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2013-2014 Regular Sessions

IN SENATE

(PREFILED)

January 9, 2013

Introduced by Sen. ESPAILLAT -- 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 hardship applications

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

Section 1. Paragraph 6-a of subdivision c of section 26-511 of the administrative code of the city of New York is amended to read as follows:

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(6-a) provides criteria whereby as an alternative to the hardship application provided under paragraph six of this subdivision owners of buildings acquired by the same owner or a related entity owned by the same principals [three] SIX years prior to the date of application may apply to the division for increases in excess of the level of applicable quideline increases established under this law based on a finding by the commissioner that such quideline increases are not sufficient to enable the owner to maintain an annual gross rent income for such building which exceeds the annual operating expenses of such building by a sum equal to at least five percent of such gross rent. For the purposes this paragraph, operating expenses shall consist of the actual, reasonable, costs of fuel, labor, utilities, taxes, other than income or corporate franchise taxes, fees, permits, necessary contracted services and non-capital repairs, insurance, parts and supplies, management fees and other administrative costs and mortgage interest. For the purposes of this paragraph, mortgage interest shall be deemed to mean interest on a bona fide mortgage including an allocable portion of charges related thereto. Criteria to be considered in determining a bona fide mortgage other than an institutional mortgage shall include; condition of

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

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property, location of the property, the existing mortgage market at the time the mortgage is placed, the term of the mortgage, the amortization rate, the principal amount of the mortgage, security and other terms and conditions of the mortgage. The commissioner shall set a rental value 5 for any unit occupied by the owner or a person related to the owner or 6 unoccupied at the owner's choice for more than one month at the last 7 regulated rent plus the minimum number of guidelines increases or, if no 8 such regulated rent existed or is known, the commissioner shall impute a 9 rent consistent with other rents in the building. The amount of hardship 10 increase shall be such as may be required to maintain the annual 11 income as provided by this paragraph. The division shall not grant 12 a hardship application under this paragraph or paragraph six of 13 subdivision for a period of three years subsequent to granting a hard-14 ship application under the provisions of this paragraph. The collection 15 any increase in the rent for any housing accommodation pursuant to 16 this paragraph shall not exceed six percent in any year from the effec-17 tive date of the order granting the increase over the rent set forth in 18 the schedule of gross rents, with collectability of any dollar 19 above said sum to be spread forward in similar increments and added to 20 the rent as established or set in future years. No application shall 21 approved unless the owner's equity in such building exceeds five percent 22 of: (i) the arms length purchase price of the property; (ii) the cost of 23 any capital improvements for which the owner has not collected a 24 surcharge; (iii) any repayment of principal of any mortgage or loan used 25 to finance the purchase of the property or any capital improvements 26 which the owner has not collected a surcharge and (iv) any increase in 27 the equalized assessed value of the property which occurred subsequent 28 the first valuation of the property after purchase by the owner. For 29 the purposes of this paragraph, owner's equity shall mean the sum of (i) the purchase price of the property less the principal of any mortgage or 30 31 loan used to finance the purchase of the property, (ii) the cost of any 32 improvement for which the owner has not collected a surcharge capital 33 less the principal of any mortgage or loan used to finance said improve-34 ment, (iii) any repayment of the principal of any mortgage or loan used 35 finance the purchase of the property or any capital improvement for which the owner has not collected a surcharge, and (iv) any increase 36 37 the equalized assessed value of the property which occurred subsequent to the first valuation of the property after purchase by the owner. S 2. Paragraph 5 of subdivision d of section 6 of section 4 of chapter 38 39

- S 2. Paragraph 5 of subdivision d of section 6 of section 4 of chapter 576 of the laws of 1974 enacting the emergency tenant protection act of nineteen seventy-four, as amended by chapter 102 of the laws of 1984, is amended to read as follows:
- (5) as an alternative to the hardship application provided under paragraph four of this subdivision, owners of buildings acquired by the same owner or a related entity owned by the same principals [three] SIX years prior to the date of application may apply to the division for increases level of applicable guideline increases established of the under this law based on a finding by the commissioner that such guideline increases are not sufficient to enable the owner to maintain an annual gross rent income for such building which exceeds the operating expenses of such building by a sum equal to at least five percent of such gross rent. For the purposes of this paragraph, operating expenses shall consist of the actual, reasonable, costs of fuel, labor, utilities, taxes, other than income or corporate franchise taxes, fees, permits, necessary contracted services and non-capital repairs, insurance, parts and supplies, management fees and other administrative

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costs and mortgage interest. For the purposes of this paragraph, mortgage interest shall be deemed to mean interest on a bona fide mortgage 3 including an allocable portion of charges related thereto. Criteria be considered in determining a bona fide mortgage other than an institu-5 tional mortgage shall include; condition of the property, location of 6 the property, the existing mortgage market at the time the mortgage is 7 placed, the term of the mortgage, the amortization rate, the principal 8 amount of the mortgage, security and other terms and conditions of the 9 mortgage. The commissioner shall set a rental value for any unit occu-10 pied by the owner or a person related to the owner or unoccupied at the 11 owner's choice for more than one month at the last regulated rent plus 12 the minimum number of guidelines increases or, if no such regulated rent 13 existed or is known, the commissioner shall impute a rent consistent 14 with other rents in the building. The amount of hardship increase shall 15 be such as may be required to maintain the annual gross rent income as 16 provided by this paragraph. The division shall not grant a hardship 17 application under this paragraph or paragraph four of this subdivision 18 for a period of three years subsequent to granting a hardship applica-19 tion under the provisions of this paragraph. The collection of 20 increase in the rent for any housing accommodation pursuant to this 21 paragraph shall not exceed six percent in any year from the effective 22 date of the order granting the increase over the rent set forth in the schedule of gross rents, with collectability of any dollar excess above 23 24 said sum to be spread forward in similar increments and added to the 25 rent as established or set in future years. No application shall 26 approved unless the owner's equity in such building exceeds five percent of: (i) the arms length purchase price of the property; (ii) the cost of 27 28 capital improvements for which the owner has not collected a 29 surcharge; (iii) any repayment of principal of any mortgage or loan used to finance the purchase of the property or any capital improvements for 30 which the owner has not collected a surcharge; and (iv) any increase in 31 32 the equalized assessed value of the property which occurred subsequent 33 the first valuation of the property after purchase by the owner. For the purposes of this paragraph, owner's equity shall mean the sum of (i) 34 the purchase price of the property less the principal of any mortgage or 35 36 loan used to finance the purchase of the property, (ii) the cost of 37 capital improvement for which the owner has not collected a surcharge less the principal of any mortgage or loan used to finance said improve-38 39 ment, (iii) any repayment of the principal of any mortgage or loan used 40 finance the purchase of the property or any capital improvement for which the owner has not collected a surcharge, and (iv) any increase in 41 the equalized assessed value of the property which occurred subsequent 42 43 to the first valuation of the property after purchase by the owner. 44

S 3. This act shall take effect immediately; provided that the amendments to section 26-511 of chapter 4 of title 26 of the administrative code of the city of New York made by section one of this act the same date as such law expires and shall not affect the expire on expiration of such law as provided under section 26-520 of such law; and provided that the amendments to section 6 of the emergency tenant protection act of nineteen seventy-four made by section two of this act shall expire on the same date as such act expires and shall not affect the expiration of such act as provided in section 17 of chapter 576 of

the laws of 1974. 53

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