



NEW YORK STATE SENATOR
BRAD HOYLMAN

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hoylman.nysenate.gov



COMMUNITY BOARD FOUR

December 2014

Dear Neighbor:

The following is a summary of some of my activities since my last report to Community Board Four (CB4). Many of my attached letters, testimonies, and press releases may also be found on my website at hoylman.nysenate.gov.

If you have any ideas, questions, or concerns, please feel free to contact me Robert Atterbury in my office at **212-633-8052** or via email at robert@bradhoylman.com. Visit my website for updates on my activities and other information you may find of interest.

Best regards,

Brad Hoylman
State Senator
27th District

Death With Dignity

The story of Brittany Maynard, a 29-year-old with terminal brain cancer who took medication to end her life under Oregon's "Death With Dignity" has brought renewed attention to the issue of aid in dying. Like many New Yorkers, Brittany's story resonated with me. That's why today I wrote to my colleagues in the Senate asking them to co-sponsor legislation that I am introducing to allow mentally competent, terminally ill New Yorkers to voluntarily request and receive prescription medication to hasten their death. This bill will give capable adults who have been given a terminal medical prognosis a measure of control over their end-of-life care options. It is similar to legislation currently in place in Oregon, Washington and Vermont. Please see the attached New York Daily News article from today about my legislation.

Save the Old Chelsea Station

As you may remember, last year I fought alongside community members in order to stop the United States Postal Service (USPS) from selling the building that houses the Old Chelsea Station. Recently, I learned that the United States Postal Service intends to

sell air rights to allow a developer to build on top of the building. Because the Old Chelsea Station is on the National Register of Historic Places, the USPS was required to get an advisory opinion from the New York State Historic Preservation Office (SHPO). SHPO has determined that the USPS's plan will have an adverse impact on the historic features of the build that we fought so hard to save. Rather than reform its plan, the USPS is appealing the decision to the National Park Service's Advisory Council on Historic Preservation, which can overrule SHPO. I am outraged that the USPS has not consulted with the community throughout this process, and will be working with my colleagues to protect the historic features of the Old Chelsea Station.

My Reform Proposal: Inspired by Moreland Commission

I wrote an op-ed last week for the New York Daily News about limiting outside income for state legislators. The bottom line is that before considering a salary hike for lawmakers, the legislature needs to address in a comprehensive manner the pervasive conflicts of interest arising from legislators having outside jobs that have a fiduciary element to private clients, such as the legal profession, as raised by the Moreland Commission to Investigate Public Corruption. By eliminating outside income we'll help ensure that legislators are putting the interests of their constituents -- not private clients -- first. Please see my op-ed attached.

NYS Court of Appeals Rules for Tenants

Rent-stabilized tenants across New York City can now breathe a sigh of relief. The New York State Court of Appeals decided on November 20 that their leases are exempt from bankruptcy proceedings, which means these tenants can't be required to sell their leases and forced from their homes as a result of bankruptcy. I'm very pleased the Court of Appeals decision maintains the integrity of long-standing tenant protections and am proud to have taken the lead on an amicus brief on behalf of my constituent and CB3 resident Mary Veronica Santiago-Monteverde. Ms. Santiago-Monteverde's perseverance and courage in the face of this legal struggle has redounded to the benefit of millions of tenants across the city.

Preserving NYC Landmarks

Yesterday, I wrote to New York City Landmarks Preservation Commission (LPC) Chair Meenakshi Srinivasan to express my serious concern over LPC's proposed "de-calendarizing" of potential landmark sites throughout the city, including 14 sites in my Senate District (two of which are here in CB4). I do not believe that the LPC has allowed for sufficient public input on such a drastic action and I fear that removing properties from the calendar may place many vulnerable potential landmarks at risk. It would be an indelible stain on New York City's collective conscience for these historic properties to have survived so long, only to be lost to an administrative "clearing out" of longstanding calendared properties. Please see my letter attached.

