STATE OF NEW YORK

2964

2019-2020 Regular Sessions

IN ASSEMBLY

January 28, 2019

Introduced by M. of A. BICHOTTE, MOSLEY, SEAWRIGHT, RICHARDSON -- read once and referred to the Committee on Judiciary

AN ACT to amend the real property law, the multiple dwelling law, the multiple residence law, the real property actions and proceedings law and the general obligations law, in relation to requiring all residential leases to disclose tenants' rights

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

1	Section 1. The real property law is amended by adding a new section
2	235-h to read as follows:
3	<u>§ 235-h. Standard lease clause. 1. Every written residential lease</u>
4	shall contain the following clauses:
5	a. "Warranty of habitability". The landlord promises that the apart-
б	ment and building are fit to live in and not dangerous to the life,
7	health or safety of the occupants. Unless the apartment or building
8	becomes unfit to live in due to the misconduct of the tenant or the
9	tenant's family or guests, the landlord will be held responsible if this
10	<u>promise is broken, even if it is not his fault.</u>
11	Conditions which would violate this promise include, but are not
12	limited to: insect or rodent infestation, insufficient heat and plumbing
13	facilities, significantly dangerous electrical outlets or wiring, and
14	inadequate sanitation facilities.
15	If the promise is violated, the tenant may withhold from rent the loss
16	in the value of the apartment due to the violation.
17	b. "Willful violation of lease". If the landlord or his employee or
18	agent intentionally violates a provision of this lease or intentionally
19	interferes with the tenant's quiet enjoyment of the apartment, the land-
20	<u>lord is guilty of a criminal offense.</u>
21	c. "Tenant's associations". The tenant has the right to organize and
22	participate in the activities of any group or association of tenants.
23	Tenant groups have the legal right to meet in common areas of the build-

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

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1	ing at usersable bound on long on these meetings do not interfere with
1	ing at reasonable hours as long as these meetings do not interfere with
2	the right of others to enter, leave or move about the building.
3	The landlord will not punish, harass, or evict any tenant for exercis-
4	ing this right.
5	d. "No eviction for good faith complaint". The landlord may not evict
6	a tenant or refuse to renew the lease for one year in retaliation for
7	the tenant bringing a good faith complaint to a governmental authority
8	for an alleged violation of this lease or any law or regulation govern-
9	ing the apartment.
10	e. "Trial by jury". The landlord and tenant have the right to trial by
11	jury in any action for personal injury or property damage.
12	f. "Utility payment offset". If the landlord is responsible for
13	payment to a utility company, and in order to avoid a shut-off or to
14	restore service the tenant pays a portion of the utility bill directly
15	to the utility, the amount paid may be deducted from the rent.
16	2. Every written residential lease for a residence in a dwelling
17	having four or more residential units shall contain the following
18	clause:
19	"Sublet". The tenant has the right to turn over the apartment to
20	another qualified person for the time remaining under this lease. But
21	the tenant will still be responsible to the landlord if the other person
22	does not pay the rent or violates the lease in any other way.
23	The following steps must be taken if the tenant wants to turn over the
24	apartment to another person:
25	a. The tenant must send the landlord a letter by registered or certi-
26	fied mail asking permission to turn over the apartment. The letter
27	should have the name, business and home addresses of the person who will
28	take the apartment.
29	b. Within ten days after the request is mailed the landlord may ask
30	for additional information about the person who wants to take the apart-
31	ment.
32	c. The landlord has thirty days from either the mailing of the request
33	or the sending of the additional information, whichever is later, to
34	answer the tenant's request. If the landlord does not respond within
35	that time, the tenant may turn over the apartment.
36	d. If the landlord denies permission without good reason, the tenant
37	has the right to cancel the lease.
38	3. If a residential lease provides that the landlord may recover
39	attorneys' fees or expenses from the tenant for any action or proceeding
40	arising out of the lease, the lease shall contain the following clause:
41	"If the tenant is successful in the defense or prosecution of an
42	action or proceeding arising out of this lease, the tenant may recover
43	attorneys' fees and expenses from the landlord."
44	4. a. Every monthly tenant and tenant from month-to-month shall
45	receive from the landlord at the start of the tenancy, written notice of
46	their rights as a tenant. For the purposes of this section, adequate
47	notice shall be deemed to have been satisfied if the writing consists of
48	language used under the requirements for a written lease pursuant to
49	this section, section 5-907 of the general obligations law, section
50 E 1	eighty-five of the multiple dwelling law, section three hundred five-b
51	of the multiple residence law and section seven hundred eighty-four of
52	the real property actions and proceedings law for each section applica-
53	ble to the tenant.
54	b. Every landlord shall give the notice required under subdivision one
55	of this section to each of his tenants residing as of January first, two

