STATE OF NEW YORK

4169

2019-2020 Regular Sessions

IN SENATE

March 4, 2019

Introduced by Sen. MYRIE -- read twice and ordered printed, and when printed to be committed to the Committee on Housing, Construction and Community Development

AN ACT to amend the administrative code of the city of New York and the emergency tenant protection act of nineteen seventy-four, in relation to investigation of rent overcharge complaints

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

1 Section 1. Paragraph 1 of subdivision a of section 12 of section 4 of 2 chapter 576 of the laws of 1974, constituting the emergency tenant 3 protection act of nineteen seventy-four, as amended by chapter 403 of 4 the laws of 1983, the opening paragraph and clause (i) of subparagraph 5 (b) as amended by chapter 116 of the laws of 1997, is amended to read as 6 follows:

7 (1) Subject to the conditions and limitations of this paragraph, any 8 owner of housing accommodations in a city having a population of less than one million or a town or village as to which an emergency has been 9 10 declared pursuant to section three, who, upon complaint of a tenant or 11 of the state division of housing and community renewal, is found by the 12 state division of housing and community renewal, after a reasonable 13 opportunity to be heard, to have collected an overcharge above the rent 14 authorized for a housing accommodation subject to this act shall be 15 liable to the tenant for a penalty equal to three times the amount of such overcharge. In no event shall such treble damage penalty be 16 assessed against an owner based solely on said owner's failure to file a 17 18 proper or timely initial or annual rent registration statement. If the 19 owner establishes by a preponderance of the evidence that the overcharge 20 was neither willful nor attributable to his negligence, the state divi-21 sion of housing and community renewal shall establish the penalty as the 22 amount of the overcharge plus interest at the rate of interest payable 23 on a judgment pursuant to section five thousand four of the civil prac-

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

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tice law and rules. (i) Except as to complaints filed pursuant to clause 1 2 (ii) of this paragraph, the legal regulated rent for purposes of deter-3 mining an overcharge, shall be deemed to be the rent indicated in [the] 4 prior annual registration [statement filed four years prior to the most recent registration statement, (or, if more recently filed, the initial 5 б registration statement)] statements plus in each case any subsequent 7 lawful increases and adjustments, less any appropriate penalties. [Where 8 the amount of rent set forth in the annual rent registration statement 9 filed four years prior to the most recent registration statement is not challenged within four years of its filing, neither such rent nor 10 service of any registration shall be subject to challenge at any time 11 thereafter.] The division of housing and community renewal, in investi-12 13 gating complaints of overcharge and in determining legal regulated rent, 14 shall consider all available rent history which is reasonably necessary to make such determinations. (ii) As to complaints filed within ninety 15 16 days of the initial registration of a housing accommodation, the legal 17 regulated rent for purposes of determining an overcharge shall be deemed to be the rent charged [on the date four years prior to] as of the date 18 the initial registration of the housing accommodation (or, if the 19 of 20 housing accommodation was **not previously** subject to this act [for less 21 than four years], the initial legal regulated rent) plus in each case, any lawful increases and adjustments, less any appropriate penalties. 22 Where the rent charged [on the date four years] prior to the date of the 23 initial registration of the accommodation cannot be established, such 24 25 rent shall be established by the division. [Where the amount of rent get 26 forth in the annual rent registration statement filed four years prior 27 to the most recent registration statement is not challenged within four years of its filing, neither such rent nor service of any registration 28 29 shall be subject to challenge at any time thereafter.] 30 (a) The order of the state division of housing and community renewal 31 shall apportion the owner's liability between or among two or more 32 tenants found to have been overcharged by such owner during their 33 particular tenancy of a unit. 34 (b) (i) Except as provided under clauses (ii) and (iii) of this 35 subparagraph, a complaint under this subdivision [shall] may be filed 36 with the state division of housing and community renewal [within four 37 years of the first overcharge alleged and no determination of an overcharge and no award or calculation of an award of the amount of an over-38 charge may be based upon an overcharge having occurred more than four 39 years before the complaint is filed. This paragraph shall preclude exam-40 ination of the rental history of the housing accommodation prior to the 41 42 four-year period preceding the filing of a complaint pursuant to this 43 subdivision] at any time. 44 (ii) [No] $\underline{\mathbf{A}}$ penalty of three times the overcharge may be based upon an 45 overcharge having occurred [more than two years] at any time before the 46 complaint is filed [or upon an overcharge which occurred prior to April first, nineteen hundred eighty-four. 47 48 (iii) Any complaint based upon overcharges occurring prior to the date of filing of the initial rent registration as provided in subdivision b 49 of section twelve a of this act shall be filed within ninety days of the 50 51 mailing of notice to the tenant of such registration]. 52 (c) Any affected tenant shall be notified of and given an opportunity 53 join in any complaint filed by an officer or employee of the state to 54 division of housing and community renewal.

