STATE OF NEW YORK

5788

2017-2018 Regular Sessions

IN ASSEMBLY

February 15, 2017

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

AN ACT to amend the state finance law, in relation to establishing the senior housing fund, the emergency affordable housing construction fund and the jobs training fund; to direct the commissioner of housing and community renewal to enter into a contract with New York Homes and Community Renewal to make periodic subsidies for one or more projects to assist in developing rental units for seniors and other persons or families having a monthly income at or below seventy percent of the area median income; to increase the amount of the state low income tax credit allowable under article 2-A of the public housing law and to increase the amount of the real property tax exemption allowable under article 18-A of the private housing finance law for certain projects; to establish certain operational subsidies; to require property owners and developers to utilize certified minority and women-owned business enterprises on certain capital projects; to establish a specialized jobs training program; and making an appropriation therefor

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. This act shall be known and may be cited as the "emergency affordable housing construction act".

§ 2. (a) The provisions of this section apply to projects to assist in developing rental units for persons or families all of whom have a monthly income at or below seventy percent of the area median income (AMI) and one-third of whom have a monthly income at or below forty percent of the area median income (AMI) as determined on an annual basis by the U.S. department of housing and urban development.

9 (b) The commissioner of housing and community renewal shall be author-10 ized to enter into contracts by and through New York Homes and Community 11 Renewal to make periodic subsidies for one or more projects to assist in 12 developing rental units for persons or families having a monthly income

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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at or below seventy percent of the AMI. Any property owner or developer 1 2 of such a project shall be eligible to receive a capital subsidy for the construction of such unit in an amount not to exceed one hundred thou-3 4 sand dollars (\$100,000) per unit. The subsidy shall be administered by 5 New York Homes and Community Renewal and its affiliates. Funding for б such subsidy shall come from the emergency affordable housing 7 construction fund established by section 97-zzzz of the state finance 8 law.

9 The commissioner of housing and community renewal shall increase (C) 10 the amount of the state low income housing tax credit allowable under 11 article 2-A of the public housing law to assist in the development of property consisting of units one hundred percent of which are occupied 12 13 by persons or families all of whom have a monthly income at or below 14 seventy percent of the area median income (AMI) and one-third of whom 15 have a monthly income at or below forty percent of the area median 16 income (AMI) as determined on an annual basis by the U.S. department of 17 housing and urban development, regardless of the designation or market-18 ing of such property, as follows:

(i) the allowable per unit amount shall be increased from twenty thousand dollars to twenty-five thousand dollars; and

(ii) the allowable per project amount shall be increased from seven hundred fifty thousand dollars to one million dollars.

23 The commissioner of housing and community renewal shall increase (d) 24 the amount of loan funding under the homes for working families program 25 allowable under article 18-A of the private housing finance law to 26 assist in the development of property consisting of units one hundred 27 percent of which are occupied by persons or families having a monthly income at or below seventy percent of the AMI, regardless of the desig-28 29 nation or marketing of such property, from thirty-five thousand dollars 30 per unit to forty-five thousand dollars per unit.

(e) The commissioner of housing and community renewal shall increase the amount of the state low income housing tax credit allowable under article 2-A of the public housing law for projects to assist in developing rental units for senior housing as follows:

(i) the allowable per unit amount shall be fifty thousand dollars; and (ii) an additional annual subsidy of up to three hundred thousand dollars per project shall be allowable for services performed at any qualifying senior housing building that offers preventive health and wellness activities and case management services. Funding for such subsidy shall come from the senior housing fund established by section 97-yyyy of the state finance law.

42 (f) The commissioner of housing and community renewal, in conjunction 43 with the state comptroller shall monitor the senior housing fund estab-44 lished by section 97-yyyy of the state finance law and the emergency 45 affordable housing construction fund established by section 97-zzzz of 46 the state finance law and shall ensure that an initial deposit of twen-47 ty-five million dollars is placed into each fund.

(g) Any subsidy awarded pursuant to the terms of this section shall be subject to the provisions of article 4 of the public housing law.

50 (h) Contracts for projects eligible for subsidies, loans and tax cred-51 its as provided in this section shall be awarded on a competitive basis. 52 The process for applying for and the criteria for awarding such 53 contracts shall be established by the commissioner of housing and commu-54 nity renewal, upon consultation with the New York city housing develop-55 ment corporation or the New York state housing finance agency. Prefer-56 ence shall be given to projects that are developed in conjunction with

