AN ACT to amend the public housing law, in relation to establishing a COVID-19 emergency rental assistance program

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

Section 1. The public housing law is amended by adding a new article 14 to read as follows:

ARTICLE XIV
COVID-19 EMERGENCY RENTAL ASSISTANCE PROGRAM

Section 600. Legislative findings.

§ 600. Legislative findings. The legislature finds that it is in the public interest and an obligation of government to ensure that individuals and families are not rendered homeless or severely financially burdened because of an inability to pay the cost of housing and other necessities due to loss of income related to the widespread outbreak of the coronavirus commonly known as COVID-19. The legislature further finds that providing funding for individuals and families to pay rent that they would otherwise have difficulty paying will promote the stability and proper maintenance of the housing stock and assist commu-
nities in recovering from the adverse social and economic effects of the COVID-19 outbreak.

§ 601. Definitions. For the purposes of this article:
1. "Adjusted income" shall mean income minus any deductions allowable by the rules promulgated by the commissioner pursuant to this section. Mandatory annual deductions shall include:
   (a) four hundred eighty dollars for each dependent;
   (b) four hundred dollars for any elderly family member and/or a family member with a disability;
   (c) any reasonable child care expenses necessary to enable a member of the family to be employed or to further his or her education;
   (d) the sum total of unreimbursed medical expenses for each elderly family member and/or family member with a disability plus unreimbursed attendant care and/or medical apparatus expenses for each member of the family with a disability which are necessary for any member of the family, including the member who is a person with a disability, to be employed greater than three percent of the annual income; and
   (e) child support payments paid by the individual or member of the family.
2. "Child care expenses" shall mean expenses related to the care of children under the age of thirteen.
3. "Dependent" shall mean any member of the family who is neither the head of household, nor the head of the household’s spouse, and who is under the age of eighteen, a person with a disability, or a full-time student.
4. "Disability" shall mean:
   (a) the inability to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than twelve months; or
   (b) in the case of an individual who has attained the age of fifty-five and is blind, the inability by reason of such blindness to engage in substantial gainful activity requiring skills or abilities comparable to those of any gainful activity in which they have previously engaged with some regularity and over a substantial period of time; or
   (c) a physical, mental, or emotional impairment which:
      (i) is expected to be of long-continued and indefinite duration;
      (ii) substantially impedes his or her ability to live independently; and
      (iii) is of such a nature that such ability could be improved by more suitable housing conditions; or
   (d) a developmental disability that is a severe, chronic disability of an individual that:
      (i) is attributable to a mental or physical impairment or combination of mental and physical impairments;
      (ii) is manifested before the individual attains age twenty-two;
      (iii) is likely to continue indefinitely;
      (iv) results in substantial functional limitations in three or more of the following areas of major life activity:
         (A) self-care;
         (B) receptive and expressive language;
         (C) learning;
         (D) mobility;
         (E) self-direction;
         (F) capacity for independent living;
(G) economic self-sufficiency; and

(v) reflects the individual's need for a combination and sequence of special, interdisciplinary, or generic services, individualized supports, or other forms of assistance that are of lifelong or extended duration and are individually planned and coordinated.

5. " Dwelling unit" shall mean a single-family dwelling, including attached structures such as porches and stoops; or a single-family dwelling unit in a structure that contains more than one separate residential dwelling unit, and in which each such unit is used or occupied, or intended to be used or occupied, in whole or in part, as the residence of one or more persons.

6. "Elderly" shall mean sixty-two years of age or older.

7. "Fair market rent" shall mean the fair market rent for each rental area as promulgated annually by the United States Department of Housing and Urban Development's Office of Policy Development and Research pursuant to 42 USC 1437f.

8. (a) "Family" shall mean a group of persons living in the same household who:

(i) are related by birth, marriage or adoption. This group includes, but is not limited to a family with or without children (a child who is temporarily away from the home because of placement in foster care is considered a member of the family), an elderly family, a near-elderly family, a disabled family, a displaced family, or the remaining member of a tenant family; or

(ii) are two or more individuals who are not related by blood, marriage, adoption, or other operation of law, but who can demonstrate that they have lived together previously and certify that each individual's income and other resources will be available to meet the needs of the family.

