THE COUNCIL

Minutes of the Proceedings for the
STATED MEETING
of
Thursday, October 15, 2015, 2:02 p.m.

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

Council Members

Melissa Mark-Viverito, Speaker

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

Absent: Council Members Dromm and Koslowitz.
Excused on Medical Leave: Council Members Cabrera, Dickens, and Wills.
The Public Advocate (Ms. James) assumed the Chair as the Acting President Pro Tempore and Presiding Officer.

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).

There were 44 Council Members marked present at this Stated Meeting held in the Council Chambers of City Hall, New York, N.Y.

There are two vacancies in the Council pending the swearing-in of the respective winners of the Nov. 2015 General Elections to be held in the 23rd and 51st Districts.

INVOCATION

The Invocation was delivered by Rev. Daryl G. Bloodsaw, Pastor First Baptist Church of Crown Heights, 450 Eastern Parkway, Brooklyn, N.Y. 11225.

Please bow.
God of our weary years, God of our silent tears,
thou who has brought us thus far on the way,
thou who has by they might led us into the light,
keep us forever in the path we pray.
Oh God we lift up this august body of legislators today;
we thank you oh God for a day
that you never promised us we'd get to see,
but here we are oh God,
ready, willing and able to do your will.
God we pray today for purpose that this body, oh God,
might never forget that they are here,
oh God, to legislate for the common good
of the City of New York;
that they might forever keep state
in the front of their minds
the least of these and their needs.
We pray oh God right now for provision,
that through this body the hunger might be fed,
the naked might be clothed, the thirsty might receive water;
oh God we just thank you right now.
We thank you and we pray right now
for peace in our city, peace oh God,
that our differences might not be used against us,
but that our differences oh God might be lifted up
and draw us closer together.
God we just thank you right now
and pray that the peace in this room oh God
might be made manifest on the streets of our communities,
that the guns may be put down, oh God,
that angry fists might be unfolded, oh God;
that the intolerance oh God might just dissipate,
for we know that your spirit is a spirit of love.
God, we just thank you, we love you and we praise you;
we offer this prayer in the name of Jesus. Amen.

Council Member Cumbo moved to spread the Invocation in full upon the
Record.

During the Communication from the Speaker segment of this Meeting, the
Speaker (Council Member Mark-Viverito) asked for a Moment of Silence in memory
of former Council Minority Leader Thomas Ognibene who passed away on October
12, 2015 at the age of 71. He represented his district in Queens from 1992 to 2001.
The Speaker (Council Member Mark-Viverito) offered her thoughts and prayers to
his surviving wife and two children. At this point, she yielded the floor to the present
Minority Leader (Council Member Matteo) and Council Member Ulrich who both
spoke briefly in respectful memory of their friend, the late Thomas Ognibene.

ADOPTION OF MINUTES

Council Member Lander moved that the Minutes of the Stated Meeting of
September 17, 2015 be adopted as printed.

COMMUNICATION FROM CITY, COUNTY & BOROUGH OFFICES

M 341
Communication from the Bronx Borough President – Withdrawing the
nomination of Orlando Marin (M 340) from the City Council for its advice
and consent regarding his appointment to the City Planning Commission
for a five year term that began on July 1, 2015 and expires on June 30,
2020, pursuant to Section 192 of the New York City Charter.
October 15, 2015

October 14, 2015

Honorable Melissa Mark Viverito
Speaker
New York City Council
City Hall
New York, NY 10007

Dear Speaker Viverito:

In regards to Section 192 of the New York City Charter, I am withdrawing the nomination of Orlando Marin to serve as a member of the City Planning Commission for an appointment to a five year term that began on July 1, 2015 and expires on June 30, 2020.

Please call me or my General Counsel, Raymond Sanchez (347-410-1493), if questions arise. Thank you for your assistance in this matter.

Thank you.

Ruben Diaz Jr.

Received, Ordered, Printed and Filed.

LAND USE CALL UPS

M-342

By Council Member Rose:

Pursuant to Rule 11.20.b of the Council and Section 197-d (b)(3) of the New York City Charter, the Council hereby resolves that the action of the City Planning Commission on Uniform Land Use Review Procedure Application No. C 150447 ZSR shall be subject to Council review.

Coupled on Roll Call.
LAND USE CALL UP VOTE

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


At this point, the Public Advocate (Ms. James) declared the aforementioned items **adopted** and referred these items to the Committee on Land Use and to the appropriate Land Use subcommittee.

During the Communication from the Speaker segment of this Meeting, the Speaker (Council Member Mark-Viverito) noted that the Manhattan Municipal Building was officially renamed for former Mayor David N. Dinkins earlier in the day. She also acknowledged those in the Chambers who were wearing purple in honor of Go Purple Day which is a day designed to raise awareness and promote services for victims of domestic violence. The Speaker (Council Member Mark-Viverito) thanked everyone, particularly Council Member Laurie Cumbo, for their help on this important issue. She also noted that it was Latino AIDS Awareness Day which is a day designed to highlight a national mobilization campaign uniting the Latino community in efforts to raise HIV awareness and prevention.
REPORTS OF THE STANDING COMMITTEES

Report of the Committee on Finance

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 for Res. No. 875

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 October 15, 2015, 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 26, 2015, the Council adopted the expense budget for fiscal year 2016 with various programs and initiatives (the “Fiscal 2016 Expense Budget”). On June 26, 2014, the Council adopted the expense budget for fiscal year 2015 with various programs and initiatives (the “Fiscal 2015 Expense Budget”).

Analysis. This Resolution, dated October 15, 2015, approves the new designation and changes in the designation of certain organizations receiving local discretionary funding and funding for certain initiatives in accordance with the Fiscal 2016 Expense Budget, approves the change in the designation a certain organization receiving funding for a certain initiative in accordance with the Fiscal 2015 Expense Budget, and amends the description for the Description/Scope of Services of certain organizations receiving local, aging, and youth discretionary funding and funding for certain initiatives in accordance with the Fiscal 2016 Expense Budget.

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 discretionary funding and funding for certain initiatives in accordance with the Fiscal 2016 Expense Budget, the change in the designation of a certain organization receiving funding for a certain initiative in accordance with the Fiscal 2015 Expense Budget, as well as amendments to the Description/Scope of Services of certain organizations receiving local, aging, and youth discretionary funding and funding for certain initiatives in accordance with the Fiscal 2016 Expense Budget.
This Resolution sets forth the changes in the designation of certain organizations receiving local initiative funding pursuant to the Fiscal 2016 Expense Budget, as described in Chart 1; sets forth the new designation and changes in the designation of funding pursuant to certain initiatives in the Fiscal 2016 Expense Budget, as described in Charts 2-19; sets forth the change in the designation of funding pursuant to a certain initiative in the Fiscal 2015 Expense Budget, as described in Chart 20; and 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 21.

The charts, attached to the Resolution, contain the following information: name of the council member(s) designating the organization to receive funding or name of the initiative, as set forth in Adjustments Summary/Schedule C/Fiscal 2016 Expense Budget, dated June 26, 2015, and Adjustments Summary/Schedule C/Fiscal 2015 Expense Budget, dated June 26, 2014.

Specifically, Chart 1 sets forth the changes in the designation of certain organizations receiving local discretionary funding in accordance with the Fiscal 2016 Expense Budget. Some of these changes will be effectuated upon a budget modification.

Chart 2 sets forth the new designation and changes in the designation of certain organizations receiving funding pursuant to the Anti-Poverty Initiative in accordance with the Fiscal 2016 Expense Budget. All of these changes will be effectuated upon a budget modification.

Chart 3 sets forth the changes in the designation, specifically name changes, of certain organizations receiving funding pursuant to the Cultural After School Adventure (CASA) Initiative in accordance with the Fiscal 2016 Expense Budget.

Chart 4 sets forth the new designation and the changes in the designation of certain organizations receiving funding pursuant to Housing Preservation Initiative (HPI) in accordance with the Fiscal 2016 Expense Budget.

Chart 5 sets forth the new designation of certain organizations receiving funding pursuant to the Parks Equity Initiative in accordance with the Fiscal 2016 Expense Budget.

Chart 6 sets forth the new designation of certain organizations receiving funding pursuant to the Healthy Aging Initiative in accordance with the Fiscal 2016 Expense Budget.
Chart 7 sets forth the new designation of certain organizations receiving funding pursuant to the NYC Support Our Seniors Initiative in accordance with the Fiscal 2016 Expense Budget.

Chart 8 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 2016 Expense Budget. Some of these changes will be effectuated upon a budget modification.

Chart 9 sets forth the new designation of certain organizations receiving funding pursuant to the Neighborhood Development Grant Initiative in accordance with the Fiscal 2016 Expense Budget.

Chart 10 sets forth the new designation of certain organizations receiving funding pursuant to the Cultural Immigrant Initiative in accordance with the Fiscal 2016 Expense Budget.

Chart 11 sets forth the new designation of certain organizations receiving funding pursuant to the Coalition Theaters of Color Initiative in accordance with the Fiscal 2016 Expense Budget.

Chart 12 sets forth the new designation of certain organizations receiving funding pursuant to the Veterans Community Development Initiative in accordance with the Fiscal 2016 Expense Budget.

Chart 13 sets forth the new designation of certain organizations receiving funding pursuant to the A Greener NYC Initiative in accordance with the Fiscal 2016 Expense Budget.

Chart 14 sets forth the new designation and the changes in the designation of certain organizations receiving funding pursuant to the Healthy Women, Healthy Future Initiative in accordance with the Fiscal 2016 Expense Budget.

Chart 15 sets forth the new designation of certain organizations receiving funding pursuant to the Neighborhood Naturally Occurring Retirement Communities (NNORC) Initiative in accordance with the Fiscal 2016 Expense Budget.

Chart 16 sets forth the new designation of certain organizations receiving funding pursuant to the Senior Centers for Immigrant Populations Initiative in accordance with the Fiscal 2016 Expense Budget.

Chart 17 sets forth the new designation of certain organizations receiving funding pursuant to the HIV/AIDS Communities of Color Initiative in accordance with the Fiscal 2016 Expense Budget.
Chart 18 sets forth the new designation and the changes in the designation of certain organizations receiving funding pursuant to the Access Health NYC Initiative in accordance with the Fiscal 2016 Expense Budget.

Chart 19 sets forth the new designation of certain organizations receiving funding pursuant to the Anti-Gun Violence - Art a Catalyst for Change Initiative in accordance with the Fiscal 2016 Expense Budget.

Chart 20 sets forth the change in the designation of a certain organization, specifically the designation of a fiscal conduit, receiving funding pursuant to the Unaccompanied Minor Children Initiative (formerly Immigrant Opportunities Initiative) in accordance with the Fiscal 2015 Expense Budget.

Chart 21 amends the description for the Description/Scope of Services for certain organizations receiving local, aging, and youth discretionary funding and funding pursuant to certain initiatives in accordance with the Fiscal 2016 Expense Budget.

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 2015 and Fiscal 2016 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. 875:)*

Res. No. 875

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

By Council Members Ferreras-Copeland, Koo and Palma.
October 15, 2015

Whereas, On June 26, 2015 the Council of the City of New York (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 26, 2014 the Council adopted the expense budget for fiscal year 2015 with various programs and initiatives (the “Fiscal 2015 Expense Budget”); and

Whereas, The City Council is hereby implementing and furthering the appropriations set forth in the Fiscal 2015 and Fiscal 2016 Expense Budgets by approving the new designation and changes in the designation of certain organizations receiving local 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 2016 Expense Budget by approving new Description/Scope of Services for certain organizations receiving local, aging, and youth discretionary funding and funding pursuant to certain initiatives; now, therefore, be it

Resolved, That the City Council approves the changes in the designation of certain organizations receiving local discretionary funding in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 1; and be it further

Resolved, That the City Council approves the new designation and changes in the designation of certain organizations receiving funding pursuant to the Anti-Poverty Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 2; and be it further

Resolved, That the City Council approves the changes in the designation of certain organizations receiving funding pursuant to the Cultural After School Adventure (CASA) Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 3; and be it further

Resolved, That the City Council approves the new designation and changes in the designation of certain organizations receiving funding pursuant to Housing Preservation Initiative (HPI) in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 4; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Parks Equity Initiative in accordance with the Fiscal 2016 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 pursuant to the Healthy Aging Initiative in accordance with the Fiscal 2016 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 pursuant to the NYC Support Our Seniors Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 7; 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
Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Neighborhood Development Grant Initiative in accordance with the Fiscal 2016 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 2016 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 Coalition Theaters of Color Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 10; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Veterans Community Development Initiative in accordance with the Fiscal 2016 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 A Greener NYC Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 12; 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 Healthy Women, Healthy Future Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 13; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Neighborhood Naturally Occurring Retirement Communities (NNORC) Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 14; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Senior Centers for Immigrant Populations Initiative in accordance with the Fiscal 2016 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 pursuant to the HIV/AIDS Communities of Color Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 16; 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 Access Health NYC Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 17; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Anti-Gun Violence - Art a Catalyst for Change Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 18; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Anti-Gun Violence - Art a Catalyst for Change Initiative in accordance with the Fiscal 2016 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, specifically the designation of a fiscal conduit, receiving funding pursuant to the Unaccompanied Minor Children Initiative (formerly Immigrant Opportunities Initiative) in accordance with the Fiscal 2015 Expense Budget, as set forth in Chart 20; and be it further

Resolved, That the City Council approves the new description for the Description/Scope of Services for certain organizations receiving local, aging, and youth discretionary funding and funding pursuant to certain initiatives in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 21.

ATTACHMENT:
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<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>
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<td>Church Avenue District Management Association **</td>
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* indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect
### CHART 3: Cultural After School Adventure (CASA) - Fiscal 2016

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<tr>
<th>Member</th>
<th>Organization - School</th>
<th>EIN Number</th>
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** Requires a budget modification for the changes to take effect
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### CHART 5: Parks Equity Initiative - Fiscal 2016

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<th>Member</th>
<th>Organization - Park</th>
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<td>Greater Ridgewood Youth Council</td>
<td>11-2519141</td>
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<td>Brooklyn Queens Land Trust, The - Malcolm X and McIntosh Neighborhood Assoc. Gardens</td>
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<td>DPR</td>
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<td>006</td>
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** Requires a budget modification for the changes to take effect.
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<th>Member</th>
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## CHART 10: Cultural Immigrant Initiative - Fiscal 2016

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## CHART 11: Coalition Theaters of Color Initiative - Fiscal 2016

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<thead>
<tr>
<th>Organization</th>
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<th>Amount</th>
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### CHART 11: Coalition Theaters of Color Initiative - Fiscal 2016 (continued)

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<th>Organization</th>
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### CHART 12: Veterans Community Development Initiative - Fiscal 2016

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### CHART 13: A Greener NYC Initiative - Fiscal 2016

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CHART 14: Healthy Women, Healthy Future Initiative - Fiscal 2016

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** Requires a budget modification for the changes to take effect
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### CHART 18: Access Health NYC Initiative - Fiscal 2016

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<td>DSBS</td>
<td>$(5,000.00)</td>
<td>The requested funds will be used to continue and expand the free Entrepreneur Assistance Program provided by the Carroll Gardens Association, Inc. The program works to sustain the growth of existing small businesses, and to foster and build entrepreneurial talent and capacity in early stage enterprises.</td>
</tr>
<tr>
<td>Local</td>
<td>Menchaca</td>
<td>Carroll Gardens Association, Inc.</td>
<td>11-2573432</td>
<td>DSBS</td>
<td>$5,000.00</td>
<td>The requested funds will be used to continue and expand the free Entrepreneur Assistance Program provided by the Carroll Gardens Association, Inc. The program works to sustain the growth of existing small businesses, and to foster and build entrepreneurial talent and capacity in early stage enterprises. A big component of this work will be to organize a market association for businesses in the Columbia Waterfront.</td>
</tr>
<tr>
<td>Senior Centers for Immigrant Populations</td>
<td>Department for the Aging</td>
<td></td>
<td>13-6400434</td>
<td>DFTA</td>
<td>$(1,000,000.00)</td>
<td>To provide funding for 1) DFTA-contracted culturally-competent and linguistically-accessible senior centers that predominantly serve immigrant seniors and do not have enough funding to meet their regular demand for meals and 2) non-DFTA-contracted culturally-competent and linguistically-accessible senior centers that are immigrant-led and serve immigrant populations and currently do so without any public support.</td>
</tr>
<tr>
<td>Senior Centers for Immigrant Populations</td>
<td>Department for the Aging</td>
<td></td>
<td>13-6400434</td>
<td>DFTA</td>
<td>$1,000,000.00</td>
<td>To provide funding for 1) DFTA-contracted culturally-competent and linguistically-accessible senior centers that predominantly serve immigrant seniors and do not have enough funding to meet their regular demand for meals and programmatic services and 2) non-DFTA-contracted culturally-competent and linguistically-accessible senior centers that are immigrant-led and serve immigrant populations and currently do so without any public support.</td>
</tr>
<tr>
<td>Local</td>
<td>Vasca</td>
<td>Bronx House, Inc.</td>
<td>13-1786520</td>
<td>DFTA</td>
<td>$(15,000.00)</td>
<td>To fund personnel, OT/PT, meals and consultants that provide educational, recreational and health promotion programs. To purchase an on-site senior technology center by purchasing technology equipment such as but not limited to screens, speakers, appropriate seating and other equipment. To fund IT support for our senior center computer room.</td>
</tr>
<tr>
<td>Local</td>
<td>Vasca</td>
<td>Bronx House, Inc.</td>
<td>13-1793620</td>
<td>DFTA</td>
<td>$15,000.00</td>
<td>Funding will be used to establish an on-site senior technology center with a SMART TV, phone system and seating. Funding will also be used for IT support for our senior center computer room.</td>
</tr>
<tr>
<td>Local</td>
<td>Eugene</td>
<td>Pride Not Prejudice, Inc.</td>
<td>46-1334392</td>
<td>DYCD</td>
<td>$(5,000.00)</td>
<td>To train students to be company of actors and peer educators after school. In about 15 workshops/series/students learn acting skills and are trained to interact with peers regarding the topic.</td>
</tr>
<tr>
<td>Local</td>
<td>Eugene</td>
<td>Pride Not Prejudice, Inc.</td>
<td>46-1334392</td>
<td>DYCD</td>
<td>$5,000.00</td>
<td>To support youth presentations on HIV, anti-prejudice, substance addiction and Pride.</td>
</tr>
<tr>
<td>Family Planning</td>
<td>Planned Parenthood of New York City, Inc.</td>
<td></td>
<td>13-2014987</td>
<td>DOHMH</td>
<td>$(350,000.00)</td>
<td>This allocation to Planned Parenthood of New York City (PPPNYC) supports reproductive health and pregnancy prevention services for uninsured and high-risk teens and is wholly supports Teen Advocates, a PPNYC peer education program promoting sexual and reproductive health in targeted zip codes that have high sexually transmitted infections (STIs) and teen pregnancy rates.</td>
</tr>
<tr>
<td>Family Planning</td>
<td>Planned Parenthood of New York City, Inc.</td>
<td></td>
<td>13-2014987</td>
<td>DOHMH</td>
<td>$350,000.00</td>
<td>This allocation to Planned Parenthood of New York City (PPPNYC) supports reproductive health and pregnancy prevention services for uninsured patients and supports Teen Advocates, a PPNYC peer education program promoting sexual and reproductive health in targeted zip codes that have high sexually transmitted infections (STIs) and teen pregnancy rates.</td>
</tr>
</tbody>
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* Indicates pending completion of pre-qualification review.
** Requires a budget modification for the changes to take effect.
<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>Youth</td>
<td>Miller</td>
<td>Calvary Baptist Church</td>
<td>11-2480945</td>
<td>DYCD</td>
<td>($5,000.00)</td>
<td>The Jamaica Fun Summer Camp is a 6 week summer camp for youth ages 5-12 years old. Through the program, youth partake in various activities including, but not limited to: Arts &amp; Crafts, Summer Book Club, Fire Safety Prevention Workshops with FDNY, Library Visits, and Field Trips.</td>
</tr>
<tr>
<td>Youth</td>
<td>Miller</td>
<td>Calvary Baptist Church</td>
<td>11-2480945</td>
<td>DYCD</td>
<td>$5,000.00</td>
<td>Funds will be used to support the work of our Youth and Colleague Program. We will purchase new computer equipment, projector and screen, i.e., room furnishings, and workshop materials and supplies for students.</td>
</tr>
<tr>
<td>Aging</td>
<td>Treyger</td>
<td>Sephardic Community Youth Center, Inc.</td>
<td>11-2567809</td>
<td>DFTA</td>
<td>($30,000.00)</td>
<td>Funds will be used to provide a wide array services to senior adults in the Gravesend, Midwood sections of Brooklyn. Programs include Brain Works, a program for people with Alzheimer's disease and related memory Caregiver Support Groups, Bereavement Groups, Wellness Seminars and the complete utilization of Pool, Gymnasiums, Fitness Center and wellness programs.</td>
</tr>
<tr>
<td>Aging</td>
<td>Treyger</td>
<td>Sephardic Community Youth Center, Inc.</td>
<td>11-2567809</td>
<td>DFTA</td>
<td>$30,000.00</td>
<td>Funds received will offset program insurance in addition to gas, parking, insurance, and overall maintenance of two 50C owned mini-buses used to provide daily round-trip transportation to all seniors who require assistance getting to and from our building so they may participate in our programs and services. Utilization of Pool, Gymnasiums, Fitness Center and wellness programs, programs for people with Alzheimer's disease and related memory loss, Caregiver Support Groups, Bereavement Groups, and Wellness Seminars. These buses also take seniors to special events, various trips, museums, shows and other day trips.</td>
</tr>
<tr>
<td>Local</td>
<td>Speaker</td>
<td>New York Restoration Project</td>
<td>13-3959056</td>
<td>DYCD</td>
<td>($15,000.00)</td>
<td>NYRP will host 300 hours of free community garden events like ClubFit outdoor yoga, the City Chicken Institute education series, and Garden Grooves outdoor concerts. They will reach at-risk youth through out-of-school-time programs like Naturementa, Nature University Summer Camp, Youth Environmental Service Days, camps, and our 8th Annual Family Day at Swemler Cove in Inwood.</td>
</tr>
<tr>
<td>Local</td>
<td>Speaker</td>
<td>New York Restoration Project</td>
<td>13-3959056</td>
<td>DYCD</td>
<td>$75,000.00</td>
<td>Funds will support free public events - such as concerts, movies, or fitness programs - and free youth and adult educational education classes - such as urban agriculture, chicken keeping, or ecology - in NYRP's community gardens and other public spaces throughout NYC where NYRP is working to create a healthier environment for those who live in densely populated neighborhoods lacking adequate green space.</td>
</tr>
</tbody>
</table>

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

Report of the Committee on Health in favor of approving and adopting, as amended, a Local Law to amend the administrative code, in relation to requiring the department of health and mental hygiene to conduct community air quality surveys and publish the results annually.

