STATE OF NEW YORK

4021

2023-2024 Regular Sessions

IN ASSEMBLY

February 9, 2023

Introduced by M. of A. L. ROSENTHAL, HUNTER, JACOBSON, KIM, JOYNER, WALKER, HEVESI, AUBRY, EPSTEIN, DINOWITZ, REYES, TAYLOR, CRUZ, COLTON, ROZIC, SIMON, CARROLL, DAVILA, DICKENS, FAHY, LUCAS, SEAWRIGHT, BICHOTTE HERMELYN, LUPARDO, GLICK, WEPRIN, BRONSON, GONZALEZ-ROJAS, GALLAGHER, CLARK, ANDERSON, FORREST, JACKSON, KELLES, MEEKS, MAMDANI, ZINERMAN, SEPTIMO, OTIS, LUNSFORD, MITAYNES, PAULIN, BURDICK, BENEDETTO, DILAN, RAMOS, BURGOS, GIBBS, DE LOS SANTOS -- Multi-Sponsored by -- M. of A. COOK -- read once and referred to the Committee on Housing

AN ACT to amend the public housing law, in relation to establishing the housing access voucher program

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

1 Section 1. The public housing law is amended by adding a new article 2 14-A to read as follows:

ARTICLE 14-A

HOUSING ACCESS VOUCHER PROGRAM

5 <u>Section 605. Legislative findings.</u>

606. Definitions.

607. Housing access voucher program.

608. Eligibility.

609. Funding allocation and distribution.

610. Payment of housing vouchers.

11 <u>611. Leases and tenancy.</u>

12 <u>612. Rental obligation.</u>

13 <u>613. Monthly assistance payment.</u>

614. Inspection of units.

15 **615. Rent.**

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16 <u>616. Vacated units.</u>

17 <u>617. Leasing of units owned by a housing access voucher local</u>

18 <u>administrator</u>.

19 <u>618. Verification of income.</u>

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

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619. Division of an assisted family.

620. Maintenance of effort.

621. Vouchers statewide.

622. Applicable codes.

623. Housing choice.

§ 605. Legislative findings. The legislature finds that it is in the public interest of the state to ensure that individuals and families are not rendered homeless because of an inability to pay the cost of housing, and to aid individuals and families who are homeless or face an imminent loss of housing in obtaining and maintaining suitable permanent housing in accordance with the provisions of this article.

§ 606. Definitions. For the purposes of this article, the following terms shall have the following meanings:

"Homeless" means lacking a fixed, regular, and adequate nighttime residence; having a primary nighttime residence that is a public or private place not designed for or ordinarily used as a regular sleeping accommodation for human beings, including a car, park, abandoned building, bus or train station, airport, campground, or other place not meant for human habitation; living in a supervised publicly or privately operated shelter designated to provide temporary living arrangements (including hotels and motels paid for by federal, state or local government programs for low-income individuals or by charitable organizations, congregate shelters, or transitional housing); exiting an institution where an individual or family has resided and lacking a regular fixed and adequate nighttime residence upon release or discharge; individuals released or scheduled to be released from incarceration and lacking a regular fixed and adequate nighttime residence upon release or discharge; being a homeless family with children or unaccompanied youth defined as homeless under 42 U.S.C. § 11302(a); having experienced a long-term period without living independently in permanent housing or having experienced persistent instability as measured by frequent moves and being reasonably expected to continue in such status for an extended period of time because of chronic disabilities, chronic physical health or mental health conditions, substance addiction, histories of domestic violence or childhood abuse, the presence of a child or youth with a disability, multiple barriers to employment, or other dangerous or lifethreatening conditions, including conditions that relate to violence against an individual or a family member.

