10971

IN ASSEMBLY

May 29, 2018

Introduced by M. of A. MAGNARELLI, CYMBROWITZ -- read once and referred to the Committee on Local Governments

AN ACT redistributing bond volume allocations made pursuant to section 146 of the federal tax reform act of 1986, relating to allocation of the unified state bond volume ceiling, and enacting the private activity bond allocation act of 2018; and providing for the repeal of certain provisions upon expiration thereof

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Short title. This act shall be known and may be cited as the "private activity bond allocation act of 2018".

3 § 2. Legislative findings and declaration. The legislature hereby 4 finds and declares that the federal tax reform act of 1986 established a 5 statewide bond volume ceiling on the issuance of certain tax exempt private activity bonds and notes and, under certain circumstances, б 7 governmental use bonds and notes issued by the state and its public authorities, local governments, agencies which issue on behalf of local 8 9 governments, and certain other issuers. The federal tax reform act 10 establishes a formula for the allocation of the bond volume ceiling 11 which was subject to temporary modification by gubernatorial executive order until December 31, 1987. That act also permits state legislatures 12 13 to establish, by statute, an alternative formula for allocating the 14 volume ceiling. Bonds and notes subject to the volume ceiling require an 15 allocation from the state's annual volume ceiling in order to qualify for federal tax exemption. 16

17 It is hereby declared to be the policy of the state to maximize the 18 public benefit through the issuance of private activity bonds for the 19 purposes of, among other things, allocating a fair share of the bond 20 volume ceiling upon initial allocation and from a bond reserve to local 21 agencies and for needs identified by local governments; providing hous-22 ing and promoting economic development; job creation; an economical 23 energy supply; and resource recovery and to provide for an orderly and 24 efficient volume ceiling allocation process for state and local agencies 25 by establishing an alternative formula for making such allocations.

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

LBD16080-01-8

§ 3. Definitions. As used in this act, unless the context requires 1 2 otherwise: 1. "Bonds" means bonds, notes or other obligations. 3 4 "Carryforward" means an amount of unused private activity bond 2. 5 ceiling available to an issuer pursuant to an election filed with the б internal revenue service pursuant to section 146(f) of the code. 7 3. "Code" means the internal revenue code of 1986, as amended. 8 4. "Commissioner" means the commissioner of the New York state depart-9 ment of economic development. 10 5. "Covered bonds" means those tax exempt private activity bonds and that portion of the non-qualified amount of an issue of governmental use 11 bonds for which an allocation of the statewide ceiling is required for 12 the interest earned by holders of such bonds to be excluded from the 13 14 gross income of such holders for federal income tax purposes under the 15 code. 16 6. "Director" means the director of the New York state division of the 17 budget. 18 7. "Issuer" means a local agency, state agency or other issuer. 19 8. "Local agency" means an industrial development agency established 20 or operating pursuant to article 18-A of the general municipal law, the 21 Troy industrial development authority and the Auburn industrial develop-22 ment authority. 23 "Other issuer" means any agency, political subdivision or other 9. 24 entity, other than a local agency or state agency, that is authorized to 25 issue covered bonds. 26 10. "Qualified small issue bonds" means qualified small issue bonds, 27 as defined in section 144(a) of the code. 28 "State agency" means the state of New York, the New York state 11. 29 energy research and development authority, the New York job development 30 authority, the New York state environmental facilities corporation, the 31 New York state urban development corporation and its subsidiaries, the 32 Battery Park city authority, the port authority of New York and New 33 Jersey, the power authority of the state of New York, the dormitory authority of the state of New York, the New York state housing finance 34 35 agency, the state of New York mortgage agency, and any other public 36 benefit corporation or public authority designated by the governor for 37 the purposes of this act. 38 12. "Statewide ceiling" means for any calendar year the highest state ceiling (as such term is used in section 146 of the code) applicable to 39 40 New York state. 41 13. "Future allocations" means allocations of statewide ceiling for up 42 to two future years. 14. "Multi-year housing development project" means a project (a) which 43 44 qualifies for covered bonds; (b) which is to be constructed over two or 45 more years and (c) in which at least twenty percent of the dwelling 46 units will be occupied by persons and families of low income. 47 § 4. Local agency set-aside. A set-aside of statewide ceiling for local agencies for any calendar year shall be an amount which bears the 48 same ratio to one-third of the statewide ceiling as the population of 49 the jurisdiction of such local agency bears to the population of the 50 entire state. The commissioner shall administer allocations of such 51 52 set-aside to local agencies. § 5. State agency set-aside. A set-aside of statewide ceiling for all 53 54 state agencies for any calendar year shall be one-third of the statewide 55 ceiling. The director shall administer allocations of such set-aside to