55 (d) An owner found to have overcharged shall, in all cases, be 56 assessed the reasonable costs and attorney's fees of the proceeding, and 1 2

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interest from the date of the overcharge at the rate of interest payable on a judgment pursuant to section five thousand four of the civil practice law and rules.

4 (e) The order of the state division of housing and community renewal 5 awarding penalties may, upon the expiration of the period in which the 6 owner may institute a proceeding pursuant to article seventy-eight of 7 the civil practice law and rules, be filed and enforced by a tenant in 8 the same manner as a judgment or, in the alternative, not in excess of 9 twenty percent thereof per month may be offset against any rent there-10 after due the owner.

11 (f) Unless a tenant shall have filed a complaint of overcharge with 12 the division which complaint has not been withdrawn, nothing contained 13 in this section shall be deemed to prevent a tenant or tenants, claiming 14 to have been overcharged, from commencing an action or interposing a counterclaim in a court of competent jurisdiction for damages equal to 15 16 the overcharge and the penalty provided for in this section, including 17 interest from the date of the overcharge at the rate of interest payable on a judgment pursuant to section five thousand four of the civil prac-18 19 tice law and rules, plus the statutory costs and allowable disbursements 20 in connection with the proceeding. [Such action must be commenced or 21 counterclaim interposed within four years of the date of the alleged overcharge but no recovery of three times the amount of the overcharge 22 may be awarded with respect to any overcharge which had occurred more 23 24 than two years before the action is commenced or counterclaim is inter-25 posed.

26 § 2. Subdivision a of section 26-516 of the administrative code of the 27 city of New York, as amended by chapter 116 of the laws of 1997, is 28 amended to read as follows:

29 a. Subject to the conditions and limitations of this subdivision, any 30 owner of housing accommodations who, upon complaint of a tenant, or of 31 the state division of housing and community renewal, is found by the 32 state division of housing and community renewal, after a reasonable 33 opportunity to be heard, to have collected an overcharge above the rent 34 authorized for a housing accommodation subject to this chapter shall be 35 liable to the tenant for a penalty equal to three times the amount of 36 such overcharge. In no event shall such treble damage penalty be 37 assessed against an owner based solely on said owner's failure to file a timely or proper initial or annual rent registration statement. If the 38 39 owner establishes by a preponderance of the evidence that the overcharge was not willful, the state division of housing and community renewal 40 41 shall establish the penalty as the amount of the overcharge plus inter-42 est. (i) Except as to complaints filed pursuant to clause (ii) of this 43 paragraph, the legal regulated rent for purposes of determining an over-44 charge, shall be the <u>amount of</u> rent indicated in [the] prior annual 45 registration [statement filed four years prior to the most recent regis-46 tration statement, (or, if more recently filed, the initial registration 47 statement)] statements plus in each case any subsequent lawful increases and adjustments, less any appropriate penalties. [Where the amount of 48 rent set forth in the annual rent registration statement filed four 49 50 years prior to the most recent registration statement is not challenged 51 within four years of its filing, neither such rent nor service of any 52 registration shall be subject to challenge at any time thereafter.] The 53 division of housing and community renewal, in investigating complaints 54 of overcharge and in determining legal regulated rent, shall consider all available rent history which is reasonably necessary to make such 55 determinations. (ii) As to complaints filed within ninety days of the 56