2. "Imminent loss of housing" means having received a verified rent demand or a petition for eviction; having received a court order resulting from an eviction action that notifies the individual or family that they must leave their housing; facing loss of housing due to a court order to vacate the premises due to hazardous conditions, which may include but not be limited to asbestos, lead exposure, mold, and radon; having a primary nighttime residence that is a room in a hotel or motel and lacking the resources necessary to stay; facing loss of the primary nighttime residence, which may include living in the home of another household, where the owner or renter of the housing will not allow the individual or family to stay, provided further, that an assertion from an individual or family member alleging such loss of housing or homelessness shall be sufficient to establish eligibility; or fleeing or attempting to flee domestic violence, dating violence, sexual assault, stalking, human trafficking or other dangerous or life-threatening conditions that relate to violence against the individual or a family member, provided further that an assertion from an individual or family

1 member alleging such abuse and loss of housing shall be sufficient to 2 establish eliqibility.

- 3. "Public housing agency" means 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.
- 4. "Section 8 local administrator" means a public housing agency that administers the Section 8 Housing Choice Voucher program under section 8 of the United States housing act of 1937 within a community, county or region, or statewide, on behalf of and under contract with the housing trust fund corporation.
- 5. "Housing access voucher local administrator" means a public housing agency, as defined in subdivision three of this section, or Section 8 local administrator designated to administer the housing access voucher program within a community, county or region, or statewide, on behalf of and under contract with the housing trust fund corporation. In the city of New York, the housing access voucher local administrator shall be the New York city department of housing preservation and development, or the New York city housing authority, or both.
- 6. "Family" means a group of persons residing together. Such 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) or any remaining members of a tenant family. The commissioner shall have the discretion to determine if any other group of persons qualifies as a family.
- 7. "Owner" means 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.
 - 8. "Dwelling unit" means 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.
- 9. "Income" shall mean the same as it is defined by 24 CFR § 5.609 and any amendments thereto.
- 10. "Adjusted income" shall mean the same as it is defined by 24 CFR §
 39 5.611 and any amendments thereto.
 - 11. "Reasonable rent" means rent not more than the rent charged on comparable units in the private unassisted market and rent charged for comparable unassisted units in the premises.
- 43 <u>12. "Fair market rent" means the fair market rent for each rental area</u>
 44 <u>as promulgated annually by the United States department of housing and</u>
 45 <u>urban development pursuant to 42 U.S.C. 1437f.</u>
- 13. "Voucher" means a document issued by the housing trust fund corporation pursuant to this article to an individual or family selected for
 admission to the housing access voucher program, which describes such
 program and the procedures for approval of a unit selected by the family
 and states the obligations of the individual or family under the
 program.
- 14. "Lease" means a written agreement between an owner and a tenant
 for the leasing of a dwelling unit to the tenant. The lease establishes
 the conditions for occupancy of the dwelling unit by an individual or
 family with housing assistance payments under a contract between the
 owner and the housing access voucher local administrator.

- 1 15. "Dependent" means any member of the family who is neither the head of household, nor the head of the household's spouse, and who is:
- 3 (a) under the age of eighteen;
 - (b) a person with a disability; or
- 5 (c) a full-time student.

