

## The New York City Council

## Legislation Details (With Text)

File #: Int 0607-2024 Version: \* Name: Requiring tenant relocation services to the same

community district, a nearby community district, or

the same borough.

Type: Introduction Status: Laid Over in Committee

In control: Committee on Housing and Buildings

On agenda: 3/7/2024

Enactment date: Enactment #:

**Title:** A Local Law to amend the administrative code of the city of New York, in relation to requiring tenant

relocation services to the same community district, a nearby community district, or the same borough

Sponsors: Shekar Krishnan, Alexa Avilés, Lincoln Restler, Gale A. Brewer, Jennifer Gutiérrez, Lynn C. Schulman,

Chi A. Ossé, Carlina Rivera, Julie Won, Pierina Ana Sanchez, Erik D. Bottcher, Diana I. Ayala,

Christopher Marte, Farah N. Louis, Sandra Ung, (in conjunction with the Brooklyn Borough Presiden

Indexes:

Attachments: 1. Summary of Int. No. 607, 2. Int. No. 607, 3. March 7, 2024 - Stated Meeting Agenda, 4. Hearing

Transcript - Stated Meeting 3-7-24, 5. Committee Report 4/25/24, 6. Hearing Testimony 4/25/24, 7.

Hearing Transcript 4/25/24

Date	Ver.	Action By	Action	Result
3/7/2024	*	City Council	Introduced by Council	
3/7/2024	*	City Council	Referred to Comm by Council	
4/25/2024	*	Committee on Housing and Buildings	Hearing Held by Committee	
4/25/2024	*	Committee on Housing and Buildings	Laid Over by Committee	

Int. No. 607

By Council Members Krishnan, Avilés, Restler, Brewer, Gutiérrez, Schulman, Ossé, Rivera, Won, Sanchez, Bottcher, Ayala, Marte, Louis and Ung (in conjunction with the Brooklyn Borough President)

A Local Law to amend the administrative code of the city of New York, in relation to requiring tenant relocation services to the same community district, a nearby community district, or the same borough

## Be it enacted by the Council as follows:

Section 1. The undesignated subparagraph of paragraph (a) of subdivision 1 of section 26-301 of the administrative code of the city of New York, as amended by local law number 159 for the year 2019, is amended to read as follows:

Such services may be provided as such commissioner may deem necessary, useful or appropriate for the relocation of such tenants, including but not limited to the gathering and furnishing of information as to File #: Int 0607-2024, Version: \*

suitable vacant accommodations, the making of studies and surveys for the purpose of locating such

accommodations and the provision of facilities for the registration of such accommodations with the

department of housing preservation and development by owners, lessors and managing agents of real property

and others. For any tenant applying for relocation services pursuant to subparagraph (v) of this paragraph, such

services may also include the provision of temporary housing. Such commissioner shall not impose any

deadline or limitation of time in which a tenant may apply for relocation services pursuant to subparagraph (v)

of this paragraph. Tenants receiving relocation services pursuant to subparagraph (v) of this paragraph shall be

relocated at their request to suitable vacant accommodations in the same community district, or an immediately

adjacent community district, as the building from which such tenants were displaced. If, following such a

request, suitable vacant accommodations are unavailable in such same or immediately adjacent community

district, then such tenants shall be relocated to suitable vacant accommodations in the nearest community

district in the same borough, where possible. For purposes of this chapter, "temporary housing" includes, but is

not limited to, hotels, motels, or other temporary shelter provided to a tenant by or on behalf of the department

or provided pursuant to an agreement with the department.

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

NAB LS #11100

11/3/22 9:20AM