2926

2011-2012 Regular Sessions

IN ASSEMBLY

January 21, 2011

Introduced by M. of A. WRIGHT -- read once and referred to the Committee on Housing

AN ACT in relation to enacting the housing New York program act for the twenty-first century and to amend the private housing finance law, in relation to the housing New York corporation

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

1 Section 1. The housing New York program act for the twenty-first 2 century is hereby enacted to read as follows:

HOUSING NEW YORK PROGRAM ACT FOR THE TWENTY-FIRST CENTURY

4 Section 1. Short title.

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- 2. Legislative findings and purpose.
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- 16 13. Reports.
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19 Section 1. Short title. This act shall be known and may be cited as 20 the "housing New York program act for the twenty-first century".

S 2. Legislative findings and purpose. It is hereby found and declared that there exists in the city of New York a seriously inadequate supply

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

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of safe, sanitary and affordable dwelling accommodations for persons and 1 2 families for whom the ordinary operations of private enterprise cannot 3 provide such accommodations as provided herein and that such shortage is 4 progressively more severe to the degree that the incomes of such persons 5 are lower; that there exists in such city a significant number of one to б unit and multiple dwellings which are deteriorated or vacant; that two 7 the existence of such conditions creates a serious threat to the health, 8 safety, welfare, comfort and security of the people of the state and further depletes the supply of safe, sanitary and affordable dwelling 9 10 accommodations; and that substantial commitments of funds will be 11 required to alleviate the present shortage of safe, sanitary and affordable dwelling accommodations for persons and families of low and moder-12 13 ate income.

14 The legislature further finds that: (1) in order to assure that funds, 15 which are now or may in the future become available from public sources for the provision of dwelling accommodations, are used to benefit persons of low and moderate income, who face the most serious shortage 16 17 18 safe, sanitary and affordable housing; (2) in order to assure that of 19 such funds are otherwise used in the most beneficial manner; and (3) in order to provide new funds for such purposes through the Battery Park 20 21 city authority and the subsidiary corporation of the New York city hous-22 ing development corporation pursuant to this act, the housing New York for the twenty-first century should be established by the 23 program act 24 legislature.

25 S 3. Definitions. As used in this act, unless a different meaning 26 clearly appears from the context:

1. "City" shall mean (a) the city of New York, (b) its agencies and instrumentalities (other than the housing New York corporation), and (c) except for the purposes of section twelve of this act, the New York city housing development corporation;

2. "Housing New York corporation" shall mean the subsidiary corporation of the New York city housing development corporation created by section 654-c of the private housing finance law;

34 3. "Housing New York program for the twenty-first century" shall mean 35 the housing New York program for the twenty-first century established 36 pursuant to section four of this act;

4. "Housing program funds" shall mean those moneys described in subdivision one of section four of this act;

5. "Dwelling accommodations" shall mean one or more residential dwelling units, which are located in buildings or structures eligible for assistance under the programs and activities set forth in subdivision two of section four of this act;

43 6. "Median income for the area in which dwelling accommodations are 44 located" shall mean median income calculated in accordance with the 45 regulations of the United States department of housing and urban development governing eligibility for occupancy as a lower income family by a 46 47 family of four in the metropolitan statistical area which includes the 48 city of New York for purposes of section eight of the United States 49 housing act of nineteen hundred thirty-seven, as such act is amended to 50 the date of enactment of this act;

51 7. "Minority-owned business enterprise" shall mean a business enter-52 prise, including a sole proprietorship, partnership or corporation that 53 is: (a) at least fifty-one percent owned by one or more minority group 54 members; (b) an enterprise in which such minority ownership is real, 55 substantial and continuing; (c) an enterprise in which such minority 56 ownership has and exercises the authority to control independently the 1 day-to-day business decisions of the enterprise; and (d) an enterprise 2 authorized to do business in this state and independently owned and 3 operated;

"Minority group member" shall mean a United States citizen or 4 8. 5 permanent resident alien who is and can demonstrate membership in one of 6 the following groups: (a) Black persons having origins in any of the 7 Black African racial groups; (b) Hispanic persons of Mexican, Puerto Rican, Dominican, Cuban, Central or South American of either Indian or 8 9 Hispanic origin, regardless of race; (c) Native American or Alaskan 10 native persons having origins in any of the original peoples of North 11 and (d) Asian and Pacific Islander persons having origins in America; any of the Far East countries, South East Asia, the Indian subcontinent 12 13 or the Pacific Islands; and

14 "Utilization plan" shall mean a plan prepared by a contractor and 9. 15 submitted in connection with a proposed state contract. The utilization plan shall identify certified minority-owned or women-owned business enterprises, if known, that have committed to perform work in connection 16 17 18 with the proposed state contract as well as any such enterprises, if known, which the contractor intends to use in connection with the contractor's performance of the proposed state contract. The plan shall 19 20 21 specifically contain a list, including the name, address and telephone 22 number, of each certified enterprise with which the contractor intends 23 to subcontract.

