STATE OF NEW YORK

4785

2021-2022 Regular Sessions

IN SENATE

February 12, 2021

Introduced by Sen. RAMOS -- 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 public housing law, the general obligations law, and the state finance law, in relation to establishing the New York state emergency rent supplement program

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

1 Section 1. Subdivision 1 of section 14 of the public housing law is amended by adding a new paragraph (x) to read as follows:

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(x) administer the New York state emergency rent supplement program pursuant to section 7-103 of the general obligations law.

- § 2. Section 7-103 of the general obligations law, as amended by chapter 1009 of the laws of 1970, subdivisions 2 and 2-a as amended by chapter 402 of the laws of 1979, is amended to read as follows:
- 8 § 7-103. Money deposited or advanced for use or rental of real proper-9 ty; [waiver void; administration expenses] New York state emergency rent supplement program. 1. [Whenever money shall be deposited or advanced on 10 11 a contract or license agreement for the use or rental of real property 12 as security for performance of the contract or agreement or to be 13 applied to payments upon such contract or agreement when due, such 14 money, with interest accruing thereon, if any, until repaid or so applied, shall continue to be the money of the person making such depos-15 it or advance and shall be held in trust by the person with whom such 16 deposit or advance shall be made and shall not be mingled with the 17 18 personal moneys or become an asset of the person receiving the same, but 19 may be disposed of as provided in section 7-105 of this chapter.] There 20 shall be established within the division of housing and community 21 renewal a New York state emergency rent supplement program.
- [Whenever the person receiving money so deposited or advanced shall 23 deposit such money in a banking organization, such person shall thereup-24 on notify in writing each of the persons making such security deposit or 25 advance, giving the name and address of the banking organization in 26 which the deposit of security money is made, and the amount of such

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

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deposit. Deposits in a banking organization pursuant to the provisions of this subdivision shall be made in a banking organization having a place of business within the state. If the person depositing such secu-rity money in a banking organization shall deposit same in an interest bearing account, he shall be entitled to receive, as administration expenses, a sum equivalent to one per cent per annum upon the security money so deposited, which shall be in lieu of all other administrative and sustodial expenses. The balance of the interest paid by the banking organization shall be the money of the person making the deposit or advance and shall either be held in trust by the person with whom such deposit or advance shall be made, until repaid or applied for the use or rental of the leased premises, or annually paid to the person making the deposit of security money.

2-a. Whenever the money so deposited or advanced is for the rental of property containing six or more family dwelling units, the person receiving such money shall, subject to the provisions of this section, deposit it in an interest bearing account in a banking organization within the state which account shall earn interest at a rate which shall be the prevailing rate earned by other such deposits made with banking organizations in such area.

2-b. In the event that a lease terminates other than at the time that a banking organization in such area regularly pays interest, the person depositing such security money shall pay over to his tenant such interest as he is able to collect at the date of such lease termination. Such program shall:

- (a) include a system where tenant security deposits or advances on a contract or agreement for the use or rental of real property are held by a third-party custodian and arbiter, with interest accruing thereon;
- (b) require landlords to place a tenant's security deposit or advance in such system if a security deposit or advance is received;
- (c) include a process for returning the security deposit or advance to the tenant, including a method for tenants to transfer the remaining balance of their security deposit to apply to a new lease agreement;
- (d) require that if a landlord wishes to withhold such security deposit or advance, the landlord shall make an agreement with the tenant specifying the amount of money to be withheld and the reasons for such withholding;
- (e) establish a dispute resolution service for disagreements arising over the withholding of a security deposit or advance to be provided at no cost to the landlord and tenant;
- (f) require that both parties agree prior to using the dispute resolution service that the decision of such service is binding; and
- (g) include any other regulations as determined necessary by the commissioner of housing and community renewal.
- 2-a. Any person who violates the requirement specified in paragraph (b) of subdivision two of this section shall be punished by a civil fine of up to fifteen percent of the annual rent under such contract.
- 3. Any provision of such a contract or agreement whereby a person who so deposits or advances money waives any provision of this section is absolutely void.
- 4. The term "real property" as used in this section is co-extensive in meaning with lands, tenements and hereditaments.
- § 3. The public housing law is amended by adding a new section 223-c to read as follows:
- 55 <u>§ 223-c. New York state emergency rent supplement program. 1. The</u> 56 <u>division shall establish a fund to be known as the tenant security</u>

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deposit fund for the purposes of operating and administering the New 1 York state emergency rent supplement program. Monies of the fund shall 3 be kept separate from and shall not be commingled with any other monies of the division. The fund shall consist of all monies received by the 4 5 division pursuant to section 7-103 of the general obligations law and 6 funds appropriated from the tenant security deposit fund established 7 pursuant to section ninety-nine-ii of the state finance law.

- 2. Notwithstanding any other provision of law to the contrary, 8 9 division shall provide an emergency rent supplement to eligible individ-10 uals and families in accordance with this section.
- 3. (a) The division shall provide an emergency rent supplement to eligible tenants as defined in subdivision four of this section in one 12 13 month intervals for up to three months over a thirty-six month period. 14 The emergency rent supplement shall be issued by the division directly to the landlord or vendor.
 - (b) A tenant shall receive no more than three emergency rent supplements over a period of thirty-six months, regardless of the premises for which such supplement is provided. Supplements shall be provided on behalf of tenants and shall not be based upon the premises which the tenant is leasing.
 - 4. A tenant shall be eligible to receive an emergency rent supplement if:
 - (a) the tenant's household is at or below sixty percent of the area median income based on the family household size as calculated by the United States department of housing and urban development in order to be eligible for an emergency rent supplement;
 - (b) the tenant provides proof of at least ninety days employment;
 - (c) the tenant provides proof of need as determined by the division. For the purposes of this section, proof of need includes, but need not be limited to, need due to outstanding medical bills, domestic violence, notice of late rental payment, delayed payment due to job status, student loans, and medical leave from work. Proof of need does not include need due to loss of a job.
 - § 4. The state finance law is amended by adding a new section 99-ii to read as follows:
 - § 99-ii. Tenant security deposit fund. 1. Establishment of the fund. There is hereby established in the joint custody of the state comptroller and the commissioner of housing and community renewal a special fund to be known as the tenant security deposit fund. Moneys in this account shall be kept separate and not commingled with any other moneys in the custody of the comptroller.
 - 2. Sources of funds. The sources of funds shall consist of all moneys deposited pursuant to section 7-103 of the general obligations law. Moneys of the fund shall be invested in United States treasury bonds. Any interest received by the comptroller on moneys on deposit shall be retained and become part of the fund, unless otherwise directed by law.
 - 3. Uses of funds. Moneys of the fund shall be available for distribution to the New York state emergency rent supplement program established pursuant to section two hundred twenty-three-c of the public housing law.
- This act shall take effect on the one hundred twentieth day 51 § 5. after it shall have become a law. Effective immediately, the addition, 52 53 amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized to be 54 made and completed on or before such effective date.