STATE OF NEW YORK

10287

IN ASSEMBLY

April 8, 2020

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

AN ACT to amend the public housing law, in relation to preferences and priorities for prospective public housing and section 8 tenants in the city of New York

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

Section 1. Paragraph (e) of subdivision 3 of section 402-b of the public housing law, as added by chapter 3 of the laws of 2010, is amended to read as follows:

(e) All prospective public housing and Section 8 tenants shall be 5 selected from a waiting list which shall be maintained by the New York city housing authority in compliance with the federal public housing and Section 8 laws and all applicable rules and regulations. The New York 7 city housing authority and each respective project owner shall screen tenants and jointly have final approval over tenant selection all in 10 accordance with aforementioned laws, rules and regulations. All prospec-11 tive public housing tenants shall be taken from the waiting list in the 12 order in which they applied for the size appropriate unit, subject 13 however to preferences and priorities provided for in [the public hous-14 ing law this chapter and all applicable rules and regulations: 15 provided, however that, any priority or preference offered to applicants 16 based on their residence in a city owned, operated or contracted domes-17 tic violence shelter or in a domestic violence shelter licensed by the 18 office of children and family services shall be offered at the highest priority level offered to any other class of applicants. 19

§ 2. This act shall take effect immediately.

20

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

LBD09865-03-0