

## The New York City Council

## Legislation Details (With Text)

File #: Int 0817-2015 Version: \* Name: Clarifying the definition of "place or provider of

public accommodation" in the city human rights law.

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In control: Committee on Civil Rights

On agenda: 6/10/2015

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**Title:** 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

**Sponsors:** Darlene Mealy, Corey D. Johnson, Rosie Mendez, Helen K. Rosenthal

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**Attachments:** 1. Summary of Int. No. 817, 2. June 10, 2015 - Stated Meeting Agenda with Links to Files, 3.

Committee Report 10/19/15, 4. Hearing Testimony 10/19/15, 5. Hearing Transcript 10/19/15

Date	Ver.	Action By	Action	Result
6/10/2015	*	City Council	Introduced by Council	
6/10/2015	*	City Council	Referred to Comm by Council	
10/19/2015	*	Committee on Civil Rights	Hearing Held by Committee	
10/19/2015	*	Committee on Civil Rights	Laid Over by Committee	
12/31/2017	*	City Council	Filed (End of Session)	

Int. No. 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

## Be it enacted by the Council as follows:

Section 1. Subdivision 9 of section 8-102 of the administrative code of the city of New York, as amended by local law number 39 for the year 1991, is amended to read as follows:

9. The term "place or provider of public accommodation" shall include <u>any person[providers]</u>, whether licensed or unlicensed, <u>providing[of]</u> goods, services, facilities, accommodations, advantages or privileges of any kind, and places, whether licensed or unlicensed, where goods, services, facilities, accommodations, advantages or privileges of any kind are extended, offered, sold, or otherwise made available. Such term shall not include any club which proves that it is in its nature distinctly private. A club shall not be considered in its

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nature distinctly private if it has more than four hundred members, provides regular meal service and regularly receives payment for dues, fees, use of space, facilities, services, meals or beverages directly or indirectly from or on behalf of non-members for the furtherance of trade or business. For the purposes of this section a corporation incorporated under the benevolent orders law or described in the benevolent orders law but formed under any other law of this state, or a religious corporation incorporated under the education law or the religious corporation law shall be deemed to be in its nature distinctly private.

§ 2. This local law takes effect 120 days after it becomes law.

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