The Committee on Health, to which the annexed amended proposed local law was referred on March 11, 2015 (Minutes, page 801), respectfully

REPORTS:

I. INTRODUCTION

Today, the Committee on Health, chaired by Council Member Corey Johnson, will hear Proposed Int. No. 712-A. This bill was previously heard before this Committee on June 24, 2015. Among those testifying at the previous hearing on this bill were representatives from the Department of Health and Mental Hygiene (DOHMH), the Department for the Aging, and the Office of Emergency Management. This bill was amended after its first hearing to change the numeric standard for air quality monitoring stations to a performance-based standard, among other changes detailed in section III below.

II. BACKGROUND

Air pollution in New York City is a major concern, contributing to approximately six percent of all deaths.\(^1\) Air pollution has been linked to cancer, reduced birth weight and possibly impaired brain development and function.\(^2\) Pollutants of concern include fine particulate matter (PM\(_{2.5}\)), nitrogen oxides (NO\(_2\)), elemental carbon, sulfur dioxide (SO\(_2\)), and ozone.\(^3\) Fine particulate matter is caused

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by the operation of motor vehicles and boilers and “can penetrate deep into the lungs, causing inflammation of the airways, exacerbating lung and heart disease, increasing hospital admissions and contributing to premature mortality.” Nitrogen oxides are gases produced by fuel combustion and is associated with lung irritation, emergency department visits and hospital admissions for respiratory conditions. Elemental carbon is a component of fine particulate matter emitted from fossil fuel combustion and can cause irritation of the airways and exacerbate asthma, may increase the risk of lung cancer, and can contribute to hotter temperatures in cities. Sulfur dioxide is a gas emitted from fossil fuel combustion at power plants and other industrial facilities, can cause acid rain and is associated with increased respiratory illnesses. Ozone is a gas which is created from natural sources but also from motor vehicle exhaust and industrial emissions. While it can protect us from the sun’s rays when it is 10-30 miles above the earth’s surface, it creates smog at ground level triggering a variety of health problems including asthma and other respiratory illnesses.

New York City’s air quality has violated the EPA’s National Ambient Air Quality Standards for various criteria pollutants over the years, and in January 2015, the most recent data available, exceeded these standards for ozone and carbon monoxide pursuant to the Clean Air Act. However, the City has made progress recently in PM$_{2.5}$ concentrations in the air, moving from seventh to fourth place out of the nine largest cities in the United States as of 2013.

A collaborative effort between DOHMH and Queens College to undertake air monitoring to track quality and improvements was launched in December 2008 and the first New York City Community Air Survey was released in December 2009. As part of the survey, researchers tested air samples at 150 locations in the first two years and 60 to 100 locations in the years following. Since the beginning of the survey to 2013, PM$_{2.5}$, NO$_2$, and SO$_2$ have all declined; however, they remain high in densely built neighborhoods and high traffic areas.

**III. ANALYSIS OF, AND CHANGES TO, PROPOSED INT. NO. 712-A**

Proposed Int. No. 712-A would require DOHMH to conduct an annual community air quality survey. The survey would be required to measure street-level air pollution around New York City, and to determine the relationship between air pollution levels around the city and factors such as traffic and building emissions. The pollutants covered by Proposed Int. No. 712-A are particulate matter less than 2.5 micrometers in diameter, nitrogen oxide, nitric oxide, sulfur dioxide, and ground-
level ozone. The number and location of monitoring sites would be required to be selected so as to ensure that neighborhood pollution levels could be accurately modeled across the city.

Based on the data collected, DOHMH would be required to issue an annual report to the Council by April 22 of each year, and to post the report on its website. Among other requirements, the report would be required to identify major sources of pollution and polluted areas, include pollution maps, and describe the methodology for selecting monitoring sites. Proposed Int. No. 712-A would take effect 120 days after its enactment into law.

Since it was heard in June, this bill has been amended. Highlights of these changes are as follows. The requirement that a specific number of air quality monitoring sites be used was replaced with a performance standard that requires the number and placement of sites be such that DOHMH ensures that it has adequate information to assess the sources and concentrations of air pollution across the city. The requirement that DOHMH include an assessment of regional sources of pollution was removed, as such sources are outside the scope of the community air quality survey. The requirement that DOHMH make recommendations in its annual survey for local, state, and federal action to reduce pollution was removed. The allowance for DOHMH to add additional pollutants to the survey was eliminated, as such authorization is not needed in order for DOHMH to do so.

(The following is the text of the Fiscal Impact Statement for Int. No. 712-A:)

THE COUNCIL OF THE CITY OF NEW YORK
FINANCE DIVISION
LATONIA MCKINNEY, DIRECTOR
FISCAL IMPACT STATEMENT
PROPOSED INTRO. NO.: 712-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 conduct community air quality surveys and publish the results annually

SPONSORS: Council Members
Johnson, Constantinides, Arroyo, Chin, Gentile, Richards, Rose, Wills, Koslowitz, Rodriguez, Rosenthal, Menchaca and Ulrich

SUMMARY OF LEGISLATION: Proposed Intro. No. 712-A would require the Department of Health and Mental Hygiene (DOHMH) to conduct an annual community air quality survey to measure air pollution around New York City.
Specifically, such survey must measure pollutants at street-level monitoring sites, determine how pollutant concentrations vary at monitoring sites across the City and the relationship to local factors, identify major sources and patterns of pollutants, and produce maps indicating the varying concentration levels of pollutants across the City by pollutant.

In addition, by April 22 of each year, DOHMH would be required to issue a report to the Speaker of the City Council summarizing the results of that year’s community air quality survey. Such report must also be made available on DOHMH’s website in a machine-readable format.

**EFFECTIVE DATE:** This local law would take effect 120 days after enactment, provided that the Commissioner of DOHMH may take such measures as are necessary for its implementation, including the promulgation of rules, prior to such effective date.

**FISCAL YEAR IN WHICH FULL FISCAL IMPACT ANTICIPATED:** Fiscal 2017

**FISCAL IMPACT STATEMENT:**

<table>
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<th>Effective FY16</th>
<th>FY Succeeding Effective FY17</th>
<th>Full Fiscal Impact FY17</th>
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</thead>
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<td><strong>Revenues</strong></td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Expenditures</strong></td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Net</strong></td>
<td>$0</td>
<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 as DOHMH plans to utilize existing resources to comply with this legislation.

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

**SOURCE OF INFORMATION:** New York City Council Finance Division
New York Department of Health and Mental Hygiene
LEGISLATIVE HISTORY: Intro. No. 712 was introduced to the Council on March 11, 2015 and referred to the Committee on Health. The Committee on Health held a hearing on Intro. No. 712 on June 24, 2015 and the legislation was laid over. The legislation was subsequently amended and the amended legislation, Proposed Intro. No. 712-A, will be voted on by the Committee on Health on October 13, 2015. Upon successful vote by the Committee, Proposed Intro. No. 712-A will be submitted to the full Council for a vote on October 15, 2015.

DATE PREPARED: November 23, 2015

Accordingly, this Committee recommends its adoption, as amended.

(The following is the text of Int. No. 712-A:)

Int. No. 712-A

A Local Law to amend the administrative code, in relation to requiring the department of health and mental hygiene to conduct community air quality surveys and publish the results annually.

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 17-125 to read as follows:

§ 17-125 Community air quality surveys and annual report. a. For the purposes of this section, "pollutants" means particulate matter that is less than 2.5 micrometers in diameter, nitrogen dioxide, nitric oxide, sulfur dioxide and ground-level ozone.

b. The department shall conduct a community air quality survey on an annual basis. Such survey shall:
1. Measure pollutants at street-level at monitoring sites across the city of New York over every season of the year, selected to ensure that the number of monitoring sites provides adequate information to assess the range of common emissions sources and neighborhood pollutant concentrations across the city, as determined by the department. At the discretion of the department, data on ozone may be measured in the summer months only and data on sulfur dioxide may be measured in the winter months only;

2. Determine whether and how concentrations of pollutants near monitor sites vary across the city and the relationship, if any, of such concentrations to local traffic, building emissions and other factors;

3. Identify the major local sources of pollutants that contribute to local variation in the concentrations thereof;

4. Identify patterns of pollutants by geographic area, by source, and by season or time of year;

5. Produce maps indicating the varying concentration levels of pollutants across neighborhoods and by pollutant;

6. Write an annual report summarizing the results of the activities described in paragraphs one through five of this subdivision;

7. Include in such report the findings of any completed or ongoing health surveillance or research studies using community air quality survey data to estimate population exposure to pollutants; and

8. Describe in the report the scientific methodology used to select monitor locations for measuring pollutants and for studying variations in pollutant concentrations.

c. Beginning April 22, 2016, and on or before April 22 annually thereafter, the department shall submit to the speaker of the council a report with the results of the annual community air quality survey for the most recently available year’s analysis. The department shall post a copy of such annual report on the department’s website. The data included in such posted report shall be in a machine-readable format.

§ 2. This local law takes effect 120 days after it becomes law, provided that the commissioner of health and mental hygiene may take such measures as are necessary for its implementation, including the promulgation of rules, prior to such effective date.


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).
October 15, 2015

Report of the Committee on Housing and Buildings

Report for Int. No. 462-A

Report of the Committee on Housing and Buildings 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 the referral of certain elevator-related violations to the department of housing preservation and development for consideration under the emergency repair program.

The Committee on Housing and Buildings, to which the annexed amended proposed local law was referred on August 21, 2014 (Minutes, page 3153), respectfully

REPORTS:

Introduction

On October 13, 2015, the Committee on Housing and Buildings, chaired by Council Member Jumaane D. Williams, will hold a hearing to consider Proposed Int. No. 462-A.

The Committee previously considered Int. No. 462 on February 27, 2015 and received testimony from representatives of the Department of Buildings (DOB), members of the real estate industry, and legal service providers.

Proposed Int. No. 462-A

Under the Emergency Repair Program (ERP), HPD has the power to repair, or order an owner to repair, any condition in a dwelling that is dangerous to human life and safety or detrimental to health. HPD has not used this power to repair elevator-related violations.

This legislation would require DOB to refer immediately hazardous elevator-related violations to HPD for a determination as to whether such violations are dangerous to human life and safety or detrimental to health pursuant to the ERP if, upon reinspection, DOB finds that the owner has not corrected such violations. It would also require HPD to report on the number of such referrals and on any actions taken under the ERP in response to such referrals.

Section one of Proposed Int. No. 462-A would add a new section 28-219.4 to the Administrative Code of the City of New York (the Code). New section 28-219.4 would require DOB to refer immediately hazardous elevator-related violations that are located in multiple dwellings to HPD for a determination as to whether such violations qualify for ERP, if, upon reinspection, DOB finds that such violations have not been corrected. It would also require DOB to include in such referral whether any unit served by such elevator is not served by another operable elevator and any other relevant information. DOB would also be required to notify HPD if the
owner began to take corrective action. Finally, DOB would have to notify owners of any such referrals to HPD.

This section would create an exception to such requirements where such elevator services only an owner-occupied dwelling unit and such dwelling unit is not occupied by boarders, roomers, or lodgers. It also creates an exception where such elevator is located within convents or rectories that are not open to non-occupants on a regular basis.

Section two of Proposed Int. No. 462-A would add a new section 27-2129.1 to the Code. New section 27-2129.1 would require HPD to report to the mayor and the council on elevator-related violations that were referred to HPD. Such report would have to include, among other things, the number of multiple dwelling with immediately hazardous elevator-related violations that were referred to HPD and the actions HPD took in response to such referrals.

Section three of this legislation contains the enactment clause and provides that this local law take effect on July 1, 2016.

Changes to Int. No. 462

In addition to various technical edits, Proposed Int. No. 462-A has been amended in the following manner:

- The referrals of uncorrected elevator-related violations from DOB to HPD are now required to state whether any unit in the building served by such elevator is not served by another elevator and any other relevant information.

- DOB is now required to notify building owners of the referral of any such violations to HPD.

- HPD is now required to report on, among other things, the number of such referrals and any actions taken under the emergency repair program in response to such referrals.

1 Immediately hazardous violations must be addressed immediately. For elevators the DOB re-inspects after 10 days.
THE COUNCIL OF THE CITY OF NEW YORK
FINANCE DIVISION
LATONIA MCKINNEY,
DIRECTOR
FISCAL IMPACT STATEMENT
PROPOSED INTRO. NO: 462-A

COMMITTEE: Housing and Buildings

**TITLE:** A Local Law to amend the administrative code of the city of New York, in relation to the referral of certain elevator-related violations to the department of housing preservation and development for consideration under the emergency repair program.


**SUMMARY OF LEGISLATION:** This legislation would require the Department of Buildings (DOB) to refer to the Department of Housing Preservation and Development (HPD) an immediately hazardous violation relating to an elevator that services one or more units in a multiple dwelling building, if upon reinspection DOB finds that the owner has not corrected that violation. This referral would be required to occur within one week of the reinspection and requires DOB to include information about whether or not another operable elevator that services the units exists. Upon referral, HPD would make a determination as to whether the violation is dangerous to human life and safety or detrimental to health pursuant to the City’s Housing Maintenance Code. HPD may then take steps to have the elevator repaired, pursuant to its existing powers under the emergency repair program. DOB would be required to notify the building owner of the notification to HPD as well as inform HPD if and when the building owner takes corrective action.
The legislation would exempt elevators located in owner-occupied multiple dwellings that service only the owner-occupied dwelling unit, provided that such unit is not occupied by boarders, roomers, or lodgers, and elevators located within convents and rectories that are not open to non-occupants on a regular basis.

The legislation would also require HPD to submit an annual report to the Council detailing the number and nature of referrals made to HPD for corrective action. The report would include, but not be limited to, the number of multiple dwellings issued immediately hazardous elevator-related violations and the number of those referred to HPD, the number that corrected the violations both before and after referral to HPD, the number of multiple dwellings where violations posed a danger to life or safety, and the number of multiple dwellings where violations were corrected by HPD and the cost of those corrections.

**EFFECTIVE DATE:** This local law would take effect on July 1, 2016, except that the commissioner of DOB and the commissioner of HPD may take such measures, including the promulgation of rules, as are necessary for its implementation prior to such effective date.

**FISCAL YEAR IN WHICH FULL FISCAL IMPACT ANTICIPATED:** Fiscal 2017

**FISCAL IMPACT STATEMENT:**

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**IMPACT ON REVENUES AND EXPENDITURES:** It is estimated that this legislation would not have a significant impact on revenues or expenditures. Additionally, it is estimated that this legislation would not have an impact on expenditures on personnel costs and associated fringe because DOB and HPD would use existing resources to inspect elevators and scope related repair work.

**SOURCE OF FUNDS TO COVER ESTIMATED COSTS:** Not applicable.
LEGISLATIVE HISTORY: This legislation was introduced to the full Council on August 21, 2014 as Intro. 462 and was referred to the Committee on Housing and Buildings. On February 27, 2015, the Committee on Housing and Buildings held a hearing to consider the legislation and the bill was laid over. The legislation was subsequently amended and the amended version, Proposed Intro. No. 462-A, will be considered by the Committee on Housing and Buildings on October 13, 2015. Following a successful vote by the Committee, Proposed Intro. No. 462-A will be submitted to the full Council for a vote on October 15, 2015.

DATE PREPARED: October 9, 2015

Accordingly, this Committee recommends its adoption, as amended.

(The following is the text of Int. No. 462-A:)

Int. No. 462-A


A Local Law to amend the administrative code of the city of New York, in relation to the referral of certain elevator-related violations to the department of housing preservation and development for consideration under the emergency repair program.

Be it enacted by the Council as follows:

Section 1. Article 219 of chapter 2 of title 28 of the administrative code of the city of New York is amended by adding a new section 28-219.4 to read as follows:

§ 28-219.4 Notice to the department of housing preservation and development for certain elevator-related violations. If, upon reinspection of an immediately
hazardous violation relating to an elevator that services one or more dwelling units in a multiple dwelling, the department determines that such owner has failed to correct the condition constituting such violation then the commissioner shall refer such violation, within one week of such reinspection, to the commissioner of housing preservation and development for a determination as to whether such violation is dangerous to human life and safety or detrimental to health pursuant to section 27-2125 of the housing maintenance code. If the department knows or has reason to believe that any such unit is not served by another operable elevator, the department shall include such information and any other relevant information in such referral. The department may continue enforcement action against the owner of the multiple dwelling after referral of such violation to the commissioner of housing preservation and development. Where the owner begins to take corrective action, the department shall notify the commissioner of housing preservation and development of such efforts. The department shall notify an owner of the referral of any such violation to the commissioner of housing preservation and development for action under this section.

Exceptions:

1. Elevators located in owner-occupied multiple dwellings that service only the owner-occupied dwelling unit, provided that such unit is not occupied by boarders, roomers, or lodgers.

2. Elevators located within convents and rectories that are not open to non-occupants on a regular basis.

§ 2. Article 5 of subchapter 5 of chapter 2 of title 27 of the administrative code of the city of New York is amended by adding a new section 27-2129.1 to read as follows:

§ 27-2129.1 Report on certain elevators referred to the department. In December 2016 and in each December thereafter, the department shall submit to the mayor and the speaker of the council, and make publicly available online, a report on the multiple dwellings that were referred to the department during such fiscal year pursuant to section 28-219.4 of the administrative code, containing, at a minimum:

(i) the number of multiple dwellings for which the department of buildings issued immediately hazardous elevator-related violations;

(ii) the number of multiple dwellings for which the department of buildings issued immediately hazardous elevator-related violations that were corrected before referral to the department was required pursuant to section 28-219.4 of this code;

(iii) the number of multiple dwellings with immediately hazardous elevator-related violations issued by the department of buildings that were referred to the
October 15, 2015

(department pursuant to section 28-219.4;

(iv) the number of such referrals that included information indicating that a dwelling unit serviced by such elevator was not served by another operable elevator;

(v) the number of multiple dwellings with immediately hazardous elevator-related violations that were corrected by the owner of the multiple dwelling subsequent to such referral and the average number of days between such referral and such correction;

(vi) the number of multiple dwellings with immediately hazardous elevator-related violations that the department determined were dangerous to human life and safety or detrimental to health;

(vii) the number of multiple dwellings with immediately hazardous elevator-related violations that the department ordered corrected; and

(viii) the number of multiple dwellings with immediately hazardous elevator-related violations that were corrected by the department and the cost of such corrections.

§ 3. This local law takes effect on July 1, 2016, except that the commissioner of buildings and the commissioner of housing preservation and development may take such measures, including the promulgation of rules, as are necessary for its implementation prior to such effective date.