Saving Small Businesses

The Café Edison, a venerable and affordable restaurant with deep roots in the Theater District, is threatened with closure because its landlord has refused to negotiate a new lease. I have written and called the owner to urge he open discussions with the operators of the restaurant, and am working with my colleagues in government to make this a reality. Café Edison's closure would be a deep loss for our entire community, particularly those who live and work in and around the Theater District. Since the café was opened in 1980 by Harry and Frances Edelstein, it has become a mainstay of the Broadway entertainment community, including luminaries ranging from Neil Simon to August Wilson. Please see my letter attached.

Jeremiah Moss's blog Vanishing New York deserves credit for championing the cause of Café Edison and other threatened small businesses, including Bonnie Slotnick's Cookbooks, which recently found a new space in the East Village after the landlord at 163 West 10th Street refused to renew the lease.

Urging Signature on Port Transparency

I have spoken up about the need to require the Port Authority to abide by New York's Freedom of Information Laws. I'm pleased to report that legislation accomplishing this goal is now on the desks of Governor Cuomo and Governor Christie. We have the opportunity to head off future "Bridgegate" scandals and help restore the public's trust in the Port Authority by requiring this massive agency to honor legitimate requests for government records by the public and the press. I hope that Governor Cuomo and Governor Christie will both act quickly to sign this important legislation into law. Please see my statement attached.

Fighting for Homelessness Prevention Program Funding

On November 7, I joined Assembly Member Linda Rosenthal, Borough President Gale Brewer and other elected officials in writing to the Commissioner of the NY State Office of Temporary and Disability Assistance (OTDA) regarding its 2014-2019 contract cycle. We learned that the changes in the new cycle had resulted in the loss \$1.19 million in funding to five nonprofit organizations providing eviction prevention services to our constituents in Manhattan. At a time when New York City faces record homelessness, government should not be cutting funding to the very programs designed to protect the most vulnerable and keep them in their homes. Please see our letter attached.

Legislation to Ease Gender Transitions

Last month, I submitted testimony to the New York City Council Health Committee, chaired by Council Member Corey Johnson, in support of two bills under consideration. Under Council Member Johnson's legislation, those who wish to amend the gender markers on their birth certificates will simply be required to provide certification from licensed health or mental health professionals that the applicant's sex designation on their birth certificate does not match or align with the applicant's affirmed sex or gender identity. The proposed legislation being discussed today will alleviate an arbitrary,

costly, and intrusive burden on transgender New Yorkers, and bring New York City policy into the 21st Century. Please see my testimony attached.

Enroll in the New York State Health Exchange

The second annual Open Enrollment Period for the New York State Health Exchange began on November 15, and will last for approximately 16 weeks through February 15. Applying for coverage will take between 45 minutes to 1 hour, and requires you to provide facts about the people in your household and their income, as well as your social security number.

Similarly, if you signed up for coverage through the Health Exchange in 2014, you should have received a notice informing you what type of coverage each person in your household will qualify for in 2015, detailing on which the decision is based, your current health plan, and what the same plan will cost you next year. You will be automatically enrolled in the same plan in 2015 unless you specify a change in income or family size, or if you believe there has been an error with your account. For coverage beginning January 1, 2015 you must submit your update between November 16 and December 15, 2014.

To enroll in or update your current coverage, or for more information about the NYS Health Exchange program, visit www.nystateofhealth.gov or call the customer service center at (855) 355-5777. You can also be connected with a Health Exchange navigator who can provide in-person application assistance to individuals, families and small businesses in multiple languages during non-traditional hours such as evenings and weekends. To find a navigator, go to on.ny.gov/1Ev09Nm.

Participate in National Readathon Day

Penguin House and the National Book Foundation (NBF) are organizing a nation-wide marathon reading session on Saturday, January 24 from 12-4pm (in respective time zones) to promote the NBF's mission of expanding the audience for literature in America. They are dedicated to promoting literacy and reading through programs like the National Book Awards, 5 Under 35 and the Innovations in Reading Prize. I urge you to share the Readathon widely on social media and participate with your family by pledging to read and fundraise for the National Book Foundation. For more information and to get involved please visit their website at <http://bit.ly/1yhwoa>.

