

## The New York City Council

## Legislation Details (With Text)

File #: Int 0035-2022 Version: \* Name: Requiring housing developers that receive public

financing to assume financial responsibility for

repairs required within 10 years of construction.

Type: Introduction Status: Filed (End of Session)

In control: Committee on Housing and Buildings

On agenda: 2/24/2022

Enactment date: Enactment #:

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

developers that receive public financing to assume financial responsibility for repairs required within

10 years of construction

Sponsors: Diana I. Ayala, Julie Won, Farah N. Louis, Lincoln Restler, Amanda Farías

Indexes:

Attachments: 1. Summary of Int. No. 35, 2. Int. No. 35, 3. February 24, 2022 - Stated Meeting Agenda, 4. Hearing

Transcript - Stated Meeting 2-24-22, 5. Minutes of the Stated Meeting - February 24, 2022

Date	Ver.	Action By	Action	Result
2/24/2022	*	City Council	Introduced by Council	
2/24/2022	*	City Council	Referred to Comm by Council	
12/31/2023	*	City Council	Filed (End of Session)	

Int. No. 35

By Council Members Ayala, Won, Louis, Restler and Farías

A Local Law to amend the administrative code of the city of New York, in relation to requiring housing developers that receive public financing to assume financial responsibility for repairs required within 10 years of construction

## Be it enacted by the Council as follows:

Section 1. Chapter 1 of title 6 of the administrative code of the city of New York is amended by adding a new section 6-147 to read as follows:

§ 6-147 Homeowner repairs. a. Definitions. For the purposes of this section, the following terms have the following meanings:

Contracting agency. The term "contracting agency" means a city, county, borough, or other office, position, administration, department, division, bureau, board or commission, or a corporation, institution, or agency of government, the expenses of which are paid in whole or in part from the city treasury.

File #: Int 0035-2022, Version: \*

Covered developer. The term "covered developer" means an individual, sole proprietorship, partnership,

joint venture, corporation or other entity that enters into a contract or other agreement with a contracting agency

to build a homeownership construction project.

Homeownership construction project. The term "homeownership construction project" means the

construction of any residential building funded in whole or in party by any loans, grants, tax credits, tax

exemptions, tax abatements, subsidies, mortgages, debt forgiveness, land conveyances for less than appraised

value, land value or other thing of value allocated, conveyed or expended by the city, which is to be purchased

from the developer by a homeowner who will maintain the building as a primary residence.

b. Any contract or other agreement to construct a homeownership construction project executed on or

after the effective date of this section shall include a provision requiring the covered developer to assume

financial responsibility for repairs to the building required within 10 years of the completion of the

homeownership construction project, provided that covered developers shall not be responsible for repairs that

become necessary as a result of the following:

(a) Intentional acts of destruction:

(b) Homeowner negligence: or

(c) Natural disaster.

c. Except as otherwise specified by contract or other agreement, disputes between covered developers

and homeowners with respect to financial responsibility for repairs required within 10 years of the completion

of homeownership construction projects shall be adjudicated by the office of administrative trials and hearings.

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

Session 12 NAW LS #1870

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