9814

IN ASSEMBLY

April 12, 2016

Introduced by M. of A. JOYNER -- read once and referred to the Committee on Housing

AN ACT to amend the administrative code of the city of New York, the emergency tenant protection act of nineteen seventy-four and the emergency housing rent control law, in relation to prohibiting the adjustment of maximum allowable rent where any modification, increase or improvement is made to accommodate the needs of a disabled tenant

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

Section 1. Subparagraph (e) of paragraph 1 of subdivision g of section 26-405 of the administrative code of the city of New York, as amended by section 15 of part B of chapter 97 of the laws of 2011, is amended to read as follows:

(e) The landlord and tenant by mutual voluntary written agreement 6 agree to a substantial increase or decrease in dwelling space or a 7 change in the services, furniture, furnishings or equipment provided in 8 the housing accommodations. An adjustment under this subparagraph shall equal to one-fortieth, in the case of a building with thirty-five or 9 fewer housing accommodations, or one-sixtieth, in the case of a building 10 with more than thirty-five housing accommodations where such adjustment 11 12 effect on or after September twenty-fourth, two thousand eleven, 13 of the total cost incurred by the landlord in providing such modification or increase in dwelling space, services, furniture, furnishings or 14 15 equipment, including the cost of installation, but excluding finance 16 charges, provided further that an owner who is entitled to a rent 17 increase pursuant to this subparagraph shall not be entitled to a 18 further rent increase based upon the installation of similar equipment, 19 or new furniture or furnishings within the useful life of such new equipment, or new furniture or furnishings. The owner shall give written 20 notice to the city rent agency of any such adjustment pursuant to this 21 subparagraph; PROVIDED, HOWEVER, AN OWNER SHALL NOT BE ENTITLED 22 23 ADJUSTMENT PURSUANT TO THIS SUBPARAGRAPH WHERE ANY MODIFICATION OR 24 INCREASE IN DWELLING SPACE, SERVICES, FURNITURE, FURNISHINGS ACCOMMODATE THE NEEDS OF A DISABLED TENANT. 25 MENT IS MADE TO FOR

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

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PURPOSES OF THIS SUBPARAGRAPH, "DISABLED" MEANS AN INDIVIDUAL (I) WITH A PHYSICAL OR MENTAL IMPAIRMENT, INCLUDING, BUT NOT LIMITED TO, THOSE OF NEUROLOGICAL, EMOTIONAL OR SENSORY ORGANS, WHICH SUBSTANTIALLY LIMITS ONE OR MORE OF THE INDIVIDUAL'S MAJOR LIFE ACTIVITIES, AND (II) WHO IS REGARDED AS HAVING SUCH AN IMPAIRMENT AS CERTIFIED BY A LICENSED PHYSICIAN OF THIS STATE; or

- S 2. Paragraph 13 of subdivision c of section 26-511 of the administrative code of the city of New York, as amended by section 16 of part B of chapter 97 of the laws of 2011, is amended to read as follows:
- 10 (13) provides that an owner is entitled to a rent increase where there 11 has been a substantial modification or increase of dwelling space or 12 increase in the services, or installation of new equipment or improvements or new furniture or furnishings provided in or to a tenant's hous-13 14 ing accommodation, on written tenant consent to the rent increase. 15 case of a vacant housing accommodation, tenant consent shall not be 16 required. The permanent increase in the legal regulated rent for the affected housing accommodation shall be one-fortieth, in the case of a 17 18 building with thirty-five or fewer housing accommodations, or one-sixti-19 eth, in the case of a building with more than thirty-five housing accom-20 modations where such permanent increase takes effect on or after Septem-21 ber twenty-fourth, two thousand eleven, of the total cost incurred by 22 landlord in providing such modification or increase in dwelling 23 space, services, furniture, furnishings or equipment, including the cost of installation, but excluding finance charges. Provided further that an 24 25 owner who is entitled to a rent increase pursuant to this paragraph 26 shall not be entitled to a further rent increase based upon the installation of similar equipment, or new furniture or furnishings within the 27 28 useful life of such new equipment, or new furniture or furnishings. 29 PROVIDED, HOWEVER, AN OWNER SHALL NOT BE ENTITLED TO ANY RENT 30 TO THIS PARAGRAPH WHERE ANY MODIFICATION, INCREASE OR IMPROVE-PURSUANT MENT IN DWELLING SPACE, SERVICES, FURNITURE, FURNISHINGS OR EQUIPMENT IS 31 32 MADE TO ACCOMMODATE THE NEEDS OF A DISABLED TENANT. FOR PURPOSES 33 "DISABLED" MEANS AN INDIVIDUAL (I) WITH A PHYSICAL OR PARAGRAPH, MENTAL IMPAIRMENT, INCLUDING, BUT NOT LIMITED TO, THOSE OF NEUROLOGICAL, 34 35 EMOTIONAL OR SENSORY ORGANS, WHICH SUBSTANTIALLY LIMITS ONE OR 36 INDIVIDUAL'S MAJOR LIFE ACTIVITIES, AND (II) WHO IS REGARDED AS 37 HAVING SUCH AN IMPAIRMENT AS CERTIFIED BY A LICENSED PHYSICIAN 38 STATE.
 - S 3. Paragraph 1 of subdivision d of section 6 of section 4 of chapter 576 of the laws of 1974, constituting the emergency tenant protection act of nineteen seventy-four, as amended by section 18 of part B of chapter 97 of the laws of 2011, is amended to read as follows:
 - (1) there has been a substantial modification or increase of dwelling space or an increase in the services, or installation of new equipment or improvements or new furniture or furnishings, provided in or to a tenant's housing accommodation, on written tenant consent to the rent increase. In the case of a vacant housing accommodation, tenant consent shall not be required. The permanent increase in the legal regulated rent for the affected housing accommodation shall be one-fortieth, in the case of a building with thirty-five or fewer housing accommodations, or one-sixtieth, in the case of a building with more than thirty-five housing accommodations where such permanent increase takes effect on or after September twenty-fourth, two thousand eleven, of the total cost incurred by the landlord in providing such modification or increase in dwelling space, services, furniture, furnishings or equipment, including the cost of installation, but excluding finance charges. Provided