state agencies and may grant an allocation to any state agency upon 1 receipt of an application in such form as the director shall require. 2 § 6. Statewide bond reserve. One-third of the statewide ceiling is 3 4 hereby set aside as a statewide bond reserve to be administered by the 5 director. 6 1. Allocation of the statewide bond reserve among state agencies, 7 local agencies and other issuers. The director shall transfer a portion 8 of the statewide bond reserve to the commissioner for allocation to and 9 use by local agencies and other issuers in accordance with the terms of this section. The remainder of the statewide bond reserve may be allo-10 cated by the director to state agencies in accordance with the terms of 11 12 this section. 13 2. Allocation of statewide bond reserve to local agencies or other 14 issuers. 15 (a) Local agencies or other issuers may at any time apply to the 16 commissioner for an allocation from the statewide bond reserve. Such 17 application shall demonstrate: (i) that the requested allocation is required under the code for the 18 interest earned on the bonds to be excluded from the gross income of 19 20 bondholders for federal income tax purposes; 21 that the local agency's remaining unused allocation provided (ii) pursuant to section four of this act, and other issuer's remaining 22 unused allocation, or any available carryforward will be insufficient 23 for the specific project or projects for which the reserve allocation is 24 25 requested; and 26 (iii) that, except for those allocations made pursuant to section 27 twelve of this act to enable carryforward elections, the requested allocation is reasonably expected to be used during the calendar year, and 28 29 the requested future allocation is reasonably expected to be used in the 30 calendar year to which the future allocation relates. 31 (b) In reviewing and approving or disapproving applications, the 32 commissioner shall exercise discretion to ensure an equitable distrib-33 ution of allocations from the statewide bond reserve to local agencies and other issuers. Prior to making a determination on such applications, 34 the commissioner shall notify and seek the recommendation of the presi-35 36 dent and chief executive officer of the New York state housing finance 37 agency in the case of an application related to the issuance of multi-38 family housing or mortgage revenue bonds, and in the case of other 39 requests, such state officers, departments, divisions and agencies as 40 the commissioner deems appropriate. 41 (c) Applications for allocations shall be made in such form and 42 contain such information and reports as the commissioner shall require. 43 (d) On or before September fifteenth of each year, the commissioner shall publish the total amount of local agency set-aside that has been 44 45 recaptured pursuant to section twelve of this act for that year on the 46 department of economic development's website. 47 3. Allocation of statewide bond reserve to state agencies. The direc-48 tor may make an allocation from the statewide bond reserve to any state agency. Before making any allocation of statewide bond reserve to state 49 50 agencies the director shall be satisfied: (a) that the allocation is required under the code for the interest 51 52 earned on the bonds to be excluded from the gross income of bondholders 53 for federal income tax purposes; 54 (b) that the state agency's remaining unused allocation provided 55 pursuant to section five of this act or any available carryforward will

1 be insufficient to accommodate the specific bond issue or issues for 2 which the reserve allocation is requested; and

3 (c) that, except for those allocations made pursuant to section twelve 4 of this act to enable carryforward elections, the requested allocation 5 is reasonably expected to be used during the calendar year, and the 6 requested future allocation is reasonably expected to be used in the 7 calendar year to which the future allocation relates.

8 § 7. Access to employment opportunities. 1. All issuers shall require 9 that any new employment opportunities created in connection with indus-10 trial or manufacturing projects financed through the issuance of quali-11 fied small issue bonds shall be listed with the New York state depart-12 ment of labor and with the one-stop career center established pursuant the federal Workforce Innovation and Opportunity Act (Pub. L. No. 13 to 14 113-128) serving the locality in which the employment opportunities are 15 being created. Such listing shall be in a manner and form prescribed by 16 the commissioner. All issuers shall further require that for any new 17 employment opportunities created in connection with an industrial or manufacturing project financed through the issuance of qualified small 18 issue bonds by such issuer, industrial or manufacturing firms shall 19 20 first consider persons eligible to participate in the Workforce Inno-21 vation and Opportunity Act (Pub. L. No. 113-128) programs who shall be referred to the industrial or manufacturing firm by one-stop centers in 22 local workforce investment areas or by the department of labor. Issuers 23 24 of qualified small issue bonds are required to monitor compliance with 25 the provisions of this section as prescribed by the commissioner.

