

Promulgation Details for 1 RCNY 47-01

This amendment became effective on July, 31, 2014.

NEW YORK CITY DEPARTMENT OF BUILDINGS

Notice of Adoption of Rule Amendment

NOTICE IS HEREBY GIVEN, pursuant to the authority vested in the Commissioner of the Department of Buildings by Section 643 of the New York City Charter and in accordance with Section 1043 of the Charter, that the Department of Buildings hereby adopts an amendment to Section 47-01 of Chapter 47 of Title 1 of the Official Compilation of the Rules of the City of New York, regarding requirement of a seal for use by licensed oilburning equipment installers.

This rule amendment was first published on March 14, 2014. A public hearing was held on April 16, 2014.

Dated: 6 23 14

New York, New York

Thomas Fariello, R.A. **Acting Commissioner**

Statement of Basis and Purpose

Section 28-401.11 of the NYC Administrative Code states that, "All licenses issued by the commissioner for which an examination is required shall expire three years from the date of issuance thereof, and may be renewed every three years thereafter without examination..."

Oil-burning equipment installers are one such license type. For such licensees, 1 RCNY 47-01 currently requires a biennial renewal fee of fifty dollars. However, licensees actually receive a triennial renewal for fifty dollars.

Since renewal applicants are being undercharged twenty-five dollars for each triennial renewal, the Department is hereby amending this rule to require a triennial renewal fee of seventy-five dollars.

In addition, the Department is hereby renumbering this rule section to bring it into conformance with the other rules that implement Chapter 4 of Title 28 of the NYC Administrative Code.

New material is underlined. [Deleted material is in brackets.]

"Shall" and "must" denote mandatory requirements and may be used interchangeably in the rules of this department, unless otherwise specified or unless the context clearly indicates otherwise.

Section 1. Section 47-01 of Title 1 of the Rules of the City of New York is hereby renumbered Section 104-25 and, as renumbered, is amended to read as follows:

(b) The fee for renewal fee	r obtaining a sea to retain such s	al shall be o eal shall be [f	ne hundred do ifty] <u>seventy-fiv</u>	llars. The [biennial] <u>trien</u> e dollars.	<u>ınial</u>
	9				
				× 3	
				**. * · · ·	
v					