1282

2011-2012 Regular Sessions

IN SENATE

January 6, 2011

- Introduced by Sen. DUANE -- read twice and ordered printed, and when printed to be committed to the Committee on Housing, Construction and Community Development
- AN ACT to amend the administrative code of the city of New York and the emergency tenant protection act of nineteen seventy-four, in relation to inspection of major capital improvements for which rent increases are requested and in relation to extending the provisions of the rent stabilization law

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Subparagraph (g) of paragraph 1 of subdivision g of section 2 26-405 of the administrative code of the city of New York, as amended by 3 chapter 749 of the laws of 1990, is amended to read as follows:

(g) There has been since July first, nineteen hundred seventy, a major 4 5 capital improvement required for the operation, preservation or mainteб nance of the structure. An adjustment under this subparagraph [(g)] 7 shall be in an amount sufficient to amortize the cost of the improve-8 ments pursuant to this subparagraph [(g)] over a seven-year period. NO 9 LANDLORD SHALL DENY ACCESS TO A PROFESSIONAL ENGINEER LICENSED TO PRAC-10 TICE IN THE STATE OF NEW YORK OR A REGISTERED ARCHITECT LICENSED TO PRACTICE IN THE STATE OF NEW YORK HIRED BY ANY TENANT, TENANTS OR TENANT 11 ASSOCIATION REPRESENTING TENANTS OF A MULTIPLE DWELLING OF SIX UNITS 12 OR 13 MORE FOR THE PURPOSE OF CONDUCTING AN INSPECTION OF A MAJOR CAPITAL IMPROVEMENT FOR WHICH AN APPLICATION FOR ADJUSTMENT OF MAXIMUM RENT HAS 14 15 BEEN FILED. SUCH INSPECTION SHALL BE CONDUCTED AFTER NOTICE TO THE LAND-LORD AND DURING NORMAL BUSINESS HOURS. SUCH TENANT MAY FILE THE REPORT 16 OF THE INSPECTION WITH THE CITY RENT AGENCY FOR CONSIDERATION 17 IN THE DETERMINATION OF SUCH APPLICATION; or 18

19 S 2. Paragraph 6 of subdivision c of section 26-511 of the administra-20 tive code of the city of New York, as amended by chapter 116 of the laws 21 of 1997, is amended to read as follows:

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

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1 (6) provides criteria whereby the commissioner may act upon applica-2 tions by owners for increases in excess of the level of fair rent 3 increase established under this law provided, however, that such crite-4 ria shall provide (a) as to hardship applications, for a finding that 5 the level of fair rent increase is not sufficient to enable the owner to 6 maintain approximately the same average annual net income (which shall 7 be computed without regard to debt service, financing costs or manage-8 for the three year period ending on or within six months of ment fees) 9 the date of an application pursuant to such criteria as compared with 10 annual net income, which prevailed on the average over the period nine-11 teen hundred sixty-eight through nineteen hundred seventy, or for the first three years of operation if the building was completed since nine-12 teen hundred sixty-eight or for the first three fiscal years after a 13 14 transfer of title to a new owner provided the new owner can establish to 15 the satisfaction of the commissioner that he or she acquired title to 16 the building as a result of a bona fide sale of the entire building and 17 that the new owner is unable to obtain requisite records for the fiscal 18 years nineteen hundred sixty-eight through nineteen hundred seventy 19 despite diligent efforts to obtain same from predecessors in title and 20 further provided that the new owner can provide financial data covering 21 a minimum of six years under his or her continuous and uninterrupted operation of the building to meet the three year to three year compar-22 ative test periods herein provided; and (b) as to completed building-23 wide major capital improvements, for a finding that such improvements 24 25 are deemed depreciable under the Internal Revenue Code and that the cost 26 is to be amortized over a seven-year period, based upon cash purchase 27 price exclusive of interest or service charges. NO LANDLORD SHALL DENY 28 ACCESS TO A PROFESSIONAL ENGINEER LICENSED TO PRACTICE IN THE STATE OF 29 YORK OR A REGISTERED ARCHITECT LICENSED TO PRACTICE IN THE STATE OF NEW 30 NEW YORK HIRED BY ANY TENANT, TENANTS OR TENANT ASSOCIATION REPRESENTING TENANTS OF A MULTIPLE DWELLING OF SIX UNITS OR MORE FOR THE 31 PURPOSE OF 32 CONDUCTING AN INSPECTION OF A MAJOR CAPITAL IMPROVEMENT FOR WHICH AN 33 APPLICATION FOR ADJUSTMENT OF MAXIMUM RENT HAS BEEN FILED. SUCH SHALL BE CONDUCTED AFTER NOTICE TO THE LANDLORD AND DURING 34 INSPECTION NORMAL BUSINESS HOURS. SUCH TENANT MAY FILE THE REPORT OF THE INSPECTION 35 WITH THE CITY RENT AGENCY FOR CONSIDERATION IN THE DETERMINATION OF SUCH 36 37 APPLICATION. Notwithstanding anything to the contrary contained herein, no hardship increase granted pursuant to this paragraph shall, when 38 39 added to the annual gross rents, as determined by the commissioner, 40 exceed the sum of, (i) the annual operating expenses, (ii) an allowance for management services as determined by the commissioner, (iii) actual 41 annual mortgage debt service (interest and amortization) on its indebt-42 43 edness to a lending institution, an insurance company, a retirement fund 44 or welfare fund which is operated under the supervision of the banking 45 insurance laws of the state of New York or the United States, and or (iv) eight and one-half percent of that portion of the fair market value 46 47 of the property which exceeds the unpaid principal amount of the mort-48 gage indebtedness referred to in subparagraph (iii) of this paragraph. 49 Fair market value for the purposes of this paragraph shall be six times 50 the annual gross rent. The collection of any increase in the stabilized 51 rent for any apartment pursuant to this paragraph shall not exceed six in any year from the effective date of the order granting the 52 percent increase over the rent set forth in the schedule of gross rents, with 53 54 collectability of any dollar excess above said sum to be spread forward 55 in similar increments and added to the stabilized rent as established or 56 set in future years;

