

## The New York City Council

City Hall New York, NY 10007

## **Legislation Text**

File #: Int 0278-2006, Version: \*

Int. No. 278

By Council Members Avella, Dickens, Fidler, Foster, Gentile, James, Koppell, Nelson, Vann, Seabrook and Gerson

A Local Law to amend the charter of the city of New York, in relation to public notice prior to the permanent removal of any emergency medical service battalion.

Be it enacted by the Council as follows:

Section 1. Declaration of legislative findings and intent. As a result of the importance of firefighting to the safety of the city, the New York City Charter requires the Fire Department (FDNY) to provide advance notice of and an explanation for permanent changes in the distribution of firefighting resources. Although provision of emergency medical service, which is overseen by the Fire Department, is of similar importance to health and safety, there are no such notification requirements for changes in the distribution of ambulances.

Ambulances are posted at street corners throughout the city, where they await calls for emergency medical service. The FDNY's approximately 130 ambulances are assigned to one of 30 battalion groups, which are responsible for coverage over different geographical areas in the city. While it is important for the FDNY to retain the flexibility to reallocate ambulances to different parts of the city as medical needs and population distribution changes, it is also important that the public be notified of substantial changes to emergency medical service.

The Council finds that the removal or elimination of a battalion group would represent a significant change in the provision of emergency medical service. Accordingly, the Council declares that it is reasonable and necessary to require that the FDNY provide advance public notice of and an explanation for the permanent removal of any emergency medical service battalion.

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§2. Subdivision a of section 487 of chapter 19 of the New York City Charter is amended to read as

follows:

§ 487. Powers. a. The commissioner shall have sole and exclusive power and perform all duties for the

government, discipline, management, maintenance and direction of the fire department and the premises and

property in the custody thereof, however, the commissioner shall provide written notice with supporting

documentation at least forty-five days prior to the permanent closing of any firehouse or the permanent removal

or relocation of any fire fighting unit or emergency medical services battalion to the council members,

community boards and borough presidents whose districts are served by such facility or unit and the

chairperson of the council's [public safety] fire and criminal justice services committee. For purposes of this

section, the term "permanent" shall mean a time period in excess of six months. In the event that the permanent

closing of any firehouse or the permanent removal or relocation of any firefighting unit or emergency medical

services battalion does not occur within four months of the date of the written notice, the commissioner shall

issue another written notice with supporting documentation prior to such permanent removal or relocation. The

four months during which the written notice is effective shall be tolled for any period in which a restraining

order or injunction prohibiting the closing of such noticed facility or unit shall be in effect.

§3. This local law shall take effect immediately upon enactment.

Int. 311/2004

JPV