Google hosts Computer Science Seminar for Educators

On Tuesday, December 9 from 6-8pm, Google will host an Information Session for Educators to launch CS First in New York City. CS First is a free Google program focused on increasing student access and exposure to computer science (CS) education through after-school, in-school, and summer programs. CS First clubs make students excited about and engaged with learning to code in a fun, supportive atmosphere. Educators are invited to learn more about CS First and find out how to bring a CS First club to your school or program. The session will take place at Google

NYC in Chelsea Market at 75 Ninth Avenue, 2nd Floor. To RSVP, visit bit.ly/1FLfRqd or email googleny@google.com.

Updated 311 App Allows You to File Heat, Hot Water Complaint

The City has updated its 311 hotline to allow tenants to file heat and hot water complaints with their mobile devices. Residential building owners are required to provide tenants with hot water year-round and heat when the outdoor temperature falls below 55 degrees. You can download the mobile app for both iPhone and Android at www1.nyc.gov/connect/applications.page or make a heat/hot water complaint online at www1.nyc.gov/nyc-resources/service/1813/heat-or-hot-water-complaint.

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THE SENATE
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RANKING MINORITY MEMBER:
CONSUMER PROTECTION
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Testimony of State Senator Brad Hoylman on the New York City Council's Proposed Legislation Relating to Sex Designations on Birth Records

November 10, 2014

Thank you for the opportunity to comment on legislation being considered by the New York City Council Health Committee relating to amending sex designation on birth records and establishing an advisory board on gender marker change requirements.

I commend Council Member Corey Johnson and his fellow co-sponsors for introducing this important legislation. Under existing City policy, transgender New Yorkers who wish to amend the gender markers on their birth certificates must have undergone specific surgical procedures, and are required to provide extensive medical and psychological records. Under Council Member Johnson's legislation, those who wish to amend the gender markers on their birth certificates will simply be required to provide certification from licensed health or mental health professionals that the applicant's sex designation on their birth certificate does not match or align with the applicant's affirmed sex or gender identity.

The proposed legislation being discussed today will alleviate an arbitrary, costly, and intrusive burden on transgender New Yorkers, and bring New York City policy into the 21st century. I strongly support its passage, and urge New York State to adopt a corresponding policy.

Thank you again for the opportunity to share my comments, and for the City Council's continuing commitment to equality for all New York City residents.

DAILY NEWS

New York senator proposes law to allow terminally ill to seek suicide with doctor support

EXCLUSIVE: Sen. Brad Hoylman of Manhattan is seeking support for a bill that permits a doctor to prescribe lethal medication to terminally ill adults who wish to take their own lives. Religious groups are fighting the proposal.

BY [KENNETH LOVETT](#) NEW YORK DAILY NEWS Wednesday, December 3, 2014, 2:30 AM

ALBANY — A Manhattan state senator wants to make New York the fifth state to allow assisted suicide for the terminally ill.

Democrat Brad Hoylman said his proposed law would permit doctors to prescribe lethal medication to terminally ill adults who want to take their own lives.

In a memo seeking co-sponsors, Hoylman cited the case of Brittany Maynard, the terminally ill California woman who became the public face of the right-to-die movement when she moved to Oregon to end her life under that state's "Death With Dignity Act."

Maynard, who had an aggressive form of brain cancer, took her life on Nov. 1.

"This bill will give capable adults who have been given a terminal medical prognosis a measure of control over their end-of-life care options," Hoylman wrote in his memo, which was obtained by the Daily News.

But the proposal faces fierce opposition from religious groups.

"We knew the fight was coming," said the Rev. Jason McGuire, executive director of New Yorker's Family Research Foundation, an evangelical Christian group.

