STATE OF NEW YORK

1331

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IN ASSEMBLY

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Introduced by M. of A. SIMON, CAHILL, COLTON, COOK, GOTTFRIED, MOSLEY, SKARTADOS, SOLAGES, BRABENEC, JEAN-PIERRE, HOOPER, WALKER, LIFTON --Multi-Sponsored by -- M. of A. ABBATE, DAVILA, GLICK, LENTOL, LOPEZ -read once and referred to the Committee on Economic Development

AN ACT to amend the New York state urban development corporation act, in relation to creating the hospital and multiple dwelling energy loan fund

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

Section 1. The legislature hereby finds and declares that the state's 1 2 high energy costs are considered a significant burden on hospitals and multiple dwellings. Therefore, the legislature seeks to provide funds to 3 reduce high energy costs, via a zero or low interest loan, or loan interest rate reduction program for energy efficiency projects to 4 5 б provide fiscal relief for hospitals and multiple dwellings in the state 7 of New York. § 2. Section 1 of chapter 174 of the laws of 1968, constituting the 8 9 New York state urban development corporation act, is amended by adding a 10 new section 16-aa to read as follows: 11 § 16-aa. Hospital and multiple dwelling energy loan program. 1. Defi-12 nitions. For the purpose of this section: 13 (a) "Authority" shall mean the New York state energy research and development authority as defined in section one thousand eight hundred 14 fifty-one of the public authorities law. 15 (b) "Economically distressed areas" shall mean areas as determined by 16

17 the corporation, meeting criteria indicative of economic distress, 18 including consideration of unemployment rate; rate of employment change;

19 numbers and percentages of low-income persons; per capita income and per

20 capita real property wealth; such other indicators of distress as the

21 corporation shall determine. Economically distressed areas may include

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

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1	designations such as cities, municipalities, block numbering areas, and
2	census tracts.
3	(c) "Loan fund" shall mean the hospital and multiple dwelling energy
4	loan fund established pursuant to this section.
5	(d) "Hospital" shall have the same meaning as provided in subdivision
6	one of section two thousand eight hundred one of the public health law.
7	(e) "Multiple dwelling" shall have the same meaning as provided in
8	subdivision seven of section four of the multiple dwelling law and shall
9	<u>include multiple dwellings located in New York state.</u>
10	2. (a) The corporation, with the assistance of the authority, shall
11	establish a hospital and multiple dwelling energy loan fund to provide
12	zero or low interest loans and loan interest rate reductions to hospi-
13	tals and multiple dwellings in both economically distressed areas and
14	non-economically distressed areas statewide for energy efficiency
15	projects and advanced energy technologies.
16	(b) In order to be eligible to participate in this loan program,
17	hospitals and multiple dwellings in both economically distressed areas
18	and non-economically distressed areas statewide must have an energy
19	audit provided through the authority's energy audit program that makes
20	informed electrical energy decisions and implement energy efficiency
21	strategies. Technologies identified in such audit shall become eligible
22	technologies for which monies for the loan fund may be available.
23	3. (a) The corporation shall, within available appropriations, provide
24 25	financial assistance from the loan fund to eligible hospitals and multi- ple dwellings in both economically distressed areas and non-economically
26	distressed areas statewide.
20 27	(b) The corporation is authorized to provide zero or low interest
28	loans from the loan fund for eligible improvements. To be eligible for
29	such loans, a hospital and multiple dwelling in both an economically
30	distressed area and non-economically distressed area statewide shall
31	identify an eligible improvement project and provide necessary documen-
32	tation. Hospitals and multiple dwellings based in economically
33	distressed areas statewide shall receive at least sixty percent of the
34	total dollar amount of loans provided to all hospitals and multiple
35	dwellings in a given year from the hospital and multiple dwelling energy
36	loan fund.
37	<u>(c)(i) The corporation is authorized to provide loan interest rate</u>
38	reductions from the loan fund for eligible improvements. To be eligible
39	for an interest rate reduction, a hospital and multiple dwelling in both
40	an economically distressed area and non-economically distressed area
41	statewide shall:
42	(1) identify an eligible improvement project and provide necessary
43	documentation, and (2) receive a loan commitment from a participating
44	lender, including banks, credit unions, community development financial
45	institutions, and farm credit associations.
46	(ii) The corporation is authorized to buy down the participating lend-
47	er's interest rate by up to four hundred basis points or four percent
48	through the loan fund. Such interest rate reductions shall be available
49 50	for the lesser of ten years or the life of the loan.
50 E 1	(d) Loans provided by the corporation or issued by a participating
51 52	<u>lender shall not exceed one hundred thousand dollars.</u> <u>4. Energy efficiency improvements eligible for zero or low interest</u>
5∠ 53	4. Energy efficiency improvements eligible for zero or low interest loans or loan interest rate reductions through the loan fund shall
53 54	include, but not be limited to:
54 55	(a) Pre-qualified measures that are proven cost effective investments
55 56	which reduce energy use;
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1	(b) Custom measures that pay for themselves in ten years through
2	reduced energy use;
3	(c) Process improvement measures that reduce manufacturing energy use
4	<u>on a cost-per-unit basis; and</u>
5	(d) Renewable technologies that use the sun, wind, water or ground to
6	generate heat or power.
7	5. Applications for assistance pursuant to this section shall be
8	reviewed and evaluated by the corporation in cooperation with the
9	authority pursuant to eligibility requirements and criteria set forth in
10	the rules and regulations promulgated by the corporation.
11	6. The corporation and the authority shall submit an annual written
12	report to the speaker of the assembly and the temporary president of the
13	senate identifying the number of hospitals and multiple dwellings
14	assisted through the loan fund program, and the types of improvements
15	implemented and energy cost savings realized by the hospitals and multi-
16	ple dwellings assisted by this program.
17	§ 3. Paragraph (m) of subdivision 1 of section 16-m of section 1 of
18	chapter 174 of the laws of 1968, constituting the New York state urban
19	development corporation act, as added by chapter 467 of the laws of
20	2011, is amended and a new paragraph (o) is added to read as follows:
21	(m) Assistance to businesses that conduct basic, applied or transla-
22	tional research that leads to the development of products that improve
23	human health or agriculture and that require approval by the federal
24	food and drug administration, in order to create or expand facilities,
25	in accordance with good manufacturing practice regulations, that will
26	create or retain more than fifty jobs. For purposes of this paragraph,
27	good manufacturing practice regulations refers to those regulations
28	promulgated by the United States Food and Drug Administration under the
29	authority of the Federal Food, Drug and Cosmetic Act[-]:
30	(o) Loans, loan guarantees, interest subsidy grants and direct grants
31	to hospitals and multiple dwellings under section sixteen-aa of this act
32	for energy efficiency projects and advanced energy technologies.
33	§ 4. This act shall take effect immediately, provided, however, that
34	the amendments to section 16-m of the New York state urban development
35	corporation act made by section three of this act shall not affect the
36	expiration of such section and shall expire and be deemed repealed ther-
37	ewith.