## STATE OF NEW YORK

3676

2021-2022 Regular Sessions

## IN ASSEMBLY

January 28, 2021

Introduced bу Μ. οf A. L. ROSENTHAL, GOTTFRIED, PICHARDO, BICHOTTE HERMELYN, JOYNER, WALKER -- read once and referred to the Committee on Housing

AN ACT to amend the emergency tenant protection act of nineteen seventy-four, in relation to limited-profit housing companies and other buildings or structures which received project-based rental assistance

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

Section 1. Legislative findings and declaration of emergency. The 2 legislature hereby finds and declares that the serious public emergency which led to the enactment of the existing laws regulating residential 4 rents and evictions continues to exist; that such laws would better serve the public interest if certain changes were made thereto, including extending to certain cities, towns and villages the authority to provide for the regulation of rents and evictions with regard to housing accommodations that cease or have ceased to be regulated pursuant to article 2 of the private housing finance law, known as the Mitchell-Lama 10 law, or pursuant to project-based section eight contracts entered into with the federal government.

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The legislature further recognizes that severe disruption of the 13 rental housing market has occurred and threatens to be exacerbated as a result of the abrupt termination of rent and eviction regulation when 15 buildings completed or substantially renovated as family units on or after January first, nineteen hundred seventy-four exit the Mitchell-16 Lama program or when buildings cease to be subject to project-based section eight contracts. The situation had permitted speculative and 18 profiteering practices and has brought about the loss of vital and irre-20 placeable affordable housing for working persons and families.

The legislature therefore declares that in order to prevent uncertain-21 22 ty, potential hardship and dislocation of tenants living in housing 23 accommodations subject to government regulations as to rentals and

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

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1 continued occupancy as well as those not subject to such regulations, 2 the provisions of this act are necessary to protect the public health, 3 safety and general welfare. The necessity in the public interest for the 4 provisions hereinafter enacted is hereby declared as a matter of legis-5 lative determination.

- § 2. Section 5 of section 4 of chapter 576 of the laws of 1974 constituting the emergency tenant protection act of nineteen seventy-four is amended by adding a new subdivision c to read as follows:
- 9 c. Notwithstanding any other provision of this section, nothing shall 10 prevent the declaration of an emergency pursuant to section three of 11 this act for rental housing accommodations located in buildings or structures which were owned by a company established under article two 12 13 of the private housing finance law, other than a mutual company, which 14 are no longer owned by such company by reason of a voluntary dissolution 15 pursuant to section thirty-five of such law or for rental housing accom-16 modations located in buildings or structures defined as covered projects 17 pursuant to section 8 of the United States housing act of nineteen thirty-seven, as amended, or any successor statute, and any regulations 18 19 promulgated thereunder in which rental housing accommodations received 20 project-based rental assistance from the United States department of 21 housing and urban development pursuant to contracts with the owners of such buildings or structures which expired or were terminated. 22 initial legal regulated rent for housing accommodations located in 23 24 buildings or structures that were owned by housing companies or that 25 were covered projects previously regulated under the private housing 26 finance law or under federal law, shall be the rent charged to and paid 27 by the tenant in occupancy one hundred eighty days prior to the effec-28 tive date of a chapter of the laws of two thousand twenty-one which 29 added this subdivision or, for accommodations vacant on such date, the 30 most recent rent charged to and paid by a tenant prior to such date, 31 including any income-related surcharges, as adjusted by all applicable quidelines increases and other increases authorized by law. The 32 33 provisions of subdivision a of section nine of this act or of subdivision a of section 26-513 of the administrative code of the city of New 34 35 York shall not apply to any housing accommodation which became subject 36 to this act pursuant to the provisions of this subdivision.
  - § 3. Notwithstanding any provision of law to the contrary, in a city having a population of one million or more, the New York city rent stabilization law of nineteen hundred sixty-nine may be amended by local law or ordinance to provide for the regulation of rents and evictions and the enforcement of such rent stabilization law with regard to housing accommodations made subject to such law by a declaration of emergency made pursuant to this act.
  - § 4. This act shall take effect immediately and shall apply to housing accommodations located in buildings or structures owned by housing companies that dissolved on, before or after such date and to housing accommodations in buildings or structures that were covered projects and had contracts for rental assistance that expired or were terminated on, before or after such date.