3851

2009-2010 Regular Sessions

IN SENATE

April 2, 2009

- Introduced by Sens. KRUEGER, DUANE, HUNTLEY, MONSERRATE, ONORATO -- 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 private housing finance law, in relation to windfall profits on the dissolution or first sale of rental companies and the dissolution and/or reconstitution of mutual companies

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

Section 1. Subdivision 2 of section 35 of the private housing finance 2 law, as amended by chapter 229 of the laws of 1989, is amended to read 3 as follows:

4 2. A company aided by a loan made after May first, nineteen hundred fifty-nine, may voluntarily be dissolved, SOLD AND/OR RECONSTITUTED without the consent of the commissioner or of the supervising agency, as 5 6 7 the case may be, not less than twenty years after the occupancy date upon the payment in full of the remaining balance of principal and 8 interest due and unpaid upon the mortgage or mortgages [and], of any and 9 10 all expenses incurred in effecting such voluntary dissolution AND OF A TRANSFER FEE EQUAL TO SEVENTY-FIVE PERCENT OF THE FAIR MARKET VALUE IN 11 12 THE CASE OF DISSOLUTION OR SALES PRICE ON THE FIRST SALE OF A RENTAL PROJECT, OR, IN THE CASE OF A MUTUAL COMPANY SEVENTY-FIVE PERCENT OF THE 13 SALES PRICE ON EACH FIRST SALE THEREAFTER FOR MARKET VALUE BY A SELLING 14 BE 15 SHAREHOLDER. THE PROCEEDS OF THE TRANSFER FEES ARE TO PAID INTO A 16 FUND HELD BY THE NEW YORK CITY HOUSING DEVELOPMENT CORPORATION AND THE 17 NEW YORK STATE HOUSING FINANCE AGENCY FOR THE FOLLOWING PURPOSES: (A) TO CONTINUE TO SUBSIDIZE 18 THE DEVELOPMENT FOR AS LONG AS THE PURCHASER OF A RENTAL DEVELOPMENT REMAINS IN THE MITCHELL-LAMA PROGRAM; 19 FOR THE CITY OR STATE TO PURCHASE THE LAND AND TO LEASE THE LAND 20 (B) 21 TO THE TENANTS AND CONVERT THE PROJECT TO A LIMITED PROFIT MUTUAL COMPA-22 NY, WITH A NINETY-NINE YEAR LEASE;

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

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(C) FOR REPAIR LOANS AT ZERO PERCENT INTEREST TO FUND NECESSARY CAPITAL IMPROVEMENTS FOR AS LONG AS THE COMPANY REMAINS IN THE MITCHELL-LAMA
PROGRAM;
(D) FOR EACH YEAR THAT THE COMPANY REMAINS AS A LIMITED PROFIT COMPANY, TO FORGIVE ONE-THIRTIETH OF THE PRINCIPAL OF ANY REPAIR LOAN EACH

5 NY, TO FORGIVE ONE-THIRTIETH OF THE PRINCIPAL OF ANY REPAIR LOAN EACH 6 YEAR; 7 (E) FOR THE SUBSIDIZATION OF OTHER LIMITED PROFIT HOUSING COMPANIES;

8 AND

9 (F) FOR THE DEVELOPMENT OF OTHER AFFORDABLE HOUSING.

10 S 2. This act shall take effect immediately.