STATE OF NEW YORK

9721--A

IN ASSEMBLY

February 6, 2020

Introduced by M. of A. L. ROSENTHAL, PHEFFER AMATO -- read once and referred to the Committee on Housing -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the private housing finance law, in relation to certain duties of a board of directors of a limited-profit housing company

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

Section 1. Section 17 of the private housing finance law is amended by 2 adding two new subdivisions 4 and 5 to read as follows:

3

17

- 4. Notwithstanding the provisions of any law, general or special, a 4 board of directors of a company created pursuant to the provisions of this article shall:
- (a) Hold at least six meetings of its members annually. Such meetings 6 7 shall be open to the shareholders and residents, except that they may include executive sessions open only to directors for the sole purpose 9 of discussing confidential personnel issues, legal advice and counsel 10 from an attorney to whom the housing company is a client, or confiden-11 tial issues affecting individual shareholders or residents, or contract 12 negotiation.
- 13 (b) File with the commissioner or the supervising agency, as the case 14 may be, a record of any vote on a resolution of such board, including 15 specification of how each director voted. Such record shall be a matter 16 of public record.
- (c) Promptly give notice of and make available to all shareholders any 18 communication to the housing company from the commissioner or the super-19 vising agency, as the case may be, or the office of the attorney gener-20 al, regarding regulations, changes in regulations, taxation, finances, refinancing, or, in the event of a proposed dissolution and reincorpora-22 tion, the review of any version of an offering plan.
- (d) Investigate any substantive allegation that a tenant is not occu-23 24 pying his or her dwelling unit as his or her primary residence.
- 25 5. (a) No housing company shall interfere with the right of a share-26 holder or tenant to form, join or participate in the lawful activities

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

LBD14552-02-0

A. 9721--A 2

7

9

10

11

12

of any group, committee or other organization formed to protect the rights of shareholders and tenants; nor shall any housing company harass, punish, penalize, diminish, or withhold any right, benefit or privilege of a shareholder or tenant under their proprietary lease or tenancy for exercising such right.

- (b) Shareholder and/or tenants' groups, committees or other shareholder and/or tenants' organizations shall have the right to meet without being required to pay a fee in any location on the premises including a community or social room where use is normally subject to a fee which is devoted to the common use of all shareholders and/or tenants in a peaceful manner, at reasonable hours and without obstructing access to the premises or facilities. No housing company shall deny such right.
- 13 (c) The board of directors shall take all necessary and appropriate
 14 actions to ensure that a manager or agent of the housing company
 15 complies with the requirements in this subdivision.
- 16 § 2. This act shall take effect on the thirtieth day after it shall 17 have become a law.