

## Calendar No. 511

116TH CONGRESS 2D SESSION S. 3418

[Report No. 116-249]

To amend the Robert T. Stafford Disaster Relief and Emergency Assistance Act to allow the Administrator of the Federal Emergency Management Agency to provide capitalization grants to States to establish revolving funds to provide hazard mitigation assistance to reduce risks from disasters and natural hazards, and other related environmental harm.

### IN THE SENATE OF THE UNITED STATES

March 9, 2020

Mr. Peters (for himself, Mr. Johnson, Mr. Lankford, and Ms. Stabenow) introduced the following bill; which was read twice and referred to the Committee on Homeland Security and Governmental Affairs

August 10, 2020

Reported by Mr. Johnson, with amendments [Omit the part struck through and insert the part printed in italic]

# A BILL

To amend the Robert T. Stafford Disaster Relief and Emergency Assistance Act to allow the Administrator of the Federal Emergency Management Agency to provide capitalization grants to States to establish revolving funds to provide hazard mitigation assistance to reduce risks from disasters and natural hazards, and other related environmental harm.

1	Be it enacted by the Senate and House of Representa-
2	tives of the United States of America in Congress assembled,
3	SECTION 1. SHORT TITLE.
4	This Act may be cited as the "Safeguarding Tomor-
5	row through Ongoing Risk Mitigation Act of 2020" or the
6	"STORM Act".
7	SEC. 2. GRANTS TO ENTITIES FOR ESTABLISHMENT OF
8	HAZARD MITIGATION REVOLVING LOAN
9	FUNDS.
10	Title II of the Robert T. Stafford Disaster Relief and
11	Emergency Assistance Act (42 U.S.C. 5131 et seq.) is
12	amended by adding at the end the following:
13	"SEC. 205. GRANTS TO ENTITIES FOR ESTABLISHMENT OF
14	HAZARD MITIGATION REVOLVING LOAN
15	FUNDS.
16	"(a) General Authority.—
17	"(1) In General.—The Administrator may
18	enter into agreements with eligible entities to make
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	capitalization grants to such entities for the estab-
20	capitalization grants to such entities for the estab- lishment of hazard mitigation revolving loan funds
20 21	
	lishment of hazard mitigation revolving loan funds
21	lishment of hazard mitigation revolving loan funds (referred to in this section as 'entity loan funds') for
21 22	lishment of hazard mitigation revolving loan funds (referred to in this section as 'entity loan funds') for providing funding assistance to local governments to

1	"(B) the cost of insurance; and
2	"(C) Federal disaster payments.
3	"(2) AGREEMENTS.—Any agreement entered
4	into under this section shall require the participating
5	entity to—
6	"(A) comply with the requirements of this
7	section; and
8	"(B) use accounting, audit, and fiscal pro-
9	cedures conforming to generally accepted ac-
10	counting standards.
11	"(b) Application.—
12	"(1) In general.—To be eligible to receive a
13	capitalization grant under this section, an eligible
14	entity shall submit to the Administrator an applica-
15	tion that includes the following:
16	"(A) Project proposals comprised of local
17	government hazard mitigation projects, on the
18	condition that the entity provides public notice
19	not less than 6 weeks prior to the submission
20	of an application.
21	"(B) An assessment of recurring major
22	disaster vulnerabilities impacting the entity that
23	demonstrates a risk to life and property.
24	"(C) A description of how the hazard miti-
25	gation plan of the entity has or has not taken

1	the vulnerabilities described in subparagraph
2	(B) into account.
3	"(D) A description about how the projects
4	described in subparagraph (A) could conform
5	with the hazard mitigation plan of the entity
6	and of the unit of local government.
7	"(E) A proposal of the systematic and re-
8	gional approach to achieve resilience in a vul-
9	nerable area, including impacts to river basins,
10	river corridors, watersheds, estuaries, bays,
11	coastal regions, micro-basins, micro-watersheds,
12	ecosystems, and areas at risk of earthquakes,
13	tsunamis, droughts, and wildfires.
14	"(2) Technical assistance.—The Adminis-
15	trator shall provide technical assistance to eligible
16	entities for applications under this section.
17	"(c) Entity Loan Fund.—
18	"(1) Establishment of fund.—An entity
19	that receives a capitalization grant under this sec-
20	tion shall establish an entity loan fund that complies
21	with the requirements of this subsection.
22	"(2) Fund management.—Except as provided
23	in paragraph (3), entity loan funds shall—
24	"(A) be administered by the agency re-
25	sponsible for emergency management; and