26 2. Nothing in this section shall be construed to require users of 27 qualified small issue bonds to violate any existing collective bargain-28 ing agreement with respect to the hiring of new employees. Failure on 29 the part of any user of qualified small issue bonds to comply with the 30 requirements of this section shall not affect the allocation of bonding 31 authority to the issuer of the bonds or the validity or tax exempt 32 status of such bonds.

33 8. Overlapping jurisdictions. In a geographic area represented by a § 34 county local agency and one or more sub-county local agencies, the allo-35 cation granted by section four of this act with respect to such area of 36 overlapping jurisdiction shall be apportioned one-half to the county 37 local agency and one-half to the sub-county local agency or agencies. 38 Where there is a local agency for the benefit of a village within the geographic area of a town for the benefit of which there is a local 39 40 agency, the allocation of the village local agency shall be based on the population of the geographic area of the village, and the allocation of 41 42 the town local agency shall be based upon the population of the geographic area of the town outside of the village. Notwithstanding the 43 44 foregoing, a local agency may surrender all or part of its allocation 45 for such calendar year to another local agency with an overlapping 46 jurisdiction. Such surrender shall be made at such time and in such 47 manner as the commissioner shall prescribe.

§ 9. Ineligible local agencies. To the extent that any allocation of the local agency set-aside would be made by this act to a local agency which is ineligible to receive such allocation under the code or under regulations interpreting the state volume ceiling provisions of the code, such allocation shall instead be made to the political subdivision for whose benefit that local agency was created.

54 § 10. Municipal reallocation. The chief executive officer of any poli-55 tical subdivision or, if such political subdivision has no chief execu-56 tive officer, the governing board of the political subdivision for the

1 benefit of which a local agency has been established, may withdraw all 2 or any portion of the allocation granted by section four of this act to such local agency. The political subdivision may then reallocate all or 3 4 any portion of such allocation, as well as all or any portion of the 5 allocation received pursuant to section nine of this act, to itself or б any other issuer established for the benefit of that political subdivi-7 sion or may assign all or any portion of the allocation received pursu-8 ant to section nine of this act to the local agency created for its 9 benefit. The chief executive officer or governing board of the political subdivision, as the case may be, shall notify the commissioner of 10 any 11 such reallocation.

12 § 11. Future allocations for multi-year housing development projects. 13 1. In addition to other powers granted under this act, the commissioner 14 is authorized to make the following future allocations of statewide 15 ceiling for any multi-year housing development project for which the 16 commissioner also makes an allocation of statewide ceiling for the 17 current year under this act or for which, in the event of expiration of 18 provisions of this act described in section eighteen of this act, an allocation of volume cap for a calendar year subsequent to such expira-19 20 tion shall have been made under section 146 of the code: (a) to local 21 agencies from the local agency set-aside (but only with the approval of the chief executive officer of the political subdivision to which the 22 local agency set-aside relates or the governing body of a political 23 subdivision having no chief executive officer) and (b) to other issuers 24 from that portion, if any, of the statewide bond reserve transferred to 25 26 the commissioner by the director. Any future allocation made by the 27 commissioner shall constitute an allocation of statewide ceiling for the future year specified by the commissioner and shall be deemed to have 28 29 been made on the first day of the future year so specified.

30 2. In addition to other powers granted under this act, the director is 31 authorized to make future allocations of statewide ceiling from the 32 state agency set-aside or from the statewide bond reserve to state agen-33 cies for any multi-year housing development project for which the director also makes an allocation of statewide ceiling from the current year 34 35 under this act or for which, in the event of expiration of provisions of 36 this act described in section eighteen of this act, an allocation of 37 volume cap for a calendar year subsequent to such expiration shall have 38 been made under section 146 of the code, and is authorized to make transfers of the statewide bond reserve to the commissioner for future 39 allocations to other issuers for multi-year housing development projects 40 for which the commissioner has made an allocation of statewide ceiling 41 42 for the current year. Any such future allocation or transfer of the statewide bond reserve for future allocation made by the director shall 43 constitute an allocation of statewide ceiling or transfer of the state-44 45 wide bond reserve for the future years specified by the director and 46 shall be deemed to have been made on the first day of the future year so 47 specified.

