THE COUNCIL

Minutes of the Proceedings for the
STATED MEETING
of
Wednesday, March 1, 2017, 1:50 p.m.

The Public Advocate (Ms. James)
Acting President Pro Tempore and Presiding Officer

Council Members

Melissa Mark-Viverito, Speaker

Inez D. Barron       David G. Greenfield       Antonio Reynoso
Joseph C. Borelli   Barry S. Grodenchik    Donovan J. Richards
Fernando Cabrera    Corey D. Johnson        Ydanis A. Rodriguez
Margaret S. Chin    Ben Kallos              Deborah L. Rose
Andrew Cohen        Andy L. King             Helen K. Rosenthal
Costa G. Constantinides Peter A. Koo       Rafael Salamanca, Jr
Robert E. Cornegy, Jr Karen Koslowitz       Ritchie J. Torres
Elizabeth S. Crowley Rory I. Lancman        Mark Treyger
Laurie A. Cumbo     Bradford S. Lander      Eric A. Ulrich
Chaim M. Deutsch    Mark Levine             James Vacca
Daniel Dromm        Alan N. Maisel          Paul A. Vallone
Rafael L. Espinal, Jr Steven Matteo          James G. Van Bramer
Mathieu Eugene      Carlos Menchaca          Jumaane D. Williams
Julissa Ferreras-Copeland Rosie Mendez
Daniel R. Garodnick I. Daneek Miller
Vincent J. Gentile  Annabel Palma
Vanessa L. Gibson   Bill Perkins*

Absent: Council Members Mealy and Wills.
Paternity Leave: Council Member Levin.

The Public Advocate (Ms. James) assumed the chair as the Acting President Pro Tempore and Presiding Officer for these proceedings.
After consulting with the City Clerk and Clerk of the Council (Mr. McSweeney), the presence of a quorum was announced by the Public Advocate (Ms. James).

*Council Member Perkins was not included in the original Roll Call for Attendance but was later marked present and was eligible to vote following his ceremonial swearing-in during the Communication from City, County and Borough Offices segment of this Meeting.

There were 48 Council Members marked present at this Stated Meeting held in the Council Chambers of City Hall, New York, N.Y.

INVOCATION

The Invocation was delivered by Reverend and Council Member Fernando Cabrera, the Senior Pastor of New Life Outreach International Church in the Borough of the Bronx on behalf of Rev. Patricia Malcolm, Interim Chair of CUSH (Churches United to Save & Heal) 711 E. 78th St. Brooklyn, N.Y. 11236.

Let's bow our heads.

As we stand before you, we pray to bring relief and comfort to those who recently suffered the sting of anti-Semitic attacks. We also pray for the immigrant families who are facing the dire threat of deportation. We are reminded of the pain and the pressure these families are experiencing on a daily basis.

Let us remember not to forget that this nation is a nation of immigrants. So today, as we embark on the business of governing, we ask you that you will guide and direct our steps. Help us not to forget our roles as servant-leaders, always mindful to put the needs of our constituents before our very own. We pray this in your wonderful name.

Amen.

On behalf of Council Member Maisel, the Public Advocate (Ms. James) moved to spread the Invocation upon the record.

During the Communication from the Speaker segment of the Meeting, the Speaker (Council Member Mark-Viverito) asked for a Moment of Silence in memory of former Council Member Priscilla Wooten who passed away on February 15, 2017 at the age of 80. She served in the Council for twenty years and represented the 42nd Council District in Brooklyn covering East New York and parts of Brownsville, East Flatbush and Canarsie until she was term limited out in 2001. The Speaker (Council Member Mark-Viverito) thanked her for her service and extended the Council’s deepest condolences to her family.
ADOPTION OF MINUTES

On behalf of Council Member Van Bramer, the Public Advocate (Ms. James) moved that the Minutes of the Stated Meeting of January 18, 2017 be adopted as printed.

COMMUNICATION FROM CITY, COUNTY & BOROUGH OFFICES

M-483

Communication from the Board of Elections - Submitting the Certification of Election of Bill Perkins, as the new Council Member of the 9th Councilmanic District, Manhattan.

(For text, please refer to the City Hall Library at 31 Chambers Street, Suite 112, New York, N.Y. 10007 and the New York City Board of Elections website at www.vote.nyc.ny.us)

Received, Ordered, Printed & Filed.

Ceremonial Swearing-in of Bill Perkins

At this point, the newly elected Bill Perkins was escorted into the Chambers by the Majority Leader (Council Member Van Bramer) and the Minority Leader (Council Member Matteo), and was then met by the Speaker (Council Member Mark-Viverito) by the front dais. He was ceremonially sworn-in as Council Member by the City Clerk and Clerk of the Council (Mr. McSweeney). With his family by his side, Council Member Perkins took his Oath of Office as the new representative for the 9th District in Manhattan. Those assembled in the Chambers applauded and cheered the newly sworn-in Council Member. Later during the Communication from the Speaker segment of this Meeting, the Speaker (Council Member Mark-Viverito) once again welcomed Council Member Perkins back to the Council and he was met with another round of applause.

M-484

Communication from the Manhattan Borough President - Pursuant to Section 241 of the New York City Charter, submitting the Manhattan Borough Board's comprehensive statement on the budget priorities of the Borough.

February 24, 2017

Hon. Bill de Blasio
Mayor
City of New York
City Hall
New York, NY 10007

Hon. Melissa Mark-Viverito
Speaker
New York City Council
City Hall
New York, NY 10007
Mr. Dean Fuleihan  
Director  
Mayor's Office of Management and Budget  
255 Greenwich Street, 8th Floor  New York, NY 10007  

Dear Mayor de Blasio, Speaker Mark-Viverito and Budget Director Fuleihan:

Pursuant to section 241 of the New York City Charter, enclosed please find the Manhattan Borough Board's comprehensive statement on the budget priorities of the borough.

I look forward to working with all of you during the upcoming budget adoption process to address the needs of New Yorkers.

Sincerely,

Gale Brewer  
Chair of the Manhattan Borough Board  

Received, Ordered, Printed and Filed.

M-485  

Communication from the Queens Borough President - Pursuant to Section 241 of the New York City Charter, submitting the Queens Borough Board's comprehensive statement on the budget priorities of the Borough.

(For text, please refer to the City Hall Library at 31 Chambers Street, Suite 112, New York, N.Y. 10007 and the Queens Borough President’s Office at 120-55 Queens Boulevard, Kew Gardens, N.Y. 11424)

Received, Ordered, Printed and Filed.
REPORT OF THE STANDING COMMITTEES

At this point, the Speaker (Council Member Mark-Viverito) announced that the following items had been preconsidered by the Committee on Finance and had been favorably reported for adoption.

Report of the Committee on Finance

Report for Res. No. 1390

Report of the Committee on Finance in favor of approving a Resolution approving the new designation and changes in the designation of certain organizations to receive funding in the Expense Budget.

The Committee on Finance, to which the annexed preconsidered resolution was referred on March 1, 2017, respectfully

REPORTS:

Introduction. The Council of the City of New York (the “Council”) annually adopts the City’s budget covering expenditures other than for capital projects (the “expense budget”) pursuant to Section 254 of the Charter. On June 14, 2016, the Council adopted the expense budget for fiscal year 2017 with various programs and initiatives (the “Fiscal 2017 Expense Budget”). On June 26, 2015, the Council adopted the expense budget for fiscal year 2016 with various programs and initiatives (the “Fiscal 2016 Expense Budget”). On June 25, 2014, the Council adopted the expense budget for fiscal year 2015 with various programs and initiatives (the “Fiscal 2015 Expense Budget”). On June 26, 2013, the Council adopted the expense budget for fiscal year 2014 with various programs and initiatives (the “Fiscal 2014 Expense Budget”). On June 29, 2011, the Council adopted the expense budget for fiscal year 2012 with various programs and initiatives (the “Fiscal 2012 Expense Budget”).

Analysis. This Resolution, dated March 1, 2017, approves the new designation and the changes in the designation of certain organizations receiving local and youth discretionary funding and funding for certain initiatives in accordance with the Fiscal 2017 Expense Budget, approves the new designation and the changes in the designation of certain organizations receiving funding for certain initiatives in accordance with the Fiscal 2016 Expense Budget, approves the new designation and the changes in the designation of certain organizations receiving local discretionary funding in accordance with the Fiscal 2015 Expense Budget, approves the changes in the designation of a certain organization receiving funding for certain initiatives in accordance with the Fiscal 2014 Expense Budget, approves the changes in the designation of certain organizations receiving local discretionary funding in accordance with the Fiscal 2012 Expense Budget, amends the description for the Description/Scope of Services of certain organizations receiving local and youth discretionary funding and funding for certain initiatives in accordance with the Fiscal 2017 Expense Budget, as well as amendments to the

In an effort to continue to make the budget process more transparent, the Council is providing a list setting forth new designations and/or changes in the designation of certain organizations receiving local and youth discretionary funding and funding for certain initiatives in accordance with the Fiscal 2017 Expense Budget, new designations and/or changes in the designation of certain organizations receiving funding for certain initiatives in accordance with the Fiscal 2016 Expense Budget, new designations and/or changes in the designation of certain organizations receiving local discretionary funding in accordance with the Fiscal 2015 Expense Budget, changes in the designation of a certain organization receiving funding for certain initiatives in accordance with the Fiscal 2014 Expense Budget, changes in the designation of certain organizations receiving local discretionary funding in accordance with the Fiscal 2012 Expense Budget, amends the Description/Scope of Services of certain organizations receiving local and youth discretionary funding and funding for certain initiatives in accordance with the Fiscal 2017 Expense Budget, as well as amendments to the
Description/Scope of Services of certain organizations receiving local and youth discretionary funding and funding for certain initiatives in accordance with the Fiscal 2016 Expense Budget.

This Resolution sets forth the new designation and the changes in the designation of certain organizations receiving local discretionary funding pursuant to the Fiscal 2017 Expense Budget, as described in Chart 1; sets forth the change in the designation of a certain organization receiving aging discretionary funding pursuant to the Fiscal 2017 Expense Budget, as described in Chart 2; sets forth the new designation and changes in the designation of funding pursuant to certain initiatives in the Fiscal 2017 Expense Budget, as described in Charts 4-20; sets forth the new designation and the changes in the designation of certain organizations receiving local discretionary funding pursuant to the Fiscal 2015 Expense Budget, as described in Chart 21; sets forth the new designation and changes in the designation of funding pursuant to a certain initiative in the Fiscal 2056 Expense Budget, as described in Chart 22; sets forth the new designation and the changes in the designation of certain organizations receiving local discretionary funding pursuant to the Fiscal 2014 Expense Budget, as described in Chart 23; sets forth the new designation and the changes in the designation of certain organizations receiving local discretionary funding pursuant to the Fiscal 2012 Expense Budget, as described in Chart 24; amends the description for the Description/Scope of Services for certain organizations receiving local, aging, and youth discretionary funding and funding for certain initiatives in accordance with the Fiscal 2017 Expense Budget, as described in Chart 25; amends the description for the Description/Scope of Services for certain organizations receiving local, aging, and youth discretionary funding and funding for certain initiatives in accordance with the Fiscal 2016 Expense Budget, as described in Chart 26; and sets forth the organizations that will receive equipment from the organization funded by a certain initiative, as described in Chart 27.

Specifically, Chart 1 sets forth the new designation and the changes in the designation of certain organizations receiving local discretionary funding in accordance with the Fiscal 2017 Expense Budget. Some of these changes will be effectuated upon a budget modification.

Chart 2 sets forth the changes in the designation of a certain organization receiving aging discretionary funding in accordance with the Fiscal 2017 Expense Budget.

Chart 3 sets forth the new designation of certain organizations receiving funding pursuant to the A Greener NYC Initiative in accordance with the Fiscal 2017 Expense Budget.

Chart 4 sets forth the new designation and the changes in the designation of certain organizations receiving funding pursuant to the NYC Cleanup Initiative in accordance with the Fiscal 2017 Expense Budget. Some of these changes will be effectuated upon a budget modification.

Chart 5 sets forth the change in the designation of a certain organization receiving funding pursuant to the Support our Seniors Initiative in accordance with the Fiscal 2017 Expense Budget.

Chart 6 sets forth the new designation of certain organizations receiving funding and the removal of funds from a certain organization pursuant to the Food Pantries Initiative in accordance with the Fiscal 2017 Expense Budget. Such funds were transferred to the Senior Centers, Programs, and Enhancements Initiative in Chart 13. Some of these changes will be effectuated upon a budget modification.

Chart 7 sets forth the new designation of certain organizations receiving funding pursuant to the HIV/AIDS Faith-Based Initiative in accordance with the Fiscal 2017 Expense Budget. Such funds were transferred to the Access Health Initiative in Chart 16, and the Reproductive and Sexual Health Services Initiative in Chart 20. Some of these changes will be effectuated upon a budget modification.

Chart 8 sets forth the change in the designation of certain organizations receiving funding pursuant to the Healthy Aging Initiative in accordance with the Fiscal 2017 Expense Budget.
Chart 9 sets forth the new designation of certain organizations receiving funding pursuant to the Cultural Immigrant Initiative in accordance with the Fiscal 2017 Expense Budget.

Chart 10 sets forth the new designation of certain organizations receiving funding pursuant to the SU-CASA Initiative in accordance with the Fiscal 2017 Expense Budget.

Chart 11 sets forth the change in the designation of certain organizations receiving funding pursuant to the Cultural After-School Adventure (CASA) Initiative in accordance with the Fiscal 2017 Expense Budget.

Chart 12 sets forth the new designation of certain organizations receiving funding pursuant to the Financial Empowerment for NYC’s Renters Initiative in accordance with the Fiscal 2017 Expense Budget.

Chart 13 sets forth the new designation of certain organizations receiving funding pursuant to the Senior Centers, Programs, and Enhancements Initiative in accordance with the Fiscal 2017 Expense Budget. Such funds were transferred from the Food Pantries Initiative in Chart 6, Immigrant Opportunities Initiative in Chart 14, and Post-Arrest Diversion Program for Young Adults Initiative in Chart 15. Some of these changes will be effectuated upon a budget modification.

Chart 14 sets forth the removal of funds from a certain organization receiving funding pursuant to the Immigrant Opportunities Initiative in accordance with the Fiscal 2017 Expense Budget. Such funds were transferred to the Senior Centers, Programs, and Enhancements Initiative in Chart 13. Some of these changes will be effectuated upon a budget modification.

Chart 15 sets forth the new designation of a certain organization receiving funding and the removal of funds from a certain organization pursuant to the Post-Arrest Diversion Program for Young Adults Initiative in accordance with the Fiscal 2017 Expense Budget. Such funds were transferred to the Senior Centers, Programs, and Enhancements Initiative in Chart 13. Some of these changes will be effectuated upon a budget modification.

Chart 16 sets forth the new designation of certain organizations receiving funding pursuant to the Access Health Initiative in accordance with the Fiscal 2017 Expense Budget. Such funds were transferred from the HIV/AIDS Faith Based Initiative in Chart 7. Some of these changes will be effectuated upon a budget modification.

Chart 17 sets forth the change in the designation of a certain organization receiving funding pursuant to the Maternal and Child Health Services Initiative in accordance with the Fiscal 2017 Expense Budget.

Chart 18 sets forth the change in the designation of a certain organization receiving funding pursuant to the Geriatric Mental Health Initiative in accordance with the Fiscal 2017 Expense Budget.

Chart 19 sets forth the change in the designation of a certain organization receiving funding pursuant to the Viral Hepatitis Prevention Initiative in accordance with the Fiscal 2017 Expense Budget.

Chart 20 sets forth the new designation of a certain organization receiving funding pursuant to the Reproductive and Sexual Health Services Initiative in accordance with the Fiscal 2017 Expense Budget. Such funds were transferred from the HIV/AIDS Faith Based Initiative in Chart 7. Some of these changes will be effectuated upon a budget modification.

Chart 21 sets forth the change in the designation of certain organizations receiving local discretionary funding in accordance with the Fiscal 2015 Expense Budget.
Chart 22 sets forth the change in the designation of a certain organization receiving Anti-Poverty Initiative funding in accordance with the Fiscal 2015 Expense Budget.

Chart 23 sets forth the change in the designation of a certain organization receiving local discretionary funding in accordance with the Fiscal 2014 Expense Budget.

Chart 24 sets forth the change in the designation of a certain organization receiving local discretionary funding in accordance with the Fiscal 2012 Expense Budget.

Chart 25 amends the description for the Description/Scope of Services for certain organizations receiving local discretionary funding and funding for certain initiatives in accordance with the Fiscal 2017 Expense Budget.

Chart 26 amends the description for the Description/Scope of Services for certain organizations receiving local discretionary funding in accordance with the Fiscal 2016 Expense Budget.

Chart 27 sets forth the organizations that will receive equipment, specifically an automated external defibrillator, from the organization, Staten Island Heart Society, Inc., funded by the Beating Hearts Initiative as designated in Schedule C for Fiscal 2017.

It is to be noted that organizations identified in the attached Charts with an asterisk (*) have not yet completed or began the prequalification process conducted by the Mayor's Office of Contract Services (for organizations to receive more than $10,000) by the Council (for organizations to receive $10,000 or less total), or other government agency. Organizations identified without an asterisk have completed the appropriate prequalification review.

It should be further noted that funding for organizations in the attached Charts with a double asterisk (**) will not take effect until the passage of a budget modification.

Description of Above-captioned Resolution. In the above-captioned Resolution, the Council would approve the new designation and changes in the designation of certain organizations to receive funding in the Fiscal 2017, Fiscal 2016, Fiscal 2015, Fiscal 2017, and Fiscal 2012 Expense Budgets. Such Resolution would take effect as of the date of adoption.

Accordingly, this Committee recommends its adoption.

(The following is the text of Res No. 1390:)

Preconsidered Res. No. 1390

Resolution approving the new designation and changes in the designation of certain organizations to receive funding in the Expense Budget.

By Council Member Ferreras-Copeland.

Whereas, On June 14, 2016 the Council of the City of New York (the “City Council”) adopted the expense budget for fiscal year 2017 with various programs and initiatives (the “Fiscal 2017 Expense Budget”); and

Whereas, On June 26, 2015 the City Council adopted the expense budget for fiscal year 2016 with various programs and initiatives (the “Fiscal 2016 Expense Budget”); and

Whereas, On June 25, 2014 the City Council adopted the expense budget for fiscal year 2015 with various programs and initiatives (the “Fiscal 2015 Expense Budget”); and

Whereas, On June 26, 2013 the City Council adopted the expense budget for fiscal year 2016 with various programs and initiatives (the “Fiscal 2014 Expense Budget”); and
Whereas, On June 29, 2011 the City Council adopted the expense budget for fiscal year 2015 with various programs and initiatives (the “Fiscal 2012 Expense Budget”); and

Whereas, The City Council is hereby implementing and furthering the appropriations set forth in the Fiscal 2017, Fiscal 2016, Fiscal 2015, Fiscal 2014, and Fiscal 2012 Expense Budgets by approving the new designation and changes in the designation of certain organizations receiving local, aging, and youth discretionary funding, and by approving the new designation and changes in the designation of certain organizations to receive funding pursuant to certain initiatives in accordance therewith; and

Whereas, The City Council is hereby implementing and furthering the appropriations set forth in the Fiscal 2017 and Fiscal 2016 Expense Budgets by approving new Description/Scope of Services for certain organizations receiving local discretionary funding and funding pursuant to certain initiatives; now, therefore, be it

Resolved, That the City Council approves the new designation and the changes in the designation of certain organizations receiving local discretionary funding in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 1; and be it further

Resolved, That the City Council approves sets forth the changes in the designation of a certain organization receiving aging discretionary funding in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 2; and be it further

Resolved, That the City Council approves the new designation and the changes in the designation of certain organizations receiving funding pursuant to the A Greener NYC Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 3; and be it further

Resolved, That the City Council approves the new designation and the changes in the designation of certain organizations receiving funding pursuant to the NYC Cleanup Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 4; and be it further

Resolved, That the City Council approves the change in the designation of a certain organization receiving funding pursuant to the Support Our Seniors Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 5; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding and the removal of funds from a certain organization pursuant to the Food Pantries Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 6; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding and the removal of funds from a certain organization pursuant to the HIV/AIDS Faith Based Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 7; and be it further

Resolved, That the City Council approves the change in the designation of certain organizations receiving funding pursuant to the Healthy Aging Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 8; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Cultural Immigrant Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 9; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the SU-CASA Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 10; and be it further

Resolved, That the City Council approves the change in the designation of certain organizations receiving funding pursuant to the Cultural After-School Adventure (CASA) Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 11; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Financial Empowerment for NYC’s Renters Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 12; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Senior Centers, Programs, and Enhancements Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 13; and be it further

Resolved, That the City Council approves the removal of funds from a certain organization receiving funding pursuant to the Immigrant Opportunities Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 14; and be it further
Resolved. That the City Council approves the new designation of a certain organization receiving funding and the removal of funds from a certain organization pursuant to the Post-Arrest Diversion Program for Young Adults Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 15; and be it further

Resolved. That the City Council approves the new designation of certain organizations receiving funding and the removal of funds from a certain organization pursuant to the Access Health Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 16; and be it further

Resolved. That the City Council approves the change in the designation of a certain organization receiving funding pursuant to the Maternal and Child Health Services Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 17; and be it further

Resolved. That the City Council approves the change in the designation of a certain organization receiving funding pursuant to the Geriatric Mental Health Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 18; and be it further

Resolved. That the City Council approves the change in the designation of a certain organization receiving funding pursuant to the Viral Hepatitis Prevention Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 19; and be it further

Resolved. That the City Council approves the change in the designation of certain organizations receiving local discretionary funding in accordance with the Fiscal 2015 Expense Budget, as set forth in Chart 21; and be it further

Resolved. That the City Council approves the change in the designation of a certain organization receiving Anti-Poverty Initiative funding in accordance with the Fiscal 2015 Expense Budget, as set forth in Chart 22; and be it further

Resolved. That the City Council approves the change in the designation of a certain organization receiving local discretionary funding in accordance with the Fiscal 2014 Expense Budget, as set forth in Chart 23; and be it further

Resolved. That the City Council approves the change in the designation of a certain organization receiving local discretionary funding in accordance with the Fiscal 2012 Expense Budget, as set forth in Chart 24; and be it further

Resolved. That the City Council amends the description for the Description/Scope of Services for certain organizations receiving local and youth discretionary funding and funding for certain initiatives in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 25; and be it further

Resolved. That the City Council amends the description for the Description/Scope of Services for certain organizations receiving local and youth discretionary funding and funding for certain initiatives in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 26; and be it further

Resolved. That the City Council approves the organizations that will receive equipment from the organization funded by the Beating Hearts Initiative as designated in Schedule C for Fiscal 2017, as set forth in Chart 27.

ATTACHMENT:
### CHART 1: Local Initiatives - Fiscal 2017

<table>
<thead>
<tr>
<th>Member</th>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A</th>
<th>Fiscal Conduit/Sponsoring Organization</th>
<th>Fiscal Conduit EIN</th>
<th>*</th>
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<tr>
<td>Eugene</td>
<td>Workers Defense League, Inc.**</td>
<td>13-2658431</td>
<td>DSS/HR</td>
<td>($6,000.00)</td>
<td>069</td>
<td>107</td>
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<td>Eugene</td>
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<td>13-2658431</td>
<td>DYCD</td>
<td>$6,000.00</td>
<td>260</td>
<td>005</td>
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<td>Miller</td>
<td>Genesis Transitional Housing Ministries, Inc.**</td>
<td>16-1621304</td>
<td>DYCD</td>
<td>($5,000.00)</td>
<td>260</td>
<td>005</td>
<td></td>
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<tr>
<td>Miller</td>
<td>Queens Borough Public Library**</td>
<td>13-6400434</td>
<td>QBPL</td>
<td>$5,000.00</td>
<td>039</td>
<td>001</td>
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<td>Johnson</td>
<td>Friends of Downtown Parks NYC, Inc.</td>
<td>46-1974668</td>
<td>DPR</td>
<td>($5,000.00)</td>
<td>846</td>
<td>006</td>
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</tr>
<tr>
<td>Johnson</td>
<td>Department of Parks and Recreation</td>
<td>13-6400434</td>
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* Indicates pending completion of pre-qualification review.

** Requires a budget modification for the changes to take effect.
### CHART 2: Aging Discretionary - Fiscal 2017

<table>
<thead>
<tr>
<th>Member</th>
<th>Organization - Program</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A</th>
<th>Fiscal Conduit/Sponsoring Organization</th>
<th>Fiscal Conduit EIN</th>
<th>*</th>
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</thead>
<tbody>
<tr>
<td>Richards</td>
<td>Young Israel of Wavecrest and Bayswater</td>
<td>11-2342565</td>
<td>DFTA</td>
<td>($20,000.00)</td>
<td>125</td>
<td>003</td>
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<td>Richards</td>
<td>National Council of Young Israel - Young Israel</td>
<td>03-0381957</td>
<td>DFTA</td>
<td>$20,000.00</td>
<td>125</td>
<td>003</td>
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</tr>
<tr>
<td>Borelli</td>
<td>Staten Island Community Services Friendship Clubs, Inc. - Great Kills Friendship Club &amp; Mount</td>
<td>13-2778244</td>
<td>DFTA</td>
<td>($5,000.00)</td>
<td>125</td>
<td>003</td>
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<tr>
<td>Borelli</td>
<td>Staten Island Community Services Friendship Clubs, Inc. - Great Kills Friendship Club</td>
<td>13-2778244</td>
<td>DFTA</td>
<td>$2,500.00</td>
<td>125</td>
<td>003</td>
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<td></td>
</tr>
<tr>
<td>Borelli</td>
<td>Staten Island Community Services Friendship Clubs, Inc. - Mount Loretto Senior Center</td>
<td>13-2778244</td>
<td>DFTA</td>
<td>$2,500.00</td>
<td>125</td>
<td>003</td>
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</tbody>
</table>

* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect
CHART 3: A Greener NYC Initiative - Fiscal 2017

<table>
<thead>
<tr>
<th>Member</th>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A</th>
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<tr>
<td>Menchaca</td>
<td>Brooklyn Greenway Initiative, Inc.</td>
<td>20-3283721</td>
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<td>Menchaca</td>
<td>Horticultural Society of New York, Inc.</td>
<td>13-0854930</td>
<td>DYCD</td>
<td>$39,254.00</td>
<td>260</td>
<td>005</td>
</tr>
</tbody>
</table>

* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect
<table>
<thead>
<tr>
<th>Member</th>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
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* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect
## CHART 5: Support Our Seniors Initiative - Fiscal 2017

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* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect
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* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect.
## CHART 7: HIV/AIDS Faith Based Initiative - Fiscal 2017

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* Indicates pending completion of pre-qualification review.

