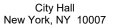


## The New York City Council



## Legislation Details (With Text)

File #: Int 1488-2017 Version: \* Name: Signage in privately owned public spaces.

**Type:** Introduction **Status:** Filed (End of Session)

In control: Committee on Land Use

On agenda: 3/1/2017

Enactment date: Enactment #:

Title: A Local Law to amend the administrative code of the city of New York and the New York city charter in

relation to signage in privately owned public spaces

**Sponsors:** Ben Kallos, David G. Greenfield, Daniel R. Garodnick, Costa G. Constantinides

Indexes: Agency Rule-making Required, Oversight, Report Required

Attachments: 1. Summary of Int. No. 1488, 2. Int. No. 1488, 3. March 1, 2017 - Stated Meeting Agenda with Links to

**Files** 

Date	Ver.	Action By	Action	Result
3/1/2017	*	City Council	Introduced by Council	_
3/1/2017	*	City Council	Referred to Comm by Council	
12/31/2017	*	City Council	Filed (End of Session)	

Int. No. 1488

By Council Members Kallos, Greenfield, Garodnick and Constantinides

A Local Law to amend the administrative code of the city of New York and the New York city charter in relation to signage in privately owned public spaces

## Be it enacted by the Council as follows:

Section 1. Chapter 1 of title 25 of the administrative code of the city of New York is amended by adding a new section 114 to read as follows:

## § 25-114 Privately Owned Public Spaces. a. For the purposes of this section:

Privately owned public space. The term "privately owned public space" means a plaza, residential plaza, urban plaza, public plaza, elevated plaza, arcade, through block arcade, through block galleria, through block connection, open air concourse, covered pedestrian space, waterfront public access area or other publicly accessible open area developed or established pursuant to the zoning resolution now or previously in effect, or such other privately owned outdoor or indoor space required to be open for public use pursuant to (i) a decision,

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authorization, or certification of the city planning commission; (ii) a certification issued by the chair of the city

planning commission; (iii) a variance of the zoning resolution or special permit issued by the board of standards

and appeals; or (iv) council action taken pursuant to section 197-d of the charter.

b. RESERVED

c. RESERVED

d. RESERVED

e. Each privately owned public space shall display permanent signage visible from the adjacent

public sidewalk, public park or other public way in conformance with rules promulgated by the department of

city planning. In addition to any other information required by the department of city planning, such signage

shall include a statement that such privately owned public space is open to the public, the hours it is open, the

amenities it is required to provide, a statement that the public can find more information about privately owned

public spaces on the website provided for in subdivision c, the address of such website, and a statement that

complaints can be registered at such website or by calling 311.

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

JHC

LS #8619

1/17/17