STATE OF NEW YORK

6217

2019-2020 Regular Sessions

IN ASSEMBLY

March 4, 2019

Introduced by M. of A. WALKER -- read once and referred to the Committee on Housing

AN ACT relating to protecting the rights of current and converted Mitchell-Lama residents

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

Section 1. Protecting the rights of current and converted Mitchell-Lama residents. 1. New York State Homes and Community Renewal, in consultation with the New York City Department of Housing Preservation, shall appoint an independent agency or office, which will solicit resident complaints and will provide unbiased grievance and complaint procedures that are consistent with the administrative procedures act. The independent agency or office will handle all Mitchell-Lama complaints including, but not limited to, the following:

- 9 a. owner/management company/co-op board harassment and abuse;
- 10 b. enjoying the benefit of unnecessarily and financially unsupported 11 rent/carrying charge increases;
- 12 c. failure to adequately reconcile tenant rent/carrying charge 13 records;
 - d. failure to provide essential services on a consistent basis;

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- e. failure to provide a decent, sanitary and safe living environment;
- f. failure to hold open and transparent co-op board elections;
- g. failure to notify and include all residents of building/development conversions; and
- 19 h. failure to lower rents/carrying charges for eligible residents, 20 when a subsidy program that is already in development will lower that 21 resident's rent/carrying charges.
- 22 2. The practice of approving refinancing and/or conversion "windfall" 23 deals shall be eliminated unless the ownership, managing agents, co-ops 24 boards, the New York city supervised Mitchell-Lama developments (HPD) 25 and the New York state supervised Mitchell-Lama developments (DHCR) can

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

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1 produce verified financial documentation from the comptroller which accounts for every dollar spent during the ten year period prior to the application for refinancing and/or conversion.

- 3. All rent and carrying charge increases approved by HPD and DHCR shall receive final approval from the respective New York city or New York state comptroller and he or she shall have certified that the increase is financially necessary and supported by a comptroller-verified financial review of expenses, assets and income.
- 9 4. Unless the comptroller with the jurisdiction officially agrees to 10 monitor and confirm the validity and accuracy of future expenses or losses, owners and co-op boards shall not be permitted to continue to 11 receive rent/carrying charge increases based on those projections. 12
- 5. Unless a resident's household income confirms that he or she is 14 subject to a surcharge, there shall be no audit surcharges.
- 15 6. Legal representation and adequate pro se litigant support shall be 16 provided by the state of New York for litigants in landlord/tenant 17 cases.
- 18 7. A comprehensive help desk shall be provided by the supreme courts of the state of New York to support pro se litigants. 19
- 20 8. Judges and court staff with knowledge and experience with the Mitc-21 hell-Lama law and regulations shall oversee all Mitchell-Lama related 22 cases.
- 23 § 2. This act shall take effect immediately.