** Requires a budget modification for the changes to take effect.
# CHART 8: Healthy Aging Initiative- Fiscal 2017

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| Barro                | Breukelen Houses (NYCHA) Tenant Association                      | 46-4898938      | DFTA   | ($17,745.00)| 125   | 003 *
| Barro                | Cypress Hills Houses (NYCHA) Tenant Association                  | 11-3559394      | DFTA   | ($17,745.00)| 125   | 003 *
| Barro                | East New York Restoration Local Development Corporation - Breukelen Houses Community Center | 46-1763706      | DFTA   | $17,745.00  | 125   | 003 *
| Barro                | East New York Restoration Local Development Corporation - Cypress Hills Houses Community Senior Center | 46-1763706      | DFTA   | $17,745.00  | 125   | 003 *

* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect

Page 8
CHART 9: Cultural Immigrant Initiative - Fiscal 2017

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* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect
### CHART 10: SU-CASA Initiative - Fiscal 2017

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CHART 10: SU-CASA Initiative - Fiscal 2017 (continued)

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<td>DCLA</td>
<td>$15,000.00</td>
<td>126</td>
<td>003</td>
</tr>
<tr>
<td>King</td>
<td>Bronx Opera Company, Inc. - Coop City Neighborhood Senior Center, Jewish Association For Services For The Aged</td>
<td>23-7170675</td>
<td>DCLA</td>
<td>$15,000.00</td>
<td>126</td>
<td>003</td>
</tr>
<tr>
<td>King</td>
<td>Renaissance Youth Center - Bay Eden Neighborhood Senior Center, Jewish Association for Services for the Aged</td>
<td>13-4122438</td>
<td>DCLA</td>
<td>$15,000.00</td>
<td>126</td>
<td>003</td>
</tr>
</tbody>
</table>

* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect
### CHART 11: Cultural After-School Adventure (CASA) - Fiscal 2017

<table>
<thead>
<tr>
<th>Member</th>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Koslowitz</td>
<td>Flushing Council on Culture and the Arts,</td>
<td>11-2652182</td>
<td>DCLA</td>
<td>($20,000.00)</td>
<td>126</td>
<td>003</td>
</tr>
<tr>
<td>Koslowitz</td>
<td>Flushing Council on Culture and the Arts,</td>
<td>11-2652182</td>
<td>DCLA</td>
<td>$20,000.00</td>
<td>126</td>
<td>022</td>
</tr>
<tr>
<td>Koo</td>
<td>Flushing Council on Culture and the Arts,</td>
<td>11-2652182</td>
<td>DCLA</td>
<td>($20,000.00)</td>
<td>126</td>
<td>003</td>
</tr>
<tr>
<td>Koo</td>
<td>Flushing Council on Culture and the Arts,</td>
<td>11-2652182</td>
<td>DCLA</td>
<td>$20,000.00</td>
<td>126</td>
<td>022</td>
</tr>
</tbody>
</table>

* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect
CHART 12: Financial Empowerment for NYC’s Renters Initiative - Fiscal 2017

<table>
<thead>
<tr>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A</th>
<th>*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Consumer Affairs</td>
<td>13-6400434</td>
<td>DCA</td>
<td>($99,354.00)</td>
<td>866</td>
<td>003</td>
<td></td>
</tr>
<tr>
<td>Ariva, Inc.</td>
<td>32-0028598</td>
<td>DCA</td>
<td>$99,354.00</td>
<td>866</td>
<td>003</td>
<td>*</td>
</tr>
</tbody>
</table>

* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect
**CHART 13: Senior Centers, Programs, and Enhancements Initiative - Fiscal 2017**

<table>
<thead>
<tr>
<th>Organization - Program</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department for the Aging</td>
<td>13-6400434</td>
<td>DFTA</td>
<td>($391,424.00)</td>
<td>125</td>
<td>003</td>
</tr>
<tr>
<td>Regional Aid for Interim Needs, Inc. - Bailey Neighborhood Senior Center</td>
<td>13-6213586</td>
<td>DFTA</td>
<td>$115,134.00</td>
<td>125</td>
<td>003</td>
</tr>
<tr>
<td>Conselyea Street Block Association, Inc. - Swinging 60s Senior Center**</td>
<td>11-2347180</td>
<td>DFTA</td>
<td>$705,500.00</td>
<td>125</td>
<td>003</td>
</tr>
</tbody>
</table>

* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect
CHART 14: Immigrant Opportunities Initiative - Fiscal 2017

<table>
<thead>
<tr>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A *</th>
</tr>
</thead>
<tbody>
<tr>
<td>Committee for Hispanic Children and Families, Inc., The**</td>
<td>11-2622003</td>
<td>DSS/HRA</td>
<td>($58,000.00)</td>
<td>069</td>
<td>107</td>
</tr>
</tbody>
</table>

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** Requires a budget modification for the changes to take effect
March 1, 2017

**CHART 15: Post-Arrest Diversion Program for Young Adults Initiative - Fiscal 2017**

<table>
<thead>
<tr>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mayor's Office of Criminal Justice**</td>
<td>13-6400434</td>
<td>MOCJ</td>
<td>($250,000.00)</td>
<td>098</td>
<td>002</td>
</tr>
<tr>
<td>District Attorney-Richmond**</td>
<td>13-6400434</td>
<td>DASI</td>
<td>$27,500.00</td>
<td>905</td>
<td>002</td>
</tr>
</tbody>
</table>

* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect
### CHART 16: Access Health Initiative - Fiscal 2017

<table>
<thead>
<tr>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>HANAC, Inc.**</td>
<td>11-2290832</td>
<td>DOHMH</td>
<td>$6,000.00</td>
<td>816</td>
<td>117</td>
</tr>
<tr>
<td>Bedford-Stuyvesant Family Health Center, Inc.**</td>
<td>11-2412205</td>
<td>DOHMH</td>
<td>$20,000.00</td>
<td>816</td>
<td>117</td>
</tr>
<tr>
<td>BOOM!Health**</td>
<td>13-3599121</td>
<td>DOHMH</td>
<td>$41,000.00</td>
<td>816</td>
<td>117</td>
</tr>
<tr>
<td>Urban Health Plan**</td>
<td>23-7360305</td>
<td>DOHMH</td>
<td>$50,000.00</td>
<td>816</td>
<td>117</td>
</tr>
</tbody>
</table>

* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect
CHART 17: Maternal and Child Health Services Initiative - Fiscal 2017

<table>
<thead>
<tr>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Morris Heights Health Center, Inc.</td>
<td>06-1081232</td>
<td>DOHMH</td>
<td>($19,000.00)</td>
<td>816</td>
<td>113</td>
</tr>
<tr>
<td>Urban Health Plan</td>
<td>23-7360305</td>
<td>DOHMH</td>
<td>$19,000.00</td>
<td>816</td>
<td>113</td>
</tr>
</tbody>
</table>

* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect
### CHART 18: Geriatric Mental Health Initiative- Fiscal 2017

<table>
<thead>
<tr>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A</th>
<th>*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Riverdale Senior Services, Inc.</td>
<td>23-7357997</td>
<td>DOHMH</td>
<td>($20,000.00)</td>
<td>816</td>
<td>120</td>
<td></td>
</tr>
<tr>
<td>Emerald Isle Immigration Center</td>
<td>11-2932528</td>
<td>DOHMH</td>
<td>$20,000.00</td>
<td>816</td>
<td>120</td>
<td></td>
</tr>
</tbody>
</table>

* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect
### CHART 19: Viral Hepatitis Prevention Initiative - Fiscal 2017

<table>
<thead>
<tr>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A</th>
<th>*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lower East Side Harm Reduction Center, Inc.</td>
<td>13-3727641</td>
<td>DOHMH</td>
<td>($13,500.00)</td>
<td>816</td>
<td>112</td>
<td>*</td>
</tr>
<tr>
<td>AIDS Service Center of Lower Manhattan, Inc.</td>
<td>13-3562071</td>
<td>DOHMH</td>
<td>$13,500.00</td>
<td>816</td>
<td>112</td>
<td></td>
</tr>
</tbody>
</table>

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** Requires a budget modification for the changes to take effect
March 1, 2017

**CHART 20: Reproductive and Sexual Health Services Initiative - Fiscal 2017**

<table>
<thead>
<tr>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Planned Parenthood of New York City, Inc.**</td>
<td>13-2621497</td>
<td>DOHMH</td>
<td>$84,788.00</td>
<td>816</td>
<td>113</td>
</tr>
</tbody>
</table>

* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect

Page 21
### CHART 21: Local Initiatives- Fiscal 2015

<table>
<thead>
<tr>
<th>Member</th>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A</th>
<th>Fiscal Conduit/Sponsoring Organization</th>
<th>Fiscal Conduit EIN</th>
<th>*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cornegy</td>
<td>Bedford Stuyvesant Gateway District Management Association</td>
<td>27-0295829</td>
<td>DYCD</td>
<td>($10,000.00)</td>
<td>260</td>
<td>005</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cornegy</td>
<td>Muslim Community Network</td>
<td>75-3163555</td>
<td>DYCD</td>
<td>$10,000.00</td>
<td>260</td>
<td>005</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Miller</td>
<td>Rajkumari Cultural Center, Inc., The</td>
<td>11-3338875</td>
<td>DYCD</td>
<td>($3,500.00)</td>
<td>260</td>
<td>005</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Miller</td>
<td>Muslim Community Network</td>
<td>75-3163555</td>
<td>DYCD</td>
<td>$3,500.00</td>
<td>260</td>
<td>005</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Indicates pending completion of pre-qualification review.

** Requires a budget modification for the changes to take effect

Page 22
# Chart 22: Anti-Poverty Initiative - Fiscal 2015

<table>
<thead>
<tr>
<th>Member</th>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A</th>
<th>Fiscal Conduit/Sponsoring Organization</th>
<th>Fiscal Conduit EIN</th>
</tr>
</thead>
<tbody>
<tr>
<td>Levin</td>
<td>Park Slope Christian Help, Inc.</td>
<td>11-2449994</td>
<td>DYCD</td>
<td>($3,500.00)</td>
<td>260</td>
<td>312</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Levin</td>
<td>Community Help in Park Slope, Inc.</td>
<td>11-2449994</td>
<td>DYCD</td>
<td>$3,500.00</td>
<td>260</td>
<td>312</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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** Requires a budget modification for the changes to take effect
CHART 23: Local Initiatives - Fiscal 2014

<table>
<thead>
<tr>
<th>Member</th>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A</th>
<th>Fiscal Conduit/Sponsoring Organization</th>
<th>Fiscal Conduit EIN</th>
</tr>
</thead>
<tbody>
<tr>
<td>Speaker</td>
<td>Thirteen</td>
<td>13-1945149</td>
<td>DYCD</td>
<td>$(25,000.0)</td>
<td>260</td>
<td>312</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Speaker</td>
<td>WNET</td>
<td>26-2810489</td>
<td>DYCD</td>
<td>$25,000.0</td>
<td>260</td>
<td>312</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect
<table>
<thead>
<tr>
<th>Member</th>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>Agy #</th>
<th>U/A</th>
<th>Fiscal Conduit/Sponsoring Organization</th>
<th>Fiscal Conduit EIN</th>
</tr>
</thead>
<tbody>
<tr>
<td>Speaker</td>
<td>Thirteen</td>
<td>13-1945149</td>
<td>DYCD</td>
<td>($25,000.0</td>
<td>260</td>
<td>312</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Speaker</td>
<td>WNET</td>
<td>26-2810489</td>
<td>DYCD</td>
<td>$25,000.0</td>
<td>260</td>
<td>312</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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** Requires a budget modification for the changes to take effect
### CHART 25: Purpose of Funds Changes - Fiscal 2017

<table>
<thead>
<tr>
<th>Source</th>
<th>Member</th>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>New Purpose of Funds</th>
</tr>
</thead>
<tbody>
<tr>
<td>Local</td>
<td>Dromm</td>
<td>Queens Museum of Art</td>
<td>11-2278998</td>
<td>DCLA</td>
<td>($5,000.00)</td>
<td>Funding will be used to help develop a project depicting the history of the LGBT movement Queens in celebration of Queens LGBT Pride's 25th anniversary.</td>
</tr>
<tr>
<td>Local</td>
<td>Dromm</td>
<td>Queens Museum of Art</td>
<td>11-2278998</td>
<td>DCLA</td>
<td>$5,000.00</td>
<td>Funding to support children's workshops, senior films, family programming, concerts, performances and lectures, and exhibition-related programs.</td>
</tr>
<tr>
<td>Local</td>
<td>Mendez</td>
<td>Murray Hill Committee, Inc.</td>
<td>23-7361016</td>
<td>DPR</td>
<td>($3,500.00)</td>
<td>Funding to support tree planting, pruning and tree bed maintenance and tree guards, dead tree replacement or treatment for infected trees, planting of flowers and ivy.</td>
</tr>
<tr>
<td>Local</td>
<td>Mendez</td>
<td>Murray Hill Committee, Inc.</td>
<td>23-7361016</td>
<td>DPR</td>
<td>$3,500.00</td>
<td>Funding to support tree planting, pruning, tree bed maintenance and tree guards; dead tree replacement or treatment for infected trees; planting of flowers and ivy; cover charges of website development and improvement; cost of newsletter.</td>
</tr>
<tr>
<td>Naturally Occurring Retirement Communities (NORCs)</td>
<td>Jewish Association for Services for the Aged (JASA)</td>
<td>13-2620896</td>
<td>DFTA</td>
<td>($20,000.00)</td>
<td>This allocation supports vertical and horizontal Naturally Occurring Retirement Communities (NORCs). $1.95 million will support NORCs and $1.9 million will support NNORCs.</td>
<td></td>
</tr>
<tr>
<td>Naturally Occurring Retirement Communities (NORCs)</td>
<td>Jewish Association for Services for the Aged (JASA)</td>
<td>13-2620896</td>
<td>DFTA</td>
<td>$20,000.00</td>
<td>To support JASA Dreiser Neighborhood Senior Center.</td>
<td></td>
</tr>
<tr>
<td>Local</td>
<td>Garodnick</td>
<td>Murray Hill Committee, Inc.</td>
<td>23-7361016</td>
<td>DPR</td>
<td>($5,000.00)</td>
<td>Funding will support tree and plant maintenance and plantings in the Murray Hill Neighborhood.</td>
</tr>
<tr>
<td>Local</td>
<td>Garodnick</td>
<td>Murray Hill Committee, Inc.</td>
<td>23-7361016</td>
<td>DPR</td>
<td>$5,000.00</td>
<td>Funding will support tree and plant maintenance and plantings in the Murray Hill Neighborhood; website development and improvement; newsletter design and printing.</td>
</tr>
</tbody>
</table>

* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect.
### CHART 26: Purpose of Funds - Fiscal 2016

<table>
<thead>
<tr>
<th>Source</th>
<th>Member</th>
<th>Organization</th>
<th>EIN Number</th>
<th>Agency</th>
<th>Amount</th>
<th>New Purpose of Funds</th>
</tr>
</thead>
<tbody>
<tr>
<td>Local</td>
<td>Garodnick</td>
<td>Stuyvesant Cove Park Association Inc.</td>
<td>11-3582255</td>
<td>DPR</td>
<td>$(5,000.00)</td>
<td>Funds will be used for canvas bag distribution.</td>
</tr>
<tr>
<td>Local</td>
<td>Garodnick</td>
<td>Stuyvesant Cove Park Association Inc.</td>
<td>11-3582255</td>
<td>DPR</td>
<td>$5,000.00</td>
<td>Funding will support cultural and arts programming at Stuyvesant Cove Park, including readings, musical and dance</td>
</tr>
</tbody>
</table>

* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect
CHART 27: Beating Hearts Initiative - Fiscal 2017

<table>
<thead>
<tr>
<th>Member</th>
<th>Organization</th>
<th>EIN Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cohen</td>
<td>Riverdale Senior Services</td>
<td>23-7357997</td>
</tr>
<tr>
<td>Cohen</td>
<td>Riverdale Senior Services</td>
<td>23-7357997</td>
</tr>
</tbody>
</table>

***Staten Island Heart Society, Inc. has received $350,000 that will go towards providing automated external defibrillators (AEDs) to non-profit organizations that primarily serve the youth and aging populations. The non-profit organizations are listed above.

Page 28
On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).

Report of the Committee on Health

Report for Int. No. 1161-A

Report of the Committee on Health in favor of approving and adopting, as amended, a Local Law to amend the administrative code of the city of New York, in relation to reporting on HPV vaccination rates.

The Committee on Health, to which the annexed proposed amended local law was referred on April 20, 2016 (Minutes, page 1092), respectfully

REPORTS:

I. Introduction

Today, the Committee on Health, chaired by Council Member Corey Johnson, will hold a hearing on Proposed Int. Nos. 1161-A, 1162-A, and 1172-A. All three bills were introduced by Council Member Crowley, and relate to reporting by the Department of Health and Mental Hygiene (DOHMH) on vaccination for the human papillomavirus (HPV), the use of contraceptives, and maternal mortality, respectively. These bills were heard in their originally-introduced forms on December 7, 2016.

II. Background

Human papillomavirus

Human papillomaviruses (HPV) are a group of more than 200 related viruses, more than 40 of which can be easily spread through direct skin-to-skin contact during vaginal, anal, and oral sex.1 HPV infections are the most common sexually transmitted infections in the United States. According to the Centers for Disease Control and Prevention (CDC), "HPV is so common that nearly all sexually active men and women get it at some point in their lives."2 HPV usually resolves itself within two years and most people do not know they are infected.3 However, certain types of HPV do not go away and can cause genital warts or cancer.4 Cancer often takes years, even decades, to develop after a person gets HPV.5 The types of HPV that can cause genital warts are not the same as the types of HPV that can cause cancers.6 According to the National Cancer Institute (NCI), HPV infections account for approximately five percent of all cancers worldwide.7 The American Cancer Society (ACS) estimates that HPV infections are responsible for nearly all cervical and anal

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3 Id.
5 HPV Fact Sheet, supra note 2.
6 Id.
7 NCI, HPV and Cancer, supra note 1.
cancers, most vaginal cancers, some vulvar cancers and penile cancers, and most cancers found in the back of the throat.  

**HPV Prevention**

Using latex condoms can lower your risk, but condoms do not provide full protection against HPV. The vaccines are administered in two or three doses over a period of six months, depending on age. The CDC recommends the HPV vaccine for girls and boys at age 11 or 12 years to allow time to develop an immune response before becoming sexually active. HPV vaccines are recommended for people up to age 26 years, depending on sex and HIV-positive status.

One study revealed that in the few years after Gardasil, an HPV vaccine, was available, the prevalence of HPV infections was cut by more than half among females in the United States between ages 14 to 19. In Australia, genital warts diagnoses were drastically reduced from 11.5 percent to .85 percent in women under the age of 21 due to a nationally funded program offering Gardasil for free to females between the ages of 12 and 26. Additionally, although the program did not offer the vaccine to males at the time, diagnoses in heterosexual males under the age of 21 declined from 12.1 percent to 2.2 percent. Significant changes in diagnoses were not found in men who have sex with men. The program in Australia demonstrates the effectiveness of drastically reducing HPV infections by increasing access to the HPV vaccine.

**Immunization Registry**

DOHMH operates a citywide immunization registry pursuant to state law and the Health Code. Healthcare providers are required by these provisions to report every immunization they give to individuals 18 and younger to DOHMH. The aggregate data that DOHMH collects on immunization rates does not appear to be regularly reported to the public.

**Maternal Mortality**

DOHMH has historically reported on the infant mortality rate in the annual Mayor’s Management Report (MMR). The infant mortality rate per 1,000 live births has decreased from 4.7 in fiscal year 2012, to 4.3 in fiscal year 2016. Maternal mortality data, however, is not reported in the MMR.

In-depth data and analysis is available in a 2015 DOHMH report entitled “Pregnancy-Associated Mortality, New York City, 2006-2010.” The following are among the executive findings of the report:

- There were 139 pregnancy-related deaths in New York City from 2006 to 2010.
“Pregnancy-related morality decreased in New York City from 2001 to 2010 – from 33.9 deaths per 100,000 live births in 2001 to 17.6 deaths per 100,000 live births in 2010. However, there was no significant decrease between 2006 and 2010.”

Black, non-Hispanic women were 12 times as likely, Asian/Pacific Islander women more than four times as likely, and Hispanic women more than three times as likely, to die from pregnancy-related causes as White, non-Hispanic women.

“Pregnancy-related mortality is associated with obesity, underlying chronic illness and poverty,” but causal relationships “are not well established.”

Pregnancy-related mortality is also associated with maternal age, with risk of death rising dramatically for women over 40.

In 2001, New York City’s pregnancy-related mortality ratio was more than double that of the United States as a whole. However, New York City’s rate fell by almost half between 2001 and 2010, and by 2010 its rate was nearly identical to the national rate (17.6 deaths per 100,000 live births in New York City compared to 16.7 deaths per 100,000 live births nationally).

This positive trend, however, masks severe disparities: White, non-Hispanic women in New York City have a much lower chance of pregnancy-related mortality in New York City than nationally, but other racial groups, in particular Black, non-Hispanic women, have significantly higher rates of pregnancy-related mortality in New York City than the same group nationally.

**Long-Acting Reversible Contraception (LARC)**

Long-Acting Reversible Contraception (LARC) includes intrauterine devices (IUDs) and implants. IUDs are small, T-shaped devices that are inserted into the uterus by a clinician. Four types of IUDs are currently licensed for use in the United States: Mirena, Skyla, Liletta, and ParaGard. Mirena, Skyla, and Liletta work by releasing the hormone levonorgestrel into the uterus. Mirena is effective for up to five years, Skyla and Liletta for three. ParaGard is a non-hormonal, copper-containing method and is effective for up to 12 years.

Implants are thin, matchstick-sized plastic rods that are inserted under the skin on the upper arm by a clinician. Nexplanon is the only type of implant currently available in the United States and it works by releasing the hormone etonogestrel into the arm. It is effective for up to three years.

LARCs are the most effective forms of reversible birth control. According to one study, participants using either pills, patch, or ring for contraception had significantly more unintended pregnancies than those using a LARC (4.55 per 100 vs. 0.27 per 100). This study also showed that LARC failure rates did not vary according to age, but pills, patch, or ring failure rates in participants younger than 21 years old were twice as great as in women 21 years of age or older.

Surveys and interviews with women often find a lack of knowledge about LARC methods as well as concerns about safety and side effects, many of which are based on misinformation. Until recently, this lack of information as well as high upfront costs have created barriers to access for women interested in LARCs. Under the Patient Protection and Affordable Care Act, all new insurance plans obtained through the act’s health insurance exchanges must fully cover all FDA-approved contraceptive methods (including LARCs).

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21 Id. at 5.
22 Id. at 8. Mortality ratio by age rises from 27.2 for maternal age 35-39 to 62.4 for maternal age 40+.
23 Id. at 8.
24 Id. at 10.
without any co-payments or other out-of-pocket costs. Improved access, education efforts and physician training have led to an increase in LARC usage in recent years.

Rates of LARC usage tend to be higher worldwide than in the U.S., where a small but growing proportion of women use a LARC method. Based on the most recent data from the Centers for Disease Control and Prevention, approximately 7.2% of all U.S. women ages 15-44 use a LARC method. This usage rate represents a dramatic growth in use from 2002, when only 1.5% of US women used a LARC method. Among women who use any method of contraception, 11.6% use a LARC method, up from 2.4% in 2002. Only 4.3% of teens who use contraception use a LARC method.

**LARC in New York City**

In 2015, DOHMH launched the “Maybe the IUD” campaign to increase awareness of IUDs. The five year public education campaign includes subway and online ads, social media, print materials and a website, providing information about a full range of birth control options. In addition, DOHMH recruited local hospitals to participate in the Quality Improvement Network for Contraceptive Access (QINCA), a learning collaborative to support hospitals in implementing best clinical practices for the provision of contraceptive services postpartum, post-abortion, and in primary care settings. DOHMH is currently working with 10 NYC hospitals to promote, protect and support contraceptive access, including providing immediate/same-day delivery of all modern methods, including LARC.

In 2014, the New York State Department of Health (DOH) implemented a new Medicaid reimbursement policy to allow for long-acting reversible contraception to be given to women immediately postpartum. Currently, DOH is in the process of drafting procedures to carve out Federally Qualified Health Centers to receive reimbursement for the acquisition of LARC devices.

In Fiscal Year 2017, the City Council awarded a total of $400,000 to four organizations to support increased access to contraception (including LARCs), through provider training, patient counseling and care, and the purchasing of contraceptives. The funded organizations include Planned Parenthood of New York City, Community Healthcare Network, Mount Sinai Hospital, and Public Health Solutions.

**III. Proposed Int. No. 1161-A - Bill Analysis and Changes**

Proposed Int. No. 1161-A would require DOHMH to report to the Council annually on HPV vaccination rates for New York City residents. DOHMH could comply with this requirement by including this data in the MMR, or in a separate report. In either case, the data would be required to be reported by September 30 of each year. The data reported pursuant to this law would be required to be disaggregated by gender of the recipient and the number of doses received.

This bill changed from the version that was originally heard by changing the due date from September 17 of each year to September 30.

Proposed Int. No. 1161-A would take effect immediately.

**IV. Proposed Int. No. 1162-A - Bill Analysis and Changes**

Proposed Int. No. 1162-A would require DOHMH to report to the Council annually on the use of contraceptives by New York City residents. DOHMH could comply with the reporting requirement by...
including the data in the annual Mayor’s Management Report (MMR), or in a separate report. In either case, the data would be required to be reported by September 30 of each year.

This bill changed from the version that was originally heard by removing references to the Community Health Survey, expanding the data collected and reported from LARC data only to data on all contraceptives, changing the due date from September 17 of each year to September 30, and clarifying that data would be required to be collected no less than annually for adults, and no less than biennially for high school students.

Proposed Int. No. 1162-A would take effect immediately.

V. Proposed Int. No. 1172-A - Bill Analysis and Changes

Proposed Int. No. 1172-A would require DOHMH to report maternal mortality statistics to the Council annually. This reporting would occur in the form of a report, which would also be required to be posted online. The report would be required to include the number of maternal mortalities, the maternal mortality ratio, disaggregated by race and borough where available and statistically reliable, and recommendations on actions that DOHMH and others could take to improve maternal health, particularly in disproportionately impacted communities. This report would be due by September 30 of each year.

This bill changed from the version that was originally heard by removing the requirement that data be disaggregated by age, education, and location of death, and that the leading causes of maternal mortality be included in this annual report. A requirement was added that the report include information on whether recommendations from previous reports were being implemented.

Proposed Int. No. 1172-A would take effect immediately.

(The following is the text of the Fiscal Impact Statement for Int. No. 1161-A:)

THE COUNCIL OF THE CITY OF NEW YORK
FINANCE DIVISION
LATONIA MCKINNEY, DIRECTOR
FISCAL IMPACT STATEMENT

INTRO. NO: 1161-A

COMMITTEE: Health

TITLE: A local law to amend the administrative code of the city of New York, in relation to reporting on HPV vaccination rates.

SPONSOR(S): Council Members Crowley, Cumbo, Johnson, Rosenthal, Richards, Chin, Mendez, Rodriguez, Vacca, Maisel, Gentile, Kallos, Levin, and Eugene

SUMMARY OF LEGISLATION: The proposed legislation would require the Department of Health and Mental Hygiene (DOHMH) to submit to the speaker and post on its website, or to include in the mayor’s management report, the most recent fiscal year data available on human papillomavirus vaccination rates for New York City residents, disaggregated by the gender of the recipient, and by age group, series initiation, and series completion. Such data would include, but need not be limited to, anonymized information reported to DOHMH for inclusion in the citywide immunization registry.

EFFECTIVE DATE: This legislation would take effect immediately, with the first report required no later than September 30, 2017 and annually no later than September 30 of each year.

FISCAL YEAR IN WHICH FULL FISCAL IMPACT ANTICIPATED: Fiscal 2018
**FISCAL IMPACT STATEMENT:**

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**IMPACT ON REVENUES:** It is anticipated that this legislation would not have any impact on revenues.

**IMPACT ON EXPENDITURES:** It is estimated that this bill would not have an impact on expenditures because the Department would utilize existing resources to complete the data requests.

**SOURCE OF FUNDS TO COVER ESTIMATED COSTS:** N/A

**SOURCE OF INFORMATION:**
New York City Council Finance Division
Department of Health and Mental Hygiene
Jeanette Merrill, Legislative Financial Analyst

**ESTIMATE REVIEWED BY:**
Nathan Toth, Deputy Director, NYC Council Finance Division
Crilhien R. Francisco, Unit Head, NYC Council Finance Division
Eric Bernstein, Counsel, NYC Council Finance Division

**LEGISLATIVE HISTORY:** This legislation was introduced to the full Council on April 20, 2016 and was referred to the Committee on Health. The Committee held a hearing on December 7, 2016 and the bill was laid over. The bill was subsequently amended, and the Committee will vote on the amended legislation, Proposed Int. No. 1161-A, at a hearing on February 28, 2017. Upon successful vote by the Committee, the full Council will vote on the legislation on March 1, 2017.

**DATE PREPARED:** February 24, 2017.

Accordingly, this Committee recommends its adoption, as amended.

(The following is the text of Int. No. 1161-A:)

Int. No. 1161-A


A Local Law to amend the administrative code of the city of New York, in relation to reporting on HPV vaccination rates

Be it enacted by the Council as follows:

Section 1. Chapter 1 of title 17 of the administrative code of the city of New York is amended by adding a new section 17-199.4 to read as follows:

§ 17.199.4 HPV Vaccination Reporting. No later than September 30, 2017, and annually no later than September 30 of each year, the department shall submit to the speaker and post on its website, or shall include in the mayor’s management report prepared pursuant to section 12 of the charter, the most recent fiscal year data available on vaccination rates for New York city residents for the human papillomavirus, disaggregated
by the gender of the recipient, and by age group, series initiation, and series completion. Such data shall include, but need not be limited to, anonymized information that has been reported to the department for inclusion in the citywide immunization registry.

§ 2. This local law takes effect immediately.

COREY D. JOHNSON, Chairperson; ROSIE MENDEZ, JAMES VACCA, MATHIEU EUGENE, PETER A. KOO, JAMES G. VAN BRAMER, INEZ D. BARRON, ROBERT E. CORNEGY, Jr., RAFAEL L. ESPINAL, Jr.; Committee on Health, February 28, 2017.

On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).

Report for Int. No. 1162-A

Report of the Committee on Health in favor of approving and adopting, as amended, a Local Law to amend the administrative code of the city of New York, in relation to reporting on the use of contraceptive methods.

The Committee on Health, to which the annexed proposed amended local law was referred on April 20, 2016 (Minutes, page 1093), respectfully

REPORTS:

The following is the text of the Fiscal Impact Statement for Int. No. 1162-A:

The Council of the City of New York  
Finance Division  
Latonia McKinney, Director  
Fiscal Impact Statement  

Intro. No: 1162-A  

Committee: Health  

**Title:** A local law to amend the administrative code of the city of New York, in relation to reporting on the use of contraceptives.  

