. EMERGENCY IMPLEMENTATION OF PROGRAM.		
	5717. ADJUSTMENT AND PAYMENT OF CLAIMS AND JUDICIAL REVIEW.		
	5718. SERVICES BY THE INSURANCE INDUSTRY.		
	5719. USE OF INSURANCE POOL, COMPANIES OR OTHER PRIVATE ORGAN-		
14	IZATIONS FOR CERTAIN PAYMENTS. 5720. SETTLEMENT AND ARBITRATION.		
	5721. RECORDS AND AUDITS.		
	5722. PAYMENTS.		
	S 5700. PROGRAM AUTHORITY. (A) THE SUPERINTENDENT SHALL ESTABLISH AND		
18	CARRY OUT A STATE TOXIC MOLD INSURANCE PROGRAM TO ENABLE INTERESTED		
19	PERSONS TO PURCHASE INSURANCE AGAINST LOSSES RESULTING FROM MOLD HAZARDS		
20	IN REAL PROPERTIES LOCATED IN THE STATE.		
21	(B) IN CARRYING OUT THE TOXIC MOLD HAZARD INSURANCE PROGRAM UNDER THIS		
22	ARTICLE, THE SUPERINTENDENT SHALL, TO THE MAXIMUM EXTENT PRACTICABLE,		
23	ENCOURAGE AND ARRANGE FOR APPROPRIATE FINANCIAL PARTICIPATION AND RISK		
24	SHARING IN THE PROGRAM BY INSURANCE COMPANIES AND OTHER INSURERS; AND		
25	OTHER APPROPRIATE PARTICIPATION ON OTHER THAN A RISK-SHARING BASIS, BY		
26	INSURANCE COMPANIES AND OTHER INSURERS, INSURANCE AGENTS AND BROKERS,		
27	AND INSURANCE ADJUSTMENT ORGANIZATIONS.		
	S 5701. SCOPE OF PROGRAM AND PRIORITIES. (A) IN CARRYING OUT THE		
29	TOXIC MOLD HAZARD INSURANCE PROGRAM, THE SUPERINTENDENT SHALL AFFORD A		
30	PRIORITY TO MAKING TOXIC MOLD HAZARD INSURANCE AVAILABLE TO COVER RESI-		
31	DENTIAL PROPERTIES WHICH ARE DESIGNED FOR THE OCCUPANCY OF FROM ONE TO		
32	FOUR FAMILIES.		
	(B) IF, PURSUANT TO STUDIES AND INVESTIGATIONS PURSUANT TO SECTION		
	FIVE THOUSAND SEVEN HUNDRED THREE OF THIS ARTICLE OR SUCH OTHER INFORMA-		
35	TION AS THE SUPERINTENDENT CONSIDERS APPROPRIATE, THE SUPERINTENDENT		
36	DETERMINES THAT IT WOULD BE FEASIBLE TO EXTEND THE INSURANCE PROGRAM		
37	UNDER THIS ARTICLE TO COVER OTHER PROPERTIES, THE SUPERINTENDENT MAY		
38	TAKE SUCH ACTION UNDER THIS ARTICLE AS MAY BE NECESSARY TO MAKE INSUR-		
39	ANCE AVAILABLE TO COVER, ON SUCH BASIS AS MAY BE FEASIBLE, ANY TYPES AND		
40	CLASSES OF: OTHER RESIDENTIAL PROPERTIES; CHURCH PROPERTIES, AND BUSI-		
41	NESS PROPERTIES WHICH ARE OWNED OR LEASED AND OPERATED BY SMALL BUSINESS		
42	CONCERNS; OTHER BUSINESS PROPERTIES; PROPERTIES OCCUPIED BY PRIVATE		
43	NONPROFIT ORGANIZATIONS; AND PROPERTIES OWNED BY STATE AND LOCAL GOVERN-		
44	MENTS AND AGENCIES THEREOF; AND ANY SUCH EXTENSIONS OF THE PROGRAM TO		
45	ANY TYPES AND CLASSES OF THESE PROPERTIES SHALL FROM TIME TO TIME BE		
46	PRESCRIBED IN RULES AND REGULATIONS.		
47	S 5702. NATURE AND LIMITATION OF INSURANCE COVERAGE. THE SUPERINTEN-		
48	DENT SHALL FROM TIME TO TIME, AFTER CONSULTATION WITH INTERESTED		
49	PARTIES, PROVIDE BY RULE AND REGULATION FOR GENERAL TERMS AND CONDITIONS		
50	OF INSURABILITY WHICH SHALL BE APPLICABLE TO PROPERTIES ELIGIBLE FOR		
51	TOXIC MOLD HAZARD INSURANCE COVERAGE UNDER SECTION FIVE THOUSAND SEVEN		
51	HUNDRED ONE OF THIS ARTICLE, INCLUDING: THE TYPES, CLASSES, AND		
52 53			
	LOCATIONS OF ANY SUCH PROPERTIES WHICH SHALL BE ELIGIBLE FOR SUCH INSUR-		
54	ANCE; THE NATURE AND LIMITS OF LOSS OR DAMAGE THAT MAY BE COVERED BY		
55	SUCH INSURANCE, WHICH SHALL INCLUDE COSTS OF PROPERTY DAMAGE AND LOSS,		
56	REMEDIATION, RELOCATION (DURING REMEDIATION OR PERMANENTLY), AND RENTAL		

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OF AN ALTERNATIVE DWELLING DURING REMEDIATION; THE CLASSIFICATION, LIMI-1 2 AND REJECTION OF ANY RISKS THAT MAY BE APPROPRIATE; APPROPRIATE TATION. 3 MINIMUM PREMIUMS; APPROPRIATE LOSS-DEDUCTIBLES; APPROPRIATE LIMITS ON 4 AGGREGATE LIABILITY UNDER SUCH COVERAGE, BASED ON THE TYPE OF PROPERTY 5 INSURED; AND ANY OTHER TERMS AND CONDITIONS RELATING TO INSURANCE COVER-6 AGE OR EXCLUSION WHICH MAY BE NECESSARY TO CARRY OUT THE PURPOSES OF 7 THIS ARTICLE.

