STATE OF NEW YORK

8436

2019-2020 Regular Sessions

IN ASSEMBLY

July 8, 2019

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

AN ACT to amend the private housing finance law and the local finance law, in relation to affordable housing in cities having a population of one million or more

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

Section 1. The private housing finance law is amended by adding a new 1 2 article 31 to read as follows: 3 ARTICLE XXXI 4 AFFORDABILITY PLUS PROGRAM 5 Section 1280. Short title. 1281. Statement of legislative findings and purpose. б 7 1282. Definitions. 8 1283. Loans and grants. 9 1284. Rents. 10 1285. Rules; enforcement. 1286. Severability. 11 12 1287. Reporting. 13 § 1280. Short title. This article shall be known and may be cited as 14 the "affordability plus program". § 1281. Statement of legislative findings and purpose. The legislature 15 hereby finds and declares that there is, in cities having a population 16 of one million or more, a seriously inadequate supply of safe and sani-17 18 tary housing accommodations within the financial reach of families and 19 persons of low income. This condition is contrary to the public interest 20 and threatens the health, safety, welfare, comfort and security of the 21 people of such cities. The legislature further finds and declares that 22 the ordinary operations of private enterprise cannot provide an adequate 23 supply of safe and sanitary housing accommodations at rental and sale 24 prices that families and persons of low income can afford. It is the

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

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purpose of this act to provide loans and grants to increase the supply 1 of housing accommodations for families and persons of low income, and 2 3 thereby improve the quality of life for all the people of such cities. 4 § 1282. Definitions. For the purposes of this article, the following 5 terms shall have the following meanings: б 1. "Agency" shall mean a department of housing preservation and devel-7 opment in a city having a population of one million or more. 8 2. "Housing accommodations" shall mean:(a) a private or multiple 9 dwelling, or any other structure containing dwelling units, rooming 10 units or sleeping accommodations, together with the land on which such 11 structure is situated; (b) any real property to be converted to such user; or (c) all or a portion of the dwelling units, rooming units or 12 13 sleeping accommodations therein. 14 3. "Owner" shall mean a person having record or beneficial ownership of real property or a lessee of real property having an unexpired term 15 16 of at least thirty years. 17 4. "Regulatory agreement" shall mean a written agreement with or approved by a city having a population of one million or more that 18 requires the provision of housing accommodations for families and 19 20 persons of low income, is entered into on or after the effective date of 21 this article, specifically provides that it is entered into pursuant to this article, is recorded against one or more parcels of real property, 22 and binds the owner of such real property and its successors and 23 assigns. A regulatory agreement may include such other terms and condi-24 25 tions as such city shall determine. 26 5. "Rent stabilization" shall mean, collectively, the rent stabiliza-27 tion law of nineteen hundred sixty-nine, the rent stabilization code, and the emergency tenant protection act of nineteen hundred seventy-28 29 four, all as in effect as of the effective date of this article or as 30 amended thereafter, together with any successor statutes or regulations 31 addressing substantially the same subject matter. 32 § 1283. Loans and grants. 1. Notwithstanding the provisions of any 33 general, special or local law, a city having a population of one million or more is authorized to make loans or grants to the owner of any real 34 35 property for the purpose of: (a) construction, rehabilitation, conversion, acquisition or refinancing of housing accommodations; (b) provid-36 ing site improvements, including, but not limited to, water and sewer 37 38 facilities, sidewalks, landscaping, the curing of problems caused by abnormal site conditions, excavation and construction of footings and 39 foundations and other improvements associated with the provision of 40 infrastructure for housing accommodations; or (c) providing for other 41 42 costs of developing housing accommodations. 2. Any loan made in accordance with this section shall be evidenced by 43 44 a note and may be secured by: (a) a mortgage upon the interest of the 45 owner in the real property assisted; (b) in the case of a condominium, a 46 mortgage upon each of the housing accommodations assisted by such loan 47 or; (c) in the case of a cooperative housing corporation, a lien upon 48 the economic interest in such corporation of each tenant-shareholder 49 assisted by such loan, or a mortgage upon the real property assisted, or both such lien and such mortgage. Any such mortgage may be consolidated 50 51 with a municipally-aided mortgage that encumbers the real property at 52 the time of the making of the loan pursuant to this section. For 53 purposes of this article, the term "mortgage" shall include any pledge 54 or assignment of shares, or assignment of a proprietary lease, in a cooperative housing corporation where such pledge or assignment is 55