**Sponsor(s):** Council Members Crowley, Cumbo, Johnson, Rosenthal, Richards, Chin, Mendez, Rodriguez, Vacca, Maisel, Gentile, and Levin  

**Summary of Legislation:** The proposed legislation would require the Department of Health and Mental Hygiene (DOHMH) to submit to the speaker and post on its website, or to include in the mayor’s management report, the most recent fiscal year data available on commonly used contraceptive methods. The bill would require DOHMH to collect contraception data on adults no less than annually and on high school students no less than biennially, disaggregating the data by age group, education, race or ethnicity, and community district, where available and statistically reliable.  

**Effective Date:** This legislation would take effect immediately, with the first report required no later than September 30, 2017 and annually no later than September 30 of each year.
FISCAL YEAR IN WHICH FULL FISCAL IMPACT ANTICIPATED: Fiscal 2018

FISCAL IMPACT STATEMENT:

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IMPACT ON REVENUES: It is anticipated that this legislation would not have any impact on revenues.

IMPACT ON EXPENDITURES: It is estimated that this bill would not have an impact on expenditures because the Department would utilize existing resources to complete the data requests.

SOURCE OF FUNDS TO COVER ESTIMATED COSTS: N/A

SOURCE OF INFORMATION: New York City Council Finance Division
Department of Health and Mental Hygiene

ESTIMATE PREPARED BY: Jeanette Merrill, Legislative Financial Analyst

ESTIMATE REVIEWED BY: Nathan Toth, Deputy Director, NYC Council Finance Division
Crilhien R. Francisco, Unit Head, NYC Council Finance Division
Eric Bernstein, Counsel, NYC Council Finance Division

LEGISLATIVE HISTORY: This legislation was introduced to the full Council on April 20, 2016 and was referred to the Committee on Health. The Committee held a hearing on December 7, 2016 and the bill was laid over. The bill was subsequently amended, and the Committee will vote on the amended legislation, Proposed Int. No. 1162-A, at a hearing on February 28, 2017. Upon successful vote by the Committee, the full Council will vote on the legislation on March 1, 2017.

DATE PREPARED: February 24, 2017.

Accordingly, this Committee recommends its adoption, as amended.

(The following is the text of Int. No. 1162-A:)

Int. No. 1162-A


A Local Law to amend the administrative code of the city of New York, in relation to reporting on the use of contraceptive methods

Be it enacted by the Council as follows:

Section 1. Chapter 1 of title 17 of the administrative code of the city of New York is amended by adding a new section 17-199.2 to read as follows:
§ 17.199.2 Contraceptives Reporting. No later than September 30, 2017, and annually no later than September 30 of each year, the department shall submit to the speaker and post on its website, or shall include in the mayor’s management report prepared pursuant to section 12 of the charter, the most recent fiscal year data available regarding commonly used contraceptive methods. Such data shall be collected no less than annually for adults, and no less than biennially for high school students. Such data shall also be disaggregated by age group, education, race or ethnicity, and community district, where available and statistically reliable.

§ 2. This local law takes effect immediately.

COREY D. JOHNSON, Chairperson; ROSIE MENDEZ, JAMES VACCA, MATHIEU EUGENE, PETER A. KOO, JAMES G. VAN BRAMER, INEZ D. BARRON, ROBERT E. CORNEY, Jr., RAFAEL L. ESPINAL, Jr.; Committee on Health, February 28, 2017.

On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).

Report for Int. No. 1172-A

Report of the Committee on Health in favor of approving and adopting, as amended, a Local Law to amend the administrative code of the city of New York, in relation to requiring the department of health and mental hygiene to issue an annual report on maternal mortality.

The Committee on Health, to which the annexed proposed amended local law was referred on May 5, 2016 (Minutes, page 1310), respectfully

REPORTS:

The following is the text of the Fiscal Impact Statement for Int. No. 1172-A:

THE COUNCIL OF THE CITY OF NEW YORK
FINANCE DIVISION
LATONIA MCKINNEY, DIRECTOR
FISCAL IMPACT STATEMENT

INTRO. NO: 1172-A

COMMITTEE: Health

TITLE: A local law to amend the administrative code of the city of New York, in relation to requiring the Department of Health and Mental Hygiene to issue an annual report on maternal mortality.


SUMMARY OF LEGISLATION: The proposed legislation would require the Department of Health and Mental Hygiene (DOHMH) to submit to the speaker and publish in the annual summary of vital statistics the most recent calendar year data available regarding maternal mortality in New York City, to the extent such data is made available to the Department. This maternal mortality annual report would include—where available and statistically reliable—data on the number of maternal mortalities and the maternal mortality ratio, disaggregated by race or ethnicity and borough of residence, as well as recommendations to the department,
the mayor, and the Council on actions to improve maternal health and updates on the implementation of the recommendations made in previous reports.

**Effective Date:** This legislation would take effect immediately, with the first report required no later than September 30, 2017 and annually no later than September 30 of each year.

**Fiscal Year in Which Full Fiscal Impact Anticipated:** Fiscal 2018

**Fiscal Impact Statement:**

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**Impact on Revenues:** It is anticipated that this legislation would not have any impact on revenues.

**Impact on Expenditures:** It is estimated that this bill would not have an impact on expenditures because the Department would utilize existing resources to complete the data requests.

**Source of Funds to Cover Estimated Costs:** N/A

**Source of Information:**
New York City Council Finance Division
Department of Health and Mental Hygiene

**Estimate Prepared By:**
Jeanette Merrill, Legislative Financial Analyst

**Estimate Reviewed By:**
Nathan Toth, Deputy Director, NYC Council Finance Division
Crilhien R. Francisco, Unit Head, NYC Council Finance Division
Eric Bernstein, Counsel, NYC Council Finance Division

**Legislative History:**
This legislation was introduced to the full Council on May 5, 2016 and was referred to the Committee on Health. The Committee held a hearing on December 7, 2016 and the bill was laid over. The legislation was subsequently amended, and the Committee will vote on the amended legislation, Proposed Int. No. 1172-A, at a hearing on February 28, 2017. Upon successful vote by the Committee, the full Council will vote on the legislation on March 1, 2017.

**Date Prepared:** February 24, 2017.

*Accordingly, this Committee recommends its adoption, as amended.*

*(The following is the text of Int. No. 1172-A:)*

Int. No. 1172-A


A Local Law to amend the administrative code of the city of New York, in relation to requiring the department of health and mental hygiene to issue an annual report on maternal mortality
Be it enacted by the Council as follows:

Section 1. Chapter one of title 17 of the administrative code of the city of New York is amended by adding a new section 17-199.3 to read as follows:

§ 17-199.3 Maternal mortality annual report. a. For purposes of this section, the following terms have the following meanings:

Maternal health. The term “maternal health” means the health of women during pregnancy, childbirth, and the postpartum period.

Maternal mortality. The term “maternal mortality” means the death of a woman while pregnant or within 42 days of the termination of pregnancy, from any cause related to or aggravated by the pregnancy or its management.

b. No later than September 30, 2017, and not later than September 30 annually thereafter, the department shall submit to the speaker and publish in the annual summary of vital statistics the most recent calendar year data available regarding maternal mortality in New York City, to the extent such data is made available to the department, including, but not limited to:

1. The number of maternal mortalities, disaggregated by race or ethnicity and borough of residence;
2. The maternal mortality ratio, disaggregated by race or ethnicity and borough of residence where available and statistically reliable;
3. Recommendations regarding actions the department, the mayor, and the Council can take to improve maternal health, particularly in disproportionately impacted communities, and reduce maternal mortality; and
4. An update on the implementation of the recommendations made in previous reports made pursuant to this section regarding actions that the department or mayor can take to improve maternal health and reduce maternal mortality, if any.

§2. This local law takes effect immediately.

COREY D. JOHNSON, Chairperson; ROSIE MENDEZ, JAMES VACCA, MATHIEU EUGENE, PETER A. KOO, JAMES G. VAN BRAMER, INEZ D. BARRON, ROBERT E. CORNEGY, Jr., RAFAEL L. ESPINAL, Jr.; Committee on Health, February 28, 2017.

On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).

Report of the Committee on Land Use

Report for LU No. 544

Report of the Committee on Land Use in favor of approving Application No. 20175151 TCM pursuant to Section 20-226 of the Administrative Code of the City of New York, concerning the petition of 26th Street Hospitality Group LLC, d/b/a Bread & Tulips, for a revocable consent to establish, maintain and operate an unenclosed sidewalk café located at 365 Park Avenue S, Borough of Manhattan, Community Board 5, Council District 2. This application is subject to review and action by the Land Use Committee only if called-up by vote of the Council pursuant to Rule 11.20b of the Council and Section 20-226 of the New York City Administrative Code.

The Committee on Land Use, to which the annexed Land Use item was referred on January 18, 2017 (Minutes, page 215) and which same Land Use item was coupled with the resolution shown below, respectfully

REPORTS:
SUBJECT

MANHATTAN - CB 5

Application pursuant to Section 20-226 of the Administrative Code of the City of New York, concerning the petition of 26th Street Hospitality Group, LLC, d/b/a Bread & Tulips, for the renewal of a revocable consent to continue to maintain and operate an unenclosed sidewalk café located at 365 Park Avenue S.

INTENT

To allow an eating or drinking place located on a property, which abuts the street, to continue to maintain and operate an unenclosed service area on the sidewalk of such street.

PUBLIC HEARING

DATE: February 27, 2017

Witnesses in Favor: None

Witnesses Against: None

SUBCOMMITTEE RECOMMENDATION

DATE: February 27, 2017

The Subcommittee recommends that the Land Use Committee approve the Petition.

In Favor:
Richards, Gentile, Garodnick, Williams, Reynoso, Torres.

Against: Abstain:
None None

COMMITTEE ACTION

DATE: February 28, 2017

The Committee recommends that the Council approve the attached resolution.

In Favor:

Against: Abstain:
None None
In connection herewith, Council Members Greenfield and Richards offered the following resolution:

Res No. 1395

Resolution approving the petition for the renewal of a revocable consent of an unenclosed sidewalk café located at 365 Park Avenue S, Borough of Manhattan (Non-ULURP No. 20175151 TCM; L.U. No. 544).

By Council Members Greenfield and Richards.

WHEREAS, the Department of Consumer Affairs filed with the Council on January 10, 2017 its approval dated January 9, 2017 of the petition of 26th Street Hospitality Group LLC, d/b/a Bread & Tulips, for the renewal of a revocable consent to continue to maintain and operate an unenclosed sidewalk café located at 365 Park Avenue S, Community District 5, Borough of Manhattan (the "Petition"), pursuant to Section 20-226 of the New York City Administrative Code (the "Administrative Code");

WHEREAS, the Petition is subject to review by the Council pursuant to Section 20-226(g) of the Administrative Code;

WHEREAS, upon due notice, the Council held a public hearing on the Petition on February 27, 2017; and

WHEREAS, the Council has considered the land use implications and other policy issues relating to the Petition;

RESOLVED:

Pursuant to Section 20-226 of the Administrative Code, the Council approves the Petition.


On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).

Report for LU No. 545

Report of the Committee on Land Use in favor of filing, pursuant to a letter of withdrawal, Application No. N 160254 (A) ZRM submitted by New York City Department of City Planning pursuant to Section 201 of the New York City Charter, for an amendment of the Zoning Resolution of the City of New York, concerning Article VIII, Chapter 1 (Special Midtown District), to modify the regulations governing the transfer of development rights from listed theaters, Borough of Manhattan, Community Districts 5 and 4, Council District 3 and 4.
The Committee on Land Use, to which the annexed Land Use item was referred on January 18, 2017 (Minutes, page 215) and which same Land Use item was coupled with the resolution shown below, respectfully

REPORTS:

SUBJECT

MANHATTAN - CBs 4 and 5 N 160254 (A) ZRM

City Planning Commission decision approving an application submitted by the New York City Department of City Planning, pursuant to Section 201 of the New York City Charter, for an amendment of the Zoning Resolution of the City of New York, concerning Article VIII, Chapter 1 (Special Midtown District), to modify the regulations governing the transfer of development rights from listed theaters.

By letter dated February 27, 2017 and submitted to the City Council February 27, 2017, the application was withdrawn.

PUBLIC HEARING

DATE: January 24, 2017

Witnesses in Favor: Six                 Witnesses Against: Three

SUBCOMMITTEE RECOMMENDATION

DATE: February 27, 2017

The Subcommittee recommends that the Land Use Committee approve the motion to file pursuant to withdrawal of the application.

In Favor:
Richards, Gentile, Garodnick, Williams, Reynoso, Torres.

Against:      Abstain: None
None        None

COMMITTEE ACTION

DATE: February 28, 2017

The Committee recommends that the Council approve the attached resolution.

In Favor:
Against:       Abstain:
None             None

In connection herewith, Council Members Greenfield and Richards offered the following resolution:

Res. No. 1396

Resolution approving a motion to file pursuant to withdrawal of the application regarding the decision of the City Planning Commission on Application No. N 160254 (A) ZRM, for an amendment of the Zoning Resolution of the City of New York, concerning Article VIII, Chapter 1 (Special Midtown District), to modify the regulations governing the transfer of development rights from listed theaters in Community Districts 4 and 5, Borough of Manhattan (L.U. No. 545).

By Council Members Greenfield and Richards.

WHEREAS, the City Planning Commission filed with the Council on January 13, 2017 its decision dated November 16, 2016 (the "Decision"), pursuant to Section 201 of the New York City Charter, regarding an application submitted by the New York City Department of City Planning, for an amendment of the text of the Zoning Resolution of the City of New York, concerning Article VIII, Chapter 1 (Special Midtown District), to modify the regulations governing the transfer of development rights from listed theaters in the Theater Subdistrict of the Special Midtown District in Manhattan Community Districts 4 and 5, (Application No. N 160254 (A) ZRM), Borough of Manhattan (the "Application");

WHEREAS, the Decision is subject to review and action by the Council pursuant to Section 197-d(b)(1) of the City Charter;

WHEREAS, upon due notice, the Council held a public hearing on the Decision and Application on January 24, 2017;

WHEREAS, the Council has considered the land use implications and other policy issues relating to the Decision and Application; and

WHEREAS, the Council has considered the relevant environmental issues, including the revised negative declaration (CEQR No. 16DCP136M) issued on September 6, 2016 (the “Revised Negative Declaration”);

WHEREAS, by submission dated February 27, 2017 and submitted to the Council on February 27, 2017, the application was withdrawn.

RESOLVED:

The Council approves the motion to file pursuant to withdrawal in accordance with Rules 6.40a, 7.90 and 11.80 of the Rules of the Council.

DAVID G. GREENFIELD, Chairperson; VINCENT J. GENTILE, DANIEL R. GARODNICK, DARLENE MEALY, ROSIE MENDEZ, YDANIS A. RODRIGUEZ, PETER A. KOO, BRADFORD S. LANDER, DEBORAH L. ROSE, JUMAAANE D. WILLIAMS, DONOVAN J. RICHARDS, INEZ D. BARRON,
ANDREW COHEN, BEN KALLOS, RITCHIE J. TORRES, MARK TREYGER; Committee on Land Use, February 28, 2017.

Coupled to be Filed Pursuant to a Letter of Withdrawal.

Report for LU No. 574

Report of the Committee on Land Use in favor of approving Application No 20175207 HKK (N 170207 HKK) pursuant to Section 3020 of the New York City Charter, concerning the designation by the Landmarks Preservation Commission of 183-195 Broadway (Block 2446, Lot 51), as an historic landmark, Borough of Brooklyn, Community Board 1, Council District 34.

The Committee on Land Use, to which the annexed Land Use item was referred on February 1, 2017 (Minutes, page 530) and which same Land Use item was coupled with the resolution shown below, respectfully

REPORTS:

SUBJECT

BROOKLYN - CB 1 20175207 HKK (N 170207 HKK)

Designation by the Landmarks Preservation Commission [DL-492/LP-1504] pursuant to Section 3020 of the New York City Charter and Chapter 3 of Title 25 of the Administrative Code of the City of New York of the landmark designation of 183-195 Broadway (a/k/a 833-843 Driggs Avenue) (Tax Map Block 2446, Lot 51), as an historic landmark.

PUBLIC HEARING

DATE: February 27, 2017

Witnesses in Favor: Four  Witnesses Against: None

SUBCOMMITTEE RECOMMENDATION

DATE: February 27, 2017

The Subcommittee recommends that the Land Use Committee affirm the designation.

In Favor:
Koo, Palma, Mendez, Rose, Barron, Kallos.

Against:  Abstain:
None  None

COMMITTEE ACTION

DATE: February 28, 2017
The Committee recommends that the Council approve the attached resolution.

In Favor:

Against: Abstain:
None None

In connection herewith, Council Members Greenfield and Koo offered the following resolution:

Res. No. 1397

Resolution affirming the designation by the Landmarks Preservation Commission of the 183-195 Broadway Building, located at 183-195 Broadway (aka 833-843 Driggs Avenue) (Tax Map Block 2446, Lot 51), Borough of Brooklyn, Designation List No. 492, LP-1504 (L.U. No. 574; 20175207 HKK; N 170207 HKK).

By Council Members Greenfield and Koo.

WHEREAS, the Landmarks Preservation Commission filed with the Council on December 23, 2016 a copy of its designation report dated December 13, 2016 (the "Designation Report"), including the designation pursuant to Section 3020 of the New York City Charter and Chapter 3 of Title 25 of the Administrative Code of the City of New York of the 183-195 Broadway Building, located at 183-195 Broadway (aka 833-843 Driggs Avenue), Community District 1, Borough of Brooklyn, as a landmark and Tax Map Block 2446, Lot 51, as its landmark site (the “Designation”);

WHEREAS, the Designation is subject to review by the Council pursuant to Section 3020 of the New York City Charter;

WHEREAS, the New York City Planning Commission submitted to the Council on February 3, 2017, its report on the Designation dated February 1, 2017 (the "City Planning Commission Report”);

WHEREAS, upon due notice, the Council held a public hearing on the Designation on February 27, 2017; and

WHEREAS, the Council has considered the land use implications and other policy issues relating to the Designation;

RESOLVED:

Pursuant to Section 3020 of the New York City Charter, and on the basis of the information and materials contained in the Designation Report and the City Planning Commission Report, the Council affirms the Designation.

DAVID G. GREENFIELD, Chairperson; VINCENT J. GENTILE, DANIEL R. GARODNICK, DARLENE MEALY, ROSIE MENDEZ, YDANIS A. RODRIGUEZ, PETER A. KOO, BRADFORD S. LANDER, DEBORAH L. ROSE, JUMAANE D. WILLIAMS, DONOVAN J. RICHARDS, INEZ D. BARRON,
Report for LU No. 575

Report of the Committee on Land Use in favor of approving Application No 20175208 HKK (N 170208 HKK) pursuant to Section 3020 of the New York City Charter, concerning the designation by the Landmarks Preservation Commission of St. Barbara’s Roman Catholic Church, located at 138 Bleecker Street (Block 3306, Lot 6), as an historic landmark, Borough of Brooklyn, Community Board 4, Council District 37.

The Committee on Land Use, to which the annexed Land Use item was referred on February 15, 2017 (Minutes, page 531) and which same Land Use item was coupled with the resolution shown below, respectfully

REPORTS:

SUBJECT

BROOKLYN - CB 4 20175208 HKK (N 170208 HKK)

Designation by the Landmarks Preservation Commission [DL-492/LP-1201] pursuant to Section 3020 of the New York City Charter and Chapter 3 of Title 25 of the Administrative Code of the City of New York of the landmark designation of St. Barbara’s Roman Catholic Church located at 138 Bleecker Street (a/k/a 122-140 Bleecker Street, 299-307 Central Avenue) (Tax Map Block 3306, p/o Lot 6), as an historic landmark.

PUBLIC HEARING

DATE: February 27, 2017

Witnesses in Favor: Three  Witnesses Against: None

SUBCOMMITTEE RECOMMENDATION

DATE: February 27, 2017

The Subcommittee recommends that the Land Use Committee affirm the designation.

In Favor:
Koo, Palma, Mendez, Rose, Barron, Kallos.

Against:  Abstain: None  None
COMMITTEE ACTION

DATE: February 28, 2017

The Committee recommends that the Council approve the attached resolution.

In Favor:

Against: Abstain:
None None

In connection herewith, Council Members Greenfield and Koo offered the following resolution:

Res. No. 1398

Resolution affirming the designation by the Landmarks Preservation Commission of St. Barbara’s Roman Catholic Church, located at 138 Bleecker Street (aka 122-140 Bleecker Street, and 299-307 Central Avenue) (Tax Map Block 3306, p/o Lot 6), Borough of Brooklyn, Designation List No. 492, LP-1201 (L.U. No. 575; 20175208 HKK; N 170208 HKK).

By Council Members Greenfield and Koo.

WHEREAS, the Landmarks Preservation Commission filed with the Council on December 23, 2016 a copy of its designation report dated December 13, 2016 (the "Designation Report"), including the designation pursuant to Section 3020 of the New York City Charter and Chapter 3 of Title 25 of the Administrative Code of the City of New York of St. Barbara’s Roman Catholic Church, located at 138 Bleecker Street (aka 122-140 Bleecker Street and 299-307 Central Avenue), Community District 4, Borough of Brooklyn, as a landmark and Tax Map Block 3306, p/o Lot 6, as its landmark site (the "Designation");

WHEREAS, the Designation is subject to review by the Council pursuant to Section 3020 of the New York City Charter;


WHEREAS, upon due notice, the Council held a public hearing on the Designation on February 27, 2017; and

WHEREAS, the Council has considered the land use implications and other policy issues relating to the Designation;

RESOLVED:

Pursuant to Section 3020 of the New York City Charter, and on the basis of the information and materials contained in the Designation Report and the City Planning Commission Report, the Council affirms the Designation.
Report for LU No. 576

Report of the Committee on Land Use in favor of approving Application No 20175212 HKM (N 170202 HKM) pursuant to Section 3020 of the New York City Charter, concerning the designation by the Landmarks Preservation Commission of the Excelsior Steam Power Company Building, located at 33-43 Gold Street (Block 77, Lot 24 in part), as an historic landmark, Borough of Manhattan, Community Board 1, Council District 1.

The Committee on Land Use, to which the annexed Land Use item was referred on February 15, 2017 (Minutes, page 531) and which same Land Use item was coupled with the resolution shown below, respectfully

REPORTS:

SUBJECT

MANHATTAN - CB 1 20175212 HKM (N 170202 HKM)

Designation by the Landmarks Preservation Commission [DL-492/LP-0962] pursuant to Section 3020 of the New York City Charter and Chapter 3 of Title 25 of the Administrative Code of the City of New York of the landmark designation of the Excelsior Steam Power Company Building located at 33-43 Gold Street (Tax Map Block 77, p/o Lot 24), as an historic landmark.

PUBLIC HEARING

DATE: February 27, 2017

Witnesses in Favor: Four  Witnesses Against: None

SUBCOMMITTEE RECOMMENDATION

DATE: February 27, 2017

The Subcommittee recommends that the Land Use Committee affirm the designation.

In Favor:
Koo, Palma, Mendez, Rose, Barron, Kallos.
Against:       Abstain:
None          None

COMMITTEE ACTION

DATE: February 28, 2017

The Committee recommends that the Council approve the attached resolution.

In Favor:

Against:       Abstain:
None          None

In connection herewith, Council Members Greenfield and Koo offered the following resolution:

Res. No. 1399

Resolution affirming the designation by the Landmarks Preservation Commission of the Excelsior Steam Power Company Building located at 33-43 Gold Street (Tax Map Block 77, p/o Lot 24), Borough of Manhattan, Designation List No. 492, LP-0962 (L.U. No. 576; 20175212 HKM; N 170202 HKM).

By Council Members Greenfield and Koo.

WHEREAS, the Landmarks Preservation Commission filed with the Council on December 23, 2016 a copy of its designation report dated December 13, 2016 (the "Designation Report"), including the designation pursuant to Section 3020 of the New York City Charter and Chapter 3 of Title 25 of the Administrative Code of the City of New York of the Excelsior Steam Power Company Building located at 33-43 Gold Street, Community District 1, Borough of Manhattan, as a landmark and Tax Map Block 77, p/o Lot 24, as its landmark site (the “Designation”);

WHEREAS, the Designation is subject to review by the Council pursuant to Section 3020 of the New York City Charter;


WHEREAS, upon due notice, the Council held a public hearing on the Designation on February 27, 2017; and

WHEREAS, the Council has considered the land use implications and other policy issues relating to the Designation;

RESOLVED:
Pursuant to Section 3020 of the New York City Charter, and on the basis of the information and materials contained in the Designation Report and the City Planning Commission Report, the Council affirms the Designation.


On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).

Report for LU No. 577

Report of the Committee on Land Use in favor of approving Application No 20175213 HKM (N 170203 HKM) pursuant to Section 3020 of the New York City Charter, concerning the designation by the Landmarks Preservation Commission of the Bergdorf Goodman Building, located at 754 Fifth Avenue (Black 1273, Lot 33_ (Block 1302, Lot 51), as an historic landmark, Borough of Manhattan, Community Board 5, Council District 4.

The Committee on Land Use, to which the annexed Land Use item was referred on February 15, 2017 (Minutes, page 531) and which same Land Use item was coupled with the resolution shown below, respectfully

REPORTS:

SUBJECT

MANHATTAN - CB 5

20175213 HKM (N 170203 HKM)

Designation by the Landmarks Preservation Commission [DL-492/LP-0735] pursuant to Section 3020 of the New York City Charter and Chapter 3 of Title 25 of the Administrative Code of the City of New York of the landmark designation of the Bergdorf Goodman Building located at 754 Fifth Avenue (a/k/a 2 West 58th Street) (Tax Map Block 1273, Lot 33), as an historic landmark.

PUBLIC HEARING

DATE: February 27, 2017

Witnesses in Favor: Five

Witnesses Against: None

SUBCOMMITTEE RECOMMENDATION

DATE: February 27, 2017
The Subcommittee recommends that the Land Use Committee affirm the designation.

**In Favor:**
Koo, Palma, Mendez, Rose, Barron, Kallos.

**Against:**  **Abstain:**
None  None

**COMMITTEE ACTION**

**DATE:** February 28, 2017

The Committee recommends that the Council approve the attached resolution.

**In Favor:**

**Against:**  **Abstain:**
None  None

In connection herewith, Council Members Greenfield and Koo offered the following resolution:

**Res. No. 1400**

Resolution affirming the designation by the Landmarks Preservation Commission of the Bergdorf Goodman Building located at 754 Fifth Avenue (a/k/a 2 West 58th Street) (Tax Map Block 1273, Lot 33), Borough of Manhattan, Designation List No. 492, LP-0735 (L.U. No. 577; 20175213 HKM; N 170203 HKM).

By Council Members Greenfield and Koo.

WHEREAS, the Landmarks Preservation Commission filed with the Council on December 23, 2016 a copy of its designation report dated December 13, 2016 (the "Designation Report"), including the designation pursuant to Section 3020 of the New York City Charter and Chapter 3 of Title 25 of the Administrative Code of the City of New York of the Bergdorf Goodman Building located at 754 Fifth Avenue (a/k/a 2 West 58th Street), Community District 5, Borough of Manhattan, as a landmark and Tax Map Block 1273, Lot 33, as its landmark site (the “Designation”);

WHEREAS, the Designation is subject to review by the Council pursuant to Section 3020 of the New York City Charter;


WHEREAS, upon due notice, the Council held a public hearing on the Designation on February 27, 2017; and
WHEREAS, the Council has considered the land use implications and other policy issues relating to the Designation;

RESOLVED:

Pursuant to Section 3020 of the New York City Charter, and on the basis of the information and materials contained in the Designation Report and the City Planning Commission Report, the Council affirms the Designation.


On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).

Report for LU No. 578

Report of the Committee on Land Use in favor of approving Application No 20175214 HKM (N 170204 HKM) pursuant to Section 3020 of the New York City Charter, concerning the designation by the Landmarks Preservation Commission of 412 East 85th Street House located at 412 East 85th Street (Block 1564, Lot 7503), as an historic landmark, Borough of Manhattan, Community Board 8, Council District 5.

The Committee on Land Use, to which the annexed Land Use item was referred on February 15, 2017 (Minutes, page 531) and which same Land Use item was coupled with the resolution shown below, respectfully

REPORTS:

SUBJECT

MANHATTAN - CB 8 20175214 HKM (N 170204 HKM)

Designation by the Landmarks Preservation Commission [DL-492/LP-0592] pursuant to Section 3020 of the New York City Charter and Chapter 3 of Title 25 of the Administrative Code of the City of New York of the landmark designation of 412 East 85th Street House located at 412 East 85th Street (Tax Map Block 1564, Lot 7503), as an historic landmark.

