7287

## IN SENATE

January 16, 2020

- Introduced by Sen. BAILEY -- read twice and ordered printed, and when printed to be committed to the Committee on Housing, Construction and Community Development
- AN ACT to amend the executive law, in relation to increasing the state code enforcement powers of the secretary of state

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

1	Section 1. Paragraph b of subdivision 1 of section 381 of the execu-
2	tive law, as amended by chapter 560 of the laws of 2010, is amended to
3	read as follows:
4	b. the adequate number [and] of staff required to meet the needs of
5	the locality to be determined by looking at factors, including, but not
6	<u>limited to, population and geographic area,</u>
7	<b><u>b-1.</u></b> the qualifications of staff, including requirements that inspec-
8	tors be certified pursuant to this chapter,
9	§ 2. Paragraph c of subdivision 4 of section 381 of the executive law,
10	as added by chapter 707 of the laws of 1981, is amended and a new para-
11	graph e is added to read as follows:
12	c. [the] The secretary may designate the county in which such local
13	government is located to administer and enforce the uniform code in such
14	local government. In the case of such designation, the provisions of
15	subdivision five of this section shall apply.
16	e. The secretary may place an oversight official within a local
17	government to monitor and ensure compliance with the minimum standards
18	for administration and enforcement of the uniform code. The oversight
19	official shall be a state officer with expertise and experience in code
20	enforcement and other qualifications determined by the secretary to be
21	appropriate for the position. The placement of an oversight official
22	shall be for a period of up to one year and extended as necessary as
23	determined by the secretary. Local government staff shall comply with
24	all directives issued by the oversight official.
25	§ 3. The executive law is amended by adding a new section 381-a to
26	read as follows:

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

LBD13975-04-0

S. 7287

1 § 381-a. State code enforcement ombudsperson. 1. Definitions. For the 2 purposes of this section: 3 a. "Secretary" means the secretary of state; b. "Code enforcement" means the administration and enforcement of the 4 5 uniform fire prevention code and building code promulgated in accordance б with sections three hundred seventy-seven and three hundred seventy-7 eight of this article and the state energy conservation code adopted in 8 accordance with article eleven of the energy law, and any local building 9 and fire regulations enacted or adopted by any local government that are 10 in effect pursuant to section three hundred seventy-nine of this arti-11 cle; and c. "Ombudsperson" shall mean the state code enforcement ombudsperson. 12 13 2. Office of the state code enforcement ombudsperson. a. There is hereby established the office of state code enforcement ombudsperson in 14 the department of state division of building standards and codes, which 15 16 shall be headed by the state code enforcement ombudsperson, who shall carry out the duties established in this section. 17 b. The office of the state code enforcement ombudsperson is a distinct 18 19 entity, separately identifiable and located within the department of 20 state division of building standards and codes. 21 c. The secretary shall not establish personnel policies or practices which prohibit the ombudsperson from performing the functions and 22 responsibilities of the ombudsperson, pursuant to this section. 23 d. Nothing in this section shall prohibit the secretary of state from 24 25 requiring that the ombudsperson, or other employees of the office of 26 state code enforcement ombudsperson, adhere to the personnel policies 27 and procedures of the department of state. 3. State code enforcement ombudsperson. a. The secretary shall appoint 28 29 a full-time ombudsperson to administer and supervise the office of the state code enforcement ombudsperson. 30 31 b. The ombudsperson shall be selected from individuals with expertise 32 and experience in code enforcement and other qualifications determined 33 by the secretary to be appropriate for the position. 34 c. Any actual and potential conflicts of interest shall be identified 35 and addressed in accordance with subdivision seven of this section. d. The ombudsperson, personally or through authorized representatives, 36 37 shall: 38 (1) identify, investigate and resolve complaints that relate to actions or inactions of a local code enforcement program. The ombudsper-39 son may, in pursuing its investigation, visit any locality conducting 40 code enforcement at any time without prior notice. Local government 41 42 staff shall cooperate with the investigation. The ombudsperson shall 43 have the right to inspect all aspects of a local government's code enforcement program, visit all areas and observe all parts and aspects 44 45 of the program. Nothing in this section shall be construed as authoriz-46 ing the state ombudsperson to assume powers delegated to the secretary; 47 (2) present significant complaints to the secretary regarding a local-48 ity's failure to meet minimum standards of code enforcement, the locali-49 ty's failure to adopt recommendations for resolution by the ombudsperson 50 and any recommendations for intervention by the secretary; 51 (3) recommend to the secretary policies and procedures for the ombud-

