

Legislation Text

Int. No. 1377

By Council Members Salamanca and Chin

A Local Law to amend the administrative code of the city of New York, in relation to minimum notice for temporary parking restrictions

Be it enacted by the Council as follows:

Section 1. Subdivision b of section 19-175.2 of the administrative code of the city of New York, as added by local law number 78 for the year 2009, is amended to read as follows:

b. [Before the department] <u>Any city agency</u> mak[es]ing temporary parking restriction changes [to conduct road repairs, it] shall post notice of the effective date of such restrictions [as soon as practicable] <u>not</u> less than three days prior to the commencement of such restrictions. Such notice shall state that no notice of violations shall be issued for violations of such temporary parking restrictions and that if an owner's motor vehicle is missing from the affected <u>area</u>[streets], the motor vehicle may have been towed and the motor vehicle owner should contact the local police precinct for information about the location of such motor vehicle. <u>Such</u> agency shall also notify, not less than three days prior to the commencement of such restrictions, all community boards and council members representing any portion of the geographic area where such restrictions will be in effect. Such notification shall be by electronic or regular mail and shall include, but need not be limited to, a description of the geographic area where such restrictions, the effective date of such restrictions and the estimated end date of such restrictions.

§2. This local law shall take effect immediately.

JCH LS 9248 11/3/16