PUBLIC HEARING

DATE: February 27, 2017

Witnesses in Favor: Six  Witnesses Against: None
SUBCOMMITTEE RECOMMENDATION

DATE: February 27, 2017

The Subcommittee recommends that the Land Use Committee affirm the designation.

In Favor: Koo, Palma, Mendez, Rose, Barron, Kallos.

Against: Abstain: None None

COMMITTEE ACTION

DATE: February 28, 2017

The Committee recommends that the Council approve the attached resolution.

In Favor: Greenfield, Gentile, Garodnick, Mealy, Mendez, Rodriguez, Koo, Lander, Rose, Williams, Richards, Barron, Cohen, Kallos, Torres, Treyger.

Against: Abstain: None None

In connection herewith, Council Members Greenfield and Koo offered the following resolution:

Res. No. 1401

Resolution affirming the designation by the Landmarks Preservation Commission of the 412 East 85th Street House located at 412 East 85th Street (Tax Map Block 1564, Lot 7503), Borough of Manhattan, Designation List No. 492, LP-0592 (L.U. No. 578; 20175214 HKM; N 170204 HKM).

By Council Members Greenfield and Koo.

WHEREAS, the Landmarks Preservation Commission filed with the Council on December 23, 2016 a copy of its designation report dated December 13, 2016 (the "Designation Report"), including the designation pursuant to Section 3020 of the New York City Charter and Chapter 3 of Title 25 of the Administrative Code of the City of New York of the 412 East 85th Street House located at 412 East 85th Street, Community District 8, Borough of Manhattan, as a landmark and Tax Map Block 1564, Lot 7503, as its landmark site (the “Designation”);

WHEREAS, the Designation is subject to review by the Council pursuant to Section 3020 of the New York City Charter;


WHEREAS, upon due notice, the Council held a public hearing on the Designation on February 27, 2017; and
WHEREAS, the Council has considered the land use implications and other policy issues relating to the Designation;

RESOLVED:

Pursuant to Section 3020 of the New York City Charter, and on the basis of the information and materials contained in the Designation Report and the City Planning Commission Report, the Council affirms the Designation.


On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).

Report for LU No. 583

Report of the Committee on Land Use in favor of approving Application No 20175211 HKM (N 170211 HKM) pursuant to Section 3020 of the New York City Charter, concerning the designation by the Landmarks Preservation Commission of the Brougham Cottage, located at 4746 Amboy Road (Block 5391, Lot 2), as an historic landmark, Borough of Staten Island, Community Board 3, Council District 51.

The Committee on Land Use, to which the annexed Land Use item was referred on February 15, 2017 (Minutes, page 533) and which same Land Use item was coupled with the resolution shown below, respectfully

REPORTS:

SUBJECT

STATEN ISLAND - CB 3 20175211 HKR (N 170211 HKR)

Designation by the Landmarks Preservation Commission [DL-492/LP-2068] pursuant to Section 3020 of the New York City Charter and Chapter 3 of Title 25 of the Administrative Code of the City of New York of the landmark designation of the Brougham Cottage located at 4746 Amboy Road (Tax Map Block 5391, Lot 2), as an historic landmark.

PUBLIC HEARING

DATE: February 27, 2017

Witnesses in Favor: Three

Witnesses Against: None

SUBCOMMITTEE RECOMMENDATION

DATE: February 27, 2017
The Subcommittee recommends that the Land Use Committee affirm the designation.

**In Favor:**
Koo, Palma, Mendez, Rose, Barron, Kallos.

**Against:**
None

**Abstain:**
None

**COMMITTEE ACTION**

**DATE:** February 28, 2017

The Committee recommends that the Council approve the attached resolution.

**In Favor:**

**Against:**
None

**Abstain:**
None

In connection herewith, Council Members Greenfield and Koo offered the following resolution:

Res. No. 1402

Resolution affirming the designation by the Landmarks Preservation Commission of the Brougham Cottage located at 4746 Amboy Road (Tax Map Block 5391, Lot 2), Borough of Staten Island, Designation List No. 492, LP-2068 (L.U. No. 583; 20175211 HKR; N 170211 HKR).

By Council Members Greenfield and Koo.

**WHEREAS,** the Landmarks Preservation Commission filed with the Council on December 23, 2016 a copy of its designation report dated December 13, 2016 (the "Designation Report"), including the designation pursuant to Section 3020 of the New York City Charter and Chapter 3 of Title 25 of the Administrative Code of the City of New York of the Brougham Cottage located at 4746 Amboy Road, Community District 3, Borough of Staten Island, as a landmark and Tax Map Block 5391, Lot 2, as its landmark site (the “Designation”);

**WHEREAS,** the Designation is subject to review by the Council pursuant to Section 3020 of the New York City Charter;

WHEREAS, upon due notice, the Council held a public hearing on the Designation on February 27, 2017; and

WHEREAS, the Council has considered the land use implications and other policy issues relating to the Designation;

RESOLVED:

Pursuant to Section 3020 of the New York City Charter, and on the basis of the information and materials contained in the Designation Report and the City Planning Commission Report, the Council affirms the Designation.


On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).

Report of the Committee on Public Safety

Report for Int. No. 1280-B

Report of the Committee on Public Safety in favor of approving and adopting, as amended, a Local Law to amend the administrative code of the city of New York, in relation to requiring the police department to share collision reports digitally.

The Committee on Public Safety, to which the annexed proposed amended local law was referred on September 28, 2016 (Minutes, page 3208), respectfully

REPORTS:

I. INTRODUCTION

On February 26, 2017, the Committee on Public Safety, chaired by Council Member Vanessa Gibson, will vote on Proposed Introductory Bill Number 1280-B (“Int. No. 1280-B”), a Local Law to amend the administrative code of the city of New York, in relation to requiring the police department to share collision reports digitally. The Committee previously held a hearing on Int. No.1280-A and heard testimony from the New York City Police Department (“NYPD”) on January 26, 2017.

II. BACKGROUND ON ACCIDENT REPORTS

New York State Vehicle and Traffic Law (“VTL”) requires a collision report whenever there is a physical injury to be generated within 5 days after such accident. Information provided to the Council by the NYPD indicated that Police Accident Reports may be prepared, amended, or released for a collision that occurred

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1 N.Y. Veh. & Traf. Law Article 22 § 603.
within the preceding 30 days. Until recently, the requesting party had to appear at a police facility to obtain a copy of the report. This process was burdensome and inconvenient, especially for people injured in an accident, or seniors. After 30 days, the report had to be requested from the New York State Department of Motor Vehicles (“DMV”), which allows reports to be requested online or by mail, but not by phone or in person at a DMV office. In December, the NYPD announced that drivers involved in crashes and collisions would be able to access their collision reports online. However, providing reports in this manner, absent legislation is not mandatory.

III. ANALYSIS OF INT. NO. 1280-B

This bill requires the NYPD to make automobile collision reports available online to “interested parties.” Collisions reports will be made available to people who are named on the report and who have provided their driver’s license number, date of birth, license plate number, and license plate state of issuance to NYPD for preparation of the report. Reports will be made available through a single web portal located on the department’s website. This bill will go into effect 30 days after it becomes law.

IV. AMENDMENTS TO INT. NO. 1280-B

Since an earlier version of Int. No. 1280-B was heard on January 26, 2017, the bill was amended to update the administrative code section number along with other minor technical changes.

(The following is the text of the Fiscal Impact Statement for Int. No. 1280-B:)

THE COUNCIL OF THE CITY OF NEW YORK
FINANCE DIVISION
LATONIA MCKINNEY, DIRECTOR
FISCAL IMPACT STATEMENT

PROPOSED INTRO. NO: 1280-B
COMMITTEE: Public Safety

<table>
<thead>
<tr>
<th>TITLE:</th>
<th>A Local Law to amend the administrative code of the city of New York, in relation to requiring the police department to share collision reports digitally</th>
</tr>
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<tbody>
<tr>
<td>SPONSORS:</td>
<td>Council Members Deutsch, Vacca, Cabrera, Cohen, Constantiñides, Crowley, Espinal, Koo, Koslowitz, Lancman, Levine, Maisel, Mealy, Palma, Treyger, Grodenchik, Salamanca, Chin, Kallos, Gibson, Cumbo, Borelli, Ulrich, Reynoso, Cornegy, Ferreras-Copeland, Gentile, Miller, Dromm, Wills, Torres, Richards, Williams, Johnson and Menchaca</td>
</tr>
</tbody>
</table>

SUMMARY OF LEGISLATION: Proposed Intro. 1280-B would require the Police Department (NYPD) to make automobile collision reports available online to certain individuals. Collision reports would be made available to individuals who are named on the report and who have provided their driver’s license number, date of birth, license plate number, and license plate state of issuance to the NYPD for preparation of the report. Reports would be made available through a single web portal located on the Department’s website.

EFFECTIVE DATE: This local law would take effect 30 days after it becomes law.

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2 See email from Oleg Chernyavsky, NYPD, to Beth Golub, NYCC, May 10, 2016, 10:52 AM.
3 Id.
Fiscal Year in Which Full Fiscal Impact Anticipated: Fiscal 2017

Fiscal Impact Statement:

<table>
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<th>FY Succeeding Effective FY18</th>
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<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>

Impact on Revenues: It is anticipated that there would be no impact on revenues as a result of this legislation.

Impact on Expenditures: It is anticipated that there would be no impact on expenditures as a result of this legislation.

Source of Funds To Cover Estimated Costs: N/A

Source of Information: New York City Council

Estimate Prepared By: Steve Riester, Senior Financial Analyst

Estimate Reviewed By: Regina Poreda Ryan, Deputy Director
Eisha Wright, Unit Head
Eric Bernstein, Counsel

Legislative History: This legislation was introduced to the Council on September 28, 2016 as Intro. No. 1280 and referred to the Committee on Public Safety. The legislation was amended after introduction. A hearing was held by the Committee on Public Safety on the amended version, Proposed Int. No. 1280-A, on January 26, 2017 and the bill was laid over. The legislation was subsequently amended a second time, and this version, Proposed Intro. No. 1280-B, will be voted on by the Committee on Public Safety at a hearing on February 28, 2017. Upon successful vote by the Committee, Proposed Intro. No. 1280-B will be submitted to the full Council for a vote on March 1, 2017.


Accordingly, this Committee recommends its adoption, as amended.

(The following is the text of Int. No. 1280-B:)

Int. No. 1280-B


A Local Law to amend the administrative code of the city of New York, in relation to requiring the police department to share collision reports digitally

Be it enacted by the Council as follows:
Section 1. Chapter 1 of title 14 of the administrative code of the city of New York is amended by adding a new section 14-167 to read as follows:

§ 14-167. Collision reports.

a. Definitions. As used in this section, the following terms have the following meanings:

Collision report. The term “collision report” means the report prepared by an employee of the department relating to the facts of an automobile collision pursuant to section 603 of the vehicle and traffic law.

Interested party. The term “interested party” means an individual named on a collision report who has provided their driver’s license number, date of birth, license plate number, and license plate state of issuance to an employee of the department preparing a collision report.

b. Sharing collision reports. A collision report shall be made available online to an interested party through a single web portal located on the department’s website.

§ 2. This local law takes effect 30 days after it becomes law.

VANESSA L. GIBSON, Chair; VINCENT J. GENTILE, JAMES VACCA, JULISSA FERRERAS-COPELAND, JUMAANE D. WILLIAMS, ROBERT E. CORNEGY, Jr., CHAIM M. DEUTSCH, RAFAEL ESPINAL, Jr., RORY I. LANCMAN, RITCHIE J. TORRES, STEVEN MATTEO; Committee on Public Safety, February 28, 2017.

On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).

Report of the Committee on Rules, Privileges and Elections

At this point the Speaker (Council Member Mark-Viverito) announced that the following items had been preconsidered by the Committee on Rules, Privileges and Elections and had been favorably reported for adoption.

Report for Preconsidered Res. No. 1391

Report of the Committee on Rules, Privileges and Elections in favor of a Resolution approving changes in Membership to certain Standing Committees, Subcommittee and Chair.

The Committee on Rules, Privileges and Elections, to which the annexed resolution was referred on March 1, 2017, respectfully

REPORTS:

SUBJECT: Resolution approving changes in Membership to certain Standing Committees, Subcommittee and Chair.

ANALYSIS: Before the Committee for its consideration are proposed changes to the membership of certain Standing Committees, Subcommittee and Chair.

In connection herewith, Council Member Lander offered the following resolution:
Resolution approving changes in Membership to certain Standing Committees, Subcommittee and Chair.

By Council Member Lander:

RESOLVED, That pursuant to Rules 7.00 and 7.20 of the Rules of the Council, the Council does hereby consent to the following changes in Membership to certain Standing Committees, Subcommittee and Chair:

STANDING COMMITTEES

AGING
Mendez
[Salamanca]

JUVENILE JUSTICE
Perkins
[Salamanca]

LAND USE
Salamanca

OVERSIGHT AND INVESTIGATIONS
Perkins

RECOVERY AND RESILIENCY
Perkins
[Mendez]

RULES, PRIVILEGES AND ELECTIONS
Rosenthal

SMALL BUSINESS
Perkins

STATE AND FEDERAL LEGISLATION
Perkins

SUBCOMMITTEES

PLANNING, DISPOSITIONS AND CONCESSIONS
Salamanca, Chair

BRADFORD S. LANDER, Chairperson; DANIEL R. GARODNICK, YDANIS A. RODRIGUEZ, MARGARET S. CHIN, DEBORAH L. ROSE, JUMAANE D. WILLIAMS, RAFAEL L. ESPINAL, Jr., MARK LEVINE, STEVEN MATTEO, MELISSA MARK-VIVERITO; Committee on Rules, Privileges and Elections, March 1, 2017.
On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).

Report for M-476

Report of the Committee on Rules, Privileges and Elections in favor of approving the appointment of Jeffrey D. Friedlander as a member of the New York City Conflicts of Interest Board.

The Committee on Rules, Privileges and Elections, to which the annexed Mayors Message was referred on February 1, 2017 (Minutes, page 178) and which same Mayor’s Message was coupled with the resolution shown below, respectfully

REPORTS:

(For text of the Briefing Paper, please see the Report of the Committee on Rules, Privileges and Elections for M-477, printed in these Minutes)

The Committee on Rules, Privileges and Elections respectfully reports:

Pursuant to pursuant to § 2602 of the New York City Charter, the Committee on Rules, Privileges and Elections, hereby approves the appointment by the Mayor of Jeffrey D. Friedlander as a member of the New York City Conflicts of Interest Board to serve for a six-year term that will expire on March 31, 2022. This matter was referred to the Committee on February 1, 2017.

In connection herewith, Council Member Lander offered the following resolution:

Res. No. 1403

RESOLUTION APPROVING THE APPOINTMENT BY THE MAYOR OF JEFFREY D. FRIEDLANDER AS A MEMBER OF THE NEW YORK CITY CONFLICTS OF INTEREST BOARD.

By Council Member Lander.

RESOLVED, that pursuant to § 2602 of the New York City Charter, the Council does hereby approve the appointment of Jeffrey D. Friedlander as a candidate for appointment by the Mayor as a member of the New York City Conflicts of Interest Board to serve for a six-year term that will expire on March 31, 2022.

BRADFORD S. LANDER, Chairperson; DANIEL R. GARODNICK, YDANIS A. RODRIGUEZ, MARGARET S. CHIN, DEBORAH L. ROSE, JUMAANE D. WILLIAMS, RAFAEL L. ESPINAL, Jr., MARK LEVINE, STEVEN MATTEO, MELISSA MARK-VIVERITO; Committee on Rules, Privileges and Elections, March 1, 2017.

On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).
Report for M-479

Report of the Committee on Rules, Privileges and Elections in favor of approving the re-appointment of Malini Cadambi-Daniel as a Member of the Equal Employment Practices Commission.

The Committee on Rules, Privileges and Elections, to which the annexed Mayors Message was referred on February 15, 2017 (Minutes, page 364) and which same Mayor’s Message was coupled with the resolution shown below, respectfully

REPORTS:

Topic I: New York City Equal Employment Practices Commission – (Candidate for re-appointment by the Council)

- Malini Cadambi-Daniel [M-479]

Chapter 36 of the New York City Charter (the “Charter”) establishes an Equal Employment Practices Commission (“EEPC”) within the City of New York. The law provides that EEPC shall review, evaluate and monitor the employment procedures, practices and programs of City agencies including the City’s Department of Citywide Administrative Services. Its purpose is to ensure an effective affirmative employment program of equal employment opportunity for minority group members and women who are employed by or seek employment with City agencies [New York City Charter §830(a)].

The EEPC consists of five members who are compensated on a per-diem basis. The Mayor and the Council each appoint two members, and the Mayor and the Speaker of the Council jointly appoint a fifth member to serve as Chair of EEPC [New York City Charter §830(b)]. Members, including the Chair, have four year terms [New York City Charter §830(d)]. A vacancy in the Commission shall not impair the right of the remaining members to exercise all the powers of EEPC. Three members shall constitute a quorum. [New York City Charter §830(c)].

EEPC may, within available appropriations, appoint an executive director and such deputies, assistants, and other employees as may be needed in the performance of its duties [New York City Charter §830(e)]. EEPC may meet as necessary to implement the provisions of Chapter 36 of the Charter, but at least once every eight weeks [New York City Charter §830(f)].

Pursuant to New York City Charter §831, some of EEPC powers and duties include:

- monitoring the employment practices of all local agencies, including non-Mayoral agencies;
- monitoring the implementation and coordination of City affirmative employment programs;
- requesting information from agencies to carry out Commission functions;
- communicating with the New York City Human Rights Commission concerning violations;
- reviewing and providing comments on annual equal employment opportunity plans adopted by City agencies;
- recommending to any City agency actions which such agency should consider including in its next annual plan;

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The current per-diem rate for Commission members is $250. The rate for the Chair is $275.
• advising, and if requested, assisting City agencies in their efforts to increase employment of minority group members and women who are employed by or who seek employment with City agencies;

• auditing and evaluating the employment practices and procedures of each City agency and their efforts to ensure fair and effective equal employment opportunity for minority group members and women at least once every four years and whenever requested by the New York City Civil Service Commission or the New York City Human Rights Commission or whenever otherwise deemed necessary by the Commission;

• making policy, legislative and budgetary recommendations to the Mayor, the Council, the New York City Department of Citywide Administrative Services or any City agency as the Commission deems necessary;

• publishing by the 15th of February of each year, a report to the Mayor and the Council on the activities of EEPC and the effectiveness of each City agency’s affirmative employment efforts and the efforts by the New York City Department of Citywide Administrative Services to ensure equal employment opportunity for minority group members and women who are employed by or seek to be employed by City agencies;

• establishing appropriate advisory committees;

• serving as liaison for the City to state, federal and local agencies responsible for compliance with equal employment opportunity; and

• taking such other actions as are appropriate to effectuate the provisions and purposes of Chapter 36 of the Charter.

EEPC is also empowered with compliance procedures to insure that City agencies are adhering to the law [New York City Charter §832].

Ms. Cadambi-Daniel is scheduled to appear before the Council’s Committee on Rules, Privileges and Elections on Monday, February 27. If re-appointed by the Council as a member of EEPC, Ms. Cadambi-Daniel, a resident of Queens, will be eligible to serve the remainder of a four-year term that expires on June 30, 2020.

**Topic II: New York City Conflicts of Interest Board (Candidate for Advice and Consent by the Council)**

• **Jeffrey D. Friedlander [M-476]**

COIB promulgates rules as necessary to implement and interpret the provisions of Chapter 68 of the New York City Charter, Conflicts of Interest (Chapter 68). COIB is required to inform the public servants and City employees of Chapter 68 and other related interpretive rules. COIB is furthermore required to administer an on-going program to educate public servants on Chapter 68.

COIB shall also provide training to all individuals who become public servants, to inform them of Chapter 68 and assist City agencies in conducting on-going training programs regarding Chapter 68.

COIB is also authorized to hear and decide violations of Chapter 68, impose fines of up to $25,000 per violation and recommend penalties, including suspensions or removal from office, to the appointing authority or the body charged with the responsibility of imposing such penalties, where COIB deems it appropriate.

COIB is moreover required to issue and publish advisory opinions regarding matters covered under Chapter 68 that address proposed future conduct. COIB is furthermore required to issue report of the board,
annually. COIB’s mandate covers the Council as well as mayoral agency employees. COIB also collects and reviews financial disclosure reports.\(^2\)

COIB consists of five members who are appointed by the mayor, with the advice and consent of the City Council. The mayor must also designate one of these members as the Chair. COIB members serve a six (6) year term. COIB members are prohibited from serving more than two consecutive six-year terms.\(^3\) Two members of COIB constitute a quorum and all actions of COIB must be by the affirmative vote of at least two members.\(^4\)

COIB members are mandated to meet at least once per month. The Charter states that these members should be chosen for their “independence, integrity, civic commitment and high ethical standards. Members are prohibited from holding public office, seeking election to any public office, being a public employee in any jurisdiction, holding political party office, or appearing as a lobbyist before the city.\(^5\)

COIB members are compensated on a per diem basis, for each calendar day, when performing work for COIB. Pursuant to Chapter 68, the compensation shall be no less than the highest amount paid to an official appointed to a board or commission, with the advice and consent of the Council.

The mayor has the authority to remove COIB members for substantial neglect of duty, gross misconduct of office, inability to discharge powers or duties of the office or violation of this section, following written notice of such removal and an opportunity for the member to reply.\(^6\)

Pursuant to the Charter, COIB is authorized to appoint a Counsel to serve at its pleasure and employ or retain other such officers, employees and consultants as are necessary to exercise its powers and fulfill its obligations. The authority of the Counsel may be defined in writing, provided that neither the Counsel, nor any other officer, employee or consultant of COIB, shall be authorized to issue advisory opinions, promulgate rules, issue subpoenas, issue final determinations concerning violations of Chapter 68 of the Charter, or recommend or impose penalties. Also, COIB may, and has, delegated its authority to issue advisory opinions under Charter § 2604(e) to its Chair [Charter § 2602(g), and as per COIB’s Executive Director].

Mr. Friedlander is scheduled to appear before the Council’s Committee on Rules, Privileges and Elections on Monday, February 27. If appointed, Mr. Friedlander, a Brooklyn resident, will succeed Andrew Irving, and serve a six-year term that expires on March 31, 2022.

Copies of the candidates’ résumés and the reports/resolutions message notice are annexed to this briefing paper.

**PROJECT STAFF**

Charles W. Davis III, Director

Alycia Vassell, Legislative Investigator

Andre Johnson Brown, Legislative Investigator

(After interviewing the candidates and reviewing the submitted material, the Committee decided to approve the appointment of the nominees. For nominee Jeffrey D. Friedlander [M-476], please see, respectively, the Reports of the Committee on Rules, Privileges and Elections for M-476 & Res 1403 printed above in these Minutes; For nominee Jeffrey D. Friedlander [M-479], please see immediately below:)

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\(^2\) Charter §§ 2602 and 2603.

\(^3\) Charter § 2602(c).

\(^4\) Charter § 2602 (h)

\(^5\) Charter § 2602(b).

\(^6\) Charter § 2602(f).
The Committee on Rules, Privileges and Elections respectfully reports:

Pursuant to § 830 of the New York City Charter, the Committee on Rules, Privileges and Elections, hereby approves the re-appointment by the Council of Malini Cadambi-Daniel as a member of the Equal Employment Practices Commission to serve the remainder of a four-year term that expires on June 30, 2020.

This matter was referred to the Committee on February 15, 2017.

In connection herewith, Council Member Lander offered the following resolution:

RESOLUTION APPROVING THE RE-APPOINTMENT BY THE COUNCIL OF MALINI CADAMBI-DANIEL AS A MEMBER OF THE EQUAL EMPLOYMENT PRACTICES COMMISSION.

By Council Member Lander.

RESOLVED, that pursuant to § 830 of the New York City Charter, the Council does hereby approve the re-appointment of Malini Cadambi-Daniel as a member of the Equal Employment Practices Commission to serve a four-year term that expires on June 30, 2020.

BRADFORD S. LANDER, Chairperson; DANIEL R. GARODNICK, YDANIS A. RODRIGUEZ, MARGARET S. CHIN, DEBORAH L. ROSE, JUMAANE D. WILLIAMS, RAFAEL L. ESPINAL, Jr., MARK LEVINE, STEVEN MATTEO, MELISSA MARK-VIVERITO; Committee on Rules, Privileges and Elections, March 1, 2017.

On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).
## Special Attachment to the Rules Reports section:

### STANDING COMMITTEES OF THE COUNCIL

#### March 1, 2017

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Report of the Committee on Sanitation and Solid Waste Management

Report for Int. No. 820-A

Report of the Committee on Sanitation and Solid Waste Management in favor of approving and amending, as amended, a Local Law to amend the administrative code of the city of New York, in relation to voluntary recycling incentive pilot programs in public housing.

The Committee on Sanitation and Solid Waste Management to which the annexed proposed amended local law was referred on June 10, 2015 (Minutes, page 2222), respectfully

REPORTS:

I. Introduction
On February 28, 2017, the Committee on Sanitation and Solid Waste Management, chaired by Council Member Antonio Reynoso, will vote on Proposed Int. No. 820-A, a bill in relation to voluntary recycling incentive pilot programs in public housing.

The Committee originally heard Proposed Int. No. 820-A in November 2016 and received testimony from the Department of Sanitation, environmental groups, and other interested members of the public. More information about this bill is available with the materials for that hearing, which can be accessed online at goo.gl/NwHM16.

II. Proposed Int. No. 820-A
Current law requires all residents, including those living in NYCHA properties, to source separate their recyclable materials. However, recycling rates at NYCHA have been very low for many years. In 2015, the NYCHA Recycles! program was launched, which included installing recycling bins in all NYCHA developments by the end of 2016.

Proposed Int. No. 820-A would require the Department of Sanitation to consult with NYCHA and consider implementing a pilot incentives program to increase recycling rates in public housing. If the department concludes that such a program is feasible and would increase recycling rates, it must implement such a program by 2020 and report on its effectiveness and whether it should be made permanent after two years.

(The following is from the text of the Fiscal Impact Statement for Int. No. 820-A:)

THE COUNCIL OF THE CITY OF NEW YORK
FINANCE DIVISION
LATONIA MCKINNEY, DIRECTOR
FISCAL IMPACT STATEMENT
PROPOSED INTRO. NO. 820-A
COMMITTEE: SANITATION AND SOLID WASTE MANAGEMENT

TITLE: A Local Law to amend the administrative code of the city of New York, in relation to voluntary recycling incentive pilot programs in public housing

SPONSORS: The Public Advocate (Ms. James) and Council Members King, Richards and Lander.
SUMMARY OF LEGISLATION: Proposed Intro. No. 820-A would require the Department of Sanitation (“DSNY”), in coordination with the New York City Housing Authority (“NYCHA”), to perform a review of voluntary recycling incentive pilot programs, to assess feasibility for implementation at public housing sites -- in an effort to increase diversion rates of designated recyclables.
On or before July 1, 2018, DSNY shall report to the Mayor and the Council and post on its website a summary of its findings and recommendations regarding the potential program. If DSNY determines that a voluntary recycling incentive program is feasible and will improve diversion rates at these sites, DSNY shall implement such program by July 1, 2020.
Lastly, no later two years after implementation, DSNY shall report to Mayor and the Council, as well as report on its website, the program’s impact on diversion rates and whether or not the program should be made permanent.

EFFECTIVE DATE: This local law would take effect immediately.

FISCAL YEAR IN WHICH FULL FISCAL IMPACT ANTICIPATED: Fiscal 2018

FISCAL IMPACT STATEMENT:

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IMPACT ON REVENUES: It is anticipated that there would be no impact on revenues resulting from the enactment of this legislation.

IMPACT ON EXPENDITURES: It is anticipated that there would be no impact on expenditures resulting from this legislation.

SOURCE OF FUNDS TO COVER ESTIMATED COSTS: N/A

SOURCES OF INFORMATION: New York City Council Finance Division

ESTIMATE PREPARED BY: Jonathan K. Seltzer, Legislative Financial Analyst

ESTIMATE REVIEWED BY: Crilhien Francisco, Unit Head, Finance Division
                      Eric Bernstein, Counsel, Finance Division

LEGISLATIVE HISTORY: This legislation was introduced to the Council as Intro. No. 820 on June 10, 2015 and referred to the Committee on Sanitation and Solid Waste Management. The Committee considered the legislation at a hearing on November 30, 2016 and the legislation was laid over. The legislation was subsequently amended and the amended legislation, Proposed Intro. No. 820-A, will be considered by the Committee on February 28, 2017. Upon a successful vote by the Committee, Proposed Intro. No. 820-A will be submitted to the full Council for a vote on March 1, 2017.


