

STATE OF NEW YORK

8409

2017-2018 Regular Sessions

IN ASSEMBLY

June 13, 2017

Introduced by M. of A. GLICK, LENTOL, DAVILA, CYMBROWITZ, NOLAN -- read once and referred to the Committee on Housing

AN ACT to amend the multiple dwelling law, in relation to interim multiple dwellings

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

1 Section 1. Subdivision 5 of section 281 of the multiple dwelling law,
2 as amended by chapter 4 of the laws of 2013, is amended to read as
3 follows:

4 5. (a) Notwithstanding the provisions of paragraphs (i), (iii) and
5 (iv) of subdivision two of this section, but subject to paragraphs (i)
6 and (ii) of subdivision one of this section and paragraph (ii) of subdivi-
7 sion two of this section, the term "interim multiple dwelling" shall
8 include buildings, structures or portions thereof that are located in a
9 city of more than one million persons which were occupied for residen-
10 tial purposes as the residence or home of any three or more families
11 living independently from one another for a period of twelve consecutive
12 months during the period commencing January first, two thousand eight,
13 and ending December thirty-first, two thousand nine, provided that the
14 unit seeking coverage: is not located in a [~~basement or~~] cellar and has
15 at least one entrance that does not require passage through another
16 residential unit to obtain access to the unit, [~~has at least one window~~
17 ~~opening onto a street or a lawful yard or court as defined in the zoning~~
18 ~~resolution for such municipality,~~] and is at least four hundred square
19 feet in area.

20 (b) The term "interim multiple dwelling" as used in this subdivision
21 shall not include [~~(i)~~] any building in an industrial business zone
22 established pursuant to chapter six-D of title twenty-two of the admin-
23 istrative code of the city of New York except that a building in the
24 Williamsburg/Greenpoint or North Brooklyn industrial business zones and
25 a building located in that portion of the Long Island city industrial

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

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1 business zone that has frontage on either side of forty-seventh avenue
2 or is located north of forty-seventh avenue and south of Skillman avenue
3 or in that portion of the Long Island city industrial business zone that
4 is located north of forty-fourth drive, south of Queens plaza north, and
5 west of twenty-third street may be included in the term "interim multi-
6 ple dwelling," or (ii) units in any building, other than a building that
7 is already defined as an "interim multiple dwelling" pursuant to subdi-
8 vision one, two, three or four of this section, that, at the time this
9 subdivision shall take effect and continuing at the time of the
10 submission of an application for coverage by any party, also contains a
11 use actively and currently pursued, which use is set forth in use
12 [~~groups fifteen through~~] group eighteen, as described in the zoning
13 resolution of such municipality in effect on June twenty-first, two
14 thousand ten, and which the loft board has determined in rules and regu-
15 lation is inherently incompatible with residential use in the same
16 building, provided that the loft board may by rule exempt categories of
17 units or buildings from such use incompatibility determinations includ-
18 ing but not limited to residentially occupied units or subcategories of
19 such units, and provided, further that if a building does not contain
20 such active uses at the time this subdivision takes effect, no subse-
21 quent use by the owner of the building shall eliminate the protections
22 of this section for any residential occupants in the building already
23 qualified for such protections.

24 (c) The term "interim multiple dwelling," as used in this subdivision
25 shall also include buildings, structures or portions thereof that are
26 located north of West 24th Street and south of West 27th Street and west
27 of tenth avenue and east of eleventh avenue in a city of more than one
28 million persons which were occupied for residential purposes as the
29 residence or home of any two or more families living independently from
30 one another for a period of twelve consecutive months during the period
31 commencing January first, two thousand eight, and ending December thir-
32 ty-first, two thousand nine and subject to all the conditions and limi-
33 tations of this subdivision other than the number of units in the build-
34 ing. A reduction in the number of occupied residential units in a
35 building after meeting the aforementioned twelve consecutive month
36 requirement shall not eliminate the protections of this section for any
37 remaining residential occupants qualified for such protections. Non-re-
38 sidential space in a building as of the effective date of this subdivi-
39 sion shall be offered for residential use only after the obtaining of a
40 residential certificate of occupancy for such space and such space shall
41 be exempt from this article, even if a portion of such building may be
42 an interim multiple dwelling.