(b) Each family shall identify the individuals to be included in the family at the time of application, and shall update this information if the family's composition changes.

(c) The commissioner shall have the discretion to determine if any other group of persons qualifies as a family.

9. "Income" shall mean income from all sources of each member of the household, including all wages, tips, overtime, salary, recurring gifts, returns on investments, welfare assistance, social security payments, child support payments, unemployment benefits, and any other government benefit or cash grant. The term "income" shall not include: employment income from children under eighteen years of age, employment income from children eighteen years of age or older who are full-time students, foster care payments, sporadic gifts, groceries provided by persons not living in the household, supplemental nutrition assistance program (SNAP) (food stamp) benefits, earned income disregard (EID), or the earned income tax credit.

10. "Individual" shall mean a single person.

11. "Manufactured home tenant" shall have the same meaning as defined by section two hundred thirty-three of the real property law.

12. "Owner" shall mean any private person or any entity, including a cooperative, an agency of the federal government, or a public housing agency, having the legal right to lease or sublease dwelling units.

13. "Public housing agency" shall mean any county, municipality, or other governmental entity or public body that is authorized to administer any public housing program, or an agency or instrumentality of such an entity, and any other public or private non-profit entity that administers any other public housing program or assistance.
§ 602. Authority to implement emergency rental assistance. The commis-

sioner, as soon as practicable and subject to the appropriation of funds

for this purpose, shall implement a program of rental assistance in the

form of emergency vouchers for those eligible pursuant to section six

hundred three of this article. The housing trust fund corporation shall

issue vouchers pursuant to this article, subject to appropriation of

funds for this purpose, and may contract with the division of housing

and community renewal to administer any aspect of this program in

accordance with the provisions of this article. The commissioner may

delegate administration of a portion of this program to the department

of labor for those applying for or receiving unemployment benefits. The

commissioner may also delegate the administration of portions of this

program to any county, city, town, or public housing agency in accord-

ance with the provisions of this article.

§ 603. Eligibility. The commissioner shall promulgate standards for

determining eligibility for this program.

1. An individual or family shall be eligible for this program if,

because of the outbreak of COVID-19:

(a) the individual or family has suffered a substantial loss of income

as defined by the commissioner; and

(b) the individual or family rents their primary residence in the

state of New York, including both tenants of dwelling units and manufac-

tured home tenants; and

(c) the individual or family's monthly rent obligation is greater than

thirty percent of their current monthly adjusted income.

2. In addition to the eligibility criteria in subdivision one of this

section, the commissioner may promulgate limits on assets as part of any

determination of eligibility for this program.

3. An individual or family in receipt of rental assistance under this

program shall no longer be financially eligible for assistance when:

(a) the individual or family's monthly income has been restored to an

amount equal to or greater than the individual's or family's income

prior to the eligible loss suffered in paragraph (a) of subdivision one

of this section; or

(b) the individual or family's monthly rent obligation is no longer

greater than thirty percent of their monthly adjusted income.

4. An individual or family shall no longer be eligible for this

program after three months of rental assistance is paid, unless extended

at the discretion of the commissioner.

5. An individual full-time college student or family consisting exclu-

sively of full-time college students is ineligible for this program

unless each individual in the household satisfies the following condi-

tions:

(a) the individual shall have established a household separate from

his or her parents or legal guardians for at least one year prior to

application for admission or shall meet the United States department of

education's definition of independent student; and

(b) the individual shall not be claimed as a dependent by his or her

parents or legal guardians pursuant to Internal Revenue Service (IRS)

regulations.
6. Rental assistance shall be terminated when the recipient individual or family becomes ineligible for this program for rent due after the date the recipient becomes ineligible.

7. Pursuant to 8 U.S.C. 1621(d), the commissioner may use state funds allocated for this program to provide benefits to individuals or families who, but for 8 U.S.C. 1621(a), would otherwise be eligible for benefits.