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- 16. "Elderly" means a person sixty-two years of age or older.
- 7 <u>17. "Child care expenses" means expenses relating to the care of chil-</u> 8 <u>dren under the age of thirteen.</u>
- 9 <u>18. "Severely rent burdened" means those individuals and families who</u> 10 <u>pay more than fifty percent of their income in rent as defined by the</u> 11 <u>United States census bureau.</u>
 - 19. "Disability" means:
- 13 (a) the inability to engage in any substantial gainful activity by
 14 reason of any medically determinable physical or mental impairment which
 15 can be expected to result in death or which has lasted or can be
 16 expected to last for a continuous period of not less than twelve months;
 17 or
- 18 (b) in the case of an individual who has attained the age of fifty19 five and is blind, the inability by reason of such blindness to engage
 20 in substantial gainful activity requiring skills or abilities comparable
 21 to those of any gainful activity in which they have previously engaged
 22 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;
- 25 <u>(ii) substantially impedes his or her ability to live independently;</u>
 26 <u>and</u>
- 27 <u>(iii) is of such a nature that such ability could be improved by more</u>
 28 <u>suitable housing conditions; or</u>
- 29 <u>(d) a developmental disability that is a severe, chronic disability of</u> 30 <u>an individual that:</u>
- 31 <u>(i) is attributable to a mental or physical impairment or combination</u>
 32 <u>of mental and physical impairments;</u>
 - (ii) is manifested before the individual attains age twenty-two;
- 34 (iii) is likely to continue indefinitely;
- 35 <u>(iv) results in substantial functional limitations in three or more of</u>
 36 <u>the following areas of major life activity:</u>
- 37 (A) self-care;
 - (B) receptive and expressive language;
- 39 (C) learning;
- 40 (D) mobility;
- 41 (E) self-direction;
- 42 (F) capacity for independent living; or
- 43 (G) economic self-sufficiency; and
- 44 (v) reflects the individual's need for a combination and sequence of 45 special, interdisciplinary, or generic services, individualized 46 supports, or other forms of assistance that are of lifelong or extended 47 duration and are individually planned and coordinated.
- 48 § 607. Housing access voucher program. The commissioner, subject to the appropriation of funds for this purpose, shall implement a program 49 of rental assistance in the form of housing vouchers for eligible indi-50 viduals and families who are homeless or who face an imminent loss of 51 52 housing in accordance with the provisions of this article. The housing trust fund corporation shall issue vouchers pursuant to this article, 53 subject to appropriation of funds for this purpose, and may contract with the division of housing and community renewal to administer any 55 aspect of this program in accordance with the provisions of this arti-

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cle. The commissioner shall designate housing access voucher local 2 administrators in the state to make vouchers available to such individuals and families and to administer other aspects of the program in 3 4 accordance with the provisions of this article.

- § 608. Eligibility. The commissioner shall promulgate standards for determining eligibility for assistance under this program. Individuals and families who meet the standards shall be eligible regardless of immigration status. Eligibility shall be limited to individuals and families who are homeless or facing imminent loss of housing. Housing access voucher local administrators may rely on a certification from a social services provider serving homeless individuals, including, but not limited to, homeless shelters to determine whether an applicant qualifies as a homeless individual or family.
- 1. An individual or family shall be eligible for this program if they are homeless or facing imminent loss of housing and have an income of no more than fifty percent of the area median income, as defined by the <u>United States department of housing and urban development.</u>
- 2. An individual or family in receipt of rental assistance pursuant to this program shall be no longer financially eligible for such assistance under this program when thirty percent of the individual's or family's adjusted income is greater than or equal to the total rent for the dwelling unit.
- 3. When an individual or family becomes financially ineliqible for rental assistance under this program pursuant to subdivision two of this section, the individual or family shall retain rental assistance for a period no shorter than one year, subject to appropriation of funds for this purpose.
- 4. Income eligibility shall be verified prior to a housing access voucher local administrator's initial determination to provide rental assistance for this program and upon determination of such eligibility, an individual or family shall annually certify their income for the purpose of determining continued eligibility and any adjustments to such rental assistance.
- 5. The commissioner may collaborate with the office of temporary and disability assistance and other state and city agencies to allow a housing access voucher local administrator to access income information for the purpose of determining an individual's or family's initial and continued eligibility for the program.
 - 6. Reviews of income shall be made no less frequently than annually.
- 39 § 609. Funding allocation and distribution. 1. Subject to appropri-40 ation, funding shall be allocated by the commissioner in each county 41 except for those counties located within the city of New York, the 42 43 initial allocation shall be in proportion to the number of households in 44 each county or the city of New York who are severely rent burdened based 45 on data published by the United States census bureau. Funding for coun-46 ties located within the city of New York shall be allocated directly to 47 the New York city department of housing preservation and development 48 and/or the New York city housing authority, as appropriate, in propor-49 tion to the number of households in New York city as compared to the 50 rest of the state of New York who are severely rent burdened based on 51 data published by the United States census bureau.
- 52 2. The commissioner shall be responsible for distributing the funds 53 allocated in each county not located within the city of New York among housing access voucher local administrators operating in each county or 54 in the city of New York. 55

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3. Priority shall be given to applicants who are homeless. The commissioner shall have the discretion to establish further priorities as 2 appropriate.