1. There 24 4. Housing New York program for the twenty-first century. S 25 is hereby established a program to be known as the "housing New York 26 program for the twenty-first century" pursuant to which the city of New York, its agencies and instrumentalities (other than the housing New 27 York corporation) and the New York city housing development corporation 28 29 shall acquire, rehabilitate, construct, enlarge, improve and renovate dwelling accommodations and provide assistance in order to have such 30 activities performed, subject to the terms and conditions of this act. 31 32 Such program shall be financed with the total amount of funds which are made available from the following sources during the twenty year period 33 34 commencing July first, next succeeding the date on which this act shall 35 have taken effect:

36 (a) moneys provided to the city by the housing New York corporation 37 pursuant to section 654-c of the private housing finance law; and

38 (b) moneys committed to the housing New York program for the twenty-39 first century by the city.

40 2. Housing program funds shall only be utilized in programs and activities of the city for the provision of dwelling accommodations, and the 41 real and personal property acquired, owned, constructed, equipped, 42 43 improved, enlarged, rehabilitated or renovated to provide such accommo-44 dations and incidental and appurtenant commercial, social, recreational 45 or communal facilities, which programs and activities may include those under articles 8, 8-A, 11 and 15 of the private housing finance law and 46 47 those programs and activities designed to:

(a) preserve, repair, renovate, upgrade, improve, modernize, rehabili tate or otherwise prolong the useful life of dwelling accommodations;

50 (b) construct dwelling accommodations and undertake site preparation 51 related thereto;

52 (c) restore abandoned, vacant or occupied city or privately-owned 53 dwelling accommodations to habitable condition;

54 (d) assist in the acquisition of buildings which contain or are 55 expected to contain dwelling accommodations; A. 2926

1 (e) facilitate the disposition of city-owned buildings which contain 2 or are expected to contain dwelling accommodations; and

3 (f) provide infrastructure improvements related to and undertaken as 4 part of programs and activities for owner-occupied buildings which 5 contain no more than four dwelling accommodations; provided, however, 6 that no more than ten percent of the amount of housing program funds 7 shall be utilized for the purposes of this paragraph.

8 The city is hereby authorized to carry out, by loans or otherwise, 9 programs and activities designed to achieve the purposes described in 10 paragraphs (a) through (f) of this subdivision, all in accordance with 11 any applicable provisions of law.

12 3. All expenditures by the city of housing program funds shall be 13 appropriated by the city council of the city of New York.

14 S 5. Minimization of displacement. Within nine months following the 15 effective date of this act, the city shall issue and promulgate, in 16 accordance with the New York city charter, rules and regulations which 17 describe the procedures pursuant to which the city shall meet the 18 following goals:

19 The city shall use its best efforts to ensure that programs and 1. 20 activities carried out pursuant to the housing New York program for the 21 twenty-first century are structured so as to minimize the likelihood of 22 any involuntary physical or economic displacement of tenants and owners 23 who reside in dwelling accommodations which are the subject of such 24 programs and activities other than temporarily, as a direct result of 25 rehabilitation work which is performed in such tenant's or owner's 26 building or dwelling accommodations, in which case suitable temporary 27 relocation arrangements shall be provided.

28 2. In assembling sites for new construction projects which will 29 utilize housing program funds, and undertaking any demolition work 30 necessary to prepare such sites, the city shall avoid the displacement 31 of any existing tenants and owners of structurally sound dwelling accom-32 modations to the greatest extent feasible and in addition, give a prior-33 ity in occupying the project constructed with housing program funds to 34 any tenant or owner so displaced, if they are income eligible to do so. 35 3. The city shall keep a record of all tenants and owners who are

35 3. The city shall keep a record of all tenants and owners who are 36 involuntarily physically displaced by virtue of rehabilitation work 37 carried out with housing program funds or work necessary to prepare new 38 construction sites which utilize housing program funds and take reason-39 able steps to determine the number of tenants economically displaced by 40 virtue of such work.

