1285

2011-2012 Regular Sessions

IN ASSEMBLY

(PREFILED)

January 5, 2011

Introduced by M. of A. DINOWITZ, V. LOPEZ -- Multi-Sponsored by -- M. of A. FARRELL, PHEFFER -- read once and referred to the Committee on Housing

AN ACT to amend the public housing law and the private housing finance law, in relation to defining probable aggregate annual income

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. The closing paragraph of subdivision 1 of section 156 of the public housing law, as amended by chapter 893 of the laws of 1974, is amended to read as follows:

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The "probable aggregate annual income" means the annual NET income [of the chief wage earner of the family] AFTER FEDERAL, STATE AND MUNICIPAL INCOME TAXES ARE DEDUCTED FROM THE GROSS INCOME OF THE CHIEF WAGE EARNER plus all other income of other members of the family over the age of twenty-one years, plus a proportion of the income of members under the age of twenty-one years to be determined by the authority solely for the purpose of establishing rent to be paid except that the authority may exclude a proportion of the income of other members of the family over the age of twenty-one years for the purpose of determining eligibility for admission or continued occupancy, or for establishing rental of such family, or for all such purposes, subject to approval by the commissioner with respect to state projects.

- S 2. Paragraph (a) of subdivision 2 of section 31 of the private housing finance law, as amended by chapter 260 of the laws of 1996, is amended to read as follows:
- (a) The dwelling or non-housekeeping accommodations without board in a company project shall be available for persons or families of low income whose probable aggregate annual income at the time of admission and during the period of occupancy does not exceed, the greater of (i) the median income for such persons or families for the metropolitan statis-

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

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tical area in which the project is located, or if a project is located outside a metropolitan statistical area, the median income for such persons or families for the county in which the project is located, most recently determined by the United States department of housing and urban development, in which case any person or family becoming 5 6 admission pursuant to this subparagraph shall pay, from the time of 7 admission, a rental surcharge as provided for in subdivision three of 8 this section, computed on the basis of the income limitations applicable 9 to such persons or families in the absence of this subparagraph, or (ii) 10 seven times the rental, including the value or cost to them of heat, light, water and cooking fuel, of the dwellings that may be furnished to 11 such persons or families, except that in the case of families with three 12 or more dependents, such ratio shall not exceed eight to one. The "prob-13 14 able aggregate annual income" in the case of dwelling accommodations 15 means the annual NET income [of the chief wage earner of the family] 16 AFTER FEDERAL, STATE AND MUNICIPAL INCOME TAXES ARE DEDUCTED FROM THE 17 INCOME OF THE CHIEF WAGE EARNER, plus all other income of other 18 members of the family over the age of twenty-one years, plus a propor-19 tion of income of gainfully employed members under the age of twenty-one years, the proportion to be determined by the company as approved by the 20 21 commissioner or the supervising agency, as the case may be, excluding 22 therefrom a deduction of fifteen thousand dollars from the income of 23 secondary wage earners of the family or a larger deduction if approved 24 by the commissioner or the supervising agency, as the case may be, 25 except that the company, as approved by the commissioner or the supervising agency, as the case may be, may exclude a proportion of the income of other members of the family over the age of twenty-one years 26 27 28 for the purpose of determining eligibility for admission or continued 29 occupancy, or for establishing the rental of such family, or for all such purposes; in the case of such non-housekeeping accommodations it 30 means the annual income of the occupant, provided that the commissioner 31 32 or supervising agency, as the case may be, may make rules and regu-33 lations relative to the allocation of the income of a family among the 34 members thereof for the purpose of determining the income attributable 35 to such occupant. 36

- S 3. Subdivision 5 of section 85-a of the private housing finance law, as amended by chapter 182 of the laws of 1997, is amended to read as follows:
- 5. The "probable aggregate annual income" means the annual NET income [of the chief wage earner of the family] AFTER FEDERAL, STATE AND MUNICIPAL INCOME TAXES ARE DEDUCTED FROM THE GROSS INCOME OF THE CHIEF WAGE EARNER plus all other income of members of the family over the age of twenty-one years, plus a proportion of the income of members under the age of twenty-one years to be determined by the commissioner, excluding therefrom a deduction of fifteen thousand dollars from the income of secondary wage earners of the family or a larger deduction if approved by the commissioner or the supervising agency, as the case may be, except that the company, as approved by the commissioner, may exclude a proportion of the income of other members of the family over the age of twenty-one years for the purpose of determining eligibility for admission or continued occupancy, or for establishing the rental of such family, or for all such purposes.
- S 4. This act shall take effect on the first of January next succeeding the date on which it shall have become a law.