**CURRENT INTRODUCTION NUMBER:**

Int. No. 150-A

**PRIME SPONSORS:**

By Council Members Levin, Brannan, Powers, Rosenthal, Salamanca, Chin, Lander, Barron, Rivera, Gennaro, Kallos and Rose

**TITLE:**

A Local Law In relation to a task force regarding the transportation of students in temporary housing

**BILL SUMMARY:**

**This plain language summary is for informational purposes only and does not substitute for legal counsel. For more information, you should review the full text of the bill, which is available online at legistar.council.nyc.gov.**

The proposed legislation would require the creation of a task force regarding the transportation of students in temporary housing. The task force would be comprised of individuals including the commissioners of the Department of Social Services and the Department of Housing Preservation and Development; the Deputy Chancellor for School Climate and Wellness at the DOE, which oversees student transportation, family assistants from the DOE; representatives of organizations that provide shelter for families with children; representatives of companies that provide student-busing services; at least two parents of students who are or were formerly students in temporary housing; the Chairperson of the Council’s Committee on General Welfare; and additional members. The task force would meet a number of times sufficient to achieve its purpose and would issue a report assessing barriers to arranging transportation for students in temporary housing and recommendations for addressing those barriers. The task force would also report on any recommendations that are implemented 12 and 24 months after its submission of the initial report. The task force would terminate upon the publication of the report issued 24 months after submission of the initial report.

**CODE SECTIONS AFFECTED:**

The proposed legislation would be unconsolidated

**EFFECTIVE DATE:**

The legislation would take effect immediately.

**NOTE:** In the full bill text online at legistar.council.nyc.gov, language in proposed consolidated laws that is enclosed by [brackets] would be deleted, and language that is underlined would be new. Language in proposed unconsolidated laws, in contrast, will not have brackets or underlining because it would be entirely new. Consolidation means that the law is placed in the New York City Charter or Administrative Code.

**LEGISLATIVE IMPACT:**

*Please select any of the following which apply to this legislation.*

**☐** **Agency Rulemaking Required**: Is City agency rulemaking required?

**☒ Report Required**: Is a report due to Council required?

**☐ Oversight**: Are there seemingly clear points for City agency oversight and/or evaluation?

**☐** **Sunset Date Included**: Does the legislation have a sunset date?

**☐ Grace Period Applies**: In the case of fines or other penalties, is a grace period established?

**☐** **Council Appointment Required**: Is an appointment by the Council required?

**☒** **Other Appointment Required**: Are other appointments not by the Council required?

**☐ Council Operations**: Might this law affect the Council’s own operations?

AV/ACK

LS #10606/Int. 1641-2017

LS 764