non-profit partners or that are located in HUD neighborhoods of opportu-1 2 nity or in neighborhoods that are ripe for gentrification as evidenced 3 by increased median household incomes and rent levels in a community 4 ward board or district. 5 (i) As used in this section, "senior housing" means any rental property consisting of units one hundred percent of which are occupied by б tenants, substantially all of whom are over sixty-two years of age and 7 8 all of whom have a monthly income at or below seventy percent of the 9 area median income (AMI) and one-third of whom have a monthly income at 10 below forty percent of the area median income (AMI) as determined on or an annual basis by the U.S. department of housing and urban development, 11 regardless of the designation or marketing of such property. 12 13 § 3. The state finance law is amended by adding two new sections 14 97-yyyy and 97-zzzz to read as follows: § 97-yyyy. Senior housing fund. 1. There is hereby established in the 15 joint custody of the state comptroller and the commissioner of taxation 16 17 and finance a fund to be known as the "senior housing fund". 2. Such fund shall consist of twenty-five million dollars, or so much 18 19 thereof as may be necessary, appropriated to the division of housing and 20 community renewal from any moneys in the state treasury in the abandoned 21 property fund established by section ninety-five of this article, not otherwise appropriated, and all other moneys credited or transferred 22 thereto from any other fund or source pursuant to law. 23 24 3. Moneys of the fund shall be expended for projects to assist in the 25 development of senior housing in cities having a population of ninety-26 five thousand or more persons as provided in the chapter of the laws of 27 two thousand seventeen which added this section. Moneys shall be paid out of the fund on the audit and warrant of the state comptroller on 28 29 vouchers approved by the commissioner of housing and community renewal. 30 Any interest received by the comptroller on moneys on deposit in the 31 senior housing fund shall be retained in and become part of such fund. 32 No money from such fund may be withdrawn, transferred, or used by any 33 person for any purpose other than as permitted in this section. 4. As used in this section, "senior housing" means any rental property 34 consisting of units one hundred percent of which are occupied by 35 tenants, substantially all of whom are over sixty-two years of age, 36 37 regardless of the designation or marketing of such property. 38 § 97-zzzz. Emergency affordable housing construction fund. 1. There 39 is hereby established in the joint custody of the state comptroller and the commissioner of taxation and finance a fund to be known as the 40 41 "emergency affordable housing construction fund". Such fund shall consist of twenty-five million dollars, or so much 42 2. 43 thereof as may be necessary, appropriated to the division of housing and 44 community renewal from any moneys in the state treasury in the abandoned 45 property fund established by section ninety-five of this article, not 46 otherwise appropriated, and all other moneys credited or transferred 47 thereto from any other fund or source pursuant to law. 48 3. Moneys of the fund shall be expended for projects to assist in the 49 development of low income housing in cities having a population of nine-50 ty-five thousand or more persons as provided in the chapter of the laws 51 of two thousand seventeen which added this section. Moneys shall be 52 paid out of the fund on the audit and warrant of the state comptroller 53 on vouchers approved by the commissioner of housing and community 54 renewal. Any interest received by the comptroller on moneys on deposit

55 in the housing fund shall be retained in and become part of such fund.

1	No money from such fund may be withdrawn, transferred, or used by any
2	person for any purpose other than as permitted in this section.
3	4. As used in this section, "low income housing" means any rental
4	property consisting of units one hundred percent of which are occupied
5	by persons or families all of whom have a monthly income at or below
б	seventy percent of the area median income (AMI) and one-third of whom
7	have a monthly income at or below forty percent of the area median
8	income (AMI) as determined on an annual basis by the U.S. department of
9	housing and urban development, regardless of the designation or market-
10	ing of such property.
11	§ 4. (a) New York Homes and Community Renewal shall establish an oper-
12	ational subsidy in the amount of eight million dollars (\$8,000,000) for
13	the purpose of providing rental assistance to persons or families having
14	a monthly income at or below forty percent of the area median income
15	(AMI) as determined on an annual basis by the U.S. department of housing
16	and urban development. The subsidy shall be administered by New York
17	Homes and Community Renewal and its affiliates. Funding for such subsi-
18	dy shall come from the emergency affordable housing construction fund
19	established by section 97-zzzz of the state finance law.
20	(b) The subsidy shall consist of project-based rental assistance and
21	shall be specific to qualifying units in qualifying projects to ensure
22	long-term affordability.
23	(c) The amount of rental assistance paid on behalf of eligible tenants
23 24	shall be the difference between the tenant contribution and the contract
25	rent for the qualifying unit. The tenant contribution shall be twenty
25 26	percent of the family's monthly income or thirty percent of the tenant's
27 28	monthly adjusted gross income less a utility allowance, whichever is
20 29	greater.
	(d) New York Homes and Community Renewal shall take all measures
30	necessary to implement the processing of the subsidy, including develop-
31	ing application and distribution procedures.
32	§ 5. (a) Any property owner or developer of projects receiving a capi-
33	tal subsidy or an operating subsidy pursuant to the provisions of
34	section two of this act shall enter into a minority and women-owned
35	business enterprise (MWBE) utilization agreement with New York Homes and
36	Community Renewal regarding the utilization of certified minority and
37	women-owned business enterprises on capital projects during the applica-
38	ble period of such subsidy.
39	(b) The MWBE utilization agreement shall include terms consistent with
40	the following provisions:
41	(i) the property owner or developer shall use best efforts to meet a
42	goal of thirty percent utilization of certified minority and women-owned
43	business enterprises on all capital projects during the applicable term
44	of the subsidy or subsidies;
45	(ii) the property owner or developer shall submit an annual report to
46	New York Homes and Community Renewal indicating its compliance with the
47	MWBE utilization agreement;
48	(iii) such other terms deemed necessary by New York Homes and Communi-
49	ty Renewal to carry out the provisions of this act.
50	(c) Notwithstanding the provisions of subdivision (b) of this section,
51	capital projects entailing a total expenditure of less than ten million
52	dollars (\$10,000,000) shall be exempted from the MWBE utilization agree-
53	ment.
54	(d) As used in this section:

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(i) "applicable period" means the period of time up to, but not longer 1 2 than, the period required to complete the initial construction of the 3 project; 4 (ii) "capital project" means any construction project with an esti-5 mated value equal to or exceeding forty million dollars (\$40,000,000); б and 7 (iii) "certified minority and women-owned enterprises" means a minori-8 ty or women-owned business enterprise certified by the director of the 9 division of minority and women's business development in the department 10 of economic development pursuant to section 314 of the executive law. 11 § 6. A specialized job training program will be established within the department of labor for the purposes of: (i) assisting eligible job 12 13 trainees to study for and pass the GED examination; (ii) provide techni-14 cal skills training; and (iii) link basic education to occupational or 15 trade skills development. 16 (a) The job training program shall be funded by the jobs training fund 17 established pursuant to section 97-ss of the state finance law. (b) The training program will be administered by the department of 18 19 labor. 20 (c) The training program administrator will use best efforts to: 21 (i) allocate seventy-five percent of the funds in the jobs training fund established pursuant to section 97-ss of the state finance law to 22 provide training through locally based not-for-profit organizations; 23 provided that the provisions of this paragraph shall not include 24 25 programs operated by trade organizations; and 26 (ii) direct training first to recently incarcerated persons, persons 27 on parole, persons sentenced to probation for commission of a felony or a misdemeanor as defined in section 55.10 of the penal law, and sixteen 28 29 to twenty-four year old "disconnected youth". 30 § 7. The state finance law is amended by adding a new section 97-ss to 31 read as follows: 32 § 97-ss. Jobs training fund. 1. There is hereby established in the 33 joint custody of the state comptroller and the commissioner of taxation and finance a fund to be known as the "jobs training fund". 34 35 2. Such fund shall consist of twenty-five million dollars, or so much 36 thereof as may be necessary, appropriated to the division of housing and 37 community renewal from any moneys in the state treasury in the abandoned 38 property fund established by section ninety-five of this article, not 39 otherwise appropriated, and all other moneys credited or transferred 40 thereto from any other fund or source pursuant to law. 41 3. Moneys of the fund shall be expended for educational instruction 42 for young adults sixteen to twenty-four years of age, low wage workers 43 and households with income at or below two hundred and fifty percent of 44 the federal poverty guidelines as set by the U.S. department of health 45 and human services, as provided in the chapter of the laws of two thou-46 sand seventeen which added this section. Moneys shall be paid out of the fund on the audit and warrant of the state comptroller on vouchers 47 approved by the commissioner of labor. Any interest received by the 48 comptroller on moneys on deposit in the jobs training fund shall be 49 retained in and become part of such fund. No money from such fund may 50 51 be withdrawn, transferred, or used by any person for any purpose other 52 than as permitted in this section. 53 § 8. The sum of two hundred million dollars (\$200,000,000), or so much 54 thereof as may be necessary, is hereby appropriated to the division of 55 housing and community renewal from any moneys in the state treasury in

the general fund to the credit of the local assistance account, not

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1 otherwise appropriated, for the purposes of carrying out the provisions sections two and six of this act. Such sum shall be payable on the 2 audit and warrant of the state comptroller on vouchers certified or 3 4 approved by the commissioner of housing and community renewal, or his or 5 her duly designated representative in the manner provided by law. No б expenditure shall be made from this appropriation until a certificate of 7 approval of availability shall have been issued by the director of the 8 budget and filed with the state comptroller and a copy filed with the 9 chair of the senate finance committee and the chair of the assembly ways and means committee. Such certificate may be amended from time to time 10 11 by the director of the budget and a copy of each such amendment shall be filed with the state comptroller, the chair of the senate finance 12 committee and the chair of the assembly ways and means committee. 13 14 § 9. This act shall take effect on the one hundred eightieth day after 15 it shall have become a law; provided that, effective immediately, the 16 division of housing and community renewal, the New York city housing 17 development corporation and the New York state housing finance agency shall make and implement all rules, regulations and standards and take 18 such other actions as are necessary to implement this act on or before 19

20 its effective date.