Accordingly, this Committee recommends its adoption, as amended.
By the Public Advocate (Ms. James) and Council Members King, Richards, Lander, Menchaca, Levin, Van Bramer and Barron.

A Local Law to amend the administrative code of the city of New York, in relation to voluntary recycling incentive pilot programs in public housing

Be it enacted by the Council as follows:

Section 1. Subchapter 3 of chapter 3 of title 16 of the administrative code of the city of New York is amended by adding a new section 16-316.4 to read as follows:

16-316.4 Recycling incentive pilot program. a. On or before January 1, 2018, the department, in consultation with the New York city housing authority, shall perform and complete a review of voluntary recycling incentive pilot programs to improve the diversion of designated recyclable materials in public housing, as such term is defined in section 5.100 of title 24 of the code of federal regulations. Such review shall include, but need not be limited to, the following: (i) engaging public housing residents and other stakeholders to identify potential recycling incentive pilot programs and locations where it would be feasible to implement such programs; (ii) examining any potential obstacles to implementing such programs; (iii) exploring financial and other incentives that have been proposed or implemented in other jurisdictions and their potential to increase recycling participation by public housing residents; (iv) determining the steps necessary to implement a recycling incentive pilot program for public housing residents; and (v) prioritizing community districts that have comparatively low rates of recycling in public housing, as determined by the department.

b. On or before July 1, 2018, the department shall report to the mayor and the council and post on its website a summary of its review of voluntary recycling incentive pilot programs. The summary shall include the department’s recommendation regarding implementing a voluntary recycling incentives pilot program to improve the diversion of designated recyclable materials in public housing.

c. If the department determines that a voluntary recycling incentive pilot program is feasible and would be reasonably likely to improve the diversion of designated recyclable materials in public housing, the department shall implement such program by July 1, 2020. Within two years after implementation of such program, the department shall report to the mayor and the council, and post on its website, an assessment of the impact of such program on diversion rates. Such assessment shall include the department’s recommendation on expanding or making such program permanent and any other recommended changes to such program.

§ 2. This local law takes effect immediately.

ANTONIO REYNOSO, Chair; VANESSA L. GIBSON, COSTA G. CONSTANTINIDES, STEVEN MATTEO; Committee on Sanitation and Solid Waste Management, February 28 2017. Other Council Members Attending: Council Members Rosenthal, Menchaca, Koo, Johnson, Deutsch, Miller and Lander.

On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).
Report of the Committee on Transportation

Report for Int. No. 267-A

Report of the Committee on Transportation in favor of approving and adopting, as amended, a Local Law to amend the administrative code of the city of New York, in relation to establishing a pilot program for reserving parking spaces in municipal parking facilities.

The Committee on Transportation, to which the annexed amended proposed local law was referred on April 10, 2014 (Minutes, page 1132), respectfully

REPORTS:

INTRODUCTION

On February 27, 2017 the Committee on Transportation, chaired by Council Member Ydanis Rodriguez, will hold a hearing on Proposed Int. No. 267-A, a Local Law in relation to establishing a pilot program for reserving parking spaces in municipal parking facilities, and on Proposed Int. No. 873-A, a Local Law in relation to establishing a carsharing parking pilot program. This is the second hearing on these items. A first hearing was held on both items on December 12, 2016 at which the Committee heard testimony from the New York City Department of Transportation (“DOT”) and other stakeholders.

BACKGROUND

Car Sharing

Car sharing is a service in which customers rent vehicles to drive themselves for short periods of time. Vehicles are typically parked throughout a defined service area and, once a reservation is made, can be unlocked by the customer using a provided smart card or smartphone application. Car sharing companies employ varying service models. Round-trip models require the customer to return the car to the spot where they picked it up, such as a parking space in private, publically-accessible parking facility reserved by the car sharing company. One-way models, also known as “point-to-point” or “free-floating”, allow the customer to drop off the car in any legal parking space within a defined geographic area. Most car share providers require customers to pay a set fee for membership in the program plus defined rates for each rental.

A number of car sharing services currently operate in New York City, including Enterprise, ZipCar, and Car2Go. After launching in Seattle, BMW’s ReachNow joined the New York market in November 2016 with 250 cars in a service area that includes portions of Greenpoint, Williamsburg, Sunset Park, Borough Park, Crown Heights, Bedford-Stuyvesant, and Bushwick in Brooklyn. Car2Go has 550 vehicles serving its service area in parts of Brooklyn and Queens and has 51,000 members. Both ReachNow and Car2Go offer one-way service models, allowing customers to leave the vehicle in any legal on-street parking space within their service area at the end of their rental. In many cities, Car2Go allows drop-offs in metered spaces and has agreements to reimburse local governments for the meter revenue, but in New York the company has not been able to make a similar arrangement with DOT and thus limits drop-offs to non-metered spaces. Zipcar and Enterprise offer round-trip service models in New York City.

4 Id.
Both Seattle and Portland, Oregon have permit systems in place for car share providers. Seattle’s permit system allows the car share company and its customers “the right to park on city streets without regard to time limits, payment at on-street parking devices, or Restricted Parking Zone limits” and in exchange requires car share companies to pay for metered parking used by its vehicles and to submit certain data to the city. The city also reserves the right to cap the number of car share vehicles allowed, but it has not done so to date. Portland has both a reserved and unreserved permit system. The non-reserved permit is similar to Seattle’s, while the reserved permit “provides a dedicated on-street or […] garage parking space that can only be used by vehicles from the permitted carshare organization.”

Research on the impact of car sharing programs is somewhat limited, though a recent study by the Transportation Sustainability Research Center at the University of California, Berkeley of Car2Go’s impact in five cities found that, on the whole, Car2Go appears to reduce both the number of vehicles on the road and total vehicle miles travelled. The City of Seattle recently found that 14 percent of free-floating car share members had given up a vehicle since joining the service, with half of that group indicating that the availability of free-floating car share was a factor in the decision. There is little data available regarding the impact of car sharing in New York City, which may vary from the experience of other cities due to New York’s unique level of density, transit service, and low car ownership rates.

ANALYSIS OF PROPOSED INT. NO. 267-A

Section one of Proposed Int. 267-A would amend subdivision a of section 19-175.5 of the Administrative Code, as added by a Local Law for the year 2017 in relation to a carsharing pilot program (Proposed Int. No. 873-A), by adding a new definition to the subdivision as follows:

- Municipal parking facility: Any city-owned parking facility regulated by DOT and operated by the City or by a contractor on behalf of the City that is available for public use. The definition would exclude any parking facility operated by a City agency for use exclusively by such agency’s employees or by the public to conduct business with such agency.

Section two of Proposed Int. No. 267-A would further amend section 19.175.5 of the Administrative Code, as added by a Local Law for the year 2017 in relation to establishing a carsharing pilot program (Proposed Int. No. 873-A), by adding a new subdivision e. New subdivision e would require DOT, as part of the carsharing parking pilot program, to allow carsharing organizations to apply for designated parking spaces in municipal parking facilities.

Section three of Proposed Int. No. 267-A would provide that the local law would take effect on the same date as the local law in relation to establishing a carsharing parking pilot program, as proposed in Proposed Int. No. 873-A, takes effect.

ANALYSIS OF PROPOSED INT. NO. 873-A

Section one of Proposed Int. No. 873-A would amend subchapter 2 of chapter 1 of title 19 of the Administrative Code by adding a new section 19-175.5 in relation to a carsharing parking pilot program. Subdivision a of the new section would define the following terms:

- Carsharing organization: An organization that operates a program in which access to a fleet of private vehicles is provided to members of the organization on an hourly or other short-term basis.

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7 Id.
9 Id.
• **Carsharing vehicle:** A vehicle used by the carsharing member that is owned or leased and registered by a carsharing organization.

• **Designated parking space:** Locations that DOT reserves for the exclusive use of a carsharing vehicle.

Subdivision b of the new section would require DOT to establish a carsharing parking pilot program that would allow qualified carsharing organizations, determined by DOT, to apply for designated parking spaces on streets. The carsharing organizations would be required to provide any information requested by DOT relating to their application to participate in such a pilot program. The pilot program would have a duration of no less than two years, unless DOT terminates or suspends the program on an earlier date; however, DOT would be required to notify the Speaker of the Council of any termination or suspension within seven days of such action including the reasons for such action.

Subdivision c would require DOT to evaluate the impact of the pilot program on the driving and car ownership habits of drivers who use carsharing vehicles that occupy spaces in the connection with the pilot program. Carsharing organizations would be required to provide any information requested by DOT relating to the operations undertaken in connection with their participation in the program.

Subdivision d would require DOT to submit to the Speaker of the Council no later than October 1, 2018, and each April 1st thereafter until the completion of the pilot, a report regarding the progress of the carsharing parking pilot program, which would have to include:

- The number of carsharing organizations that have applied, and the number of organizations accepted by DOT, to participate in the pilot program;
- The number of locations of parking spaces designated for inclusion in the pilot program;
- A summary of any finds reached pursuant to subdivision c; and
- For the report submitted no later than April 1, 2020, DOT must include whether it intends to implement a permanent carsharing pilot program.

Section 2 of Proposed Int. No. 873-A provides that the local law would take effect 90 days after it becomes law, except that DOT may take any necessary actions for the implementation of this local law, including promulgating rules, prior to such date.

*(The following is the text of the Fiscal Impact Statement for Int. No. 267-A:)*

**THE COUNCIL OF THE CITY OF NEW YORK**

**FINANCE DIVISION**

**LATONIA MCKINNEY, DIRECTOR**

**FISCAL IMPACT STATEMENT**

**PROPOSED INTRO. NO: 267-A**

**COMMITTEE:** Transportation

| **TITLE:** A Local Law to amend the administrative code of the city of New York, in relation to establishing a pilot program for reserving parking spaces in municipal parking facilities |
| **SPONSORS:** Council Members Mendez, Constantinides, Koo, Levine, Lander and Rodriguez (by request of the Manhattan Borough President) |

**SUMMARY OF LEGISLATION:** Proposed Intro. 267-A would permit carsharing organizations to apply for designated parking spaces in municipal parking facilities as part of the Department of Transportation’s carsharing parking pilot program.

**EFFECTIVE DATE:** The local law would take effect on the same date that Proposed Int. No. 873-A takes effect.
Fiscal Year in Which Full Fiscal Impact Anticipated: Fiscal 2018

Fiscal Impact Statement:

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Impact on Revenues: Because the City will recover any potential loss revenue from the reserved spaces from car sharing entities, it is anticipated that there would be no impact on revenues resulting from the enactment of this legislation.

Impact on Expenditures: It is estimated that this legislation would have no impact on expenditures since existing resources would be used to comply with this local law.

Source of Funds to Cover Estimated Costs: N/A

Source of Information: New York City Council Finance Division
Mayor’s Office of Legislative Affairs

Estimate Prepared by: Brandon West, Senior Legislative Financial Analyst

Estimate Reviewed by: Nathan Toth, Deputy Director
Chima Obichere, Unit Head
Eric Bernstein, Counsel

Legislative History: This legislation was introduced to the full Council as Intro. No. 267 on April 10, 2014 and referred to the Committee on Transportation. A hearing was held by the Committee on Transportation on December 12, 2016 and the legislation was laid over. The legislation was subsequently amended and the amended version, Proposed Intro. No. 276-A, will be considered by the Committee on Transportation on February 27, 2017. Upon a successful vote by the Committee, Proposed Intro. No. 276-A will be submitted to the full Council for a vote on March 1, 2017.


(For text of Int. No. 873-A and its Fiscal Impact Statement, please see the Report of the Committee on Transportation for Int. No. 873-A printed in these Minutes)

Accordingly, this Committee recommends the adoption of Int. Nos. 267-A and 873-A.

(The following is the text of Int. No. 267-A:)

Int. No. 267-A

By Council Members Mendez, Constantinides, Koo, Levine, Lander, Rodriguez, Menchaca and Levin (by request of the Manhattan Borough President).

A Local Law to amend the administrative code of the city of New York, in relation to establishing a pilot program for reserving parking spaces in municipal parking facilities
Be it enacted by the Council as follows:

Section 1. Subdivision a of section 19-175.5 of the administrative code of the city of New York, as added by a local law for the year 2017 amending the administrative code of the city of New York in relation to establishing a carsharing parking pilot program, is amended by adding a new definition of “municipal parking facility” in alphabetical order to read as follows:

**Municipal parking facility.** The term “municipal parking facility” means any city-owned parking facility regulated by the department and operated by the city or by a contractor on behalf of the city that is available for public use. The term “municipal parking facility” does not include any parking facility operated by a city agency intended for use exclusively by such agency’s employees or by the public to conduct business with such agency.

§ 2. Section 19-175.5 of the administrative code of the city of New York, as added by a local law for the year 2017 amending the administrative code of the city of New York in relation to establishing a carsharing parking pilot program, is amended by adding a new subdivision e to read as follows:

e. As part of the carsharing parking pilot program established pursuant to this section, the department shall allow carsharing organizations to apply for designated parking spaces in municipal parking facilities.

§ 3. This local law takes effect on the same date as a local law amending the administrative code of the city of New York in relation to establishing a carsharing parking pilot program, as proposed in introduction 873-A for the year 2015, takes effect.

YDANIS A. RODRIGUEZ, Chairperson; DANIEL R. GARODNICK, JAMES VACCA, MARGARET S. CHIN, DEBORAH L. ROSE, JAMES G. VAN BRAMER, DAVID G. GREENFIELD, COSTA G. CONSTANTINIDES, CARLOS MENCHACA, I. DANEEK MILLER, ANTONIO REYNOSO; DONOVAN J. RICHARDS; Committee on Transportation, February 27, 2017. Other Council Members Attending: Council Member Levine.

On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).

Report for Int. No. 873-A

Report of the Committee on Transportation in favor of approving and adopting, as amended, a Local Law to amend the administrative code of the city of New York, in relation to establishing a carsharing parking pilot program.

The Committee on Transportation, to which the annexed amended proposed local law was referred on August 13, 2015 (Minutes, page 3172), respectfully

(For text of report, please see the Report of the Committee on Transportation for Int. No. 267-A printed in these Minutes)

*The following is the text of the Fiscal Impact Statement for Int. No. 873-A:*
TITLE: A Local Law to amend the administrative code of the city of New York, in relation to a car-sharing parking program.


SUMMARY OF LEGISLATION: Proposed Intro. 873-A would require the Department of Transportation (DOT) to establish a pilot program that will provide carsharing organizations with dedicated parking spaces. DOT would be required to report to the Council on the results of the pilot, including its impact on the driving and car-ownership habits of drivers, and the participating carsharing companies would have to cooperate with DOT by sharing any data requested.

EFFECTIVE DATE: The local law would take effect 90 days after its enactment into law, except that the commissioner may take such actions as are necessary for the implementation of this local law, including the promulgation of rules, prior to such date.

FISCAL YEAR IN WHICH FULL FISCAL IMPACT ANTICIPATED: Fiscal 2018

FISCAL IMPACT STATEMENT:

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IMPACT ON REVENUES: It is anticipated that there would be no impact on revenues resulting from the enactment of this legislation.

IMPACT ON EXPENDITURES: It is estimated that this legislation would have no impact on expenditures since existing resources would be used to comply with this local law.

SOURCE OF FUNDS TO COVER ESTIMATED COSTS: N/A

SOURCE OF INFORMATION: New York City Council Finance Division
Mayor’s Office of Legislative Affairs

ESTIMATE PREPARED BY: Brandon West, Senior Legislative Financial Analyst

Accordingly, this Committee recommends its adoption, as amended.

(The following is the text of Int. No. 873-A:)

Int. No. 873-A


A Local Law to amend the administrative code of the city of New York, in relation to establishing a carsharing parking pilot program

Be it enacted by the Council as follows:

Section 1. Subchapter 2 of chapter 1 of title 19 of the administrative code of the city of New York is amended by adding a new section 19-175.5 to read as follows:

§ 19-175.5 Carsharing parking pilot program. a. Definitions. For the purposes of this section, the following terms have the following meanings:

Carsharing organization. The term “carsharing organization” means an organization that operates a program in which access to a fleet of private vehicles is provided to members of the organization on an hourly or other short-term basis.

Carsharing vehicle. The term “carsharing vehicle” means a vehicle used by a carsharing member that is owned or leased and registered by a carsharing organization.

Designated parking space. The term “designated parking space” means a location that the department reserves for the exclusive use of a carsharing vehicle.

b. The department shall establish a carsharing parking pilot program that allows qualified carsharing organizations, as determined by the department, to apply for designated parking spaces on streets. Carsharing organizations shall provide any information requested by the department relating to their application to participate in such pilot program. Such pilot program shall have a duration of no less than two years, unless the department terminates or suspends the program on an earlier date; provided, however, the department shall notify the speaker of the council of such termination or suspension within seven days of such action and the reasons for such action.

c. As part of such pilot program, the department shall evaluate the impact of the program on the driving and car ownership habits of drivers who use carsharing vehicles that occupy parking spaces designated in connection with the pilot program. Carsharing organizations shall provide any information requested by the department relating to their operations undertaken in connection with their participation in the program.

d. No later than October 1, 2018 and each April 1 thereafter, until the completion of such pilot, the department shall submit a report to the speaker of the council regarding the progress of carsharing parking
pilot program established pursuant to this section, which shall include, but need not be limited to: (i) the number of carsharing organizations that have applied, and the number of such organizations that have been accepted by the department, to participate in the pilot program; (ii) the number and locations of parking spaces designated for inclusion in the pilot program; (iii) a summary of any findings reached pursuant to subdivision c of this section; and (iv) for the report submitted no later than April 1, 2020, whether the department intends to implement a permanent carsharing parking program.

§ 2. This local law takes effect 90 days after it becomes law, except that the commissioner may take such actions as are necessary for the implementation of this local law, including the promulgation of rules, prior to such date.

YDANIS A. RODRIGUEZ, Chairperson; DANIEL R. GARODNICK, JAMES VACCA, MARGARET S. CHIN, DEBORAH L. ROSE, JAMES G. VAN BRAMER, DAVID G. GREENFIELD, COSTA G. CONSTANTINIDES, CARLOS MENCHACA, I. DANEEK MILLER, ANTONIO REYNOSO; DONOVAN J. RICHARDS; Committee on Transportation, February 27, 2017. Other Council Members Attending: Council Member Levine.

On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).

GENERAL ORDER CALENDAR

Resolution approving various persons Commissioners of Deeds

By the Presiding Officer –

Resolved, that the following named persons be and hereby are appointed Commissioners of Deeds for a term of two years:

Approved New Applicants

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>District #</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wesley K. Brown</td>
<td>2333 Fifth Avenue #4H New York, N.Y. 10037</td>
<td>9</td>
</tr>
<tr>
<td>Mildred Nieves-Williams</td>
<td>4555 Henry Hudson Parkway #301 Bronx, N.Y. 10471</td>
<td>11</td>
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<tr>
<td>Dawn Peterson</td>
<td>100 Aldrich Street #13E Bronx, N.Y. 10475</td>
<td>12</td>
</tr>
<tr>
<td>Shannara Feliciano</td>
<td>2769 University Avenue #5D Bronx, N.Y. 10468</td>
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</tbody>
</table>
Samuel Schechter 85-30 125th Street 29  Queens, N.Y. 11415
Igenie F. Harris-Blenman 874 Park Place Bsmt 36  Brooklyn, N.Y. 11216
Pamela Richardson 23 Roe Street 49  Staten Island, N.Y. 10310
Corrie J. Reno 103 Melvin Avenue 50  Staten Island, N.Y. 10314
Joanne Salameh 426 Barlow Avenue 51  Staten Island, N.Y. 10308

**Approved Reapplicants**

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<tr>
<th>Name</th>
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<tr>
<td>Regina Simmons</td>
<td>4200 Hutchinson River Parkway East #18D</td>
<td>12</td>
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<td></td>
<td>Bronx, N.Y. 10475</td>
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<tr>
<td>Sarah Quinones</td>
<td>930 Mace Avenue #5E</td>
<td>13</td>
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<td>Bronx, N.Y. 10469</td>
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<tr>
<td>Deannine Hendricks</td>
<td>510 Rosedale Avenue #A61</td>
<td>18</td>
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<td>Bronx, N.Y. 10473</td>
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<tr>
<td>Deborah L. May</td>
<td>1430 Thieriot Avenue #6L</td>
<td>18</td>
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<td></td>
<td>Bronx, N.Y. 10460</td>
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<tr>
<td>Veronica Diaz</td>
<td>12-12 117th Street</td>
<td>19</td>
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<td></td>
<td>College Point, N.Y. 11356</td>
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<tr>
<td>Nicholas Carayannis</td>
<td>31-35 Crescent Street #1N</td>
<td>22</td>
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<td>Queens, N.Y. 11106</td>
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<tr>
<td>Li-Ping Tsuan</td>
<td>69-07 224th Street</td>
<td>23</td>
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<td>Queens, N.Y. 11364</td>
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<tr>
<td>Anita Evans</td>
<td>191-15 Linden Blvd</td>
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<td>St. Albans, N.Y. 11412</td>
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<tr>
<td>Rebecca Glynn</td>
<td>50 Stuyvesant Avenue #14C</td>
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<td>Brooklyn, N.Y. 11221</td>
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<tr>
<td>Tamara Montalvan</td>
<td>59 Weldon Street #1</td>
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<td></td>
<td>Brooklyn, N.Y. 11208</td>
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On motion of the Speaker (Council Member Mark-Viverito), and adopted, the foregoing matter was coupled as a General Order for the day (see ROLL CALL ON GENERAL ORDERS FOR THE DAY).
ROLL CALL ON GENERAL ORDERS FOR THE DAY
(Items Coupled on General Order Calendar)

(1) M-476 & Res 1403 - Jeffrey Friedlander appointment to the New York City Conflicts of Interest Board.

(2) M-479 & Res 1404 - Malini Cadambi Daniel, Candidate for re-appointment.

(3) Int 267-A - Establishing a pilot program for reserving parking spaces in municipal parking facilities.

(4) Int 820-A - Voluntary recycling incentive pilot programs in public housing.

(5) Int 873-A - Establishing a carsharing parking pilot program.

(6) Int 1161-A - Reporting on HPV vaccination rates.

(7) Int 1162-A - Reporting on the use of contraceptive methods.

(8) Int 1172-A - Requiring the department of health and mental hygiene to issue an annual report on maternal mortality.

(9) Int 1280-B - Requiring the police department to share collision reports digitally.

(10) Res 1390 - Certain organizations to receive funding in the Expense Budget (Transparency Resolution).

(11) Res 1391 - Changes in Membership to certain Standing Committees, Subcommittee and Chair.


(13) L.U. 545 & Res 1396 - App. N 160254 (A) ZRM Manhattan, Community Districts 5 and 4, Council District 3 and 4 (Coupled to be Filed pursuant to a Letter of Withdrawal).
(14)  L.U. 574 & Res 1397 - App. 20175207 HKK (N 170207 HKK) Brooklyn, Community Board 1, Council District 34.


(20)  Resolution approving various persons Commissioners of Deeds.

The Public Advocate (Ms. James) put the question whether the Council would agree with and adopt such reports which were decided in the affirmative by the following vote:


The General Order vote recorded for this Stated Meeting was 48-0-0 as shown above with the exception of the votes for the following legislative items:

The following was the vote recorded for Int No. 873-A:


Negative – Gentile – 1.

The following Introductions were sent to the Mayor for his consideration and approval: Int. Nos. 267-A, 820-A, 873-A, 1161-A, 1162-A, 1172-A, and 1280-B.
INTRODUCTION AND READING OF BILLS

Int. No. 1480

By Council Members Cabrera, Richards, Koslowitz, Gentile, Crowley, Palma, Mendez, Mealy, Gibson, Salamanca, King, Levin and Borelli.

A Local Law to amend the administrative code of the city of New York, in relation to designating expanded polystyrene as recyclable and repealing sections 16-324(f) and 16-329 of the administrative code of the city of New York

Be it enacted by the Council as follows:

Section 1. Subdivision b of section 16-305 of the administrative code of the city of New York is amended to read as follows:

b. The commissioner shall adopt and implement rules designating at least six recyclable materials[, including plastic to the extent required in subdivision c of this section and yard waste to the extent required in section 16-308 of this chapter,] contained in department-managed solid waste and requiring households to source separate such designated materials. Such designated recyclable materials shall include:

1. Plastic, to the extent required in subdivision c of this section;
2. Yard waste, to the extent required in section 16-308 of this chapter; and
3. Blown polystyrene and expanded and extruded foams that are thermoplastic petrochemical materials utilizing a styrene monomer and processed by any number of techniques including, but not limited to, fusion of polymer spheres, injection molding, foam molding, and extrusion-blown molding; provided that this paragraph shall not be construed to require the designation of rigid polystyrene as recyclable.

§ 2. Subdivision a of section 16-324 of the administrative code of the city of New York, as amended by local law number 77 for the year 2013, is amended to read as follows:

a. Subject to the provisions of subdivision b of this section, any person who violates this chapter, except subdivision g of section 16-308 of this chapter[,] or section 16-310.1 of this chapter [or section 16-329 of this chapter], or any rule promulgated pursuant thereto shall be liable for a civil penalty recoverable in a civil action brought in the name of the commissioner or in a proceeding returnable before the environmental control board, as follows:

§ 3. Subdivision d of section 16-324 of the administrative code of the city of New York, as amended by local law number 34 for the year 2010, is amended to read as follows:

d. Any notice of violation or notice of hearing for a violation issued to the owner, net lessee or person in charge of a premises [or to a food service establishment, mobile food commissary, store, or manufacturer, as those terms are defined in section 16-329 of this chapter[,] at which or by whom a violation of this chapter or any rule promulgated pursuant thereto is alleged to have occurred or to have been committed shall be served by delivering a copy of the notice thereof at the address maintained in the records of the department of housing preservation and development, the department of finance, or the department of health and mental hygiene. The notice of violation or notice of hearing may be served by regular mail or in accordance with section one thousand forty-nine-a of the charter or, if such notice is served by an agency other than the department, in accordance with the rules of such agency.

§ 4. Subdivision f of section 16-324 of the administrative code of the city of New York is REPEALED.

§ 5. Section 16-329 of the administrative code of the city of New York is REPEALED.

§ 6. This local law takes effect 90 days after it becomes law, except that the commissioner of sanitation shall take such steps as are necessary for its implementation, including the promulgation of rules, prior to such effective date.

Referred to the Committee on Sanitation and Solid Waste Management.
A Local Law to amend the administrative code of the city of New York, in relation to requiring all NYPD officers to receive sensitivity training to assist them in responding to victims of gender-based street harassment and sexual assault

Be it enacted by the Council as follows:

Section 1. Title 14 of the administrative code of the city of New York is amended by adding a new section 14-155 to read as follows:

§14-155 Gender-based street harassment and sexual assault survivor sensitivity training. a. Definitions. For the purposes of this section, the following terms have the following meanings:

Gender-based street harassment. The term “gender-based street harassment” means harassment or any other such offense, as defined under article 240 of the New York penal law, directed at the victim because of their actual or perceived sex, gender, gender expression, or sexual orientation.

Sexual assault. The term “sexual assault” means rape, criminal sexual acts, misdemeanor sex offenses, sexual abuse, course of sexual conduct against a child, predatory sexual assault, or any other such offense, as defined under article 130 of the New York penal law.

Survivor. The term “survivor” means any person who has been the victim of gender-based street harassment or sexual assault.

b. Training. 1. New recruits. The New York city police department shall conduct sensitivity training to assist officers in responding to survivors of gender-based street harassment and sexual assault as part of their academy training. The training shall be sensitive to cultural differences, gender, gender expression, and sexual orientation.

2. Ongoing training. All police officers shall receive up-to-date training, on a biennial basis, to assist them in responding to survivors of gender-based street harassment and sexual assault.

§2. This local law shall take effect 90 days after it becomes law.

Preconsidered Res. No. 1390

Resolution approving the new designation and changes in the designation of certain organizations to receive funding in the Expense Budget.

By Council Member Ferreras-Copeland.