Nothing contained in this section shall be deemed to make less restrictive any inconsistent requirement of state or local law or regulation which provides protections against involuntary displacement of occupants of housing accommodations.

S 6. Affordability. In structuring programs and activities pursuant to the housing New York program for the twenty-first century, the city shall take reasonable steps to assure that dwelling accommodations assisted by housing program funds remain affordable to the income groups occupying such accommodations for a substantially long period of time, such periods to be determined by the city in accordance with section eight of this act.

52 S 7. Rent regulation. Notwithstanding the provisions of, or any regu-53 lation promulgated pursuant to, the rent stabilization law of nineteen 54 hundred sixty-nine or the emergency tenant protection act of nineteen 55 seventy-four, in the case of a dwelling accommodation in a multiple 56 dwelling operated as rental property, which benefits from housing

program funds, if: (1) such dwelling accommodation at the time construction or rehabilitation work carried out with housing program 1 2 3 funds is completed, is not subject to the rent stabilization law of 4 nineteen hundred sixty-nine, the emergency tenant protection act of 5 nineteen seventy-four, the local emergency housing rent control act or 6 local law enacted pursuant thereto, or regulation by the city such 7 dwelling accommodation shall be made subject to the rent stabilization 8 law of nineteen hundred sixty-nine by the provisions of this section for 9 a period which shall be determined by the city and thereafter until the 10 first vacancy which occurs in such dwelling accommodation, or (2) such 11 dwelling accommodation is subject to any of the laws, acts or requ-12 lations described in subdivision one of this section at the time 13 construction or rehabilitation work carried out with housing program 14 funds is completed, such dwelling accommodation shall continue to be 15 subject to such laws, acts or regulations to the same extent, in the same manner and for the same period of time provided in any statute 16 17 which provides coverage for such housing accommodation under such laws, acts or regulations and shall not be affected by the provisions of this 18 19 section for the duration of such coverage, provided, however, that the city may provide that upon the termination of coverage of such housing 20 21 accommodations under any of the laws, acts or regulations described in 22 subdivision one of this section such housing accommodations shall be 23 subject to the rent stabilization law of nineteen hundred sixty-nine for 24 a period which shall be determined by the city and thereafter until the 25 first vacancy which occurs in such housing accommodation. The provisions 26 of this act shall not be deemed to provide rent regulation pursuant to the rent stabilization law of nineteen hundred sixty-nine for any period 27 28 of time subsequent to the expiration or termination of such law. 29

8. Standards and criteria. 1. In determining how long a period of S 30 time the city will seek to retain dwelling accommodations as affordable the income groups occupying them, pursuant to section six of this 31 to 32 act, and, where applicable, how long a period of time such dwelling 33 accommodations shall be subject to the rent stabilization law of nine-34 teen hundred sixty-nine, pursuant to section seven of this act, the city 35 shall be bound by any minimum period required by any federal, state or 36 local law, and shall also take into consideration the term of any loan 37 provided to benefit the housing accommodation through such program or 38 activity. The city may also consider the cost and useful life of the 39 works or improvements provided for the dwelling accommodation, the city 40 or activity through which the dwelling accommodation is program assisted, the category of income of the occupants of such dwelling 41 42 accommodation and the area or areas in which such dwelling accommodation 43 located. The city shall issue and promulgate, in accordance with the is 44 New York city charter, rules and regulations which outline the criteria 45 and procedures it shall use to meet the requirements of this section.

2. Notwithstanding the provisions of subdivision one of this section, 46 47 in the event housing program funds are provided to the New York city 48 housing development corporation in connection with any loan made by such corporation pursuant to subdivision 23-c of section 654 of the private housing finance law to finance the construction of dwelling accommo-49 50 dations: (a) the period of time such dwelling accommodations shall be 51 subject to the rent stabilization law of nineteen hundred sixty-nine 52 53 shall be a minimum of fifteen years, or such longer period as may be 54 provided in any law other than this act, and thereafter each such dwell-55 ing accommodation shall remain subject to such law until the first vacancy which occurs in such accommodation subsequent to the expiration 56

of such period; and (b) with regard to newly constructed dwelling accom-1 2 modations financed by such corporation which are intended to benefit 3 families whose incomes do not exceed eighty percent of the persons and 4 median income for the area in which such dwelling accommodations are 5 located, for a period of fifteen years persons and families who move 6 into such dwelling accommodations shall have incomes which do not exceed 7 eighty percent of such median income and such dwelling accommodations 8 shall remain affordable to such persons and families for a minimum period of fifteen years. 9