- 4. Up to ten percent of the funds allocated may be used by the commissioner and the housing access voucher local administrator for administrative expenses attributable to administering the housing access voucher program.
- 8 § 610. Payment of housing vouchers. The housing voucher shall be paid 9 directly to any owner under a contract between the owner of the dwelling 10 unit to be occupied by the voucher recipient and the appropriate housing 11 access voucher local administrator. The commissioner shall determine the 12 form of the housing assistance payment contract and the method of payment. A housing assistance payment contract entered into pursuant to 13 14 this section shall establish the payment standard (including utilities 15 and all maintenance and management charges) which the owner is entitled to receive for each dwelling unit with respect to which such assistance 16 17 payments are to be made. The payment standard shall not exceed one hundred twenty percent nor be less than ninety percent of the fair 18 market rent for the rental area in which it is located. Fair market 19 20 rent shall be determined pursuant to the procedures and standards as set 21 forth in the Federal Housing Choice voucher program, as set forth in the 22 applicable sections of Part 888 of Title 24 of the Code of Federal Requlations. Fair market rent for a rental area shall be published not less 23 than annually by the commissioner and shall be made available on the 24 25 website of New York state homes and community renewal.
 - § 611. Leases and tenancy. Each housing assistance payment contract entered into by a housing access voucher local administrator and the owner of a dwelling unit shall provide:
 - 1. that the lease between the tenant and the owner shall be for a term of not less than one year, except that the housing access voucher local administrator may approve a shorter term for an initial lease between the tenant and the dwelling unit owner if the housing access voucher local administrator determines that such shorter term would improve housing opportunities for the tenant and if such shorter term is considered to be a prevailing local market practice;
- 36 2. that the dwelling unit owner shall offer leases to tenants assisted 37 under this article that:
- (a) are in a standard form used in the locality by the dwelling unit 38 39 owner; and
 - (b) contain terms and conditions that:
 - (i) are consistent with state and local law; and
- 42 (ii) apply generally to tenants in the property who are not assisted 43 under this article;
- 44 (c) shall provide that during the term of the lease, the owner shall 45 not terminate the tenancy except for serious or repeated violation of the terms and conditions of the lease, for violation of applicable state 46 47 or local law, or for other good cause, including, but not limited to, 48 the non-payment of the tenant's portion of the rent owed, and in the case of an owner who is an immediate successor in interest pursuant to 49 foreclosure during the term of the lease vacating the property prior to 50 sale shall not constitute other good cause, except that the owner may 51 52 terminate the tenancy effective on the date of transfer of the unit to the owner if the owner: 53
 - (i) will occupy the unit as a primary residence; and
- 55 (ii) has provided the tenant a notice to vacate at least ninety days 56 before the effective date of such notice;

(d) shall provide that any termination of tenancy under this section shall be preceded by the provision of written notice by the owner to the tenant specifying the grounds for that action, and any relief shall be consistent with applicable state and local law;