56 thousand eighteen.

1	c. A landlord is not required to give this notice to a tenant whose
2	month-to-month tenancy is created by section two hundred thirty-two-c of
3	this article.
4	5. A violation of any provision of this section or any other provision
5	requiring that residential leases contain specific language shall be
6	punishable by a fine of not more than one hundred dollars.
7	§ 2. The multiple dwelling law is amended by adding a new section 85
8	to read as follows:
9	§ 85. Standard lease clauses. 1. Every written lease for an apartment
10	for which section fifty-one-c of this article applies shall contain the
11	following clause: "The tenant has the right to install an extra lock on
12	any entrance door to the apartment. The landlord may not refuse the
13	tenant permission to install the lock and may not charge a fee for the
14	right to install the lock. The tenant must provide the landlord with a
15	duplicate key to all extra locks installed by the tenant upon request."
16	2. Every written lease for an apartment for which section seventy-
17	eight of this title applies shall contain the following clause:
18	"Landlord shall keep every part of the building in good repair. Howev-
19	er, the tenant shall be responsible for damage caused by the misconduct
20	or negligence of the tenant, tenant's family or guests."
21	3. Every written lease for an apartment for which section eighty of
22	this title applies shall contain the following clause:
23	"Landlord shall keep every common area in the building, and the lot in
24	which it is situated, clean and free from vermin, garbage, dirt or other
25	<u>matter dangerous to life or health."</u>
26	4. Every written lease for an apartment for which section seventy-nine
27	of this title applies shall contain the following clause:
28	"Landlord must provide heat sufficient to maintain the minimum temper-
29	atures of degrees Fahrenheit during the hours of to
30	and degrees Fahrenheit during the hours of to between
31	the dates of, with the landlord filling in the lease
32	with the appropriate temperatures, hours, and dates required by local
33	law, ordinance, rule, or regulation or by the local public health offi-
34	<u>cer.</u>
35	5. Every written lease for an apartment for which section three
36	hundred two-c of this chapter applies shall contain the following
37	clause:
38	
	"If the landlord is responsible for paying for delivery of heating
39	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the
39 40	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the oil supplied, the tenant, alone or together with other tenants, may pay
39 40 41	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the oil supplied, the tenant, alone or together with other tenants, may pay for the oil delivery and deduct the payment from the rent. The following
39 40 41 42	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the oil supplied, the tenant, alone or together with other tenants, may pay for the oil delivery and deduct the payment from the rent. The following procedures must be followed:
39 40 41 42 43	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the oil supplied, the tenant, alone or together with other tenants, may pay for the oil delivery and deduct the payment from the rent. The following procedures must be followed: a. Reasonable efforts must first be made to inform the owner or his
39 40 41 42 43 44	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the oil supplied, the tenant, alone or together with other tenants, may pay for the oil delivery and deduct the payment from the rent. The following procedures must be followed: a. Reasonable efforts must first be made to inform the owner or his agent of the lack of oil and to have the normal fuel supplier to the
39 40 41 42 43 44 45	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the oil supplied, the tenant, alone or together with other tenants, may pay for the oil delivery and deduct the payment from the rent. The following procedures must be followed: a. Reasonable efforts must first be made to inform the owner or his agent of the lack of oil and to have the normal fuel supplier to the apartment deliver the oil (Note: the tenant need only comply with this
39 40 41 42 43 44 45 46	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the oil supplied, the tenant, alone or together with other tenants, may pay for the oil delivery and deduct the payment from the rent. The following procedures must be followed: a. Reasonable efforts must first be made to inform the owner or his agent of the lack of oil and to have the normal fuel supplier to the apartment deliver the oil (Note: the tenant need only comply with this step if the landlord has conspicuously posted a notice with an address
39 40 41 42 43 44 45 46 47	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the oil supplied, the tenant, alone or together with other tenants, may pay for the oil delivery and deduct the payment from the rent. The following procedures must be followed: a. Reasonable efforts must first be made to inform the owner or his agent of the lack of oil and to have the normal fuel supplier to the apartment deliver the oil (Note: the tenant need only comply with this step if the landlord has conspicuously posted a notice with an address and phone number where he or his agent can be contacted and with the
39 40 41 42 43 44 45 46 47 48	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the oil supplied, the tenant, alone or together with other tenants, may pay for the oil delivery and deduct the payment from the rent. The following procedures must be followed: a. Reasonable efforts must first be made to inform the owner or his agent of the lack of oil and to have the normal fuel supplier to the apartment deliver the oil (Note: the tenant need only comply with this step if the landlord has conspicuously posted a notice with an address and phone number where he or his agent can be contacted and with the name, address, and phone number of the normal fuel supplier).
