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THE CITY RECORD BILL DE BLASIO

Mayor

LISETTE CAMILO

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ELI BLACHMAN

Editor, The City Record

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PUBLIC HEARINGS AND MEETINGS

See Also: Procurement; Agency Rules

CITY COUNCIL

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that the Council has scheduled the following public hearings on the matters indicated below:

The Subcommittee on Zoning and Franchises will hold a public hearing on the following matters in the Council Committee Room, 16th Floor, 250 Broadway, New York, NY 10007, commencing at 9:30 A.M. on Monday, February 26, 2018:

35-10 ASTORIA BOULEVARD REZONING **QUEENS CB - 1** C 170299 ZMQ

Application submitted by Astoria Boulevard LLC, pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 9a, by changing from an R6B District to a C4-3 District property bounded by Astoria Boulevard (southerly portion), 36th Street, a line 100 feet southwesterly of Astoria Boulevard (southerly portion), and 35th Street, Borough of Queens, Community District 1, as shown on a diagram (for illustrative purposes only) dated September 5, 2017, and subject to the conditions of CEQR Declaration E-446.

35-10 ASTORIA BOULEVARD REZONING **QUEENS CB-1** N 170300 ZRQ

Application submitted by Astoria Boulevard LLC, pursuant to Section 201 of the New York City Charter, for an amendment of the Zoning Resolution of the City of New York, modifying Appendix F for the purpose of establishing a Mandatory Inclusionary Housing area, Borough of Queens, Community District 1.

Matter underlined is new, to be added: Matter struck out is to be deleted; Matter within ## is defined in Section 12-10;

***indicates where unchanged text appears in the Zoning Resolution

APPENDIX F

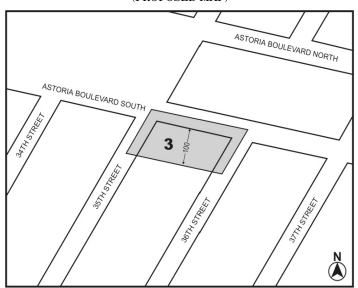
Inclusionary Housing Designated Areas and Mandatory Inclusionary Housing Areas

QUEENS

Queens Community District 1

In the C4-3 District within the area shown on the following Map 3: Map 3 – (date of adoption)

(PROPOSED MAP)



 $\frac{\text{Mandatory Inclusionary Housing Area (MIHA)} - \text{see Section 23-154 (d) (3)}}{\text{Area } 3 - (\text{date of adoption}) - \text{MIH Program Option 1 and Option 2}}$

Portion of Community District 1, Queens

The Subcommittee on Landmarks, Public Siting and Maritime Uses will hold a public hearing on the following matters in the Council Committee Room, 16th Floor, 250 Broadway, New York, NY 10007, commencing at 12:00 P.M., on Monday, February 26, 2018:

EMPIRE STATE DAIRY COMPANY BUILDINGS **BROOKLYN CB - 5** 20185134 HKK (N 180179 HKK)

The proposed designation by the Landmark Preservation Commission [DL-503/LP-2575], pursuant to Section 3020 of the New York City Charter of the Empire State Dairy Company Buildings, located at 2840 Atlantic Avenue (aka 2840-2844 Atlantic Avenue; 181-185 Schenck Avenue), Tax Map Block 3964, Lot 8 in part, as historic landmarks.

INTERBOROUGH RAPID TRANSIT COMPANY POWERHOUSE (NOW CONSOLIDATED EDISON COMPANY OF NEW YORK) **MANHATTAN CB-4** 20185135 HKM (N 180180 HKM)

The proposed designation by the Landmark Preservation Commission [DL-503/LP-2374], pursuant to Section 3020 of the New York City Charter of the Interborough Rapid Transit Company Powerhouse, located at 855-869 Eleventh Avenue (aka 601-669 West 58th Street; 600-648 West 59th Street), Tax Map Block 1106, Lot 1 in part, as an historic landmark.

