

STATE OF NEW YORK

6565

2025-2026 Regular Sessions

IN ASSEMBLY

March 6, 2025

Introduced by M. of A. WEPRIN -- read once and referred to the Committee on Corporations, Authorities and Commissions

AN ACT to amend the public authorities law, in relation to statewide municipal reciprocal program agreements and the issuance of program bonds

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

1 Section 1. Section 2431 of the public authorities law is amended by
2 adding a new closing paragraph to read as follows:

3 It is further declared to be in the public interest and it is the
4 policy of the state to provide a means by which the New York Schools
5 Insurance Reciprocal may receive moneys, in an amount not to exceed
6 seventy-five million dollars for the specific object and purpose of
7 restoring the industry required surplus. The New York Schools Insurance
8 Reciprocal is a statewide municipal reciprocal insurer. It is the vehi-
9 cle through which New York's public school districts and BOCES insure
10 one another against property and casualty losses. The state education
11 law and good government principles require that public school districts
12 and BOCES maintain property and casualty insurance. The New York Schools
13 Insurance Reciprocal was created at a time when property and casualty
14 insurance was either unavailable or unaffordable for New York's public
15 school districts and BOCES. The need for New York Schools Insurance
16 Reciprocal continues, as the problems of unaffordability and unavail-
17 ability continue. The New York Schools Insurance Reciprocal is critical
18 to the support of public schools and BOCES across New York state. Access
19 to affordable capital will enhance the New York Schools Insurance Recip-
20 rocal's ability to fulfill its essential governmental purpose.

21 § 2. Subdivisions 2, 3 and 10 of section 2432 of the public authori-
22 ties law, as amended by section 2 of part N of chapter 56 of the laws of
23 2010, are amended and four new subdivisions 5-d, 5-e, 29 and 30 are
24 added to read as follows:

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

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1 (2) "Bonds" and "Notes". The bonds and notes, including any special
2 program bonds, special school purpose bonds, recovery act bonds, ~~and~~
3 public safety communications bonds, and statewide municipal reciprocal
4 program bonds respectively issued by the agency pursuant to this title.
5 Bonds and notes shall not include any tax lien collateralized securities
6 issued pursuant to this title.

7 (3) "Municipal Bond". A bond or note or evidence of debt payable from
8 any local revenues, including taxes, assessments and rents, which a
9 municipality may lawfully issue to finance local improvements and public
10 purposes, including local ARRA bonds and local public safety communi-
11 cations bonds, but does not include (a) any bond or note or evidence of
12 debt issued by any other state or any public body or municipal corpo-
13 ration thereof, (b) any special program agreement, ~~(c) any special~~
14 ~~school purpose agreement or any special school deficit program~~
15 ~~agreement, or (d) any statewide municipal reciprocal program agreement.~~

16 (5-d) "Statewide Municipal Reciprocal Program Premiums". Any payment
17 of public money made by the public school district and BOCES subscribers
18 of the New York Schools Insurance Reciprocal to or for the statewide
19 municipal reciprocal program agreement.

20 (5-e) "Statewide Municipal Reciprocal Program Agreement". An agreement
21 between the agency and a statewide municipal reciprocal program entered
22 into pursuant to section twenty-four hundred thirty-five-f of this
23 title.

24 (10) "Debt Service Reserve Fund Requirement". With respect to any debt
25 service reserve fund created by section twenty-four hundred thirty-nine
26 of this title relating to bonds other than special program bonds ~~(c)~~,
27 special school purpose bonds ~~(d)~~, special school deficit program bonds
28 ~~(e)~~, recovery act bonds ~~(f)~~, public safety communications bonds or
29 statewide municipal reciprocal program bonds, as of any particular date
30 of computation, an amount of money equal to the greatest of the respec-
31 tive amounts, for the then current or any succeeding calendar year, of
32 annual debt service payments required to be made to the agency on all
33 municipal bonds purchased with the proceeds of bonds which bonds are
34 secured by such debt service reserve fund, such annual debt service
35 payments for any calendar year being an amount of money equal to the
36 aggregate of (a) all interest payable during such calendar year on all
37 municipal bonds purchased by the agency and then outstanding on said
38 date of computation which are secured by such debt service reserve fund,
39 plus (b) the principal amount of all municipal bonds purchased by the
40 agency and then outstanding on said date of computation which mature
41 during such calendar year and are secured by such debt service reserve
42 fund; and with respect to any debt service reserve fund created by
43 section twenty-four hundred thirty-nine of this title relating to an
44 issue or issues of special program bonds ~~(c)~~, special school purpose
45 bonds ~~(d)~~, special school deficit program bonds ~~(e)~~, recovery act
46 bonds ~~(f)~~, public safety communications bonds or statewide municipal
47 reciprocal program bonds, such amount as shall be determined by the
48 agency.

