

The New York City Council

Legislation Details (With Text)

File #:	Int 1	175-2023	Version:	*	Name:	Requiring city agencies to prov gender on certain forms.	vide an "X" option for
Туре:	Intro	oduction			Status:	Filed (End of Session)	
					In control:	Committee on Governmental C	Operations
On agenda:	9/14	/2023					
Enactment date:			Enactment #:				
Title:		A Local Law to amend the New York city charter, in relation requiring city agencies to provide an "X" option for gender on certain forms.					
Sponsors:							
Indexes:							
Attachments:	ttachments: 1. Summary of Int. No. 1175, 2. Int. No. 1175, 3. September 14, 2023 - Stated Meeting Agenda, 4. Hearing Transcript - Stated Meeting 9-14-23, 5. Minutes of the Stated Meeting - September 14, 2023						
Date	Ver.	Action By			1	Action	Result
9/14/2023	*	City Cou	ncil			Introduced by Council	
9/14/2023	*	City Cou	ncil		I	Referred to Comm by Council	
12/31/2023	*	City Cou	ncil		I	Filed (End of Session)	

Int. No. 1175

By Council Members Hudson, Cabán, Richardson Jordan, Schulman, Bottcher, Gutiérrez, Restler, Farías, Hanif, Abreu, Brewer and Riley

A Local Law to amend the New York city charter, in relation requiring city agencies to provide an "X" option for gender on certain forms.

Be it enacted by the Council as follows:

Section 1. Paragraph 4 of subdivision k of section 15 of the New York city charter, as amended by local

law number 76 for the year 2018, is to read as follows.

4. Beginning no later than six months after the effective date of the local law that added this subdivision, and annually thereafter, the office of operations, or the office or agency designated by the mayor, shall conduct a review of all forms issued by the agencies described in paragraph 1 of this subdivision and any other agencies so designated by the mayor that: collect demographic information addressing the questions contained on the survey form, are completed by persons seeking services and contain content and/or language in relation to collecting such information that is within the administering city agency's authority to edit or

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amend. The office of operations, or the office or agency designated by the mayor, shall submit to the council within 60 days of such review, a list of all forms reviewed and all forms eligible for updating, and for forms not eligible for updating an explanation of why such forms are not eligible for updating, and indicate which forms shall be updated. When practicable, when such forms are updated they shall request voluntary responses to questions about sexual orientation, including heterosexual, lesbian, gay, bisexual or asexual status, or other; gender identity, including transgender, cisgender and intersex status or other; and the gender pronoun or pronouns that an individual identifies with and that others should use when talking to or about that individual. Any such update shall, where practicable, include "X" as an option when gender identity information is collected. All forms identified as eligible for updating during the review required pursuant to this paragraph shall be updated to invite responses to questions about sexual orientation, gender identity and the gender pronoun or pronoun or pronouns that an individual identifies with and that others should use when talking to or about that individual. Any such update to invite responses to questions about sexual orientation, gender identity and the gender pronoun or pronoun or pronouns that an individual identifies with and that others should use when talking to or about that individual no later than five years from the effective date of the local law that added this subdivision. All forms not eligible for updating shall be provided in conjunction with the standardized, anonymous and voluntary demographics information survey form as established by paragraph 1 of subdivision k of this section.

§ 2. This local law takes effect immediately .

JW 7/5/23 LS # 10377