1	"(B) include only—
2	"(i) funds provided by a capitalization
3	grant under this section;
4	"(ii) repayments of loans under this
5	section to the entity loan fund; and
6	"(iii) interest earned on amounts in
7	the entity loan fund.
8	"(3) Administration.—A participating entity
9	may combine the financial administration of the en-
10	tity loan fund of such entity with the financial ad-
11	ministration of any other revolving fund established
12	by such entity if the Administrator determines
13	that—
14	"(A) the capitalization grant, entity share,
15	repayments of loans, and interest earned on
16	amounts in the entity loan fund are accounted
17	for separately from other amounts in the revolv-
18	ing fund; and
19	"(B) the authority to establish assistance
20	priorities and carry out oversight activities re-
21	mains in the control of the entity agency re-
22	sponsible for emergency management.
23	"(4) Entity share of funds.—
24	"(A) IN GENERAL.—On or before the date
25	on which a participating entity receives a cap-

italization grant under this section, the entity shall deposit into the entity loan fund of such entity, an amount equal to not less than 10 percent of the amount of the capitalization grant.

"(B) Reduced Grant.—If, with respect to a capitalization grant under this section, a participating entity deposits in the entity loan fund of the entity an amount that is less than 10 percent of the total amount of the capitalization grant that the participating entity would otherwise receive, the Administrator shall reduce the amount of the capitalization grant received by the entity to the amount that is 10 times the amount so deposited.

### "(d) Apportionment.—

- "(1) IN GENERAL.—Except as otherwise provided by this subsection, the Administrator shall apportion funds made available to carry out this section to entities that have entered into an agreement under subsection (a)(2) in amounts as determined by the Administrator.
- "(2) Reservation of funds.—The Administrator shall reserve not more than 2.5 percent of the amount made available to carry out this section for the Federal Emergency Management Agency for—

1	"(A) administrative costs incurred in car-
2	rying out this section;
3	"(B) providing technical assistance to par-
4	ticipating entities under subsection (b)(2); and
5	"(C) capitalization grants to insular areas
6	under paragraph (4).
7	"(3) Priority.—In the apportionment of cap-
8	italization grants under this subsection, the Admin-
9	istrator shall give priority to entity applications
10	under subsection (b) that—
11	"(A) propose projects increasing resilience
12	and reducing risk of harm to natural and built
13	infrastructure;
14	"(B) involve a partnership between two or
15	more eligible entities to carry out a project or
16	similar projects;
17	"(C) take into account regional impacts of
18	hazards on river basins, river corridors, micro-
19	watersheds, macro-watersheds, estuaries, lakes,
20	bays, and coastal regions and areas at risk of
21	earthquakes, tsunamis, droughts, and wildfires;
22	or
23	"(D) propose projects for the resilience of
24	major economic sectors or critical national in-
25	frastructure, including ports, global commodity

supply chain assets (located within an entity or within the jurisdiction of local governments, insular areas, and tribal Tribal governments), power and water production and distribution centers, and bridges and waterways essential to interstate commerce.

### "(4) Insular areas.—

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- "(A) APPORTIONMENT.—From any amount remaining of funds reserved under paragraph (2), the Administrator may enter into agreements to provide capitalization grants to insular areas.
- "(B) REQUIREMENTS.—An insular area receiving a capitalization grant under this section shall comply with the requirements of this section as applied to participating entities.
- "(e) Environmental Review of Revolving Loan Fund Projects.—The Administrator may delegate to a participating entity all of the responsibilities for environmental review, decision making, and action pursuant the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.), and other applicable Federal environmental laws including the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.) and the National Historic Preserva-

tion Act of 1966 (16 U.S.C. 470 et seq.) (54 U.S.C.