43 § 2. Subdivision 5 of section 281 of the multiple dwelling law, as
44 amended by chapter 139 of the laws of 2011, is amended to read as
45 follows:

46 5. (a) Notwithstanding the provisions of paragraphs (i), (iii) and
47 (iv) of subdivision two of this section, but subject to paragraphs (i)
48 and (ii) of subdivision one of this section and paragraph (ii) of subdi-
49 vision two of this section, the term "interim multiple dwelling" shall
50 include buildings, structures or portions thereof that are located in a
51 city of more than one million persons which were occupied for residen-
52 tial purposes as the residence or home of any three or more families
53 living independently from one another for a period of twelve consecutive
54 months during the period commencing January first, two thousand eight,
55 and ending December thirty-first, two thousand nine, provided that the
56 unit seeking coverage: is not located in a [~~basement-or~~] cellar and has

1 at least one entrance that does not require passage through another
2 residential unit to obtain access to the unit, [~~has at least one window~~
3 ~~opening onto a street or a lawful yard or court as defined in the zoning~~
4 ~~resolution for such municipality,~~] and is at least five hundred fifty
5 square feet in area. (b) The term "interim multiple dwelling" as used
6 in this subdivision shall not include [~~(i)~~] any building in an indus-
7 trial business zone established pursuant to chapter six-D of title twen-
8 ty-two of the administrative code of the city of New York except that a
9 building in the Williamsburg/Greenpoint or North Brooklyn industrial
10 business zones and a building located in that portion of the Long Island
11 city industrial business zone that has frontage on either side of
12 forty-seventh avenue or is located north of forty-seventh avenue and
13 south of Skillman avenue or in that portion of the Long Island city
14 industrial business zone that is located north of forty-fourth drive,
15 south of Queens plaza north, and west of twenty-third street may be
16 included in the term "interim multiple dwelling," or (ii) units in any
17 building, other than a building that is already defined as an "interim
18 multiple dwelling" pursuant to subdivision one, two, three or four of
19 this section, that, at the time this subdivision shall take effect and
20 continuing at the time of the submission of an application for coverage
21 by any party, also contains a use actively and currently pursued, which
22 use is set forth in use [~~groups fifteen through~~] group eighteen, as
23 described in the zoning resolution of such municipality in effect on
24 June twenty-first, two thousand ten, and which the loft board has deter-
25 mined in rules and regulation is inherently incompatible with residen-
26 tial use in the same building, provided that the loft board may by rule
27 exempt categories of units or buildings from such use incompatibility
28 determinations including but not limited to residentially occupied units
29 or subcategories of such units, and provided, further that if a building
30 does not contain such active uses at the time this subdivision takes
31 effect, no subsequent use by the owner of the building shall eliminate
32 the protections of this section for any residential occupants in the
33 building already qualified for such protections. (c) The term "interim
34 multiple dwelling," as used in this subdivision shall also include
35 buildings, structures or portions thereof that are located north of West
36 24th Street and south of West 27th Street and west of tenth avenue and
37 east of eleventh avenue in a city of more than one million persons which
38 were occupied for residential purposes as the residence or home of any
39 two or more families living independently from one another for a period
40 of twelve consecutive months during the period commencing January first,
41 two thousand eight, and ending December thirty-first, two thousand nine
42 and subject to all the conditions and limitations of this subdivision
43 other than the number of units in the building. A reduction in the
44 number of occupied residential units in a building after meeting the
45 aforementioned twelve consecutive month requirement shall not eliminate
46 the protections of this section for any remaining residential occupants
47 qualified for such protections. Non-residential space in a building as
48 of the effective date of this subdivision shall be offered for residen-
49 tial use only after the obtaining of a residential certificate of occu-
50 pancy for such space and such space shall be exempt from this article,
51 even if a portion of such building may be an interim multiple dwelling.
52 § 3. Section 281 of the multiple dwelling law is amended by adding a
53 new subdivision 6 to read as follows:

54 6. (a) Notwithstanding the provisions of paragraphs (i), (iii) and
55 (iv) of subdivision two of this section, but subject to paragraphs (i)
56 and (ii) of subdivision one of this section and paragraph (ii) of subdi-

1 vision two of this section, the term "interim multiple dwelling" shall
2 include buildings, structures or portions thereof that are located in a
3 city of more than one million persons which were occupied for residen-
4 tial purposes as the residence or home of any three or more families
5 living independently from one another for a period of twelve consecutive
6 months during the period commencing January first, two thousand fifteen,
7 and ending December thirty-first, two thousand sixteen, provided that
8 the unit seeking coverage: is not located in a cellar and has at least
9 one entrance that does not require passage through another residential
10 unit to obtain access to the unit, and is at least four hundred square
11 feet in area.

