8853

IN SENATE

April 25, 2022

- Introduced by Sens. BRESLIN, HELMING -- read twice and ordered printed, and when printed to be committed to the Committee on Veterans, Homeland Security and Military Affairs
- AN ACT to amend the executive law, in relation to the resilient New York revolving loan program; and to amend the state finance law, in relation to establishing the resilient New York revolving loan fund

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

1	Section 1. The executive law is amended by adding a new section 29-1
2	to read as follows:
3	<u>§ 29-1. Resilient New York revolving loan program. 1. The division,</u>
4	in conjunction with the comptroller, shall establish and administer the
5	resilient New York revolving loan program as provided in this section.
б	2. (a) The resilient New York revolving loan program shall provide low
7	or no-interest loans to municipalities and not-for-profit organizations
8	for hazard mitigation and resilience projects, including but not limited
9	to, building resilient infrastructures and communities, flood mitigation
10	assistance, flood risk reduction projects such as levees, closures, pump
11	stations and non-structural projects like elevation and wet/dry flood
12	proofing or any adaption or mitigation projects included pursuant to
13	section 54-1523 of the environmental conservation law.
14	(b) Loans may also be granted to individual property owners to provide
15	the financing for natural hazard mitigation projects such as wind retro-
16	fits, flood mitigation elevation and wet or dry flood-proofing projects,
17	fire mitigation retrofit projects, and earthquake retrofit mitigation
18	projects. These loans may be attached to property taxes, allowing for
19	the property to be sold so long as the new owner agrees to assume the
20	debt obligation.
21	(c) Loans provided under this section may be used to satisfy the non-
22	federal match for federal mitigation grants.
23	3. (a) The division shall, taking into consideration requirements from
24	the STORM Act, establish application procedures and eligibility criteria
25	for loans from the resilient New York revolving loan fund established
26	pursuant to section ninety-nine-oo of the state finance law. The eligi-
	EXDIANATION-Matter in italias (undergoored) is new: matter in brackets

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

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1	bility criteria shall require that municipalities, not-for-profit organ-
2	izations, and individual property owner applicants demonstrate:
3	(1) A need for a loan to address hazard mitigation; and
4	(2) The ability to repay the loan, if required, at a later date.
5	(b) Loans provided pursuant to this section shall be for a fixed peri-
б	<u>od.</u>
7	(c) The loan program shall also provide graduated forgivability avail-
8	able to eligible individual property owner recipients that shall, at a
9	minimum:
10	(1) Provide full loan forgiveness for eligible households with income
11	between eighty percent and fifty percent of the area median income for
12	the area in which the property to which the loan applies, is located.
13	(2) Provide fifty percent loan forgiveness for eligible households
14	with income equal to eighty percent to one hundred percent of the area
15	median income for the area in which the property to which the loan
16	applies, is located.
17	(3) Provide additional forgivability percentages for households with
18	incomes not within those addressed in this paragraph may be applied by
19	the division based on:
20	i. the number of eligible individual recipients participating in the
21	program authorized under this section;
22	ii. the availability of funding; and
23	iii. any other factor that the division finds reasonable and neces-
24	sary.
25	4. Such program shall be in addition to any funds provided by the
26	federal government and expended or provided through the division for
27	disaster recovery and relief.
28	<u>5. (a) The commissioner shall submit to FEMA an application for</u>
28 29	capitalization grant funding, together with all required proposals and
30	information required pursuant to the STORM Act or regulations promulgat-
31	ed thereto.
32	(b) Upon approval of such application, the division shall enter into
33	an agreement with FEMA to deposit the capitalization grant funding into
34	the resilient New York revolving loan fund.
	6. For the purposes of this section, the following terms shall have
35 36	the following meanings:
37	(a) "Capitalization grant" means funds provided by FEMA to the depart-
38 39	ment for the establishment of the resilient New York revolving loan fund in accordance with the provisions of section 5135(f) of the STORM Act.
40	(b) "Commissioner" means the commissioner of the division of homeland
41	security and emergency services.
42	(c) "Division" means the division of homeland security and emergency
43	services.
44	(d) "FEMA" means the federal emergency management administration.
45	(e) "STORM Act" means the federal "Safeguarding Tomorrow through Ongo-
46	ing Risk Management Act", 42 U.S.C. section 5135 et seq., enacted by
47	public law 116-284, and approved on January first, two thousand twenty-
48	one.
49	§ 2. The state finance law is amended by adding a new section 99-pp to
50	read as follows:
51	§ 99-pp. Resilient New York revolving loan fund. 1. There is hereby
52	established in the joint custody of the state comptroller and the
53	commissioner of the division of homeland security and emergency services
54	a special fund to be known as the "resilient New York revolving loan
55	fund" to be administered in accordance with this section and section

56 twenty-nine-1 of the executive law.

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2. The fund shall consist of all moneys appropriated for its purpose, 1 2 all moneys transferred to such fund pursuant to law, all money received from FEMA under the STORM Act, any repayments of principal and interest 3 4 from the resilient New York revolving loan program administered pursuant 5 to section twenty-nine-1 of the executive law, and all other moneys 6 required by this section or any other law to be paid into or credited to 7 this fund. 8 3. Moneys in such fund shall be kept separate from and shall not be 9 commingled with any other moneys in the custody of the comptroller or 10 the commissioner of taxation and finance. Any moneys of the fund not 11 required for immediate use may, at the discretion of the comptroller, in 12 consultation with the director of the budget, be invested by the comptroller in obligations of the United States or the state, or in obli-13 14 gations the principal and interest on which are guaranteed by the United 15 States or by the state. Any income earned by the investment of such moneys shall be added to and become a part of and shall be used for the 16 17 purposes of such fund. 4. Money expended from such fund shall be used to supplement and not 18 supplant or replace any other available recovery or relief funds, 19 20 including federal or state funding, which would otherwise have been 21 expended for reimbursement or appropriated to local governments for 22 natural hazard mitigation or resilience projects. 5. The monies of the fund shall be paid out, without appropriation, on 23 24 the audit and warrant of the state comptroller on vouchers certified or 25 approved by the commissioner of the division of homeland security and emergency services as provided in section twenty-nine-1 of the executive 26 27 law. The comptroller shall, in consultation with the commissioner of the 28 division of homeland security and emergency services, prescribe by requlation the manner in which moneys of the fund shall be distributed to 29

30 eligible applicants.

31 § 3. This act shall take effect immediately.