JUMAANE D. WILLIAMS, Chairperson; ROSIE MENDEZ, YDANIS A. RODRIGUEZ, ROBERT E. CORNEGY, Jr., RAFAEL L. ESPINAL, Jr., MARK LEVINE, ANTONIO REYNOSO, HELEN K. ROSENTHAL, RITCHIE J. TORRES, ERIC A. ULRICH; Committee on Housing and Buildings, October, 2015. Other Council Members Attending: Vacca, Lander and Richards.

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).

Reports of the Committee on Land Use

Report for L.U. No. 274
Report of the Committee on Land Use in favor of filing, pursuant to a letter of withdrawal, Application No. 20155746 TCM pursuant to Section 20-226 of
the Administrative Code of the City of New York, concerning the petition of North of Houston LLC, d/b/a White Street, for a revocable consent to establish, maintain and operate an unenclosed sidewalk café located at 221 West Broadway, Borough of Manhattan, Community Board 1, Council District 1. 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 August 13, 2015 (Minutes, page 3187), and was coupled with the resolution shown below, respectfully

REPORTS:

SUBJECT

MANHATTAN CB - 01 20155746 TCM

Application pursuant to Section 20-226 of the Administrative Code of the City of New York, concerning the petition of North of Houston, LLC, d/b/a White Street, for a revocable consent to establish, maintain and operate an unenclosed sidewalk café located at 221 West Broadway a.k.a. 5 White Street.

By letter dated September 2, 2015, and submitted to the City Council on September 2, 2015, the Department of Consumer Affairs withdrew its recommendation for approval.

SUBCOMMITTEE RECOMMENDATION

DATE: October 8, 2015

The Subcommittee recommends that the Land Use Committee approve the motion to file pursuant to withdrawal of the recommendation by the Department of Consumer Affairs.

In Favor: Richards, Gentile, Garodnick, Williams, Reynoso
Against: None Abstain: None
COMMITTEE ACTION

DATE: October 13, 2015

The Committee recommends that the Council approve the attached resolution.

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

Against: None

Abstain: None

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

Res. No. 882
Resolution approving a motion to file pursuant to withdrawal of the application for a revocable consent for an unenclosed sidewalk café located at 221 West Broadway a.k.a. 5 White Street, Borough of Manhattan (20155746 TCM; L.U. No. 274).

By Council Members Greenfield and Richards.

WHEREAS, the Department of Consumer Affairs filed with the Council on August 3, 2015 its approval dated August 3, 2015 of the petition of North of Houston LLC, d/b/a White Street, for a revocable consent to establish, maintain and operate an unenclosed sidewalk café located at 221 West Broadway a.k.a. 5 White Street, Community District 1, 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, by letter dated September 2, 2015, and submitted to the City Council on September 2, 2015, the Department of Consumer Affairs withdrew its recommendation for approval for the revocable consent.

RESOLVED:

The Council approves the motion to file pursuant to withdrawal in accord with Rules 6.40a, 7.90 and 11.80 of the Rules of the Council.
DAVID G. GREENFIELD, Chairperson; VINCENT J. GENTILE, ANNABEL PALMA, DANIEL R. GARODNICK, DARLENE MEALY, ROSIE MENDEZ, YDANIS A. RODRIGUEZ, PETER A. KOO, BRADFORD S. LANDER, JUMAANE D. WILLIAMS, DONOVAN J. RICHARDS, INEZ D. BARRON, ANDREW COHEN, BEN KALLOS, ANTONIO REYNOSO, RITCHIE J. TORRES, MARK TREYGER; Committee on Land Use, October 13, 2015.

Coupled to be Filed pursuant to a Letter of Withdrawal.

Report for L.U. No. 281

Report of the Committee on Land Use in favor of approving Application No. 20165009 TCM pursuant to Section 20-226 of the Administrative Code of the City of New York, concerning the petition of Hono LLC, for a revocable consent to establish, maintain and operate an unenclosed sidewalk café located at 356 West 44th Street, Borough of Manhattan, Community Board 4, Council District 3. 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 September 17, 2015 (Minutes, page 3424), and was coupled with the resolution shown below, respectfully

REPORTS:

SUBJECT

MANHATTAN CB - 04 20165009 TCM

Application pursuant to Section 20-226 of the Administrative Code of the City of New York, concerning the petition of Hono LLC, d/b/a Hono, for a revocable consent to establish, maintain and operate an unenclosed sidewalk café located at 356 West 44th Street.

INTENT

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

DATE: October 8, 2015

Witnesses in Favor: One  Witnesses Against: None

SUBCOMMITTEE RECOMMENDATION

DATE: October 8, 2015

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

In Favor: Richards, Gentile, Garodnick, Williams, Reynoso
Against: None  Abstain: None

COMMITTEE ACTION

DATE: October 13, 2015

The Committee recommends that the Council approve the attached resolution.

In Favor: Greenfield, Gentile, Palma, Garodnick, Mealy, Mendez, Rodriguez, Koo, Lander, Williams, Richards, Barron, Cohen, Kallos, Reynoso, Torres, Treyger
Against: None  Abstain: None

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

Res. No. 883
Resolution approving the petition for a revocable consent for an unenclosed sidewalk café located at 356 West 44th Street, Borough of Manhattan (20165009 TCM; L.U. No. 281).

By Council Members Greenfield and Richards.

WHEREAS, the Department of Consumer Affairs filed with the Council on September 4, 2015 its approval dated September 4, 2015 of the petition of Hono LLC, d/b/a Hono, for a revocable consent to establish, maintain and operate an unenclosed sidewalk café located at 356 West 44th Street, Community District 4,
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 October 8, 2015; 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.

DAVID G. GREENFIELD, Chairperson; VINCENT J. GENTILE, ANNABEL PALMA, DANIEL R. GARODNICK, DARLENE MEALY, ROSIE MENDEZ, YDANIS A. RODRIGUEZ, PETER A. KOO, BRADFORD S. LANDER, JUMAANE D. WILLIAMS, DONOVAN J. RICHARDS, INEZ D. BARRON, ANDREW COHEN, BEN KALLOS, ANTONIO REYNOSO, RITCHIE J. TORRES, MARK TREYGER; Committee on Land Use, October 13, 2015.

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 L.U. No. 282
Report of the Committee on Land Use in favor of approving Application No. 20165108 TCM pursuant to Section 20-226 of the Administrative Code of the City of New York, concerning the petition of North of Houston LLC d/b/a White Street, for a revocable consent to establish, maintain and operate an unenclosed sidewalk café located at 221 West Broadway, Borough of Manhattan, Community Board 1, Council District 1. 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 September 17, 2015 (Minutes, page 3425), and was coupled with the resolution shown below, respectfully
October 15, 2015

REPORTS:

SUBJECT

MANHATTAN CB - 01 20165108 TCM

Application pursuant to Section 20-226 of the Administrative Code of the City of New York, concerning the petition of North of Houston LLC, d/b/a White Street, for a revocable consent to establish, maintain and operate an unenclosed sidewalk café located at 221 West Broadway a.k.a. 5 White Street.

INTENT

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

PUBLIC HEARING

DATE: October 8, 2015

Witnesses in Favor: Two Witnesses Against: None

SUBCOMMITTEE RECOMMENDATION

DATE: October 8, 2015

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

In Favor: Richards, Gentile, Garodnick, Williams, Reynoso
Against: None Abstain: None

COMMITTEE ACTION

DATE: October 13, 2015

The Committee recommends that the Council approve the attached resolution.
In Favor: Greenfield, Gentile, Palma, Garodnick, Mealy, Mendez, Rodriguez, Koo, Lander, Williams, Richards, Barron, Cohen, Kallos, Reynoso, Torres, Treyger

Against: None

Abstain: None

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

Res. No. 884

Resolution approving the petition for a revocable consent for an unenclosed sidewalk café located at 221 West Broadway a.k.a. 5 White Street, Borough of Manhattan (20165108 TCM; L.U. No. 282).

By Council Members Greenfield and Richards.

WHEREAS, the Department of Consumer Affairs filed with the Council on September 11, 2015 its approval dated September 4, 2015 of the petition of North of Houston LLC, d/b/a White Street, for a revocable consent to establish, maintain and operate an unenclosed sidewalk café located at 221 West Broadway a.k.a. 5 White Street, d/b/a White Street, Community District 1, 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 October 8, 2015; 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.
Report of the Committee on Land Use in favor of approving Application No. C 150318 PQK submitted by the New York City Human Resources Administration and the Department of Citywide Administrative Services pursuant to Section 197-c of the New York City Charter, for the acquisition of property located at 10300 Foster Avenue for use as a warehouse, Borough of Brooklyn, Community Board 18, Council District 42. This application is subject to the review and action by the Land Use Committee only if appealed to the Council pursuant to 197-d(b)(2) of the Charter or called up by a vote of the Council pursuant to 197-d(b)(3) of the Charter.

The Committee on Land Use to which the annexed Land Use item was referred on September 17, 2015 (Minutes, page 3425), and was coupled with the resolution shown below, respectfully

REPORTS:

SUBJECT

BROOKLYN CB - 18 C 150318 PQK

City Planning Commission decision approving an application submitted by the New York City Human Resources Administration (HRA) and the New York City Department of Citywide Administrative Services, pursuant to Section 197-c of the New York City Charter, for the acquisition of property located at 10300 Foster Avenue (Block 8149, Lot 300), for use as a warehouse.

INTENT
This acquisition of property would allow HRA to expand its occupancy at 10300 Foster Avenue in order to consolidate its warehouse and shop operations at one location.

**PUBLIC HEARING**

**DATE:** October 8, 2015

**Witnesses in Favor:** Two  
**Witnesses Against:** None

**SUBCOMMITTEE RECOMMENDATION**

**DATE:** October 8, 2015

The Subcommittee recommends that the Land Use Committee approve the decision of the City Planning Commission.

**In Favor:** Palma, Mendez, Levin, Barron, Kallos  
**Against:** None  
**Abstain:** None

**COMMITTEE ACTION**

**DATE:** October 13, 2015

The Committee recommends that the Council approve the attached resolution.

**In Favor:** Greenfield, Gentile, Palma, Garodnick, Mealy, Mendez, Rodriguez, Koo, Lander, Williams, Richards, Barron, Cohen, Kallos, Reynoso, Torres, Treyger  
**Against:** None  
**Abstain:** None

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

**Res. No. 885**

Resolution approving the decision of the City Planning Commission on ULURP No. C 150318 PQK (L.U. No. 283), for the acquisition of property located at 10300 Foster Avenue (Block 8149, Lot 300), in Community District 18, Borough of Brooklyn.

By Council Members Greenfield and Dickens.
WHEREAS, the City Planning Commission filed with the Council on August 31, 2015 its decision dated August 19, 2015 (the "Decision") on the application submitted pursuant to Section 197-c of the New York City Charter by the New York City Human Resources Administration and the New York City Department of Citywide Administrative Services, for the acquisition of property located at 10300 Foster Avenue (Block 8149, Lot 300), in Community District 18 (the "Site"), (ULURP No. C 150318 PQK), Borough of Brooklyn (the "Application");

WHEREAS, the Decision is subject to review and action by the Council pursuant to Section 197-d(b)(3) of the City Charter;

WHEREAS, upon due notice, the Council held a public hearing on the Decision and Application on October 8, 2015;

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

WHEREAS, the Council has considered the relevant environmental issues including the negative declaration (CEQR No. 14HRA001K) dated December 11, 2014 (the “Negative Declaration”);

RESOLVED:

The Council finds that the action described herein will have no significant impact on the environment as set forth in the Negative Declaration.

Pursuant to Section 197-d of the City Charter and on the basis of the Decision and Application, and based on the environmental determination and consideration described in this report, C 150318 PQK, incorporated by reference herein, the Council approves the acquisition of property located at 10300 Foster Avenue (Block 8149, Lot 300), Borough Brooklyn.

DAVID G. GREENFIELD, Chairperson; VINCENT J. GENTILE, ANNABEL PALMA, DANIEL R. GARODNICK, DARLENE MEALY, ROSIE MENDEZ, YDANIS A. RODRIGUEZ, PETER A. KOO, BRADFORD S. LANDER, JUMAAANE D. WILLIAMS, DONOVAN J. RICHARDS, INEZ D. BARRON, ANDREW COHEN, BEN KALLOS, ANTONIO REYNOSO, RITCHIE J. TORRES, MARK TREYGER; Committee on Land Use, October 13, 2015.

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 L.U. No. 287

Report of the Committee on Land Use in favor of approving Application No. C 150380 HAK submitted by NYC Department of Housing Preservation and Development pursuant to Article 16 of the General Municipal Law for the designation of property located at 115 Williams Avenue (Block 3700, Lot 8) as an Urban Development Action Area and Project and pursuant to Section 197-c of the New York City Charter for the disposition of such property, Borough of Brooklyn, Community Board 5, Council District 37.

The Committee on Land Use to which the annexed Land Use item was referred on September 17, 2015 (Minutes, page 3426), and was coupled with the resolution shown below, respectfully

REPORTS:

SUBJECT

BROOKLYN CB - 05 C 150380 HAM

City Planning Commission decision approving an application submitted by the New York City Department of Housing Preservation and Development (HPD):

1) pursuant to Article 16 of the General Municipal Law of New York State for:

   a) the designation of property located at 115 Williams Avenue (Block 3700, Lot 8), as an Urban Development Action Area; and

   b) an Urban Development Action Area Project for such area; and

2) pursuant to Section 197-c of the New York City Charter for the disposition of property located at 115 Williams Avenue (Block 3700, Lot 8) to a developer to be selected by HPD;

   to facilitate the enlargement of an accessory open parking lot for an existing poultry distribution facility.

INTENT

This UDAAP designation, project approval and disposition of city-owned property would facilitate the expansion of an existing parking lot for, and storage for an existing poultry distribution facility.
PUBLIC HEARING

DATE: October 8, 2015

Witnesses in Favor: Two  Witnesses Against: None

SUBCOMMITTEE RECOMMENDATION

DATE: October 8, 2015

The Subcommittee recommends that the Land Use Committee approve the decision of the City Planning Commission.

In Favor: Cohen, Mealy, Rodriguez, Treyger
Against: None  Abstain: None

COMMITTEE ACTION

DATE: October 13, 2015

The Committee recommends that the Council approve the attached resolution.

In Favor: Greenfield, Gentile, Palma, Garodnick, Mealy, Mendez, Rodriguez, Koo, Lander, Williams, Richards, Barron, Cohen, Kallos, Reynoso, Torres, Treyger
Against: None  Abstain: None

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

Res. No. 886

Resolution approving the application submitted by the New York City Department of Housing Preservation and Development (“HPD”) and the decision of the City Planning Commission, ULURP No. C 150380 HAK, approving the designation of property located at 115 Williams Avenue, Borough of Brooklyn, as an Urban Development Action Area, approving an Urban Development Action Area Project, and approving the disposition of city-owned property located at 115 Williams Avenue (Block 3700, Lot 8) to a developer selected by HPD (L.U. No. 287; C 150380 HAK).
WHEREAS, the City Planning Commission filed with the Council on September 11, 2015 its decision dated September 9, 2015 (the "Decision"), on the application submitted by the New York City Department of Housing Preservation and Development pursuant to Section 197-c of the New York City Charter and Article 16 of the General Municipal Law of New York State regarding:

a) the designation of property located at 115 Williams Avenue (Block 3700, Lot 8), as an Urban Development Action Area (the "Area");

b) an Urban Development Action Area Project for the Area (the "Project"); and

pursuant to Section 197-c of the New York City Charter for the disposition of city-owned property located at 115 Williams Avenue (Block 3700, Lot 8), to a developer to be selected by the New York City Department of Housing Preservation and Development to facilitate the enlargement of an existing parking lot for, and storage for an existing poultry distribution facility owned and operated by Watkins Poultry Merchants of New York, Community District 5, Borough of Brooklyn (ULURP No. C 150380 HAK) (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, the Application and Decision are subject to review and action by the Council pursuant to Article 16 of the General Municipal Law of New York State;

WHEREAS, by letter dated September 14, 2015 and submitted to the Council on September 30, 2015, HPD submitted its requests (the “HPD Requests”) respecting the Application including a project summary (the “Project Summary”);

WHEREAS, upon due notice, the Council held a public hearing on the Application and Decision on October 8, 2015;

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

WHEREAS, the Council has considered the relevant environmental issues including the negative declaration (CEQR No. 14HPD068K) dated February 10, 2015 (the “Negative Declaration”);

RESOLVED:
The Council finds that the action described herein will have no significant impact on the environment as set forth in the Negative Declaration.

Pursuant to Section 197-d and Article 16 of the General Municipal Law of the New York City Charter, based on the environmental determination and the consideration described in the report (C 150380 HAK) and incorporated by reference herein, the Council approves the Decision of the City Planning Commission and the HPD Requests.

The Council finds that the present status of the Area tends to impair or arrest the sound growth and development of the City of New York and that a designation of the Project as an urban development action area project is consistent with the policy and purposes stated in Section 691 of the General Municipal Law.

The Council approves the designation of the Area as an urban development action area pursuant to Section 693 of the General Municipal Law.

The Council approves the Project as an urban development action area project pursuant to Section 694 of the General Municipal Law and subject to the terms and conditions of the Project Summary.

The Project shall be developed in a manner consistent with the Project Summary submitted by HPD on September 30, 2015, a copy of which is attached hereto and made a part hereof.

The Council approves the disposition of 115 Williams Avenue (Block 3700, Lot 8), to a developer selected by HPD.

DAVID G. GREENFIELD, Chairperson; VINCENT J. GENTILE, ANNABEL PALMA, DANIEL R. GARODNICK, DARLENE MEALY, ROSIE MENDEZ, YDANIS A. RODRIGUEZ, PETER A. KOO, BRADFORD S. LANDER, JUMAANE D. WILLIAMS, DONOVAN J. RICHARDS, INEZ D. BARRON, ANDREW COHEN, BEN KALLOS, ANTONIO REYNOSO, RITCHIE J. TORRES, MARK TREYGER; Committee on Land Use, October 13, 2015.

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 Parks and Recreation

Report for Int. No. 154-A
Report of the Committee on Parks and Recreation 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 an annual report on park maintenance and capital expenditures.

The Committee on Parks and Recreation, to which the annexed amended proposed local law was referred on March 12, 2014 (Minutes, page 665), respectfully

REPORTS:

INTRODUCTION

On October 14, 2015, the Committee on Parks and Recreation, chaired by Council Member Mark Levine, will hold a hearing to vote on Proposed Int. No. 154-A, A Local Law to amend the administrative code of the city of New York, in relation to an annual report on park maintenance and capital expenditures. The Committee first considered an earlier version of this bill at a hearing held on June 19, 2015.

BACKGROUND

Throughout the last decade the amount of open space in the City has grown tremendously, as 750 acres of parkland have been added with $3.9 billion in capital funding invested in new and renovated parks.\(^1\) Large destination parks, such as the High Line, Hudson River Park and Brooklyn Bridge Park have been built, and large sums of capital money have been invested for the growth of additional space. These signature parks, many of which are operated by conservancies, have also attracted large private donations. For example, in 2012, $100 million was donated to Central Park and $20 million donated to the High Line. To contrast, Flushing Meadows Corona Park, in Queens, attracted only $5,000 in donations for the entire year.\(^2\) Some advocates have argued that such donations and private funding have exacerbated the difference in status between parks in well-off areas and those in less affluent communities that do not have access to large sums of private donations.\(^3\)

The equitable allocation of resources throughout the City’s Parks system has been a longstanding concern for City policy makers and park advocates. As the trend of privately funding part of the parks system has grown since the fiscal crises of the 1970s through increased reliance on conservancies and private donations, public spending has remained mostly stagnant and even decreased when accounting for inflation. For example, park spending represented about 1.4 percent of the City
budget in 1960, 0.86 percent in 1986, 0.65 in 1991 and 0.52 in 2000. Currently, DPR’s expense budget for fiscal year 2015 is $429.5 million, which by dollar amount is the largest operating budget ever for DPR, but only represents about 0.6 percent of the City budget. Additionally, DPR has faced numerous budget cuts in recent years, resulting in less staff and hiring freezes that have hindered the department’s ability to care for its 29,000 acre system. The budget for DPR fell from $367 million in 2008 to $337.5 million by Fiscal Year 2013, though the two most recent budgets have seen a reversal in this trend.