12 (b) The term "interim multiple dwelling" as used in this subdivision
13 shall not include (i) any building in an industrial business zone estab-
14 lished pursuant to chapter six-D of title twenty-two of the administra-
15 tive code of the city of New York except that a building in the
16 Williamsburg/Greenpoint or North Brooklyn industrial business zones and
17 a building located in that portion of the Long Island city industrial
18 business zone that has frontage on either side of forty-seventh avenue
19 or is located north of forty-seventh avenue and south of Skillman avenue
20 or in that portion of the Long Island city industrial business zone that
21 is located north of forty-fourth drive, south of Queens plaza north, and
22 west of twenty-third street may be included in the term "interim multi-
23 ple dwelling".

24 (c) The term "interim multiple dwelling", as used in this subdivision
25 shall also include buildings, structures or portions thereof that are
26 located north of West 24th Street and south of West 27th Street and west
27 of tenth avenue and east of eleventh avenue in a city of more than one
28 million persons which were occupied for residential purposes as the
29 residence or home of any two or more families living independently from
30 one another for a period of twelve consecutive months during the period
31 commencing January first, two thousand fifteen, and ending December
32 thirty-first, two thousand sixteen and subject to all the conditions and
33 limitations of this subdivision other than the number of units in the
34 building. A reduction in the number of occupied residential units in a
35 building after meeting the aforementioned twelve consecutive month
36 requirement shall not eliminate the protections of this section for any
37 remaining residential occupants qualified for such protections. Non-re-
38 sidential space in a building as of the effective date of this subdivi-
39 sion shall be offered for residential use only after the obtaining of a
40 residential certificate of occupancy for such space and such space shall
41 be exempt from this article, even if a portion of such building may be
42 an interim multiple dwelling.

43 § 4. Section 282 of the multiple dwelling law, as amended by chapter
44 147 of the laws of 2010, is amended to read as follows:

45 § 282. Establishment of special loft unit. (1) In order to resolve
46 complaints of owners of interim multiple dwellings and of residential
47 occupants of such buildings qualified for the protection of this arti-
48 cle, and to act upon hardship applications made pursuant to this arti-
49 cle, a special loft unit referred to herein as the "loft board" shall be
50 established which shall consist of from four to nine members represen-
51 tative of the public, the real estate industry, loft residential
52 tenants, [~~and loft manufacturing interests,~~] and a chairperson, all to
53 be appointed by the mayor of the municipality and to serve such terms as
54 he may designate. The compensation of the members of the loft board
55 shall be fixed by the mayor. The members of the loft board shall not be
56 considered employees of the state or the municipality, provided, howev-

er, that state or municipal employees or officers may be named to the loft board. The mayor shall establish the loft board within ninety days of the effective date of chapter three hundred forty-nine of the laws of nineteen hundred eighty-two. The loft board shall have such office and staff as shall be necessary to carry out functions conferred upon it and may request and receive assistance from any state or municipal agency or department. The loft board shall have the following duties: ~~[(a)]~~ (i) the determination of interim multiple dwelling status and other issues of coverage pursuant to this article; ~~[(b)]~~ (ii) the resolution of all hardship appeals brought under this article; ~~[(c)]~~ (iii) the determination of any claim for rent adjustment under this article by an owner or tenant; ~~[(d)]~~ (iv) the issuance, after a public hearing, and the enforcement of rules and regulations governing minimum housing maintenance standards in interim multiple dwellings (subject to the provisions of this chapter and any local building code), rent adjustments prior to legalization, compliance with this article and the hearing of complaints and applications made to it pursuant to this article; and ~~[(e)]~~ (v) determination of controversies arising over the fair market value of a residential tenant's fixtures or reasonable moving expenses.