8 S 5703. ESTIMATES OF PREMIUM RATES. THE SUPERINTENDENT SHALL UNDERTAKE 9 AND CARRY OUT SUCH STUDIES AND INVESTIGATIONS AND RECEIVE OR EXCHANGE 10 SUCH INFORMATION AS MAY BE NECESSARY TO ESTIMATE, AND SHALL FROM TIME TO 11 TIME ESTIMATE THE FOLLOWING PREMIUM RATES FOR TOXIC MOLD HAZARD INSUR-12 ANCE COVERAGE UNDER THIS ARTICLE:

(A) ACTUARIAL RATES. THE RISK PREMIUM RATES THAT WOULD BE REQUIRED TO 13 14 MAKE SUCH INSURANCE AVAILABLE ON AN ACTUARIAL BASIS FOR ANY TYPES AND CLASSES OF 15 PROPERTIES FOR WHICH INSURANCE COVERAGE IS AVAILABLE UNDER SECTION FIVE THOUSAND SEVEN HUNDRED ONE OF THIS ARTICLE AND WHICH: ARE 16 17 BASED ON CONSIDERATION OF THE RISK INVOLVED AND ACCEPTED ACTUARIAL PRIN-INCLUDE THE APPLICABLE OPERATING COSTS AND ALLOWANCES SET FORTH 18 CIPLES; 19 IN THE SCHEDULES PRESCRIBED UNDER SECTION FIVE THOUSAND SEVEN HUNDRED SIX OF THIS ARTICLE AND REFLECTED IN SUCH RATES; AND INCLUDE ANY ADMIN-20 21 ISTRATIVE EXPENSES OF CARRYING OUT THE INSURANCE PROGRAM UNDER THIS 22 ARTICLE.

(B) SUBSIDIZED RATES. THE RISK PREMIUM RATES THAT: ARE LESS THAN THE
RATES ESTIMATED UNDER SUBSECTION (A) OF THIS SECTION; WOULD BE REASONABLE; WOULD ENCOURAGE PROSPECTIVE INSUREDS TO PURCHASE TOXIC MOLD HAZARD
INSURANCE COVERAGE; WOULD BE CONSISTENT WITH THE PURPOSES OF THIS ARTICLE; AND INCLUDE ANY ADMINISTRATIVE EXPENSES INCURRED IN CARRYING OUT
THE INSURANCE PROGRAM UNDER THIS ARTICLE.

29 S 5704. ESTABLISHMENT OF CHARGEABLE PREMIUM RATES. (A) ON THE BASIS OF ESTIMATES MADE UNDER SECTION FIVE THOUSAND SEVEN HUNDRED THREE OF THIS 30 ARTICLE AND SUCH OTHER INFORMATION AS MAY BE NECESSARY, THE SUPERINTEN-31 32 SHALL FROM TIME TO TIME, AFTER CONSULTATION WITH THE INTERESTED DENT 33 PARTIES, PRESCRIBE BY RULES AND REGULATIONS: CHARGEABLE PREMIUM RATES 34 FOR ANY TYPES AND CLASSES OF PROPERTIES FOR WHICH INSURANCE COVERAGE SHALL BE AVAILABLE UNDER SECTION FIVE THOUSAND SEVEN HUNDRED ONE OF THIS 35 ARTICLE (AT LESS THAN THE ESTIMATED RISK PREMIUM RATES UNDER SECTION 36 37 FIVE THOUSAND SEVEN HUNDRED THREE OF THIS ARTICLE, WHERE NECESSARY), AND 38 TERMS AND CONDITIONS UNDER WHICH, AND THE AREAS WITHIN WHICH, SUCH THE 39 RATES SHALL APPLY.

(B) SUCH RATES SHALL, INSOFAR AS PRACTICABLE, BE:

(1) BASED ON A CONSIDERATION OF THE RESPECTIVE RISKS INVOLVED, INCLUDING DIFFERENCES IN RISKS DUE TO CONSTRUCTION TYPES AND MATERIALS, BUILDING SYSTEMS, GEOLOGY, CLIMATE, AND OTHER FACTORS THAT MAY AFFECT MOLD
LEVELS IN BUILDINGS;

45 (2) ADEOUATE, ON THE BASIS OF ACCEPTED ACTUARIAL PRINCIPLES, TO 46 PROVIDE RESERVES FOR ANTICIPATED LOSSES; OR IF LESS THAN SUCH AMOUNT 47 WITH THE OBJECTIVE OF MAKING TOXIC MOLD HAZARD INSURANCE CONSISTENT 48 COVERAGE AVAILABLE WHERE NECESSARY AT REASONABLE RATES SO AS TO ENCOUR-49 AGE PROSPECTIVE INSUREDS TO PURCHASE SUCH INSURANCE AND WITH THE 50 PURPOSES OF THIS ARTICLE;