49 (29) "Statewide Municipal Reciprocal Program". For purposes of this
50 title, a statewide municipal reciprocal program shall be the New York
51 Schools Insurance Reciprocal (NYSIR).

52 (30) "Statewide Municipal Reciprocal Program Bonds". An issue of bonds
53 of the agency, all or a portion of the proceeds of which are made avail-
54 able to a statewide municipal reciprocal program in connection with the
55 execution by the agency and such statewide municipal reciprocal program
56 agreement. The proceeds of such statewide municipal reciprocal program

1 bonds shall only be made available to a statewide municipal reciprocal
2 program.

3 § 3. Subdivisions 3, 11, 18 and 21 of section 2434 of the public
4 authorities law, as amended by section 68 of part H of chapter 83 of the
5 laws of 2002, are amended and a new subdivision 21-d is added to read as
6 follows:

7 (3) To make and execute contracts and all other instruments necessary
8 or convenient for the exercise of its powers and functions under this
9 title, including, without limitation, any special program agreement
10 entered into pursuant to the provisions of section twenty-four hundred
11 thirty-five-a of this title, any purchase and sale agreement entered
12 into pursuant to the provisions of section twenty-four hundred thirty-
13 five-b of this title [~~and~~], any special school deficit program agreement
14 entered into pursuant to section twenty-four hundred thirty-five-e of
15 this title and any statewide municipal reciprocal program entered into
16 pursuant to section twenty-four hundred thirty-five-f of this title;

17 (11) To make and execute contracts for the servicing of municipal
18 bonds acquired by the agency pursuant to this title, and for the servic-
19 ing of special program agreements, special school purpose agreements
20 [~~and~~], special school deficit program agreements and statewide municipal
21 reciprocal program agreements, and to pay the reasonable value of
22 services rendered to the agency pursuant to those contracts;

23 (18) To establish any terms and provisions with respect to any special
24 program agreement, special school purpose agreement [~~or~~], special school
25 deficit program agreement or statewide municipal reciprocal program
26 agreement, including any terms for payment, and any other matters which
27 are necessary, desirable or advisable in the judgment of the agency;

28 (21) To pledge or assign, as security for any of its bonds or notes,
29 any moneys, funds, municipal bonds, special program agreements, special
30 school purpose agreements, [~~or~~] special school deficit program agree-
31 ments, or statewide municipal reciprocal program agreements, assets or
32 revenues of the agency, including, without limitation, any state aid
33 [~~or~~], school aid or statewide municipal reciprocal program premiums
34 received or receivable pursuant to section twenty-four hundred thirty-
35 six of this title;

36 (21-d) To certify to the comptroller, with a copy to the superinten-
37 dent of the department of financial services, the amounts required with
38 respect to statewide municipal reciprocal program bonds as described in
39 section twenty-four hundred thirty-five-f of this title.

40 § 4. The public authorities law is amended by adding a new section
41 2435-f to read as follows:

42 § 2435-f. Statewide municipal reciprocal program agreements. In order
43 to fulfill the purposes of this title and to provide a means by which
44 the statewide municipal reciprocal program may receive assistance to
45 meet its obligations and, notwithstanding any general or special law to
46 the contrary, the agency and the statewide municipal reciprocal program
47 are hereby authorized to enter into one or more statewide municipal
48 reciprocal program agreements in accordance with the provisions of this
49 title as to financing of costs by the agency, the application of state-
50 wide municipal reciprocal program premiums revenues to the agency to
51 secure its bonds and further assurances in respect of the agency's
52 receipt of such revenues. Any such statewide municipal reciprocal
53 program agreements shall not constitute indebtedness of the statewide
54 municipal reciprocal program for purposes of section 20.00 of the local
55 finance law or any constitutional or statutory limitation. In addition,
56 any statewide municipal reciprocal program bonds issued in connection

1 with such statewide municipal reciprocal program agreement shall not
2 constitute a debt of the state or of the applicable statewide municipal
3 reciprocal program under any constitutional or statutory provision. Any
4 such statewide municipal reciprocal program premiums revenues shall
5 belong to the agency, and shall not be, or be treated as, revenues of
6 the statewide municipal reciprocal program for appropriation, accounting
7 or any other purpose, provided, however, that statewide municipal recip-
8 rocal program premiums revenues shall be deemed to be revenues of the
9 statewide municipal reciprocal program for the purpose of any computa-
10 tion of federal or state aid, and shall not be consolidated, commingled
11 or otherwise combined with any other moneys of the agency and any such
12 statewide municipal reciprocal program agreement shall include a state-
13 ment to such effect. Any such statewide municipal reciprocal program
14 premiums revenues and any such statewide municipal reciprocal program
15 agreements may be pledged by the agency in accordance with and with the
16 effect of subdivision ten of section twenty-four hundred thirty-seven of
17 this title to secure its bonds and may not be modified thereafter except
18 as provided by the terms of the pledge. Each statewide municipal recip-
19 rocal program agreement shall specify the amount to be made available to
20 the statewide municipal reciprocal program through the proceeds of an
21 issue of statewide municipal reciprocal program bonds and such other
22 matters as the agency shall determine necessary or desirable as to the
23 application of bond proceeds or the security of the bonds. Such state-
24 wide municipal reciprocal program agreement shall also provide that the
25 agency shall not be entitled to receive any statewide municipal recipro-
26 cal program premiums revenues.