The Subcommittee on Planning, Dispositions and Concessions will hold a public hearing on the following matters in the Council Committee Room, 16th Floor, 250 Broadway, New York, NY 10007, commencing at 2:00 P.M., on Monday, February 26, 2018:

SPOFFORD CAMPUS REDEVELOPMENT **BRONX CB - 2** C 180121 ZMX

Application submitted by the New York City Economic Development Corporation and The Peninsula JV, LLC, pursuant to Sections 197-c and 201 of the New York City Charter for the amendment of the Zoning Map. Section No. 6c:

- changing from an R6 District to an M1-2/R7-2 District property bounded by a line 340 feet northerly of Spofford Avenue, a line 475 feet easterly of Tiffany Street, a line 155 feet northerly of Spofford Avenue, Manida Street, Spofford Avenue, and Tiffany Street; and
- establishing a Special Mixed Use District (MX-17) bounded by a line 340 feet northerly of Spofford Avenue, a line 475 feet easterly of Tiffany Street, a line 155 feet northerly of Spofford Avenue, Manida Street, Spofford Avenue, and Tiffany Street.

SPOFFORD CAMPUS REDEVELOPMENT **BRONX CB - 2** N 180122 ZRX

Application submitted by New York City Economic Development Corporation and The Peninsula JV, LLC, pursuant to Section 201 of the New York City Charter, for an amendment of the Zoning Resolution of the City of New York, modifying Section 74-745 for the purpose of

modifying parking and loading regulations; modifying Section 123-90 for the purpose of establishing a Special Mixed Use District; and modifying Appendix F for the purpose of establishing a Mandatory Inclusionary Housing area, Borough of the Bronx, Community District 2.

Matter <u>underlined</u> is new, to be added;

Matter struck out is to be deleted;

Matter within # # is defined in Section 12-10;

indicates where unchanged text appears in the Zoning Resolution

ARTICLE VII - ADMINISTRATION

Chapter 4

Special Permits by the City Planning Commission

Modifications of parking and loading regulations

For a #large-scale general development# the City Planning Commission may permit:

Waiver or reduction of loading berth requirements

For #zoning lots# in a #large-scale general development#, located either within a #Special Mixed Use District# in Community <u>District 2 in the Borough of The Bronx, or</u> within a waterfront area, pursuant to Paragraph (b) of Section 62-132, in Community District 1 in the Borough of Brooklyn, that contains where such #zoning lots# in the waterfront area contain one or more #retail or service uses# listed in Use Group 6A, 6C, 7B, 8B, 9A, 10A, 12B, 14A or 16A, and where no single such establishment in the waterfront area exceeds 8,500 square feet in #floor area#, the Commission may waive or reduce the number of required loading berths, provided that:

- curbside deliveries will not create or contribute to serious traffic congestion or unduly inhibit vehicular or pedestrian movement and will not interfere with the efficient functioning of nearby #uses#;
- an efficient goods receiving system will be implemented within the #commercial# establishment to expedite the movement of goods from the curb to areas within the establishment:
- such modification allows for a better relationship between the (3)#street walls# of the
 - #building# containing such establishment and the adjacent sidewalk and surrounding area; and
- such modification will not impair or adversely affect the development of the surrounding area.

ARTICLE XII - SPECIAL PURPOSE DISTRICTS

Chapter 3

Special Mixed Use District

Special Mixed Use Districts Specified

The #Special Mixed Use District# is mapped in the following areas:

#Special Mixed Use District# - 16: (4/20/16) Ocean Hill/East New York, Brooklyn

> The #Special Mixed Use District# - 16 is established in Ocean Hill and East New York in Brooklyn as indicated on the #zoning maps#.

#Special Mixed Use District# - 17: (date of adoption) Hunts Point, the $\bar{\mathrm{Bronx}}$

> The #Special Mixed Use District# - 17 is established in Hunts Point in The Bronx as indicated on the #zoning maps#

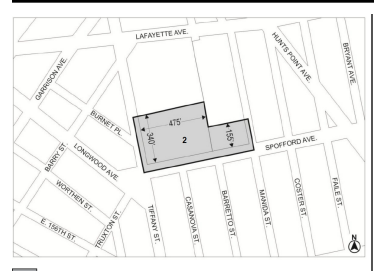
APPENDIX F

Inclusionary Housing Designated Areas and Mandatory **Inclusionary Housing Areas**

THE BRONX

The Bronx Community District 2

Map 2 - [date of adoption]



<u>Mandatory Inclusionary Housing Program Area see Section 23-154(d)(3)</u>

<u>Area 2 - [date of adoption] - MIH Program Option 1</u> <u>Portion of Community District 2, The Bronx</u>

