11081

IN ASSEMBLY

October 7, 2020

Introduced by COMMITTEE ON RULES -- (at request of M. of A. Epstein) -- read once and referred to the Committee on Governmental Operations

AN ACT to amend the executive law, in relation to directing the division of human rights to promulgate a statement regarding housing discrimination that shall be appended to any form of housing assistance

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

1	Section 1. The executive law is amended by adding a new section 295-a
2	to read as follows:
3	§ 295-a. Additional powers and duties of the division. 1. In addition
4	to the powers and duties otherwise provided by this article, the divi-
5	sion shall create and promulgate a statement that shall be appended to
6	any form of housing assistance administered by any state or municipal
7	agency including, but not limited to, the section eight housing choice
8	voucher program, or any other form of housing assistance, payment, or
9	credit regardless of whether or not such assistance, payment or credit
10	is paid or attributed directly to a landlord. Such statement shall, at a
11	<u>minimum, include:</u>
12	(a) examples of different forms of lawful source of income;
13	(b) examples of phrases that may indicate discrimination based on
14	lawful source of income in violation of section two hundred ninety-six
15	<u>of this article;</u>
16	<u>(c) a statement that it is illegal for the owner or any other person</u>
17	having the right to sell, rent or lease a housing accommodation, other
18	than an accommodation in an owner-occupied building of two units or
19	fewer, constructed or to be constructed, or any agent or employee there-
20	of, or any real estate broker, real estate salesperson, or employee or
21	agent thereof to do the following:
22	(i) refuse to sell, rent, or lease, or otherwise to deny to or with-
23	hold from a person a housing accommodation because of their receipt or
24	use of housing assistance, or represent that such housing accommodation
25	is not available for inspection, sale, rental, or lease when in fact it
26	<u>is so available;</u>

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

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1 (ii) require different terms or conditions or fail or r 2 provide facilities or services because of a person's receipt 3 housing assistance;	<u>or use of</u> concern-
3 housing assistance;	concern-
4 (iii) cause to be made any written or oral inquiry or record	a to rent
5 ing the receipt or use of housing assistance of a person seekin	9 00 10110
6 or lease any housing accommodation; or	
7 (iv) print or circulate any type of statement, advertise	ment, or
8 publication, use any application form, or make any record o	<u>r inquiry</u>
9 relating to the prospective purchase, rental, or lease of a	housing
10 accommodation which indirectly or directly expresses any li	mitation,
11 specification, or discrimination relating to a person's use or	<u>receipt</u>
12 of housing assistance;	
13 (d) a statement that it is illegal for landlords to refuse	
14 making repairs to an individual's unit because such individual	<u>pays rent</u>
<pre>15 with housing assistance;</pre>	
16 (e) a statement that an individual has the right to be f	
17 discriminatory, harassing or threatening behavior or comments	
18 such individual's receipt of or application for housing assista	
19 (f) contact information, including phone numbers, for the ap	
20 agencies and departments at which to make a complaint if th	
21 recipient feels that he or she is a victim of source of income	<u>discrimi-</u>
22 <u>nation</u> ;	
23 (g) contact information, including phone numbers, for nonprof	<u>it organ-</u>
24 izations dedicated to eliminating housing discrimination;	
25 (h) a statement that an individual has the right to file a la	wsuit in
26 <u>a court of law; and</u>	
27 (i) any other information deemed appropriate by the commissio	
28 2. Nothing in this section shall be construed to affect or	
29 duties or responsibilities of any party to fully comply	<u>with the</u>
30 provisions of section two hundred ninety-six of this article.	
31 § 2. This act shall take effect on the ninetieth day after	
32 have become a law. Effective immediately, the addition,	
33 and/or repeal of any rule or regulation necessary for the imple	
34 of this act on its effective date are authorized to be	made and
35 completed on or before such effective date.	