10 S 9. Allocation of program funds. At least forty percent of the funds 11 committed to the housing New York program for the twenty-first century shall be utilized to supply dwelling accommodations for persons and families whose incomes do not exceed fifty-five percent of the median 12 13 14 income for the area in which such dwelling accommodations are located 15 and in addition, no more than twenty-five percent of such funds may be utilized to supply dwelling accommodations for persons and families 16 whose incomes exceed ninety percent of such median income, but in no 17 18 event shall any housing program funds be utilized to provide dwelling 19 accommodations for persons and families whose incomes are greater than 20 one hundred seventy-five percent of the median income for the area in 21 which such dwelling accommodations are located. In addition, the city 22 shall use its best efforts to achieve by the end of each consecutive 23 five-year period during which the housing New York program remains in effect beginning with a five-year period commencing July first, next 24 25 succeeding the date on which this act shall have taken effect, the allo-26 cation of housing program funds described in the preceding sentence of 27 this section.

28 S 10. Income determinations. In determining which income groups are 29 being served by housing program funds for the purposes of section nine 30 of this act, the city shall utilize and may rely on the following 31 certifications, assumptions and calculations:

32 1. In the case of vacant dwelling accommodations assisted with housing 33 program funds or dwelling accommodations newly constructed with housing 34 program funds, the city shall require that the owners thereof: (a) 35 certify that each intended occupant has submitted an income affidavit, in a form prescribed by the city, (b) certify the category of income in 36 37 which the occupant belongs, and (c) continue to certify compliance with respect to the income eligibility of new tenants or purchasers for the 38 period of affordability established for such dwelling accommodation 39 40 pursuant to section eight of this act. The city shall periodically audit selected certifications provided pursuant to this section to determine 41 the accuracy of the representations contained therein. 42

43 In the case of other dwelling accommodations assisted with housing 2. 44 program funds: (a) occupied dwelling accommodations owned by the city, 45 dwelling accommodations occupied by persons and families transferred from emergency shelters for the homeless and dwelling accommodations 46 47 occupied by persons and families eligible for or receiving public assistance as shall be deemed to be occupied by persons and families whose incomes do not exceed fifty-five percent of median income; and (b) 48 49 50 occupied dwelling accommodations not owned by the city and located in an 51 area eligible for mortgage insurance provided by the rehabilitation mortgage insurance corporation which have annual rent levels after the 52 53 completion of rehabilitation work carried out pursuant to this act, of 54 less than thirty percent of ninety percent of median income shall be 55 deemed to be occupied by persons and families whose incomes are in 1

2 3 In the case where (a) an entire building or structure is assisted 3. 4 under the housing New York program for the twenty-first century; (b) such building or structure contains more than one dwelling accommo-dation; and (c) the categories of income of the occupants of such build-5 6 7 ing or structure are not uniform throughout, the city shall determine 8 housing program funds which benefit each particular the amount of dwelling accommodation by dividing the amount of such funds provided to 9 10 benefit the building or structure by the number of rental rooms in such 11 building or structure and multiplying the quotient derived therefrom by 12 the number of rental rooms for each particular dwelling accommodation.

13 Maintenance of effort. The city shall not use any housing S 11. 14 program funds to substitute for locally funded operating or capital 15 expenditures which the city would have allocated to programs to provide 16 dwelling accommodations through its normal budgetary process in the 17 absence of the housing New York program for the twenty-first century. All housing program funds shall be utilized by the city to increase 18 locally funded operating or capital expenditures to provide dwelling accommodations to a level which is greater than the level which would 19 20 21 have existed if housing program funds had not been available. Nothing in 22 this section shall require the city to allocate funds for housing purposes if in the city's judgment such allocation would require an 23 increase in taxation or reduction in other city services. 24