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1	intended as security for the performance of an obligation and imposes a
2	<u>lien on or affects title to such shares or such proprietary lease.</u>
3	3. The repayment of any loan made in accordance with this section
4	shall be made in such manner as may be provided in the note and any
5	mortgage in connection with such loan. Such note and mortgage may
б	contain such terms and conditions as the city may deem necessary or
7	desirable to effectuate the purposes and provisions of this article.
8	Such terms and conditions may include, but shall not be limited to,
9	provisions concerning: (a) the repayment of the loan; (b) the interest,
10	if any, thereon; (c) the charges, if any, in connection therewith; and
11	(d) the prepayment of the principal of the loan. Such note and mortgage
12	may provide that all or a portion of the principal of the loan shall
13	automatically be reduced to zero over a period of continuous compliance
14	by the owner with a regulatory agreement and upon the satisfaction of
15	any additional conditions specified therein. Notwithstanding such
16	provision as contained in the note and mortgage, all or a portion of the
17	principal of the loan shall be reduced to zero only if, prior to or
18	simultaneously with delivery of such note and mortgage, the agency made
19	a written determination that such reduction would be necessary to ensure
20	the continued affordability or economic viability of the housing accom-
21	modations assisted by such loan. Such written determination shall docu-
22	ment the basis upon which the loan was determined to be eligible for
23	evaporation.
24	4. The city shall require the owner of any real property that is the
25	subject of a loan or grant pursuant to this section to execute and
26	record a regulatory agreement having a term commencing not later than
27	the date of such loan or grant. The regulatory agreement shall provide
28	that the owner shall rent or sell all housing accommodations required to
29	be occupied by families and persons of low income at rental or sales
30	prices that do not exceed, averaging all housing accommodations required
30 31	to be occupied by families and persons of low income by the regulatory
32	agreement, rental or sales prices that are affordable to households
33 34	earning one hundred twenty percent of the area median income, adjusted
	for household size.
35	5. The city shall not make any loan or grant pursuant to this section
36	unless the agency has made a written determination, which shall be stat-
37	ed or referenced in the regulatory agreement, that such loan or grant is
38	necessary to ensure the affordability or economic viability of the hous-
39	ing accommodations in accordance with the terms of the regulatory agree-
40	ment.
41	6. At the discretion of the agency, a mortgage securing a loan made
42	pursuant to this section may be exempt from the tax on mortgages imposed
43	by article eleven of the tax law and the tax on mortgages imposed by
44	chapter twenty-six of title eleven of the administrative code of the
45	city of New York.
46	7. At the discretion of the agency, any transfer of real property made
47	in connection with a loan or grant made pursuant to this section may be
48	exempt from the real estate transfer tax imposed by article thirty-one
49	of the tax law and the real property transfer tax imposed by chapter
50	twenty-one of title eleven of the administrative code of the city of New
51	York.
52	8. The agency may make provision, either in the mortgage or by sepa-
53	rate agreement, for the performance of such loan servicing functions,
54	including functions related to construction lending, as may generally be
55	performed by an institutional lender. The agency may act in such capaci-
56	ty or appoint or consent to the appointment of a financial institution