SPOFFORD CAMPUS REDEVELOPMENT BRONX CB - 2 C 180123 ZSX

Application submitted by NYC Economic Development Corporation, Department of Citywide Administrative Services, and The Peninsula JV, LLC, pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit, pursuant to Section 74-743(a) (2) of the Zoning Resolution to modify the rear yard requirements of Section 23-47 (Minimum Required Rear Yards), the distance between buildings requirements of Section 23-711 (Standard Minimum Distance Between Buildings) and the height and setback requirements of Section 123-66 (Height and Setback Regulations), in connection with a proposed mixed used development, within a large-scale general development, on property, located at 1201-1231 Spofford Avenue (Block 2738, Lot 35, and Block 2763, Lots 29 and p/o Lots 1 and 2), in an M1-2/R7-2 District, within a Special Mixed Use District (MX-17).

SPOFFORD CAMPUS REDEVELOPMENT BRONX CB - 2 C 180124 ZSX

Application submitted by NYC Economic Development Corporation, Department of Citywide Administrative Services, and The Peninsula JV, LLC, pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit, pursuant to Section 74-745(b) of the Zoning Resolution to allow a reduction of loading berth requirements of Section 44-52 (Required Accessory Off-Street Loading Berths), in connection with a proposed mixed used development, within a large-scale general development, on property, located at 1201-1231 Spofford Avenue (Block 2738, Lot 35, and Block 2763, Lots 29 and p/o Lots 1 and 2), in an M1-2/R7-2 District, within a Special Mixed Use District (MX-17).

SPOFFORD CAMPUS REDEVELOPMENT BRONX CB - 2 C 180126 PPX

Application submitted by the Department of Citywide Administrative Services (DCAS), pursuant to Section 197-c of New York City Charter, for the disposition, by means of ground leases, of four city-owned properties, located at the former Spofford Juvenile Detention Center, at 1201-1231 Spofford Avenue (Block 2738, Lot 35; Block 2763, Lot 29, and p/o Lots 1 and 2), pursuant to zoning.

Accessibility questions: Land Use Division (212) 482-5154, by: Wednesday, February 21, 2018, 3:00 P.M.



≠ f20-26

CITY PLANNING COMMISSION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that resolutions have been adopted by the City Planning Commission, scheduling a public hearing on the following matters to be held at NYC City Planning Commission Hearing Room, Lower Concourse, 120 Broadway, New York, NY, on Wednesday, February 28, 2018, at 10:00 A.M.

BOROUGH OF THE BRONX No. 1 1490 SOUTHERN BOULEVARD

CD 3 N 180153 HAX

IN THE MATTER OF an application submitted by the Department of Housing Preservation and Development (HPD):

- pursuant to Article 16 of the General Municipal Law of New York State for:
- a. the designation of properties, located at 1490 Southern Boulevard (Block 2981, Lot 14) as an Urban Development Action Area; and
- an Urban Development Action Area Project for such area:
 to facilitate a multi-story mixed use building containing affordable residential units, community facility and retail space.

No. 2 TLC OFFICE SPACE

CD 8 N 180239 PXX

IN THE MATTER OF a Notice of Intent to acquire office space submitted by the Department of Citywide Administrative Services, pursuant to Section 195 of the New York City Charter for use of property, located at 188 West 230th Street (Block 3264, Lot 104) (Taxi and Limousine Commission Office).

BOROUGH OF BROOKLYN No. 3 ST. ANDREW'S DAY CARE CENTER

CD 7 C 150253 PQK

IN THE MATTER OF an application submitted by the Administration for Children's Services and the Department of Citywide Administrative Services, pursuant to Section 197-c of the New York City Charter, for the acquisition of property, located at 4917 Fourth Avenue (Block 783, Lot 1) for continued use as a child care center.

BOROUGH OF QUEENS Nos. 4 &5 $NYPD~116^{TH}~PRECINCT~STATIONHOUSE \\ No.~4$

CD 13 C 180209 ZMQ

IN THE MATTER OF an application submitted by the New York City Police Department and the Department of Citywide Administrative Services, pursuant to Sections 197-c and 201 of the New York City Charter for the amendment of the Zoning Map, Section Nos. 19b and 19d by establishing within an existing R3-2 District a C1-3 District bounded by:

- a line perpendicular to the southerly street line of North Conduit Avenue distant 230 feet easterly (as measured along the street line) from the point of intersection of the southerly street line of North Conduit Avenue and the northeasterly street line of Francis Lewis Boulevard;
- 2. North Conduit Avenue;
- 3. a line 750 feet easterly of the first-named course; and
- 4. the centerline of the Long Island Railroad right of way (Montauk Division);

as shown on a diagram (for illustrative purposes only) dated January 16,2018.