1 S 3. Paragraph 3 of subdivision d of section 6 of section 4 of chapter 2 576 of the laws of 1974, constituting the emergency tenant protection 3 act of nineteen seventy-four, as amended by chapter 749 of the laws of 4 1990, is amended to read as follows:

5 (3) there has been since January first, nineteen hundred seventy-four 6 major capital improvement required for the operation, preservation or а 7 maintenance of the structure. An adjustment under this paragraph shall 8 in an amount sufficient to amortize the cost of the improvements be pursuant to this paragraph over a seven-year period. NO LANDLORD SHALL 9 10 DENY ACCESS TO A PROFESSIONAL ENGINEER LICENSED TO PRACTICE IN THE STATE NEW YORK OR A REGISTERED ARCHITECT LICENSED TO PRACTICE IN THE STATE 11 OF 12 OF NEW YORK HIRED BY ANY TENANT, TENANTS OR TENANT ASSOCIATION REPRES-A MULTIPLE DWELLING OF SIX UNITS OR MORE FOR THE 13 ENTING TENANTS OF 14 PURPOSE OF CONDUCTING AN INSPECTION OF A MAJOR CAPITAL IMPROVEMENT FOR 15 WHICH AN APPLICATION FOR ADJUSTMENT OF MAXIMUM RENT HAS BEEN FILED. SUCH 16 INSPECTION SHALL BE CONDUCTED AFTER NOTICE TO THE LANDLORD AND DURING NORMAL BUSINESS HOURS. SUCH TENANT MAY FILE THE REPORT OF THE INSPECTION 17 18 WITH THE CITY RENT AGENCY FOR CONSIDERATION IN THE DETERMINATION OF SUCH 19 APPLICATION, or

20 S 4. Section 26-520 of the administrative code of the city of New 21 York, as amended by local law number 23 of the city of New York for the 22 year 2009, is amended to read as follows:

23 S 26-520 Expiration date. This chapter shall expire on April first, 24 two thousand [twelve] FOURTEEN unless rent control shall sooner termi-25 nate as provided in subdivision three of section one of the local emer-26 gency housing rent control law.

27 S 5. This act shall take effect on the one hundred twentieth day after 28 it shall have become a law, except that any rules and regulations neces-29 sary for the timely implementation of this act on its effective date shall be promulgated on or before such date; provided that the amendment 30 to section 26-405 of the city rent and rehabilitation law made by 31 32 section one of this act shall remain in full force and effect only so 33 long as the public emergency requiring the regulation and control of residential rents and evictions continues, as provided in subdivision 3 34 35 of section 1 of the local emergency housing rent control act and 36 provided further that the amendment to section 26-511 of the rent 37 stabilization law of nineteen hundred sixty-nine made by section two of 38 this act shall expire on the same date as such law expires and shall not 39 affect the expiration of such law as provided under section 26-520 of 40 such law and provided further that the amendment to section 6 of the emergency tenant protection act of nineteen seventy-four made by section 41 three of this act shall expire on the same date as such act expires and 42 43 shall not affect the expiration of such act as provided in section 17 of 44 chapter 576 of the laws of 1974, as amended.