(2) The violation of any rule or regulation promulgated by the loft board shall be punishable by a civil penalty determined by the loft board not to exceed ~~[seventeen thousand five hundred]~~ twenty-five thousand dollars which may be recovered by the municipality by a proceeding in any court of competent jurisdiction. The corporation counsel may bring and maintain a civil proceeding in the name of the city in the supreme court of the county in which the building, erection or place is located to enjoin violations of this article. The loft board may designate provisions of such rules and regulations for enforcement in proceedings before the environmental control board of such municipality. Notices of violation returnable to such environmental control board may be issued by officers and employees of the department of buildings of such municipality and served in the same manner as violations returnable to such board within the jurisdiction of such department. The environmental control board, when acting as the designee of the loft board, shall have the power to impose civil penalties, not to exceed ~~[seven-~~ teen] twenty-five thousand ~~[five hundred]~~ dollars for each violation, and to issue judgments, which may be docketed and enforced as set forth in section one thousand forty-nine-a of the New York city charter.

(3) The loft board may charge and collect reasonable fees in the execution of its responsibilities. The loft board may administer oaths, take affidavits, hear testimony, and take proof under oath at public or private hearings.

§ 5. Section 282-a of the multiple dwelling law, as amended by section 22 of part A of chapter 20 of the laws of 2015, is amended to read as follows:

§ 282-a. Applications for coverage of interim multiple dwellings and residential units. ~~[1. All applications for registration as an interim multiple dwelling or for coverage of residential units under this article shall be filed with the loft board within six months after the date the loft board shall have adopted all rules or regulations necessary in order to implement the provisions of chapter one hundred forty-seven of the laws of two thousand ten, provided, however, that applications for registration as an interim multiple dwelling or for coverage of residential units under this article may also be filed for a two-year period starting from the effective date of the chapter of the laws of two thousand fifteen which amended this section. The loft board may subsequently~~

~~amend such rules and regulations but such amendments shall not recommence the time period in which applications may be filed.~~

2-] Where any occupant has filed an application for coverage pursuant to this article and has received a docket number from the loft board, it shall be unlawful for an owner to cause or intend to cause such occupant to vacate, surrender or waive any rights in relation to such occupancy, due to repeated interruptions or discontinuances of essential services, or an interruption or discontinuance of an essential service for an extended duration or of such significance as to substantially impair habitability of such unit, at any time before the loft board has made a final determination, including appeals, to approve or deny such application. This section shall not grant any rights of continued occupancy other than those otherwise granted by law. Any agreement that waives or limits the benefits of this section shall be deemed void as against public policy. In addition to any other remedies provided in this article for failure to be in compliance, in article eight of this chapter, or in the regulations promulgated by the loft board, an occupant who has filed an application with the loft board for coverage under this article may commence an action or proceeding in a court of competent jurisdiction, which notwithstanding any other provision of law shall include the housing part of the New York city civil court, to enforce the provisions of this section.

§ 6. Paragraph (vi) of subdivision 1 of section 284 of the multiple dwelling law, as amended by section 22-a of part A of chapter 20 of the laws of 2015, is amended to read as follows:

(vi) Notwithstanding the provisions of paragraphs (i) through (v) of this subdivision the owner of an interim multiple dwelling made subject to this article by subdivision five of section two hundred eighty-one of this article (A) shall file an alteration application on or before March twenty-first, two thousand eleven, or, for units that became subject to this article pursuant to chapter four of the laws of two thousand thirteen on or before June eleventh, two thousand fourteen, or, for units that became subject to this article pursuant to the chapter of the laws of two thousand seventeen that amended this paragraph within nine months from such effective date, or for units in an interim multiple dwelling that were listed on an application for coverage or registration filed with the loft board pursuant to this article or in a court pleading after March eleventh, two thousand fourteen, within nine months of either the date of the initial application for coverage or the date of the loft board's issuance of an interim multiple dwelling number or the date of the service of the pleading, whichever is earlier, and (B) shall take all reasonable and necessary action to obtain an approved alteration permit on or before June twenty-first, two thousand eleven, or, for units that became subject to this article pursuant to chapter four of the laws of two thousand thirteen on or before September eleventh, two thousand fourteen, or, for units that became subject to this article pursuant to the chapter of the laws of two thousand seventeen that amended this paragraph within twelve months from such effective date, or for units in an interim multiple dwelling that were listed on an application for coverage or registration filed with the loft board pursuant to this article or in a court pleading after March eleventh, two thousand fourteen, within twelve months of either the date of the initial application for coverage or the date of the loft board's issuance of an interim multiple dwelling number or the date of the service of the pleading, whichever is earlier, and (C) shall achieve compliance with the standards of safety and fire protection set forth in article seven-B

