99TH GENERAL ASSEMBLY

State of Illinois

2015 and 2016

HB3366

by Rep. Arthur Turner

SYNOPSIS AS INTRODUCED:

310 ILCS 105/7 310 ILCS 105/10 310 ILCS 105/25

Amends the Rental Housing Support Program Act. In a provision concerning the Rental Housing Support Program, provides that the Illinois Housing Development Authority shall distribute amounts for the Program solely from annual receipts on deposit in the Rental Housing Support Program Fund that are appropriated in each year for distribution by the Authority for the Program, and not from any other source of funds for the Authority (rather than the Authority shall distribute amounts appropriated for the Program from the Rental Housing Support Program Fund and any other appropriations provided for the Program). Defines "annual receipts" to mean revenue derived from the Rental Housing Support Program State surcharge from July 1 to June 30. Provides that the Authority shall perform annual reconciliations of all distributions made in connection with the Program and may offset future distributions to balance geographic distribution requirements. Effective immediately.

LRB099 11182 KTG 31688 b

FISCAL NOTE ACT MAY APPLY

A BILL FOR

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- 1 AN ACT concerning housing.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Rental Housing Support Program Act is 5 amended by changing Sections 7, 10, and 25 as follows:

6 (310 ILCS 105/7)

7 Sec. 7. Definitions. In this Act:

8 <u>"Annual receipts" means revenue derived from the Rental</u> 9 <u>Housing Support Program State surcharge from July 1 to June 30.</u> 10 "Authority" means the Illinois Housing Development 11 Authority.

12 "Developer" means any entity that receives a grant under 13 Section 20.

14 "Program" means the Rental Housing Support Program.

15 "Real estate-related document" means any recorded document 16 that affects an interest in real property excluding documents 17 which solely affect or relate to an easement for water, sewer, 18 electricity, gas, telephone or other public service.

19 "Unit" means a rental apartment unit receiving a subsidy by 20 means of a grant under this Act. "Unit" does not include 21 housing units intended as transitional or temporary housing.

22 (Source: P.A. 94-118, eff. 7-5-05.)

- 2 - LRB099 11182 KTG 31688 b

HB3366

1 (310 ILCS 105/10)

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Sec. 10. Creation of Program and distribution of funds.

3 (a) The Rental Housing Support Program is created within 4 the Illinois Housing Development Authority. The Authority 5 shall administer the <u>Program</u> program and adopt rules for its 6 implementation.

7 (b) The Authority shall distribute amounts for the Program 8 solely from annual receipts on deposit in the Rental Housing 9 Support Program Fund that are appropriated in each year for 10 distribution by the Authority for the Program, and not from any 11 other source of funds for the Authority, The Authority shall 12 distribute amounts appropriated for the Program from the Rental Housing Support Program Fund and any other appropriati 13 14 provided for the Program as follows:

15 (1) A proportionate share of annual receipts the annual 16 appropriation, as determined under subsection (d) of 17 15 of this Act, shall be distributed Section to municipalities with a population greater than 2,000,000. 18 Those municipalities shall use at least 10% of those funds 19 20 in accordance with Section 20 of this Act, and all 21 provisions governing the Authority's actions under Section 22 20 shall govern the actions of the corporate authorities of 23 a municipality under this Section. As to the balance of the annual distribution, the municipality shall designate a 24 25 non-profit organization that meets the specific criteria set forth in Section 25 of this Act to serve as the "local 26

HB3366 - 3 - LRB099 11182 KTG 31688 b

1

administering agency" under Section 15 of this Act.

(2) Of the remaining <u>annual receipts</u> appropriation
after the distribution in paragraph (1) of this subsection,
the Authority shall designate at least 10% for the purposes
of Section 20 of this Act in areas of the State not covered
under paragraph (1) of this subsection.

7 (3) The remaining <u>annual receipts</u> appropriation after 8 the distributions in paragraphs (1) and (2) of this 9 subsection shall be distributed according to Section 15 of 10 this Act in areas of the State not covered under paragraph 11 (1) of this subsection.

12 (Source: P.A. 94-118, eff. 7-5-05.)

13 (310 ILCS 105/25)

14 Sec. 25. Criteria for awarding grants. The Authority shall 15 adopt rules to govern the awarding of grants and the continuing 16 eligibility for grants under Sections 15 and 20. Requests for 17 proposals under Section 20 must specify that proposals must 18 satisfy these rules. The rules must contain and be consistent 19 with, but need not be limited to, the following criteria:

