STATE OF NEW YORK

5224

2023-2024 Regular Sessions

IN SENATE

February 27, 2023

Introduced by Sen. PARKER -- read twice and ordered printed, and when printed to be committed to the Committee on Finance

AN ACT to amend the state finance law and the real property tax law, in relation to creating the New York state home ownership savings plan and creating a property tax exemption relating thereto

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

1	Section 1. Short title. This act shall be known and may be cited as
2	the "New York state home ownership savings plan".
3	§ 2. The state finance law is amended by adding a new section 97-m to
4	read as follows:
5	§ 97-m. New York state home ownership savings plan. 1. The purpose of
б	the New York state home ownership savings plan is to attract individuals
7	to reside and remain in the state by authorizing the establishment of
8	home ownership savings accounts and providing guidelines for the mainte-
9	nance of such accounts in order to enable individuals and couples to
10	receive a refundable tax credit to help them save toward the purchase of
11	<u>a first home in New York state.</u>
12	2. As used in this section:
13	(a) "Assets of the plan" means all contributions made into the plan,
14	any transfers made into the plan under this section and all income
15	earned therefrom and on assets substituted therefor, whether or not the
16	assets of the plan are in the form of qualified investments.
17	(b) "Couple" means individuals who have cohabited for a period of at
18	least five years in a conjugal relationship regardless of whether they
19	are married.
20	(c) "Comptroller" means the comptroller of the state of New York.
21	(d) "Contribution" means the amount of money paid by an individual to
22	a financial organization as a payment into a home ownership savings
23	plan.

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

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1	(e) "Financial organization" means a financial institution authorized
2	to do business in the state of New York and (i) which is an authorized
3	fiduciary to act as a trustee pursuant to the provisions of an act of
4	congress entitled "Employee Retirement Income Security Act of 1974" as
5	such provisions may be amended from time to time, or an insurance compa-
6	ny; and
7	(ii) (1) is licensed or chartered by the department of financial
8	services;
9	(2) is chartered by an agency of the federal government;
10	(3) is subject to the jurisdiction and regulation of the securities
11	and exchange commission of the federal government; or
12	(4) is any other entity otherwise authorized to act in this state as a
13	trustee pursuant to the provisions of an act of congress entitled
14	"Employee Retirement Income Security Act of 1974" as such provisions may
15	be amended from time to time.
16	(f) "Homeownership savings plan" means an arrangement entered into by
17	an individual and a financial organization under which payment is made
18	by the individual to the financial organization of an amount of money as
19	a payment under the arrangement to be used, invested or otherwise
20	applied by the financial organization for the purpose of providing to
21	the individual as the planholder under the arrangement an amount of
22	money to be used by the individual for the purchase by him or her of a
23	qualifying eligible home.
23 24	(g) "Individual" means a person other than a trust or corporation as
25	defined by the tax law.
26	(h) "Planholder" means an individual eighteen years of age or over to
20 27	whom, under the plan, a single payment is agreed to be paid. Planholder
27	does not include an individual to whom under a plan a single payment is
29	agreed to be paid as a consequence of the death of another individual.
30 31	(i) "Eligible home" means:
	(i) a detached house;
32	(ii) a semi-detached house;
33 24	(iii) a townhouse;
34 25	(iv) a share or shares of the capital stock of a co-operative corpo- ration if the share or shares are acquired for the purpose of acquiring
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36	the right to inhabit a housing unit owned by the corporation;
37	(v) a condominium unit;
38	(vi) a residential dwelling that is a duplex, triplex or a fourplex;
39	(vii) a mobile home that complies with the prescribed standards and is
40	suitable for year round permanent residential occupation;
41	(viii) a partial ownership interest as a tenant in common of real
42	property, if the ownership interest was acquired for the purpose of
43	acquiring the right to inhabit a housing unit forming part of the real
44	property; or
45	(ix) any other residential property as may be prescribed.
46	(j) "Ownership of an eligible home" means:
47	(i) in the case of an eligible home as prescribed in subparagraphs
48	(i), (ii), (iii) or (vi) of paragraph (i) of this subdivision, the indi-
49	vidual has an ownership interest in the eligible home and owns a free-
50	hold estate in the land subjacent to the eligible home other than as a
51	mortgagee or is a lessee of the land subjacent to the eligible home;
52	(ii) in the case of an eligible home that is a condominium unit, the
53	individual is an owner of the unit and common elements within the mean-
54	ing of New York state law;
55	(iii) in the case of an eligible home in the form of a share or shares