The New York Catholic Conference will also strongly oppose the Hoylman bill, spokesman Dennis Poust said.

"We believe the so-called death with dignity movement is predicated on the false notion that there is something undignified about a natural death," Poust said. "We don't buy that."

Poust said people who are diagnosed with months to live often defy expectations, and that the fear and depression felt by terminally ill patients can cloud their judgment.

The key provisions of Hoylman's bill are modeled after the Oregon law.

Under his proposed Death With Dignity Act, a person seeking assisted suicide would have to be at least 18 and be given no more than six months to live.

The individual would have to make written and oral requests to a physician, and follow up with another verbal request at least 15 days later. The patient also must be deemed capable of making and communicating health care decisions, meaning advanced Alzheimer's patients wouldn't qualify.

In other states, a person is given a fast-acting lethal barbiturate. Hoylman's proposal does not yet specify a method of suicide.

But doctors assisting in a suicide would be immune from criminal or civil liability if they acted in good faith.

Assisted suicide is legal in Oregon, Washington, Vermont and Montana, and New Jersey and California have been debating the issue.

In New York, people on both sides of the approaching debate agreed Tuesday that approval of Hoylman's bill is unlikely in 2015.

"But it gets the conversation going," said George Eighmey, vice chairman of the Death with Dignity National Center.

In Oregon, 752 people have died under the Death With Dignity Act in the 16 years it's been in place, including 71 people in 2013. That's a small percentage of the number of terminally ill people, but the fact that legal suicide is possible gives many people comfort, Eighmey maintained.

"The purpose is to give people facing end of life one more option," Eighmey said.

Hoylman in his letter to the other senators said he recognizes the "legitimate profound emotional considerations and ethical and religious concerns surrounding this issue."

But he said his legislation will include "strong protections" to ensure patients are capable of making sound, informed decisions while doctors, hospitals and pharmacists who object to the law are under no legal obligation to participate.

DAILY NEWS

Sharply limit pols' outside income

The right reform to package with a pay raise

BY BRAD HOYLMAN

NEW YORK DAILY NEWS

Monday, November 24, 2014, 5:00 AM



MIKE GROLL/ASSOCIATED PRESS

Turn off the spigot.

It's been over 15 years since Albany lawmakers got a raise. As a result, some of my colleagues in the state Legislature are once again floating the idea of a pay hike in a lame-duck session.

They're going about it the wrong way. Even without a raise, our base salary of \$79,500 is already nearly twice the median income of our constituents. And that pales in comparison to the amount some lawmakers receive from potentially shady side jobs.

Before Albany dares to increase legislative pay, we need to rein in the excessive sums of outside cash that pad lawmaker pockets.

It's often said that elected officials "work for the people." But that's not technically true all the time for Albany legislators, particularly those who are lawyers.

There are no restrictions on outside income from the practice of law, allowing one out of four members of the state Senate to collectively earn up to an eye-popping \$2 million a year. The public is in the dark about the identity of these lawyer-lawmakers' clients, the time they spent representing them and the nature of the clients' interests.

Recent history provides ample reason for concern. In the past five years, eight different lawmakers have been charged with public corruption for using outside employment to funnel cash to themselves. One legislator went so far as to spend hundreds of thousands of dollars of laundered money on lavish parties, spa treatments and sushi.

Earlier this year, the Moreland Commission issued subpoenas to at least 18 law firms to force disclosure of lawmakers' client lists. The firms invoked "attorney-client privilege" to stymie the subpoenas.

As a lawyer, I appreciate the importance of attorney-client privilege. But the privilege has exceptions, and it must yield to higher interests. This should be one of them.

The relationship between an elected representative and his constituents is not less significant than the relationship between an attorney and his client. Should we sacrifice that core democratic value to protect the self-interest of a handful of lawyer-lawmakers?

