STATE OF NEW YORK

4539

2023-2024 Regular Sessions

IN SENATE

February 9, 2023

Introduced by Sen. RAMOS -- read twice and ordered printed, and when printed to be committed to the Committee on Corporations, Authorities and Commissions

AN ACT to amend the public authorities law and the state finance law, in relation to establishing the New York title guaranty program; to establish the New York title guaranty commission; and to repeal certain provisions of the insurance law relating thereto

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

1 Section 1. Legislative findings. The legislature finds and declares 2 that a state title guaranty program promotes land title stability and a 3 low-cost mechanism to provide for guaranties of real property titles in 4 New York state. The title guaranty corporation established by this act 5 will facilitate developers', homebuyers', and mortgage lenders' partic-6 ipation and add to the integrity of the land-title transfer system in 7 the state.

8 § 2. Article 10-D of the public authorities law is amended by adding a 9 new title 4 to read as follows:

TITLE 4

NEW YORK TITLE GUARANTY PROGRAM

12 <u>Section 3974. New York title guaranty program.</u>
13 <u>3975. New York title guaranty corporation.</u>

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14 § 3974. New York title guaranty program. (a) There is hereby created 15 the New York title guaranty program to initiate and operate a program 16 which shall offer guaranties of real property titles in this state. The 17 program shall be authorized and administered by a new state corporation 18 entitled the New York title guaranty corporation. The corporation shall 19 determine the terms, conditions, and form of the guaranty contract. The 20 corporation shall fix a charge for the guaranty in an amount sufficient 21 to permit the program to operate on a self-sustaining basis, including

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

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s. 4539

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1	payment of administrative costs and the maintenance of an adequate
2	reserve against claims under the New York title guaranty program.
3	(b) A title guaranty or gap coverage issued under this program is an
4	obligation of the corporation only and claims are payable solely and
5	only out of the moneys, assets, and revenues of the title guaranty fund
б	established and held by the corporation and are not an indebtedness or
7	liability of the state. The state shall not be liable on any guaranty or
8	gap coverage.
9	(c) The corporation shall consult with the department of financial
10	services in developing a guaranty contract and developing any other
11	feature of the program with which the department of financial services
12	may have special expertise.
13	(d) Each participating attorney and abstractor may be required to pay
14	an annual participation fee to be eligible to participate in the New
15	York title guaranty program. The fee, if any, shall be set by the corpo-
16	ration.
17	(e) The participation of abstractors and attorneys shall be in accord-
18	ance with rules established by the corporation and adopted by the
19	program pursuant to the state administrative procedure act, including
20	rules for the payment of reasonable fees and costs of necessary
21	services.
22	(1) (A) Each participant shall at all times maintain liability cover-
23	age in amounts approved by the corporation. Upon payment of a claim by
24	the corporation, the corporation shall be subrogated to the rights of
25	the claimant against all persons relating to the claim.
26	(B) Additionally, the state, through the corporation, shall establish
27	and maintain a statewide electronic database of real property throughout
28	the state. All instruments affecting real property in the state which
29	have heretofore been recorded in the office of a county clerk or other
30	municipal office shall be recorded in the statewide electronic database
31	of real property. The corporation may undertake additional methods to
32	obtain real property title information for purposes of creating and
33	maintaining a comprehensive statewide electronic database of real prop-
34 25	erty. The statewide electronic database of real property shall be
35	accessible to participating abstractors and attorneys under terms deter-
36	mined by the corporation, and the corporation may provide access to all
37	or portions of the database to the public.
38	(2) The corporation may waive the requirements of this subdivision pursuant to an application of an attorney or abstractor which shows that
39 40	the requirements impose a hardship to the attorney or abstractor and
41	that the waiver clearly is in the public interest or is absolutely
42 42	necessary to ensure availability of title quaranties throughout the
43	state.
43 44	(f) Prior to the issuance of a title guaranty, the corporation shall
45	require evidence that an abstract of title to the real property in ques-
46	tion has been brought up-to-date and certified by a participating
47	abstractor in a form approved by the corporation and a title opinion
48	issued by a participating attorney in the form approved by the corpo-
49	ration stating the attorney's opinion as to the title. The corporation
50	shall require evidence of the abstract being brought up-to-date and the
50 51	abstractor shall retain evidence of the abstract as determined by the
52	corporation. The information obtained may be included in the statewide
53	electronic database.
53 54	(g) The attorney rendering a title opinion shall be authorized to
55	issue a title guaranty certificate subject to the rules of the corpo-
55	<u>ispue a citte guaranty certificate subject to the futes of the Corpo-</u>

