3596

2011-2012 Regular Sessions

IN ASSEMBLY

January 26, 2011

Introduced by M. of A. GLICK, ROSENTHAL, MILLMAN, DINOWITZ, O'DONNELL, JACOBS, COOK, NOLAN, COLTON -- Multi-Sponsored by -- M. of A. BRENNAN, FARRELL, GOTTFRIED, PERRY, WEINSTEIN, WEISENBERG -- read once and referred to the Committee on Housing

AN ACT to amend the administrative code of the city of New York, in relation to renewal of a lease under the stabilization code

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

- 1 Section 1. Subparagraph (a) of paragraph 9 of subdivision c of section 2 26-511 of the administrative code of the city of New York is amended to 3 read as follows:
- (a) (1) where [he or she] THE OWNER HAS ESTABLISHED TO THE TION OF THE DIVISION OF HOUSING AND COMMUNITY RENEWAL, AFTER A HEARING 5 AT WHICH ALL PARTIES MAY PRESENT EVIDENCE THAT THE SUBJECT BUILDING 7 IN A SUBSTANDARD OR SERIOUSLY DETERIORATED CONDITION, AND THAT THE OWNER intends in good faith to demolish the building and [has obtained a 8 permit therefor from the department of buildings] SUBMITS PROOF PRIOR TO 9 10 FILING THE APPLICATION WITH THE DIVISION OF HOUSING AND COMMUNITY IF POSSIBLE, 11 THATPLANS AND THE NECESSARY PERMITS, FOR THE UNDERTAKING HAVE BEEN APPROVED BY AND OBTAINED FROM THE 12 DEPARTMENT SUCH APPLICATION SHALL BE FILED AT LEAST NINETY DAYS PRIOR 13 TO THE EXPIRATION OF THE LEASE TERM; FOR THE PURPOSE OF 14 THIS 15 "DEMOLISH" MEANS THE COMPLETE RAZING OF THE ENTIRE BUILDING, INCLUDING ALL EXTERIOR WALLS, IN ORDER TO CONSTRUCT A NEW BUILDING WITH 16 17 THE SAME OR GREATER NUMBER OF RENTAL HOUSING UNITS;
- GRANTING THE OWNER'S DEMOLITION APPLICATION SHALL 18 THE ORDER PROVIDE THAT THE OWNER MUST, AT THE TENANT'S OPTION, EITHER: (I) RELO-19 TO AN EQUIVALENT OR SUPERIOR RENT STABILIZED HOUSING 20 TENANT 21 ACCOMMODATION IN A CLOSELY PROXIMATE AREA, OR IF A NEW RESIDENTIAL IS BEING CONSTRUCTED ON THE SITE PROVIDE THE TENANT WITH SUIT-23 ABLE INTERIM HOUSING AT NO ADDITIONAL COST UNTIL A UNIT IS AVAILABLE

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

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THE NEW BUILDING; PROVIDE THAT THE AMOUNT OF RENT CHARGED FOR THE UNIT SHALL BE AT THE SAME OR LOWER LEGAL REGULATED RENT; AND PROVIDE 3 ADDITION TO REASONABLE MOVING EXPENSES, PAYMENT OF A FIVE TENANT, IN THOUSAND DOLLAR STIPEND, PROVIDED THE TENANT VACATES ON OR BEFORE THE 5 VACATE DATE REQUIRED BY THE FINAL ORDER; OR (II) PROVIDE RELOCATION OF 6 TENANT TO A SUITABLE HOUSING ACCOMMODATION AT A RENT IN EXCESS OF 7 THAT FOR THE SUBJECT HOUSING ACCOMMODATION; PROVIDE THE TENANT, IN ADDI-TION TO REASONABLE MOVING EXPENSES, A STIPEND EQUAL TO THE DIFFERENCE OF 8 THE RENT CHARGED AT THE HOUSING ACCOMMODATION BEING VACATED AND THE RENT 9 10 CHARGED FOR THE HOUSING ACCOMMODATION TO WHICH THE TENANT IS RELOCATING, MULTIPLIED BY SEVENTY-TWO MONTHS, PROVIDED THE TENANT VACATES ON OR 11 12 THE VACATE DATE REOUIRED BY THE FINAL ORDER; OR (III) PAY THE TENANT A STIPEND WHICH SHALL BE THE DIFFERENCE BETWEEN THE 13 14 CURRENT RENT AND AN AMOUNT TO BE CALCULATED USING THE DEMOLITION STIPEND 15 CHART, CREATED BY THE DIVISION OF HOUSING AND COMMUNITY RENEWAL, MULTI-16 PLIED BY SEVENTY-TWO MONTHS; or 17

S 2. This act shall take effect immediately and shall apply to any tenant in possession on or after such effective date and to any action or proceeding pending in any court and to any application, complaint, or proceeding pending before an administrative agency on such effective date, as well as to any action or proceeding commenced thereafter; provided, however that the amendments to subparagraph (a) of paragraph 9 of subdivision c of 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 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.