111TH CONGRESS 1ST SESSION

H. R. 1239

To establish a homeowner mitigation loan program within the Federal Emergency Management Agency to promote pre-disaster property mitigation measures.

IN THE HOUSE OF REPRESENTATIVES

February 26, 2009

Mr. Thompson of Mississippi introduced the following bill; which was referred to the Committee on Transportation and Infrastructure

A BILL

- To establish a homeowner mitigation loan program within the Federal Emergency Management Agency to promote pre-disaster property mitigation measures.
 - 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 "Property Mitigation
 - 5 Assistance Act of 2009".
 - 6 SEC. 2. HOMEOWNER MITIGATION LOAN PROGRAM.
 - 7 Section 203 of the Robert T. Stafford Disaster As-
 - 8 sistance and Emergency Relief Act (42 U.S.C. 5133) is
 - 9 amended—

1	(1) by redesignating subsection (m) as sub-
2	section (n); and
3	(2) by inserting after subsection (l) the fol-
4	lowing:
5	"(m) Homeowner Mitigation Loan Program.—
6	"(1) ESTABLISHMENT.—The Administrator of
7	the Federal Emergency Management Agency shall
8	establish a grant program to provide assistance to
9	States to promote pre-disaster property mitigation
10	measures within the jurisdiction of the States.
11	"(2) Application.—A State desiring a grant
12	under this subsection shall submit an application as
13	required pursuant to regulations promulgated by the
14	Administrator under paragraph (7).
15	"(3) Eligibility requirements.—In order to
16	be eligible to receive a grant under paragraph (1),
17	a State shall have—
18	"(A) submitted a mitigation plan under
19	section 322(e);
20	"(B) established a process for accepting
21	and processing grant and loan applications
22	from individual homeowners and business own-
23	ers;

1	"(C) established a revolving loan fund into
2	which any grant amounts received under this
3	section shall be deposited; and
4	"(D) submitted a detailed plan for how
5	terms and conditions for loans and grants au-
6	thorized under paragraph (5) will be set.
7	"(4) Funding formula.—
8	"(A) In General.—The Administrator
9	shall allocate grant amounts to eligible States
10	under paragraph (1) according to a formula
11	based on the following factors:
12	"(i) The extent and nature of the po-
13	tential hazards to property in the State.
14	"(ii) The level and degree of risk of
15	potential hazards or natural disasters con-
16	fronted by the State.
17	"(iii) The number of properties at risk
18	in the event that a hazard or natural dis-
19	aster should occur in the State.
20	"(iv) The amount of prior property
21	damages incurred by the State during any
22	previous hazard or natural disaster.
23	"(v) Any available data on the future
24	risk of occurrence of any hazard or natural
25	disaster in a State

1	"(B) Baseline amount.—Any formula
2	developed by the Administrator under subpara-
3	graph (A) shall ensure that each eligible State
4	shall receive, at a minimum, an amount equal
5	to not less than \$500,000.
6	"(C) MATCHING REQUIREMENT.—To be el-
7	igible to receive any grant funds under this sub-
8	section, a State shall contribute matching non-
9	Federal funds in an amount equal to not less
10	than 10 percent of the total amount of the
11	grant.
12	"(5) Eligible activities.—
13	"(A) IN GENERAL.—A grant under this
14	subsection may be used by a State to carry out
15	grant and lending functions as authorized
16	under this paragraph.
17	"(B) REVOLVING LOANS AND GRANTS TO
18	HOMEOWNERS AND BUSINESSES.—
19	"(i) Authority of states.—Each
20	State is authorized to make from any re-
21	volving loan fund established pursuant to
22	paragraph (3)(C) grants or loans from
23	such fund to assist individual homeowners
24	and businesses in undertaking pre-disaster
25	property mitigation measures.

1	"(ii) Determination of the
2	STATE.—No loans shall be provided under
3	this paragraph unless a State determines
4	that—
5	"(I) there is reasonable assur-
6	ance of repayment of the loan; and
7	"(II) the amount of the loan, to-
8	gether with other funds available to
9	the property owner, is adequate to en-
10	sure the purposes for which the loan
11	is made.
12	"(iii) Grant and loan require-
13	MENTS.—
14	"(I) Grants.—A State may
15	make grants for elevation and other
16	pre-disaster property mitigation meas-
17	ures to homeowners with household
18	incomes of less than 50 percent of
19	area median income.
20	"(II) Loans.—A State may
21	make—
22	"(aa) low-interest loans for
23	elevation and other pre-disaster
24	property mitigation measures to
25	homeowners with household in-

1	comes of less than 120 percent of
2	area median income; and
3	"(bb) loans for elevation and
4	other pre-disaster property miti-
5	gation measures to homeowners
6	with household incomes of great-
7	er than 120 percent of area me-
8	dian income or any other prop-
9	erty owner, including business
10	owners.
11	"(III) MAXIMUM GRANT AND
12	LOAN AMOUNTS.—
13	"(aa) In general.—Each
14	State shall establish maximum
15	grant and loan amounts for ele-
16	vation and other pre-disaster
17	property mitigation measures
18	under subclause (II).
19	"(bb) Considerations.—In
20	establishing the grant and loan
21	amounts under item (aa), each
22	State shall consider the following:
23	"(AA) The degree to
24	which such amounts will
25	maximize mitigation efforts.