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1	to act in such capacity on behalf of the agency. The agency is author-
2	ized to pay a reasonable and customary fee to such financial institution
3	for the performance of such services.
4	§ 1284. Rents. Notwithstanding the provisions of rent stabilization or
5	the local emergency housing rent control act, or any regulation or local
б	law enacted pursuant thereto:
7	1. The regulatory agreement shall provide that all housing accommo-
8	dations required to be occupied by families and persons of low income
9	shall be subject to rent stabilization as of the effective date of the
10	regulatory agreement; provided, however, that the agency may exempt from
11	the requirements of this section any housing accommodations that are:
12	(a) located in a structure containing fewer than six dwelling units or
13	rooming units; (b) to be occupied on a transitional basis by persons who
14	are formerly homeless or have special needs; (c) subject to any law
15	providing for the regulation of rents by a governmental agency or
16	instrumentality; or (d) to be occupied as homeownership, rather than
17	rental, housing accommodations.
18	2. Except as otherwise provided in subdivision one of this section, if
19	any housing accommodations required to be occupied by families and
20	persons of low income are not subject to rent stabilization as of the
21	effective date of the regulatory agreement, the agency shall establish
22	the initial rents for such housing accommodations as of such date.
23	3. Upon completion of the construction or rehabilitation of a housing
24	accommodation which is assisted by a loan or grant made by a city pursu-
25	ant to section twelve hundred eighty-three of this article, the agency
26	may establish a new initial rent for each dwelling unit subject to rent
27	stabilization within the housing accommodation pursuant to subdivision
28	one of this section or otherwise. Prior to the making of a rehabili-
29	tation loan or grant pursuant to this article, the agency shall cause
30	each tenant in occupancy of a dwelling unit for which the agency intends
31	to establish a new initial rent to be notified of and have an opportu-
32	nity to comment on the contemplated rehabilitation. Such notification
33	shall advise such tenants of the approximate expected initial rent. Such
34	notification and opportunity to comment shall be provided before the
35	rehabilitation and again after the rehabilitation is completed and prior
36	to the establishment of the new initial rents. A representative of the
37	agency shall meet or offer to meet with all tenants in occupancy of
38	dwelling units affected by the provisions of this subdivision at least
39	once before the rehabilitation.
40 41	§ 1285. Rules; enforcement. 1. The agency may promulgate rules to carry out the provisions of this article, and may require a filing fee
41 42	in an amount equal to one thousand dollars per dwelling unit, or such
42 43	lesser amount as may be provided by such rules, in connection with any
44	application for a loan or grant pursuant to this article.
45	2. The agency shall have the power to: (a) subpoena, require the
46	attendance of and examine and take testimony under oath of such persons
40 47	as it may deem necessary in order to monitor and enforce compliance with
48	the regulatory agreement; and (b) subpoena and require the production of
49	books, accounts, papers, documents and other evidence related to such
50	monitoring and enforcement.
51	§ 1286. Severability. If any clause, sentence, paragraph, section or
52	part of this article shall be adjudged by any court of competent juris-
53	diction to be invalid, such judgment shall not affect, impair or invali-
54	date the remainder thereof, but shall be confined in its operation to
55	the clause, sentence, paragraph, section or part thereof directly

1	involved in the controversy in which such judgment shall have been
2	rendered.
3	§ 1287. Reporting. On or before September thirtieth of each year,
4	beginning in two thousand twenty, the agency shall submit a report to
5	the temporary president of the senate and the speaker of the assembly on
6	the housing production activity of the affordability plus program for
7	the previous city fiscal year.
8	§ 2. Subdivision a of section 11.00 of the local finance law is
9	amended by adding a new paragraph 41-f to read as follows:
10	41-f. Affordability plus program. The making of loans or grants,
11	pursuant to article thirty-one of the private housing finance law, thir-
12	ty years; improvements associated with the construction, rehabilitation,
13	conversion, acquisition or refinancing of housing accommodations, pursu-
14	ant to article thirty-one of the private housing finance law, thirty
15	years.

16 § 3. This act shall take effect immediately.