- 3. that any unit under an assistance contract originated under this article shall only be occupied by the individual or family designated in said contract and shall be the designated individual or family's primary residence. Contracts shall not be transferable between units and shall not be transferable between recipients. A family or individual may transfer their voucher to a different unit under a new contract pursuant to this article;
- 4. that an owner shall not charge more than a reasonable rent as defined in section six hundred six of this article.
- § 612. Rental obligation. The monthly rental obligation for an individual or family receiving housing assistance pursuant to the housing access voucher program shall be the greater of:
- 1. thirty percent of the monthly adjusted income of the family or individual; or
- 2. If the family or individual is receiving payments for welfare assistance from a public agency and a part of those payments, adjusted in accordance with the actual housing costs of the family, is specifically designated by that agency to meet the housing costs of the family, the portion of those payments that is so designated. These payments include, but are not limited to any shelter assistance or housing assistance administered by any federal, state or local agency.
- § 613. Monthly assistance payment. 1. The amount of the monthly assistance payment with respect to any dwelling unit shall be the difference between the maximum monthly rent which the contract provides that the owner is to receive for the unit and the rent the individual or family is required to pay under section six hundred twelve of this article.
- 2. The commissioner shall establish maximum rent levels for different sized rentals in each rental area in a manner that promotes the use of the program in all localities based on the fair market rent of the rental area. Rental areas shall be determined by the commissioner. The commissioner may rely on data or other information promulgated by any other state or federal agency in determining the rental areas and fair market rent.
- 3. The payment standard for each size of dwelling unit in a rental area shall not be less than ninety percent and shall not exceed one hundred twenty percent of the fair market rent established in section six hundred six of this article for the same size of dwelling unit in the same rental area, except that the commissioner shall not be required as a result of a reduction in the fair market rent to reduce the payment standard applied to a family continuing to reside in a unit for which the family was receiving assistance under this article at the time the fair market rent was reduced.
- 48 § 614. Inspection of units. Inspection of units shall be conducted 49 pursuant to the procedures and standards of the Federal Housing Choice 50 voucher program, as set forth in the applicable sections of Part 982 of 51 Title 24 of the Code of Federal Regulations.
- § 615. Rent. 1. The rent for dwelling units for which a housing assistance payment contract is established under this article shall be reasonable in comparison with rents charged for comparable dwelling units in the private, unassisted local market.

2. A housing access voucher local administrator (or other entity, as provided in section six hundred seventeen of this article) may, at the request of an individual or family receiving assistance under this article, assist that individual or family in negotiating a reasonable rent with a dwelling unit owner. A housing access voucher local administrator (or other such entity) shall review the rent for a unit under consideration by the individual or family (and all rent increases for units under lease by the individual or family) to determine whether the rent (or rent increase) requested by the owner is reasonable. If a housing access voucher local administrator (or other such entity) determines that the rent (or rent increase) for a dwelling unit is not reasonable, the housing access voucher local administrator (or other such entity) shall not make housing assistance payments to the owner under this subdivision with respect to that unit.

- 3. If a dwelling unit for which a housing assistance payment contract is established under this article is exempt from local rent control provisions during the term of that contract, the rent for that unit shall be reasonable in comparison with other units in the rental area that are exempt from local rent control provisions.
- 4. Each housing access voucher local administrator shall make timely payment of any amounts due to a dwelling unit owner under this section, subject to appropriation of funds for this purpose.
- § 616. Vacated units. If an assisted family vacates a dwelling unit for which rental assistance is provided under a housing assistance payment contract before the expiration of the term of the lease for the unit, rental assistance pursuant to such contract may not be provided for the unit after the month during which the unit was vacated.
- § 617. Leasing of units owned by a housing access voucher local administrator. 1. If an eligible individual or family assisted under this article leases a dwelling unit (other than a public housing dwelling unit) that is owned by a housing access voucher local administrator administering assistance to that individual or family under this section, the commissioner shall require the unit of general local government or another entity approved by the commissioner, to make inspections required under section six hundred fourteen of this article and rent determinations required under section six hundred fifteen of this article. The housing access voucher local administrator shall be responsible for any expenses of such inspections and determinations, subject to the appropriation of funds for this purpose.
- 2. For purposes of this section, the term "owned by a housing access voucher local administrator" means, with respect to a dwelling unit, that the dwelling unit is in a project that is owned by such administrator, by an entity wholly controlled by such administrator, or by a limited liability company or limited partnership in which such administrator (or an entity wholly controlled by such administrator) holds a controlling interest in the managing member or general partner. A dwelling unit shall not be deemed to be owned by a housing access voucher local administrator for purposes of this section because such administrator holds a fee interest as ground lessor in the property on which the unit is situated, holds a security interest under a mortgage or deed of trust on the unit, or holds a non-controlling interest in an entity which owns the unit or in the managing member or general partner of an entity which owns the unit.
- § 618. Verification of income. The commissioner shall establish proce-55 dures which are appropriate and necessary to assure that income data 56 provided to the housing access voucher local administrator and owners by

