



Legislation Details (With Text)

File #:	Int 0387-2006	Version:	*	Name:	Public notice and hearing requirements of the franchise and concession review committee.
Type:	Introduction	Status:		In control:	Enacted Committee on Land Use
On agenda:	6/29/2006				
Enactment date:	7/11/2006	Enactment #:	2006/026		
Title:	A Local Law to amend the New York city charter, in relation to the public notice and hearing requirements of the franchise and concession review committee.				
Sponsors:	Melinda R. Katz, Thomas White, Jr., Helen D. Foster, (by request of the Mayor)				
Indexes:					
Attachments:	1. Memo In Support, 2. Fiscal Impact Statement, 3. Hearing Transcript - Land Use 6/29/06, 4. Hearing Transcript - Stated Meeting 6/29/06, 5. Local Law				

Date	Ver.	Action By	Action	Result
6/29/2006	*	Committee on Land Use	Hearing on P-C Item by Comm	
6/29/2006	*	Committee on Land Use	P-C Item Approved by Comm	Pass
6/29/2006	*	City Council	Introduced by Council	
6/29/2006	*	City Council	Referred to Comm by Council	
6/29/2006	*	City Council	Approved by Council	Pass
6/29/2006	*	City Council	Sent to Mayor by Council	
7/11/2006	*	Mayor	Hearing Held by Mayor	
7/11/2006	*	Mayor	Signed Into Law by Mayor	
7/11/2006	*	City Council	Recved from Mayor by Council	

Int. No. 387

By Council Member Katz, White Jr. and Foster (by request of the Mayor)

A Local Law to amend the New York city charter, in relation to the public notice and hearing requirements of the franchise and concession review committee.

Be it enacted by the Council as follows:

Section 1. Subdivision b of section 378 of the New York city charter, as amended by local law 132 for the year 2005, is amended to read as follows:

b. Not later than the first day of March, nineteen hundred ninety, the mayor shall designate a single agency as the responsible agency for each type of franchise currently granted by the city. If such an agency

intends to continue granting any such type of franchise, the agency shall submit to the council a proposed authorizing resolution for such type of franchise at least two years, or such shorter period as may be approved by the franchise and concession review committee, prior to the earliest expiration date of any existing franchise of that type; provided, however, that such an agency, with the approval of the franchise and concession review committee, may extend to the thirty-first day of December, nineteen hundred ninety-two the expiration date of any franchise which is scheduled to expire prior to that date, if such an extension is necessary in order to provide the agency with adequate time during which to prepare a proposed authorizing resolution for the type of franchise involved; and provided further, that the department of transportation, with the approval of the franchise and concession review committee, may extend the expiration date of the operating authority of any private bus company that receives a subsidy from the city that operates the bus routes BXM1, BXM2, BXM3, BXM4A, BXM4B, BXM11, and BXM18 to a date not later than the fifteenth day of January, two thousand and five, and for any private bus company that receives a subsidy from the city that operates the bus routes QM1, QM1A, QM2, QM2A, QM3, QM4, Q25, Q34, Q65, Q65A, Q66, Q67, Q101, Q101R, Q102, Q103, Q104, and QBX1 to a date not later than the twenty-sixth day of February, two thousand and five, and for any private bus company that receives a subsidy from the city that operates the bus routes BXM6, BXM7, BXM7A, BXM7B, BXM9, and BXM10 to a date not later than the fifteenth day of September, two thousand and five, and for any private bus company that receives a subsidy from the city that operates the bus routes Q18, Q19, Q19A, Q19B, Q23, Q29, Q33, Q38, Q39, Q45, Q47, Q53, Q72, QM10, QM11, QM12, QM22, QM24, and QM24W to a date not later than the twenty-eighth day of February, two thousand six, and for any private bus company that receives a subsidy from the city that operates the bus routes Q110, Q111, Q112, Q113, and QM21 to a date not later than the twenty-eighth day of February, two thousand six, and for any private bus company that receives a subsidy from the city that operates the bus routes Q6, Q7, Q8, Q9, Q9A, Q10, Q10A, Q11, Q21, Q22, Q22A, Q35, Q37, Q40, Q41, Q60, QM15, QM16, QM17, QM18, and QM23 to a date not later than the twenty-eighth day of February, two thousand six, and for any private bus company that receives a subsidy from the city that

operates the bus routes B100, B103, BM1, BM2, BM3, BM4, and BQM1 to a date not later than the twenty-eight day of February, two thousand six; and provided further, that the department of transportation, with the approval of the franchise and concession review committee, may extend the expiration date of the operating authority of any private bus company that does not receive a subsidy from the city to a date not later than the thirtieth day of June, two thousand and seven; and provided further, that the department of transportation, with the approval of the franchise and concession review committee, may extend the expiration date of any franchise to operate and maintain bus shelters to a date not later than the thirty-first day of December, two thousand six. Notwithstanding the provisions of section three hundred seventy-one, the public notice and hearing requirements of the franchise and concession review committee with respect to an approval of an extension of the operating authority of a private bus company [that receives a subsidy from the city] shall be fully satisfied by a public hearing held after notice of such hearing shall have been published at least one day prior thereto in the City Record.

§2. This local law shall take effect immediately and shall be deemed to have been in full force and effect on and after June 28, 2006.