25 In connection with development and construction Contracts. S 12. 26 contracts for dwelling accommodations funded with housing program funds, 27 minority-owned and women-owned business enterprises and minority group 28 members and women shall be given the opportunity for meaningful partic-29 ipation. The city shall establish measures and procedures to secure 30 meaningful participation by minority-owned and women-owned business enterprises on contracts for dwelling accommodations funded with housing 31 32 program funds, including requiring submission of a utilization plan by 33 Such measures and procedures shall also promote the the contractor. 34 employment of minority group members and women on such contracts. The 35 provisions of this section shall not be construed to limit the ability of any minority-owned or women-owned business enterprise to bid on any 36 37 contract. In order to implement the requirements and objectives of this 38 section in connection with such dwellings accommodations, the city shall 39 be responsible for monitoring compliance with the provisions hereof, 40 providing advice on the availability of competitive qualified minorityowned and women-owned business enterprises to perform contracts proposed 41 to be awarded, and making recommendations to improve the access of 42 43 minority-owned and women-owned business enterprises to these contracts. 44 On or before April first, two years after this act shall have taken 45 effect, and on or before the end of each three month period thereafter during which housing program funds are expended by the city, the city 46 47 shall prepare and make available to the public a report detailing the measures and procedures established by the city in accordance with this 48 the dollar value of all contracts awarded to such enterprises 49 section, 50 and employees and the number of such enterprises and employees which 51 benefit from such contracts.

52 S 13. Reports. On or before January thirty-first, next succeeding the 53 date on which this act shall have taken effect and on or before January 54 thirty-first of every calendar year thereafter during which housing 55 program funds are expended by the city, the city shall submit a report 56 to the governor, the temporary president of the senate, the speaker of 1 the assembly, the minority leader of the senate and the minority leader 2 of the assembly. Such report shall:

1. Describe the housing New York program for the twenty-first century activities carried out during the prior calendar year and the housing New York program for the twenty-first century activities which the city plans to carry out during the upcoming calendar year. Such report shall include, but not be limited to:

8 (a) (i) a description of the specific rehabilitation and construction 9 work undertaken and anticipated to be undertaken pursuant to the program 10 including the addresses of all buildings assisted, and for each such 11 building: the type of rehabilitation or construction work performed, the status of such work as of the date the report is prepared, the eligibil-12 ity and program criteria utilized therefor and the city agency or 13 14 instrumentality responsible for the administration and disbursement of 15 housing program funds; and (ii) for the previous year, the number of 16 units and the amount of funds utilized to provide such units in each 17 such building or structure which are occupied by each of the categories 18 of income described in paragraph (d) of this subdivision and the methods and calculations used pursuant to section ten of this act to determine such categories of income; 19 20

(b) a breakdown of the amount of program funds obligated and disbursed 21 22 and anticipated to be obligated and disbursed to add new units to the 23 city's housing stock, either by substantial rehabilitation or new 24 construction and the number of units so added or anticipated to be 25 and the amount obligated and disbursed and anticipated to be added, 26 obligated and disbursed to rehabilitate existing occupied units and the 27 number of such units;

(c) the source and amount of total funds available for the housing New
York program for the twenty-first century and the amount of such funds
obligated and disbursed and anticipated to be obligated and disbursed
during the previous calendar year and the upcoming calendar year;

32 (d) the number of units, and the amount of housing program funds used 33 to assist those units, and, as a subcategory, the number of units and the amount of housing program funds used to assist those units which funds have been received by the city from the housing New York corpo-34 35 ration pursuant to section 654-c of the private housing finance law, for 36 37 units which have been and are expected to be occupied by persons and 38 families whose incomes do not exceed fifty-five percent of the median 39 income, for persons and families whose incomes exceed fifty-five percent 40 but do not exceed ninety percent of median income and for persons and families whose incomes exceed ninety percent but do not exceed one 41 hundred seventy-five percent of median income and the methods and calcu-42 43 lations which the city has used pursuant to section ten of this act in 44 determining that these units have been or are expected to be occupied by 45 such persons; and

46 (e) a description of how the city has fulfilled the requirements of 47 section eleven of this act. Such description shall include, but not be 48 limited to:

(i) a statement of the aggregate amount of locally funded operating and capital expenditures the city utilized to provide dwelling accommodations, including, but not limited to, housing program funds, during the previous and present city fiscal years and the sources of such funds;

54 (ii) the aggregate amount, or an estimate of such amount, whichever 55 the case may be, of locally funded operating and capital expenditures 56 which were or would have been utilized to provide dwelling accommo1 dations in the previous and present fiscal years in the absence of hous-2 ing program funds and the percentage change in such amount between the 3 previous and present fiscal year; and

