As Introduced

130th General Assembly Regular Session 2013-2014

S. B. No. 341

Senator Turner

Cosponsors: Senators Schiavoni, Gentile

A BILL

To enact section 5502.391 of the Revised Code to	1
require the Emergency Management Agency to operate	2
the Individual Disaster Relief Pilot Program, to	3
establish the Individual Disaster Relief Fund, and	4
to make an appropriation.	5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 5502.391 of the Revised Code be	6
enacted to read as follows:	7
Sec. 5502.391. (A) As used in this section, "small business"	8
means any corporation, partnership, proprietorship, limited	9
liability company, or other business entity that has fewer than	10
one hundred employees.	11
(B) There is an individual disaster relief fund in the state	12
treasury. The fund consists of all appropriations made to the	13
fund, cash transferred to the fund from the budget stabilization	14
fund, and all grants, gifts, and contributions of money made to	15
the fund from any source. Investment earnings of the fund shall be	16
credited to the fund. The emergency management agency shall	17
administer the fund.	18
(C) The emergency management agency shall operate the	19

individual disaster relief pilot program. The objective of the	20
pilot program shall be to assist individuals and small businesses	21
recover after a disaster through awarding grants to eligible	22
applicants. The pilot program shall be operated for five years.	23
(D) As a function of the pilot program, the agency shall use	24
the money in the individual disaster relief fund to provide grants	25
to individuals and small businesses for assistance with recovery	26
after a disaster. The grants shall be used to pay for damage to or	27
loss of real or personal property, and for disaster recovery	28
expenses, such as removal of disaster-generated debris. The	29
maximum grant allowed for each individual or small business is ten	30
thousand dollars, or the amount of the damage or loss, whichever	31
<u>is less.</u>	32
(E) To be eligible to receive a grant under the pilot	33
program, an individual or small business shall satisfy all of the	34
following criteria:	35
(1) Suffer damage or loss not covered by insurance as a	36
result of a disaster; and	37
(2) Be located in a municipal corporation, county, or	38
township where the mayor, board of county commissioners, or board	39
of township trustees, respectively, has declared that a disaster	40
occurred and the declaration has been accepted by the governor.	41
(F)(1) An individual or the owner or chief executive officer	42
of a small business may apply for a grant under the pilot program	43
by filing an application with the emergency management agency, on	44
a form furnished by the agency, setting forth the facts	45
establishing the individual's or small business's eligibility, and	46
certifying that, if approved, all grant moneys received will be	47
used to pay for damage to or loss of real or personal property,	48
and for disaster recovery expenses, such as removal of	49
disaster-generated debris. An individual or the owner or chief	50

executive officer of a small business shall provide detailed	51
factual information to indicate to the agency how the disaster	52
caused the damage to or loss of real or personal property or	53
necessitated disaster recovery expenses. An application must be	54
submitted within sixty days following the declaration that a	55
disaster occurred. Only one individual per household or one owner	56
or chief executive officer per small business is entitled to apply	57
<u>for a grant.</u>	58
(2) The emergency management agency shall review an	59
application to determine whether the individual or small business	60
meets the eligibility criteria. The agency shall make an	61
eligibility determination within fifteen days following receipt of	62
the application.	63
(G)(1) The emergency management agency shall establish	64
procedures for the accounting of expenditures of grant moneys	65
received by an individual or small business through the pilot	66
program.	67
(2) The agency shall require an individual and small business	68
that has received a grant to complete a form, furnished by the	69
agency, to demonstrate the grant was used to pay for damage to or	70
loss of real or personal property, or for disaster recovery	71
expenses. The agency may require an individual or small business	72
to provide invoices, receipts, or other documents necessary to	73
demonstrate the grant was properly used.	74
(3) The agency may investigate the expenditures of an	75
individual or small business that has received a grant.	76
Individual of small business that has received a grant.	70
(4) The agency shall recover from the individual or small	77
business all moneys not used to pay for damage to or loss of real	78
or personal property, or for disaster recovery expenses, by	79
requiring an individual or small business to repay all such	80
moneys. If the agency is not able to recover all moneys not used	81

to pay for damage to or loss of real or personal property, or for 82 disaster recovery expenses, from an individual or small business, 83 the agency shall notify the attorney general and shall request 84 that the attorney general recover such moneys. The attorney 85 general shall commence a civil action against the individual or 86 small business to recover all moneys not used to pay for damage to 87 or loss of real or personal property, or for disaster recovery 88 expenses. 89 (H) A mayor, board of county commissioners, or board of 90 township trustees may declare, for purposes of the individual 91 disaster relief pilot program, that a disaster has occurred in a 92 municipal corporation, county, or township. The mayor, board of 93 county commissioners, or board of township trustees shall notify 94 the governor of the disaster declaration not later than 95 forty-eight hours after making the declaration. The governor shall 96 either accept or reject a disaster declaration and shall notify 97 the mayor, board of county commissioners, or board of township 98 trustees of the governor's decision not later than forty-eight 99 hours after receiving notification of a disaster declaration. The 100 governor's acceptance of a disaster declaration under this section 101 is not a declaration by the governor that a state of emergency or 102 disaster exists. 103 (I) The emergency management agency may conduct an 104 adjudication under Chapter 119. of the Revised Code as necessary 105 in the course of administering the individual disaster relief 106 107 <u>fund.</u> (J) Not later than ninety days after the conclusion of the 108 pilot program, the emergency management agency shall prepare a 109 report regarding the pilot program. The report shall include all 110 of the following information: 111

(1) The number of applications received and the number of112applications accepted and denied;113

(2) The number and amount of grants provided, classified into	114
<u>descriptive ranges;</u>	115
(3) A description of the damages or losses sustained by grant	116
recipients and how grant moneys have been used to pay for the	117
damage or loss; and	118
(4) Any other information the agency considers necessary to	119
give an appropriate account of the pilot program.	120
The agency shall submit the report to the governor, the	121
president and minority leader of the senate, and the speaker and	122
minority leader of the house of representatives.	123
Section 2. Notwithstanding section 131.43 and division (D) of	124
section 127.14 of the Revised Code, as soon as a declaration of	125
disaster has been accepted by the Governor, the Director of Budget	126
and Management shall transfer up to \$15,000,000 cash from the	127
Budget Stabilization Fund to the Individual Disaster Relief Fund.	128