51 (3) ADEQUATE TO PROVIDE FOR ANY ADMINISTRATIVE EXPENSES OF THE INSUR-52 ANCE PROGRAMS UNDER THIS ARTICLE; AND

(4) STATED SO AS TO REFLECT THE BASIS FOR SUCH RATES, INCLUDING THE
54 DIFFERENCES (IF ANY) BETWEEN THE ESTIMATED ACTUARIAL RISK PREMIUM RATES
55 UNDER SUBSECTION (A) OF SECTION FIVE THOUSAND SEVEN HUNDRED THREE OF
56 THIS ARTICLE AND THE ESTIMATED SUBSIDIZED RISK PREMIUM RATES UNDER

SUBSECTION (B) OF SECTION FIVE THOUSAND SEVEN HUNDRED THREE OF THIS 1 2 ARTICLE. 3 SUBJECT ONLY TO THE LIMITATION UNDER PARAGRAPH FOUR OF SUBSECTION (C) 4 (B) OF THIS SECTION, THE CHARGEABLE RATE WITH RESPECT TO ANY PROPERTY 5 THAT IS LOCATED WITHIN A JURISDICTION THAT THE SUPERINTENDENT DETERMINES 6 HAS NOT ADOPTED ADEQUATE TOXIC MOLD CONTROL MEASURES, WITH EFFECTIVE 7 ENFORCEMENT PROVISIONS, THAT THE SUPERINTENDENT DETERMINES ARE CONSIST-8 WITH THE MODEL STANDARDS AND TECHNIQUES FOR INSPECTION AND CERTIF-ENT ICATION OF OCCUPANCY ISSUED UNDER SECTION FORTY-EIGHT HUNDRED FIFTY-FIVE 9 10 OF THE PUBLIC HEALTH LAW AND WITH THE MODEL STANDARDS FOR PUBLIC DISCLO-SURE ISSUED UNDER SECTION FORTY-EIGHT HUNDRED FIFTY-SIX OF THE 11 PUBLIC 12 HEALTH LAW, SHALL NOT BE LESS THAN THE APPLICABLE ESTIMATED RISK PREMIUM FOR SUCH AREA (OR SUBDIVISION THEREOF) UNDER SUBSECTION (A) OF 13 RATE 14 SECTION FIVE THOUSAND SEVEN HUNDRED THREE OF THIS ARTICLE, EXCEPT THAT 15 SUCH PREMIUM RATE FOR SUCH PROPERTIES SHALL BE AFFORDABLE AND REASONABLY 16 PRICED. 17 (D) NOTWITHSTANDING ANY OTHER PROVISION OF THIS ARTICLE, THE CHARGEA-18 BLE RISK PREMIUM RATES FOR TOXIC MOLD HAZARD INSURANCE UNDER THIS ARTI-19 CLE FOR ANY PROPERTIES WITHIN ANY SINGLE RISK CLASSIFICATION MAY NOT BE 20 INCREASED BY AN AMOUNT THAT WOULD RESULT IN THE AVERAGE OF SUCH RATE 21 INCREASES FOR PROPERTIES WITHIN THE RISK CLASSIFICATION DURING ANY 22 TWELVE-MONTH PERIOD EXCEEDING TEN PERCENT OF THE AVERAGE OF RISK THE PREMIUM RATES FOR PROPERTIES WITHIN THE RISK CLASSIFICATION UPON THE 23 24 COMMENCEMENT OF SUCH TWELVE-MONTH PERIOD. 25 (E) THE CHARGEABLE RISK PREMIUM RATE FOR TOXIC MOLD HAZARD INSURANCE 26 UNDER THIS ARTICLE FOR A SINGLE FAMILY DWELLING SHALL BE AFFORDABLE AND 27 REASONABLY PRICED. 28 S 5705. TOXIC MOLD HAZARD INSURANCE FUND. (A) TO CARRY OUT THE TOXIC 29 HAZARD INSURANCE PROGRAM UNDER THIS ARTICLE, THE SUPERINTENDENT MOLD SHALL ESTABLISH A TOXIC MOLD HAZARD INSURANCE FUND, WHICH SHALL BE AN 30 SEPARATE FROM ANY OTHER ACCOUNTS OR FUNDS AVAILABLE TO THE 31 ACCOUNT 32 SUPERINTENDENT AND SHALL BE AVAILABLE FOR MAKING SUCH PAYMENTS AS MAY, FROM TIME TO TIME, BE REQUIRED UNDER SECTION FIVE THOUSAND SEVEN HUNDRED 33 34 FIFTEEN OF THIS ARTICLE; AND FOR THE PURPOSES SPECIFIED IN THIS SECTION UNDER THE CONDITIONS PROVIDED THEREIN. 35 (B) THE FUND SHALL BE CREDITED WITH ANY AMOUNTS AS MAY BE APPROPRIATED 36 37 FOR THE FUND; INTEREST WHICH MAY BE EARNED ON INVESTMENTS OF THE FUND 38 PURSUANT TO SUBSECTION (C) OF THIS SECTION; RECEIPTS FROM ANY OTHER 39 OPERATIONS UNDER THIS ARTICLE (INCLUDING PREMIUMS UNDER THE CONDITIONS 40 SPECIFIED IN THIS SECTION); AND SUCH OTHER AMOUNTS AS MAY BE CREDITED TO 41 THE FUND. IF THE SUPERINTENDENT DETERMINES THAT THE AMOUNTS IN THE FUND ARE 42 (C) 43 IN EXCESS OF CURRENT NEEDS, THE SUPERINTENDENT MAY INVEST SUCH AMOUNTS 44 AS THE SUPERINTENDENT DEEMS ADVISABLE. 45 5706. OPERATING COSTS AND ALLOWANCES. (A) THE SUPERINTENDENT SHALL S FROM TIME TO TIME NEGOTIATE WITH APPROPRIATE REPRESENTATIVES OF THE 46 47 INSURANCE INDUSTRY FOR THE PURPOSE OF ESTABLISHING A CURRENT SCHEDULE OF 48 OPERATING COSTS APPLICABLE BOTH TO RISK-SHARING INSURANCE COMPANIES AND 49 OTHER INSURERS AND TO INSURANCE COMPANIES AND OTHER INSURERS, INSURANCE 50 AGENTS AND BROKERS, AND INSURANCE ADJUSTMENT ORGANIZATIONS PARTICIPATING 51 ON OTHER THAN A RISK-SHARING BASIS, AND A CURRENT SCHEDULE OF OPERATING ALLOWANCES APPLICABLE TO RISK-SHARING INSURANCE COMPANIES AND OTHER 52 53 INSURERS. 54 (B) FOR PURPOSES OF SUBSECTION (A) OF THIS SECTION, THE FOLLOWING 55 DEFINITIONS SHALL APPLY:

1 (1) "OPERATING ALLOWANCES" SHALL MEAN AMOUNTS FOR PROFIT AND CONTIN-2 GENCIES THAT THE SUPERINTENDENT DETERMINES ARE REASONABLE AND NECESSARY 3 TO CARRY OUT THE PURPOSES OF THIS ARTICLE.

4 (2) "OPERATING COSTS" SHALL MEAN EXPENSE REIMBURSEMENTS COVERING THE 5 DIRECT, ACTUAL, AND NECESSARY EXPENSES INCURRED IN CONNECTION WITH SELL-6 ING AND SERVICING TOXIC MOLD HAZARD INSURANCE COVERAGE; REASONABLE 7 COMPENSATION PAYABLE FOR SELLING AND SERVICING SUCH COVERAGE, OR COMMIS-SIONS OR SERVICE FEES PAID TO PRODUCERS; LOSS ADJUSTMENT EXPENSES; AND 8 9 OTHER DIRECT, ACTUAL, AND NECESSARY EXPENSES WHICH THE SUPERINTENDENT 10 FINDS ARE INCURRED IN CONNECTION WITH SELLING OR SERVICING SUCH INSUR-ANCE COVERAGE. 11

12 S 5707. PAYMENT OF CLAIMS. THE SUPERINTENDENT SHALL PRESCRIBE RULES 13 AND REGULATIONS ESTABLISHING THE GENERAL METHOD OR METHODS BY WHICH 14 PROVED AND APPROVED CLAIMS FOR LOSSES MAY BE ADJUSTED AND PAID FOR ANY 15 LOSSES OR DAMAGES COVERED BY TOXIC MOLD HAZARD INSURANCE MADE AVAILABLE 16 UNDER THIS ARTICLE.

17 S 5708. DISSEMINATION OF INSURANCE INFORMATION. THE SUPERINTENDENT SHALL FROM TIME TO TIME TAKE SUCH ACTION AS MAY BE NECESSARY IN ORDER TO 18 19 MAKE INFORMATION AVAILABLE TO THE PUBLIC, AND TO ANY STATE OR LOCAL AGENCY OR OFFICIAL, WITH REGARD TO THE TOXIC MOLD HAZARD INSURANCE 20 PROGRAM, ITS COVERAGE, AND OBJECTIVES; AND ESTIMATED AND CHARGEABLE 21 22 INSURANCE PREMIUM RATES UNDER THE PROGRAM, INCLUDING THE BASIS FOR AND 23 DIFFERENCES BETWEEN SUCH RATES IN ACCORDANCE WITH THE PROVISIONS OF THIS 24 ARTICLE.

25 5709. COORDINATION WITH OTHER PROGRAMS. IN CARRYING OUT S THE 26 PROVISIONS OF THIS ARTICLE, THE SUPERINTENDENT SHALL CONSULT WITH OTHER 27 DEPARTMENTS AND AGENCIES OF THE STATE, AND WITH INTERSTATE AND LOCAL 28 AGENCIES HAVING RESPONSIBILITIES FOR TOXIC MOLD INSPECTION AND 29 PREVENTION, IN ORDER TO ENSURE THAT THE PROGRAMS OF SUCH AGENCIES AND THE PROGRAM UNDER THIS ARTICLE ARE MUTUALLY CONSISTENT. 30

S 5710. REPORTS. THE SUPERINTENDENT SHALL ANNUALLY SUBMIT A REPORT OF OPERATIONS UNDER THIS ARTICLE TO THE GOVERNOR, THE TEMPORARY PRESIDENT OF THE SENATE AND THE SPEAKER OF THE ASSEMBLY.

34 S 5711. IMPLEMENTATION. FOLLOWING SUCH CONSULTATION WITH REPRESEN-35 TATIVES OF THE INSURANCE INDUSTRY AS MAY BE NECESSARY, THE SUPERINTEN-36 DENT SHALL IMPLEMENT THE TOXIC MOLD HAZARD INSURANCE PROGRAM UNDER THIS 37 ARTICLE.