1 "(BB) The ability of
2 such amounts to allow a
3 homeowner to properly and
4 effectively undertake mitiga-
5 tion activities.
6 "(IV) Interest rate.—For
7 purposes of this paragraph, each
8 State shall develop a sliding scale
9 mechanism for determining the rate of
0 interest to charge homeowners who
1 apply for loans under this program
2 based on their income level.
3 "(V) No compounding.—Inter-
est on the outstanding principal bal-
5 ance of any loan under this paragraph
6 shall not compound.
7 "(VI) Balance due.—
8 "(aa) In GENERAL.—The
9 principal of any loan made under
this paragraph, including any in-
1 terest accrued on such principal,
shall not be due and payable be-
fore the period set forth in sub-
4 clause (VII)(bb) unless the real

1	property securing such loan is
2	sold or transferred.
3	"(bb) Deposit of Balance
4	DUE.—If the event described in
5	item (aa) occurs, the principal of
6	any loan made under this para-
7	graph, including any interest ac-
8	crued on such principal, shall im-
9	mediately become due and pay-
10	able to the State.
11	"(VII) Repayment Period.—All
12	loans made under this paragraph shall
13	be repayable—
14	"(aa) on a monthly basis;
15	and
16	"(bb) within a period of not
17	more than 15 years.
18	"(VIII) NO PENALTY FOR PRE-
19	PAYMENT.—Any homeowner or other
20	property owner who receives a loan
21	under this section may repay the loan
22	in full, without penalty, by lump sum
23	or by installment payments, at any
24	time prior to the loan becoming due
25	and payable.

1 "(IX) CREDITS.—The interes
2 on, and the proceeds from the collection
3 tion or redemption of, any loan obliga
4 tions held by the revolving loan fun
of a State shall be credited to an
form a part of such fund.
7 "(X) SUBORDINATION PER
8 MITTED.—Any loan made under thi
9 section will be subordinated to any re-
financing of the first mortgage, an
preexisting subordinate financing, an
purchase money mortgage, or subord
nated for any other reason, as deter
mined by the State.
"(C) APPLICATION PROCESS.—
16 "(i) In General.—An individua
homeowner or business desiring a loan of
grant under this paragraph shall submi
an application at such time, in such mar
ner, and accompanied by such information
21 as the State may reasonably require.
22 "(ii) Required showing by home
OWNERS.—An individual homeowner desir
ing a loan or grant under this paragrap
shall submit to the State proof that suc

homeowner has insured the property on which any funds awarded under this para-graph will be used to undertake pre-disaster property mitigation measures, including proving that such homeowner has flood insurance on such property if the pre-dis-aster mitigation measures to be under-taken are being done to lower the risk of loss from a flood. "(iii) State responsibility.—Each

"(iii) State receiving a grant under this subsection shall establish a process wherein not later than 60 days after the receipt of an application for a loan or grant submitted by a homeowner or business under clause (i), the State issues a determination as to whether or not such application is approved. In making such determination, that State shall examine if the proposed mitigation project in the application satisfies the requirements of this paragraph, including whether—

"(I) the homeowner or business is located in an area at risk of hazard or natural disaster;

1	"(II) the mitigation project is an
2	eligible activity for purposes of such
3	loan or grant; and
4	"(III) the cost of the mitigation
5	project is reasonable.
6	"(D) Consultation with localities.—
7	Each State receiving a grant under this sub-
8	section shall develop a process by which such
9	State will consult with local and municipal gov-
10	ernments as to each project proposed to be
11	funded by a loan or grant under this para-
12	graph.
13	"(6) Prohibition on use of funds for com-
14	MUNITY-WIDE MITIGATION ACTIVITIES.—None of the
15	amounts made available under this subsection may
16	be used for community-wide mitigation activities.
17	"(7) Permissible designees.—A State re-
18	ceiving a grant under this subsection may designate
19	a State housing finance agency or any other State
20	agency, office, or entity with experience in maintain-
21	ing grant and loan programs to—
22	"(A) apply for a grant under this sub-
23	section;

1	"(B) receive and distribute grant funds
2	awarded under this subsection in accordance
3	with the requirements of this subsection; and
4	"(C) perform any other administrative du-
5	ties related to the activities authorized by this
6	subsection.
7	"(8) Rulemaking.—Not later than 6 months
8	after the date of enactment of the Property Mitiga-
9	tion Assistance Act of 2009, the Administrator shall
10	promulgate regulations implementing the provisions
11	of this subsection.
12	"(9) Report to congress.—The Adminis-
13	trator shall, on annual basis, report to Congress on
14	the activities authorized by this subsection.
15	"(10) Definitions.—As used in this sub-
16	section:
17	"(A) LOW-INTEREST LOAN.—The term
18	'low-interest loan' means a loan that carries a
19	simple annual percentage rate that shall be de-
20	termined in the discretion of the State, but that
21	shall, at minimum, be less than the prime rate
22	of interest.
23	"(B) Median income.—The term 'median
24	income' means, with respect to an area, the
25	unadjusted median family income for the area,

1	as determined and published annually by the
2	Secretary of Housing and Urban Development.
3	"(C) OTHER PRE-DISASTER PROPERTY
4	MITIGATION MEASURES.—The term 'other pre-
5	disaster property mitigation measures' in-
6	cludes—
7	"(i) activities such as the addition of
8	storm shutters, hurricane clips, and safe
9	rooms;
10	"(ii) small elevation projects, such as
11	the elevation of an electrical or heating
12	system; and
13	"(iii) any other activity the Adminis-
14	trator, State, or local government believes
15	will mitigate the risks of future hazards
16	and natural disasters.
17	"(D) PRIME RATE OF INTEREST.—The
18	term 'prime rate of interest' means the target
19	Federal funds rate as determined by the Fed-
20	eral Open Markets Committee of the Federal
21	Reserve System plus 300 basis points.
22	"(E) Property mitigation measures
23	RELATED TO ELEVATION.—The term 'property
24	mitigation measures related to elevation' means
25	the elevation of a home.

1	"(11) Authorization of appropriations.—
2	There are authorized to be appropriated to carry out
3	this subsection \$200,000,000 for each of fiscal years
4	2010 through 2015.".

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