3. (a) If an allocation made with respect to a multi-year housing development project is not used by September fifteenth of the year to which the allocation relates, the allocation with respect to the then current year shall be subject to recapture in accordance with the provisions of section twelve of this act, and in the event of such a recapture, unless a carryforward election by another issuer shall have been approved by the commissioner or a carryforward election by a state agency shall have been approved by the director, all future allocations 1 made with respect to such project pursuant to subdivision one or two of

2 this section shall be canceled. (b) The commissioner and the director shall have the authority to make 3 4 future allocations from recaptured current year allocations and canceled 5 future allocations to multi-year housing development projects in a manner consistent with the provisions of this act. Any such future alloб 7 cation shall, unless a carryforward election by another issuer shall 8 have been approved by the commissioner or a carryforward election by a 9 state agency shall have been approved by the director, be canceled if 10 the current year allocation for the project is not used by December 31, 11 2019. 12 (c) The commissioner and the director shall establish procedures 13 consistent with the provisions of this act relating to carryforward of 14 future allocations. 15 4. The aggregate future allocations from either of the two succeeding 16 years shall not exceed six hundred fifty million dollars for each such 17 year. 18 § 12. Year end allocation recapture. On or before September first of 19 each year, each state agency shall report to the director and each local 20 agency and each other issuer shall report to the commissioner the amount 21 bonds subject to allocation under this act that will be issued prior of to the end of the then current calendar year, and the amount of the 22 issuer's then total allocation that will remain unused. As of September 23 fifteenth of each year, the unused portion of each local agency's and 24 25 other issuer's then total allocation as reported and the unallocated 26 portion of the set-aside for state agencies shall be recaptured and 27 added to the statewide bond reserve and shall no longer be available to covered bond issuers except as otherwise provided herein. From September 28 29 fifteenth through the end of the year, each local agency or other issuer 30 having an allocation shall immediately report to the commissioner and 31 each state agency having an allocation shall immediately report to the 32 director any changes to the status of its allocation or the status of 33 projects for which allocations have been made which should affect the timing or likelihood of the issuance of covered bonds therefor. If the 34 35 commissioner determines that a local agency or other issuer has overes-36 timated the amount of covered bonds subject to allocation that will be 37 issued prior to the end of the calendar year, the commissioner may 38 recapture the amount of the allocation to such local agency or other 39 issuer represented by such overestimation by notice to the local agency or other issuer, and add such allocation to the statewide bond reserve. 40 41 The director may likewise make such determination and recapture with 42 respect to state agency allocations. 43 § 13. Allocation carryforward. 1. No local agency or other issuer 44 shall make a carryforward election utilizing any unused allocation 45 (pursuant to section 146(f) of the code) without the prior approval of 46 the commissioner. Likewise no state agency shall make or file such an 47 election, or elect to issue or carryforward mortgage credit certificates, without the prior approval of the director. 48 49 2. On or before November fifteenth of each year, each state agency 50 seeking unused statewide ceiling for use in future years shall make a 51 request for an allocation for a carryforward to the director, whose

51 request for an allocation for a carryforward to the director, whose 52 approval shall be required before a carryforward election is filed by or 53 on behalf of any state agency. A later request may also be considered by 54 the director, who may file a carryforward election for any state agency 55 with the consent of such agency. 1 3. On or before November fifteenth of each year, each local agency or 2 other issuer seeking unused statewide ceiling for use in future years 3 shall make a request for an allocation for a carryforward to the commis-4 sioner, whose approval shall be required before a carryforward election 5 is filed by or on behalf of any local or other agency. A later request 6 may also be considered by the commissioner.

4. On or before January fifteenth of each year, the director shall
publish the total amount of unused statewide ceiling from the prior year
on the division of budget's website.

10 § 14. New York state bond allocation policy advisory panel. 1. There 11 is hereby created a policy advisory panel and process to provide policy 12 advice regarding the priorities for distribution of the statewide ceil-13 ing.

14 2. The panel shall consist of five members, one designee being 15 appointed by each of the following: the governor, the temporary presi-16 dent of the senate, the speaker of the assembly, the minority leader of 17 the senate and the minority leader of the assembly. The designee of the governor shall chair the panel. The panel shall monitor the allocation 18 19 process through the year, and in that regard, the division of the budget 20 and the department of economic development shall assist and cooperate 21 with the panel as provided in this section. The advisory process shall operate through the issuance of advisory opinions by members of the 22 panel as provided in subdivisions six and seven of this section. A meet-23 24 ing may be held at the call of the chair with the unanimous consent of 25 the members.

3. (a) Upon receipt of a request for allocation or a request for approval of a carryforward election from the statewide reserve from a local agency or other issuer, the commissioner shall, within five working days, notify the panel of such request and provide the panel with copies of all application materials submitted by the applicant.

(b) Upon receipt of a request for allocation or a request for approval of carryforward election from the statewide reserve from a state agency, the director shall, within five working days, notify the panel of such request and provide the panel with copies of all application materials submitted by the applicant.