38 5712. INDUSTRY INSURANCE POOL. (A) THE SUPERINTENDENT MAY ENCOURAGE S 39 AND OTHERWISE ASSIST ANY INSURANCE COMPANIES AND OTHER INSURERS THAT 40 MEET THE REQUIREMENTS PRESCRIBED UNDER SUBSECTION (B) OF THIS SECTION TO FORM, ASSOCIATE, OR OTHERWISE JOIN TOGETHER IN A POOL IN ORDER TO 41 PROVIDE THE INSURANCE COVERAGE AUTHORIZED UNDER THIS ARTICLE, AND FOR 42 43 PURPOSE OF ASSUMING, ON SUCH TERMS AND CONDITIONS AS MAY BE AGREED THE 44 UPON, SUCH FINANCIAL RESPONSIBILITY AS WILL ENABLE SUCH COMPANIES AND 45 OTHER INSURERS, WITH THE FINANCIAL AND OTHER ASSISTANCE AVAILABLE UNDER THIS ARTICLE, TO ASSURE A REASONABLE PROPORTION OF RESPONSIBILITY FOR 46 47 ADJUSTMENT AND PAYMENT OF CLAIMS FOR LOSSES UNDER THE TOXIC MOLD THE 48 HAZARD INSURANCE PROGRAM.

(B) TO PROMOTE THE EFFECTIVE ADMINISTRATION OF THE TOXIC MOLD HAZARD
INSURANCE PROGRAM UNDER THIS ARTICLE, AND TO ENSURE THAT THE OBJECTIVES
OF THIS ARTICLE ARE FURTHERED, THE SUPERINTENDENT MAY PRESCRIBE APPROPRIATE REQUIREMENTS FOR INSURANCE COMPANIES AND OTHER INSURERS PARTICIPATING IN SUCH POOL, INCLUDING MINIMUM REQUIREMENTS FOR CAPITAL,
SURPLUS OR ASSETS.

55 S 5713. AGREEMENTS WITH INSURANCE POOL. (A) THE SUPERINTENDENT MAY 56 ENTER INTO SUCH AGREEMENTS WITH THE POOL FORMED OR OTHERWISE CREATED 1 UNDER THIS ARTICLE AS THE SUPERINTENDENT DEEMS NECESSARY TO CARRY OUT 2 THE PURPOSES OF THIS ARTICLE.

3 SUCH AGREEMENTS SHALL SPECIFY: THE TERMS AND CONDITIONS UNDER (B) 4 WHICH RISK CAPITAL WILL BE AVAILABLE FOR THE ADJUSTMENT AND PAYMENTS OF 5 CLAIMS; THE TERMS AND CONDITIONS UNDER WHICH THE POOL (AND THE COMPANIES 6 AND OTHER INSURERS PARTICIPATING THEREIN) SHALL PARTICIPATE IN PREMIUMS 7 RECEIVED AND PROFITS OR LOSSES REALIZED OR SUSTAINED; THE MAXIMUM AMOUNT 8 OF PROFIT, ESTABLISHED BY THE SUPERINTENDENT AND SET FORTH IN THE SCHED-ULES PRESCRIBED UNDER SECTION FIVE THOUSAND SEVEN HUNDRED SIX OF 9 THIS 10 ARTICLE, WHICH MAY BE REALIZED BY SUCH POOL (AND THE COMPANIES AND OTHER INSURERS PARTICIPATING THEREIN); THE TERMS AND CONDITIONS UNDER WHICH 11 OPERATING COSTS AND ALLOWANCES SET FORTH IN THE 12 SCHEDULES PRESCRIBED 13 UNDER SECTION FIVE THOUSAND SEVEN HUNDRED SIX OF THIS ARTICLE MAY BE 14 PAID; AND THE TERMS AND CONDITIONS UNDER WHICH PREMIUM EQUALIZATION 15 PAYMENTS UNDER SECTION FIVE THOUSAND SEVEN HUNDRED FIFTEEN OF THIS ARTI-16 CLE WILL BE MADE.

17 IN ADDITION, SUCH AGREEMENTS SHALL CONTAIN SUCH PROVISIONS AS THE (C) SUPERINTENDENT FINDS NECESSARY TO ENSURE THAT: NO INSURANCE COMPANY OR 18 19 OTHER INSURER THAT MEETS THE REQUIREMENTS PRESCRIBED UNDER SUBSECTION 20 (B) OF SECTION FIVE THOUSAND SEVEN HUNDRED TWELVE OF THIS ARTICLE AND 21 INDICATED AN INTENTION TO PARTICIPATE IN THE TOXIC MOLD HAZARD HAS INSURANCE PROGRAM ON A RISK-SHARING BASIS, WILL BE EXCLUDED FROM PARTIC-22 23 IPATING IN THE POOL; THE INSURANCE COMPANIES AND OTHER INSURERS PARTIC-IN THE POOL WILL TAKE WHATEVER ACTION MAY BE NECESSARY TO 24 IPATING 25 PROVIDE CONTINUITY OF TOXIC MOLD HAZARD INSURANCE COVERAGE BY THE POOL; INSURANCE COMPANIES AND OTHER INSURERS, INSURANCE AGENTS, AND 26 AND ANY BROKERS AND INSURANCE ADJUSTMENT ORGANIZATIONS WILL BE PERMITTED TO 27 28 WITH THE POOL AS FISCAL AGENTS OR OTHERWISE, ON OTHER THAN A COOPERATE 29 RISK-SHARING BASIS, TO THE MAXIMUM EXTENT PRACTICABLE.