Those who argue that park inequity remains a serious issue, often focus on the allocation of resources as it relates to proper park maintenance. DPR determines the overall condition of parks through its Parks Inspection Program (PIP). Each inspected park is given a rating for overall condition and for cleanliness, which includes numerous ratable park features. The most recent data from the beginning of Fiscal Year 2014 indicates that the ratings for overall condition and cleanliness were respectively as follows: Citywide, 87.8% and 92.1%; the Bronx, 86.8% and 91%; Brooklyn, 86% and 90%; Manhattan, 87.8% and 92.3%; Queens, 89.1% and 93.2%; and Staten Island, 91.5% and 96.4%. Though improvements have been made over time, many parks are still maintained inadequately and those that were not deemed adequate were often found in lower income neighborhoods. A 2013 study on the condition of 43 large parks between 20 and 500 acres in size concluded that DPR does not have enough resources to keep up with the demand of maintaining its 29,000 acres of parkland. The study, which examined lawns, drinking fountains, sitting areas, courts, playgrounds, trees and bathrooms also found that such large found that while more features improved than declined between 2010 and 2012, the pattern was not consistent as features such as water fountains and lawns improved in some parks, while other features such as playground equipment declined, resulting in scores that “mask considerable variability in the performance of features from park to park and within parks from year to year.” Part of the maintenance inconsistencies may have to do with the fact that DPR doesn’t have a system for tracking park use and the allocation of resources to such parks. Another factor relates to DPR’s increased reliance on private dollars regarding its capital process. For the vast majority of capital projects, DPR is reliant on discretionary allocations from various elected officials whose priorities might differ with those of DPR, leading some to argue that DPR should have its own discretionary capital budget to enable it to better plan and budget for capital projects over the long term. The result of all this is that it is currently unknown to policy makers and the general public precisely how much money is being spent on a per-park basis by DPR in caring for the system’s green spaces, as well as what the status is of many capital projects meant to improve the condition of various DPR properties.

This makes it difficult to assess what the specific maintenance needs are for specific parks as well as immediate staffing needs. DPR is however in the process of addressing this issue with the development of a program called OPS 21 that will use data analytics to provide daily feedback and tracking of maintenance work and improve staff allocation for park maintenance.
Proposed Int. No. 154-A

Proposed Int. No. 154-A would require DPR to report to the Council and the Mayor on the resources it allocates for maintenance on a park by park basis and post updated information regarding the status of its funded capital projects.

Section one of Proposed Int. No. 154-A would add a new section 18-143 to the administrative code and would require DPR to submit an annual report to the Mayor and Council on maintenance work performed at each property under the jurisdiction of DPR.

Subdivision a of Proposed Int. No. 154-A would define the terms “fixed-post maintenance staff,” “functional acreage” and “mobile maintenance crew staff,” which are terms used throughout the bill.

Subdivision b of the bill would require that on or before December 1 of each year, DPR, for the most recent fiscal year, submit a report on maintenance work performed by staff at each property under its jurisdiction. The report would include:

1. The name, type and identification number of each property;

2. The size of each property, in total acreage and functional acreage;

3. Whether the property hosts fixed-post or permanent maintenance staff;

4. The weekly mean of work-hours for staff allocated to perform maintenance activities at each property, for both fixed-post maintenance staff and mobile maintenance crew staff on a quarterly basis;

5. The dollar value of the weekly mean of work hours for both fixed-post maintenance staff and mobile maintenance crew staff at each property on a quarterly basis;

6. The weekly mean dollar value of estimated regional, district or borough-wide maintenance services provided at each property on a quarterly basis; and

7. The total weekly mean dollar value of maintenance services provided at each property. This provision would also allow the DPR commissioner, upon 30 days notice to the Mayor and the Council, amend the data included in the report if a different method of collecting the same or similar data is developed.

Subdivision c of this bill would require that the report include, per quarter, the total dollar amount for any specialized maintenance services performed, if any, at each property, including but not limited to plumbing and electrical services.

Subdivision d of this bill would require that as of at least one date per quarter, the report provide the current total headcount by borough of park enforcement patrol
(PEP) officers assigned to work on properties under the jurisdiction of the commissioner, as determined by the existing headcount on that date.

Subdivision e of this bill would create a timetable by which the abovementioned maintenance data collected by DPR must be reported to the Mayor and Council:

1. On or before December 1, 2016, information on maintenance work performed at the one hundred largest properties as determined by functional acreage and the headcount of PEP officers; and

2. On or before December 1, 2017, information on maintenance work performed at all properties under the jurisdiction of the commissioner, the headcount of PEP officers and the data collected pursuant to subdivision c of this bill.

Subdivision f of this bill would require that each annual report be posted on DPR’s website and the data collected in each report be posted on the city’s website in a non-proprietary format that permits automated processing.

Section two of Proposed Int. No. 154-A would add a new section 18-144 to the administrative code and would require DPR post information on park capital projects on its website. Specifically, DPR would be required to include on its website (i) the starting date and estimated completion date of each capital project; (ii) the total amount of funds allocated to each project; (iii) the identification of each separate source of funding allocated to each project; (iv) a description of each project; (v) the location of such project; and (vi) be updated at least on a quarterly basis.

Section three of Proposed Int. No. 154-A contains the enactment clause and provides that the bill would take effect immediately after it becomes law.

2 Id.
3 Id.
4 Dan Rosenblum, “Park Angst,” Capital New York, June 24, 2010; see also Testimony, State Senator Daniel Squadron before the New York City Council Committee on Parks and Recreation, March 27, 2014; see also Article, “Inside the Budget: End of the Green for Parks? After a Four Year Rise, Funding May Tumble, New york City Independent Budget Office, May 9, 2002.
5 See Testimony, Commissioner Veronica White, New York City Department of Parks and Recreation, September 17, 2013.
See survey, “the 2012 Report Card on Large Parks,” New Yorkers for Parks, March 2013; see also
Lisa W. Foderaro, “B-Plus for City’s Parks, but Problems Remain,” The New York Times, March 10,
2013.

11 Id.

12 See New Yorkers for Parks, Parks Platform 2013; see also; Lisa W. Foderaro, “A Little Known
http://www.ny4p.org/advocacy/ParksPlatform2013/Parks%20Platform%202013%20-
%20White%20Paper%20.pdf

13 Id.

14 See Testimony of Liam Kavanagh, First Deputy Commissioner of the Department of Parks and
Recreation, before the New York City Council Committee on Parks and Recreation, April 23, 2014.

(The following is the text of the Fiscal Impact Statement for Int. No. 154-A:)

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

PROPOSED INTRO. NO.: 154-A
COMMITTEE: Parks and Recreation

TITLE: A local law to amend the
administrative code of the city of New
York, in relation to an annual report on
park maintenance, capital expenditures
and parks enforcement patrol officers.

SPONSOR(S): Council Members
Landor, Levine, Barron, Chin, Cohen,
Ferreras-Copeland, Gentile, Miller,
Reynoso, Richards, Rose, Vacca,
Rosenthal, Kallos, Menchaca, Deutsch,
Treyger, Constantinides and Vallone

SUMMARY OF LEGISLATION: This bill would require the Department of Parks
and Recreation (“the Department”) to provide an annual report to the Mayor and the
City Council, by December 1 of each year, on the maintenance work performed by
Department staff on a park-by-park basis. The report would include the name, size,
and identification number of each park; whether each park has permanent
maintenance staff assigned to it; the weekly average and dollar value of work-hours
performed by maintenance staff at each property on a quarterly basis; and the value
of any specialized maintenance work performed at each property. In addition, the
report would include the number of parks enforcement patrol officers (PEP) assigned
by borough. The bill requires the inclusion of only the one hundred largest properties
as determined by functional acreage and the headcount of PEP officers in the first
report.
In addition, this bill would require the Department to quarterly include information on its website, in a non-proprietary format that permits automated processing, on each capital project, including a detailed description and the location of each project, the actual or estimated starting and completion dates of each phase of each project and the total amount of funding allocated to each project and when applicable a range of the funding available and the identification of each source of funding allocated to such project.

**EFFECTIVE DATE:** This local law would take effect immediately after its enactment into law.

**FISCAL YEAR IN WHICH FULL FISCAL IMPACT ANTICIPATED:** Fiscal 2017

**FISCAL IMPACT STATEMENT:**

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

**IMPACT ON EXPENDITURES:** It is estimated that there would be no impact on expenditures resulting from the enactment of this legislation because the Department would use existing resources to implement this legislation.

**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:**
Chima Obichere, Unit Head, New York City Council Finance Division
Accordingly, this Committee recommends its adoption, as amended.

(The following is the text of Int. No. 154-A):

Int. No. 154-A

A Local Law to amend the administrative code of the city of New York, in relation to an annual report on park maintenance and capital expenditures.

Be it enacted by the Council as follows:

Section 1. Chapter one of title 18 of the administrative code of the city of New York is amended by adding a new section 18-143 to read as follows:

§ 18-143 Annual report on park maintenance. a. Definitions. As used in this section, the following terms have the following meanings:

Fixed-post maintenance staff. The term "fixed-post maintenance staff" means department maintenance staff who are assigned to perform maintenance work at a specific property under the jurisdiction of the commissioner.
Functional acreage. The term "functional acreage" means any area of property under the jurisdiction of the commissioner that is routinely maintained by department staff.

Mobile maintenance crew staff. The term "mobile maintenance crew staff" means department maintenance staff who are not assigned to work out of a specific property under the jurisdiction of the commissioner, but travel to different properties to perform maintenance work.

b. On or before December 1 of each year, the commissioner shall for the immediately preceding fiscal year, submit a report on the maintenance work performed by department staff at each property under the jurisdiction of the commissioner. Such report shall include information relevant to maintenance expenditures in parks properties, including:

1. The name, type and unique internal identification number of each property;
2. The size of each property, in total acreage and functional acreage;
3. Whether the property hosts fixed-post maintenance staff;
4. Per quarter, the weekly mean of work-hours for staff allocated to perform maintenance activities at each property, for both fixed-post maintenance staff and mobile maintenance crew staff;
5. Per quarter, the dollar value of the weekly mean of work hours for staff allocated to perform maintenance activities at each property, for both fixed-post maintenance staff and mobile maintenance crew staff;
6. Per quarter, the weekly mean dollar value of estimated regional, district or borough-wide maintenance services provided at each property; and
7. Per quarter, the total weekly mean dollar value of maintenance services provided at each property; however, should the commissioner develop another method of collecting the same or similar data pursuant to paragraphs 4 through 7 of this section, such report may be amended upon 30 days notice to the mayor and the council to include such data.

c. The commissioner shall submit such annual report to the mayor and the council pursuant to the following timetable:

1. On or before December 1, 2016, information on maintenance work performed at the one hundred largest properties as determined by functional acreage; and
2. On or before December 1, 2017, information on maintenance work performed at all properties under the jurisdiction of the commissioner.

§ 2. Chapter one of title 18 of the administrative code of the city of New York is amended by adding a new section 18-144 to read as follows:

§ 18-144 Reporting on capital project expenditures in parks. The department shall publish prominently on its website the status of each capital project, as defined in section 5-101 of the administrative code, occurring on property under the jurisdiction of the commissioner. Such information shall include (i) the starting date and estimated completion date of such project; (ii) the total amount of funds allocated to such project; (iii) the identification of each separate source of funding allocated to such project; (iv) a description of such project; (v) the location of such project; and (vi) be updated at least on a quarterly basis.

§ 3. This local law takes effect immediately after it becomes law.
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 Applicant’s Report*

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<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>District #</th>
</tr>
</thead>
<tbody>
<tr>
<td>Glenn Trammell, Jr.</td>
<td>2160 Matthews Avenue #5K</td>
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<tr>
<td></td>
<td>Bronx, N.Y. 10462</td>
<td></td>
</tr>
<tr>
<td>Arislexy M. Contreras</td>
<td>2600 Briggs Avenue #3B</td>
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<tr>
<td></td>
<td>Bronx, N.Y. 10458</td>
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</tr>
<tr>
<td>Niurka Crespo</td>
<td>900 Bronx Park South</td>
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<tr>
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<td>Bronx, N.Y. 10460</td>
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<tr>
<td>Catilitan DiGerolamo</td>
<td>635 Castle Hill Avenue #10D</td>
<td>18</td>
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<tr>
<td>Luana Ortiz</td>
<td>1770 Bruckner Blvd #11B</td>
<td>18</td>
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<tr>
<td>Leslie M. Robinson</td>
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<tr>
<td>Leonor Cordova</td>
<td>331 Beach 43rd Street</td>
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<tr>
<td>Laura Fenimore</td>
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<td>Jose Gonzalez</td>
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<tr>
<td>Fernando DeLeon</td>
<td>50 Avenue D #2H</td>
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<tr>
<td>Jesus Salas</td>
<td>709 FDR Drive #1C</td>
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<td>Shirley Ann Segarra</td>
<td>130 Columbia Street #13B</td>
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<tr>
<td>Arlene R. Tuff</td>
<td>1780 First Avenue #11G</td>
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<tr>
<td>Gennaro A. Irace</td>
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<td>Josefina Reyes</td>
<td>35 Hamilton Place #512</td>
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<td>Malcolm I. Roberts</td>
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<td>Remona Dickenson</td>
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<td>Sonya Y. Crute</td>
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<td>Betty Hammond</td>
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<td>Rasheen Odom</td>
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October 15, 2015

Bronx, N.Y. 10473
Jean H. Schwarwsin
203 Park Lane
Douglas, N.Y. 11363
19

Claudia P. Tones
199-39 34th Avenue
Queens, N.Y. 11358
19

Eliana Domb
218-06 Peck Avenue
Hollis Hills, N.Y. 11427
23

Beatrice Constantine
67-11 161st Street #1D
Queens, N.Y. 11365
24

Dharmindra Dhanray
178-01 Wexford Terrace #5P
Jamaica, N.Y. 11432
24

Aviad Rave
85-35 Midland Parkway
Jamaica, N.Y. 11432
24

Albert Willingham
142-35 84th Drive #5G
Briarwood, N.Y. 11435
24

Oligbenga A. Ajala
115-74 Newburg Street
St. Albans, N.Y. 11412
27

Floristeane Anthony
173-22 105th Avenue
Queens, N.Y. 11433
27

Ahelia Chankar
130-30 Springfield Blvd.
Springfield Gardens, N.Y. 11413
27

Diana Vaz-Phoenix
164-30 109th Road
Jamaica, N.Y. 11433
27

Gloria Burros Sealy
172-24 133rd Avenue
Queens, N.Y. 11434
28

Brenda Carter
153-29 110th Road
Queens, N.Y. 11433
28

Crystal A. Nixon
130-16 Foch Blvd
Jamaica, N.Y. 11420
28

Marlene J. Reed
109-44 160th Street #1C
Queens, N.Y. 11433
28

Janet Smith
118-17 Union Turnpike
Queens, N.Y. 11375
29

Patricia Butler
103 Beach 215th Street
Rockaway Point, N.Y. 11697
32

Andrea Greenberg
86-10 151st Avenue
Howard Beach, N.Y. 11414
32

Marlene Potter
8200 Shore Front Parkway #9L
Queens, N.Y. 11693
32

Jasmine Sanchez
149-29 Tahoe Street
Queens, N.Y. 11417
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<tr>
<td>Berlinda McLeod</td>
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<td>Kayron J. Headley</td>
<td>371 Monroe Street #8, Brooklyn, N.Y. 11221</td>
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<td>Kelly Wallace</td>
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<td>Phylicia Vega</td>
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<td>Narcissus Thomas</td>
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<td>Nicole Muccigrosso</td>
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<td>Nelida Velazquez</td>
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<td>Tiffany J. Gordon</td>
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<td>Sasha Jenkins</td>
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<tr>
<td>Wayne Butler</td>
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<td>Rita Goodman</td>
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<tr>
<td>Alvin Pankin</td>
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<tr>
<td>Stephanie Applewhite</td>
<td>90A Wolkoff Lane, Staten Island</td>
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<td>Elaine M. Burke</td>
<td>32 Regal Walk, Staten Island</td>
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<tr>
<td>Charles C. DeStefano</td>
<td>1082 Victory Blvd., Staten Island</td>
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<tr>
<td>Brenda A. Hamilton</td>
<td>372 Westwood Avenue, Staten Island</td>
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<td>KaPo Lau</td>
<td>15 Tony Court, Staten Island</td>
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<tr>
<td>Barbara Mastropietro</td>
<td>427 Ingram Avenue, Staten Island</td>
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<tr>
<td>Mark Matuza</td>
<td>94 Hancock Street, Staten Island</td>
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<tr>
<td>Theresa M. Morace</td>
<td>350 London Road, Staten Island</td>
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<tr>
<td>Catherine McKeon</td>
<td>567 Quincy Avenue, Staten Island</td>
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<td>Barbara J. Pardi</td>
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<tr>
<td>Megan E. Stair</td>
<td>105 Pouch Terrace, Staten Island</td>
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<td>Patricia M. Canepa</td>
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<td>Joseph F. DiFede</td>
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<tr>
<td>Anthony S. Economou</td>
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<td>Denzil Klippel</td>
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<td>Veronica C. Lewis</td>
<td>30 Croft Court, Staten Island</td>
<td>51</td>
</tr>
<tr>
<td>Ann Pinckney</td>
<td>308 Merrymount Street #2, Staten Island</td>
<td>51</td>
</tr>
<tr>
<td>Andrew Vanore</td>
<td>85 Armstrong Avenue, Staten Island</td>
<td>51</td>
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</tbody>
</table>
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)*

<table>
<thead>
<tr>
<th>#</th>
<th>Item</th>
<th>Description</th>
</tr>
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<tbody>
<tr>
<td>1</td>
<td>Int 154-A</td>
<td>Annual report on park maintenance and capital expenditures.</td>
</tr>
<tr>
<td>2</td>
<td>Int 462-A</td>
<td>Elevator-related violations under the emergency repair program.</td>
</tr>
<tr>
<td>3</td>
<td>Int 712-A</td>
<td>Air quality surveys by the department of health and mental hygiene.</td>
</tr>
<tr>
<td>4</td>
<td>Res 875</td>
<td>New and changed designations of certain organizations to receive funding.</td>
</tr>
<tr>
<td>5</td>
<td>L.U. 274 &amp; Res 882</td>
<td>App. 20155746 TCM, North of Houston LLC d/b/a White Street, sidewalk café, Manhattan, Community Board 1, Council District 1 <em>(Coupled to be Filed)</em>.</td>
</tr>
<tr>
<td>7</td>
<td>L.U. 282 &amp; Res 884</td>
<td>App. 20165108 TCM, North of Houston LLC d/b/a White Street, sidewalk café, Manhattan, Community Board 1, Council District 1.</td>
</tr>
<tr>
<td>10</td>
<td><strong>Resolution approving various persons Commissioners of Deeds.</strong></td>
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</tbody>
</table>
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 **44-0-0** as shown above with the exception of the votes for the following legislative items:

The following Introductions were sent to the Mayor for his consideration and approval: Int. Nos. **154-A, 462-A, and 712-A**.

**INTRODUCTION AND READING OF BILLS**

Int. No. **948**

By The Speaker (Council Member Mark-Viverito) and Council Members Gibson, Torres, Arroyo, Chin, Constantinides, Cornegy, Deutsch, Eugene, Gentile, Johnson, Koo, Lancman, Mendez, Palma, Richards, Rose, Cohen and Rodriguez.

A Local Law to amend the administrative code of the city of New York, in relation to requiring the police department to report on domestic violence and hate crime statistics.

*Be it enacted by the Council as follows:*

Section 1. Section 3-112 of the administrative code of the city of New York is **REPEALED**.

§ 2. 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. Online reporting of domestic violence and hate crime statistics. a. The department shall post the following data by week, month, and quarter, disaggregated by precinct, on the department’s website:

1. the number of domestic violence radio runs;
2. the number of murders related to domestic violence;
3. the number of rapes related to domestic violence;
4. the number of felonious assaults related to domestic violence;
5. the number of hate crimes;
6. the number of murders determined by the police department to be hate crimes; and
7. the number of felonious assaults determined by the police department to be hate crimes;
8. Reserved;
9. Reserved;
10. Reserved;
11. Reserved.

b. Such data shall be updated weekly and shall be posted on the webpage on which the department posts weekly compstat crime statistic information, if any, and shall remain on the website for no less than 2 years. For the purposes of this section, the term “hate crime” has the meaning ascribed to it by section 485.05 of the New York penal law.

§3. This local law takes effect immediately.

Referred to the Committee on Public Safety.

Int. No. 949

By Council Members Cabrera, Arroyo, Cumbo, Eugene, Johnson, Mealy, Mendez, Palma, Richards, Rose and Cohen.

A Local Law to amend the administrative code of the city of New York, in relation to requiring the Administration for Children’s Services to report on programs and services provided to youth in placement and detention facilities.

