

General Assembly

Substitute Bill No. 996





AN ACT CONCERNING HOUSING DEVELOPMENT IN THE STATE, ESTABLISHING A HOUSING AUTHORITY RESIDENT QUALITY OF LIFE IMPROVEMENT GRANT PROGRAM AND A HOUSING CHOICE VOUCHER TASK FORCE AND REQUIRING THE DISCLOSURE OF CERTAIN NATURAL PERSON OWNERSHIP INTERESTS IN REAL PROPERTY.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. (NEW) (Effective from passage) (a) As used in this section,
- 2 "resident advisory board" means any board established by a housing
- authority pursuant to 42 USC 1437c-1(e).
- 4 (b) There is established a housing authority resident quality of life
- 5 improvement grant program to provide funds to housing authorities for
- 6 the purpose of making improvements to any residential buildings
- 7 managed by such authority as may be recommended by such housing
- 8 authority's resident advisory board. The grant program shall be
- 9 administered by the Department of Housing.
- 10 (c) The Commissioner of Housing shall, within available
- 11 appropriations, award grants under such grant program based on
- 12 applications submitted and evaluated as provided in this section. The
- amount of grants awarded shall not exceed two hundred fifty thousand
- dollars in the aggregate per fiscal year.
- 15 (d) The commissioner shall commence accepting applications for the

- 16 grant program established pursuant to this section not later than
- 17 October 1, 2023. Each housing authority may apply for a grant pursuant
- 18 to this section by submitting an application to the department in a
- 19 manner prescribed by the commissioner. Grants made under this
- 20 section shall be used to provide an ongoing benefit, as determined by
- 21 the commissioner, for residents of a residential building.
- 22 (e) The commissioner may adopt regulations, in accordance with
- 23 chapter 54 of the general statutes, to carry out the provisions of this
- 24 section.
- 25 Sec. 2. (Effective from passage) (a) There is established a task force to
- 26 study the federal Housing Choice Voucher Program, 42 USC 1437f(o),
- 27 and its implementation in the state. Such study shall include, but need
- 28 not be limited to, an evaluation concerning any disparate impacts said
- 29 program has on the development of at-risk children and youth or
- 30 families.
- 31 (b) The task force shall consist of the following members:
- 32 (1) The chairpersons and ranking members of the joint standing
- 33 committee of the General Assembly having cognizance of matters
- relating to housing, or their designees;
- 35 (2) One appointed by the president pro tempore of the Senate;
- 36 (3) One appointed by the majority leader of the Senate;
- 37 (4) Two appointed by the minority leader of the Senate;
- 38 (5) One appointed by the speaker of the House of Representatives;
- 39 (6) One appointed by the majority leader of the House of
- 40 Representatives; and
- 41 (7) Two appointed by the minority leader of the House of
- 42 Representatives.

- (c) Any member of the task force appointed under subsection (b) of this section may be a member of the General Assembly. All initial appointments to the task force shall be made not later than thirty days after the effective date of this section. Any vacancy shall be filled by the appointing authority.
 - (d) The speaker of the House of Representatives and the minority leader of the Senate shall each select a chairperson from among the members of the task force. Such chairpersons shall schedule the first meeting of the task force, which shall be held not later than sixty days after the effective date of this section.
 - (e) The administrative staff of the joint standing committee of the General Assembly having cognizance of matters relating to housing shall serve as administrative staff of the task force.
 - (f) Not later than January 16, 2024, the task force shall submit a report on its findings and recommendations regarding the implementation of the federal Housing Choice Voucher Program in the state to the joint standing committee of the General Assembly having cognizance of matters relating to housing, in accordance with the provisions of section 11-4a of the general statutes, and to the state's congressional delegation. The task force shall terminate on the date that it submits such report or January 16, 2024, whichever is later.
- Sec. 3. Subsections (a) and (b) of section 47a-6a of the general statutes are repealed and the following is substituted in lieu thereof (*Effective October 1*, 2023):
- 67 (a) As used in this section, (1) "address" means a location as described 68 by the full street number, if any, the street name, the city or town, and 69 the state, and not a mailing address such as a post office box, (2) 70 "dwelling unit" means any house or building, or portion thereof, which 71 is rented, leased or hired out to be occupied, or is arranged or designed 72 to be occupied, or is occupied, as the home or residence of one or more 73 persons, living independently of each other, and doing their cooking

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upon the premises, and having a common right in the halls, stairways or yards, (3) "agent in charge" or "agent" means one who manages real estate, including, but not limited to, the collection of rents and supervision of property, (4) "controlling participant" means [an individual or entity that exercises day-to-day financial or operational control] a natural person who is not a minor and who, directly or indirectly and through any contract, arrangement, understanding or relationship, exercises substantial control of, or owns greater than twenty-five per cent of, a corporation, partnership, trust or other legally recognized entity owning rental real property in the state, and (5) "project-based housing provider" means a property owner who contracts with the United States Department of Housing and Urban Development to provide housing to tenants under the federal Housing Choice Voucher Program, 42 USC 1437f(o).

(b) Any municipality may require the nonresident owner or projectbased housing provider of occupied or vacant rental real property to [maintain on file in the office of] report to the tax assessor, or other municipal office designated by the municipality, the current residential address of the nonresident owner or project-based housing provider of such property [,] if the nonresident owner or project-based housing provider is an individual, or the current residential address of the agent in charge of the building [,] if the nonresident owner or project-based housing provider is a corporation, partnership, trust or other legally recognized entity owning rental real property in the state. [In the case of a If the nonresident owners or project-based housing [provider, such information] providers are a corporation, partnership, trust or other legally recognized entity owning rental real property in the state, such report shall also include identifying information and the current residential address of each controlling participant associated with the property. [, except that, if such controlling participant is a corporation, partnership, trust or other legally recognized entity, the project-based housing provider shall include the identifying information and the current residential address of an individual who exercises day-to-day financial or operational control of such entity.] If such residential

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address changes, notice of the new residential address shall be provided by such nonresident owner, project-based housing provider or agent in charge of the building to the office of the tax assessor or other designated municipal office not more than twenty-one days after the date that the address change occurred. If the nonresident owner, project-based housing provider or agent fails to file an address under this section, the address to which the municipality mails property tax bills for the rental real property shall be deemed to be the nonresident owner, project-based housing provider or agent's current address. Such address may be used for compliance with the provisions of subsection (c) of this section.

This act shall take effect as follows and shall amend the following sections:		
Section 1	from passage	New section
Sec. 2	from passage	New section
Sec. 3	October 1, 2023	47a-6a(a) and (b)

HSG Joint Favorable Subst. -LCO

APP Joint Favorable