GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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HOUSE BILL 110

Committee Substitute Favorable 3/4/21 Senate Commerce and Insurance Committee Substitute Adopted 8/31/21 Proposed Conference Committee Substitute H110-PCCS10550-BB-1

Short Title: La	andlord Submission of HOPE Application.	(Public)
Sponsors:		
Referred to:		
	February 19, 2021	
OF EVICTIO The General Asse SECT "SECTION: Recovery and R applications unde are submitted by all of the federal behalf of a tenant tenant addresses,	A BILL TO BE ENTITLED KE CHANGES TO THE HOUSING OPPORTUNITIES AND PREVENS (HOPE) PROGRAM. embly of North Carolina enacts: TION 1.(a) Section 3.4 of S.L. 2021-25 is amended by adding a new section of the Morth Carolina desiliency (NCORR), Department of Public Safety, is directed at the Housing Opportunities and Prevention of Evictions (HOPE) Programments for this program. A landlord's submission of an applet shall be eligible retroactively for rental arrears, including current of within allowable federal guidelines. NCORR shall only allocate the program of the section (d) of this section that accept applications submitted by landlords.	Office of to accept ogram that tion meets lication on or previous e funds to
counties in subsection (d) of this section that accept applications submitted by landlords on behalf of a tenant, accept applications submitted by tenants, and comply with subsection (j) of this		
"SECTION	TION 1.(b) Section 3.4(j) of S.L. 2021-25 reads as rewritten: 3.4.(j) All funds reserved or allotted under this section shall be applicable federal law or guidance. guidance, and these funds shall be applicable.	
(1)	Cover the cost of a hotel or motel room, excluding expenses incide	ental to the
7-7	charge for the room, occupied by an eligible household that meet applicable program requirements in addition to the following: a. The household has been temporarily or permanently displace primary residence or does not have a permanent residence of the total months of assistance provided to the household do the time limits provided by the Emergency Rental Assistance	ed from its elsewhere. not exceed e Program.
(2) (3)	 <u>Cover the cost of reasonable accrued late fees due to a landlord.</u> <u>Cover utility or energy costs for renters' households, irrespectapplication for or receipt of rental assistance.</u> 	
<u>(4)</u>	Comply with subsection (g) of this section. NCORR shall provide compliance to the Joint Legislative Commission on Governmental Cannually by January 15 until the program terminates.	



- (5) Ensure assistance shall be provided for a period not to exceed 12 months except that NCORR may provide assistance for an additional three months only if necessary to ensure housing stability for a household subject to the availability of funds.
- (6) Cover rental arrears accrued after March 13, 2020, the date of the emergency declaration pursuant to section 501(b) of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. § 5191(b)."

SECTION 1.(c) Section 3.4(g) of S.L. 2021-25 reads as rewritten:

"SECTION 3.4.(g) Allotments as listed in subsection (f) of this section for regions with counties that did not receive a direct allocation from the federal Emergency Rental Assistance program under the Consolidated Appropriations Act or the American Rescue Plan Act are the maximum aggregate amount to be provided to recipients renting housing in the respective region, and the Office shall reserve the maximum amount to the respective region minus any pro rata adjustments authorized in this section. The Office shall provide awards to recipients residing in the region described in this subsection based upon in an amount equal to the actual amount of monthly rent owed owed, including reasonable fees authorized under the written lease agreement, by the tenant pursuant to the rental agreement or an amount equal to the actual amount of utility costs owed by the recipient and shall not be subject to any allowable average or other formula-based calculation. The Office shall continue to provide awards for each region until the maximum allotment amount in subsection (f) of this section has been exhausted."

SECTION 2. This act is effective when it becomes law.

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