Be it enacted by the Council as follows:

Section 1. Chapter 9 of title 21 of the administrative code of the city of New York is amended to add new section 21-909 to read as follows:

§ 21-909 Programs and services in ACS facilities. a. The commissioner shall submit to the council and post to the ACS website by July 15 of each year a report on programs and services provided to youth in ACS facilities, with the first such report to be submitted no later than July 15, 2016. The report shall include information from the first six months of the current calendar year and the second six months of the preceding calendar year. Such report shall include information on (i) all services and programs provided to youth in each such facility during each such six month period, including, but not limited to, education, health services, and recreation; (ii) the daily schedule of services and programs; (iii) the average number of hours
provided of such services and programs for each month, disaggregated by type of service or program; (iv) the percentage of youth in each such facility utilizing such services and programs in each month, disaggregated by type of service or program; and (v) average total expenditure for youth residing in each such facility in the prior fiscal year, disaggregated by expenditure category.

b. The information provided pursuant to subdivision a of this section shall be aggregated by the following factors: (i) each secure detention facility; (ii) each non-secure detention facility; (iii) each non-secure placement facility; and (iv) each limited secure placement facility.

§2. This local law takes effect immediately.

Referred to the Committee on General Welfare.

Int. No. 950

By Council Members Chin, Arroyo, Gentile, Johnson, Mealy, Mendez and Van Bramer (by request of the Manhattan Borough President).

A Local Law to amend the administrative code of the city of New York, in relation to limiting the number of sightseeing bus licenses.

Be it enacted by the Council as follows:

Section 1. Section 20-375 of the administrative code of the city of New York is amended to read as follows:

§ 20-375. License plate.

a. Upon the payment of the license fee the commissioner shall issue a license to the owner of the sightseeing bus or horse drawn cab together with a license plate to be securely affixed to a conspicuous and indispensable part of such sightseeing bus or securely and conspicuously affixed to the rear axle of such horse drawn cab, on which shall be clearly set forth the license number of such sightseeing bus or horse drawn cab. The license plate issued to the licensee may, in the discretion of the commissioner, be a plate of a permanent nature with a replaceable date tag attached thereto, indicating the expiration date of the plate during each license year and the issuance of such a plate with such date tag to a person possessing such a plate, shall be deemed issuance of a license plate. Such license plate and the replaceable date tag to be issued from year to year to be attached thereto, shall be of such material, form, design and dimension and set forth such distinguishing number or other identification marks as the commissioner shall prescribe. The commissioner upon renewal of the license hereunder, may continue the use of the license plate for as many additional license years as he or she in his or her discretion may determine, in which event he or she shall issue and deliver to the licensee a replaceable date tag as evidence of renewal of the license, which shall be attached or affixed in such manner as he or she may prescribe by rule. The failure to affix or display such date tag in a manner prescribed by the commissioner shall constitute a violation of this section. In the event of the loss, mutilation or destruction of any license plate or date tag issued
hereunder, the owner may file such statement and proof of facts as the commissioner shall require, with a fee of twenty-five dollars, at the department, and the department shall issue a duplicate or substitute license plate or date tag.

b. The commissioner may issue new sight-seeing bus license plates pursuant to this section provided that the number of active license plates is less than two hundred and twenty-five. For purposes of this subdivision an active license plate is a plate that has been issued for purposes of operating a licensed sight-seeing bus. Nothing in this subdivision shall prevent the commissioner from issuing a replacement license plate to a licensed sight-seeing bus operator.

§ 2. This local law shall take effect one hundred and twenty days after enactment into law; provided, however, that the commissioner shall take any actions necessary prior to such effective date for the implementation of this local law including, but not limited to, the adoption of any necessary rules.

Referred to the Committee on Consumer Affairs.

Int. No. 951
By Council Members Crowley, Eugene, Johnson, Mealy, Mendez and Palma.

A Local Law to amend the administrative code of the city of New York, in relation to requiring direct telephone access to 911 service.

Be it enacted by the Council as follows:

Section 1. Chapter 1 of title 15 of the administrative code of the city of New York is amended to add new section 15-131 to read as follows:

§15-131 Direct telephone access to emergency services. a. Definitions. For purposes of this section:

“Covered business” means any sole proprietorship, partnership, association, joint venture, corporation or other form of business organization which opens its facilities to the general public for the sale and purchase of goods or services.

“Multi-line telephone system” means any system comprised of common control unit(s), telephone sets, control hardware and software, and adjunct systems which enables users to make and receive telephone calls using shared resources such as telephone network trunks or data link bandwidth. This term includes, but is not limited to, network-based and premises-based systems such as Centrex service, premises-based, hosted and cloud-based VoIP, as well as PBX, Hybrid and Key Telephone Systems, as classified by the FCC under Part 68 of its rules.

b. Notwithstanding any other law or rule, all covered businesses which operate a multi-line telephone system shall configure said system to allow a person initiating a 911 call on the system to directly access 911 service by dialing the digits 911 without an additional code, digit, prefix, postfix, or trunk-access code, as well as by dialing the system’s existing access code.
c. All covered businesses shall configure their multi-line telephone system to provide notification of any 911 call made on its system, to a centralized location on the same system, provided, however, this subdivision shall not apply where the improvement of system hardware would be needed for the sole purpose of compliance with this subdivision.

d. The requirements of subdivisions b and c shall also apply to any telephone system owned or operated by the city of New York, or an agency thereof.

e. Exemptions. The commissioner may grant a waiver of the requirements set forth in subdivisions b and c to any covered business if the commissioner finds that:

(1) the requirements would be unduly and unreasonably costly for such entity to comply with; and

(2) the entity provides an affidavit not later than September 1 of each year stating: (i) the manufacturer and model number of the telephone system that needs to be reprogrammed or replaced; (ii) that the entity made a good faith attempt to reprogram or replace the system; and (iii) if the telephone system does not comply with subdivision b, that the entity agrees to place an instructional sticker on or immediately adjacent to each telephone informing users of the phone’s inability to directly dial 911 and the procedures to follow in case of an emergency. Each instructional sticker shall be printed in bold, easy to read font in a contrasting color with a minimum print size of 16 point font.

f. Penalties. Any covered business subject to the provisions of this section or rules promulgated thereunder, who has not received a waiver pursuant to subdivision e and has failed to comply with this section, shall be subject to a civil penalty of not less than $250 for the first violation and for each succeeding violation a civil penalty of not less than $500. Every ten days that such entity is not in compliance shall constitute a succeeding violation.

g. Commencing on or before February 1, 2017, and on or before February 1 of each year thereafter, the commissioner shall provide to the council a report containing the following data for the prior calendar year, disaggregated by type of entity: (i) the number of affidavits received pursuant to paragraph 2 of subdivision e of this section; (ii) the number of waivers granted by the commissioner pursuant to such subdivision; and (iii) the number of civil penalties assessed for failure to comply with the requirements of this section, disaggregated by the number of penalties assessed to repeat violators.

h. The commissioner shall promulgate such rules and regulations necessary to effectuate the purposes of this section.

§ 2. This local law takes effect 180 days after it becomes law, except that the commissioner shall take such measures as are necessary for the implementation of this local law, including the promulgation of rules, prior to such date.

Referred to the Committee on Technology.
Resolution calling on the New York State Legislature to pass, and the Governor to sign, legislation that would require institutions of higher education to provide survivors of sexual assaults that occur on campus with resources and assistance on obtaining information regarding their legal rights.

By Council Members Crowley, Cumbo, Mealy, Arroyo, Chin, Eugene, Gentile, Johnson, Mendez, Palma, Richards, Rose and Cohen.

Whereas, According to the most recent United States Census Bureau data and the New York State Education Department’s Office of Higher Education, there are over 678,000 students enrolled at 131 private and public college and university campuses in New York City; and

Whereas, New York is home to some of the best colleges and universities in the country but for some students, the dream of obtaining a high quality education in the city is upended by sexual violence; and

Whereas, Title IX of the Education Amendments Act of 1972 (“Title IX”) is a federal civil rights law that prohibits discrimination on the basis of sex in federally-funded education programs and activities; and

Whereas, Under Title IX, a school violates a student’s rights regarding sexual violence when the alleged conduct limits or denies a student’s ability to participate in or benefit from the school’s educational program and the school, upon notice, fails to implement prompt and effective measures to end the sexual violence, eliminate the hostile environment, prevent recurrence and, as appropriate, remedy its effects; and

Whereas, The U.S. Department of Education (DOE) defines sexual violence as “physical sexual acts perpetrated against a person’s will or where a person is incapable of giving consent… including [but not limited to] rape, sexual assault, sexual battery, sexual abuse, and sexual coercion”; and

Whereas, As of September 9, 2015, the DOE’s Office for Civil Rights (OCR) reported that there are 159 sexual violence cases at 136 postsecondary institutions currently under Title IX investigation for potentially mishandling of such cases; and

Whereas, New York State, with 25 cases at 22 schools, including nine cases at eight NYC schools, has more postsecondary institutions under federal investigation for mishandling sexual violence than any other state in the country; and

Whereas, OCR does not make public the number of postsecondary institutions currently under Title IX investigations for potentially mishandling sexual harassment cases; and

Whereas, According to a three-month investigation of campus crime logs from 15 NYC colleges recording crimes from January 2010 to September 2014, conducted by Al Jazeera America, only 43 percent of reported sexual offenses met with some form of discipline and only 27 percent were referred to the New York City Police Department; and

Whereas, According to a national Washington Post-Kaiser Family Foundation poll (“poll”) published on June 12, 2015, 20 percent of young women and 7 percent
of young men who attended college during the past four years say they experienced sexual assault while at school; and

Whereas, Sexual violence on campus is severely underreported, with the poll revealing that while 71 percent of survivors said they told someone about the incident, only 12 percent informed police or college authorities; and

Whereas, Sexual violence devastates the survivor and can have serious consequences, including physical injury, depression, low self-esteem and anxiety disorders, potentially damaging his or her education and future; and

Whereas, Sexual violence can also result in unexpected expenses, including the loss of income; and

Whereas, Catherine Lhamon, OCR Assistant Secretary, testified on June 26, 2014 before the U.S. Senate Committee on Health, Education, Labor, and Pensions that since the beginning of the Obama Administration, her office has investigated over a hundred sexual violence cases at the postsecondary level and has become aware that some schools have been unsupportive and even hostile to survivors; and

Whereas, Survivors of sexual violence have the right to have their voices heard, the crime investigated and receive medical attention vital to their physical and psychological well-being; and

Whereas, Survivors of sexual violence have the right to bring legal action and obtain counsel who can assist not only in a university action or civil case, but can also inform the survivor of their legal rights and be a personal advocate and support system; and

Whereas, The search for legal representation can be stressful and frustrating for survivors of sexual violence and they should not have to bear the burden of navigating it alone; and

Whereas, There is a need for institutions of higher learning to seriously commit to justice and better assist survivors by taking measures to provide any known victim with a hard copy document with clear and accurate information on where and how to access local legal assistance; and

Whereas, It is imperative that New York State empower sexual violence survivors and provide them with the information they need to seek justice themselves, so that they may be given the respect and dignity that they deserve; now, therefore, be it

Resolved, That the Council of the City of New York calls on the New York State Legislature to pass, and the Governor to sign, legislation that would require institutions of higher education to provide survivors of sexual assaults that occur on campus with resources and assistance on obtaining information regarding their legal rights.

Referred to the Committee on Higher Education.
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 regarding comprehensive health education.

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 7 to read as follows:

Chapter 7. Comprehensive Health Education

§21-960 Reporting on comprehensive health education curriculum.

a. For the purposes of this section, the following term has the following meaning:

Comprehensive health education. The term “Comprehensive health education” means the health education courses, including sexual health education, taught by a certified health instructor in accordance with regulations promulgated by the New York state commissioner of education.

b. Not later than the first day of December of the year 2016 and on or before the first day of December annually thereafter, the department shall submit to the speaker of the council and post conspicuously on the department’s website in a manner searchable by individual school, a report for the preceding academic year for each community school district and school within such district, which shall include, but not be limited to the following:

1. The total number and percentage of students in grades six through twelve who have completed at least one semester of comprehensive health education.

2. The total number and percentage of students in grade six who have completed at least 5 lessons in HIV/AIDS education;

3. The total number and percentage of students in grades seven through twelve who have completed at least 6 lessons in HIV/AIDS education;

4. Information regarding the implementation of the comprehensive health education curriculum including, but not limited to; (i) how the department tracks compliance with the comprehensive health education and HIV/AIDS education requirements; (ii) how principals monitor teacher compliance with the sexual health
knowledge benchmarks as outlined by the department and, (iii) how the efficacy of
the comprehensive health education curriculum is evaluated;

5. The percentage of students in grades six through twelve who have visited a
school nurse or guidance counselor wherein sexual health information is sought;
and

6. The racial and ethnic composition of students.

d. All information required to be reported by this section shall be aggregated
citywide, as well as disaggregated by city council district, community school district
and school.

e. 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 0 and 9 students, or
allows another category to be narrowed to between 0 and 9 students, the number
shall be replaced with a symbol.

§2. This local law shall take effect immediately.

Referred to the Committee on
Education.

Int. No. 953
By Council Members Espinal, Chin, Constantinides, Eugene, Gentile, Johnson, Koo,
Maisel, Mealy, Mendez, Palma, Rose, Vallone, Cohen, Richards, Lancman and
Miller.

A Local Law to amend the administrative code of the city of New York, in
relation to requiring the department of transportation to provide notice of
proposed bus route changes.

Be it enacted by the Council as follows:

Section 1. Subchapter 3 of chapter 1 of title 19 of the administrative code of the
city of New York is amended by adding a new section 19-193 to read as follows:

§ 19-193 Notification of proposed bus route changes. a. Definitions. For the
purposes of this section, the following terms have the following meanings:

Bus route. The term “bus route” means a route that is traveled upon by a bus
that is operated or owned by the metropolitan transportation authority.

Metropolitan transportation authority. The term “metropolitan transportation
authority” means the metropolitan transportation authority, its affiliates, the New
York city transit authority and Manhattan and Bronx surface transit operating
authority, and the MTA bus company.

Owner. The term “owner” means an owner, lessee, agent, occupant or other
person who manages or controls a building or dwelling.
b. Within 30 days of a proposal to change a bus route, the department shall provide written notification of such proposed change to all owners and residents of buildings or dwellings located along the street or streets to which buses will be rerouted as part of the proposed bus route change. Such notification may be made by regular mail or any other lawful means reasonably calculated to provide sufficient notice of the change.

c. Such notification shall include at a minimum the following information:

1. The applicable bus number or numbers.
2. The proposed bus route change and any related bus stop changes.
3. The reason for the proposed bus route change.
4. The anticipated effective date of the proposed bus route change.

d. This section does not apply to any bus route change described in subdivision b that must be implemented immediately to preserve public health or safety.

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

Referred to the Committee on Transportation.

Int. No. 954
By Council Members Espinal, Chin, Eugene, Gentile, Johnson, Koo, Maisel, Mendez, Palma, Vallone, Cohen, Richards and Lancman.

A Local Law to amend the administrative code of the city of New York, in relation to notice of permanent parking restriction changes.

Be it enacted by the Council as follows:

Section 1. Section 19-175.2 of subchapter 2 of chapter one of title 19 of the administrative code of the city of New York is amended to by adding a new subdivision f to read as follows:

f. Not less than fifteen days prior to a permanent change in parking restrictions the department shall mail a notice to the corporate office of the owner or manager of any building that contains one or more residences, and that is located within 500 feet of any part of the affected area, indicating the effective date of such change.

§ 2. This local law takes effect 60 days after it becomes law.

Referred to the Committee on Transportation.

Preconsidered Res. No. 875
Resolution approving the new designation and changes in the designation of certain organizations to receive funding in the Expense Budget.

By Council Members Ferreras-Copeland, Koo and Palma.
Whereas, On June 26, 2015 the Council of the City of New York (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 26, 2014 the Council adopted the expense budget for fiscal year 2015 with various programs and initiatives (the “Fiscal 2015 Expense Budget”); and

Whereas, The City Council is hereby implementing and furthering the appropriations set forth in the Fiscal 2015 and Fiscal 2016 Expense Budgets by approving the new designation and changes in the designation of certain organizations receiving local 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 2016 Expense Budget by approving new Description/Scope of Services for certain organizations receiving local, aging, and youth discretionary funding and funding pursuant to certain initiatives; now, therefore, be it

Resolved, That the City Council approves the changes in the designation of certain organizations receiving local discretionary funding in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 1; and be it further

Resolved, That the City Council approves the new designation and changes in the designation of certain organizations receiving funding pursuant to the Anti-Poverty Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 2; and be it further

Resolved, That the City Council approves the changes in the designation of certain organizations receiving funding pursuant to the Cultural After School Adventure (CASA) Initiative in accordance with the Fiscal 2016 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 Housing Preservation Initiative (HPI) in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 4; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Parks Equity Initiative in accordance with the Fiscal 2016 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 pursuant to the Healthy Aging Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 6; 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 Support Our Seniors Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 7; 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
Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Neighborhood Development Grant Initiative in accordance with the Fiscal 2016 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 2016 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 Coalition Theaters of Color Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 10; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Veterans Community Development Initiative in accordance with the Fiscal 2016 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 A Greener NYC Initiative in accordance with the Fiscal 2016 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 Healthy Women, Healthy Future Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 13; 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 Neighborhood Naturally Occurring Retirement Communities (NNORC) Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 14; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Senior Centers for Immigrant Populations Initiative in accordance with the Fiscal 2016 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 pursuant to the HIV/AIDS Communities of Color Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 16; 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 Access Health NYC Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 17; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Anti-Gun Violence - Art a Catalyst for Change Initiative in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 18; and be it further

Resolved, That the City Council approves the new designation of certain organizations receiving funding pursuant to the Anti-Gun Violence - Art a Catalyst for Change Initiative in accordance with the Fiscal 2016 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, specifically the designation of a fiscal conduit, receiving funding pursuant to the Unaccompanied Minor Children Initiative (formerly Immigrant Opportunities Initiative) in accordance with the Fiscal 2015 Expense Budget, as set forth in Chart 20; and be it further

Resolved, That the City Council approves the new description for the Description/Scope of Services for certain organizations receiving local, aging, and youth discretionary funding and funding pursuant to certain initiatives in accordance with the Fiscal 2016 Expense Budget, as set forth in Chart 21.

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. 875 printed in these Minutes).

Int. No. 955
By Council Members Garodnick, Constantinides, Koo, Mendez, Richards, Rose and Cohen.

A Local Law to amend the administrative code of the city of New York, in relation to civil penalties for street construction, maintenance, repair, obstruction, and closure violations.

Be it enacted by the Council as follows:

Section 1. Paragraph 1 of subdivision b of section 19-150 of chapter 1 of title 19 of the administrative code of the city of New York is amended to read as follows:

b. 1. Except as provided in subdivision c of this section, such civil penalty shall be determined in accordance with the following schedule:

<table>
<thead>
<tr>
<th>Section of the Administrative Code</th>
<th>Maximum Civil Penalty (dollars)</th>
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<td>19-117 subd (a)</td>
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<td>19-121 [subd (a)]</td>
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<td>[19-121 subd (b) para (5) &amp; (7)]</td>
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<td>[19-121 subd (b) para (2), (3) &amp; (6)]</td>
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All other Provisions of this subchapter and rules or orders relating thereto | [500] 5,000 |
Note: Reference to an administrative code provision is intended to encompass the penalties for violations of the rules or orders made or of the terms or conditions of permits issued pursuant to such code provision.

§ 2. This local law takes effect in 120 days.

Referred to the Committee on Transportation.

Int. No. 956
By Council Members Garodnick, Ferreras-Copeland, Constantinides, Gentile, Koo, Mendez and Palma.

A Local Law to amend the administrative code of the city of New York, in relation to extending the biotechnology credit against the unincorporated business tax and the general corporation tax.

Be it enacted by the Council as follows:

Section 1. Subparagraph 8 of paragraph (a) of subdivision (o) of section 11-503 of the administrative code of the city of New York, as amended by local law number 61 for the year 2012, is amended to read as follows:

(8) The credit allowed under this subdivision shall only be allowed for taxable years beginning on or after January first, two thousand ten and before January first, two thousand [sixteen]nineteen.

§ 2. Subparagraph 8 of paragraph (a) of subdivision 21 of section 11-604 of the administrative code of the city of New York, as amended by local law number 61 for the year 2012, is amended to read as follows:

(8) The credit allowed under this subdivision shall only be allowed for taxable years beginning on or after January first, two thousand ten and before January first, two thousand [sixteen]nineteen.

§ 3. Subparagraph 8 of paragraph (a) of subdivision 21 of section 11-654 of the administrative code of the city of New York, as added by chapter 60 of the laws of 2015, is amended to read as follows:

(8) The credit allowed under this subdivision shall only be allowed for taxable years beginning before January first, two thousand[sixteen]nineteen.

