8581

## IN SENATE

February 16, 2024

- Introduced by Sen. COMRIE -- 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 and the state finance law, in relation to expanding eligibility for participation in the resilient retrofits loan and grant program and establishing the resilient retrofit loan and grant fund

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

Section 1. The executive law is amended by adding a new section 29-k
to read as follows:
§ 29-k. Resilient retrofits loan and grant program expansion. 1. For
the purposes of this section, "division" shall mean the division of
housing and community renewal.
2. The division of housing and community renewal, in conjunction with
the comptroller, Home HeadQuarters, Inc., and community development Long
Island (CDLI), shall establish and administer the resilient retrofits
loan and grant program as provided in this section.
3. (a) The resilient retrofit loan and program shall provide low or
no-interest loans to individual property owners to provide financing for
hazard mitigation and resilience projects, including but not limited to
repairs, cleanups, and upgrades of private sewers in multiple dwellings
and single-family homes where the sewer capacity for such private sewers
has been exceeded. Such loans may be attached to property taxes, allow-
ing for the property to be sold so long as the new owner agrees to
assume the debt obligation.
(b) Loans provided under this section may be used to satisfy the non-
federal match for federal mitigation grants.
4. (a) resilient New York revolving loan program shall provide grants
to individual property owners to provide financing for hazard mitigation
and resilience projects, including but not limited to construction and
maintenance of flood and/or back-up private sewer lines in multiple
dwellings and single-family homes where the sewer capacity for such
<u>private sewers has been exceeded.</u>

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

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S. 8581

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	(b) Grants provided under this section shall finance, at a minimum,
2	eighty percent of the cost of hazard mitigation and resilience projects
3	described in paragraph (a) of this subdivision.
4	5. (a) The division shall establish application procedures and eligi-
5	bility criteria for loans and grants from the resilient retrofits loan
б	and grant fund established pursuant to section ninety-nine-rr of the
7	state finance law. Such eligibility criteria shall require that individ-
8	<u>ual property owner applicants demonstrate:</u>
9	(i) A need for a loan or grant to address hazard mitigation; and
10	(ii) The ability to repay the loan, if required, at a later date.
11	(b) Loans provided pursuant to this section shall be for a fixed peri-
12	<u>od.</u>
13	(c) The resilient retrofits loan and grant program shall also provide
14	graduated forgivability available to eligible individual property owner
15	recipients that shall, at a minimum, provide fifty percent loan forgive-
16	ness for eligible households with annual income equal to or less than
17	<u>two hundred fifty thousand dollars per year.</u>
18	6. Such program shall be in addition to any funds provided by the
19	federal government and expended or provided through the division for
20	disaster recovery and relief.
21	§ 2. The state finance law is amended by adding a new section 99-rr to
22	read as follows:
23	§ 99-rr. Resilient retrofits loan and grant fund. 1. There is hereby
24	established in the joint custody of the state comptroller and the
25	commissioner of the division of housing and community renewal a special
26	fund to be known as the "resilient retrofit loan and grant fund" to be
27	administered in accordance with this section and section twenty-nine-k
28	of the executive law.
29	2. The fund shall consist of all moneys appropriated for its purpose,
30	all moneys transferred to such fund pursuant to law, any repayments of
50	
21	pringipal and interest from the regilient retrofit lean and grant
31 22	principal and interest from the resilient retrofit loan and grant
32	program administered pursuant to section twenty-nine-k of the executive
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S. 8581

1 § 3. This act shall take effect on the sixtieth day after it shall 2 have become a law. Effective immediately, the amendment, addition and/or 3 repeal of any rule or regulation necessary for the implementation of 4 this act on its effective date are authorized to be made and completed 5 on or before such effective date.