39 40 41 42 43 44 45 46 47 48 49	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the oil supplied, the tenant, alone or together with other tenants, may pay for the oil delivery and deduct the payment from the rent. The following procedures must be followed: a. Reasonable efforts must first be made to inform the owner or his agent of the lack of oil and to have the normal fuel supplier to the apartment deliver the oil (Note: the tenant need only comply with this step if the landlord has conspicuously posted a notice with an address and phone number where he or his agent can be contacted and with the name, address, and phone number of the normal fuel supplier). b. Delivery of fuel oil to the premises must be secured from a fuel
39 40 41 42 43 44 45 46 47 48 49 50	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the oil supplied, the tenant, alone or together with other tenants, may pay for the oil delivery and deduct the payment from the rent. The following procedures must be followed: a. Reasonable efforts must first be made to inform the owner or his agent of the lack of oil and to have the normal fuel supplier to the apartment deliver the oil (Note: the tenant need only comply with this step if the landlord has conspicuously posted a notice with an address and phone number where he or his agent can be contacted and with the name, address, and phone number of the normal fuel supplier). b. Delivery of fuel oil to the premises must be secured from a fuel supplier regularly engaged in the business at a price within the range
39 40 41 42 43 44 45 46 47 48 49 50 51	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the oil supplied, the tenant, alone or together with other tenants, may pay for the oil delivery and deduct the payment from the rent. The following procedures must be followed: a. Reasonable efforts must first be made to inform the owner or his agent of the lack of oil and to have the normal fuel supplier to the apartment deliver the oil (Note: the tenant need only comply with this step if the landlord has conspicuously posted a notice with an address and phone number where he or his agent can be contacted and with the name, address, and phone number of the normal fuel supplier). b. Delivery of fuel oil to the premises must be secured from a fuel supplier regularly engaged in the business at a price within the range of prices listed by the department charged with enforcing landlord-ten-
39 40 41 42 43 44 45 46 47 48 49 50 51 52	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the oil supplied, the tenant, alone or together with other tenants, may pay for the oil delivery and deduct the payment from the rent. The following procedures must be followed: a. Reasonable efforts must first be made to inform the owner or his agent of the lack of oil and to have the normal fuel supplier to the apartment deliver the oil (Note: the tenant need only comply with this step if the landlord has conspicuously posted a notice with an address and phone number where he or his agent can be contacted and with the name, address, and phone number of the normal fuel supplier). b. Delivery of fuel oil to the premises must be secured from a fuel supplier regularly engaged in the business at a price within the range of prices listed by the department charged with enforcing landlord-ten- ant laws and regulations.
39 40 41 42 43 44 45 46 47 48 49 50 51 52 53	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the oil supplied, the tenant, alone or together with other tenants, may pay for the oil delivery and deduct the payment from the rent. The following procedures must be followed: a. Reasonable efforts must first be made to inform the owner or his agent of the lack of oil and to have the normal fuel supplier to the apartment deliver the oil (Note: the tenant need only comply with this step if the landlord has conspicuously posted a notice with an address and phone number where he or his agent can be contacted and with the name, address, and phone number of the normal fuel supplier). b. Delivery of fuel oil to the premises must be secured from a fuel supplier regularly engaged in the business at a price within the range of prices listed by the department charged with enforcing landlord-ten- ant laws and regulations. c. The fuel supplier from whom oil is secured must provide a written
39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the oil supplied, the tenant, alone or together with other tenants, may pay for the oil delivery and deduct the payment from the rent. The following procedures must be followed: a. Reasonable efforts must first be made to inform the owner or his agent of the lack of oil and to have the normal fuel supplier to the apartment deliver the oil (Note: the tenant need only comply with this step if the landlord has conspicuously posted a notice with an address and phone number where he or his agent can be contacted and with the name, address, and phone number of the normal fuel supplier). b. Delivery of fuel oil to the premises must be secured from a fuel supplier regularly engaged in the business at a price within the range of prices listed by the department charged with enforcing landlord-ten- ant laws and regulations. c. The fuel supplier from whom oil is secured must provide a written statement containing the following:
39 40 41 42 43 44 45 46 47 48 49 50 51 52 53	"If the landlord is responsible for paying for delivery of heating oil, and there is a lack of heat because the landlord fails to have the oil supplied, the tenant, alone or together with other tenants, may pay for the oil delivery and deduct the payment from the rent. The following procedures must be followed: a. Reasonable efforts must first be made to inform the owner or his agent of the lack of oil and to have the normal fuel supplier to the apartment deliver the oil (Note: the tenant need only comply with this step if the landlord has conspicuously posted a notice with an address and phone number where he or his agent can be contacted and with the name, address, and phone number of the normal fuel supplier). b. Delivery of fuel oil to the premises must be secured from a fuel supplier regularly engaged in the business at a price within the range of prices listed by the department charged with enforcing landlord-ten- ant laws and regulations. c. The fuel supplier from whom oil is secured must provide a written

