STATE OF NEW YORK

2739

2019-2020 Regular Sessions

IN SENATE

January 29, 2019

Introduced by Sen. ADDABBO -- read twice and ordered printed, and when printed to be committed to the Committee on Corporations, Authorities and Commissions

AN ACT to amend the New York state urban development corporation act, in relation to requiring the small business revolving loan fund to target and market to veteran-owned enterprises and service-disabled veteranowned enterprises

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

Section 1. Subdivision 3 of section 16-t of section 1 of chapter 174 of the laws of 1968, constituting the New York state urban development corporation act, as amended by chapter 254 of the laws of 2016, is amended to read as follows:

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3. Program loans to small businesses and micro-businesses shall be targeted and marketed to minority and women-owned enterprises, veteranowned enterprises as set forth in 15 U.S.C. section 632(Q)(3), as amended from time to time, and service-disabled veteran-owned enterprises as set forth in article seventeen-B of the executive law, and other small businesses and micro-businesses that are having difficulty accessing traditional credit markets. Program loans to small businesses and micro-businesses shall be used for the creation and retention of jobs, as defined by the corporation, including: (a) working capital; (b) the acquisition and/or improvement of real property; (c) the acquisition of machinery and equipment, property or improvement; or (d) the refinancing of debt obligations. There shall be two categories of loans to small businesses and micro-businesses: a micro loan that shall have a principal amount that is less than twenty-five thousand dollars and a 19 regular loan that shall have a principal amount not less than twenty-20 five thousand dollars. Prior to receiving program funds, the lending 21 organization must certify to the corporation that such loan complies 22 with this section and rules and regulations promulgated for the program

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

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1 and that the lending organization has performed its obligations pursuant to and is in compliance with this section, the program rules and regulations and all agreements entered into between the corporation and the 3 lending organization. The program funds amount used by the lending organization to fund a program applicant loan shall not be more than fifty percent of the principal amount of such loan. The program funds amount used by the lending organization to fund a program applicant loan shall not be greater than one hundred and twenty-five thousand dollars. Minority- and women-owned business enterprises, veteran-owned enter-9 prises as set forth in 15 U.S.C. section 632(Q)(3), as amended from time 10 11 to time, and service-disabled veteran-owned enterprises as set forth in 12 article seventeen-B of the executive law, and other small businesses or micro-businesses who access such program loans under this subdivision 13 14 shall not be precluded from accessing such short-term financing loans 15 provided under subdivision eleven of this section.

§ 2. This act shall take effect immediately.

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