1 of this chapter for the residential portions of the building within
2 eighteen months from obtaining such alteration permit, and (D) shall
3 take all reasonable and necessary action to obtain a certificate of
4 occupancy as a class A multiple dwelling for the residential portions of
5 the building or structure on or before December twenty-first, two thou-
6 sand twelve, or for units that became subject to this article pursuant
7 to chapter four of the laws of two thousand thirteen on or before March
8 eleventh, two thousand sixteen, or, for units that became subject to
9 this article pursuant to the chapter of the laws of two thousand seven-
10 teen that amended this paragraph within thirty-six months from such
11 effective date, or for units in an interim multiple dwelling that were
12 listed on an application for coverage or registration filed with the
13 loft board pursuant to this article or in a court pleading after March
14 eleventh, two thousand sixteen, within thirty months of either the date
15 of the initial application for coverage or the date of the loft board's
16 issuance of an interim multiple dwelling number or the date of the
17 service of the pleading, whichever is earlier. The loft board may, upon
18 good cause shown, and upon proof of compliance with the standards of
19 safety and fire protection set forth in article seven-B of this chapter,
20 twice extend the time of compliance with the requirement to obtain a
21 residential certificate of occupancy for periods not to exceed twelve
22 months each.

23 § 7. Paragraph (vi) of subdivision 1 of section 284 of the multiple
24 dwelling law, as amended by chapter 135 of the laws of 2010, is amended
25 to read as follows:

26 (vi) Notwithstanding the provisions of paragraphs (i) through (v) of
27 this subdivision the owner of an interim multiple dwelling made subject
28 to this article by subdivision five of section two hundred eighty-one of
29 this article (A) shall file an alteration application within nine months
30 from the effective date of [~~the~~] chapter one hundred thirty-five of the
31 laws of two thousand ten [~~which amended this subparagraph~~], or for units
32 that became subject to this article pursuant to the chapter of the laws
33 of two thousand seventeen that amended this paragraph within nine months
34 from such effective date, and (B) shall take all reasonable and neces-
35 sary action to obtain an approved alteration permit within twelve months
36 from such effective date, or for units that became subject to this arti-
37 cle pursuant to the chapter of the laws of two thousand seventeen that
38 amended this paragraph within twelve months from such effective date,
39 and (C) shall achieve compliance with the standards of safety and fire
40 protection set forth in article seven-B of this chapter for the residen-
41 tial portions of the building within eighteen months from obtaining such
42 alteration permit or eighteen months from such effective date, whichever
43 is later, and (D) shall take all reasonable and necessary action to
44 obtain a certificate of occupancy as a class A multiple dwelling for the
45 residential portions of the building or structure within thirty-six
46 months from such effective date, or for units that became subject to
47 this article pursuant to the chapter of the laws of two thousand seven-
48 teen that amended this paragraph within thirty-six months from such
49 effective date. The loft board may, upon good cause shown, and upon
50 proof of compliance with the standards of safety and fire protection set
51 forth in article seven-B of this chapter, twice extend the time of
52 compliance with the requirement to obtain a residential certificate of
53 occupancy for periods not to exceed twelve months each.

54 § 8. Paragraphs (vii), (viii), (ix), (x) and (xi) of subdivision 1 and
55 subdivision 2 of section 284 of the multiple dwelling law, paragraphs
56 (vii), (viii), (ix), (x) and (xi) of subdivision 1 as amended by chapter

1 135 of the laws of 2010 and subdivision 2 as added by chapter 349 of the
2 laws of 1982, are amended to read as follows:

3 (vii) Notwithstanding the provisions of paragraphs (i) through (vi) of
4 this subdivision the owner of an interim multiple dwelling made subject
5 to this article by subdivision six of section two hundred eighty-one of
6 this article (A) shall file an alteration application within nine months
7 from the effective date of the chapter of the laws of two thousand
8 seventeen that amended this paragraph, and (B) shall take all reasonable
9 and necessary action to obtain an approved alteration permit within
10 twelve months from such effective date, and (C) shall achieve compliance
11 with the standards of safety and fire protection set forth in article
12 seven-B of this chapter for the residential portions of the building
13 within eighteen months from obtaining such alteration permit or eighteen
14 months from such effective date, whichever is later, and (D) shall take
15 all reasonable and necessary action to obtain a certificate of occupancy
16 as a class A multiple dwelling for the residential portions of the
17 building or structure within thirty-six months from such effective date.
18 The loft board may, upon good cause shown, and upon proof of compliance
19 with the standards of safety and fire protection set forth in article
20 seven-B of this chapter, twice extend the time of compliance with the
21 requirement to obtain a residential certificate of occupancy for periods
22 not to exceed twelve months each.