individuals and families applying for or receiving assistance under this article is complete and accurate. In establishing such procedures, the commissioner shall randomly, regularly, and periodically select a sample of families to authorize the commissioner to obtain information on these families for the purpose of income verification, or to allow those fami-lies to provide such information themselves. Such information may include, but is not limited to, data concerning unemployment compen-sation 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 in order to determine eligibility of individuals and families for benefits (and the amount of such benefits, if any) under this article.

§ 619. Division of an assisted 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 such individuals or families cannot agree as to which such individual or family should continue to receive the assistance, and where there is no determination by a court, the housing access voucher local administrator shall consider the following factors to determine which of the individuals or families will continue to be assisted:

- (a) which of such individuals or families has custody of dependent children;
- (b) which such individual was the head of household when the voucher was initially issued as listed on the initial application;
- 29 (c) the composition of such individuals and families and which such 30 family includes elderly or disabled members;
- 31 (d) whether domestic violence was involved in the breakup of such 32 family;
 - (e) which family members remain in the unit; and
 - (f) recommendations of social services professionals.
 - 2. Documentation of these factors will be the responsibility of the requesting parties. If documentation is not provided, the housing access voucher local administrator will terminate assistance on the basis of failure to provide information necessary for a recertification.
 - § 620. Maintenance of effort. Any funds made available pursuant to this article shall not be used to offset or reduce the amount of funds previously expended for the same or similar programs in a prior year in any county or in the city of New York, but shall be used to supplement any prior year's expenditures. The commissioner may grant an exception to this requirement if any county, municipality, or other governmental entity or public body can affirmatively show that such amount of funds previously expended is in excess of the amount necessary to provide assistance to all individuals and families within the area in which the funds were previously expended who are homeless or facing an imminent loss of housing.
- § 621. Vouchers statewide. Notwithstanding section six hundred eleven of this article, any voucher issued pursuant to this article may be used for housing anywhere in the state. The commissioner shall inform voucher holders that a voucher may be used anywhere in the state and, to the extent practicable, the commissioner shall assist voucher holders in finding housing in the area of their choice. Provided further, however, that a voucher must be used in the county in which it was issued, or

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within the city of New York, if the voucher was issued within the city of New York, for no less than one year before it can be used in a different jurisdiction, unless the issuing housing access voucher local administrator grants a waiver, or the voucher holder, or a family member thereof, is or has been the victim of domestic violence, dating violence, sexual assault, or stalking.

- § 622. Applicable codes. Housing eligible for participation in the housing access voucher program shall comply with applicable state and local health, housing, building and safety codes.
- § 623. Housing choice. 1. The commissioner shall administer the housing access voucher program under this article to promote housing choice for voucher holders. The commissioner shall affirmatively promote fair housing to the extent possible under this program.
- 2. Nothing in this article shall lessen or abridge any fair housing obligations promulgated by municipalities, localities, or any other applicable jurisdiction.
- 17 § 2. This act shall take effect on the ninetieth day after it shall 18 have become a law. Effective immediately, the addition, amendment and/or repeal of any rule, regulation, plan or guidance document necessary for 19 20 the implementation of this act on its effective date are authorized to 21 be made and completed on or before such effective date; provided further that any rule, regulation, plan or guidance document shall apply only to 23 those counties located outside of the city of New York. The New York 24 city department of housing preservation and development and the New York 25 city housing authority, as applicable, shall promulgate or release 26 rules, regulations, plans or guidance documents as necessary for the 27 implementation of this act within the city of New York.