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further that an owner who is entitled to a rent increase pursuant to this paragraph shall not be entitled to a further rent increase based upon the installation of similar equipment, or new furniture furnishings within the useful life of such new equipment, or new furni-5 ture or furnishings. PROVIDED, HOWEVER, AN OWNER SHALL NOT BE 6 ANY RENT INCREASE PURSUANT TO THIS PARAGRAPH WHERE ANY MODIFICATION, 7 IMPROVEMENT IN DWELLING SPACE, SERVICES, 8 FURNISHINGS OR EQUIPMENT IS MADE TO ACCOMMODATE THE NEEDS OF A DISABLED TENANT. FOR PURPOSES OF THIS PARAGRAPH, "DISABLED" MEANS AN INDIVIDUAL (I) WITH A PHYSICAL OR MENTAL IMPAIRMENT, INCLUDING, BUT NOT LIMITED TO, 9 10 11 THOSE OF NEUROLOGICAL, EMOTIONAL OR SENSORY ORGANS, WHICH SUBSTANTIALLY LIMITS ONE OR MORE OF THE INDIVIDUAL'S MAJOR LIFE ACTIVITIES, 12 IS REGARDED AS HAVING SUCH AN IMPAIRMENT AS CERTIFIED BY A LICENSED 13 14 PHYSICIAN OF THIS STATE.

- S 4. Clause 5 of the second undesignated paragraph of paragraph (a) of subdivision 4 of section 4 of chapter 274 of the laws of 1946, constituting the emergency housing rent control law, as amended by section 25 of part B of chapter 97 of the laws of 2011, is amended to read as follows:
- (5) the landlord and tenant by mutual voluntary written agreement agree to a substantial increase or decrease in dwelling space or a change in the services, furniture, furnishings or equipment provided in the housing accommodations; provided that an owner shall be entitled to rent increase where there has been a substantial modification or increase of dwelling space or an increase in the services, or installation of new equipment or improvements or new furniture or furnishings provided in or to a tenant's housing accommodation. The permanent in the maximum rent for the affected housing accommodation increase shall be one-fortieth, in the case of a building with thirty-five or fewer housing accommodations, or one-sixtieth, in the case of a building with more than thirty-five housing accommodations where such permanent increase takes effect on or after September twenty-fourth, two thousand the total cost incurred by the landlord in providing such modification or increase in dwelling space, services, furniture, furnishings or equipment, including the cost of installation, but excluding finance charges provided further that an owner who is entitled to a rent increase pursuant to this clause shall not be entitled to a further rent increase based upon the installation of similar equipment, or new furniture or furnishings within the useful life of such new equipment, or new furniture or furnishings. The owner shall give written notice to the commission of any such adjustment pursuant to this clause; PROVIDED, HOWEVER, AN OWNER SHALL NOT BE ENTITLED TO ANY ADJUSTMENT PURSUANT TO THIS CLAUSE WHERE ANY MODIFICATION, IMPROVEMENT OR IN DWELLING SPACE, SERVICES, FURNITURE, FURNISHINGS OR EQUIPMENT IS MADE ACCOMMODATE THE NEEDS OF A DISABLED TENANT. FOR PURPOSES OF THIS CLAUSE, "DISABLED" MEANS AN INDIVIDUAL (I) WITH A PHYSICAL OR MENTAL THOSE OF NEUROLOGICAL, INCLUDING, BUT NOT LIMITED TO, IMPAIRMENT, EMOTIONAL OR SENSORY ORGANS, WHICH SUBSTANTIALLY LIMITS ONE OR INDIVIDUAL'S MAJOR LIFE ACTIVITIES, AND (II) WHO IS REGARDED AS HAVING SUCH AN IMPAIRMENT AS CERTIFIED BY A LICENSED PHYSICIAN STATE; or
 - S 5. This act shall take effect immediately; provided that:
- (a) the amendments to section 26-405 of the city rent and rehabilitation law made by section one of this act shall remain in full force and effect only as long as the public emergency requiring the regulation and control of residential rents and evictions continues, as provided in

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subdivision 3 of section 1 of the local emergency housing rent control 2 act;

- (b) the amendments made to section 26-511 of chapter 4 of title 26 of the administrative code of the city of New York made by section two of this act shall expire on the same date as such law expires and shall not affect the expiration of such law as provided under section 26-520 of such law;
- (c) the amendments to section 6 of the emergency tenant protection act of nineteen seventy-four made by section three of this act shall expire on the same date as such act expires and shall not affect the expiration such act as provided in section 17 of chapter 576 of the laws of 1974; and
- (d) the amendments to section 4 of the emergency housing rent control 14 law made by section four of this act shall expire on the same date as 15 such law expires and shall not affect the expiration of such law as provided in subdivision 2 of section 1 of chapter 274 of the laws of 16 17 1946.