56 of the capital stock of a co-operative corporation the individual has

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41 42 acquired, jointly with another person or otherwise, the share or shares to enable the individual to acquire a right to occupy a housing unit owned by the co-operative corporation, the individual and the co-operative corporation have entered into an enforceable occupancy agreement in respect of the housing unit, and the individual is entitled to vacant possession of the housing unit under the terms of the occupancy agreement; (iv) in the case of an eligible home that is a mobile home suitable for year-round permanent residential occupation, the individual, either alone or jointly with another person, has completed the purchase of the mobile home, the mobile home is situated on a foundation, which meets the prescribed standards, on the land where it is to be inhabited, and the land is owned by the individual, jointly with another person or otherwise, or is occupied by the individual under a license or lease that permits the individual to locate the mobile home on the land and to occupy it as a year-round residence; (v) in the case of an eligible home referred to in subparagraph (vii) of paragraph (i) of this subdivision, the individual has acquired a freehold estate in the real property, other than as a mortgagee, and is entitled to vacant possession of said housing unit; (vi) in the case of an eligible home of a prescribed class or nature, or owned by a member of a prescribed class of persons, the prescribed terms and conditions are met; (vii) in the case of a gift or inheritance, a person who acquires an ownership interest in an eligible home by gift from the owner of the interest or by reason of the death of the owner of the interest shall be deemed to own the eligible home for the purposes of this section on the earliest date on or after the date of the gift or the death on which the person resides in the eligible home is entitled to possession of the eligible home or acquires the ownership interest in the eligible home. This definition does not include an ownership interest acquired under the terms of an agreement enforceable by or against the person legally or beneficially entitled to the interest immediately following the death of the owner of the interest; (viii) in the case of a deemed owner of an eligible home, the comptroller may deem an individual to have owned an eligible home at a particular time if ownership was at that time vested in a person under the terms of an express or implied trust by which the person held the property for the benefit of the individual, either alone or with one or more other persons, and the comptroller is of the opinion that the individual exercised effective control, either alone or with one or more other persons, over the eligible home. 3. (a) The comptroller shall implement the plan under the terms and

43 3. (a) The comptroller shall implement the plan under the terms and
44 conditions established by this section and a memorandum of understanding
45 relating to any terms or conditions not otherwise expressly provided for
46 in this section.
47 (b) In furtherance of such implementation the memorandum of under48 standing shall address the authority and responsibility of the comp-

48 standing shall address the authority and responsibility of the comp-49 troller and the corporation to:

50 <u>(i) develop and implement the plan in a manner consistent with the</u> 51 provisions of this section through rules and regulations established in 52 accordance with the state administrative procedure act;

53 <u>(ii) engage the services of consultants on a contract basis for</u> 54 <u>rendering professional and technical assistance and advice;</u>

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1	(iii) make changes to the plan required for the participants in the
2	plan to obtain any eligible federal or state benefits or treatment under
3	any legislation;
4	(iv) charge, impose, and collect administrative fees and service
5	charges in connection with any agreement, contract or transaction relat-
6	ing to the plan;
7	(v) develop marketing plans and promotion material;
8	(vi) establish the methods by which the funds held in such accounts be
9	disbursed;
10	(vii) establish the method by which funds shall be allocated to pay
11	for administrative costs; and
12	(viii) do all things necessary and proper to carry out the purposes of
13	this section.
14	4. (a) The comptroller shall implement the program through use of
15	financial organizations as account depositories and managers. Under the
16	program, individuals may establish accounts directly with an account
17^{-0}	depository.
18	(b) The comptroller may solicit proposals from financial organizations
19	to act as depositories and managers of the program. Financial organiza-
20	tions submitting proposals shall describe the investment instrument
21	which will be held in accounts. The comptroller shall select as program
22	depositories and managers the financial organization, from among the
23	bidding financial organizations that demonstrates the most advantageous
24	combination, both to potential program participants and this state, of
25	the following factors:
26	(i) financial stability and integrity of the financial organization;
27	(ii) the safety of the investment instrument being offered;
28	(iii) the ability of the investment instrument to track increasing
28 29	costs of the housing market;
30	(iv) the ability of the financial organization to satisfy recordkeep-
30 31	ing and reporting requirements;
32	(v) the financial organization's plan for promoting the program and
3⊿ 33	the investment it is willing to make to promote the program;
33 34	(vi) the fees, if any, proposed to be charged to persons for opening
35	accounts;
36 37	(vii) the minimum initial deposit and minimum contributions that the financial organization will require;
38 39	(viii) the ability of banking organizations to accept electronic with- drawals, including payroll deduction plans; and
40	(ix) other benefits to the state or its residents included in the
41	proposal, including fees payable to the state to cover expenses of oper-
42	ation of the program.
43	(c) The comptroller may enter into a contract with a financial organ-
44	ization. Such financial organization management may provide one or more
45	types of investment instrument.
46	(d) The comptroller may select more than one financial organization
47	for the program.
48	(e) A management contract shall include, at a minimum, terms requiring
49	the financial organization to:
50	(i) take any action required to keep the program in compliance with
51	requirements of this section and any actions not contrary to its
52	contract to manage the program to qualify as a qualified "homeownership
53	savings plan" as defined by this section;
54	(ii) keep adequate records of each account, keep each account segre-
55	gated from each other account, and provide the comptroller with the