As you might expect, lawmakers have been nervous about casting a vote to raise their own pay. To improve the optics, some have suggested pairing the pay raise with an increase in the minimum wage for working New Yorkers. Others recommend tying it to the DREAM Act — or camouflaging the salary hike with reform of the "per diem" reimbursement lawmakers enjoy for travel and meals.

These three changes are worthy as standalone measures. Coupling them with the pay hike is cynical and misguided.

Instead, any pay raise should be coupled with or preceded by serious new restrictions on lawmakers' outside income. As a starting point, we could mirror the approach taken by Congress.

In Washington, a legislator may earn no more than 15% of their base salary in outside pay, and there's an outright ban on the most pernicious forms of outside employment — work involving a fiduciary duty, such as banking, providing investment advice and, yes, practicing law.

Better yet, recommendations on legislative pay shouldn't be made by the lawmakers themselves. Albany should establish a commission, similar to the one for state judges, that meets at a regular intervals to review the pay of legislators. The commission would consider a host of factors, such as inflation and comparable pay in the government and nonprofit sectors.

Talk of a pay raise is understandable. Most of my colleagues work extremely hard and some are only scraping by to provide for themselves and their families.

But instead of worrying about how to soften voter outrage by dressing up a pay hike with popular legislative initiatives every few years, Albany should fix the compensation system once and for all and limit outside income.

Hoylman represents the Upper West Side, Midtown, Chelsea, and the East and West Village in the State Senate.

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27TH SENATE DISTRICT

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THE SENATE
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December 2, 2014

Meenakshi Srinivasan
Chair
Landmarks Preservation Commission
1 Centre Street, 9th Floor North
New York, NY 10007

Dear Chair Srinivasan:

I write to express my serious concern over the New York City Landmarks Preservation Commission's (LPC) proposed "de-calendaring" of potential landmark sites throughout the city, including 14 sites in my Senate District (noted on the schedule attached hereto), and strongly urge that the LPC reconsider this course of action.

I do not believe that the LPC has allowed for sufficient public input on such a drastic action and I fear that removing properties from the calendar may place many vulnerable potential landmarks at risk. Last year, after receiving notification that a former automobile showroom designed by Frank Lloyd Wright at 430 Park Avenue in my district was under consideration as a landmark, the owners soon thereafter demolished the property literally in the middle of the night, thereby robbing New Yorkers of an important part of our city's historic and cultural heritage. I am concerned that once LPC removes the proposed properties from the calendar, thus removing the protections that this preliminary designation imparts, the same fate will befall these properties and they, too, will be demolished with absolutely no recourse provided to the public. Instead, the LPC should hold public hearings on the properties and carefully and deliberately consider each one on the merits of the proposed landmark, rather than on the length of time it has been on the LPC's calendar.



Chair Meenakshi Srinivasan
December 2, 2014
Page 2

It would be an indelible stain on New York City's collective conscience for these historic properties to have survived so long, only to be lost to an administrative "clearing out" of longstanding calendared properties. The Commission should delay the scheduled December 9 vote and review each property through the normal landmark process to allow preservationists, community members and property owners time to review and comment on proposed actions.

If you wish to discuss this matter further, please call me at 212-633-8052.

Sincerely,

A handwritten signature in black ink that reads "Brad Hoylman". The signature is written in a cursive, flowing style with a long horizontal stroke at the end.

Brad Hoylman
State Senator
27th District

Encl.

cc: Simeon Bankoff, Historic Districts Council
Andrew Berman, Greenwich Village Society for Historic Preservation
Richard Moses, Lower East Side Preservation Initiative
Arlene Simon, LANDMARK WEST!