§ 4. Section 5 of local law number 67 for the year 2009, as amended by local law number 61 for the year 2012, is amended to read as follows:

§ 5. This local law shall take effect immediately; provided, however, that this local law shall apply to taxable years beginning on or after January 1, 2010 and before January 1, [2016]2019.

§ 5. This local law shall take effect immediately and, if it shall have become a law after December 31, 2015, shall be retroactive to and deemed to have been in full force and effect as of December 31, 2015.
Referred to the Committee on Finance.

Int. No. 957

By Council Members Gibson, Chin, Cumbo, Johnson, Mendez, Palma, Lancman and Crowley.

A Local Law to amend the administrative code of the city of New York, in relation to requiring transparency from the department of education on instructors receiving training in sexual health education.

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 7 to title 21-A as follows:

Chapter 7. Sexual Health Educational Training

§ 21-960 Instructors receiving sexual health training. a. For the purposes of this section, “school” means a school, including charter schools, of the city school district of the city of New York.

b. Not later than February 15th, 2016, and on an annual basis thereafter not later than the 15th of February, the department shall submit to the council and post on the department’s website information regarding the provision of sexual health education to school instructors for the preceding school year. Such information shall be disaggregated by instructors employed by the department for grades 6-8 and employed by the department for grades 9-12, and shall include: (i) the total number of health instructors employed by the department, disaggregated by full-time and part-time instructors; (ii) the total number and percentage of full-time health instructors who have received a certification in sexual health education; (iii) the total number and percentage of part-time health instructors who have received a certification in sexual health education; (iv) the total number and percentage of full-time instructors who received professional development training provided by the department on sexual health education in the prior school year; (v) the total number and percentage of part-time instructors who received professional development training provided by the department on sexual health education in the prior school year; (vi) the total number and percentage of full-time instructors who attended multiple professional development training sessions provided by the department on sexual health education, disaggregated by the number of trainings attended; and (vii) the total number and percentage of part-time instructors who attended multiple professional development training sessions provided by the department on sexual health education, disaggregated by the number of trainings attended.

c. All information required to be reported by this section shall be aggregated citywide, as well as disaggregated by city council district, community school district and school.

§ 2. This local law shall take effect immediately upon its enactment into law.
A Local Law to amend the administrative code of the city of New York, in relation to client satisfaction surveys for city-funded indigent legal services.

Be it enacted by the Council as follows:

Section 1. Title 7 of the administrative code of the city of New York is amended by adding a new chapter 10 to read as follows:

CHAPTER 10
CIVIL INDIGENT LEGAL SERVICES

Subchapter 1
General Provisions

§ 7-1001 Definitions. For the purposes of this chapter, the following terms have the following meanings:

Civil indigent legal services. The term “civil indigent legal services” means free and low-cost legal services that are funded in whole or in part by the city and are provided to clients in civil legal matters on the basis of financial need.

Client. The term “client” means a person represented in a civil legal proceeding by a city-funded attorney.

Coordinator. The term “coordinator” means the coordinator of the office of civil justice.

Subchapter 2
Client Satisfaction Surveys and Reporting

§ 7-1021 Client satisfaction surveys. a. No later than 180 days after the effective date of the local law that added this chapter, the coordinator shall develop a survey for distribution to persons represented by attorneys providing civil indigent legal services and written instructions for submitting such survey to the coordinator when completed. Such survey and instructions each shall include a prominent notice informing the client that by submitting the survey, the client waives confidentiality with respect to the client’s responses, including the existence of the representation. The coordinator shall provide different options for completing and submitting such survey, which options shall include, but need not be limited to, submission by mail, by telephone and electronically over the internet.

b. The survey required by subdivision a of this section shall contain questions designed to measure a client’s satisfaction with his or her representation in a civil legal matter by a city-funded attorney according to the following factors:
1. The client’s overall satisfaction with the attorney’s performance;

2. The client’s satisfaction with the level of participation he or she had in the representation;

3. The client’s satisfaction with the attorney’s investigation of the case;

4. The client’s satisfaction with the efficiency of the attorney’s use of time;

5. The client’s satisfaction with the attorney’s communications about the case in general and its possible outcomes; and

6. Any other factors that the coordinator deems important to gauging the client’s satisfaction with the representation.

c. No later than 30 days after developing the survey pursuant to subdivision a of this section, the coordinator shall distribute to all attorneys providing civil indigent legal services to one or more clients or who have current contracts with the city to provide civil indigent legal services:

1. Copies of the survey; and

2. Instructions for how the client can submit the survey by mail, by telephone or electronically.

d. Commencing 30 days after the coordinator develops the survey pursuant to subdivision a of this section, at the conclusion of any representation by an attorney providing civil indigent legal services, such attorney shall provide the client with the materials listed in subdivision c of this section. Completion of the survey by the client is optional. The client shall submit any completed survey directly to the mayor’s office of civil justice according to the instructions provided with the survey. The city shall bear the cost of submission of surveys.

e. The coordinator shall retain every survey collected pursuant to this section for at least two years.

§ 7-1022 Reporting. a. No later than October 1 of each year, the coordinator shall submit a report to the mayor and the council on the quality and effectiveness of civil indigent legal services provided by city-funded attorneys.

b. Such report shall include:

1. Conclusions drawn from the surveys submitted pursuant to section 7-1021 and any other relevant indicators of quality that the coordinator deems appropriate; and

2. Recommendations for systemic changes that would improve clients’ trust in, participation in and overall satisfaction with the civil indigent legal services provided by city-funded attorneys.

§ 2. Title 9 of the administrative code of the city of New York is amended by adding a new chapter 3 to read as follows:

CHAPTER 3
CRIMINAL INDIGENT DEFENSE SERVICES
Subchapter 1
General Provisions
§ 9-301 Definitions. For the purposes of this chapter, the following terms have the following meanings:

Client. The term “client” means a person represented in a criminal proceeding by a city-funded indigent criminal defense attorney.

Coordinator. The term “coordinator” means the coordinator of criminal justice services.

Subchapter 2
Client Satisfaction Surveys and Reporting

§ 9-321 Client satisfaction surveys. a. No later than 180 days after the effective date of the local law that added this chapter, the coordinator shall develop a survey for distribution to persons represented by city-funded indigent criminal defense attorneys and written instructions for submitting such survey to the coordinator when completed. Such survey and instructions each shall include a prominent notice informing the client that by submitting the survey, the client waives confidentiality with respect to the client’s responses, including the existence of the representation. The coordinator shall provide different options for completing and submitting such survey, which options shall include, but need not be limited to, submission by mail, by telephone and electronically over the internet.

b. The survey required by subdivision a of this section shall contain questions designed to measure a client’s satisfaction with his or her representation by a city-funded indigent criminal defense attorney according to the following factors:

1. The client’s overall satisfaction with the attorney’s performance;
2. The client’s satisfaction with the level of participation he or she had in the representation;
3. The client’s satisfaction with the attorney’s investigation of the case;
4. The client’s satisfaction with the efficiency of the attorney’s use of time;
5. The client’s satisfaction with the attorney’s communications about the case in general and its possible outcomes; and
6. Any other factors that the coordinator deems important to gauging the client’s satisfaction with the representation.

c. No later than 30 days after developing the survey pursuant to subdivision a of this section, the coordinator shall distribute to all city-funded indigent criminal defense attorneys who have one or more clients in criminal proceedings in the city or who have current contracts with the city:

1. Copies of the survey; and
2. Instructions for how the client can submit the survey by mail, by telephone or electronically over the internet.

d. Commencing 30 days after the coordinator develops the survey pursuant to subdivision a of this section, at the conclusion of any representation by a city-funded indigent criminal defense attorney such attorney shall provide the client with the materials listed in subdivision c of this section. Completion of the survey by the client is optional. The client shall submit any completed survey directly to the mayor’s
office of criminal justice according to the instructions provided with the survey. The city shall bear the cost of submission of surveys.

e. The coordinator shall retain every survey collected pursuant to this section for at least two years.

§ 9-322 Reporting. a. No later than October 1 of each year, the coordinator shall submit a report to the mayor and the council on the quality and effectiveness of representation provided by city-funded indigent criminal defense attorneys.

b. Such report shall include:

1. Conclusions drawn from the surveys submitted pursuant to section 9-321 and any other relevant indicators of quality that the coordinator deems appropriate; and

2. Recommendations for systemic changes that would improve clients’ trust in, participation in and overall satisfaction with the legal services provided by city-funded indigent criminal defense attorneys.

§ 3. This local law takes effect immediately.

Referred to the Committee on Courts and Legal Services.

Int. No. 959

By Council Members Levine, Miller, Torres, Gibson, Chin, Cornegy, Eugene, Gentile, Johnson, Lancman, Mendez, Palma, Richards, Rose, Cohen and Rodriguez.

A Local Law to amend the administrative code of the city of New York, in relation to requiring the police department to report on hate crime statistics.

Be it enacted by the Council as follows:

Section 1. Section 14-155 of the administrative code of the city of New York is amended by adding a new paragraph 11 to read as follows:

11. The number of hate crimes, disaggregated by the animus towards a targeted group that formed the motive for such hate crime, including but not limited to the following types:

(a) anti-semitic;
(b) anti-black;
(c) anti-white;
(d) anti-hispanic;
(e) anti-ethnic;
(f) anti-religion;
(g) anti-gay;
(h) anti-disability;
(i) anti-asian;
(j) anti-muslim; and
(k) other.
§2. This local law takes effect immediately.

Referred to the Committee on Public Safety.

Res. No. 876

Resolution calling upon the New York State Legislature to pass legislation requiring all New York City charter schools to reserve 5% of their seats for late-enrolling “over the counter” students.

By Council Members Levine, Chin, Palma, Rose and Rodriguez.

Whereas, In 1998 the State Legislature passed the New York Charter Schools Act authorizing the creation of up to 100 charter schools, which are publicly funded but privately operated schools; and

Whereas, Subsequent amendments to State Law have expanded the charter school cap to 460 schools statewide; and

Whereas, New York State currently has 214 charter schools in operation, 197 or 92% of which are in New York City, according to data compiled by the New York City Charter School Center in June 2015; and

Whereas, New York City charter schools currently serve over 83,000 students according to the New York City Charter School Center; and

Whereas, Further, according to a report published in July 2015 by the New York City Independent Budget Office, charter school enrollment in the City has grown by 364% over the past 7 years; and

Whereas, New York State Law currently requires that charter schools accept students on a first-come, first-served basis, unless more students register than there are seats available in which case the charter school must admit students by a random lottery selection process; and

Whereas, The New York City Charter School Center estimated that there were 70,700 applicants for 21,000 available seats in New York City charter schools in 2014, leaving nearly 50,000 students waitlisted; and

Whereas, Charter schools currently have no obligation to “backfill”, or fill vacant seats with students who may be on the waiting list, and some choose to leave seats empty; and

Whereas, According to an April 2015 report by the advocacy group Democracy Builders, New York City charter schools lose an average of between 6% and 11% of students annually and left more than 2,500 seats empty in grades 3 through 8 alone in 2014; and

Whereas, Further, the State’s charter school law does not make provisions for charter schools to reserve seats for students who arrive in the City after their April admissions lotteries; and

Whereas, Late-enrolling students are referred to as “over the counter” or OTC students by the New York City Department of Education (DOE); and
Whereas, OTC students include those who are new to the New York City school system, those who left the City’s school system and have returned, those who are seeking transfers and those who did not participate in school admission processes for some other reason; and

Whereas, Many of these OTC students are among New York City’s highest need students, such as new immigrants, special needs students, teens who have been incarcerated or have come from juvenile detention, students over age for grade, and those from transient families or homeless youth as well as students with histories of behavioral incidents in their previous schools; and

Whereas, A 2013 study of New York City’s late-enrolling high school students conducted by the Annenberg Institute for School Reform revealed that there were well over 100,000 such OTC students in the City, with more than 36,000 assigned annually to high schools alone; and

Whereas, This 2013 Annenberg study found that many OTC students were concentrated in high-need schools that were unequipped to serve them; and

Whereas, According to the Annenberg report, the concentration of OTC students in high-need schools may exacerbate a school’s weaknesses and contribute to closure; and

Whereas, Assigning some of these OTC students to charter schools would help reduce the concentration of these high-need students in district schools, decreasing the burden on these schools; and

Whereas, Allowing charter schools to enroll OTC students would also provide such students with more school choices; and

Whereas, Charter schools in at least one other large urban district currently enroll late-arriving students; and

Whereas, In October of 2011, charter schools in Denver, Colorado signed an agreement to admit students who enroll after the start of the school year, according to the Denver Post; and

Whereas, This agreement required all Denver charter schools to reserve 5% of the school’s seats at the beginning of the year for midyear students; and

Whereas, The City of New York would benefit from introducing a system like Denver’s that requires charter schools to reserve a percentage of their seats for late-enrolling students to reduce pressure on district schools and give children, who would otherwise be excluded from charter school admissions, more options; now, therefore, be it

Resolved, That the New York City Council calls upon the New York State Legislature to pass legislation requiring all New York City charter schools to reserve 5% of their seats for late-enrolling “over the counter” students.

Referred to the Committee on Education.

Int. No. 960

A Local Law to amend the New York city administrative code, in relation to creating a safe construction bill of rights.

Be it enacted by the Council as follows:

Section 1. Article 1 of subchapter 4 of chapter 2 of title 27 of the administrative code of the city of New York is amended by adding a new section 27-2009.2 to read as follows:

§ 27-2009.2 Safe construction bill of rights. a. Definitions. As used in this section:

Amenity. The term “amenity” means any equipment, feature or space within a multiple dwelling that may be used in common by the building occupants, including, but not limited to, entrances, elevators, stairways, freight elevators, laundry rooms, laundry equipment, exercise rooms, community rooms, outdoor areas, parking spaces, storage units, or wireless internet.

Essential service. The term “essential service” means heat, hot water, cold water, electricity, gas, maintenance and janitorial services, and elevator service and any other services that the commissioner determines by rule to be essential.

Occupant. The term “occupant” means any lawful resident of a dwelling unit in a multiple dwelling.

Work not constituting minor alterations or ordinary repairs. The term “work not constituting minor alterations or ordinary repairs” means work not constituting minor alterations or ordinary repairs as such terms are defined in 28-105.4.2.1 and shall include alterations as such term is defined in section 28-101.5 of the building code.

b. Notice. 1. Not less than 14 days prior to commencing work not constituting minor alterations of repairs, or contemporaneously with the owner’s notification of the department that an emergency work permit is being sought, the owner of a multiple dwelling shall post a notice, titled the “Safe Construction Bill of Rights,” in a conspicuous manner in the building lobby, adjacent to the posted notice required pursuant to chapter 11 of title 26 of the code, and on every floor within 10 feet of every elevator bank, or, in a building with no elevator, within 10 feet of or inside every main stairwell:

2. Such notice shall remain posted until the completion of the described permitted work.

c. Notice content. The notice required pursuant to this section shall contain the following information, and shall be updated within one week of any change to such information:

1. A description of the type of work being conducted and the locations in the multiple dwelling where the work will take place;

2. The hours of construction;

3. The projected timeline for the completion of the work;

4. A description of the amenities or essential services anticipated to be unavailable or interrupted during the work and how the owner will minimize such unavailability or interruption;
5. The contact information, including a telephone number, for an agent or employee of the owner who can be reached for matters pertaining to the work being performed 24 hours a day, 7 days a week during the period of construction; and

6. The contact information for the relevant city and state agencies where occupants may submit complaints or ask questions about the work being performed.

d. Tenant protection plan. When notice is required pursuant to this section, the owner shall also post a copy of the “tenant protection plan” created pursuant to section 28-104.84 of the code, below such notice.

e. Language requirement. The notice required pursuant to this section shall be published in English, Spanish and such other languages as the department may provide by rule.

f. Protection. All postings required by this section shall be laminated or encased in a plastic covering deemed appropriate by the commissioner.

g. Enforcement. The provisions of this section may be enforced by the department or the department of buildings.

h. Violations and penalties. Any owner who violates this section shall be liable for an immediately hazardous condition and subject to penalties associated with such violation, as defined in section 27-2115 of the code.

§ 2. This local law shall take effect 120 days after its enactment provided that the department of housing preservation and development may take actions necessary, including rulemaking, to implement the requirements of this local law prior to its effective date.

Referred to the Committee on Housing and Buildings.

Int. No. 961

By Council Members Reynoso, Gibson, Chin, Cornegy, Gentile, Johnson, Mealy, Mendez, Palma, Richards, Rose, Cohen and Rodriguez.

A Local Law to amend the administrative code of the city of New York, in relation to requiring the police department to report on intimate partner domestic violence offenses.

Be it enacted by the Council as follows:

Section 1. Section 14-155 of the administrative code of the city of New York is amended by adding a new paragraph 10 to read as follows:

10. the number and percentage of all crimes related to domestic violence that involved intimate partners;

§ 2. This local law takes effect immediately.

Referred to the Committee on Public Safety.
October 15, 2015

Int. No. 962

By Council Members Richards, Constantinides, Chin, Eugene, Gentile, Johnson, Koo, Mendez, Palma, Rose, Cohen and Rodriguez.

A Local Law to amend the administrative code of the city of New York, in relation to reducing city government emission of greenhouse gases by 40 percent by 2030.

Be it enacted by the Council as follows:

Section 1. Paragraph (1) of subdivision b of section 24-803 of the administrative code of the city of New York, as added by local law number 22 for the year 2008, is amended to read as follows:

(1) There shall be, at minimum, a thirty percent reduction in city government emissions by calendar year 2017, and a forty percent reduction in city government emissions by calendar year 2030, relative to such emissions for the base year for city government emissions.

§ 2. This local law takes effect immediately.

Referred to the Committee on Environmental Protection.

Res. No. 877

Resolution calling upon the New York State Legislature to pass and the Governor to sign legislation that would establish a state carbon tax.

By Council Members Richards, Chin, Johnson, Cohen and Rodriguez.

Whereas, Climate change is occurring at a rapid rate; and

Whereas, The current trend of warming in Earth’s climate system over the last several decades is clear and unprecedented – the atmosphere and ocean have warmed, the sea level has risen, and snow and ice levels have decreased; and

Whereas, In the Northern Hemisphere, the temperature at the Earth’s surface between 1983 and 2012 was likely the warmest 30-year period in the last 1400 years, and globally, each of the last three decades has been warmer than any decade since 1850; and

Whereas, Over the next 100 years, average global temperature is expected to warm twice as much as it has during the past 100 years, with a projected global temperature increase of 2°F to 11.5°F expected by 2100; and

Whereas, Over the last several decades, Artic sea ice and Northern Hemisphere snow cover have decreased, ice sheets in the Antarctic and Greenland have lost mass, and glaciers worldwide have retreated at an accelerated rate; and

Whereas, Between 1901 and 2010, mean global sea level rose 7.48 inches, and the rate of sea level rise since the 1850 is greater than the rate for the 2000 years prior to 1850; and
Whereas, It is expected that, globally, sea ice, snow cover and glaciers will continue to diminish, and permafrost will continue to thaw; and

Whereas, The concentration of greenhouse gases in Earth’s atmosphere has been and is increasing, and this is a main cause of rapid climate change; and

Whereas, Greenhouse gases are gases in the Earth’s atmosphere that have the physical property of absorbing solar radiation, trapping it in the atmosphere, and effectively acting like a blanket around the Earth, keeping it warmer than it would otherwise be; and

Whereas, The principal human activity that is affecting climate change is the emission of greenhouse gases, primarily carbon dioxide, by burning fossil fuels such as coal, petroleum and natural gas; and

Whereas, Since 1750, the beginning of the industrial revolution, human activity has increasingly contributed to the concentration of carbon dioxide and other greenhouse gases in Earth’s atmosphere; and

Whereas, Atmospheric carbon dioxide concentrations have increased by almost 40% compared to the pre-industrial era; and

Whereas, According to the United States Environmental Protection Agency, the rate and magnitude of future climate change will depend in large part on the rate at which levels of greenhouse gas concentrations in Earth’s atmosphere continue to increase; and

Whereas, Climate change threatens to impact New York City’s public health, critical infrastructure, communities, vulnerable populations, natural systems, buildings and economy; and

Whereas, Impacts that are anticipated by experts such as the Intergovernmental Panel on Climate Change, the National Academy of Sciences, the United States Environmental Protection Agency, the New York State Energy Research and Development Authority, and the New York City Mayor’s Office of Long-Term Planning and Sustainability, include severe weather such as droughts and hurricanes, human health impacts, environmental justice impacts, economic impacts, damage to infrastructure, sea level rise, changes to coastlines and coastal wetlands, disruption of ecosystems and loss of biodiversity; and

Whereas, The New York City Panel on Climate Change projects that by 2050, in New York City, extreme weather events are likely to worsen: heat waves are likely to increase in frequency, intensity, and duration; heavy downpours are likely to increase in frequency, intensity and duration; and coastal flooding is likely to increase in frequency, extent, and height; and

Whereas, One way New York State can curb its contribution to climate change and help mitigate climate change impacts is by reducing its carbon dioxide emissions by establishing a state carbon tax; and

Whereas, A carbon tax is a tax levied on the carbon content of hydrocarbon-containing fossil fuels; and

Whereas, A New York State carbon tax could be imposed either at a fuel’s point of distribution or production, if it is produced in the state; and

Whereas, By levying such a carbon tax on fossil fuels, the state would incent fuel consumers to reduce their use of such fuels, thereby reducing New York State’s carbon dioxide and greenhouse gas emissions; and
October 15, 2015

Whereas, By levying a carbon tax the state would also include in the price of fossil fuels the cost of negative externalities associated with the use of such fuels, such as air pollution and its impacts on public health, which impose real costs on society and which are not currently accounted for in the price of fossil fuels; and

Whereas, The implementation of a carbon tax could also make renewable energy resources a more cost-competitive, viable source of energy in New York State; 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 establishing a state carbon tax.