1	information necessary to prepare the statements required by this
2	section;
3	(iii) compile and total information contained in statements required
4	to be prepared under this section and provide such compilations to the
5	<u>comptroller;</u>
б	(iv) if there is more than one program manager, provide the comp-
7	troller with such information necessary to determine compliance with
8	this section;
9	(v) provide the comptroller or his designee access to the books and
10	records of the program manager to the extent needed to determine compli-
11	ance with the contract;
12	(vi) hold all accounts for the benefit of the account owner;
13	(vii) be audited at least annually by a firm of certified public
14	accountants selected by the program manager and that the results of such
15	audit be provided to the comptroller;
16	(viii) provide the comptroller with copies of all regulatory filings
17^{-0}	and reports made by it during the term of the management contract or
18	while it is holding any accounts, other than confidential filings or
19	reports that will not become part of the program. The program manager
20	shall make available for review by the comptroller the results of any
21	periodic examination of such manager by any state or federal banking,
22	insurance, or securities commission, except to the extent that such
23	report or reports may not be disclosed under applicable law or the rules
24	of such commission; and
25	(ix) ensure that any description of the program, whether in writing or
26	through the use of any media, is consistent with the marketing plan
27	developed in compliance with this section.
28	(f) The comptroller may provide that an audit shall be conducted of
29	the operations and financial position of the program depository and
30	manager at any time if the comptroller has any reason to be concerned
31	about the financial position, the recordkeeping practices, or the status
32	of accounts of such program depository and manager.
33	(q) During the term of any contract with a program manager, the comp-
34	troller shall conduct an examination of such manager and its handling of
35	accounts. Such examination shall be conducted at least biennially if
36	such manager is not otherwise subject to periodic examination by the
37	superintendent of financial services, the federal deposit insurance
38	corporation or other similar entity.
39	(h) (i) If selection of a financial organization as a program manager
40	or depository is not renewed, after the end of its term:
41	(1) accounts previously established and held in investment instruments
42	at such financial organization may be terminated;
42 43	(2) additional contributions may be made to such accounts;
43 44	(3) no new accounts may be placed with such financial organization;
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45 46	and (4) existing accounts held by such depository shall remain subject to
47	all oversight and reporting requirements established by the comptroller.
48	(ii) If the comptroller terminates a financial organization as a
49 50	program manager or depository, he or she shall take custody of accounts
50	held by such financial organization and shall seek to promptly transfer
51	such accounts to another financial organization that is selected as a
52	program manager or depository and into investment instruments as similar
53	to the original instruments as possible.
54	(i) The comptroller may enter into such contracts as it deems neces-
55	sary and proper for the implementation of the program.