Properties Proposed for De-Calendarling in 27th Senate District

| Property | Location | Year Built | Year Calendared |
|---|--|-------------------|----------------------------|
| 138 Second Avenue House | 138 Second Avenue | 1900 (est.) | 2009 |
| Hotel Renaissance/ Columbia Club | 4 West 43rd Street | 1900 (est.) | 2000 |
| Mission of the Immaculate Virgin | 448 West 56th Street | 1903 | 2009 |
| IRT Powerhouse | 11th Avenue at West 58th & 59th Streets | 1904 | 1979 |
| Broadway Theaters (5 exteriors, 5 interiors) | Theater District | Early 1900s | 1982 |



BRAD HOYLMAN

NEW YORK STATE SENATOR
27TH DISTRICT

FOR IMMEDIATE RELEASE

November 14, 2014

CONTACT:

Julia Alschuler (NYS Senator Hoylman) - (212) 633-8052 or (917) 678-6038

SENATOR HOYLMAN HAILS PASSAGE OF NEW JERSEY BILL TO SHINE LIGHT ON PORT AUTHORITY RECORDS

Hoylman: "We have the opportunity to avoid future Bridgegates"

New York, NY— Today, State Senator Brad Hoylman (D - Manhattan), ranking member of the New York State Senate Investigations and Government Operations Committee, hailed the New Jersey State House's passage of legislation to close the loophole that exempts the Port Authority of New York and New Jersey from the New York's and New Jersey's freedom of information laws.

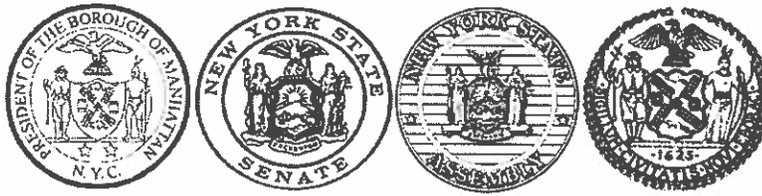
The New York State legislature passed identical legislation in June of this year. Pursuant to the interstate compact that created the Port Authority, any new laws affecting the agency must be enacted by both New York and New Jersey.

Senator Hoylman said: "In an exemplary act of bipartisanship in both New York and New Jersey, identical bills to increase transparency and accountability at the Port Authority are now headed to the desks of Governor Cuomo and Governor Christie. We have the opportunity to head off future "Bridgegate" scandals and help restore the public's trust in the Port Authority by requiring this massive agency to honor legitimate requests for government records by the public and the press. I hope

that Governor Cuomo and Governor Christie will both act quickly to sign this important legislation into law.”

Senator Hoylman represents New York’s 27th Senate District which encompasses the Port Authority Bus Terminal, five PATH stations, and the entrances to the Lincoln and Holland Tunnels. He has been an outspoken advocate on increasing transparency at the Port Authority of New York and New Jersey, which has a major impact on the daily lives of New York and New Jersey residents and manages an \$8.2 billion annual operating budget. Senator Hoylman first called for increased transparency of Port Authority records when he introduced the Port Authority Open Government Act (S. 6593) in February and co-authored an op-ed on the issue.

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November 7, 2014

Kristin Proud
Commissioner
New York State Office of Temporary and Disability Assistance
40 North Pearl Street
Albany, New York 12243

Dear Commissioner Proud:

We are writing about changes to the New York Solutions to End Homelessness Program (STEHP) for the 2014-2019 contract cycle that has resulted in the loss of \$1.19 million in funding to five nonprofit organizations providing eviction prevention services to our constituents in Manhattan. At a time when New York City faces record homelessness, government should not be cutting funding to the very programs designed to protect the most vulnerable and keep them in their homes.

As you know, the STEHP program provides vital funding to organizations serving low-income households (at 30% of AMI). In addition to street outreach, emergency shelter, transitional housing and FEPS applications, the program funds eviction prevention services, which include rental assistance, legal advice and representation, tenant organizing support, case management, financial counseling and food and urgent need assistance, to name a few. Since the New York State Office of Temporary and Disability Assistance (OTDA) made its decisions and announced its awards for the 2014-2019 cycle earlier this month, our offices have been contacted by five Manhattan groups providing these services (Housing Conservation Coordinators, Nazareth Housing New York City, Northern Manhattan Improvement Corporation, University Settlement Society of New York and Urban Justice Center), each of which has not received STEHP funding to provide eviction prevention services this cycle, despite having been funded to provide these services in the previous contract cycle.