Whereas, On June 14, 2016 the Council of the City of New York (the “City Council”) adopted the expense budget for fiscal year 2017 with various programs and initiatives (the “Fiscal 2017 Expense Budget”); and

Whereas, On June 26, 2015 the City Council adopted the expense budget for fiscal year 2016 with various programs and initiatives (the “Fiscal 2016 Expense Budget”); and

Whereas, On June 25, 2014 the City Council adopted the expense budget for fiscal year 2015 with various programs and initiatives (the “Fiscal 2015 Expense Budget”); and

Whereas, On June 26, 2013 the City Council adopted the expense budget for fiscal year 2016 with various programs and initiatives (the “Fiscal 2014 Expense Budget”); and

Whereas, On June 29, 2011 the City Council adopted the expense budget for fiscal year 2015 with various programs and initiatives (the “Fiscal 2012 Expense Budget”); and
Whereas, The City Council is hereby implementing and furthering the appropriations set forth in the Fiscal 2017, Fiscal 2016, Fiscal 2015, Fiscal 2014, and Fiscal 2012 Expense Budgets by approving the new designation and changes in the designation of certain organizations receiving local, aging, and youth discretionary funding, and by approving the new designation and changes in the designation of certain organizations to receive funding pursuant to certain initiatives in accordance therewith; and

Whereas, The City Council is hereby implementing and furthering the appropriations set forth in the Fiscal 2017 and Fiscal 2016 Expense Budgets by approving new Description/Scope of Services for certain organizations receiving local discretionary funding and funding pursuant to certain initiatives; now, therefore, be it

Resolved, That the City Council approves the new designation and the changes in the designation of certain organizations receiving local discretionary funding in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 1; and be it further

Resolved, That the City Council approves sets forth the changes in the designation of a certain organization receiving aging discretionary funding in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 2; and be it further

Resolved, That the City Council approves the new designation and the changes in the designation of certain organizations receiving funding pursuant to the A Greener NYC Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 3; and be it further

Resolved, That the City Council approves the new designation and the changes in the designation of certain organizations receiving funding pursuant to the NYC Cleanup Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 4; and be it further

Resolved, That the City Council approves the change in the designation of a certain organization receiving funding pursuant to the Support Our Seniors Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 5; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding and the removal of funds from a certain organization pursuant to the Food Pantries Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 6; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding and the removal of funds from a certain organization pursuant to the HIV/AIDS Faith Based Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 7; and be it further

Resolved, That the City Council approves the change in the designation of certain organizations receiving funding pursuant to the Healthy Aging Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 8; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Cultural Immigrant Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 9; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the SU-CASA Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 10; and be it further

Resolved, That the City Council approves the change in the designation of certain organizations receiving funding pursuant to the Cultural After-School Adventure (CASA) Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 11; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Financial Empowerment for NYC’s Renters Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 12; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Senior Centers, Programs, and Enhancements Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 13; and be it further

Resolved, That the City Council approves the removal of funds from a certain organization receiving funding pursuant to the Immigrant Opportunities Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 14; and be it further
Resolved. That the City Council approves the new designation of a certain organization receiving funding and the removal of funds from a certain organization pursuant to the Post-Arrest Diversion Program for Young Adults Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 15; and be it further

Resolved. That the City Council approves the new designation of certain organizations receiving funding and the removal of funds from a certain organization pursuant to the Access Health Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 16; and be it further

Resolved. That the City Council approves the change in the designation of a certain organization receiving funding pursuant to the Maternal and Child Health Services Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 17; and be it further

Resolved. That the City Council approves the change in the designation of a certain organization receiving funding pursuant to the Geriatric Mental Health Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 18; and be it further

Resolved. That the City Council approves the change in the designation of a certain organization receiving funding pursuant to the Viral Hepatitis Prevention Initiative in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 19; and be it further

Resolved. That the City Council approves the change in the designation of a certain organization receiving local discretionary funding in accordance with the Fiscal 2015 Expense Budget, as set forth in Chart 21; and be it further

Resolved. That the City Council approves the change in the designation of a certain organization receiving Anti-Poverty Initiative funding in accordance with the Fiscal 2015 Expense Budget, as set forth in Chart 22; and be it further

Resolved. That the City Council approves the change in the designation of a certain organization receiving local discretionary funding in accordance with the Fiscal 2014 Expense Budget, as set forth in Chart 23; and be it further

Resolved. That the City Council approves the change in the designation of a certain organization receiving local discretionary funding in accordance with the Fiscal 2012 Expense Budget, as set forth in Chart 24; and be it further

Resolved. That the City Council amends the description for the Description/Scope of Services for certain organizations receiving local and youth discretionary funding and funding for certain initiatives in accordance with the Fiscal 2017 Expense Budget, as set forth in Chart 25; and be it further

Resolved. That the City Council amends the description for the Description/Scope of Services for certain organizations receiving local and youth discretionary funding and funding for certain initiatives in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 26; and be it further

Resolved. That the City Council approves the organizations that will receive equipment from the organization funded by the Beating Hearts Initiative as designated in Schedule C for Fiscal 2017, as set forth in Chart 27.

Adopted by the Council (preconsidered and approved by the Committee on Finance; for Exhibits, please see the attachment to the resolution following the Report of the Committee on Finance for Res No. 1390 printed in these Minutes).

Int. No. 1482


A Local Law to amend the administrative code of the city of New York, in relation to creating comprehensive reporting and oversight of NYPD surveillance technologies
Be it enacted by the Council as follows:

Section 1. Chapter 1 of title 14 of the administrative code of the city of New York is amended by adding a new section 14-167 to read as follows:

§ 14-167. Annual surveillance reporting and evaluation.
a. Definitions. As used in this section, the following terms have the following meanings:

Surveillance technology. The term “surveillance technology” means equipment, software, or system capable of, or used or designed for, collecting, retaining, processing, or sharing audio, video, location, thermal, biometric, or similar information, that is operated by or at the direction of the department.

Surveillance technology does not include:
1. routine office equipment used primarily used for departmental administrative purposes;
2. parking ticket devices;
3. technology used primarily for internal department communication; or
4. cameras installed to monitor and protect the physical integrity of city infrastructure

Surveillance technology impact and use policy. The term “surveillance technology impact and use policy” means a written document that includes the following information:
1. a description and capabilities of a surveillance technology;
2. rules, processes and guidelines issued by the department regulating access to or use of such surveillance technology as well as any prohibitions or restrictions on use, including whether the department obtains a court authorization for each use of a surveillance technology, and what specific type of court authorization is sought;
3. safeguards or security measures designed to protect information collected by such surveillance technology from unauthorized access, including but not limited to the existence of encryption and access control mechanisms;
4. policies and/or practices relating to the retention, access, and use of data collected by such surveillance technology;
5. policies and procedures relating to access or use of the data collected through such surveillance technology by members of the public;
6. whether other entities outside the department have access to the information and data collected by such surveillance technology, including: (a) whether the entity is local, state, federal or private; (b) the type of information and data that may be disclosed; and (c) any safeguards or restrictions imposed by the department on the entity regarding the use or dissemination of the information collected by such surveillance technology;
7. whether any training is required by the department for an individual to use such surveillance technology or access information collected by such surveillance technology,
8. a description of internal audit and oversight mechanisms within the department to ensure compliance with the surveillance technology impact and use policy governing the use of such surveillance technology; and
9. any tests or reports regarding the health and safety effects of the surveillance technology.
b. Publication of surveillance technology impact and use policy. The department shall propose a surveillance technology impact and use policy and post such proposal on the department’s website, at least 90 days prior to the use of new surveillance technology.
c. Existing surveillance technology. For existing surveillance technology as of the effective date of this section, the department shall propose a surveillance impact and use policy and post such proposal on the department’s website within 180 days of the effective date.
d. Addendum to surveillance technology impact and use policies. When the department seeks to acquire or acquires enhancements to surveillance technology or uses such surveillance technology for a purpose or manner not previously disclosed through a surveillance technology impact and use policy, the department shall provide an addendum to the existing surveillance technology impact and use policy describing such enhancement or additional use.
e. Upon publication of the any proposed surveillance technology impact and use policy, the public shall have 45 days to submit comments on such policy to the commissioner.
f. The commissioner shall consider public comments and provide the final surveillance technology impact and use policy to the council and the mayor, and shall post it to the department’s website at most 45 days after the close of the public comment period, pursuant to subdivision d of this section.
§ 2. Chapter 34 of the New York city charter is amended by adding a new section 809 to read as follows:

§ 809. Surveillance technology impact and use policy. a. For the purposes of this section, the following terms have the following meanings:

“Inspector general for the police department” means the individual responsible for implementing the duties set forth in paragraph 1 of subdivision c of section 803 of this chapter.

b. The inspector general for the police department shall prepare annual audits of surveillance technology impact and use policies as defined in section 14-167 of the administrative code that shall:

1. assess whether the New York city police department’s use of surveillance technology, as defined in section 14-167 of the administrative code, complies with the terms of the surveillance technology impact and use policy;
2. describe any known or reasonably suspected violations of the surveillance technology impact and use policy, including but not limited to complaints alleging such violations made by individuals pursuant section 803(c)(6) of this chapter; and
3. publish recommendations, if any, relating to revisions of the surveillance technology impact and use policy.

§ 3. This local law takes effect immediately.

Referred to the Committee on Public Safety.

Int. No. 1483

By Council Members Gibson, Cornegy, Salamanca, and Levin.

A Local Law to amend the administrative code of the city of New York, in relation to requiring landlords leasing commercial space to provide to the tenant a certificate of occupancy and to disclose any liens, fines, or encumbrances that affect title, use or physical condition of the property or the interest of the lessee

Be it enacted by the Council as follows:

Section 1. Title 22 of the administrative code of the city of New York is amended by adding a new chapter 10 to read as follows:

CHAPTER 10
COMMERCIAL LEASE DISCLOSURES

§ 22-1001 Commercial lease disclosures. a. Definitions. For the purposes of this chapter, the following terms have the following meanings:

Department. The term “department” means the New York city department of small business services.

Encumbrance. The term “encumbrance” means anything that affects title, use or physical condition of the property or the interest of the lessee, including, but not limited to, leases, mortgages, judgments, encroachments, easements and restrictive covenants.

b. Provision of documents. During a lease negotiation and before the signing of the final lease agreement, any landlord in a commercial lease transaction must provide to any lessee a copy of the most recent certificate of occupancy and must disclose in writing to the lessee the existence of any liens, fines or encumbrances that affect title, use or physical condition of the property or the interest of the lessee.

c. Education and outreach. The department shall establish and engage in outreach and education efforts that are tailored to small business owners engaged in auto body repair.

1. Such outreach and education shall concern issues that are likely to affect business owners engaged in auto body repair, including, but not limited to, appropriate certificates of occupancy; commercial leases; and relevant licenses, certifications and laws.
2. The department shall commence the outreach and education required by this section by September 1, 2017.
3. The department shall produce educational materials for such outreach and education and shall make those materials available on its website and through in-person classes. The department shall provide those materials in English, French, Arabic and the six languages most commonly spoken by limited English proficient individuals in the city as determined by the department of city planning.

§ 2. This local law takes effect 120 days after it becomes law, except that the commissioner of small business services may take such measures as are necessary for the implementation of this local law, including the promulgation of rules, before such date.

Referred to the Committee on Economic Development.

Int. No. 1484

By Council Members Greenfield, Lander, Richards, Rose, Johnson and Salamanca.

A Local Law to amend the New York city charter, in relation to requiring the map and explanatory text relating to city facilities to be updated annually

Be it enacted by the Council as follows:

Section 1. Subdivision d of section 204 of the New York city charter, as amended by vote of the electors on November 2, 2010, is amended to read as follows:

d. The statement of needs shall be accompanied by a map together with explanatory text, indicating (1) the location and current use of all city-owned real property, (2) all final commitments relating to the disposition or future use of city-owned real property, including assignments by the department of citywide administrative services pursuant to clause b of subdivision three of section sixteen hundred two, and (3) to the extent such information is available to the city, (i) the location of health and social service facilities operated by the state of New York or the federal government or pursuant to written agreement on behalf of the state or the federal government; and (ii) the location of transportation or waste management facilities operated by public entities or by private entities pursuant to written agreements with public entities, or by other private entities that provide comparable services. Information which can be presented most effectively in text may be presented in this manner. In addition to being transmitted with the statement of needs pursuant to subdivision a of this section, such map shall be kept on file with the department of city planning and shall be available for public inspection and copying. The map with explanatory text shall be updated [in each year ending with an even number.]at least once per calendar year.

§ 2. This local law takes effect 45 days after it becomes law.

Referred to the Committee on Land Use.

Int. No. 1485

By Council Members Johnson, Lander, Richards, Rose, Levin, Miller and Reynoso.

A Local Law to amend the New York city charter, in relation to requiring a study of the city’s fair share criteria every five years

Be it enacted by the Council as follows:

Section 1. Section 203 of the New York city charter, as added by vote of the electors on November 7, 1989, is amended by adding a new subdivision d as follows:

d. The department of city planning shall study and evaluate the content and effectiveness of, and compliance with, the rules promulgated pursuant to this section. No later than twelve months after the local law that adopted this subdivision takes effect, and December 31 of every fifth year thereafter, the department
of city planning shall issue a report to the mayor and the city planning commission on such evaluation, with proposed changes to such rules.

§ 2. This local law takes effect immediately after it becomes law.

Referred to the Committee on Land Use.

Preconsidered Int. No. 1486

By Council Member Kallos and Gentile.

A Local Law to amend the administrative code of the city of New York, in relation to requiring the department of education to report information on school applications, offers of admission, enrollment and school seats available

Be it enacted by the Council as follows:

Section 1. Title 21-A of the administrative code of the city of New York is amended by adding a new chapter 11 to read as follows:

Chapter 11. Reporting on School Applications, Offers of Admission, Enrollment and Available Seats

§ 21-973 Reporting on school applications, offers of admission, enrollment and available seats.

a. For the purposes of this section, the following terms have the following meanings:

"School" means a school of the city school district of the city of New York that contains any combination of grades from and including kindergarten through grade 12.

"Student" means any pupil under the age of twenty-one as of September first of the academic period being reported, who does not have a high school diploma and who is enrolled in a school as school is defined in this subdivision, not including a pre-kindergarten student or a preschool child as preschool child is defined in section 4410 of the education law.

b. Not later than November 1, 2017, and annually thereafter on or before November 1, the department shall submit to the speaker of the council and post conspicuously on the department’s website, a report for the preceding academic year, which shall include but not be limited to the following:

1. The total number of applicants who applied for admission, aggregated citywide;
2. The total number of offers of admission granted, aggregated citywide;
3. The total number of students enrolled, aggregated citywide;
4. The total number of seats anticipated to be available in the following academic year, aggregated citywide.

c. The data required to be reported pursuant to paragraphs one through four of subdivision b of this section shall be disaggregated by school. For the data required to be reported pursuant to paragraphs one through three of subdivision b of this section, such school level data shall further be disaggregated by (i) grade level; (ii) community school district of residence of students; (iii) council district of residence of students and (iv) zip code of residence of students.

d. No information that is otherwise required to be reported pursuant to this section shall be reported in a manner that would violate any applicable provision of federal, state or local law relating to the privacy of student information or that would interfere with law enforcement investigations or otherwise conflict with the interests of law enforcement. If a category contains between 1 and 5 students, or contains an amount that would allow the amount of another category that is five or less to be deduced, the number shall be replaced with a symbol.

§ 2. This local law takes effect immediately.

Referred to the Committee on Education (preconsidered but laid over by the Committee on Education).
Int. No. 1487

By Council Members Kallos, Greenfield, and Garodnick.

A Local Law to amend the administrative code of the city of New York in relation to penalties for violations of conditions and restrictions on privately owned public spaces

Be it enacted by the Council as follows:

Section 1. Section 28-202.1 of the administrative code of the city of New York is amended to read as follows:

§ 28-202.1. Civil penalties. Except as otherwise specified in this code or other law, violations of this code, the 1968 building code, the zoning resolution or other laws or rules enforced by the department shall be punishable by civil penalties within the ranges set forth below:

1. For immediately hazardous violations, a civil penalty of not less than one thousand dollars nor more than twenty-five thousand dollars may be imposed for each violation. In addition to such civil penalty, a separate additional penalty may be imposed of not more than one thousand dollars for each day that the violation is not corrected. The commissioner may by rule establish such specified daily penalties.

2. For major violations, a civil penalty of not more than ten thousand dollars may be imposed for each violation. In addition to such civil penalty, a separate additional penalty may be imposed of not more than two hundred fifty dollars for each month that the violation is not corrected. The commissioner may by rule establish such specified monthly penalties.

3. For lesser violations, a civil penalty of not more than five hundred dollars may be imposed for each violation.

Exceptions:

1. The owner, lessee, occupant, manager or operator of a building affected by a natural or man-made disaster, as determined by the commissioner, shall not be subject to a civil penalty for a violation involving such building if (i) notice of such violation is issued by the department during the 90-day period immediately after such disaster or, in the case of a major natural or man-made disaster as determined by the commissioner, during the six-month period immediately after such disaster, and (ii) such violation is corrected on or before 40 days after such disaster period or such greater amount of time as determined by the commissioner for such violation. The notice of such violation shall state that such violation is subject to this exception and shall set forth the procedure and time period for correcting such violation without incurring a civil penalty. This exception shall not apply to immediately hazardous violations, violations charged as aggravated violations or violations without connection to such disaster, as determined by the department.

2. The owner, lessee, occupant, manager or operator of a building where a violation occurs shall not be subject to a civil penalty for such violation if (i) such violation was connected to a natural or man-made disaster, as determined by the commissioner, and (ii) such building is undergoing, or scheduled or under evaluation for, work or acquisition through a city-operated disaster recovery program responding to such disaster.

3. The owner, lessee, occupant, manager or operator of a building shall not be subject to a civil penalty for a violation resulting from work done by a city employee, or by a third party under contract with the city, in response to a natural or man-made disaster, provided that such violation is corrected on or before 60 days after the issuance of such violation, or such greater amount of
time as determined by the commissioner for such violation. If such owner, lessee, occupant, manager or operator of a building can demonstrate to the satisfaction of the department that a city employee or third party under contract with the city has committed to correcting such violation then such violation shall be rescinded, without penalty. The notice of such violation shall state that such violation is subject to this exception and shall set forth the procedure and time period for correcting such violation without incurring a civil penalty. This exception shall not apply to immediately hazardous violations or violations charged as aggravated violations.

4. A violation of a condition or restriction established pursuant to the zoning resolution or section 197-d of the charter, related to a privately owned public space as such term is defined in section 25-114, shall be subject to a civil penalty of ten thousand dollars for the first offense and twenty thousand dollars for each subsequent offense. In addition to such civil penalty, a separate additional penalty of not more than two thousand five hundred dollars shall be imposed for each month that such violation is not corrected.

§ 2. Section 28-201.2.2 of the administrative code is amended by adding a new item 6 to read as follows:
6. A violation of a condition or restriction established pursuant to the zoning resolution or section 197-d of the charter, related to a privately owned public space as such term is defined in section 25-114.

§ 3. This local law takes effect 90 days after it becomes law.

Referred to the Committee on Housing and Buildings.

Int. No. 1488

By Council Members Kallos, Greenfield, and Garodnick.

A Local Law to amend the administrative code of the city of New York and the New York city charter in relation to signage in privately owned public spaces

Be it enacted by the Council as follows:

Section 1. Chapter 1 of title 25 of the administrative code of the city of New York is amended by adding a new section 114 to read as follows:

§ 25-114 Privately Owned Public Spaces. a. For the purposes of this section:
Privately owned public space. The term “privately owned public space” means a plaza, residential plaza, urban plaza, public plaza, elevated plaza, arcade, through block arcade, through block galleria, through block connection, open air concourse, covered pedestrian space, waterfront public access area or other publicly accessible open area developed or established pursuant to the zoning resolution now or previously in effect, or such other privately owned outdoor or indoor space required to be open for public use pursuant to (i) a decision, authorization, or certification of the city planning commission; (ii) a certification issued by the chair of the city planning commission; (iii) a variance of the zoning resolution or special permit issued by the board of standards and appeals; or (iv) council action taken pursuant to section 197-d of the charter.
b. RESERVED
c. RESERVED
d. RESERVED
e. Each privately owned public space shall display permanent signage visible from the adjacent public sidewalk, public park or other public way in conformance with rules promulgated by the department of city planning. In addition to any other information required by the department of city planning, such signage shall include a statement that such privately owned public space is open to the public, the hours it is open, the
amenities it is required to provide, a statement that the public can find more information about privately
owned public spaces on the website provided for in subdivision c, the address of such website, and a statement
that complaints can be registered at such website or by calling 311.

§ 2. This local law takes effect 180 days after it becomes law.

Referred to the Committee on Land Use.

Int. No. 1489

By Council Members Kallos, Salamanca, Gentile and Cohen (at the request of the Manhattan Borough
President).

A Local Law to amend the administrative code of the city of New York, in relation to an owner’s duty to
purchase and install radiator covers

Be it enacted by the Council as follows:

Section 1. Subchapter 2 of chapter 2 of title 27 of the administrative code of the city of New York is
amended by adding a new section 27-2046.3 to read as follows:

§27-2046.3 Duties of owner and occupant with respect to installation and maintenance of radiator covers
in class A and class B multiple dwellings. a. The owner of a multiple dwelling and the owner of a dwelling unit
in a multiple dwelling owned as a condominium shall provide, install and maintain radiator covers in
accordance with the provisions of this section.

b. The owner of a multiple dwelling and the owner of a dwelling unit in a multiple dwelling owned as a
condominium shall provide to an occupant of a dwelling unit at the signing of a lease, including a lease
renewal, if any, or upon any agreement to lease, or at the commencement of occupancy if there is no lease, a
notice that complies with subdivision c of this section. If there is a lease, such notice shall be included in the
lease or be attached as a rider to the lease. Such notice shall be completed by the occupant at the time of
signing of a lease, including a renewal lease, if any, or an agreement to lease, or at the commencement of
occupancy if there is no lease and shall clearly indicate whether a child ten years of age or under resides, or
will reside, in the dwelling unit.

c. Any notice required or delivered pursuant to this section shall, in a manner approved by the
department, at a minimum:
   (i) explain the duties of the owner and occupant authorized by this section;
   (ii) inquire whether a child ten years of age or under resides or will reside in the leased, rented or
occupied dwelling unit;
   (iii) be titled "Radiator Cover Notice" underlined and in bold face type; and
   (iv) be provided in English and Spanish.

   d. (1) Except as provided in subparagraph (iii) of this paragraph, each year the owner of a multiple
dwelling and the owner of a dwelling unit in a multiple dwelling owned as a condominium shall cause to be
delivered to each dwelling unit no earlier than January first and no later than January sixteenth a notice that
complies with subdivision a of this section. The owner shall satisfy the requirement to deliver such notice by
any one of the following methods:
   (i) by first class mail addressed to the occupant of the dwelling unit;
   (ii) by hand delivery to the occupant of the dwelling unit;
   (iii) by enclosure with the January rent bill, if such rent bill is delivered after December fifteenth but no
later than January sixteenth;
   (iv) by delivering such notice in conjunction with the annual notice required pursuant to section 17-123 of
this code, the rules of the department of health and mental hygiene pertaining to the installation of window
guards and section 131.15 of the New York City health code;
(v) by delivering such notice in conjunction with the annual notice pursuant to section 27-2056.4 of the administrative code and the rules of the department pertaining to lead poisoning prevention and control; or
(vi) by delivering such notice in conjunction with both notices listed in subparagraphs (iv) and (v) of this paragraph.

(2) Upon receipt of such notice pursuant to its delivery under this subdivision, the occupant shall have the responsibility to deliver by February fifteenth of that year, a written response to the owner indicating whether or not a child ten years of age or under resides in the dwelling unit. Where an occupant has responded to the notice that complies with subdivision a of this section, whether received pursuant to subdivision b, c or d, by indicating that no child ten years of age or under resides in the dwelling unit during the period between the date of such response and the delivery of the notice provided by the owner pursuant to this subdivision during the immediately following year, the occupant shall have the responsibility to inform the owner in writing of any child ten years of age or under that comes to reside in the dwelling unit during such period.

(3) If, subsequent to delivery of such notice pursuant to this subdivision, the owner does not receive a written response from the occupant by February fifteenth of the year in which the notice was sent, and does not otherwise have actual knowledge as to whether a child ten years of age or under resides therein, then the owner shall at reasonable times and upon reasonable notice inspect that occupant's dwelling unit to ascertain the residency of a child ten years of age or under and, when necessary, conduct an investigation in order to make that determination. Such inspection may be made in conjunction with the inspection required pursuant to the rules of the department of health and mental hygiene pertaining to the installation of window guards. Where, between February sixteenth and March first of that year, the owner has made reasonable attempts to gain access to a dwelling unit to determine if a child ten years of age or under resides in that dwelling unit and was unable to gain access, the owner shall notify the department of that circumstance in writing by March thirtieth of that year.

e. (1) When an owner of a multiple dwelling has been informed in writing or ascertains that a child ten years of age or under resides in a dwelling unit in such multiple dwelling, such owner shall install within thirty days approved radiator covers over every uncovered radiator in such dwelling unit. Such radiator covers shall meet the specifications established pursuant to subdivision f of this section.

(2) The owner shall have the responsibility to:
   (i) replace any missing or damaged radiator cover in any dwelling unit before the commencement of a new occupancy of such dwelling unit regardless of whether or not a child ten years of age or under will reside in the dwelling unit; and
   (ii) repair or replace any radiator cover that has fallen into disrepair.

(3) Upon the written request of any tenant or occupant in a dwelling unit within a multiple dwelling, the owner shall provide for the installation of radiator covers. No owner shall refuse such written request.

(4) No tenant or occupant of a dwelling unit, or other person, shall obstruct or interfere with the installation or maintenance of a radiator cover nor shall any person remove such radiator cover.

f. The department shall establish by rule specifications for one or more types of radiator covers that may be installed in compliance with this section. Such rules shall, at a minimum, authorize the installation of radiator covers that (1) completely cover the top, sides and front of the radiator, except that such cover shall have a door or flap to allow access to valves and other controls necessary to operate the radiator and (2) have grill openings on the front to allow heat from the radiator to exit the radiator cover but that shall be of a size as to prevent a child from inserting a finger through such opening. Such rules shall also establish the hazard class of violations of this section.

g. Upon the written request of anyone residing in a dwelling unit with a person who has a developmental disability that makes it difficult or impossible for such person to understand the dangers of radiators and radiator burns, the owner shall have the responsibility to install approved radiator covers over every uncovered radiator in such dwelling unit. The department may, in conjunction with the department of health and mental hygiene, establish by rule the specifications for persons qualifying to make a determination of a developmental disability for the purpose of this subdivision.

§2. This local law takes effect 120 days after it becomes law except that the commissioner of housing preservation and development jointly with the commissioner of health and mental hygiene may take any actions necessary for its implementation, including the promulgation of rules, prior to such effective date.
Referred to the Committee on Housing and Buildings.

Int. No. 1490

By Council Members Lander, Richards, Rose, Johnson, Levin, Miller and Reynoso.

A Local Law to amend the New York city charter, in relation to improving public information about concentrated siting of city facilities

Be it enacted by the Council as follows:

Section 1. Section 204 of the New York city charter, as added by vote of the electors on November 7, 1989, is amended by adding a new subdivision a-1 to read as follows:

a-1. 1. Beginning in 2017, for every facility listed in the statement, the statement shall include the facility’s type, according to the illustrative listing of facility types in attachments a, b and c to the criteria for the location of city facilities as adopted pursuant to section 203. The statement also shall include a ranked index of the relative concentration of each such facility type in each community district, based on the ratio of facility capacity per thousand population in each community district, and, if the type of facility in question targets or serves a particular segment of the population, based on the ratio of facility capacity per thousand of such target population.

2. Beginning in 2017, for every facility listed in the statement, the statement shall include the facility’s use type according to the use codes and types used by the department of citywide administrative services to categorize city owned and leased properties. The statement also shall include, for every use code applicable to a facility listed in the statement, a ranked index of community districts based on the ratio of facility capacity per thousand population in each community district, and, if the type of facility in question targets or serves a particular segment of the population, based on the ratio of facility capacity per thousand of such target population.

§ 2. This local law takes effect 45 days after it becomes law.

Referred to the Committee on Land Use.

Int. No. 1491

By Council Members Lander, Rose, Johnson, Richards and Miller.