1	300101 et seq.) that would apply to the Administrator were
2	the Administrator to undertake projects under this section
3	as Federal projects so long as the participating entity
4	earry carries out such responsibilities in the same manner
5	and subject to the same requirements as if the Adminis-
6	trator carried out such responsibilities.
7	"(f) USE OF FUNDS.—
8	"(1) Types of assistance.—Amounts depos-
9	ited in an entity loan fund, including loan repay-
10	ments and interest earned on such amounts, may be
11	used—
12	"(A) to make loans, on the condition
13	that—
14	"(i) such loans are made at an inter-
15	est rate of not more than 1 percent;
16	"(ii) annual principal and interest
17	payments will commence not later than 1
18	year after completion of any project and all
19	loans made under this subparagraph will
20	be fully amortized—
21	"(I) not later than 20 years after
22	the date on which the project is com-
23	pleted; or
24	" $(\Pi)$ for projects in a low-income
25	geographic area, not later than 30

1	years after the date on which the
2	project is completed and not longer
3	than the expected design life of the
4	project;
5	"(iii) the loan recipient of a loan
6	under this subparagraph establishes a
7	dedicated source of revenue for repayment
8	of the loan;
9	"(iv) the loan recipient of a loan
10	under this subparagraph has a hazard
11	mitigation plan that has been approved by
12	the Administrator; and
13	"(v) the entity loan fund will be cred-
14	ited with all payments of principal and in-
15	terest on all loans made under this sub-
16	paragraph;
17	"(B) for mitigation efforts, in addition to
18	mitigation planning under section 322 not to
19	exceed 10 percent of the capitalization grants
20	made to the participating entity in a fiscal year;
21	"(C) for the reasonable costs of admin-
22	istering the fund and conducting activities
23	under this section, except that such amounts
24	shall not exceed \$100,000 per year, 2 percent
25	of the capitalization grants made to the partici-

1	pating entity in a fiscal year, or 1 percent of
2	the value of the entity loan fund, whichever
3	amount is greatest, plus the amount of any fees
4	collected by the entity for such purpose regard-
5	less of the source; and
6	"(D) to earn interest on the entity loan
7	fund.
8	"(2) Prohibition on determination that
9	LOAN IS A DUPLICATION.—In carrying out this sec-
10	tion, the Administrator may not determine that a
11	loan is a duplication of assistance or programs
12	under this Act.
13	"(3) Projects and activities eligible for
14	ASSISTANCE.—Except as provided in this subsection,
15	a participating entity may use funds in the entity
16	loan fund to provide financial assistance for projects
17	or activities that mitigate the impacts of natural
18	hazards including—
19	"(A) drought and prolonged episodes of in-
20	tense heat;
21	"(B) severe storms, including hurricanes,
22	tornados, wind storms, cyclones, and severe
23	winter storms;
24	"(C) wildfires;
25	"(D) earthquakes;

1	"(E) flooding;
2	"(F) shoreline erosion;
3	"(G) high water levels; and
4	"(H) storm surges.
5	"(4) Zoning and land use planning
6	CHANGES.—A participating entity may use not more
7	than 10 percent of a capitalization grant under this
8	section to enable units of local government to imple-
9	ment zoning and land use planning changes focused
10	on—
11	"(A) the development and improvement of
12	zoning and land use codes that incentivize and
13	encourage low-impact development, resilient
14	wildland-urban interface land management and
15	development, natural infrastructure, green
16	stormwater management, conservation areas
17	adjacent to floodplains, implementation of wa-
18	tershed or greenway master plans, and re-
19	connection of floodplains;
20	"(B) the study and creation of agricultural
21	risk compensation districts where there is a de-
22	sire to remove or set-back levees protecting
23	highly developed agricultural land to mitigate
24	for flooding, allowing agricultural producers to

receive compensation for assuming greater flood

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risk that would alleviate flood exposure to population s centers and areas with critical national infrastructure;

"(C) the study and creation of land use incentives that reward developers for greater reliance on low impact development stormwater best management practices, exchange density increases for increased open space and improvement of neighborhood catch basins to mitigate urban flooding, reward developers for including and augmenting natural infrastructure adjacent to and around building projects without reliance on increased sprawl, and reward developers for addressing wildfire ignition; and

"(D) the study and creation of an erosion response plan that accommodates river, lake, forest, plains, and ocean shoreline retreating or bluff stabilization due to increased flooding and disaster impacts.