30 S 5714. ADJUSTMENT AND PAYMENT OF CLAIMS AND JUDICIAL REVIEW. THE INSURANCE COMPANIES AND OTHER INSURERS THAT FORM, ASSOCIATE, OR OTHER-31 32 WISE JOIN TOGETHER IN THE POOL UNDER THIS PART MAY ADJUST AND PAY ALL FOR PROVED AND APPROVED LOSSES COVERED BY TOXIC MOLD HAZARD 33 CLAIMS INSURANCE IN ACCORDANCE WITH THE PROVISIONS OF THIS ARTICLE AND, UPON 34 35 THE DISALLOWANCE BY ANY SUCH COMPANY OR OTHER INSURER OF ANY SUCH CLAIM, OR UPON THE REFUSAL OF THE CLAIMANT TO ACCEPT THE AMOUNT ALLOWED UPON 36 ANY SUCH CLAIM, THE CLAIMANT, WITHIN ONE YEAR AFTER THE DATE OF MAILING 37 38 OF NOTICE OF DISALLOWANCE OR PARTIAL DISALLOWANCE OF THE CLAIM, MAY INSTITUTE AN ACTION ON SUCH CLAIM AGAINST SUCH COMPANY OR OTHER INSURER. 39 40 S 5715. PREMIUM EOUALIZATION PAYMENTS. (A) THE SUPERINTENDENT, ON SUCH TERMS AND CONDITIONS AS THE SUPERINTENDENT MAY FROM TIME TO 41 TIME PRESCRIBE, SHALL MAKE PERIODIC PAYMENTS TO THE POOL FORMED OR OTHERWISE 42 43 CREATED UNDER SECTION FIVE THOUSAND SEVEN HUNDRED TWELVE OF THIS ARTI-44 CLE, IN RECOGNITION OF SUCH REDUCTIONS IN CHARGEABLE PREMIUM RATES UNDER 45 SECTION FIVE THOUSAND SEVEN HUNDRED FOURTEEN OF THIS ARTICLE BELOW ESTI-MATED PREMIUM RATES UNDER SECTION FIVE THOUSAND SEVEN HUNDRED THREE OF 46 47 THIS ARTICLE AS ARE REQUIRED IN ORDER TO MAKE TOXIC MOLD HAZARD INSUR-48 ANCE AVAILABLE ON REASONABLE TERMS AND CONDITIONS.

(B) DESIGNATED PERIODS UNDER THIS SECTION AND THE METHODS FOR DETER 50 MINING THE SUM OF PREMIUMS PAID OR PAYABLE DURING SUCH PERIODS SHALL BE
 51 ESTABLISHED BY THE SUPERINTENDENT.

52 S 5716. EMERGENCY IMPLEMENTATION OF PROGRAM. (A) NOTWITHSTANDING ANY 53 OTHER PROVISIONS OF THIS ARTICLE, FOR THE PURPOSE OF PROVIDING TOXIC 54 MOLD HAZARD INSURANCE COVERAGE AT THE EARLIEST POSSIBLE TIME, THE SUPER-55 INTENDENT MAY CARRY OUT THE INSURANCE PROGRAM UNDER THIS ARTICLE DURING 56 THE PERIOD ENDING SEPTEMBER THIRTIETH, TWO THOUSAND SIXTEEN, IN ACCORD- 1 ANCE WITH THE PROVISIONS OF THIS ARTICLE INSOFAR AS THEY RELATE TO THIS 2 ARTICLE, BUT SUBJECT TO THE MODIFICATIONS MADE BY OR UNDER SUBSECTION 3 (B) OF THIS SECTION.

4 (B) IN CARRYING OUT THE TOXIC MOLD HAZARD INSURANCE PROGRAM PURSUANT 5 TO SUBSECTION (A) OF THIS SECTION, THE SUPERINTENDENT SHALL PROVIDE 6 INSURANCE COVERAGE WITHOUT REGARD TO ANY ESTIMATED RISK PREMIUM RATES 7 WHICH WOULD OTHERWISE BE DETERMINED UNDER SECTION FIVE THOUSAND SEVEN 8 HUNDRED THREE OF THIS ARTICLE; AND SHALL UTILIZE THE PROVISIONS AND PROCEDURES CONTAINED IN OR PRESCRIBED BY THIS ARTICLE TO SUCH EXTENT AND 9 10 IN SUCH MANNER AS THE SUPERINTENDENT MAY CONSIDER NECESSARY OR APPROPRI-11 ATE TO CARRY OUT THE PURPOSE OF THIS SECTION.

S 5717. ADJUSTMENT AND PAYMENT OF CLAIMS AND JUDICIAL REVIEW. 12 IF THE PROGRAM IS CARRIED OUT AS PROVIDED IN THIS ARTICLE, THE SUPERINTENDENT 13 14 MAY ADJUST AND MAKE PAYMENT OF ANY CLAIMS FOR PROVED AND APPROVED LOSSES 15 COVERED BY TOXIC MOLD HAZARD INSURANCE, AND UPON THE DISALLOWANCE BY THE 16 SUPERINTENDENT OF ANY SUCH CLAIMS, OR UPON THE REFUSAL OF THE CLAIMANT ACCEPT THE AMOUNT ALLOWED UPON ANY SUCH CLAIM, THE CLAIMANT, WITHIN 17 TΟ ONE YEAR AFTER THE DATE OF MAILING OF NOTICE OF DISALLOWANCE OR PARTIAL 18 19 DISALLOWANCE BY THE SUPERINTENDENT, MAY INSTITUTE AN ACTION AGAINST THE 20 SUPERINTENDENT ON SUCH CLAIM.