Referred to the Committee on Environmental Protection.

Res. No. 878

Resolution calling upon the City University of New York to divest from fossil fuel company investments and reinvest those funds in renewable energy, sustainability, and social-minded companies.

By Council Members Richards, Barron, Arroyo, Chin, Johnson, Mendez, Rose and Cohen.

Whereas, The City University of New York (CUNY) is the public university system of New York City and the largest urban university in the United States, with more than 269,000 degree-credit students and 247,000 continuing and professional education students enrolled at 24 campuses located in all five New York City boroughs; and

Whereas, CUNY’s Investment Office manages its Long Term Investment Pool, a diversified portfolio intended to serve the financial needs of the University and participating colleges interested in investing in both endowed and non-endowed assets and the Short Term Investment Pool, a diversified portfolio intended to provide the colleges and related entities with a centralized alternative to money market funds and other low-yielding investment vehicles; and

Whereas, According to the CUNY website, the Investment Pools operate under a CUNY Board of Trustees-approved Investment Policy and are governed by the Board and two Board Committees, Fiscal Affairs and its Subcommittee on Investments, and together with CUNY Investment staff and Pool consultants, are responsible for reviewing asset allocation, new asset classes, investment strategies and manager performance; and

Whereas, According to the CUNY Investment Policy (effective as amended on June 25, 2012), the Board of Trustees is responsible for approving the Policy and all its amendments as well as approving the selection of the Investment Consultant(s); and

Whereas, The Subcommittee on Investments (“Subcommittee”) is responsible for the total investment program and providing prudent oversight of the Portfolio in
order to further the goals and mission of CUNY, its Colleges and the participating College Foundations; and

Whereas, Vice Chancellor for Budget and Finance Matthew Sapienza is responsible for overseeing and managing the finances of CUNY’s 24 colleges and professional schools and of the University’s central administration, including its investment portfolio; and

Whereas, According to multiple studies published in peer-reviewed scientific journals, 97 percent, or more, of actively publishing climate scientists agree that climate-warming trends over the past century are very likely due to human activities; and

Whereas, According to Professional Staff Congress-CUNY, the CUNY Long Term Investment Pool invests in mutual funds that own shares in the top 200 fossil fuel companies; and

Whereas, A major driving factor forcing climate change is the burning of fossil fuels, which have increased atmospheric CO$_2$ concentration by a third since the start of the Industrial Revolution; and

Whereas, The increasingly apparent negative effects of climate change have given birth to a movement, CUNY Divest, with a coalition of current students, alumni, and faculty that believe such investment supports continued degradation and destruction of the planet and are pressuring Vice Chancellor Sapienza and the CUNY Board of Trustees to end the University’s $10 million investment in fossil fuel companies and reinvest those funds in renewable energy, sustainability, and social-minded companies; and

Whereas, Fossil fuel divestment is now a full-fledged student-led movement at over 350 colleges and universities across the United States, nine of which have committed to divestment; and

Whereas, The CUNY Board of Trustees has twice approved divestment in the past, once in 1984, divesting from companies conducting business in apartheid South Africa, and again in 1991, divesting from tobacco companies; now, therefore, be it

Resolved, That the Council of the City of New York calls upon the City University of New York to divest from fossil fuel company investments and reinvest those funds in renewable energy, sustainability, and social-minded companies.

Referred to the Committee on Higher Education

Res. No. 879

Resolution calling upon the Governor to sign S.2905/A.2177-A and S.4279/A.5508, which would establish tax incentives for the sale, purchase and installation of geothermal energy systems in New York.

By Council Members Richards, Constantinides, Arroyo, Chin, Gentile, Johnson, Rose and Cohen.

Whereas, Geothermal energy is a renewable energy source utilized by tapping into the stable temperature that exists beneath the Earth’s surface; and
Whereas, Geothermal energy systems are central heating and cooling systems which can be installed in buildings; and

Whereas, Geothermal energy systems generally consist of pipes, pumps, fluids that transmit heat, and a building’s heating and cooling distribution system, and they work by transferring heat from underground into buildings during cold weather months and transferring heat from buildings into the underground during warm weather months; and

Whereas, The use of geothermal energy systems instead of petroleum fuel- or electricity-based heating and cooling systems reduces greenhouse gas emissions because geothermal energy systems generally do not require the combustion of petroleum fuels to operate; and

Whereas, In 2009, Governor David Paterson issued Executive Order No. 24, establishing a goal to reduce greenhouse gas emissions from New York State by 80%, relative to 1999 levels, by the year 2050; and

Whereas, In 2014, the Council passed, and Mayor Bill de Blasio signed, Local Law 66, requiring New York City to reduce citywide greenhouse gas emissions by 80%, relative to 2005 levels, by the year 2050; and

Whereas, According to the United States Department of Energy, geothermal energy systems are among the most energy- and cost-efficient heating and cooling systems available, and they use less electricity and produce fewer emissions than conventional systems; and

Whereas, Geothermal energy systems generally have a significant upfront cost associated with their purchase and installation, serving as a barrier to their wider use, but once installed they pay for themselves in reduced heating and cooling costs and cost savings accrued over time; and

Whereas, In January 2015, New York State Senator Robert Ortt introduced S.2905 and New York State Assemblyman Sean Ryan introduced A.2177A, which would establish a tax credit for the purchase and installation of geothermal energy systems, and in March 2015, New York State Senator Robert Ortt introduced S.4279 and New York State Assemblywoman Ellen Jaffee introduced A.5508, which would eliminate sales tax on the equipment and installation of geothermal energy systems in residential and commercial buildings; and

Whereas, If enacted, these bills would reduce costs associated with the sale, purchase and installation of geothermal energy systems in New York City and New York state and would incent their wider use; and

Whereas, In 2015, the New York State Legislature passed S.2905/A.2177-A and S.4279/A.5508; now, therefore, be it

Resolved, That the Council of the City of New York calls upon the Governor to sign S.2905/A.2177-A and S.4279/A.5508, which would establish tax incentives for the sale, purchase and installation of geothermal energy systems in New York.

Referred to the Committee on Environmental Protection.
Int. No. 963
By Council Members Rodriguez, Koo, Mendez and Richards.

A Local Law to create a task force to study taxicab medallion values.

Be it enacted by the Council as follows:

Section 1. Taxicab medallion values task force. a. There is hereby established a task force to study taxicab medallion values that shall review the sale prices of taxicab medallions in the preceding five years, potential future sale prices of medallions, and the impact of such sales on the city’s budget. Following such review, the task force shall recommend changes to laws, rules, regulations, and policies related to taxicabs designed to increase the value of such medallions.

b. The task force shall have eleven members which shall be:
(1) the commissioner of the taxicab and limousine commission, or their designee;
(2) a taxicab medallion owner who is not required by law to drive their taxicab, as appointed by the speaker of the council;
(3) a taxicab medallion owner who is required by law to drive their taxicab, as appointed by the speaker of the council;
(4) an individual who represents an institution that lends money for the purpose of purchasing or financing taxicab medallions, as appointed by the speaker of the council;
(5) the public advocate, or their designee;
(6) one member, as appointed by the mayor; and
(7) five members, as appointed by the speaker of the council, two of whom shall be members of the council and one of whom shall serve as chair.

c. The members to be appointed by the mayor and the speaker of the council shall be appointed within sixty days of the enactment of this local law.

d. No later than six months following its establishment, the task force shall issue a report to the mayor and the council detailing its activities and recommendations. Immediately after submitting such report, the task shall cease to exist.

§ 2. This local law takes effect immediately.

Referred to the Committee on Transportation.
October 15, 2015

Int. No. 964
By Council Members Rodriguez, Chin, Crowley, Johnson, Koo, Mendez, Richards and Rose.

A Local Law in relation to a study to be conducted by the department of transportation determining the feasibility of building a light rail system in the city of New York.

Be it enacted by the Council as follows:

Section 1. The commissioner of the department of transportation of the city of New York shall conduct a study determining the feasibility of developing a light rail system within the city of New York. Such study shall include recommendations related to light rail options that would increase access to mass transit in areas that have been identified as lacking adequate mass transit options.

§ 2. Such study shall be submitted to the mayor and the council and posted on the website of the department of transportation within one year, if feasible, but in no event later than two years, after enactment of this local law.

§ 3. This local law shall take effect immediately.

Referred to the Committee on Transportation.

Int. No. 965
By Council Members Rodriguez, Constantinides, Arroyo, Chin, Cumbo, Gentile, Johnson, Mendez, Palma, Richards and Rose.

A Local Law to amend the New York city charter, in relation to a study regarding transportation deserts.

Be it enacted by the Council as follows:

Section 1. Chapter 71 of the New York city charter is amended by adding a new section 2907 to read as follows:

§ 2907. Transportation desert study.

a. For purposes of this section, the term “census tract” has the meaning ascribed to such geographic unit by the United States bureau of the census in the most recent decennial census.

b. The commissioner shall conduct a study once every five years identifying areas in the city of New York that fit the following descriptions: (1) census tracts in which no subway stops are located within one-third of a mile from where a majority of residents live; (2) census tracts in which no subway stops or bus stops are located within one-third of a mile from where a majority of residents live; (3) census tracts
in which the daily round-trip commute of a majority of residents takes more than three hours in the aggregate; (4) census tracts in which the daily round-trip commute of a majority of residents takes more than three hours in the aggregate and requires two or more transfers between modes of mass transit; and (5) any areas that otherwise might be described as lacking access to reliable and/or frequent public transit service according to criteria established by the commissioner. Such study shall include recommendations related to improving access to mass transit in such identified areas.

c. such study shall be submitted to the mayor and the council and posted on the department’s website by July 1, 2016 and on July 1 of every fifth year thereafter.

§ 2. This local law shall take effect immediately.

Referred to the Committee on Transportation.

Int. No. 966


A Local Law to amend the administrative code of the city of New York, in relation to allowing purchases of street parking time to be made via mobile application or text message.

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 Electronic payments for street parking. By April 1, 2016, the department shall implement a system that accepts payments for the purchase of street parking time via a mobile application or text message, and payments for street parking time via such system shall be available for all metered street parking spots.

§ 2. This local law takes effect immediately.

Referred to the Committee on Transportation.

Int. No. 967

By Council Members Rosenthal, the Speaker (Council Member Mark-Viverito), Arroyo, Chin, Crowley, Johnson, Koo, Rose, Lancman and Rodriguez.

A Local Law to amend the New York city charter and the administrative code of the city of New York, in relation to construction conditions in housing development projects.

Be it enacted by the Council as follows:
Section 1. Chapter 61 of the New York city charter is amended by adding a new section 1806 to read as follows:

§ 1806. Housing development project ombudsperson. There shall be in the department the position of housing development project ombudsperson whose duties shall include, but not be limited to:

1. establishing a system to receive comments and complaints with respect to any construction conditions in housing development projects, as such terms are defined in section 26-901 of the administrative code;

2. investigating such complaints and taking appropriate action; and

3. making recommendations to the commissioner with respect to criteria for inclusion on the list of preferred contractors established pursuant to section 26-906 of the administrative code.

§ 2. Paragraph (6) of subdivision a of section 26-903 of the administrative code of the city of New York, as added by local law number 44 for the year 2012, is amended to read as follows:

(6) for the developer, contractors and subcontractors for such project:

(i) the name and address;

(ii) the name and title of each principal officer and principal owner of such developer, contractor or subcontractor; and

(iii) when applicable, whether the wage information described by subdivision a of section 26-904 of this chapter has been provided to the department for such developer, contractor or subcontractor; and

(iv) the total number of construction conditions substantiated by the department for housing development projects that such developer, contractor or subcontractor served as a developer or contractor on;

§ 3. Chapter 10 of title 26 of the administrative code of the city of New York is amended by adding new sections 26-906 and 26-907 to read as follows:

§ 26-906 List of preferred contractors. The department shall make publicly available on its website a list of each person who was a contractor on a housing development project where the developer of such project was selected on or after January 1, 2013, based on information reported to the department pursuant to section 26-903 of this chapter, and who:

a. has not, within the previous five years, been a contractor on a housing development project where the number of construction conditions substantiated by the department divided by the number of dwelling units in such project, or if such project has not been completed, the number of proposed dwelling units in such project, is equal to or greater than a threshold number established by department rule; and

b. has not, to the extent known to the department, based on information reported by the department pursuant to section 26-903 of this chapter that the department reasonably believes to be correct and complete, been subject to a judicial finding that such person violated section 220 of the New York state labor law or subchapter
IV of chapter thirty-one of part A of subtitle II of title 40 of the United States code or any applicable regulations or rules, within the previous five years;

c. satisfies such other criteria as the department may establish by rule.

§ 26-907 Reporting by housing development project ombudsperson. a. The housing development project ombudsperson shall submit monthly reports to the commissioner of the department. Each such report shall include, at a minimum, the following information:

(1) the number and nature of any comments and complaints received by such ombudsperson regarding construction conditions in housing development projects in the reporting month;

(2) a description of each investigation undertaken by such ombudsperson pursuant to subdivision 2 of section 1806 of the New York city charter in response to such a complaint, including the results of such investigation; and

(3) any recommendations made pursuant to subdivision 3 of such section.

b. In December of each year, the housing development project ombudsperson shall submit to the mayor and the speaker of the council, and make publicly available online, a report that includes, at a minimum, the following information:

(1) a compilation of the monthly reports submitted by such ombudsperson to the commissioner of the department pursuant to subdivision a of this section during the preceding fiscal year; and

(2) for each complaint received by such ombudsperson regarding construction conditions in housing development projects during the preceding fiscal year, a description of:

(i) the housing development project to which such complaint applies;

(ii) the nature of the complaint;

(iii) whether such complaint was substantiated by the department;

(iv) a description of any remedial actions taken, ordered or requested by the department with respect to such complaint; and

(v) whether the construction condition underlying such complaint was corrected.

§ 4. This local law takes effect 120 after it becomes law, except that the commissioner of housing preservation and development may take such actions as are necessary for its implementation, including the promulgation of rules, prior to such effective date.

Referred to the Committee on Housing and Buildings.

Int. No. 968

By Council Members Torres, Gibson, Arroyo, Chin, Cornegy, Cumbo, Eugene, Johnson, Koo, Mealy, Mendez, Palma, Richards, Rose, Cohen and Lancman.

A Local Law to amend the administrative code of the city of New York, in relation to requiring the police department to report on domestic violence crime statistics in public housing.
October 15, 2015

Be it enacted by the Council as follows:

Section 1. Section 14-155 of the administrative code of the city of New York is amended to add new paragraphs 8 and 9 to read as follows:

8. the number of incidents and murders related to domestic violence that occurred on the property of the New York City housing authority, disaggregated by public housing development;

9. the percentage of all felony crimes related to domestic violence;

§2. This local law takes effect immediately.

Referred to the Committee on Public Safety.

Res. No. 880

Resolution calling upon the New York City Department of Education to implement a uniform curriculum on healthy relationships for the purpose of domestic violence prevention in all schools.

By Council Members Torres, Cumbo, Arroyo, Chin, Gentile, Mealy, Mendez, Richards, Rose and Cohen.

Whereas, Domestic violence is a serious problem in New York City, with New York City Police responding to 280,531 domestic violence incidents and the City’s Domestic Violence Hotline answering 99,719 calls in 2013, according to the Mayor’s Office to Combat Domestic Violence’s Annual Fact Sheet 2013; and

Whereas, According to the Youth Risk Behavior Surveillance survey conducted by the United States Centers for Disease Control and Prevention, among the 73.9% of students nationwide who dated or went out with someone during the 12 months before the survey, 10.3% were subjected to physical violence by someone they were dating or going out with one or more times in 2013; and

Whereas, This study reported that 10.5% of New York City students experienced physical dating violence in 2013, an estimated total of 34,585 that year; and

Whereas, According to the Mayor’s Office to Combat Domestic Violence (the “Office”) Teen Dating Violence Fact Sheet 2013, among adult victims of rape, physical violence, and/or stalking by an intimate partner, 22.4% of women and 15% of men first experienced some form of partner violence between 11 and 17 years of age;

Whereas, In 2007, the Office also reported that 16,861 teen calls were received by the City’s Domestic Violence Hotline; and

Whereas, According to the New York City Department of Health and Mental Hygiene (DOHMH), each year in New York City, approximately 4,000 women and 900 men are treated in emergency rooms for intimate partner violence related injuries; and

Whereas, According to the New York City DOHMH, about 40% of women killed in New York City each year are killed by their intimate partners; and
Whereas, According to an analysis of the New York City DOHMH’s Injury Surveillance System data from 2000-2007, 160 women between ages of 15 and 19 visited an emergency room department because of injuries resulting from intimate partner violence; and

Whereas, Under New York State Law and Regulations of the Commissioner, all schools under the jurisdiction of the State Education Department must provide a program of health and physical education including health and safety education; and

Whereas, The New York City Department of Education (DOE) provides a multi-level Health Education Curricula that is aligned with New York State health education standards and provided free of charge to NYC DOE teachers; and

Whereas, The DOE health curricula for Middle and High Schools, called HealthSmart, provides a comprehensive health education curriculum encompassing matters of dating and domestic violence; and

Whereas, The DOE recommends but does not require all schools to use the HealthSmart curricula, instead requiring schools choosing not to use the curricula to use an NYSED Guidance Document to select a curricula meeting health education requirements; and

Whereas, Not requiring the same curricula in every school creates potential curriculum gaps, including but not limited to domestic violence education and prevention; and

Whereas, Teen domestic violence continues to be a problem faced by many youths; now, therefore, be it

Resolved, That the Council of the City of New York calls on the New York City Department of Education to implement a uniform curriculum on healthy relationships for the purpose of domestic violence prevention in all schools.

Referred to the Committee on Education.

Int. No. 969

A Local Law to amend the administrative code of the city of New York, in relation to the creation of a small business disaster recovery and resiliency advisory board.

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 9 to read as follows:

CHAPTER 9
DISASTER RECOVERY AND RESILIENCY
§ 22-901 Definitions. For purposes of this chapter, the following terms have the following meanings:

Board. The term “board” means the small business disaster recovery and resiliency advisory board.

Disaster. The term “disaster” means an event that causes widespread and severe damage to property or human life, regardless of the cause of such damage.

§ 22-902 Small business disaster recovery and resiliency advisory board.

b. Purpose of board. The board shall study and report on disaster-related issues affecting small businesses in the city. The board shall make recommendations to the mayor and the council on potential legislation, regulation, policies, procedures and initiatives for helping small businesses to:

1. Engage in strategic planning to become more resilient to future disasters; and
2. Rebuild and reopen after suffering damage during a disaster.

c. Composition of board; term; vacancy; removal of member; compensation.

1. The board shall consist of nine members, five of whom shall be appointed by the mayor and four of whom shall be appointed by the speaker of the council. The board shall comprise at least one member residing in each borough and no more than two members from any borough.

2. Members of the board shall be appointed for two-year terms, and any vacancy shall be filled in the same manner as the original appointment.

3. No member of the board may be removed except for cause. Before a member may be removed, such member shall be provided with notice of the alleged cause for removal and a hearing before the elected official who appointed such member, which official shall determine whether cause for removal exists. The board shall be led by a chairperson, who shall be selected by a majority vote of the total membership of the board at the board’s first meeting.

4. The board shall select a chairperson from among its members by a majority vote of the total membership at the board’s first meeting. Thereafter, the board shall select a new chairperson in the manner provided by this paragraph whenever necessary to fill a vacancy.

5. Members of the board shall serve without compensation.

d. Meetings of the board.

1. The board shall meet no fewer than five times annually, and at least one meeting shall be held in each borough annually.