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1	5. (a) The terms of the plan do not permit any payment to the plan-
2	holder of any asset of the plan except by way of:
3	(i) a single payment of all of the assets of the plan to the commis-
4	sioner of housing to hold the assets of the plan as trust property in
5	trust for the planholder and the state jointly and to legally represent
6	the planholder in the purchase by the planholder of a qualifying eligi-
7	ble home, or
8	(ii) a single payment of all the assets of the plan, less the amount
9	to be withheld by the financial organization or the amount, if any,
10	directed by the comptroller to the planholder or to the legal personal
11	representative of the planholder upon the death of the planholder.
12	(b) The terms of the plan require the financial organization to with-
13	hold and remit to the comptroller any amount required under this section
14	on any payment of assets of the plan to the planholder or to the legal
15	personal representative of the planholder on the death of the planhold-
16	<u>er.</u>
17	(c) The terms of the plan provide that the financial organization will
18	accept repayment of assets into the plan from a commissioner of housing
19	to whom assets of the plan were paid.
20	(d) The terms of the plan provide that the payment to the planholder
21	is not capable in whole or in part of surrender, assignment or transfer
22	except as permitted by an election under this section.
23	(e) The planholder is at least eighteen years of age and a resident of
24	New York at the time of entering into the plan.
25	(f) The planholder shall be eligible for this program if they are a
26	first time homebuyer as defined under the federal SONYMA program and (i)
27	has not had any ownership interest in his or her primary residence at
28	any time during the three years prior to the date of making an applica-
29	tion, and (ii) at the time of making the application does not own a
30	vacation or investment home. This definition includes residences owned
31	in the United States and abroad.
32	(g) The terms of the plan prohibit any amendment to the terms of the
33	plan:
34	(i) that would result in the terms of the plan as amended failing to
35	comply with this section;
36	(ii) that would permit or require any person to do anything contrary
37	to this section; or
38	(iii) that would prevent or prohibit any person from doing anything
39	required by this section to be done.
40	(h) The terms of the plan provide that on the death of the planholder,
41	the financial organization shall transfer or distribute all assets of
42	the plan, less any amount required by this section to be withheld and
43	remitted to the comptroller, in accordance with this section.
44	(i) The terms of the plan prohibit the holding of the assets of the
45	plan in any form other than qualified investments.
46	(j) The plan includes a provision denying the financial organization
47	any right of set-off as regards the assets of the plan in connection
48	with any debt or obligation to the financial organization that the plan-
49	holder under the plan owes or may thereafter owe.
50	(k) The terms of the plan include the acknowledgment by the planholder
50 51	that he or she understands that the amount of a tax credit, if any,
51 52	available with respect to contributions made to the plan in any year
52 53	depend on the planholder's level of income for that year and that the
53 54	provisions of this section apply even if the planholder may not be enti-
54 55	tled to a tax credit in any year.
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1	(1) The terms of the plan contain the consent of the planholder to the
2	release to the comptroller of all information obtained by the financial
3	organization with respect to the plan, the planholder and the
4	planholder's spouse or common-law partner, if any, for the purposes of
5	this section and the operation of the plan.
6	6. No tax credit shall be issued to individuals or couples whose
7	income exceeds the maximum income limits established by the state of New
8	York mortgage agency.
9	7. (a) Nothing in this section shall be construed to:
10	(i) give any designated beneficiary any rights or legal interest with
11	respect to an account unless the designated beneficiary is the account
12	owner;
13	(ii) guarantee that a designated beneficiary will be qualified for a
14	home loan;
15	(iii) create state residency for an individual merely because the
16	individual is a designated beneficiary; or
17	(iv) guarantee that amounts saved pursuant to the program will be
18	sufficient to cover the qualified home ownership expenses of a desig-
19	nated beneficiary.
20	(b) (i) Nothing in this section shall create or be construed to create
21	any obligation of the comptroller, the state, or any agency or instru-
22	mentality of the state to guarantee for the benefit of any account owner
23	or designated beneficiary with respect to:
24	(1) the rate of interest or other return on any account; and
25	(2) the payment of interest or other return on any account.
26	(ii) The comptroller and the corporation by rule or regulation shall
27	provide that every contract, application, deposit slip, or other similar
28	document that may be used in connection with a contribution to an
29	account clearly indicate that the account is not insured by the state
30	and neither the principal deposited nor the investment return is guaran-
31	teed by the state.
32	§ 3. The real property tax law is amended by adding a new section
33	421-p to read as follows:
34	§ 421-p. Exemption for properties purchased in target areas with a New
35	York state home ownership savings plan. 1. Residential properties which
36	have been purchased in target areas through a New York state home owner-
37	ship savings plan pursuant to section ninety-seven-m of the state
38	finance law shall be exempt from all local and municipal taxes.
39	2. For the purposes of this section "target areas" shall have the same
40	meaning as defined by the state of New York mortgage agency.
41	3. (a) Applications for exemption under this section shall be filed
42	with the assessors between February first and March fifteenth of the
43	calendar year and the assessors shall certify to the collecting officer
44	the amount of exemption from local and municipal taxes.
45	(b) The assessor and local housing agency may promulgate rules and
46	regulations to carry out the provisions of this section and may require
47	payment of a reasonable filing fee.
48	§ 4. This act shall take effect immediately.