1	(3) The amount, grade and price of the oil delivered; and
2	(4) A certification that the usable fuel supply was exhausted before
3	the delivery; and
4	(5) The charge, if any, for refiring the burner; and
5	(6) The amounts and from whom any payments were received."
6	§ 3. The multiple residence law is amended by adding a new section
7	305-b to read as follows:
8	§ 305-b. Standard lease clauses. 1. Every written lease for an apart-
9	ment for which section one hundred seventy-three of this chapter applies
10	shall contain the following clause:
11	"Landlord must provide heat sufficient to maintain the minimum temper-
12^{-1}	atures of degrees Fahrenheit, for the hours of and
13	degrees Fahrenheit during the hours of to between the
14^{13}	date of to "with the landlord filling in the lease with the
15	appropriate temperatures, hours, and dates required by local law, ordi-
16	nance, rule, or regulation or by the local public health officer.
17	2. Every written lease for an apartment for which section one hundred
18	seventy-four of this chapter applies shall contain the following clause:
19	"Landlord shall keep every part of the building and the lot on which
20	it is situated in good repair, clean and free from vermin, rodents,
21	dirt, filth, garbage or other matter dangerous to life or health. Howev-
22	er, the tenant shall also be responsible for any damage caused by the
23	misconduct or negligence of the tenant, tenant's family or guests."
24	3. Every written lease for an apartment for which section three
25	hundred five-a of this article applies shall contain the following
26	<u>clause:</u>
27	"A rent-impairing violation is defined in New York Codes, Rules and
28	Regulations, Title 9, Part 1300. It includes, but is not limited to:
29	(a) failure to keep premises in good repair, clean and free from
30	vermin and rodents, (b) failure to provide an adequate supply of heat,
31	and (c) lack of artificial lights in every public hall and stair."
32	"If such a violation exists, the tenant should report it to the divi-
33	sion of housing and community renewal. If within six months after the
34	division cites the building for the violation the landlord does not
35	correct the violation or file a plan to correct it, the landlord may not
36	recover rent from any tenant whose apartment contains the violation. If
37	the violation is in an area common to all tenants, no rent may be
38	collected from any tenant."
39	"If the landlord sues to recover the rent withheld or to evict for
40	non-payment of rent, the tenant must deposit the rent sought with the
41	clerk of the court where the landlord's suit was brought. After deposit-
42	ing the rent, the tenant may not be evicted for non-payment of rent."
43	4. Every written lease for an apartment for which section three
44	hundred five-c of this article applies shall contain the following
45	clause:
46	"If the landlord is responsible for paying for delivery of heating
47	oil, and there is a lack of heat because the landlord fails to have the
48	oil supplied, the tenant, alone or together with other tenants, may pay
49	for the oil delivery and deduct the payment from the rent. The following
50 51	procedures must be followed:
51	a. Reasonable efforts must first be made to inform the owner or his
52	agent of the lack of oil and to have the normal fuel supplier to the
53 E4	apartment deliver the oil (Note: the tenant need only comply with this
54	step if the landlord has conspicuously posted a notice with an address
55	and phone number where he or his agent can be contacted and with the
56	name, address, and phone number of the normal fuel supplier).