2. All meetings of the board shall be open to the public.

3. Notice for meetings of the board shall be provided in accordance with section 104 of the public officers law.

e. The board may request information from city agencies in furtherance of its purpose as stated in this section. Any agency from which the board requests information shall designate a liaison to work with the board and shall provide the board with the requested information in a timely manner, as practicable.

f. No later than May 1 of each year, the board shall report its findings and recommendations to the mayor and the council. Notwithstanding the foregoing
sentence, no report is due until at least 90 days have passed after this section becomes law.

§ 2. This local law takes effect immediately.

Referred to the Committee on Small Business.

Int. No. 970
By Council Members Vacca, Rosenthal, Gentile, Koo and Mendez.

A Local Law to amend the administrative code of the city of New York, in relation to a biannual report on the activities of the technology steering committee.

Be it enacted by the Council as follows:

Section 1. Chapter 1 of title 3 of the administrative code of the city of New York is amended by adding a new section 3-117 to read as follows:

§ 3-117 Technology steering report. In April and October of each year, the mayor shall submit to the speaker of the council a report on the actions and decisions of the technology steering committee created under executive order number 8 for the year 2014, or any successor entity charged with coordination and oversight of the city’s technology strategies. Such report shall include: (i) a description of all citywide technology policies, standards and procedures, including those related to the acquisition of technology goods and services and those related to guidelines governing agency internal control environments, and a description of how such policies, standards and procedures have been amended since the prior report, if applicable; (ii) a description of the standards or policies determining which technology projects are subject to the technology steering committee’s review and, if applicable, a description of how such standards or policies have been amended since the prior report; (iii) a listing of the technology plans, initiatives and projects reviewed since the prior report and a description of any corresponding recommendations made by the technology steering committee; and (iv) for any contracts reviewed under item iii, a description of why the contract was selected for review, a list of city agencies involved in the contract, the number of contractors and subcontractors involved in the contract, the original contract price and, if the contract has been modified or extended, the current contract price. If the disclosure of any information required by the report would impair active contract bidding or negotiation then such information may be excluded to the extent necessary to protect such bidding or negotiation provided that the report shall indicate that such active bidding or negotiation is occurring and that the excluded information is provided in the next report following the conclusion of that bidding or negotiation.

§ 2. This local law shall take effect immediately.

Referred to the Committee on Technology.
Resolution calling upon the United States Congress to pass and the President to sign S.713/H.R. 1340, also known as the International Violence Against Women Act of 2015.

By Council Members Williams, Cumbo, Arroyo, Chin, Gentile, Johnson, Mealy and Mendez.

Whereas, A recent United Nations report indicated that one out of every three women worldwide will be physically, sexually, or otherwise abused during her lifetime; and

Whereas, Additionally, the report found that one in 10 girls under the age of 18 are forced to have sex; and

Whereas, Further data showed that 38 percent of women who are murdered are killed by their intimate partners; and

Whereas, In March 2015, S.713/H.R. 1340, legislation also known as the International Violence Against Women Act of 2015 was introduced by Sen. Barbara Boxer and Rep. Janice. Schakowsky to help address these alarming findings; and

Whereas, This legislation would direct the United States (U.S.) Secretary of State to establish an Office of Global Women's Issues which would be headed by an Ambassador-at-Large for Global Women's Issues; and

Whereas, In addition the Act would establish in the U.S. Agency for International Development (USAID) a Senior Coordinator for Gender Equality and Women's Empowerment who shall direct USAID activities, policies, programs, and funding relating to gender equality and women's empowerment; and

Whereas, Furthermore, the Act would direct the Ambassador-at-Large to: (1) develop or update annually for five years (after the 2012 United States Strategy to Prevent and Respond to Gender-Based Violence Globally which shall be deemed to be the first required strategy) a U.S. global strategy to prevent and respond to violence against women and girls, and (2) coordinate U.S. government efforts regarding gender integration and advancing the status of women and girls in U.S. foreign policy; and

Whereas, The legislation would direct the Ambassador-at-Large and Senior Coordinator to: (1) include in each strategy an analysis of best practices for preventing and addressing violence against women and girls internationally; and (2) develop a plan for monitoring programs, projects, and activities carried out under this Act; and

Whereas, Violence against women and girls is an international human rights issue with long reaching health, social and economic impacts and needs immediate attention; now, therefore, be it

Resolved, That the Council of the City of New York calls upon the United States Congress to pass and the President to sign S.713/H.R. 1340, also known as the International Violence Against Women Act of 2015.

Referred to the Committee on Women's Issues
L.U. No. 288

By Council Member Greenfield:

Application No. C 150447 ZSR submitted by New York Wheel LLC pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Section 128-61 of the Zoning Resolution to allow the modification of a development plan for an observation wheel, accessory parking terminal, a public parking garage with a maximum of 950 spaces, and an improvement plan for a waterfront esplanade on property located at Parcel 1 of the North Waterfront Subdistrict (Block 2, Lots 22, 9018, 18 and part of Lot 20) Borough of Staten Island, Community Board 1, Council District 49. This application is subject to review and action by the Land Use Committee only if appealed to the Council pursuant to Charter Section 197-d(b)(2) or called up by vote of the Council pursuant to Charter Section 197-d(b)(3).

Referred to the Committee on Land Use and the Subcommittee on Zoning and Franchises.

L.U. No. 289

By Council Member Greenfield:

Application No. M 780389(B) ZSK submitted by Hamilton Plaza Associates pursuant to a previously approved restrictive declaration for the modification of the restrictive declaration to allow for the change of use and enlargement of the third floor of an existing four story building located at 1–37 12th Street (Block 1007, Lot 172; Block 1025, Lots 1, 16, 18, 20, and 200) Borough of Brooklyn, Community Board 6, Council District 39.

Referred to the Committee on Land Use and the Subcommittee on Zoning and Franchises.

L.U. No. 290

By Council Member Greenfield:

Application No. 20165169 HAK submitted by the New York City Department of Housing Preservation and Development pursuant to Article 16 of the General Municipal Law for an Urban Development Action Area Project and a real property tax exemption pursuant to Section 577 of the Private Housing Finance Law, for property located at 825 Bedford Avenue (Block 1734, Lot 58), Borough of Brooklyn, Community Board 3, Council District 33.
Referred to the Committee on Land Use and the Subcommittee on Planning, Dispositions and Concessions.

L.U. No. 291
By Council Member Greenfield:

Application No. 20165170 HAK submitted by the New York City Department of Housing Preservation and Development pursuant to Article 16 of the General Municipal Law for an Urban Development Action Area Project and a real property tax exemption pursuant to Section 577 of the Private Housing Finance Law, for property located at 165 Park Avenue (Block 2031, Lot 57), 368 Lafayette Avenue (Block 1948, Lot 28), 802 Washington Avenue (Block 1173, Lot 53), and 840 Washington Avenue (Block 1176, Lot 98), Borough of Brooklyn, Community Boards 2 and 8, Council District 35.

Referred to the Committee on Land Use and the Subcommittee on Planning, Dispositions and Concessions.

L.U. No. 292
By Council Member Greenfield:

Application No. 20165171 HAK submitted by the New York City Department of Housing Preservation and Development pursuant to Article 16 of the General Municipal Law for an Urban Development Action Area Project and a real property tax exemption pursuant to Section 577 of the Private Housing Finance Law, for properties located at 72 Lott Street (Block 5127, Lot 15), 74 Lott Street (Block 5127, Lot 16), and 83 East 18th Street (Block 5099, Lot 37), Borough of Brooklyn, Community Boards 14 and 17, Council District 40.

Referred to the Committee on Land Use and the Subcommittee on Planning, Dispositions and Concessions.

L.U. No. 293
By Council Member Greenfield:

Application No. 20165172 HAX submitted by the New York City Department of Housing Preservation and Development for a real property tax exemption pursuant to Section 577 of the Private Housing Finance Law, for properties located on Block 2728, Lots 16 and 19, Block 2745, Lot 36, Block 2752, Lot
3727                                      October 15, 2015

17, Block 2754, Lot 69, Block 2974, Lot 22, and Block 2979, Lot 2, Borough of the Bronx, Community Boards 3, Council District 17.

Referred to the Committee on Land Use and the Subcommittee on Planning, Dispositions and Concessions.

L.U. No. 294

By Council Member Greenfield:

Application No. C 150358 HAK submitted by the New York City Department of Housing Preservation and Development pursuant to Article 16 of the General Municipal Law and Section 197-c of the New York City Charter for an Urban Development Action Area designation and project approval and disposition of city-owned property at 337 Berry Street and 99/101 South 5th Street (Block 2443, Lots 6, 37, and 41), Borough of Brooklyn, Community Board 1, Council District 34.

Referred to the Committee on Land Use and the Subcommittee on Planning, Dispositions and Concessions.

At this point the Speaker (Council Member Mark-Viverito) made the following announcements:

**ANNOUNCEMENTS:**

**Friday, October 16, 2015**

Committee on **PUBLIC SAFETY**.................................10:00 A.M.

**Oversight** - Examining NYPD’s Domestic Violence Unit

**Int 948** - By The Speaker (Council Member Mark-Viverito) and Council Members Gibson and Torres - **A Local Law** to amend the administrative code of the city of New York, in relation to requiring the police department to report on domestic violence and hate crime statistics.

**Int 959** - By Council Members Levine, Miller, Torres, and Gibson - **A Local Law** to amend the administrative code of the city of New York, in relation to requiring the police department to report on hate crime statistics.

**Int 961** - By Council Members Reynoso and Gibson - **A Local Law** to amend the administrative code of the city of New York, in relation to requiring the police department to report on intimate partner domestic violence offenses.
October 15, 2015

**Int 968** - By Council Members Torres and Gibson - **A Local Law** to amend the administrative code of the city of New York, in relation to requiring the police department to report on domestic violence crime statistics in public housing.

Council Chambers – City Hall .................................. Vanessa L. Gibson, Chairperson

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Monday, October 19, 2015

Committee on **COURTS AND LEGAL SERVICES** jointly with the Committee on **IMMIGRATION**.................................................................10:00 A.M.

**Oversight** - Evaluating Attorney Compliances with Padilla v. Kentucky and Court Obstacles for Immigrants in Criminal and Summons Courts.

Council Chambers – City Hall.........................................Rory Lancman, Chairperson

.................................................................Carlos Menchaca, Chairperson

Committee on **CIVIL RIGHTS**.................................................... 1:00 P.M.

**Int 805** - By Council Members Dromm, Lander, Chin, Johnson, Mendez, Richards, Rosenthal, and Menchaca - **A Local Law** to amend the administrative code of the city of New York, in relation to expanding the protections of the city of New York human rights law with regard to public accommodations, and making certain technical corrections.

**Int 817** - By Council Members Mealy, Johnson, Mendez, and Rosenthal - **A Local Law** to amend the administrative code of the city of New York, in relation to clarifying the definition of “place or provider of public accommodation” in the city human rights law.

**Proposed Int 827-A** - By Council Members Torres Rosenthal and Menchaca - **A Local Law** to amend the administrative code of the city of New York, in relation to expanding the prohibition against source of income discrimination in housing accommodations.

**Int 832** - By Council Members Williams, Cumbo, The Speaker (Council Member Mark-Viverito), Lander, Eugene, Gentile, Johnson, Mendez, Richards, Wills and Rosenthal - **A Local Law** to amend the administrative code of the city of New York, in relation to prohibiting discrimination in housing accommodations on the basis of an individual’s status as a victim of domestic violence.

Committee Room – City Hall

Darlene Mealy, Chairperson
Tuesday, October 20, 2015

Subcommittee on ZONING & FRANCHISES .................................................. 9:30 A.M.
See Land Use Calendar
Committee Room – 250 Broadway, 16th Floor .......... Donovan Richards, Chairperson

Subcommittee on LANDMARKS, PUBLIC SITING
& MARITIME USES ................................................................. 11:00 A.M.
See Land Use Calendar
Committee Room – 250 Broadway, 16th Floor .............. Peter Koo, Chairperson

★ Note Topic and Subcommittee Addition
Committee on CULTURAL AFFAIRS, LIBRARIES &
INTERNATIONAL INTERGROUP RELATIONS jointly with the
★ Subcommittee on LIBRARIES .................................................. 1:00 P.M.
★ Oversight - Six Day Service at Public Libraries
Council Chambers - City Hall ...................... James Van Bramer, Chairperson
................................................................. Andrew King, Chairperson

Subcommittee on Planning, Dispositions
& Concessions ................................................................. 1:00 p.m.
See Land Use Calendar
Committee Room – 250 Broadway, 16th Floor ........ Inez Dickens, Chairperson

Thursday, October 22, 2015

★ Addition
Committee on FINANCE ................................................................. 10:00 A.M.
Int 956 - By Council Members Garodnick and Ferreras-Copeland - A Local Law to amend the administrative code of the city of New York, in relation to extending the biotechnology credit against the unincorporated business tax and the general corporation tax.
AND SUCH OTHER BUSINESS AS MAY BE NECESSARY
Committee Room – 250 Broadway, 16th Floor Julissa Ferreras-Copeland, Chairperson

Committee on TRANSPORTATION ..................................................... 10:00 A.M.
Int 570 - By Council Members Williams, Kallos and Koo - A Local Law to amend the administrative code of the city of New York, in relation to eliminating the prearrangement and passenger manifest requirements for commuter vans, repealing the requirement that commuter vans renew their license every six years, and repealing subdivision k of section 19-504.2.

Int 860 - By Council Members Miller, Lancman, Koo and Williams - A Local Law to amend the administrative code of the city of New York, in relation to requiring a study of safety related issues in the commuter van industry and suspending new commuter van licenses pending the completion of such study.

Int 861 - By Council Members Miller, Lancman, Koo and Williams - A Local Law to amend the administrative code of the city of New York, in relation to increasing certain penalties applicable to operators of commuter vans.

Council Chambers – City Hall ......................... Ydanis Rodriguez, Chairperson

Committee on LAND USE ................................................................. 11:00 A.M.
All items reported out of the Subcommittees
AND SUCH OTHER BUSINESS AS MAY BE NECESSARY
Committee Room – City Hall ................................. David G. Greenfield, Chairperson

★ Note Location Change
Committee on ECONOMIC DEVELOPMENT ...................... 1:00 P.M.
Int 128 - By Council Members Cabrera, Barron, Dickens, Gentile, King, Koo, Miller, Palma, Rose and Rosenthal - A Local Law to amend the New York city charter, in relation to requiring that community planning boards receive an annual report submitted to the mayor with regard to projected and actual jobs created and retained in connection with projects undertaken by a certain contracted entity for the purpose of the creation or retention of jobs.

Int 704 - By Council Members Crowley, Mealy, Arroyo, Chin, Gibson, Palma, Rose, Koslowitz, Ferreras-Copeland, Dickens, Mendez, Cumbo, Barron, Rosenthal, Lancman, Corney, King, Espinal, Reynoso, Torres, Kallos, Maisel and Wills - A Local Law to amend the New York city charter, in relation to gender in the workforce and leadership of city contractors.

Int 705 - By Council Members Crowley, Mealy, Chin, Palma, Rose, Koslowitz, Ferreras-Copeland, Dickens, Mendez, Cumbo, Arroyo, Barron, Rosenthal, Gibson, Lancman, Corney, King, Espinal, Reynoso, Torres, Kallos, Maisel and Wills - A Local Law to amend the New York city charter, in relation to racial diversity in the workforce and leadership of city contractors.

★ Committee Room – 250 Broadway, 16th Floor
................................................................. Daniel Garodnick, Chairperson
Committee on MENTAL HEALTH, DEVELOPMENTAL DISABILITY, ALCOHOLISM, SUBSTANCE ABUSE AND DISABILITY SERVICES

Int 881 - By Council Members Rosenthal, Torres, Cohen, Eugene, Koo, Lancman, Koslowitz, Cabrera and Chin - A Local Law to amend the administrative code of the city of New York, in relation to persons with disabilities.

Int 882 - By Council Members Rosenthal, Torres, Arroyo, Eugene, Koo, Koslowitz, Cabrera and Chin - A Local Law amend the administrative code of the city of New York, in relation to requiring that all public meetings and hearings be held in facilities equipped with assistive listening systems, where possible in the form of induction loop assistive listening systems, and requiring an annual report relating to assistive listening systems.

Int 883 - By Council Members Rosenthal, Torres, Cohen, Mendez, Arroyo, Eugene, Koo, Rose, Wills, Koslowitz, Cabrera and Chin - A Local Law to amend the administrative code of the city of New York, in relation to requiring advertising and other materials pertaining to certain public events to include information regarding accessibility for people with disabilities.

Council Chambers – City Hall................................. Andrew Cohen, Chairperson

Committee on RECOVERY AND RESILIENCY

Oversight - Two Years After the SIRR Report: The State of Coastal Storm Resiliency in the City.
Committee Room – City Hall ................................. Mark Treyger, Chairperson

Friday, October 23, 2015

Note Location Change
Committee on HIGHER EDUCATION

Oversight - College Testing Access
★ Council Chambers – City Hall ............................... Inez Barron, Chairperson

Monday, October 26, 2015

Committee on CONSUMER AFFAIRS

Int 928 - By Council Members Garodnick, Cabrera, Menchaca, Johnson, Torres, Levine, Espinal, Vallone, Constantinides, Rosenthal, Chin, Koo Rose and Treyger - A Local Law to amend the administrative code of the city of New York, in relation to banning personal care products containing microbeads.
Committee Room – 250 Broadway, 16th Floor........ Rafael L. Espinal, Chairperson
Committee on SMALL BUSINESS .............................................. 10:00 A.M.
Agenda to be announced
Committee Room – City Hall .............................................Robert Cornegy, Chairperson

★ Note Topic Additions
Committee on ENVIRONMENTAL PROTECTION .......................... 1:00 P.M.
★Int 642 - By Council Members Constantinides, Arroyo, Gibson, Kallos, Koo, Rose, Wills, Mendez, Rodriguez, Rosenthal, Johnson, Espinal, Levine and Koslowitz - A Local Law to amend the administrative code of the city of New York, in relation to the use of clean heating oil in New York City.
★Int 880 - By Council Members Rosenthal, Richards, Constantinides, Koo and Rose - A Local Law to amend the administrative code of the city of New York, in relation to the use of b-5 biodiesel fuel in city-owned, operated or contracted school buses
Committee Room – City Hall .............................................Costa Constantinides, Chairperson

Tuesday, October 27, 2015

★ Note Time and Location Change
★★ Note Topic and Committee Additions
★★Committee on EDUCATION jointly with the
Committee on HEALTH and the
★★Committee on WOMEN’S ISSUES................................. 11:00 A.M.
★★Oversight - Sex Education in NYC Schools
★★Int 771 - By Council Members Johnson, Constantinides, Eugene, Gentile, Gibson, Koo, Richards, Rose and Rosenthal - 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 student health services.
★★Int 952 - By Council Member Cumbo - 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 regarding comprehensive health education.
★★Int 957 - By Council Member Gibson - A Local Law to amend the administrative code of the city of New York, in relation to requiring transparency from the department of education on instructors receiving training in sexual health education.
★Council Chambers – City Hall ......................................Daniel Dromm, Chairperson
.......................................................................................Corey Johnson, Chairperson
.......................................................................................Laurie Cumbo, Chairperson
Note Location Change

Note Topic and Committee Addition
Committee on COMMUNITY DEVELOPMENT

Committee on CONTRACTS 1:00 P.M.

Oversight - Meeting Self Sufficiency Standards for Workers on Human Service Contracts.

Committee Room – City Hall Maria del Carmen Arroyo, Chairperson
Helen Rosenthal, Chairperson

Wednesday, October 28, 2015

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) announced that Steve Feder, Director of
Advance Work and Special Events Liaison, was departing the Council. Mr. Feder
worked for three different Speakers over the course of ten years. She thanked him
for being a valuable member of the Council team and wished him the best of luck as
those assembled in the Chambers applauded.

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 Wednesday, October 28, 2015.

MICHAEL M. McSWEENEY, City Clerk
Clerk of the Council

[Editor’s Note: The next scheduled Stated Meeting date was subsequently
changed to Thursday, October 29, 2015]

Editor’s Local Law Note: Int Nos. 643-A, 706-A, 753-A, 758-A, 766-A, 767-A,
768-A, 784-A, and 850-A, all adopted by the Council at the September 17, 2015
Stated Meeting, were signed into law by the Mayor on October 7, 2015 as,
respectively, Local Laws Nos. 84, 85, 86, 87, 88, 89, 90, 91 and 92 of 2015. Int Nos.
730-A and 903, both adopted by the Council at the September 30, 2015 Stated
Meeting, were signed into law by the Mayor on October 13, 2015, as, respectively,
Local Law Nos. 93 and 94 of 2015.