21 S 5718. SERVICES BY THE INSURANCE INDUSTRY. IN ADMINISTERING THE TOXIC 22 MOLD HAZARD INSURANCE PROGRAM UNDER THIS ARTICLE, THE SUPERINTENDENT MAY ENTER INTO ANY CONTRACTS, AGREEMENTS, OR OTHER APPROPRIATE ARRANGEMENTS 23 WHICH MAY, FROM TIME TO TIME, BE NECESSARY FOR THE PURPOSE OF UTILIZING, 24 25 SUCH TERMS AND CONDITIONS AS MAY BE AGREED UPON, THE FACILITIES AND ON 26 SERVICES OF ANY INSURANCE COMPANIES OR OTHER INSURERS, INSURANCE AGENTS 27 AND BROKERS, OR INSURANCE ADJUSTMENT ORGANIZATIONS; AND SUCH CONTRACTS, 28 AGREEMENTS, OR ARRANGEMENTS MAY INCLUDE PROVISION FOR PAYMENT OF APPLI-CABLE OPERATING COSTS AND ALLOWANCES FOR SUCH FACILITIES AND SERVICES AS 29 FORTH IN THE SCHEDULES PRESCRIBED UNDER SECTION FIVE THOUSAND SEVEN 30 SET HUNDRED SIX OF THIS ARTICLE. 31

32 S 5719. USE OF INSURANCE POOL, COMPANIES OR OTHER PRIVATE ORGANIZA-TIONS FOR CERTAIN PAYMENTS. (A) TO PROVIDE FOR MAXIMUM EFFICIENCY IN THE 33 ADMINISTRATION OF THE TOXIC MOLD HAZARD INSURANCE PROGRAM AND TO FACILI-34 35 TATE THE EXPEDITIOUS PAYMENT OF ANY FUNDS UNDER SUCH PROGRAM, THE SUPER-INTENDENT MAY ENTER INTO CONTRACTS WITH A POOL FORMED OR OTHERWISE 36 37 CREATED UNDER SECTION FIVE THOUSAND SEVEN HUNDRED TWELVE OF THIS ARTI-38 CLE, OR ANY INSURANCE COMPANY OR OTHER PRIVATE ORGANIZATION, FOR THE 39 PURPOSE OF SECURING PERFORMANCE BY SUCH POOL, COMPANY, OR ORGANIZATION 40 ANY OR ALL OF THE FOLLOWING RESPONSIBILITIES: ESTIMATING AND LATER OR DETERMINING ANY AMOUNTS OF PAYMENTS TO BE MADE; RECEIVING FROM 41 THE SUPERINTENDENT, DISBURSING, AND ACCOUNTING FOR FUNDS IN MAKING SUCH 42 43 PAYMENTS; MAKING SUCH AUDITS OF THE RECORDS OF ANY INSURANCE COMPANY OR 44 OTHER INSURER, INSURANCE AGENT OR BROKER, OR INSURANCE ADJUSTMENT ORGAN-45 IZATION AS MAY BE NECESSARY TO ASSURE THAT PROPER PAYMENTS ARE MADE; OTHERWISE ASSISTING IN SUCH MANNER AS THE CONTRACT MAY PROVIDE TO 46 47 FURTHER THE PURPOSES OF THIS ARTICLE.

48 (B) ANY CONTRACT WITH THE POOL OR AN INSURANCE COMPANY OR OTHER 49 PRIVATE ORGANIZATION UNDER THIS SECTION MAY CONTAIN SUCH TERMS AND 50 SUPERINTENDENT FINDS NECESSARY OR APPROPRIATE FOR CONDITIONS AS THE CARRYING OUT RESPONSIBILITIES UNDER SUBSECTION (A) OF THIS SECTION, 51 AND MAY PROVIDE FOR PAYMENT OF ANY COSTS WHICH THE SUPERINTENDENT DETERMINES 52 53 INCIDENTAL TO CARRYING OUT SUCH RESPONSIBILITIES WHICH ARE COVERED ARE 54 BY THE CONTRACT.

55 (C) NO CONTRACT MAY BE ENTERED INTO UNDER THIS SECTION UNLESS THE 56 SUPERINTENDENT FINDS THAT THE POOL, COMPANY, OR ORGANIZATION WILL PERFORM ITS OBLIGATIONS UNDER THE CONTRACT EFFICIENTLY AND EFFECTIVELY,
 AND WILL MEET SUCH REQUIREMENTS AS TO FINANCIAL RESPONSIBILITY, LEGAL
 AUTHORITY, AND OTHER MATTERS AS THE SUPERINTENDENT FINDS APPROPRIATE.

4 (D) (1) ANY SUCH CONTRACT MAY REQUIRE THE POOL, COMPANY, OR ORGANIZA-5 TION OR ANY OF ITS OFFICERS OR EMPLOYEES CERTIFYING PAYMENTS OR DISBURS-6 ING FUNDS PURSUANT TO THE CONTRACT, OR OTHERWISE PARTICIPATING IN CARRY-7 ING OUT THE CONTRACT, TO GIVE SURETY BOND IN SUCH AMOUNT AS THE 8 SUPERINTENDENT MAY DEEM APPROPRIATE.