56 <u>ration.</u>

S. 4539

(h) The corporation shall adopt rules and regulations necessary for 1 2 the implementation of the New York title guaranty program as established by this article. 3 4 § 3975. New York title guaranty corporation. 1. There is hereby 5 established the New York title guaranty corporation for the implementa-6 tion of the New York title guaranty program. The corporation shall be a 7 body corporate and politic constituting a public benefit corporation. 8 The president of the corporation shall be nominated by the governor and 9 confirmed by the senate. The board of directors shall consist of twelve 10 members as follows: the president of the corporation, or his or her 11 designee, who shall serve as the chairperson of the board; three members 12 appointed by the governor; three members appointed by the temporary president of the senate; three members appointed by the speaker of the 13 assembly; one member appointed by the minority leader of the senate; and 14 15 one member appointed by the minority leader of the assembly. One of the 16 governor's appointees shall serve an initial term of two years; one of 17 the governor's appointees shall serve an initial term of three years; and one of the governor's appointees shall serve an initial term of four 18 19 years. One of the appointees of the temporary president of the senate 20 and one of the appointees of the speaker of the assembly shall serve 21 initial terms of two years; and two appointees of the temporary presi-22 dent of the senate and two appointees of the speaker of the assembly shall serve initial terms of four years. The appointees of the minority 23 leader of the senate and the minority leader of the assembly shall serve 24 25 initial terms of two years. Thereafter, all terms shall be for a period of four years. In the event of a vacancy occurring in the office of 26 27 trustee by death, resignation or otherwise, the respective appointing 28 officer shall appoint a successor who shall hold office for the unexpired portion of the term. 29 2. On or before October first, two thousand twenty-five, the New York 30 31 title quaranty board shall provide the governor and the legislature a 32 plan for the implementation of the New York title quaranty program. 33 3. To the maximum extent feasible, the state department of taxation 34 and finance, the department of financial services, the department of 35 housing and community renewal, and the department of finance of the city 36 of New York shall provide the board with such facilities, assistance and 37 data as will enable the board to carry out the powers and duties of the corporation. Additionally, to the maximum extent feasible, all other 38 39 agencies of the state or subdivisions thereof shall, at the request of the chairperson provide the board with such facilities, assistance, and 40 data as will enable the board to carry out the powers and duties of the 41 42 corporation. 43 4. The president shall have the authority to appoint such officers and 44 employees as it may require for the performance of the duties of the 45 corporation and to fix and determine their qualifications, duties, and 46 compensation, and to retain or employ counsel, auditors and private 47 financial consultants and other services on a contract basis or other-48 wise for rendering professional, business or technical services and 49 advice. 50 § 3. The state finance law is amended by adding a new section 92-j to 51 read as follows: 52 <u>§ 92-j. Title guaranty fund. 1. There is hereby established in the</u> joint custody of the New York title guaranty corporation and the state 53 54 comptroller a special fund to be known as the "title guaranty fund". 2. The title guaranty fund shall consist of all moneys collected from 55

56 the New York title guaranty program collected pursuant to title four of

1	article ten-D of the public authorities law, and all other moneys cred-
2	ited or transferred thereto from any other fund or source pursuant to
3	law.
4	3. The moneys in such fund shall be available for payment of any and
5	all costs and expenditures incurred in performing any of the work
б	required in administering the New York title guaranty program pursuant
7	to title four of article ten-D of the public authorities law, including
8	claims, necessary reserves, staffing, administrative costs and expenses
9	incidental and appurtenant thereto; provided, however, that ten percent
10	of the moneys in such fund shall be used to fund the homeowner
11	protection program established by the office of the attorney general for
12	the purposes of foreclosure defense and homeowner education; and
13	provided, further, that twenty-five percent of the moneys in such fund
14	shall be directed to the New York state division of homes and community
15	renewal to fund such division's consolidated plan submitted to the
16	United States department of housing and urban development pursuant to 24
17	<u>CFR Part 91.</u>
18	4. Moneys in the title guaranty fund shall be kept separately from and
19	shall not be commingled with any other moneys in the joint or sole
20	custody of the New York title guaranty corporation and the state comp-
21	troller.
22	§ 4. Article 64 of the insurance law is REPEALED.
23	§ 5. Any title policy which was issued prior to the effective date of
24	this act pursuant to article 64 of the insurance law shall continue to
25	be governed by such article solely for the purposes of administering,
26	reserving for and paying claims on such pre-existing policies, under the
27	oversight and enforcement of the department of financial services.
28	§ 6. This act shall take effect January 1, 2025. Effective immediate-
29	ly, the addition, amendment and/or repeal of any rule or regulation
30	necessary for the implementation of this act on its effective date are
31	authorized to be made and completed on or before such effective date.