10294--A

IN ASSEMBLY

April 15, 2020

- Introduced by M. of A. STIRPE, OTIS -- read once and referred to the Committee on Corporations, Authorities and Commissions -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the general municipal law, in relation to establishing a state disaster emergency loan program; and providing for the repeal of such provisions upon the expiration thereof

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

1	Section 1. Subdivisions 16 and 17 of section 858 of the general munic-
2	ipal law, as added by chapter 1030 of the laws of 1969 and as renumbered
3	by chapter 356 of the laws of 1993, are amended to read as follows:
4	(16) To establish and re-establish its fiscal year; [and]
5	(17) To provide loans to small businesses or not-for-profit corpo-
6	rations as authorized in section eight hundred fifty-nine-c of this
7	title; and
8	(18) To provide grants to small businesses and not-for-profit corpo-
9	rations, as defined in section eight hundred fifty-nine-c of this title,
10	for the purpose of acquiring personal protective equipment or installing
11	fixtures necessary to prevent the spread of novel coronavirus, COVID-19,
12	during the period in which executive order two hundred two of two thou-
13	sand twenty, as amended, is in effect. In order to be eligible for a
14	grant pursuant to this subdivision, a small business or not-for-profit
15	corporation must meet the requirements of paragraph a of subdivision
16	three of section eight hundred fifty-nine-c of this title. No indus-
17	trial development agency may provide a small business or not-for-profit
18	corporation with more than ten thousand dollars pursuant to this subdi-
19	vision; and
20	(19) To do all things necessary or convenient to carry out its
21	purposes and exercise the powers expressly given in this title.
22	§ 2. The general municipal law is amended by adding a new section
23	859-c to read as follows:
24	<u>§ 859-c. State disaster emergency loan program. 1. For purposes of</u>
25	this section:

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

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1	a. "grace period" means the sixty-day period after a state disaster
2	emergency ends;
3	b. "eligible entity" means both a small business and a small not-for-
4	profit corporation that:
5	(i) is physically located in the state; and
6	(ii) was operational prior to the state disaster emergency.
7	c. "small business" means a business with not more than fifty employ-
8	
9	<u>ees;</u>
	d. "small not-for-profit corporation" means a not-for-profit corpo-
10	ration, formed pursuant to the not-for-profit corporation law with not
11	more than fifty employees; and
12	e. "state disaster emergency" means the period in which executive
13	order two hundred two of two thousand twenty, as amended, is in effect
14	to address the outbreak of novel coronavirus, COVID-19.
15	2. Any industrial development agency (IDA) may administer a state
16	disaster emergency loan program to provide loans from available revenue
17	to eligible entities pursuant to this section, provided that no IDA may
18	create more than one state disaster emergency loan program.
19	3. a. An IDA may make a loan to an eligible entity upon application
20	from such entity through the state disaster emergency loan program,
21	provided the IDA has determined that the applicant:
22	(i) was a financially viable entity prior to the state disaster emer-
23	gency;
24	(ii) conducts business in the area served by the IDA; and
25	(iii) has been negatively affected by the state disaster emergency.
26	b. An IDA shall consider the following, before approving the applica-
27	tion of an eligible entity for a loan under the state disaster emergency
28	loan program:
20 29	(i) creditworthiness of the applicant prior to the state disaster
30	emergency;
31	(ii) the level of negative impact of the state disaster emergency on
32	the operations and finances of the applicant;
33	(iii) applicant's proposed plan to use the funds received through this
34	program;
35	(iv) applicant's ties to their community and the impact of their work
36	in the area served by the IDA;
37	(v) applicant's assurance that efforts will be made to retain jobs
38	during the state disaster emergency; and
39	(vi) other potential sources of funding available to the applicant.
40	c. An IDA shall give priority under the state disaster emergency loan
41	program to applications from applicants serving highly distressed areas
42	as defined pursuant to subdivision eighteen of section eight hundred
43	fifty-four of this title.
44	d. No applicant shall be permitted to receive loans from more than one
45	IDA.
46	e. Any IDAs that serve within the same municipalities shall coordinate
47	the distribution of loans in the state disaster emergency loan program.
48	4. Prior to administering a state disaster emergency loan program, an
49	IDA shall develop, and adopt by resolution, the terms and conditions of
50	such loans, provided that:
50 51	a. The amount of any loan provided pursuant to this section shall not
	exceed twenty-five thousand dollars, provided that the total amount of
52 52	
53	all loans received by an eligible entity shall not exceed twenty-five
54	thousand dollars;
55	b. The loan agreement shall not (i) require repayment during the grace
56	period, or (ii) charge interest on the principal amount;

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1	c. The loan agreement shall require that the eligible entity repay the
2	loan in full not later than one year after the end of the grace period;
3	and
4	d. The loan agreement shall not contain a fee or penalty for the
5	prepayment or early payment of the loan.
6	5. The IDA shall offer credit counseling services or refer eligible
7	entities to not-for-profit credit counselors.
8	6. a. Each IDA shall maintain records related to the state disaster
9	emergency loan program, including a record of loans issued and of
10	payments received, and include such information in the annual report
11	required by section twenty-eight hundred of the public authorities law.
12	b. An IDA that establishes a state disaster emergency loan program
13	pursuant to this section shall submit a report on the program including
14	but not limited to the number and aggregate amount of loans given, loans
15	fully repaid, any outstanding loans, defaults and bad debts, to the
16	governor, the speaker of the assembly, and the temporary president of
17	the senate one year after the state disaster emergency ends.
18	7. Any interest deferred or not charged related to a loan issued
19	pursuant to this section shall be exempt from all state taxes that may
20	be applicable to such interest amounts as they relate to an eligible
21	entity. IDAs shall disclose to eligible entity borrowers in loan docu-
22	ments that there may be federal tax consequences to the program loans.
23	8. No new loan applications pursuant to this section shall be accepted
24	<u>after the state disaster emergency ends.</u>
25	§ 3. This act shall take effect immediately and shall expire and be

26 deemed repealed December 31, 2021.