9 (2) (A) NO INDIVIDUAL DESIGNATED PURSUANT TO A CONTRACT UNDER THIS 10 SECTION TO CERTIFY PAYMENTS SHALL, IN THE ABSENCE OF GROSS NEGLIGENCE OR 11 INTENT TO DEFRAUD, BE LIABLE WITH RESPECT TO ANY PAYMENT CERTIFIED BY 12 SUCH INDIVIDUAL UNDER THIS SECTION.

(B) NO OFFICER DISBURSING FUNDS SHALL IN THE ABSENCE OF GROSS NEGLIGENCE OR INTENT TO DEFRAUD, BE LIABLE WITH RESPECT TO ANY PAYMENT BY
SUCH OFFICER UNDER THIS SECTION IF IT WAS BASED UPON A VOUCHER SIGNED BY
AN INDIVIDUAL DESIGNATED TO CERTIFY PAYMENTS.

17 ANY CONTRACT ENTERED INTO UNDER THIS SECTION SHALL BE FOR A TERM (E) OF ONE YEAR, AND MAY BE MADE AUTOMATICALLY RENEWABLE FROM TERM TO TERM 18 19 IN THE ABSENCE OF NOTICE BY EITHER PARTY OF AN INTENTION TO TERMINATE AT 20 THE END OF THE CURRENT TERM; EXCEPT THAT THE SUPERINTENDENT MAY TERMI-21 NATE ANY SUCH CONTRACT AT ANY TIME (AFTER REASONABLE NOTICE TO THE POOL, COMPANY, OR ORGANIZATION INVOLVED) IF THE SUPERINTENDENT FINDS THAT 22 THE POOL, COMPANY, OR ORGANIZATION HAS FAILED SUBSTANTIALLY TO CARRY OUT THE 23 24 CONTRACT, OR IS CARRYING OUT THE CONTRACT IN A MANNER INCONSISTENT WITH 25 THE EFFICIENT AND EFFECTIVE ADMINISTRATION OF THE TOXIC MOLD HAZARD 26 INSURANCE PROGRAM UNDER THIS ARTICLE.

27 S 5720. SETTLEMENT AND ARBITRATION. (A) THE SUPERINTENDENT MAY MAKE 28 FINAL SETTLEMENT OF ANY CLAIMS OR DEMANDS WHICH MAY ARISE AS A RESULT OF 29 ANY FINANCIAL TRANSACTIONS THAT THE SUPERINTENDENT IS AUTHORIZED TO 30 CARRY OUT UNDER THIS ARTICLE AND MAY, TO ASSIST THE SUPERINTENDENT IN 31 MAKING ANY SUCH SETTLEMENT, REFER ANY DISPUTES RELATING TO SUCH CLAIMS 32 OR DEMANDS TO ARBITRATION, WITH THE CONSENT OF THE PARTIES CONCERNED.

(B) SUCH ARBITRATION SHALL BE ADVISORY IN NATURE, AND ANY AWARD, DECI SION, OR RECOMMENDATION WHICH MAY BE MADE SHALL BECOME FINAL ONLY UPON
 THE APPROVAL OF THE SUPERINTENDENT.

S 5721. RECORDS AND AUDITS. (A) THE INSURANCE POOL FORMED OR OTHERWISE 36 37 CREATED UNDER THIS ARTICLE, AND ANY INSURANCE COMPANY OR OTHER PRIVATE 38 ORGANIZATION EXECUTING ANY CONTRACT, AGREEMENT, OR OTHER APPROPRIATE 39 ARRANGEMENT WITH THE SUPERINTENDENT UNDER THIS ARTICLE, SHALL KEEP SUCH 40 RECORDS AS THE SUPERINTENDENT SHALL PRESCRIBE, INCLUDING RECORDS WHICH FULLY DISCLOSE THE TOTAL COSTS OF THE PROGRAM UNDERTAKEN OR THE SERVICES 41 BEING RENDERED, AND SUCH OTHER RECORDS AS WILL FACILITATE AN EFFECTIVE 42 43 AUDIT.

(B) THE SUPERINTENDENT AND THE COMPTROLLER, OR ANY OF THEIR DULY
AUTHORIZED REPRESENTATIVES, SHALL HAVE ACCESS FOR THE PURPOSE OF AUDIT
AND EXAMINATION TO ANY BOOKS, DOCUMENTS, PAPERS AND ANY SUCH INSURANCE
COMPANY OR OTHER PRIVATE ORGANIZATION THAT ARE PERTINENT TO THE COSTS OF
THE PROGRAM UNDERTAKEN OR THE SERVICES BEING RENDERED.

49 S 5722. PAYMENTS. ANY PAYMENTS UNDER THIS ARTICLE MAY BE MADE (AFTER 50 NECESSARY ADJUSTMENT ON ACCOUNT OF PREVIOUSLY MADE UNDERPAYMENTS OR 51 OVERPAYMENTS) IN ADVANCE OR BY WAY OF REIMBURSEMENT, AND IN SUCH 52 INSTALLMENTS AND ON SUCH CONDITIONS, AS THE SUPERINTENDENT MAY DETER-53 MINE.

54 S 4. The sum of two hundred fifty thousand dollars (\$250,000), or so 55 much thereof as may be necessary, is hereby appropriated to pay the 56 expenses incurred, including personal service, in carrying out the

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provisions of this act. Such moneys shall be payable out of the state 1 treasury in the general fund to the credit of the state purposes account 2 3 after audit by and on the warrant of the comptroller upon voucher certified or approved by the superintendent of financial services in the 4 manner prescribed by law. S 5. This act shall take effect on the sixtieth day after it shall 5

6 have become a law. 7