23 (viii) An owner who is unable to satisfy any requirement specified in
24 paragraph (ii), (iii), (iv), (v), or (vi) of this subdivision for
25 reasons beyond his/her control, including, but not limited to, a
26 requirement to obtain a certificate of appropriateness for modification
27 of a landmarked building, a need to obtain a variance from a board of
28 standards and appeals, or the denial of reasonable access to a residen-
29 tial unit as required by paragraph ~~(xi)~~ (xii) of this subdivision, may
30 apply to the loft board for an extension of time to meet the requirement
31 specified in paragraph (ii), (iii), (iv), (v), or (vi) of this subdivi-
32 sion. The loft board may grant an extension of time to meet a require-
33 ment specified in paragraph (ii), (iii), (iv), (v), or (vi) of this
34 subdivision provided that the owner demonstrates that he/she has made
35 good faith efforts to satisfy the requirements.

36 ~~(viii)~~ (ix) If there is a finding by the loft board that an owner
37 has failed to satisfy any requirement specified in paragraph (i), (ii),
38 (iii), (iv), (v), or (vi) of this subdivision, such owner shall be
39 subject to all penalties set forth in article eight of this chapter.

40 ~~(ix)~~ (x) In addition to the penalties provided in article eight of
41 this chapter, if there is a finding by the loft board that an owner has
42 failed to satisfy any requirement specified in paragraph (i), (ii),
43 (iii), (iv), (v), or (vi) of this subdivision, a court may order specif-
44 ic performance to enforce the provisions of this article upon the appli-
45 cation of three occupants of separate residential units, qualified for
46 the protection of this article, or upon the application of the municipi-
47 tality.

48 ~~(x)~~ (xi) If, as a consequence of an owner's unlawful failure to
49 comply with the provisions of paragraph (i), (ii), (iii), (iv), (v), or
50 (vi) of this subdivision, any residential occupant qualified for
51 protection pursuant to this article is required to vacate his or her
52 unit as a result of a municipal vacate order, such occupant may recover
53 from the owner the fair market value of any improvements made by such
54 tenant and reasonable moving costs. Any vacate order issued as to such
55 unit by a local government shall be deemed an order to the owner to
56 correct the non-compliant conditions, subject to the provisions of this

1 article. Furthermore, when such correction has been made, such occupant
2 shall have the right to re-occupy his or her unit and shall be entitled
3 to all applicable tenant protections of this article.

4 [~~(xi)~~] (xii) The occupants of a building shall, upon appropriate
5 notice regarding the timing and scope of the work required, afford the
6 owner reasonable access to their units so that the work necessary for
7 compliance with this article can be carried out. Access shall also be
8 afforded, upon reasonable prior notice, for the purpose of inspecting
9 and surveying units as may be required to comply with the provisions of
10 this article and article seven-B of this chapter. Failure to comply with
11 an order of the loft board regarding access shall be grounds for
12 eviction of a tenant.

13 2. Every owner of an interim multiple dwelling, every lessee of a
14 whole building part of which is an interim multiple dwelling, and every
15 agent or other person having control of such a dwelling, shall, within
16 [~~sixty days of the effective date of the act which added this article~~]
17 fifteen business days, file with the loft board or any other authority
18 designated by the mayor a notice in conformity with all provisions of
19 section three hundred twenty-five of this chapter and with rules and
20 regulations to be promulgated by the loft board.

21 § 9. This act shall take effect immediately, provided that:

22 (a) the amendments to subdivision five of section 281 of the multiple
23 dwelling law made by section one of this act shall be subject to the
24 expiration and reversion of such subdivision pursuant to subdivision (h)
25 of section 27 of chapter 4 of the laws of 2013, as amended, when upon
26 such date the provisions of section two of this act shall take effect;
27 and

28 (b) the amendments to paragraph (vi) of subdivision 1 of section 284
29 of the multiple dwelling law made by section seven of this act shall be
30 subject to the expiration and reversion of such paragraph when upon such
31 date section eight of this act shall take effect.