A Local Law to amend the New York city charter, in relation to reducing overconcentration of city facilities in certain community districts

Be it enacted by the Council as follows:

Section 1. Section 197-d of the New York city charter, as added by vote of the electors on November 7, 1989, is amended by adding a new subdivision a of section [one hundred ninety-seven-c] 197-c, (2) plans pursuant to section [one hundred ninety-seven-a] 197-a, [and] (3) changes in the text of the zoning resolution pursuant to sections [two hundred and two hundred and one.] 200 and 201, and (4) any prohibited facility siting or expansion that proceeds pursuant to paragraph 4 of subdivision a of section 203. Any such filing of a decision pursuant to section [one hundred ninety-seven-c] 197-c shall be completed prior to the expiration of the [sixty-day] 60-day period for action by the commission. Any such filing with the council shall include copies of all written recommendations of community boards, borough boards and borough presidents with respect to the decision being filed.
b. The following decisions filed with the council pursuant to subdivision a of this section, shall be subject to review and action by the council:

(1) any decision of the city planning commission to approve or approve with modifications a matter described in paragraph [three] (3) or [eight] (8) of subdivision a of section [one hundred ninety-seven-c] 197-c, a disposition of residential real property (as defined in this paragraph) pursuant to paragraph [ten] (10) of subdivision a of section [one hundred ninety-seven-c] 197-c (except for dispositions to companies that have been organized exclusively to develop housing projects for persons of low income), a plan pursuant to section [one hundred ninety-seven-a] 197-a, or a change in the text of the zoning resolution pursuant to sections [two hundred] 200 or [two hundred one] 201. For purposes of this section, residential real property [shall mean] real property improved by structures, whether or not occupied, built for or converted to a use which is primarily residential, but [shall] does not include property subsequently converted to non-residential use;

(2) any other decision of the city planning commission to approve or approve with modifications a matter described in subdivision a of section [one hundred ninety-seven-c] 197-c, if (i) both an affected community board (after holding a public hearing) and the affected borough president, within the time periods allotted for their reviews pursuant to section [one hundred ninety-seven-c] 197-c, have recommended in writing against approval and (ii) the affected borough president, within five days of receiving a copy of the decision of the commission, files with the commission and the council a written objection to the decision; and

(3) any other decision of the city planning commission to approve or approve with modifications a matter described in subdivision a of section [one hundred ninety-seven-c] 197-c or any other otherwise prohibited facility siting or expansion that proceeds pursuant to paragraph 4 of subdivision a of section 203, if within [twenty] 20 days of the filing of such decision pursuant to subdivision a of this section, the council resolves by the majority vote of all the council members to review the decision of the commission.

c. Within [fifty] 50 days of the filing with the council pursuant to subdivision a of this section of any decision of the city planning commission which pursuant to subdivision b of this section is subject to review by the council, the council shall hold a public hearing, after giving public notice not less than five days in advance of such hearing, and the council, within such [fifty] 50 days, shall take final action on the decision. [The] An affirmative vote of a majority of all the council members [shall be] is required to approve, approve with modifications or disapprove such a decision. If, within the time period provided for in this subdivision and, if applicable, in subdivision d of this section, the council fails to act or fails to act by the required vote on a decision of the city planning commission subject to council review pursuant to subdivision b of this section, the council shall be deemed to have approved the decision of the commission.

d. The council shall not approve with modifications a commission decision if the commission has determined pursuant to this subdivision that additional review of the modifications is required. Prior to approving a decision of the commission with modifications, the council shall file the text of any such proposed modifications with the commission. Within [fifteen] 15 days of such filing, the commission shall file with the council a written statement indicating whether such proposed modifications are of such significance that additional review of environmental issues or additional review pursuant to section [one hundred ninety-seven-c] 197-c or paragraph 4 of subdivision a of section 203 is required. If no additional review is required, the commission may include in such statement its advisory recommendation concerning the proposed modifications, together with any proposed amendments to the proposed modifications. The council may thereafter approve such proposed modifications, with or without the amendments proposed by the commission. The time period for council action shall be tolled during such [fifteen-day] 15-day period; provided, however, that proposed modifications may be referred to the commission pursuant to this subdivision only once with respect to each application or group of related applications under review by the council.

e. All actions of the council pursuant to this section shall be filed by the council with the mayor prior to the expiration of the time period for council action under subdivisions c and, if applicable, d of this section. Actions of the council pursuant to this section shall be final unless the mayor within five days of receiving a filing with respect to such an action of the council files with the council a written disapproval of the action. Any mayoral disapproval under this subdivision shall be subject to override by a two-thirds vote of all the council members within [ten] 10 days of such filing by the mayor.

f. The mayor [shall have the right to] may file a written disapproval of any approval deemed to have occurred pursuant to subdivision c of this section as a result of a failure of the council to act or to act by the required vote. Any such written disapproval must be filed within five days of the expiration of the time period
for action by the council under subdivisions c and, if applicable, d of this section. Any mayoral disapproval under this subdivision shall be subject to override by a two-thirds vote of all the council members within [ten] 10 days of such filing by the mayor.

g. If a decision of the commission approving an application is not subject to council review pursuant to paragraph [one] (1) of subdivision b of this section or is not made subject to council review pursuant to [paragraphs two] paragraph (2) or [three] (3) of subdivision b of this section, the mayor may nonetheless file with the council a written objection to such decision of the commission within five days of the expiration of time for the council to act under paragraph [three] (3) of subdivision b of this section. Any mayoral objection under this subdivision shall be subject to override by a two-thirds vote of all the council members within [ten] 10 days of such filing by the mayor.

§ 2. Subdivision a of section 203 of the New York city charter, as added by vote of the electors on November 7, 1989, is amended to read as follows:

§ 203. Criteria for location of city facilities. a. 1. Not later than [the first day of July, nineteen hundred ninety] March 1, 2018, the mayor, after consulting with each of the borough presidents, shall file with the city planning commission proposed rules establishing criteria for [(1)] (i) the location of new city facilities and [(2)] (ii) the significant expansion, closing or significant reduction in size or capacity for service delivery of existing facilities. The city planning commission shall review and may modify the rules proposed by the mayor. Not more than 30 days after the mayor’s proposed rules are filed, the city planning commission shall commence rulemaking under section 1043 with regard to such rules, as initially proposed or as the commission proposes to modify them. Once adopted, the city planning commission shall file the rules with the council.

2. The criteria shall be designed to further the fair distribution among communities of the burdens and benefits associated with city facilities, consistent with community needs for services and efficient and cost effective delivery of services and with due regard for the social and economic impacts of such facilities upon the areas surrounding the sites. [Not later than thirty days after the filing of such proposed rules, the city planning commission shall publish a notice of proposed rule making under section one thousand forty-three with regard to such rules, as proposed by the mayor or as proposed to be modified by the commission. Promptly thereafter, the commission shall approve or approve with modifications the rules and shall file the rules as approved with the council.]

3. The criteria shall be designed to prohibit the siting of any new city facility or the significant expansion of any city facility in any of the top 10 percent of districts that have the highest ratios of capacity to district resident population. For the purposes of this section, the term “capacity” means the cumulative total in existing similar facilities, including such facility in the case of a proposed expansion.

4. Notwithstanding the prohibition against siting or expanding a facility pursuant to paragraph 3 of this subdivision, the commission may proceed with an otherwise prohibited siting or expansion based upon a demonstration that the facility in question serves a particular need of the community in such district, extending no further than the district or area in which the majority of persons served by the facility live or work, provided, however, that in assessing such particular need the commission shall not take into account need caused by the presence of similar existing facilities within such district.

5. For any otherwise prohibited facility siting or expansion that proceeds pursuant to paragraph 4 of this subdivision, the commission shall issue and file with the council and the affected borough president a written statement indicating:

(a) The vote of each member of the commission, or if absent or failing to vote, indicating such fact; and
(b) How the proposed siting meets the requirements of paragraph 4 of this subdivision.

6. Actions taken by the commission pursuant to paragraph 4 of this subdivision are subject to council review pursuant to section 197-d.

7. The commission shall establish and maintain a publicly accessible online database to track the status of any facility siting made pursuant to paragraph 4 of this subdivision.

(a) The commission shall record such sitings in the database within 30 days of final approval of a siting proposal and shall update the progress towards the opening of such facility if new, or the expansion of such facility if an existing facility, not less than annually thereafter. The record of each siting in such database shall include the application number of the related city-sponsored facility proposal and the date such proposal was finally approved.
(b) Beginning June 30, 2018, and annually thereafter, the commission shall report to the mayor, the
council, the borough presidents and the community boards a listing of any prohibited facility siting that does
not progress or that is sited in an alternative location based upon a demonstration made pursuant to
paragraph 4 of this subdivision.

§ 3. Section 315 of the New York city charter, as amended by local law number 135 for the year 2013, is
amended by to read as follows:

§ 315. Emergency Procurement. a. Notwithstanding the provisions of section [three hundred twelve] 312
of this chapter, in the case of unforeseen danger to life, safety, property or a necessary service, an emergency
procurement may be made with the prior approval of the comptroller and corporation counsel, provided that:

[such] 1. Such procurement shall be made with such competition as is practicable under the circumstances,
consistent with the provisions of section [three hundred seventeen] 317 of this chapter; and

2. In the case of procuring or significantly expanding the use of any facility subject to the criteria
established pursuant to section 203, such procurement or significant expansion shall be made consistent with
any prohibition against locating or expanding that facility in any of the top 10 percent of community districts
that have the highest ratios of facility capacity to district resident population as prescribed by the process set
forth in section 203.

b. A written determination of the basis for the emergency and the selection of the contractor shall be
placed in the agency contract file, and shall further be submitted to the council no later than [fifteen] 15 days
following contract award, and the determination or summary of such determination shall be included in the
notice of the award of contract published pursuant to section [three hundred twenty-five] 325 of this chapter.

§ 4. This local law takes effect immediately after it is submitted for the approval of the qualified electors
of the city at the next general election held after its enactment and approved by a majority of such electors
voting thereon.

Referred to the Committee on Land Use.

Preconsidered Res. No. 1391

Resolution approving changes in Membership to certain Standing Committees, Subcommittee and
Chair.

By Council Member Lander:

RESOLVED. That pursuant to Rules 7.00 and 7.20 of the Rules of the Council, the Council does hereby
consent to the following changes in Membership to certain Standing Committees, Subcommittee and Chair:

STANDING COMMITTEES

AGING
Mendez
[Salamanca]

JUVENILE JUSTICE
Perkins
[Salamanca]

LAND USE
Salamanc

OVERSIGHT AND INVESTIGATIONS
Perkins
RECOVERY AND RESILIENCY
Perkins
[Mendez]

RULES, PRIVILEGES AND ELECTIONS
Rosenthal

SMALL BUSINESS
Perkins

STATE AND FEDERAL LEGISLATION
Perkins

SUBCOMMITTEES

PLANNING, DISPOSITIONS AND CONCESSIONS
Salamanca, Chair

Adopted by the Council (preconsidered and approved by the Committee on Rules, Privileges and Elections).

Int. No. 1492

By Council Members Levin, Lander, Richards, Rose, Johnson, Reynoso and Koslowitz.

A Local Law to amend the New York city charter, in relation to creating an online posting requirement for statements outlining consistency or inconsistency with criteria established for the siting of city facilities

Be it enacted by the Council as follows:

Section 1. Subdivision a of section 195 of the New York city charter, as added by vote of the electors on November 7, 1989, is amended to read as follows:

a. The agency proposing any such acquisition shall file with the department of city planning a notice of intent to acquire that shall include a statement describing (i) how the proposed acquisition satisfies or does not satisfy the criteria for the location of city facilities established pursuant to section 203, (ii) whether the proposed action is consistent with the most recent statement of needs, and (iii) whether the proposed action is consistent with any written statements or comments submitted by borough presidents and community boards in response to the statement of needs. Such notice of intent to acquire, including the statement, shall be posted prominently (i) on the publicly accessible website maintained by the filing agency as soon as it submits the application and (ii) within five business days of submission on the publicly accessible website maintained by the department of city planning. This posting requirement does not replace any other disclosure and notice requirements. The department of city planning shall send such notice to the community board in which the proposed acquisition is located and to all borough presidents.

§ 2. Subdivision b of section 197-c of the New York city charter, as amended by local law number 59 for the year 1996, is amended to read as follows:

b. The following documents shall be filed with the department of city planning: (1) applications under this section, (2) any amendments thereto that are made prior to approval of such applications pursuant to this chapter, (3) any written information submitted by an applicant for purposes of determining whether an environmental impact statement will be required by law, and (4) documents or records intended to define or
substantially redefine the overall scope of issues to be addressed in any draft environmental impact statement required by law. No application shall be certified as complete under subdivision c without the online posting required by subdivision g of section 204. The department of city planning shall forward a copy of any materials it receives pursuant to this subdivision (whether or not such materials have been certified as complete) within five days to each affected borough president, community board or borough board.

§ 3. Subdivision g of section 204 of the New York city charter, as amended by vote of the electors on November 2, 2010, is amended to read as follows:

g. New city facilities 1. Application, statement and additional description. Whenever an application involving a new city facility is submitted to the department of city planning pursuant to paragraph [five, ten or eleven] (5), (10) or (11) of subdivision a of section [one hundred ninety-seven] 197-c, the applicant shall include as part of the application a statement of consistency describing 1) how the proposed action satisfies the criteria for the location of city facilities established pursuant to section [two hundred three] 203, 2) whether the proposed action is consistent with the most recent statement of needs, and 3) whether the proposed action is consistent with any written statements or comments submitted by borough presidents and community boards in response to the statement of needs. If the proposed action is not consistent with the criteria for location of city facilities, the statement of needs, or any such written statements or comments submitted in response to the statement of needs, the agency shall include as part of its application a statement of the reasons for any such inconsistencies. If the proposed new facility is not referred to in the statement of needs, the applicant shall submit to the affected borough president a description of the public purpose to be served by the city facility, its proposed location, the appropriation (if any) that the agency intends to use in connection with the facility, the size and nature of the facility and the specific criteria for the location of the facility. The affected borough president shall have the right, within [thirty] 30 days of the submission of such description, to propose an alternative location in his or her borough for the proposed city facility, provided that the borough president shall certify that the alternative location satisfies the criteria for location of city facilities under section [two hundred three] 203 and the specific criteria for locating the facility in the statement of needs. The application for the proposed site selection, disposition or acquisition shall not be certified and shall not be reviewed pursuant to section [one hundred ninety-seven] 197-c until at least [thirty] 30 days after the submission of such information to the affected borough president. A borough president may elect to waive the right to such [thirty] 30-day review period.

2. Posting requirements. The statements of consistency or inconsistency and the additional details to be provided to the borough presidents in accordance with paragraph 1 shall be posted prominently (a) on a publicly accessible website maintained by the submitting agency as soon as it submits the application and (b) within five business days of submission on the publicly accessible website maintained by the department of city planning. These posting requirements do not replace any other disclosure and notice requirements.

§ 4. Chapter 13 of the New York city charter is amended by adding a new section 336 to read as follows:

§ 336. Contracts subject to criteria for the location of city facilities. Any statement prepared in connection with a contract that outlines an agency’s consideration and application of the criteria that are established pursuant to section 203 shall be posted prominently on publicly accessible websites maintained by the procuring agency and by the department of city planning. Such statements shall be posted online before or concurrently with any public notice regarding the contract under this chapter.

§ 5. This local law takes effect 120 days after it becomes law.

Referred to the Committee on Land Use.

Res. No. 1392

Resolution calling upon the New York State Legislature to pass, and the Governor to sign, legislation to create a uniform process for community notification and local input on the siting of any state or state-authorized facility in the city of New York and to review the distribution of such facilities already in place.
Whereas, New York State agencies, public authorities and other State-authorized entities operate dozens of facilities within New York City, many of which are concentrated in relatively few neighborhoods; and

Whereas, The amount of say and involvement that local communities within the City have in deciding where to locate such facilities varies widely among the various State agencies, public authorities and similar entities; and

Whereas, For example, pursuant to State law, before a community residential facility for persons with developmental disabilities is sited in New York City, the affected Community Board receives notice, and local feedback, objections and recommendations for alternate sites are all built into a process to help ensure that a large concentration of similar state-authorized facilities does not “substantially alter[]” “the nature and character of” the community; and

Whereas, Similarly, pursuant to State law, before the State approves the establishment of a new facility for certain chemical dependency services, the Commissioner of the New York State Office of Alcoholism and Substance Abuse Services must consider the need for a facility at that location and whether alternatives are feasible; and

Whereas, During that review process, the Commissioner also must give the application for the new chemical dependency services facility to the relevant “local government unit” –that is, the entity that New York City authorizes to provide services to, among others, people suffering from alcohol or substance abuse or dependence – and must allow that local governmental unit to offer feedback and request a public hearing; and

Whereas, When the School Construction Authority acquires a site on which to build a new school, it is not subject to New York City’s Uniform Land Use Review Procedure (ULURP) or other ordinary local site selection proceedings, but it generally must provide notice of the acquisition; hold a public hearing; and obtain local feedback and approval from the Mayor and City Council; and

Whereas, In contrast, when the School Construction Authority leases space for a school, it does not necessarily follow that process of public participation (although pending bills S.3962/A.1251, introduced by Senator Michael Gianaris and Assembly Member Catherine Nolan, would require it to do so); and

Whereas, In the siting process for other types of State facilities, local communities in New York State may receive little to no notice of or input into the siting of many new State-run, -authorized or -licensed facilities; and

Whereas, Regulating land use has long been a core function of New York City and integral to its efforts to ensure the health and welfare of City residents; and

Whereas, The New York State Legislature currently has more than 30 bills under consideration relating to the siting or disposition of State and State-authorized facilities, including:

A bill to make government units, including school districts and public authorities, follow all State and local land-use planning laws (S.3337, introduced by Senator Andrew Lanza);

Bills to alter siting criteria statewide for adult shelters (A.1383, introduced by Assembly Member Joseph Lentol), environmental facilities (S.3205/A.1973, introduced by Senator Andrea Stewart-Cousins and Assembly Member J. Gary Pretlow), wireless facilities (A.4746, introduced by Assembly Member William Colton), adult care facilities (A.3959 introduced by Assembly Member Michael Fitzpatrick), and community residential facilities (A.4547, introduced by Assembly Member Andrew Raia, and A.4094 introduced by Assembly Member Tom McKevitt);

Bills to limit or affect the siting of certain types of facilities in New York City, including marine solid waste transfer stations (S.2556/A.5903, introduced by Senator Liz Krueger and Assembly Member Rebecca Seawright) and supportive housing facilities and social services centers (S.4542-A/A.2553-A, introduced by Senator Jeffrey Klein and Assembly Member Michael Benedetto, and A.4453 introduced by Assembly Member Mark Gjonaj); and

Bills to make the New York City Housing Authority (S.496/A.1758, introduced by Senator Brad Hoylman and Assembly Member Keith Wright) and schools (S.1166/A.1360 introduced by Senator Serrano and Assembly Member Linda Rosenthal, A.4170 introduced by Assembly Member Daniel O’Donnell, S.3838 introduced by Senator Andrew Lanza, and S.120 introduced by Senator Brad Hoylman) subject to ULURP when they dispose of property; and
Whereas, This time of intense interest in siting fairness and community participation affords the State an extraordinary opportunity to reevaluate its siting processes and institute a uniform, predictable and meaningful process for soliciting local feedback before a State agency or public authority authorizes a new facility in New York City; and

Whereas, A.3615, introduced by Assembly Member Keith Wright, offers an example of such a process: it would require the State to give Community Boards, Borough Presidents, the City Planning Commission, and other elected officials written notice and an opportunity to comment on the equity, concentration, and community impacts of proposed New York City sitings for myriad State facilities; and

Whereas, While a uniform process for soliciting local feedback in future sitings would improve equitable distribution of State-authorized facilities throughout New York City, the State also should take this opportunity to review existing inequitable concentrations of such facilities and encourage redistribution of facilities and services where appropriate; and

Whereas, In that spirit, A.1349, introduced by Assembly Member Michele Titus, would impose a moratorium on site selection for State facilities until there is a comprehensive review of all existing and proposed State facilities and an assessment of which communities may be oversaturated with such facilities;

Whereas, The New York State Legislature accordingly now has an exceptional chance to build upon and integrate a large amount of pending legislation and adopt a comprehensive approach to siting and facility review that would improve State siting processes and produce a more equitable distribution of State facilities throughout New York City; now, therefore, be it

Resolved, That the Council of the City of New York calls upon the New York State Legislature to pass, and the Governor to sign, legislation to create a uniform process for community notification and local input on the siting of any state or state-authorized facility in the city of New York and to review the distribution of such facilities already in place.

Referred to the Committee on Land Use.

Int. No. 1493

By Council Members Reynoso, Lander, Richards, Rose, Levin, Miller and Johnson.

A Local Law to amend the New York city charter, in relation to improving community access to information about the siting of city facilities

Be it enacted by the Council as follows:

Section 1. Subdivision b of section 204 of the New York city charter, as added by vote of the electors on November 7, 1989, is amended to read as follows:

b. With respect to the city facilities referred to in clause [one] of subdivision a of this section, the statement of needs shall describe for each proposed new city facility or significant expansion: (1) the public purpose to be served thereby, (2) the size and nature of the facility, (3) the proposed location by borough and, if practicable, by community district or group of community districts, and (4) the specific criteria to be used in locating the new facility or expansion. Except as otherwise provided by law, if any city agency or its agent has begun any negotiation, feasibility examination or other study of a particular property or location for a city facility, the statement shall describe such location in detail, and the statement always shall specify which community districts or community districts contain the location under consideration.

§ 2. Subdivision g of section 204 of the New York city charter, as added by vote of the electors on November 7, 1989, is amended to read as follows:

g. Community feedback. 1. Definitions. As used in this subdivision, “period of review” means a fixed period of time to propose an alternative location or facility within the relevant (i) community district in the case of a community board or (ii) borough in the case of a borough president.
2. (a) Whenever an application involving a new city facility is submitted to the department of city planning pursuant to paragraph [five, ten or eleven]5, 10 or 11 of subdivision a of section [one hundred ninety-seven-c]197-c, the applicant shall include as part of the application a statement of (1) how the proposed action satisfies the criteria for the location of city facilities established pursuant to section [two hundred three]203, (2) whether the proposed action is consistent with the most recent statement of needs, and (3) whether the proposed action is consistent with any written statements or comments submitted by borough presidents and community boards in response to the statement of needs. If the proposed action is not consistent with the criteria for location of city facilities, the statement of needs, or any such written statements or comments submitted in response to the statement of needs, the agency shall include as part of its application a statement of the reasons for any such inconsistencies. [If]

(b) For any application involving a new city facility submitted to the department of city planning pursuant to any paragraph in subdivision a of section 197-c, if the proposed new facility is not referred to in the statement of needs, the applicant shall submit to the affected borough president a description of the public purpose to be served by the city facility, its proposed location, the appropriation (if any) that the agency intends to use in connection with the facility, the size and nature of the facility and the specific criteria for the location of the facility. The affected borough president shall have [the right, within thirty days of the submission of such description, to propose an alternative location in his or her borough for the proposed city facility, provided that the borough president shall certify that the alternative location satisfies the criteria for location of city facilities under section two hundred three and the specific criteria for locating the facility in the statement of needs]a 30-day period of review and may propose an alternative location after certifying that the alternative satisfies the criteria for location of city facilities under section 203 and satisfies the specific criteria, as set forth in any prior statement of needs or other notice, for locating the facility. The application [for the proposed site selection, disposition or acquisition] shall not be certified and shall not be reviewed pursuant to section [one hundred ninety-seven-c]197-c until at least [thirty]30 days after the submission of such information to the affected borough president. [A borough president may elect to waive the right to such thirty-day review period.]

3. Unless otherwise required by law, whenever a notice of intent to acquire involving a new city facility or a city facility to be significantly expanded is submitted to the department of city planning pursuant to section 195, if the proposed acquisition is not referred to in a statement of needs covering the relevant year, the agency proposing such acquisition shall submit to the affected borough president, no later than the date that such agency files the notice, a description of the public purpose to be served by the city facility, its proposed location, the size and nature of the facility and the specific criteria for the location of the facility. The affected borough president shall have a 15-day period of review and may propose an alternative location after certifying that the alternative satisfies the criteria for location of city facilities under section 203 and satisfies the specific criteria, as set forth in any prior statement of needs or other notice, for locating the facility or identifying the facility to be affected. The city planning commission shall not hold the public hearing required by subdivision b of section 195 during that period of review.

4. (a) Unless otherwise required by law, whenever a proposed action involving a new city facility or a city facility to be significantly expanded is not covered by paragraphs 2 or 3 of this subdivision and is not referred to in the statement of needs, the relevant agency shall submit to the affected borough president and community board not fewer than 15 days before any required public hearing in relation to the proposed action or within five days of the agency finally identifying the site for the proposed action, whichever is earlier:

(1) A description of the proposed action;

(2) How the proposed action satisfies the criteria for the location of city facilities established pursuant to section 203;

(3) The specific criteria for the location of the facility or selecting the facility to be affected; and

(4) Whether the proposed action is consistent with any written statements or comments submitted by borough presidents and community boards in response to the statement of needs.

(b) The affected borough president shall have a 15-day period of review and may propose an alternative location after certifying that the alternative satisfies the criteria for location of city facilities under section 203 and satisfies the specific criteria, as set forth in any prior statement of needs or other notice, for locating the facility or identifying the facility to be affected.
5. Unless otherwise required by law, whenever a proposed action involving a city facility to be closed or significantly reduced in size is not referred to in the statement of needs, the sponsoring agency shall submit to the affected borough president and community board, not fewer than 15 days before any required public hearing in relation to the proposed action or within 5 days of the agency finally identifying the site for the proposed action, whichever is earlier:

(1) A description of the proposed action, including the location;
(2) The reasons for such proposed closing or reduction;
(3) The specific criteria for selecting the city facility for closure or for reduction in size or capacity for service delivery;
(4) How the proposed action satisfies the criteria established pursuant to section 203; and
(5) Whether the proposed action is consistent with any written statements or comments submitted by borough presidents and community boards in response to the statement of needs.

(b) The affected borough president and community board shall have a 15-day period of review and may propose an alternative location after certifying that the alternative satisfies the criteria for location of city facilities under section 203 and satisfies the specific criteria, as set forth in any prior statement of needs or other notice, for identifying the facility to be affected.

6. Any borough president or community board granted a period of review under this subdivision may waive such review period.

7. No proposed action or proposal shall be deemed to have been referred to in a statement of needs unless that statement includes sufficient information to identify both the particular project or facility at issue and the community board in which it is, or is to be, located.

§ 3. This local law takes effect 90 days after it becomes law.

Referred to the Committee on Land Use.

Int. No. 1494

By Council Members Richards, Lander, Rose, Levin, Johnson and Reynoso.

A Local Law to amend the New York city charter, in relation to including additional capital projects in the citywide statement of needs

Be it enacted by the Council as follows:

Section 1. Section 204 of the New York city charter, as added by vote of the electors on November 7, 1989, is amended by adding a new subdivision i to read as follows:

i. The citywide statement of needs shall include an appendix that lists capital projects, as that term is defined in subdivision 1 of section 210.

1. Except as provided in paragraph 2 of this subdivision, the appendix shall include any capital project for which the mayor or an agency intends to make or to propose an expenditure or intends to select or propose a site during the ensuing two fiscal years. For each listed capital project, the appendix shall describe:

(a) The nature of the project;
(b) Except as otherwise provided by law, the proposed location by borough, if possible by community district or group of community districts, and, if any city agency or its agent has begun any negotiation, feasibility examination or other study or significant consideration of a particular property or location for the project, by specific description of such location; and
(c) Such other information as the departments of city planning and citywide administrative services deem appropriate.

2. The appendix need not include:

(a) Any capital project already listed in the citywide statement of needs; or
(b) Any project described in paragraph c or subparagraph 4 of paragraph d of subdivision 1 of section 210.
§ 2. This local law takes effect one year after it becomes law.

Referred to the Committee on Land Use.

Int. No. 1495

By Council Members Rose, Lander, Richards, Miller and Johnson.

A Local Law to amend the New York city charter, in relation to creating an interactive online mapping tool of facilities required to be mapped in conjunction with the citywide statement of needs

Be it enacted by the Council as follows:

Section 1. Subdivision d of section 204 of the New York city charter, as amended by vote of the electors on November 2, 2010, is amended to read as follows:

d. The statement of needs shall be accompanied by an online facility mapping tool developed pursuant to section 207. [a map together with explanatory text, indicating (1) the location and current use of all city-owned real property, (2) all final commitments relating to the disposition or future use of city-owned real property, including assignments by the department of citywide administrative services pursuant to clause b of subdivision three of section sixteen hundred two, and (3) to the extent such information is available to the city, (i) the location of health and social service facilities operated by the state of New York or the federal government or pursuant to written agreement on behalf of the state or the federal government; and (ii) the location of transportation or waste management facilities operated by public entities or by private entities pursuant to written agreements with public entities, or by other private entities that provide comparable services. Information which can be presented most effectively in text may be presented in this manner. In addition to being transmitted with the statement of needs pursuant to subdivision a of this section, such map shall be kept on file with the department of city planning and shall be available for public inspection and copying.] The [map] mapping tool shall be updated on at least an annual basis to coincide with the timing prescribed in subdivision a of this section for the mayor’s submission of the citywide statement of needs.

