STATE OF NEW YORK

9674

IN ASSEMBLY

March 28, 2022

Introduced by M. of A. VANEL -- read once and referred to the Committee on Consumer Affairs and Protection

AN ACT to amend the general business law, in relation to certain real estate syndication offerings

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subdivision 4 of section 157 of the general business law, as added by chapter 754 of the laws of 1990, is amended to read as follows:

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- 4. "Time share" means an interest in any arrangement, plan, scheme, or 5 similar device, whether by membership, agreement, tenancy in common, sale, lease, deed, rental agreement, license, or right-to-use agreement or by any other means, whereby [three or] more than ten purchasers, in exchange for a consideration, receive ownership rights in or a right to use the same accommodations or facilities in real property, or both, for different intervals of less than a full year during any given year, but 11 not necessarily for consecutive years, and which extend for a period of 12 more than three years or which, for nominal consideration, may be renewed to continue for a period of more than three years.
- § 2. Paragraph (a) of subdivision 1 of section 352-e of the general 15 business law, as amended by chapter 1085 of the laws of 1968, is amended 16 to read as follows:
- (a) It shall be illegal and prohibited for any person, partnership, 18 corporation, company, trust or association, or any agent or employee thereof, to make or take part in a public offering or sale in or from 19 the state of New York of securities constituted of participation inter-20 ests or investments in real estate, mortgages or leases, including 21 22 stocks, bonds, debentures, evidences of interest or indebtedness, limit-23 ed partnership interests or other security or securities as defined in 24 section three hundred fifty-two of this article, when such securities consist primarily of participation interests or investments in one or 26 more real estate ventures, including cooperative interests in realty, 27 unless and until there shall have been filed with the department of law, 28 prior to such offering, a written statement or statements, to be known

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

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1 as an "offering statement" or "prospectus" concerning the contemplated 2 offering which shall contain the information and representations required by paragraph (b) of this subdivision unless the security offering is exempted hereunder or under subdivision two of section three 5 hundred fifty-nine-f[- subdivision twoaction of the attorney general. Provided however, for purposes of this 7 section timesharing plans involving ten or fewer purchasers shall be exempted from filing requirements under this section. The term "real estate" as used in $[\frac{\text{the}}{\text{this}}]$ paragraph shall not include mineral, oil 9 10 or timber leases or properties, or buildings, structures, land or other 11 realty housing or containing business offices or industry, owned or leased by the issuer, where the issuer is not primarily engaged in the 13 business of buying and selling such building, timesharing plans involving ten or fewer purchasers or other realty or leases or interests ther-15 ein. The circulation or dissemination of a non-firm offer (including 16 circulation or dissemination of a preliminary prospectus pursuant to 17 section ten (b) of the securities act of nineteen hundred thirty-three, 18 and the rules thereto appertaining) shall not constitute making or taking part in a public offering within the meaning of this section. 19 20 § 3. This act shall take effect on the ninetieth day after it shall 21 become a law. Effective immediately, the addition, amendment and/or

22 repeal of any rule or regulation necessary for the implementation of 23 this act on its effective date are authorized to be made and completed 24 on or before such effective date.