



Whereas, On January 2019, federal and city officials agreed to the appointment of a federal monitor to help address the history of maintenance issues that have created health and safety hazards at NYCHA; and

Whereas, The federal monitor has been charged with approving action plans that require NYCHA to meet certain benchmarks to promptly resolve outages; and

Whereas, However, according to media reports, tenants are still struggling with damages that occurred from Superstorm Sandy back in 2012, as well as, reoccurring utility outages throughout the NYCHA portfolio; and

Whereas, NYCHA needs to be held accountable when it fails to make repairs; and

Whereas, A.1866, sponsored by Assembly Member Khaleel Anderson in the New York State Assembly and companion bill S.1603, sponsored by State Senator Michael Gianaris in the New York State Senate, would require NYCHA to give a prorated rent reduction to tenants who suffer interruptions to their utility services; and

Whereas, NYCHA has a legal and moral obligation to keep the utility systems functioning properly, the passage of A.1866/S.1603 would hold NYCHA accountable when it fails to deliver on its commitments; now, therefore, be it

Resolved, That the Council of the City of New York calls on the New York State legislature to pass and the Governor to sign A.1866/S.1603, in relation to enacting the NYCHA Utility Accountability Act.

JLC  
LS 17133  
05/06/2021