

11/20/2003

12/31/2003

Member Gentile

The New York City Council

Legislation Details (With Text)

File #:	Int C	0350-2003 Version: *	N	lame:	Littering to include all premises i routing system.	n the citywide
Туре:	Intro	oduction	S	status:	Filed	
			lı	n control:	Committee on Sanitation and So Management	olid Waste
On agenda:	1/29	9/2003				
Enactment date	: :		E	Enactment #:		
Title:	A Local Law to amend the administrative code of the city of New York, in relation to littering to include all premises in the citywide routing system.					
Sponsors:	-	-				
Indexes:						
Attachments:	1. C	Committee Report, 2. He	aring ⁻	Transcript		
Date	Ver.	Action By		Ac	tion	Result
1/29/2003	*	City Council		In	troduced by Council	
1/29/2003	*	City Council		R	eferred to Comm by Council	
11/20/2003	*	Committee on Sanitat	ion an	d Solid He	earing Held by Committee	

A Local Law to amend the administrative code of the city of New York, in relation to littering to include all premises in the citywide routing system.

Int. No. 350

By Council Member Felder, Avella, Nelson, Fidler, Stewart, DeBlasio, Clarke, Comrie, Gennaro, Liu, Martinez, Seabrook, Sears, Serrano, Vann, Weprin, Yassky, Brewer, Gerson and Recchia; also Council

Laid Over by Committee

Filed (End of Session)

Be it enacted by the Council as follows:

Waste Management

Waste Management

City Council

Committee on Sanitation and Solid

Section 1. Subdivisions a, b and c of section 16-118.1 of the administrative code of the city of New

York as enacted by local law 31 for the year 1990 are hereby amended to read as follows:

a. The department shall implement a citywide routing system for the enforcement of subdivision two

of section 16-118 of this code, as such subdivision relates to cleaning of sidewalks, flagging, curbstones and

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roadway areas by owners, lessees, tenants, occupants or persons in charge of [commercial] any premises. The citywide enforcement routing system shall limit the issuance of notices of violation, appearance tickets or summonses within any sub-district of a local service delivery district to predetermined periods of a total of no more than two hours each day, provided that each such predetermined period shall be one hour. The department shall establish a citywide schedule of periods for issuing notices of violation, appearance tickets or summonses in each district and shall give written notice to the owners, lessees, tenants, occupants or persons in charge of [commercial] any premises in each district of the periods for the district in which their premises are located by the use of flyers, community meetings or such other techniques as the commissioner reasonably determines to be useful.

b. Notwithstanding the provisions of subdivision a of this section, the commissioner may provide an additional predetermined period of one hour per day during which notices of violation, appearance tickets or summonses may be issued in any sub-district within a local service delivery district upon the commissioner's determination that the total of two hours otherwise permitted by this section is not sufficient to maintain the sidewalks, flagging, curbstones and roadways in such sub-districts in an adequately clean condition. Such determination shall be based upon a finding that there has been a decline in the average street cleanliness ratings compiled by the mayor's office of operations for such district for the most recent three-month period as compared to the average street cleanliness ratings compiled by the mayor's office of operations for the same three-month period in fiscal year two thousand. Notice of any increase in the number of hours during which notices of violation, appearance tickets or summonses can be issued or of any change in such hours shall be given by letter to the community board, the owners, lessees, tenants, occupants or persons in charge of [commercial] any premises in the affected sub-districts within a local service delivery district and every council member representing the local service delivery district no less than forty-five days prior to the implementation of such increase or change. Any additional notice may be given by use of letters, flyers, community meetings or such other techniques as the commissioner reasonably determines to be useful.

Written notice to a council member shall be sent to the council member's district office.

c. For the purpose of this section, the following terms shall have the following meanings: (i) ["commercial premises" means any premises abutting the sidewalk at which goods or services are sold directly to consumers or other businesses, and may, in appropriate instances to be determined by the commissioner, also include any other class of real property that is used for the conduct of any business, trade or profession; (ii)] "local service delivery district" means a local service delivery district as described in chapter sixty-nine of the charter of the city of New York and [(iii)] (ii) "sub-district" means a section within a local service delivery district as described in chapter sixty-nine of the charter of the city of New York.

§2. This local law shall take effect ninety days after its enactment into law.

LS #1692 1/15/03 CJC,AS