§ 604. Payment of emergency vouchers. The emergency voucher shall be paid directly to the owner of the dwelling unit or manufactured home park occupied by the voucher recipient by the housing trust fund corporation for rent due from the voucher recipient and any rental arrears owed that were not paid as a result of the loss of income described in paragraph (a) of subdivision one of section six hundred three of this article. Any rental arrears payment shall be equal to the amount for which the tenant would have been eligible as determined by section six hundred six of this article, plus any late fees incurred due to such nonpayment, up to the legal maximum as prescribed by section two hundred thirty-eight-a of the real property law.

§ 605. Rental obligation. 1. Each recipient of housing assistance under this section’s monthly rental obligation shall be thirty percent of the monthly adjusted income of the family or individual.

2. If an individual or family shares a dwelling or manufactured home with one or more individuals who are not part of their family as defined by this article, the monthly rental obligation of the individual or family shall be calculated using the portion of the individual or family's rent for which they are responsible rather than the entire rent for the shared dwelling unit or manufactured home.

§ 606. Assistance payment. 1. The amount of the monthly rental assistance payment with respect to any dwelling unit or manufactured home shall be the difference between the monthly rent the owner is to receive for the unit or home and the monthly rent the family or individual is required to pay under section six hundred five of this article.

2. Notwithstanding subdivision one of this section, if the rent for the individual or family exceeds two hundred fifty percent of fair market rent for the rental area, the monthly assistance payment for the individual or family shall be the difference between the rental obligation established in section six hundred five of this article and two hundred fifty percent of the fair market rent for the rental area.

3. In addition to any rental assistance payments, the commissioner shall also authorize the full payment of utilities for any recipient individual or family for the time period during which the individual or family qualifies for rental assistance pursuant to section six hundred three of this article. Any such payments shall be paid directly to the utility.

§ 607. Verification of income and assets. The commissioner shall establish procedures which are appropriate and necessary to assure that data regarding income, and assets to the extent necessary to determine eligibility, provided by individuals and families applying for or receiving assistance under this article is complete and accurate. In establishing such procedures, the commissioner shall randomly select a sample of individuals and families to authorize the commissioner to obtain information on these individuals and families for the purpose of income and asset verification, or to allow those individuals and families to provide such information themselves. Such information may include, but is not limited to, data concerning unemployment compensation and federal income taxation and data relating to benefits made
available under the Social Security Act, 42 U.S.C. 301 et seq., the Food
and Nutrition Act of 2008, 7 U.S.C. 2011 et seq., or title 38 of the
United States code. Any such information received pursuant to this
section shall remain confidential and shall be used only for the purpose
of verifying incomes, and assets if applicable, in order to determine
eligibility of individuals and families for benefits, and the amount of
such benefits if any, under this section.

§ 608. Division of a recipient family. 1. In those instances where a
family assisted under this article becomes divided into two otherwise
eligible individuals or families due to divorce, legal separation or the
division of the family, where the new units cannot agree as to which new
unit should continue to receive the assistance, and where there is no
determination by a court, the commissioner shall consider the following
factors to determine which of the individuals or families will continue
to be assisted:
   (a) which of the two new units has custody of dependent children;
   (b) which family member was the head of household when the voucher was
initially issued (listed on the initial application);
   (c) the composition of the new units and which unit includes elderly
or disabled members;
   (d) whether domestic violence was involved in the breakup;
   (e) which family members remain in the unit; and
   (f) recommendations of social service professionals.

   2. Documentation of these factors shall be the responsibility of the
requesting parties. If documentation is not provided, the commissioner
shall terminate assistance on the basis of failure to provide informa-
tion necessary for a recertification.

   3. Any individual or family who loses benefits pursuant to this
section may submit a new application for benefits under this program as
a separate individual or family.

§ 609. Fair housing obligations. Nothing in this section shall lessen
or abridge any fair housing obligations promulgated by municipalities,
localities, or any other applicable jurisdiction.

§ 2. This act shall take effect immediately.