(1) Eligibility for tenancy in the units supported by
grants to local administering agencies must be limited to
households with gross income at or below 30% of the median
family income for the area in which the grant will be made.
Fifty percent of the units that are supported by any grant
must be set aside for households whose income is at or

below 15% of the area median family income for the area in 1 2 which the grant will be made, provided that local 3 administering agencies may negotiate flexibility in this set-aside with the Authority if they demonstrate that they 4 5 have been unable to locate sufficient tenants in this lower income range. Income eligibility for units supported by 6 7 grants to local administering agencies must be verified 8 annually by landlords and submitted to local administering 9 agencies. Tenants must have sufficient income to be able to 10 afford the tenant's share of the rent. For grants awarded 11 under Section 20, eligibility for tenancy in units 12 supported by grants must be limited to households with a 13 gross income at or below 30% of area median family income 14 for the area in which the grant will be made. Fifty percent 15 of the units that are supported by any grant must be set 16 aside for households whose income is at or below 15% of the 17 median family income for the area in which the grant will 18 be made, provided that developers may negotiate 19 flexibility in this set-aside with the Authority or 20 municipality as defined in subsection (b) of Section 10 if it has been unable to locate 21 it demonstrates that 22 sufficient tenants in this lower income range. The 23 Authority shall determine what sources qualify as а 24 tenant's income.

25 (2) Local administering agencies must include
 26 2-bedroom, 3-bedroom, and 4-bedroom units among those

HB3366

1 intended to be supported by grants under the Program 2 program. In grants under Section 15, the precise number of 3 these units among all the units intended to be supported by a grant must be based on need in the community for larger 4 5 units and other factors that the Authority specifies in 6 rules. The local administering agency must specify the 7 basis for the numbers of these units that are proposed for 8 support under a grant. Local administering agencies must 9 make a good faith effort to comply with this allocation of 10 unit sizes. In grants awarded under Section 20, developers 11 and the Authority or municipality, as defined in subsection 12 (b) of Section 10, shall negotiate the numbers and sizes of 13 units to be built in a project and supported by the grant.

14 (3) Under grants awarded under Section 15, local
15 administering agencies must enter into a payment contract
16 with the landlord that defines the method of payment and
17 must pay subsidies to landlords on a quarterly basis and in
18 advance of the quarter paid for.

19 (4) Local administering agencies and developers must 20 specify how vacancies in units supported by a grant must be 21 advertised and they must include provisions for outreach to 22 local homeless shelters, organizations that work with 23 people with disabilities, and others interested in 24 affordable housing.

(5) The local administering agency or developer must
 establish a schedule for the tenant's rental obligation for

units supported by a grant. The tenant's share of the rent 1 must be a flat amount, calculated annually, based on the 2 3 size of the unit and the household's income category. In the schedule for the tenant's 4 establishing rental 5 obligation, the local administering agency or developer 6 must use 30% of gross income within an income range as a 7 guide, and it may charge an additional or lesser amount.

8 (6) The amount of the subsidy provided under a grant 9 for a unit must be the difference between the amount of the 10 tenant's obligation and the total amount of rent for the 11 unit. The total amount of rent for the unit must be 12 negotiated between the local administering authority and the landlord under Section 15, or between the Authority or 13 14 municipality, as defined in subsection (b) of Section 10, 15 and the developer under Section 20, using comparable rents 16 for units of comparable size and condition in the 17 surrounding community as a guideline.

18 (7) Local administering agencies and developers,
19 pursuant to criteria the Authority develops in rules, must
20 ensure that there are procedures in place to maintain the
21 safety and habitability of units supported under grants.
22 Local administering agencies must inspect units before
23 supporting them under a grant awarded under Section 15.

24 (8) Local administering agencies must provide or
25 ensure that tenants are provided with a "bill of rights"
26 with their lease setting forth local landlord-tenant laws

and procedures and contact information for the local
 administering agency.

(9) A local administering agency must create a plan
detailing a process for helping to provide information,
when necessary, on how to access education, training, and
other supportive services to tenants living in units
supported under the grant. The plan must be submitted as a
part of the administering agency's proposal to the
Authority required under Section 15.

10 (10) Local administering agencies and developers may 11 not use funding under the grant to develop or support 12 housing that requires that a tenant has a particular 13 diagnosis or type of disability as а condition of 14 eligibility for occupancy unless the requirement is 15 mandated by another funding source for the housing. Local 16 administering agencies and developers may use grant 17 funding to develop integrated housing opportunities for persons with disabilities, but not housing restricted to a 18 19 specific disability type.

20 (11) In order to plan for periodic fluctuations in 21 annual receipts program revenue, the Authority shall 22 establish by rule a mechanism for establishing a reserve 23 fund and the level of funding that shall be held in reserve 24 either by the Authority or by local administering agencies. 25 (12) The Authority shall perform annual 26 reconciliations of all distributions made in connection HB3366 - 8 - LRB099 11182 KTG 31688 b

with the Program and may offset future distributions to
 balance geographic distribution requirements of this Act.
 (Source: P.A. 97-892, eff. 8-3-12.)

Section 99. Effective date. This Act takes effect upon
becoming law.