4 (iii) in the event the aggregate amount of locally funded expenditures 5 on housing (exclusive of housing program funds) appropriated in the 6 expense and capital budgets as adopted in accordance with the charter of 7 the city of New York is less than the aggregate amount of locally funded 8 expenditures on housing (exclusive of housing program funds) appropriated in the expense and capital budgets as adopted in accordance with 9 10 the charter of the city of New York for the previous fiscal year, the 11 report shall set forth the reasons for such decline;

(f) a listing, pursuant to the requirements of section five of this act, of all those cases where tenants and owners have been involuntarily displaced from their homes by virtue of rehabilitation work carried out with housing program funds, or demolition work undertaken in order to construct buildings with housing program funds, and a statement, in each case as to why such displacement was necessary; and

18 (g) a summary, prepared on an annual basis of the reports which the 19 city is required to make available to the public pursuant to section 20 twelve of this act.

21 2. Such report shall also include the percentage of total housing 22 program funds which have been utilized, up to the date of preparation of 23 the report, to provide dwelling accommodations to persons and families 24 in each of the categories of income described in paragraph (d) of subdi-25 vision one of this section and, if such percentages differ from that 26 required by section nine of this act, a description of how the city 27 plans to meet the requirements of such section.

28 3. On or before July first, two years after this act shall have taken 29 effect, and on or before the termination of each three year period thereafter during which housing program funds are expended by the city, the 30 city shall submit, to the governor, the temporary president of the senate, the speaker of the assembly, the minority leader of the senate 31 32 33 and the minority leader of the assembly a projected plan for how the total amount of housing program funds will be spent over the life of the 34 35 housing New York program for the twenty-first century. Such plan shall include, but not be limited to, all of the information, to the extent 36 37 known, required by this section.

38 S 14. Act not to supersede other requirements. Nothing in this act 39 shall be deemed to make less restrictive any inconsistent requirement of 40 state law or regulation relating to the financing, construction or reno-41 vation of dwelling accommodations assisted with housing program funds.

S 15. Severability. If any clause, sentence, paragraph, section, or part of this act shall be adjudged by any court of competent jurisdiction to be invalid such judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, section or part thereof directly involved in the controversy in which such judgment shall have been rendered.

48 S 2. Paragraph (a) of subdivision 1, subdivisions 2 and 3, paragraph 49 (c) of subdivision 12 and subdivision 14 of section 654-c of the private 50 housing finance law, as added by chapter 32 of the laws of 1986, are 51 amended to read as follows:

(a) "Housing New York program" shall mean the housing New York program
 established pursuant to section four of the housing New York program act
 AND THE "HOUSING NEW YORK PROGRAM FOR THE TWENTY-FIRST CENTURY" SHALL
 MEAN THE HOUSING NEW YORK PROGRAM FOR THE TWENTY-FIRST CENTURY ESTAB-

1 LISHED PURSUANT TO SECTION FOUR OF THE HOUSING NEW YORK PROGRAM ACT FOR 2 THE TWENTY-FIRST CENTURY.

2. There is hereby established a public benefit corporation known as the "housing New York corporation" as a subsidiary corporation of the corporation solely for the purpose of borrowing money and granting such moneys to the city for the purposes and in accordance with the provisions of the housing New York program AND THE HOUSING NEW YORK PROGRAM FOR THE TWENTY-FIRST CENTURY.

9 3. It is hereby found and declared that the legislature, pursuant to 10 the housing New York program act AND THE HOUSING NEW YORK PROGRAM ACT FOR THE TWENTY-FIRST CENTURY, has established [a] THE housing New York 11 12 program AND THE HOUSING NEW YORK PROGRAM FOR THE TWENTY-FIRST CENTURY under which the city will cause the acquisition, construction, 13 equip-14 improving, rehabilitation and renovation of dwelling accommoping, 15 dations within the city of New York for persons and families for whom 16 the ordinary operations of private enterprise cannot supply such accom-17 modations; that such [program is] PROGRAMS ARE necessary in order to increase the presently inadequate supply of dwelling accommodations in 18 19 such city for such persons and families; that such [program shall] 20 PROGRAMS require a substantial commitment of funds from public sources; 21 and that the need for such moneys necessitates that the subsidiary 22 corporation created by this section be granted the powers and be made subject to the requirements of this section. The legislature therefore 23 24 finds that such subsidiary corporation, subject to the terms and condi-25 tions specified herein, should be given the power to borrow funds and grant such moneys to the city of New York, and any agency or instrumen-26 27 tality thereof (other than such subsidiary corporation) or the corpo-28 ration for use by such entity in the housing New York program AND THE HOUSING NEW YORK PROGRAM FOR THE TWENTY-FIRST CENTURY; that the financ-29 ing of residential housing facilities in accordance with the housing New 30 York program AND THE HOUSING NEW YORK PROGRAM FOR THE TWENTY-FIRST 31 32 CENTURY is a public purpose for which moneys may be granted, and 33 exemptions from taxation on the income of bonds or notes of such subsid-34 iary corporation and on such subsidiary corporation's income and propergranted, as specified herein; and that the powers and duties of such 35 ty subsidiary corporation as recited in this section are necessary and 36 37 proper for achieving the ends herein recited. Therefore such subsidiary 38 corporation is hereby authorized and empowered:

39 (a) to borrow money by issuing bonds and notes for the purposes of (i) 40 finance granting such moneys to the city to the acquisition, construction, equipping, improvement, enlargement, rehabilitation and 41 renovation of residential housing facilities for the purposes and in 42 43 accordance with the provisions of the housing New York program AND THE HOUSING NEW YORK PROGRAM FOR THE TWENTY-FIRST CENTURY and (ii) refunding 44 45 any bonds or notes of such subsidiary corporation issued pursuant to 46 this section;

47 to grant moneys to the city for the purpose of financing the (b) 48 acquisition, construction, equipping, improvement, enlargement, rehabilresidential housing facilities for 49 itation and renovation of the 50 and in accordance with the provisions of the housing New York purposes 51 program AND THE HOUSING NEW YORK PROGRAM FOR THE TWENTY-FIRST CENTURY and to enter into any agreement specifying terms and conditions with 52 53 respect thereto;

54 (c) subject to the provisions of any contract with the holders of any 55 of its bonds or notes, to pledge any revenues or assets of such subsid-56 iary corporation, including, but not limited to, any excess revenues of 1 the Battery Park city authority as shall be payable to such subsidiary 2 corporation pursuant to an agreement between the Battery Park city 3 authority and such subsidiary corporation as such subsidiary corporation 4 shall deem necessary, to secure any bonds or notes issued or any agree-5 ments entered into pursuant to this section;

6 (d) to procure insurance, letters of credit or other credit enhance-7 ments with respect to its bonds or notes issued pursuant to this section 8 and to pay the premiums and fees therefor;

9 (e) to adopt, amend or rescind rules and regulations appropriate to 10 carry out its corporate purposes and to establish such requirements and 11 enter into such agreements to achieve the objectives of this section; 12 and

13 (f) to exercise any and all other powers authorized by this section 14 and not inconsistent with the provisions of this section.

15 (c) the city shall use the moneys granted to it pursuant to this 16 section to finance residential housing facilities in accordance with the 17 provisions of the housing New York program AND THE HOUSING NEW YORK 18 PROGRAM FOR THE TWENTY-FIRST CENTURY and shall comply with the terms and 19 conditions of the housing New York program act, THE HOUSING NEW YORK 20 PROGRAM ACT FOR THE TWENTY-FIRST CENTURY and this section; and

21 14. For the purposes of financing the acquisition, construction, 22 improvement, enlargement, rehabilitation and renovation of equipping, residential housing facilities pursuant to this section, such subsidiary 23 24 corporation may borrow money by issuing bonds or notes in an aggregate 25 principal amount not exceeding [four] EIGHT hundred million dollars plus 26 a principal amount of bonds or notes issued (i) to fund any related debt 27 service reserve fund, (ii) to provide capitalized interest, and (iii) to 28 provide fees and other charges and expenses, including underwriters' 29 discount, related to the issuance of such bonds or notes and the maintenance of such reserves, all as determined by such subsidiary corpo-30 ration, excluding bonds or notes issued to refund outstanding bonds or 31 32 notes issued pursuant to this section. Any bonds or notes of such 33 subsidiary corporation shall not be or be deemed to be obligations of 34 the corporation or subject to or included in any authorization of or 35 limitation on indebtedness of the corporation.

In computing the total principal amount of bonds or notes that may at any time be issued for any purpose under this section, the amount of the outstanding bonds or notes that constitutes interest under the United States Internal Revenue Code of nineteen hundred fifty-four, as amended to the effective date of this section, shall be excluded.

41 S 3. This act shall take effect immediately.