27 § 5. Section 2436 of the public authorities law is amended by adding a
28 new subdivision 6 to read as follows:

29 6. In the event that a statewide municipal reciprocal program shall
30 fail to make a payment in such amount (as calculated in accordance with
31 the statewide municipal reciprocal program agreement to which such
32 statewide municipal reciprocal program shall be a party) and by such
33 date as is provided to be made by such statewide municipal reciprocal
34 program in its statewide municipal reciprocal program agreement, the
35 chair of the agency shall so certify to the comptroller, with a copy to
36 the superintendent of the department of financial services. Such certif-
37 icate shall be in such form as the agency deems desirable, but shall
38 specify the amount by which such payment shall have been deficient. The
39 comptroller, upon receipt of such certificate from the agency, shall
40 withhold from such statewide municipal reciprocal program any statewide
41 municipal reciprocal program premiums payable to such special statewide
42 municipal reciprocal program to the extent of the amount so stated in
43 such certificate as not having been made, and shall immediately pay over
44 to the agency the amount so withheld. Any amount so paid to the agency
45 from such statewide municipal reciprocal program premiums shall not
46 obligate the state to make, nor entitle the statewide municipal recipro-
47 cal program to receive, any additional amounts of statewide municipal
48 reciprocal program premiums.

49 § 6. The public authorities law is amended by adding a new section
50 2436-d to read as follows:

51 § 2436-d. Statewide municipal reciprocal program. 1. With respect to
52 each issue of outstanding statewide municipal reciprocal program bonds,
53 the chair of the agency shall annually certify, or in the case of the
54 first such certificate within thirty days after the sale of an issue of
55 statewide municipal reciprocal program bonds, to the comptroller and the
56 director of the budget, with a copy to the superintendent of the depart-

1 ment of financial services, a schedule setting forth the amount of
2 statewide municipal reciprocal program premiums revenue necessary for
3 payment of the following obligations:

4 (a) all interest and all payments of principal and redemption premium,
5 if any, on such statewide municipal reciprocal program bonds maturing or
6 otherwise coming due during the subsequent state fiscal year;

7 (b) the amounts required to be deposited in any debt service reserve
8 fund with respect to statewide municipal reciprocal program bonds;

9 (c) the amount, if any, due to any provider of any bond credit or
10 liquidity facility, representing payments made by it as provided in the
11 applicable resolution or trust indenture, including any related reason-
12 able interest, fees or charges so provided;

13 (d) the amount, if any, required to be rebated to the United States to
14 provide for continued federal tax exemption of such statewide municipal
15 reciprocal program bonds; and

16 (e) any administrative or other fees, costs or charges due to the
17 agency or any other party in connection with such statewide municipal
18 reciprocal program bonds.

19 2. The certification may be amended and, in the event of a bond sale,
20 shall be amended no later than thirty days after such sale. The schedule
21 accompanying such certification shall provide for such payment dates as
22 the agency deems appropriate to ensure that sufficient funds will be
23 available to meet its obligations relating to such statewide municipal
24 reciprocal program bonds as they come due.

25 § 7. Subdivisions 1, 4 and 5 of section 2437 of the public authorities
26 law, subdivision 1 as amended by section 73 of part H of chapter 83 of
27 the laws of 2002, subdivision 4 as amended by section 1 of part O of
28 chapter 63 of the laws of 2003, and subdivision 5 as amended by section
29 6 of part N of chapter 56 of the laws of 2010, are amended to read as
30 follows:

31 (1) Subject to the provisions of section two thousand four hundred
32 thirty-eight of this title, the agency shall have the power and is here-
33 by authorized from time to time to issue its negotiable bonds and notes
34 in conformity with applicable provisions of the uniform commercial code
35 in such principal amounts as, in the opinion of the agency, shall be
36 necessary to provide sufficient funds for achieving the corporate
37 purposes thereof, including the purchase of municipal bonds, the provid-
38 ing of certain amounts to special program municipalities from the
39 proceeds of special program bonds, the providing of certain amounts to
40 special school purpose municipalities from the proceeds of special
41 school purpose bonds, the providing of certain amounts to a special
42 school deficit program district from the proceeds of special school
43 deficit program bonds, the providing of certain amounts to a statewide
44 municipal reciprocal program from the proceeds of statewide municipal
45 reciprocal program bonds, the payment of interest on bonds and notes of
46 the agency, establishment of reserves to secure such bonds and notes,
47 payment of letter of credit, bond insurance and other credit and liquid-
48 ity support facility fees, premiums, reimbursements and expenses, fees
49 and expenses of trustees and paying agents and other financing costs
50 including any accrued costs payable to the New York state housing
51 finance agency pursuant to any contract entered into under subdivision
52 twelve of section two thousand four hundred thirty-four of this title
53 and all other expenditures of the agency incident to and necessary or
54 convenient to carry out its corporate purposes and powers, except the
55 operating expenses of the agency.

1 (4) Such bonds or notes shall bear such date or dates, shall mature at
2 such time or times, shall bear interest at such rate or rates, shall be
3 of such denominations, shall be in such form, carry such registration
4 privileges, be executed in such manner, be payable in lawful money of
5 the United States of America at such place or places within or without
6 the state, be subject to such terms of redemption prior to maturity and
7 have such other terms as may be provided by such resolution or resolu-
8 tions or such certificate with respect to such bonds or notes, as the
9 case may be; provided, however, that the maximum maturity of bonds other
10 than special program bonds, special school purpose bonds [~~ex~~], special
11 school deficit program bonds or statewide municipal reciprocal program
12 bonds shall not exceed forty years from the date thereof, the maximum
13 maturity of special program bonds shall not exceed thirty years, the
14 maximum maturity of statewide municipal reciprocal program bonds shall
15 not exceed thirty years, the maximum maturity of special school purpose
16 bonds shall not exceed twenty years, the maximum maturity of special
17 school deficit program bonds shall not exceed ten years and the maximum
18 maturity of notes or any renewals thereof shall not exceed five years
19 from the date of the original issue of such notes.

20 (5) Any bonds or notes of the agency other than special program bonds,
21 special school purpose bonds, special school deficit program bonds,
22 statewide municipal reciprocal program bonds, recovery act bonds or
23 public safety communications bonds shall be sold at public sale and from
24 time to time upon such terms and at such prices as may be determined by
25 the agency, and the agency may pay all expenses, premiums and commis-
26 sions which it may deem necessary or advantageous in connection with the
27 issuance and sale thereof. Any special program bonds, special school
28 purpose bonds, special school deficit program bonds, statewide municipal
29 reciprocal program bonds, recovery act bonds or public safety communi-
30 cations bonds shall be sold at public or private sale and from time to
31 time upon such terms and at such prices as may be determined by the
32 agency, and the agency may pay all expenses, premiums and commissions
33 which it may deem necessary or advantageous in connection with the issu-
34 ance and sale thereof provided, however, that special program bonds
35 relating to a special program agreement entered for the purpose
36 described in paragraph (b) of subdivision one of section twenty-four
37 hundred thirty-five-a of this title shall be sold on or before June
38 thirtieth, two thousand one. No special program bonds, special school
39 purpose bonds, special school deficit program bonds, [~~ex~~] statewide
40 municipal reciprocal program bonds, recovery act bonds, or public safety
41 communications bonds of the agency may be sold by the agency at private
42 sale, however, unless such sale and the terms thereof have been approved
43 in writing by (a) the comptroller, where such sale is not to the comp-
44 troller, or (b) the director of the budget, where such sale is to the
45 comptroller.

46 § 8. Subdivision 1 of section 2438 of the public authorities law, as
47 amended by chapter 355 of the laws of 2016, is amended to read as
48 follows:

49 (1) The agency shall not issue bonds and notes in an aggregate princi-
50 pal amount at any one time outstanding exceeding one billion dollars,
51 excluding tax lien collateralized securities, special school purpose
52 bonds, special school deficit program bonds, statewide municipal recip-
53 rocal program bonds, special program bonds issued to finance the recon-
54 struction, rehabilitation or renovation of an educational facility
55 pursuant to the provisions of subdivision (b) of section sixteen of
56 chapter six hundred five of the laws of two thousand, special program

1 bonds issued to finance the cost of a project for design, reconstruction
2 or rehabilitation of a school building pursuant to the provisions of
3 section fourteen of the city of Syracuse and the board of education of
4 the city school district of the city of Syracuse cooperative school
5 reconstruction act, special program bonds issued to finance the cost of
6 a project for design, construction, reconstruction or rehabilitation of
7 a school building pursuant to the provisions of section thirteen of the
8 Yonkers city school district joint schools construction and moderniza-
9 tion act, recovery act bonds, public safety communications bonds and
10 bonds and notes issued to refund outstanding bonds and notes.

11 § 9. This act shall take effect immediately.