1	b. Delivery of fuel oil to the premises must be secured from a fuel
2	supplier regularly engaged in the business at a price within the range
3	of prices listed by the department charged with enforcing landlord-ten-
4	ant laws and regulations.
5	c. The fuel supplier from whom oil is secured must provide a written
б	statement containing the following:
7	(1) The name of the person or persons who requested the delivery; and
8	(2) The date, time and premises to which delivery was made; and
9	(3) The amount, grade and price of the oil delivered; and
10	(4) A certification that the usable fuel supply was exhausted before
11	the delivery; and
12	(5) The charge, if any, for refiring the burner; and
13	(6) The amounts and from whom any payments were received."
14	§ 4. The real property actions and proceedings law is amended by
15	adding a new section 784 to read as follows:
16	§ 784. Required lease provisions. Every written lease for an apartment
17	for which this article applies shall contain the following clause:
18	"Rent deposited in court". If there exists in any part of the building
19	a lack of running water, light, electricity, adequate sewage disposal
20	facilities, or any other condition dangerous to life, health or safety,
21	which has existed for five days, or an infestation by rodents, one-third
22	or more of the tenants living in the building may bring a special
23	proceeding in court. The court may order that the rents due and rents
24	due in the future be deposited with the court to be used exclusively to
25	remedy any of these conditions.
26	"No rent may be withheld or deposited or deposited with the court,
27	however, if the tenant or tenant's family or quests caused the condi-
28	tion."
29	§ 5. The general obligations law is amended by adding a new section
30	5-907 to read as follows:
31	§ 5-907. Standard lease clauses. 1. Every written residential lease
32	shall contain the following clause:
33	"Landlord's liability". The landlord is legally responsible for inju-
34	ries to people and property resulting from his negligence or the negli-
35	gence of his agents or employees in the operation or maintenance of the
36	building or the lot containing the building.
37	2. Every written residential lease for an apartment for which subdivi-
38	sion two-a of section 7-103 of this chapter applies shall contain the
39	following clause:
40	"Security deposit". The landlord must put the security deposit into a
41	bank account paying the prevailing rate of interest. The landlord may
42	keep one percent a year for administrative expenses. The rest of the
43	interest will be paid to the tenant each year or treated as an addition
44	to the tenant's security deposit.
45	<u>The security deposit will be located in</u>
46	Bank
47 18	Address
48 49	name and address of the bank holding the security deposit.
49 50	§ 6. This act shall take effect on the first of January next succeed-
	-
51	ing the date on which it shall have become a law.