"(5) ESTABLISHING AND CARRYING OUT BUILDING CODE ENFORCEMENT.—A participating entity may use capitalization grants under this section to enable units of local government to establish and carry out the latest published editions of relevant building codes, specifications, and standards

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1	for the purpose of protecting the health, safety, and
2	general welfare of the building $s$ users against disas-
3	ters and natural hazards.
4	"(6) Administrative and technical
5	COSTS.—For each fiscal year, a participating entity
6	may use the amount described in paragraph (1)(C)
7	to—
8	"(A) pay the reasonable costs of admin-
9	istering the programs under this section, includ-
10	ing the cost of establishing an entity loan fund;
11	and
12	"(B) provide technical assistance to recipi-
13	ents of financial assistance from the entity loan
14	fund, on the condition that such technical as-
15	sistance does not exceed 5 percent of the cap-
16	italization grant made to such entity.
17	"(7) Limitation for single projects.—A
18	participating entity may not provide an amount
19	equal to or more than \$5,000,000 to a single hazard
20	mitigation project.
21	"(g) Intended Use Plans.—
22	"(1) In general.—After providing for public
23	comment and review, and consultation with appro-
24	priate government agencies of the State or Indian
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Tribe, Federal agencies, and interest groups, each

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1	participating entity shall annually prepare and sub-
2	mit to the Administrator a plan identifying the in-
3	tended uses of the entity loan fund.
4	"(2) Contents of Plan.—An entity intended
5	use plan prepared under paragraph (1) shall in-
6	clude—
7	"(A) the integration of entity planning ef-
8	forts, including entity hazard mitigation plans
9	and other programs and initiatives relating to
10	mitigation of major disasters carried out by
11	such entity;
12	"(B) an explanation of the mitigation and
13	resiliency benefits the entity intends to achieve
14	by—
15	"(i) reducing future damage and loss
16	associated with hazards;
17	"(ii) reducing the number of severe
18	repetitive loss structures and repetitive loss
19	structures in the entity;
20	"(iii) decreasing the number of insur-
21	ance claims in the entity from injuries re-
22	sulting from major disasters or other nat-
23	ural hazards; and
24	"(iv) increasing the rating under the
25	community rating system under section

1	1315(b) of the National Flood Insurance
2	Act of 1968 (42 U.S.C. 4022(b)) for com-
3	munities in the entity;
4	"(C) information on the availability of, and
5	application process for, financial assistance
6	from the entity loan fund of such entity;
7	"(D) the criteria and methods established
8	for the distribution of funds;
9	"(E) the amount of financial assistance
10	that the entity anticipates apportioning;
11	"(F) the expected terms of the assistance
12	provided from the entity loan fund; and
13	"(G) a description of the financial status
14	of the entity loan fund, including short-term
15	and long-term goals for the fund.
16	"(h) Audits, Reports, Publications, and Over-
17	SIGHT.—
18	"(1) Biennial entity audit and report.—
19	Beginning not later than the last day of the second
20	fiscal year after the receipt of payments under this
21	section, and biennially thereafter, any participating
22	entity shall—
23	"(A) conduct an audit of such the entity
24	loan fund established under subsection (b) $(c)$ ;
25	and