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initial registration of a housing accommodation, the legal regulated 1 2 rent shall be deemed to be the rent charged [on the date four years **prior to**] as of the date of the initial registration of the housing 3 4 accommodation (or, if the housing accommodation was not previously 5 subject to this chapter [for less than four years], the initial legal б regulated rent) plus in each case, any lawful increases and adjustments, 7 less any appropriate penalties. Where the rent charged [on the date four 8 years prior to] as of the date of the initial registration of the accom-9 modation cannot be established, such rent shall be established by the 10 division. 11 Where the prior rent charged [on the date four years prior to the date of initial registration of] for the housing accommodation cannot be established, such rent shall be established by the division provided 12 13 14 that where a rent is established based on rentals determined under the provisions of the local emergency housing rent control act such rent 15 16 must be adjusted to account for no less than the minimum increases which 17 would be permitted if the housing accommodation were covered under the 18 provisions of this chapter, less any appropriate penalties. [Where the amount of rent set forth in the annual rent registration statement filed 19 20 four years prior to the most recent registration statement is not chal-21 lenged within four years of its filing, neither such rent nor service of any registration shall be subject to challenge at any time thereafter.] 22 (1) The order of the state division of housing and community renewal 23 24 shall apportion the owner's liability between or among two or more 25 tenants found to have been overcharged by such owner during their 26 particular tenancy of a unit. 27 (2) Except as provided under clauses (i) and (ii) of this paragraph, a 28 complaint under this subdivision [shall] may be filed with the state 29 division of housing and community renewal [within four years of the 30 first overcharge alleged and no determination of an overcharge and no 31 award or calculation of an award of the amount of an overcharge may be 32 based upon an overcharge having occurred more than four years before the 33 **complaint is filed**] at any time. (i) [No] A penalty of three times the overcharge may be based upon an overcharge having occurred [more than 34 35 two years] at any time before the complaint is filed [or upon an overcharge which occurred prior to April first, nineteen hundred eighty-36 four. (ii) Any complaint based upon overcharges occurring prior to the 37 38 date of filing of the initial rent registration as provided in section 26-517 of this chapter shall be filed within ninety days of the mailing 39 40 of notice to the tenant of such registration. This paragraph shall preclude examination of the rental history of the housing accommodation 41 42 prior to the four-year period preceding the filing of a complaint pursu-43 ant to this subdivision]. 44 (3) Any affected tenant shall be notified of and given an opportunity 45 to join in any complaint filed by an officer or employee of the state 46 division of housing and community renewal. 47 (4) An owner found to have overcharged may be assessed the reasonable

48 costs and attorney's fees of the proceeding and interest from the date 49 of the overcharge at the rate of interest payable on a judgment pursuant 50 to section five thousand four of the civil practice law and rules.

51 (5) The order of the state division of housing and community renewal 52 awarding penalties may, upon the expiration of the period in which the 53 owner may institute a proceeding pursuant to article seventy-eight of 54 the civil practice law and rules, be filed and enforced by a tenant in 55 the same manner as a judgment or not in excess of twenty percent thereof 56 per month may be offset against any rent thereafter due the owner.

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1 § 3. This act shall take effect immediately; provided that:

a. the amendments to paragraph 1 of subdivision a of section 12 of the emergency tenant protection act of nineteen seventy-four made by section one of this act shall expire on the same date as such act expires and shall not affect the expiration of such act as provided in section 17 of chapter 567 of the laws of 1974; and

7 b. the amendments to section 26-516 of chapter 4 of title 26 of the 8 administrative code of the city of New York made by section two of this 9 act shall expire on the same date as such law expires and shall not 10 affect the expiration of such law as provided under section 26-520 of 11 such law.