

The New York City Council

Legislation Details (With Text)

File #:	Int 0	889-2024	Version:	*	Name:	Providing notification to counc recording of certain real estate	
Туре:	Intro	oduction			Status:	Committee	
					In control:	Committee on Finance	
On agenda:	5/16	6/2024					
Enactment date:	I				Enactment #:		
Title:	A Local Law to amend the administrative code of the city of New York, in relation to providing notification to council members of the recording of certain real estate instruments						
Sponsors:	Crystal Hudson						
Indexes:							
Attachments:	1. Summary of Int. No. 889, 2. Int. No. 889, 3. May 16, 2024 - Stated Meeting Agenda, 4. Hearing Transcript - Stated Meeting 5-16-24						
Date	Ver.	Action By			A	ction	Result
5/16/2024	*	City Cour	ncil		In	troduced by Council	

Int. No. 889

Referred to Comm by Council

By Council Member Hudson

5/16/2024

A Local Law to amend the administrative code of the city of New York, in relation to providing notification to council members of the recording of certain real estate instruments

Be it enacted by the Council as follows:

City Council

Section 1. Subdivision b of section 7-628 of the administrative code of the city of New York, as amended by local law number 136 for the year 2021, is amended to read as follows:

b. The department shall establish and maintain a system that provides any interested party a notification by e-mail, text message, or postal mail, that a deed-related or mortgage-related document affecting such party's interest in real property located in the city has been recorded against such property with the city register or the office of the Richmond county clerk, provided that the department has received notice of such recording from the office of the Richmond county clerk. Such notification shall include information on actions such interested party could take if such interested party suspects that a fraudulent document has been recorded, including but not limited to, information about whom to contact for assistance, filing a complaint or reporting

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an alleged criminal violation. When a deed-related or mortgage-related document affecting an interest in real property located in the city that has been held by the same party for at least 30 years has been recorded against such property with the city register or the office of the Richmond county clerk, provided that the department has received notice of such recording from the office of the Richmond county clerk, the system shall additionally provide notification by e-mail that such document was recorded to the council member for the council district in which such real property is located, unless such council member has opted out of the receipt of such notifications. The department shall not charge a fee for use of such notification system.

§ 2. This local law takes effect 120 days after it becomes law.
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2/20/2024 9:56 AM