1	"(B) provide to the Administrator a report
2	including—
3	"(i) the result of any such audit; and
4	"(ii) a review of the effectiveness of
5	the entity loan fund of the entity with re-
6	spect to meeting the goals and intended
7	benefits described in the intended use plan
8	submitted by the entity under subsection
9	(f) $(g)$ .
10	"(2) Publication.—A participating entity
11	shall publish and periodically update information
12	about all projects receiving funding from the entity
13	loan fund of such entity, including—
14	"(A) the location of the project;
15	"(B) the type and amount of assistance
16	provided from the entity loan fund;
17	"(C) the expected funding schedule; and
18	"(D) the anticipated date of completion of
19	the project.
20	"(3) Oversight.—
21	"(A) In General.—The Administrator
22	shall, at least every 4 years, conduct reviews
23	and audits as may be determined necessary or
24	appropriate by the Administrator to carry out
25	the objectives of this section and determine the

1	effectiveness of the fund in reducing natural
2	hazard risk.
3	"(B) GAO REQUIREMENTS.—The A par-
4	ticipating entity shall conduct audits under
5	paragraph (1) in accordance with the auditing
6	procedures of the Government Accountability
7	Office, including generally accepted government
8	auditing standards.
9	"(C) Recommendations by adminis-
10	TRATOR.—The Administrator may at any time
11	make recommendations for or require specific
12	changes to an entity loan fund in order to im-
13	prove the effectiveness of the fund.
14	"(i) REGULATIONS OR GUIDANCE.—The Adminis-
15	trator shall issue such regulations or guidance as are nec-
16	essary to—
17	"(1) ensure that each participating entity uses
18	funds as efficiently as possible;
19	"(2) reduce waste, fraud, and abuse to the
20	maximum extent possible; and
21	"(3) require any party that receives funds di-
22	rectly or indirectly under this section, including a
23	participating entity and a recipient of amounts from
24	an entity loan fund, to use procedures with respect

1	to the management of the funds that conform to
2	generally accepted accounting standards.
3	"(j) Liability Protections.—The Federal Emer-
4	gency Management Agency shall not be liable for any
5	claim based on the exercise or performance of, or the fail-
6	ure to exercise or perform, a discretionary function or duty
7	by the Agency, or an employee of the Agency in carrying
8	out this section.
9	"(k) Definitions.—In this section, the following
10	definitions apply:
11	"(1) Administrator.—The term 'Adminis-
12	trator' means the Administrator of the Federal
13	Emergency Management Agency.
14	"(2) AGENCY.—The term 'Agency' means the
15	Federal Emergency Management Agency.
16	"(3) Eligible entity.—The term 'eligible en-
17	tity' means—
18	"(A) a State; or
19	"(B) an Indian <del>tribal</del> Tribal government
20	that has received a major disaster declaration
21	during the 5-year period ending on the date of
22	enactment of the STORM Act.
23	"(4) HAZARD MITIGATION PLAN.—The term
24	'hazard mitigation plan' means a mitigation plan
25	submitted under section 322

- 1 "(5) INSULAR AREA.—The term 'insular area'
  2 means Guam, American Samoa, the Commonwealth
  3 of the Northern Mariana Islands, and the United
  4 States Virgin Islands.
  5 "(6) LOW-INCOME GEOGRAPHIC AREA.—The
  - "(6) Low-income geographic area' means an area described in paragraph (1) or (2) of section 301(a) of the Public Works and Economic Development Act of 1965 (42 U.S.C. 3161(a)).
    - "(7) Participating entity.—The term 'participating entity' means an eligible entity that has entered into an agreement under this section.
      - "(8) REPETITIVE LOSS STRUCTURE.—The term 'repetitive loss structure' has the meaning given the term in section 1370 of the National Flood Insurance Act of 1968 (42 U.S.C. 4121).
  - "(9) SEVERE REPETITIVE LOSS STRUCTURE.—
    The term 'severe repetitive loss structure' has the meaning given the term in section 1366(h) of the National Flood Insurance Act of 1968 (42 U.S.C. 4104c(h)).
- "(10) STATE.—The term 'State' means any
  State of the United States, the District of Columbia,
  and Puerto Rico.

- 1 "(l) AUTHORIZATION OF APPROPRIATIONS.—There
- 2 are authorized to be appropriated \$100,000,000 for each
- 3 of fiscal years 2021 through 2023 to carry out this sec-
- 4 tion.".

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