4. (a) Following receipt of a request for allocation from a local agency or other issuer, the commissioner shall notify the panel of a decision to approve or exclude from further consideration such request, and the commissioner shall state the reasons. Such notification shall be made with or after the transmittal of the information specified in subdivision three of this section and at least five working days before formal notification is made to the applicant.

(b) Following receipt of a request for allocation from a state agency, the director shall notify the panel of a decision to approve or exclude from further consideration such request, and shall state the reasons. Such notification shall be made with or after the transmission of the information specified in subdivision three of this section and at least five working days before formal notification is made to the state agency.

50 5. The requirements of subdivisions three and four of this section 51 shall not apply to adjustments to allocations due to bond sizing chang-52 es.

53 6. In the event that any decision to approve or to exclude from 54 further consideration a request for allocation is made within ten work-55 ing days of the end of the calendar year and in the case of all requests 56 for consent to a carryforward election, the commissioner or director, as 1 is appropriate, shall provide the panel with the longest possible 2 advance notification of the action, consistent with the requirements of 3 the code, and shall, wherever possible, solicit the opinions of the 4 members of the panel before formally notifying any applicant of the 5 action. Such notification may be made by means of telephone communi-6 cation to the members or by written notice delivered to the Albany 7 office of the appointing authority of the respective members.

8 7. Upon notification by the director or the commissioner, any member 9 of the panel may, within five working days, notify the commissioner or 10 the director of any policy objection concerning the expected action. Ιf 11 three or more members of the panel shall submit policy objections in writing to the intended action, the commissioner or the director shall 12 13 respond in writing to the objection prior to taking the intended action 14 unless exigent circumstances make it necessary to respond after the 15 action has been taken.

16 8. On or before the first day of July, in any year, the director shall 17 report to the members of the New York state bond allocation policy advisory panel on the actual utilization of volume cap for the issuance of 18 bonds during the prior calendar year and the amount of such cap allo-19 20 cated for carryforwards for future bond issuance. The report shall 21 include, for each local agency or other issuer and each state agency the initial allocation, the amount of bonds issued subject to the allo-22 cation, the amount of the issuer's allocation that remained unused, the 23 24 allocation of the statewide bond reserve, carryforward allocations and 25 recapture of allocations. Further, the report shall include projections 26 regarding private activity bond issuance for state and local issuers for 27 the calendar year, as well as any recommendations for legislative action. The director shall publish the report on the division of budg-28 29 et's website concurrently with the release of the report to the panel.

30 15. Severability. If any clause, sentence, paragraph, section, or § 31 part of this act shall be adjudged by any court of competent jurisdic-32 tion to be invalid, such judgment shall not affect, impair, or invali-33 date the remainder thereof, but shall be confined in its operation to 34 the clause, sentence, paragraph, section, or part thereof directly 35 involved in the controversy in which such judgment shall have been 36 rendered.

37 16. Notwithstanding any provisions of this act to the contrary (1) § 38 provided that a local agency or other issuer certifies to the commissioner on or before October 1, 2018 that it has issued private activity 39 bonds described in this act and the amount thereof which used statewide 40 ceiling, a commitment or allocation of statewide ceiling to a local 41 42 agency or other issuer made to or so used by such local agency or other 43 issuer pursuant to the federal tax reform act of 1986 on or after January 1, 2018 and prior to the effective date of this act, in an amount 44 45 which exceeds the local agency set-aside established by section four of 46 this act, shall be first chargeable to the statewide bond reserve estab-47 lished pursuant to section six of this act, and (2) a commitment or 48 allocation of statewide ceiling to a state agency made to or used by 49 such agency pursuant to the internal revenue code, as amended, on or 50 after January 1, 2018 and prior to the effective date of this act, shall 51 be first chargeable to the state agency set-aside established pursuant 52 to section five of this act, and, thereafter, to the statewide bond 53 reserve established by section six of this act.

54 § 17. Nothing contained in this act shall be deemed to supersede, 55 alter or impair any allocation used by or committed by the director or 56 commissioner to a state or local agency or other issuer pursuant to the 1 federal tax reform act of 1986 and prior to the effective date of this 2 act. 3 § 18. This act shall take effect immediately; provided, however, that 4 sections three, four, five, six, seven, eight, nine, ten, twelve, thir-5 teen and fourteen of this act shall expire July 1, 2020 when upon such 6 date the provisions of such sections shall be deemed repealed; except 7 that the provisions of subdivisions two and three of section thirteen of 8 this act shall expire and be deemed repealed February 15, 2020.