52 sperson program;

53 <u>(4)</u> recommend policies, regulations and legislation designed to 54 <u>enhance code enforcement;</u> S. 7287

1	(5) monitor the implementation of policies and regulations of the
2	office and of the rules and regulations of other state and local agen-
3	cies, as such may be applicable to code enforcement;
4	(6) advise and assist localities with adhering to minimum standards
5	for administration and code enforcement; and
6	(7) report to the secretary the status of complaints on a periodic
7	basis, but not less than once per quarter. Such report shall indicate a
8	complaint has been resolved and the manner in which it was resolved, the
9	status of implementation of any recommendations made by the ombudsper-
10	son, and whether the ombudsperson recommends intervention by the secre-
11	tary.
12	Notwithstanding any other provision of law, the office of the state
13	code enforcement ombudsperson shall have access to, including the right
14	to inspect and copy, any records necessary to carry out its powers and
15	duties under this section, excluding those protected by statutory privi-
16	lege. Consistent with applicable laws and regulations, the confidential-
17	ity of all records and documents obtained must be maintained by the
18	office of the ombudsperson;
19	4. Assistant ombudspeople. The ombudsperson, with the approval of the
20	secretary, may appoint one or more assistant state code enforcement
	ombudspeople to assist the ombudsperson in the performance of their
21	
22	duties under this section. Each such assistant ombudsperson must be an
23	attorney duly authorized to practice law in the state of New York or
24	must be verified as having certification as a code enforcement official.
25	5. Complaint submission. The ombudsperson, in consultation with the
26	secretary, shall develop a complaint process that permits complaints to
27	be submitted electronically through the internet, over the phone, via
28	<u>facsimile or through regular mail.</u>
29	6. The secretary shall promulgate rules and regulations with respect
30	to a complaint investigation and review process by the ombudsperson that
31	shall include, but is not limited to, the following features:
32	a. Upon receipt of a complaint, the ombudsperson shall determine
33	whether there are reasonable grounds for an investigation.
34	b. Upon completion of an investigation, the ombudsperson shall issue a
35	report detailing their findings, recommendations for resolutions, and
36	recommendations for intervention by the secretary, if any.
37	c. Should the local code enforcement program decline to adopt any of
38	the ombudsperson's recommendations, the ombudsperson shall notify the
39	secretary and include the report with any additional recommendations for
40	intervention by the secretary.
	7. Conflict of interest. The secretary and the ombudsperson shall
41	
42	consider both the organizational and individual conflicts of interest
43	that may impact the effectiveness and credibility of the work of the
44	office of the state code enforcement ombudsperson. Accordingly, both the
45	secretary and the ombudsperson shall be responsible to identify actual
46	and potential conflicts and, where a conflict has been identified,
47	remove or remedy such conflict.
48	8. Regulations. The secretary, in consultation with the ombudsperson,
49	is authorized to promulgate rules and regulations to implement the
50	provisions of this section.
51	9. Annual report. On or before December thirty-first, two thousand
52	twenty-one, and annually thereafter, the ombudsperson shall submit to
53	the governor, the secretary of state, the temporary president of the
54	senate and the speaker of the assembly a report and make such report
55	available to the public:
55	ATALLANCE CO CHE PUNTLO.

S. 7287

1	a. describing the activities carried out by the office of the state
2	code enforcement ombudsperson during the prior calendar year;
3	b. containing and analyzing data relating to complaints;
4	c. evaluating the problems experienced by tenants and owners;
5	d. containing recommendations for appropriate state legislation;
б	e. describing barriers that prevent the optimal operation of the
7	ombudsperson program;
8	f. describing any organizational conflicts of interest in the ombud-
9	sperson program that have been identified and the steps taken to remove
10	or remedy such conflicts; and
11	g. any other matters as the ombudsperson, in consultation with the
12	<u>secretary, determines to be appropriate.</u>
13	§ 4. This act shall take effect on the one hundred eightieth day after
14	it shall have become a law; provided, however, that section two of this
15	act shall take effect on the sixtieth day after it shall have become a
16	law. Effective immediately, the addition, amendment and/or repeal of
17	any rule or regulation necessary for the implementation of this act on
18	its effective date are authorized to be made and completed on or before

19 such effective date.