6214--A

IN SENATE

(PREFILED)

January 6, 2016

Introduced by Sen. GOLDEN -- read twice and ordered printed, and when printed to be committed to the Committee on Local Government -- recommitted to the Committee on Local Government in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the real property tax law, in relation to rent increase exemption orders

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

Section 1. Subdivision 2 of section 467-b of the real property tax law is amended by adding a new paragraph (d) to read as follows:

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- (D) (1) PROVIDED, HOWEVER, THAT IN A CITY WITH A POPULATION OF HOUSEHOLD WHO HAS RECEIVED A RENT MILLION OR MORE, A HEAD OF THE INCREASE EXEMPTION ORDER THAT HAS EXPIRED AND WHO, UPON RENEWAL APPLICA-TION FOR THE PERIOD COMMENCING IMMEDIATELY AFTER SUCH EXPIRATION, DETERMINED TO BE INELIGIBLE FOR A RENT INCREASE EXEMPTION ORDER BECAUSE THE COMBINED INCOME OF ALL MEMBERS OF THE HOUSEHOLD EXCEEDS THE MAXIMUM AMOUNT ALLOWED BY THIS SECTION OR THE MAXIMUM RENT OR LEGAL REGULATED RENT DOES NOT EXCEED ONE-THIRD OF THE COMBINED INCOME OF ALL MEMBERS HOUSEHOLD, MAY SUBMIT A NEW APPLICATION DURING THE FOLLOWING CALEN-DAR YEAR, AND IF SUCH HEAD OF THE HOUSEHOLD RECEIVES A RENT EXEMPTION ORDER THAT COMMENCES DURING SUCH CALENDAR YEAR, THE TAX ABATE-AMOUNT FOR SUCH ORDER SHALL BE CALCULATED AS IF SUCH PRIOR RENT INCREASE EXEMPTION ORDER HAD NOT EXPIRED. HOWEVER, NO TAX ABATEMENT BENEFITS MAY BE PROVIDED FOR THE PERIOD OF INELIGIBILITY.
- (2) NO HEAD OF THE HOUSEHOLD MAY RECEIVE MORE THAN THREE RENT INCREASE EXEMPTION ORDERS CALCULATED AS IF A PRIOR RENT INCREASE EXEMPTION ORDER HAD NOT EXPIRED, AS DESCRIBED IN SUBPARAGRAPH ONE OF THIS PARAGRAPH.
- S 2. Paragraph a of subdivision 3 of section 467-c of the real property tax law is amended by adding a new subparagraph 4 to read as follows:
- 22 (4) (A) PROVIDED, HOWEVER, THAT IN A CITY WITH A POPULATION OF ONE 23 MILLION OR MORE, A HEAD OF THE HOUSEHOLD WHO HAS RECEIVED A RENT 24 INCREASE EXEMPTION ORDER THAT HAS EXPIRED AND WHO, UPON RENEWAL APPLICA-

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

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S. 6214--A 2

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TION FOR THE PERIOD COMMENCING IMMEDIATELY AFTER SUCH EXPIRATION, IS DETERMINED TO BE INELIGIBLE FOR A RENT INCREASE EXEMPTION ORDER BECAUSE THE COMBINED INCOME OF ALL MEMBERS OF THE HOUSEHOLD EXCEEDS THE MAXIMUM AMOUNT ALLOWED BY THIS SECTION OR THE MAXIMUM RENT OR LEGAL REGULATED 5 RENT DOES NOT EXCEED ONE-THIRD OF THE COMBINED INCOME OF ALL MEMBERS OF 6 THE HOUSEHOLD, MAY SUBMIT A NEW APPLICATION DURING THE FOLLOWING CALEN-7 DAR YEAR, AND IF SUCH HEAD OF THE HOUSEHOLD RECEIVES A RENT 8 EXEMPTION ORDER THAT COMMENCES DURING SUCH CALENDAR YEAR, THE TAX ABATE-9 MENT AMOUNT FOR SUCH ORDER SHALL BE CALCULATED AS IF SUCH PRIOR RENT 10 INCREASE EXEMPTION ORDER HAD NOT EXPIRED. HOWEVER, NO TAX ABATEMENT BENEFITS MAY BE PROVIDED FOR THE PERIOD OF INELIGIBILITY. 11

- (B) NO HEAD OF THE HOUSEHOLD MAY RECEIVE MORE THAN THREE RENT INCREASE EXEMPTION ORDERS CALCULATED AS IF A PRIOR RENT INCREASE EXEMPTION ORDER HAD NOT EXPIRED, AS DESCRIBED IN CLAUSE (A) OF THIS SUBPARAGRAPH.
- 15 S 3. This act shall take effect immediately; provided, however, that 16 the amendments to section 467-b of the real property tax law made by 17 section one of this act shall not affect the expiration of such section 18 and shall be deemed to expire therewith.