

The New York City Council

Legislation Details (With Text)

File #: Int 1707-2019 Version: A Name: Requiring training for certain employees of NYC on

federal regulations relating to inadmissibility on

public charge grounds.

Type: Introduction Status: Enacted

In control: Committee on Immigration

On agenda: 9/12/2019

Title: A Local Law in relation to requiring training for certain employees of the city of New York on federal

regulations relating to inadmissibility on public charge grounds

Sponsors: Carlos Menchaca, Brad S. Lander, Ben Kallos, Margaret S. Chin, Inez D. Barron, Diana I. Ayala,

Carlina Rivera

Indexes: Report Required, Sunset Date Applies

Attachments: 1. Summary of Int. No. 1707-A, 2. Int. No. 1707, 3. Committee Report 9/3/19, 4. Hearing Testimony

9/3/19, 5. Hearing Transcript 9/3/19, 6. Committee Report 9/12/19, 7. Hearing Transcript 9/12/19, 8. Proposed Int. No. 1707-A - 9/13/19, 9. September 12, 2019 - Stated Meeting Agenda with Links to Files, 10. Hearing Transcript - Stated Meeting 9-12-19, 11. Minutes of the Stated Meeting - September 12, 2019, 12. Int. No. 1707-A (FINAL), 13. Fiscal Impact Statement, 14. Legislative Documents -

Letter to the Mayor, 15. Local Law 178

Ver.	Action By	Action	Result
*	Committee on Immigration	Hearing on P-C Item by Comm	
*	Committee on Immigration	P-C Item Laid Over by Comm	
*	Committee on Immigration	Hearing on P-C Item by Comm	
*	Committee on Immigration	Amendment Proposed by Comm	
*	Committee on Immigration	Amended by Committee	
Α	Committee on Immigration	P-C Item Approved by Comm	Pass
*	City Council	Introduced by Council	
Α	City Council	Referred to Comm by Council	
Α	City Council	Approved by Council	Pass
Α	City Council	Sent to Mayor by Council	
Α	Administration	City Charter Rule Adopted	
Α	City Council	Returned Unsigned by Mayor	
	* * * A A A	* Committee on Immigration A Committee on Immigration * City Council A Administration	* Committee on Immigration * Committee on Immigration P-C Item Laid Over by Comm * Committee on Immigration Hearing on P-C Item by Comm * Committee on Immigration Amendment Proposed by Comm * Committee on Immigration Amended by Committee A Committee on Immigration P-C Item Approved by Comm * City Council City Council A City Council City Charter Rule Adopted

Int. No. 1707-A

By Council Members Menchaca, Lander, Kallos, Chin, Barron, Ayala and Rivera

A Local Law in relation to requiring training for certain employees of the city of New York on federal regulations relating to inadmissibility on public charge grounds

Be it enacted by the Council as follows:

File #: Int 1707-2019, Version: A

Section 1. The office of immigrant affairs shall conduct training on the federal regulations relating to

inadmissibility on public charge grounds, as published on August 14, 2019 starting on page 41292 of volume

84 of the federal register. At a minimum, such training shall include: (i) information on the public benefits

programs and individuals covered by such federal regulations; and (ii) information on how to refer individuals

to immigration legal services to address issues related to such federal regulations. Such training shall be made

available to appropriate employees of the following agencies, as determined by such agencies: the department

of social services/human resources administration, the department of homeless services, and the department of

housing preservation and development. Such departments, in consultation with the office of immigrant affairs,

shall ensure that all employees whose primary responsibilities include interacting with members of the public in

a client service role in connection with a public benefits program receive training based on the training

provided by the office of immigrant affairs. In addition, the office of immigrant affairs shall make such training

available to the New York city housing authority.

§2. No later than October 15, 2019, the office of immigrant affairs shall submit to the speaker of the

council a report on such office's actions taken pursuant to section 1 of this local law, including the number of

employees trained, the agency for which they worked, and the date or dates when such training or trainings

were conducted.

§ 3. This local law takes effect immediately after it becomes law, and is deemed repealed 2 years after it

becomes law.

HKA LS #9053

9/4/19 4:33PM