Robust eviction prevention programs, like the ones provided by these groups, ensure that New Yorkers, who are living on the edge, low-income individuals, seniors, disabled persons and those existing on fixed incomes, can stay in their homes. Despite the critical importance of the programs, it would appear that OTDA, without any notice whatsoever, chose not to fund many of the long-established and universally respected eviction prevention service providers in Manhattan.

Each day, our offices refer many constituents who are facing imminent eviction to the aforementioned groups; countless other tenants in Manhattan are referred to them through City programs and others still walk in each day. Together, the groups served more than 4,000 tenants last year alone, with a combined success rate of well over 95 percent. In the absence of STEHP funding, the groups will now be required to reallocate resources to other programs, lay off staff or potentially close altogether. Who will provide these critically important services to the tenants living in our districts?

We would like to request a meeting with OTDA to discuss this issue and to create solutions that will address the immediate funding shortfalls this year to ensure that our constituents do not experience a gap in services that will likely result in displacement and even homelessness. In addition, we would like to identify ways by which we can prevent this situation from occurring in the future.

In advance of that meeting, we request that OTDA provide our offices with the following information:

1. A detailed explanation of OTDA's funding priorities for the 2014-2019 funding cycle and the ways in which those funding priorities have changed since the last funding cycle.
2. A detailed breakdown of STEHP funding by region and service type for the last 10 years.
3. A detailed explanation of the way by which OTDA reached its decision not to fund any of the aforementioned organizations.
4. A breakdown on the scoring of the aforementioned organizations' applications.
5. A list of any and all organizations in Manhattan that received STEHP funding to provide eviction prevention services in Manhattan, including the following information for each organization: catchment area, current and future eviction prevention staffing levels, demonstrated capacity to provide services and their history providing such services in the area.
6. Promptly schedule post-application debriefings with the organizations mentioned above that have requested them. We also ask that you provide the status of scheduling these debriefings.

New York City continues to struggle through a prolonged affordable housing crisis, where rents have increased exponentially and incomes and other benefits have stagnated or have been reduced. Far too many tenants are under near-constant siege by landlords looking to increase their bottom lines, and our offices have seen a marked increase in the number of eviction cases over the course of the last several years. Against this backdrop, we should be fortifying the organizations that are fighting alongside our constituents on the front lines of this battle with additional resources and support.

Please contact Assemblymember Rosenthal's Chief of Staff, Lauren Schuster, at 212.873.6368 or schusterl@assembly.state.ny.us should you have any questions and to schedule the meeting. Thank you for your attention to this pressing issue. We look forward to your prompt response.

Sincerely,



Linda B. Rosenthal
Member of Assembly – 67 AD

Gale A. Brewer
Manhattan Borough President

Adriano Espaillat
State Senator – 27 SD

Brad Hoylman
State Senator – 31 SD

Liz Kruger
State Senator – 28 SD

Bill Perkins
State Senator – 30 SD

José M. Serrano
State Senator – 29 SD

Daniel L. Squadron
State Senator – 26 SD

Herman D. Farrell, Jr.
Member of Assembly – 71 AD

Deborah J. Glick
Member of Assembly – 66 AD

Richard N. Gottfried
Member of Assembly – 66 AD

Brian Kavanagh
Member of Assembly – 74 AD

Dan Quart
Member of Assembly – 73 AD

Robert J. Rodriguez
Member of Assembly – 68 AD

Keith L.T. Wright
Member of Assembly – 70 AD

Margaret S. Chin
Council Member – CD 1

Inez E. Dickens
Council Member – CD 9

Corey Johnson
Council Member – CD 3

Ben Kallos
Council Member – CD 5

Mark Levine
Council Member – CD 7

Ydanis Rodriguez
Council Member – CD 10

Helen Rosenthal
Council Member – CD 6