§ 2. Chapter 8 of the New York city charter is amended by adding a new section 207 to read as follows:

§ 207. Online facility mapping tool. a. Facilities to be mapped. The department of city planning shall provide to the public at no charge on its website an interactive online mapping tool with explanatory textual and visual overlays indicating the specific locations, addresses and current or planned use of the following:

1. All city-owned real property;

2. All final commitments relating to the disposition or future use of city-owned real property, including assignments by the department of citywide administrative services pursuant to subdivision (b) of section 824;

3. City facilities subject to the criteria established under section 203, including any city facilities that are subject to the criteria but not subject to sections 195 or 197-c;

4. Health and social service facilities operated by the state of New York, by the federal government and pursuant to a written agreement on behalf of the state of New York or the federal government;

5. Transportation or waste management facilities operated by public entities, by private entities pursuant to written agreements with public entities and by other private entities that provide comparable services;

6. New city facilities and all significant expansions of city facilities for which the mayor or an agency intends to make or to propose an expenditure or to select or propose a site during the ensuing two fiscal years; and

7. City facilities that the city plans to close or to reduce significantly in size or in capacity for service delivery during the ensuing two fiscal years.

b. Accessibility. The mapping tool shall be publicly accessible 24 hours per day, seven days per week.

c. Designation of facility uses. For each mapped facility, the department of city planning shall indicate with textual and visual overlays all applicable current and proposed uses based on:
1. Designations constituting one or more of the types of facilities contained in the illustrative listing in attachments A, B and C to the criteria for the location of city facilities as adopted pursuant to section 203;

2. The use codes and types used by the department of citywide administrative services to categorize city owned and leased properties; and

3. If the type or use of a mapped facility is unknown, it shall be marked temporarily as unknown until the department obtains such information.

d. Guide to facility uses. The webpage containing the mapping tool, or a webpage available through a prominently displayed link on such webpage, shall provide a brief guide describing each of the designated facility types and uses included on the mapping tool pursuant to subdivision c of this section.

e. Facility concentrations by community district. For each community district, the department of city planning shall determine the relative concentrations of mapped facilities by each use designated pursuant to subdivision c of this section. Relative concentrations shall be based on the ratio of facility capacity per thousand population in each community district, and, if the type of facility in question targets or serves a particular segment of the population, based on the ratio of facility capacity per thousand of such population.

f. Interactivity. The mapping tool shall permit unique users to search for and visually highlight any user-specified category or categories of facilities within or among one or multiple community districts based on facility type, use and relative concentration levels. Additional interactive functions shall be assessed by the department of city planning on an annual basis.

g. Open data. The webpage that contains the mapping tool, or a webpage available through a prominently displayed link on such webpage, shall provide mapping data in a non-proprietary format that permits automated downloading and processing.

h. Updates. The department of city planning shall update the online mapping tool at least annually to coincide with the timing prescribed in subdivision a of section 204 for the mayor’s submission of the citywide statement of needs.

i. Confidentiality. No information that is otherwise required to be reported or mapped pursuant to this section shall be done in a manner that would violate any applicable provision of federal, state or local law relating to the confidentiality of information or that would interfere with law enforcement investigations or otherwise conflict with the interests of law enforcement.

§ 3. This local law takes effect 180 days after it becomes law.

Referred to the Committee on Land Use.

Int. No. 1496


A Local Law to amend the New York city charter, in relation to reporting on certain domestic violence initiatives

Be it enacted by the Council as follows:

Section 1. Section 19 of the New York city charter is amended by adding a new subdivision e to read as follows:

e. Reporting on domestic violence initiatives. 1. Definitions. For the purposes of this subdivision, the following terms have the following meanings:

Acts or threats of violence. The term “acts or threats of violence” includes acts that would constitute violations of the penal law.

Chronic domestic violence case. The term “chronic domestic violence case” means crimes determined by the police department to be related to domestic violence that involve a chronic offender.
Chronic offender. The term “chronic offender” means a perpetrator who has been arrested more than once for a crime determined by the police department to be related to domestic violence or who has been identified in more than one domestic incident report prepared by the police department.

Domestic violence. The term “domestic violence” means acts or threats of violence, not including acts of self-defense, committed by a family or household member against another family or household member.

Family justice center. The term “family justice center” means a program of the office to combat domestic violence that provides criminal justice, civil legal and social services to victims of domestic violence, elder abuse and sex trafficking.

Family or household member. The term “family or household member” means persons related by blood or marriage, current or former spouses or domestic partners, persons who share a child in common, persons who are cohabitating or have cohabitated, or persons who are or have been in a continuing social relationship of a romantic or intimate nature.

Perpetrator. The term “perpetrator” means a person who has or who is alleged to have committed domestic violence.

Police department. The term “police department” means the police department of the city.

2. Report required. Beginning April 1, 2017, and quarterly and annually thereafter, the office to combat domestic violence, in conjunction with the police department, shall submit to the mayor and speaker of the council and shall post on its website, no later than 30 days after the end of each quarter and each calendar year, a report regarding certain domestic violence initiatives in the city. Such report shall include:

(a) The number of attorneys placed in family justice centers to assist victims of domestic violence with legal matters related to housing, disaggregated by total in all family justice centers and each family justice center;

(b) The number of vacancies in family justice centers for attorneys who can assist victims of domestic violence with legal matters related to housing, disaggregated by total in all family justice centers and each family justice center;

(c) The results of the efforts of attorneys placed in family justice centers to assist victims of domestic violence with legal matters related to housing, including removal of perpetrators from rental agreements, transfer of rental agreements from perpetrators to victims of domestic violence, and termination of rental agreements by victims of domestic violence without penalty;

(d) The total number of chronic domestic violence cases, disaggregated by precinct;

(e) The total number of chronic offenders, disaggregated by precinct;

(f) The scope of outreach efforts by the police department to victims of domestic violence in cases where a perpetrator violates an order of protection issued by a court of competent jurisdiction;

(g) The tools, practices and interventions used by the police department to identify and track chronic offenders and the results of such tools, practices and interventions in assisting with the apprehension of chronic offenders; and

(h) Any other interventions categorized by the office to combat domestic violence.

§ 2. This local law takes effect immediately.

Referred to the Committee on Women’s Issues.

Int. No. 1497

By Council Members Salamanca, Johnson, Levin and Cohen,

A Local Law to amend the administrative code of the city of New York, in relation to requiring the department of education to report on students in temporary housing

Be it enacted by the Council as follows:
Section 1. The administrative code of the city of New York is amended by adding a new chapter 10 to title 21-A to read as follows:

Chapter 10. Reporting on Students in Temporary Housing

§ 21-1000 Definitions. For the purposes of this chapter, the following terms have the following meanings:

School of origin. The term “school of origin” means the school that a child or youth attended when permanently housed or the school in which the child or youth was last enrolled as defined in section 1143 of title 42 of the United States code.

Sharing the housing of others. The term “sharing the housing of others” means individuals who have reported to the department that they are living with other persons due to loss of housing, economic hardship or a similar reason as established by section 1143a(2) of the United States code.

Students in temporary housing. The term “students in temporary housing” has the definition found in section 1143a(2) of the United States code.

§ 21-1001 Students in temporary housing. a. Not later than November 1, 2017, and no later than November 1 annually thereafter, the department shall submit to the council and post online a report regarding information on students in temporary housing for the preceding school year. Such report shall include, but not be limited to, the following information:

1. The total number of students in temporary housing disaggregated by school.
2. The disaggregated number of students residing in shelters operated by the department of homeless services, the department of social services/human resources administration, the department of youth and community development and the department of housing preservation and development.
3. The number of students known to be sharing the housing of others.
4. The rate of placement of students residing in shelters operated by the department of homeless services in the student’s school of origin and borough of origin.
5. The total number of requests received by the department of homeless services for a transfer of shelter to be closer to the school of attendance.
6. Total number of students in temporary housing receiving metrocards.
7. Total number of students in temporary housing receiving busing.
8. Minimum, median, average and greatest length of time transpired to arrange busing for students in temporary housing.
9. Minimum, median, average and greatest length of travel time between shelter and school for students in temporary housing receiving busing.
10. For each of the following funding programs: the mckinney-vento homeless assistance act as established by sections 11432 and 11433 of title 42 of the United States code and title I of the elementary and secondary education act as established by section 6333 of title 20 of the United States code:

(a) number of community school districts applying for funding; and
(b) number of community school districts receiving funding.

11. For each community school district receiving funding pursuant to a program listed in paragraph 10:
(a) percentage of students residing in temporary housing;
(b) transfer rate of students in temporary housing;
(c) attendance rate of students in temporary housing;
(d) retention rates of students in temporary housing; and
(e) dropout rate of students in temporary housing.

b. No information that is otherwise required to be reported pursuant to this section shall be reported in a manner that would violate any applicable provision of federal, state or local law relating to the privacy of student information or that would interfere with law enforcement investigations or otherwise conflict with the interests of law enforcement. If a category contains between 1 and 5 students, or contains an amount that would allow the amount of another category that is five or less to be deduced, the number shall be replaced with a symbol.

§ 2. This local law takes effect immediately.
A Local Law to amend the administrative code of the city of New York, in relation to requiring an office or agency designated by the mayor to provide outreach and education regarding the earned income disallowance benefit to eligible public housing tenants and eligible tenants of other housing programs

Be it enacted by the Council as follows:

Section 1. Title 26 of the administrative code of the city of New York is amended by adding a new chapter 12 to read as follows:

CHAPTER 12
OUTREACH AND EDUCATION RELATED TO THE EARNED INCOME DISALLOWANCE

§ 26-1201 Definitions.
§ 26-1202 Outreach and education related to the earned income disallowance.

§ 26-1201 Definitions. As used in this chapter:
Earned income disallowance. The term “earned income disallowance” means the program described in section 1437a of title 42 of the United States code.
Financial empowerment center. The term “financial empowerment center” means a physical space operated by the department of consumer affairs that provides city residents with free financial counseling services.
Jobs-plus facility. The term “jobs-plus facility” means a physical space in which services or benefits related to a jobs-plus program are provided. The term “jobs-plus program” means the jobs-plus community revitalization initiative for public housing families as authorized by the omnibus consolidated rescissions and appropriations act of 1996, as enacted by section 204 of public law 104-134, such section 204 relating to public housing/section 8 moving to work demonstration, and as announced in page 66856 in number 244 of volume 61 of the federal register or a similar program that provides the following services to assist residents of public housing operated by the New York city housing authority with obtaining and retaining employment: (i) job search assistance; (ii) education programs; (iii) vocational training; (iv) child care, transportation and other support services; and (v) subject to the cooperation of the United States department of housing and urban development and the New York city housing authority, a reasonable rent policy designed to encourage employment and self-sufficiency for participating residents, such as by excluding all or a portion of such resident’s earned or newly earned income for purposes of determining rent.
Public housing. The term “public housing” has the meaning ascribed to such term in section 1437a of title 42 of the United States code.

§ 26-1202 Outreach and education related to the earned income disallowance. a. By June 1, 2017, an office or agency designated by the mayor, in consultation with all relevant agencies, shall establish and implement an outreach and education program to promote the earned income disallowance benefit for eligible public housing tenants, as described in section 960.255 of title 24 of the code of federal regulations, and eligible tenants of the Housing Choice Voucher Program, Housing for Persons with Aids Program, the HOME Investment Partnership Program, and the Supportive Housing Program, as described in section 5.617 of title 24 of the code of federal regulations. Such outreach and education program shall include, but not be limited to: (i) creating educational materials explaining the earned income disallowance benefit, which shall be made available in paper and online and in English and the six languages most commonly spoken by limited English proficient individuals in the city as determined by the department of city planning; (ii) conducting targeted outreach to all public housing tenants and tenants of other eligible housing programs who may be eligible for
the earned income disallowance benefit; (iii) holding outreach events in public housing developments and buildings of other eligible housing programs and at financial empowerment centers and jobs-plus facilities; and (iv) ensuring that information about the earned income disallowance benefit is available at all financial empowerment centers and jobs-plus facilities.

b. In 2017 and each calendar year thereafter, such office or agency designated by the mayor shall make publicly available online and submit to the council a report on the outreach and education efforts described in subdivision a.

§ 2. This local law takes effect immediately.

Referred to the Committee on Public Housing.

Res. No. 1393

Resolution calling upon President Donald Trump to fully fund the National Endowment for the Arts, and to not diminish or eliminate the agency in any form.

By Council Members Van Bramer, Levin, Dromm and Cohen.

Whereas, The National Endowment for the Arts (NEA), established by the United States (U.S.) Congress in 1965, is an independent federal agency whose funding and support promotes and strengthens the creative capacity of local communities; and

Whereas, The NEA is dedicated to expanding equal access to the arts, promoting arts education, and affirming and celebrating America’s rich and diverse cultural heritage through grant making and local partnerships that support thousands of organizations, performances and activities in every congressional district; and

Whereas, Forty percent of all NEA program funds are distributed through state arts agencies and, together with millions in state appropriations, more than 23,000 grants in 5,000 communities across the U.S. were funded in 2017; and

Whereas, In 2015, over 33 million individuals attended more than 30,000 concerts, readings and performances, and 5,000 exhibitions that were supported by NEA funding; and

Whereas, The NEA promotes and expands cultural access, 36 percent of grants are awarded to organizations that reach underserved populations such as people with disabilities, people in institutions and veterans, 33 percent serve low-income audiences, and 40 percent of NEA-supported activities take place in high-poverty neighborhoods; and

Whereas, In 2016 the NEA received an appropriation of nearly $148 million, which is about $28 million less than its peak funding level in 1992, and a mere 0.0037 percent of the $4 trillion that the Congressional Budget Office projects the federal government will spend in 2017; and

Whereas, As president-elect, Donald Trump announced a plan to reduce federal spending by $10.5 trillion over ten years; and

Whereas, According to a February 14, 2017 internal memo circulated within the Office of Management and Budget obtained by The New York Times, President Donald Trump is considering eliminating the NEA despite the apparently negligible impact it would have on the federal budget; and

Whereas, Although congressional appropriations to the agency have been nominal over the past five years, it has great value potential as every NEA dollar is matched by up to $7 in private and other public funds; and

Whereas, The arts are a positive investment, according to the U.S. Bureau of Economic Analysis, arts and cultural production contributes more than $704.2 billion, or 4.23 percent of the gross domestic product, to the nation’s economy; and

Whereas, According to the NEA, the arts and cultural sector employed 4.7 million individuals, earning $339 billion in 2013; and
Whereas, Without the agency, smaller grantees are not likely to survive as the bulk of NEA grants and
grantee organizations are small; 43 percent of grants are $20,000 or less and 47 percent of recipients had less
than $1 million in prior year expenditures; and

Whereas, New York City, home to a wealth of cultural amenities, including art galleries, museums and
theaters, is an important center for film, dance, literature, music, opera, theater and the visual arts, making it
the global cultural capital it is today; and

Whereas, According to NEA’s website, 156 grants totaling $4.86 million were awarded to NYC
applicants in fiscal year 2017; and

Whereas, According to the Alliance for the Arts, arts-motivated visitors are one of the strongest factors in
NYC’s growing tourism market; and

Whereas, According to a 2015 Center for an Urban Future (CUF) Report, NYC’s creative industries have
outpaced traditional indicators, such as finance, insurance and legal services, to become one of the fastest
growing segments of its economy; and

Whereas, The CUF also reports that of NYC’s 20 largest industries, the creative sector comprises the
largest share of the nation’s total jobs, accounting for 8.6 percent of national jobs in 2013, up from 7.1 percent
in 2003; and

Whereas, Eliminating the NEA would have devastating consequences not only for society, cultural
diversity and equity, but also the many interrelated economies that drive production and provide jobs,
including those local communities that depend on cultural institutions for survival; now, therefore, be it

Resolved. That the Council of the City of New York calls upon President Donald Trump to fully fund the
National Endowment for the Arts, and to not diminish or eliminate the agency in any form.

Referred to the Committee on Cultural Affairs, Libraries and International Intergroup Relations.

Res No. 1394

Resolution calling upon President Donald Trump to fully fund the Institute of Museum and Library
Services, and to not diminish or eliminate the agency in any form.

By Council Members Van Bramer, Levin, Dromm, Cohen, Koslowitz and Salamanca.

Whereas, The Institute of Museum and Library Services (IMLS), established by the United States (U.S.)
Congress in 1996, is an independent federal agency that provides support to further empower museums and
libraries to support civic life and the nation’s wellbeing; and

Whereas, The IMLS was created in order to consolidate the Department of Education’s Library Programs
Office, established in 1956 as the first federal program of direct support to public libraries, and the Institute of
Museum Services, established in 1976 with the primary purpose of providing general operation support grants
to museums and other cultural institutions, because lawmakers at the time saw “great potential in an Institute
that is focused on the combined roles that libraries and museums play in our community life, in support of
research, learning, and entertainment, and in support of American culture and history”; and

Whereas, The IMLS administers grant programs, including population-based state formula grants for
libraries, peer-reviewed competitive discretionary grants, cooperative agreements, and partnerships that
support both museums and libraries; and

Whereas, The IMLS is also responsible for conducting policy research, analysis and data collection to
extend and improve museum, library and information services across the country as well as developing
interagency collaborations to achieve national policy; and

Whereas, In 2016, the IMLS received appropriations totaling $230 million, which accounts for almost
0.006 percent of the $4 trillion that the Congressional Budget Office projects that the federal government will
spend in 2017; and

Whereas, Since its inception, despite relatively modest congressional appropriations, the IMLS has been
instrumental in supporting and expanding access to museum and library services at the state and local levels;
and
Whereas, According to its website, the IMLS is the primary federal support for an estimated 35,000 museums of all disciplines, including aquariums, botanic gardens, children’s museums, history, science and technology centers and zoos, and 123,000 libraries of all types, including academic, public, research and tribal; and

Whereas, As president-elect, Donald Trump announced a plan to reduce federal spending by $10.5 trillion over ten years; and

Whereas, In 2015, during the last Congressional session, U.S. House of Representatives Speaker Paul Ryan proposed eliminating the IMLS and, after a February 14, 2017 internal memo circulated within the Office of Management and Budget obtained by The New York Times suggested the elimination of the National Endowment for the Arts and National Endowment for the Humanities, there is concern that the institute could be next; and

Whereas, Library services in New York City (NYC) are provided three independent systems which collectively operate four research library centers in Manhattan and 217 local library branches across the five boroughs; and

Whereas, In addition to free and open access to books, periodicals, electronic sources and non-print materials which may be borrowed through a lending service, NYC libraries are multipurpose community and information centers, safe havens for children after school, where immigrants and other non-native speakers can learn English and where anyone can obtain free tax assistance and business services, including technical assistance programs for small businesses; and

Whereas, According to the IMLS’ website, in fiscal year 2016 three grants totaling $564,980 were awarded to NYC libraries, including the New York Public Library, which received $295,010 to “develop and deliver a blended learning early literacy staff training in partnership with the NYC Early Childhood Professional Development Institute at the City University of New York”; and

Whereas, As a global cultural capital, NYC is home to hundreds of museums and cultural institutions, from the internationally renowned Metropolitan Museum of Art to community-based organizations such as the Edgar Allen Poe Cottage in the Bronx; and

Whereas, Museums bring history to life, they celebrate art, culture and heritage, and promote better understanding as well as encourage curiosity, dialogue and self-reflection; and

Whereas, According to the IMLS’ website, in fiscal year 2016 nine grants totaling $1,213,476 were awarded to NYC museums, including the Queens Museum of Art, which received $150,000 to develop Corona, Queens: A Dignified Neighborhood for Immigrants, “a project aimed at creating new opportunities through an arts and cultural lens for civic engagement by equipping emerging immigrant neighborhood leaders with necessary tools for community engagement”; and

Whereas, Museums and libraries are relevant and vital institutions that connect, educate, engage and inform people from all walks of life; and

Whereas, The IMLS fulfills its mission to “inspire libraries and museums to advance innovation, lifelong learning, and cultural and civic engagement” through grant making, policy development and research that helps museums and libraries deliver invaluable services that make it possible for local communities and individuals to thrive; now, therefore, be it

Resolved, That the Council of the City of New York calls upon President Donald Trump to fully fund the Institute of Museum and Library Services, and to not diminish or eliminate the agency in any form.

Referred to the Committee on Cultural Affairs, Libraries and International Intergroup Relations.
ANNOUNCEMENTS

Thursday, March 2, 2017

9:30 a.m. Finance Committee – Council Chambers – City Hall
9:30 a.m. Office of Management and Budget
  ♦ Capital Budget
  ♦ Expense Budget
  ♦ Revenue Budget
11:30 a.m. Department of Finance
1:00 p.m. Comptroller
1:30 p.m. Independent Budget Office
1:45 p.m. Public

Friday, March 3, 2017

★ Deferred
10:00 a.m. Parks & Recreation Committee – Committee Room – City Hall
10:00 a.m. Department of Parks & Recreation
1:00 p.m. Public

Committee on Civil Service and Labor ……………………………………………………………………………………………10:00 a.m.
Int 1384 - By Council Members Ferreras Copeland, Lander, Williams, Kallos, Rodriguez, Richards, Torres, Rose, Levin, Dromm, Cohen, Reynoso, Espinal, Levine, Vacca, Rosenthal, Johnson, Salamanca, Van Bramer, Koslowitz, Lancman, Menchaca, Chin, Treyger, Crowley, Cabrera, Eugene, Maisel, Miller, Cumbo, Corney, Barron, Constantinides, Gibson, Palma and the Public Advocate (Ms. James) - A Local Law to amend the administrative code of the city of New York in relation to providing fast food employees the ability to make voluntary contributions to not-for-profit organizations of their choice through payroll deductions.


Int 1388 - By Council Members Johnson, Cohen, Rosenthal, Reynoso, Torres, Richards, Lander, Constantinides, Levin, Levine, Rose, Salamanca, Van Bramer, Koslowitz, Kallos, Lancman, Menchaca, Chin, Crowley, Treyger, Cabrera, Rodriguez, Espinal, Eugene, Maisel, Miller, Williams, Cumbo, Dromm, Corney, Barron, Gibson, Ferreras-Copeland, King, Palma, Gentile, Vacca and the Public Advocate (Ms. James) - A Local Law to amend the administrative code of the city of New York, in relation to banning consecutive work shifts in fast food restaurants involving both the closing and opening of the restaurant.

Int 1395 - By Council Members Lander, Johnson, Kallos, Rodriguez, Richards, Ferreras-Copeland, Torres, Reynoso, Rosenthal, Cohen, Levine, Rose, Salamanca, Van Bramer, Koslowitz, Lancman, Menchaca, Chin, Crowley, Cabrera, Espinal, Eugene, Maisel, Miller, Williams, Cumbo, Dromm, Corney, Barron, Constantinides, Gibson, Palma, Treyger, King, Gentile and the Public Advocate (Ms. James) - A Local Law to amend the administrative code of the city of New York, in relation to requiring fast food employers to offer work shifts to current employees before hiring additional employees.

Int 1396 - By Council Members Lander, Johnson, Cohen, Rose, Kallos, Rodriguez, Richards, Ferreras-Copeland, Torres, Reynoso, Rosenthal, Constantinides, Levin, Levine, Salamanca, Van Bramer, Koslowitz, Lancman, Menchaca, Chin, Crowley, Cabrera, Espinal, Eugene, Maisel, Miller, Williams, Cumbo, Dromm, Corney, Barron, Gibson, Palma, Treyger, King and the Public Advocate (Ms. James) - A Local Law to
amend the New York city charter and the administrative code of the city of New York, in relation to establishing general provisions governing fair work practices and requiring certain fast food employers to provide advance notice of work schedules to employees and to provide a schedule change premium when hours are changed after required notices.


**A Local Law** to amend the administrative code of the city of New York, in relation to establishing a right for employees to seek flexible work arrangements and to establish a “right to receive” flexible work arrangements in certain emergency situations.

Council Chambers – City Hall

I. Daneek Miller, Chairperson

11:00 a.m. Higher Education Committee – Committee Room – City Hall
11:00 a.m. City University of New York
12:30 p.m. Public

Monday, March 6, 2017

10:00 a.m. Finance Committee – Council Chambers – City Hall
10:00 a.m. Department of Design and Construction
12:00 p.m. Public

10:00 a.m. Consumer Affairs Committee – Committee Room – City Hall
10:00 a.m. Department of Consumer Affairs
11:00 a.m. Public

★ Deferred
12:00 p.m. Parks & Recreation Committee – Committee Room – City Hall
12:00 p.m. Department of Parks & Recreation
3:00 p.m. Public

12:00 p.m. Veterans Committee – Committee Room – City Hall
12:00 p.m. Department of Veterans Affairs
1:00 p.m. Public

1:00 p.m. Youth Services Committee (joint with the Committee on Finance) – Council Chambers – City Hall
1:00 p.m. Department of Youth and Community Development
2:30 p.m. Public

Tuesday, March 7, 2017

10:00 a.m. Contracts Committee – Committee Room – City Hall
10:00 a.m. Mayor’s Office of Contracts
11:00 a.m. Public

12:00 p.m. Courts and Legal Services Committee – Committee Room – City Hall
12:00 p.m. Legal Aid / Indigent Defense Services / Human Resources Administration
1:00 p.m. Public
Deferred
1:00 p.m. Public Housing Committee – Council Chambers – City Hall
1:00 p.m. NYC Housing Authority
3:00 p.m. Public

Wednesday, March 8, 2017

10:00 a.m. Cultural Affairs, Libraries & International Intergroup Relations Committee – Council Chambers – City Hall
10:00 a.m. Libraries (joint with Subcommittee on Libraries)
11:30 a.m. Department of Cultural Affairs
1:00 p.m. Public

10:00 a.m. Education Committee – Committee Room – City Hall
10:00 a.m. School Construction Authority and Department of Education (Capital)
12:00 p.m. Public

1:30 p.m. Economic Development Committee – Committee Room – City Hall
1:30 p.m. Department of Small Business Services and Economic Development Corporation (Capital) (joint with Small Business Committee)
3:30 p.m. Public

Thursday, March 9, 2017

Subcommittee on Zoning & Franchises .................................................................9:30 a.m.
See Land Use Calendar
Committee Room – 250 Broadway, 16th Floor Donovan Richards, Chairperson

10:00 a.m. Fire & Criminal Justice Services Committee – Council Chambers – City Hall
10:00 a.m. Fire/Emergency Medical Service
11:00 a.m. Department of Probation
11:30 a.m. Department of Correction
1:00 p.m. Board of Correction
2:00 p.m. Office of Emergency Management
2:45 p.m. Public

Deferred
10:00 a.m. Veterans Committee – Committee Room – City Hall
10:00 a.m. Department of Veterans Affairs
11:00 a.m. Public

Subcommittee on Landmarks, Public Siting & Maritime Uses ......................................11:00 a.m.
See Land Use Calendar
Committee Room – 250 Broadway, 16th Floor Peter Koo, Chairperson

1:00 p.m. Oversight & Investigations Committee – Committee Room – City Hall
1:00 p.m. Department of Investigation
2:00 p.m. Public
Monday, March 13, 2017

10:00 a.m. Aging Committee – Council Chambers – City Hall
10:00 a.m. Department for the Aging (joint with the Subcommittee on Senior Centers)
11:30 a.m. Public

10:00 a.m. Governmental Operations Committee – Committee Room – City Hall
10:00 a.m. Department of Citywide Administrative Services
11:00 a.m. Law Department
12:00 p.m. Board of Elections
1:00 p.m. Office of Administrative Trials and Hearings
1:45 p.m. Financial Information Services Agency/Office of Payroll Administration
2:30 p.m. Tax Commission
3:00 p.m. Department of Records and Information Services
3:30 p.m. Board of Standards and Appeals
4:00 p.m. Community Boards
4:30 p.m. Public

1:00 p.m. Public Housing Committee – Council Chambers – City Hall
1:00 p.m. NYC Housing Authority
3:00 p.m. Public

Tuesday, March 14, 2017

10:00 a.m. Public Safety Committee – Council Chambers – City Hall
10:00 a.m. Police Department
12:00 p.m. District Attorneys/Special Narcotics Prosecutor
2:00 p.m. Civilian Complaint Review Board
3:00 p.m. Criminal Justice Coordinator
3:45 p.m. Public

★ Addition
Committee on Land Use

All items reported out of the Subcommittees

AND SUCH OTHER BUSINESS AS MAY BE NECESSARY

Committee Room – City Hall

11:00 a.m. Land Use Committee – Committee Room – City Hall
11:00 a.m. Landmarks Preservation Commission
12:00 p.m. Department of City Planning
1:00 p.m. Department of Information, Technology & Telecommunications (joint with the Technology Committee)
2:00 p.m. Public
Wednesday, March 15, 2017

10:00 a.m.  Housing and Buildings Committee – Committee Room – City Hall
10:00 a.m.  Department of Housing Preservation and Development
12:00 p.m.  Department of Buildings
12:45 p.m.  Public

Thursday, March 16, 2017

Stated Council Meeting .................................................................................................................. Ceremonial Tributes – 1:00 p.m.
..................................................................................................................................................... Agenda – 1:30 p.m.

During the Communication from the Speaker segment of this Meeting, the Speaker (Council Member Mark-Viverito) wished everyone a Happy Women’s History Month.

Whereupon on motion of the Speaker (Council Member Mark-Viverito), the Public Advocate (Ms. James) adjourned these proceedings to meet again for the Stated Meeting on Thursday, March 16, 2017.

MICHAEL M. McSWEENEY, City Clerk
Clerk of the Council