No. 5

CD 13 C 180210 PSQ

IN THE MATTER OF an application submitted by the Administration for Children's Services and the New York City Police Department, pursuant to Section 197-c of the New York City Charter, for the site selection of property, located on North Conduit Avenue, at the foot of 243rd Street (Block 13265, Lot 30) for use as a police precinct station house.

BOROUGH OF MANHATTAN No. 6 OLR OFFICE SPACE

CD 1 N 180240 PXM

IN THE MATTER OF a Notice of Intent to acquire office space submitted by the Department of Citywide Administrative Services, pursuant to Section 195 of the New York City Charter for use of property, located at 22 Cortlandt Street (Block 63, Lot 1) (Office of Labor Relations office).

YVETTE V. GRUEL, Calendar Officer City Planning Commission 120 Broadway, 31st Floor, New York, NY 10271 Telephone (212) 720-3370



f13-28

CITY UNIVERSITY

CENTRAL OFFICE

■ PUBLIC HEARINGS

The Annual Brooklyn Borough Hearing, will take place on Monday, March 12, 2018, at 4:30 P.M., at Brooklyn College, the Gold Room, in the Student Center, 2705 Campus Road (at Amersfort Place), Brooklyn, NY.

COMMUNITY BOARDS

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that the following matters have been scheduled for public hearing by Community Board:

BOROUGH OF MANHATTAN

COMMUNITY BOARD NO. 12 - Thursday, February 22, 2018, 6:30P.M., I.S. 52, 650 Academy Street (between Broadway & Vermiyea Avenue), New York, NY.

Inwood Rezoning

C180073 MMM, C180204 ZMM, N180205 ZRM, C180206 PPM, C180207 PQM, and C180208 HAM

Obtain public comment on the Inwood Rezoning Proposal, submitted to the Department of City Planning, by the Office of Deputy Mayor for Housing and Economic Development, to rezone sections of Inwood neighborhood of Manhattan, Community District 12.

NOTICE IS HEREBY GIVEN that the following matters have been scheduled for public hearing by Community Board:

BOROUGH OF MANHATTAN

COMMUNITY BOARD NO. 11 - Tuesday, February 20, 2018, 7:00 P.M., Dream Charter School, 1991 Second Avenue, New York City, NY.

IN THE MATTER OF the Mayor's Preliminary Budget for Fiscal Year 2019, Community Board 11 of Manhattan, will hold a public hearing to solicit comments from the public for inclusion in its formal response to the proposed preliminary budget.

f13-20

NOTICE IS HEREBY GIVEN that the following matters have been scheduled for public hearing by Community Board:

BOROUGH OF BROOKLYN

COMMUNITY BOARD NO. 02 - Wednesday, February 21, 2018, 6:00P.M., NYU School of Engineering-Room LC400, Dibner Building, 5 MetroTech Center (n/s of the MetroTech Commons).

#C180245 ZSK 1019-1029 Fulton Street

IN THE MATTER OF an application submitted by the Department of Housing Preservation and Development (HPD), pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit, pursuant to Section 74-533 of the Zoning Resolution to waive 20 required accessory off-street parking spaces, for dwelling units in a development within a Transit Zone, that includes at least 20 percent of all dwelling units as income-restricted housing units, in connection with a proposed mixed-use development, on property located at 1019-1029 Fulton Street (Block 1991, Lots 1, 2, 3, 4, 5, 6, 7, 16, and 106), in a R7A/ C2-4 District, Borough of Brooklyn, Community District 2.

IN THE MATTER OF an application submitted by the Department of Housing Preservation and Development (HPD), pursuant to Section 197-c of the New York City Charter; UDAAP designation, project approval and disposition of a City-Owned property, to facilitate the construction of an 8-story mixed use building, with approximately 50 dwelling units and ground floor commercial space.

NOTICE IS HEREBY GIVEN that the following matters have been scheduled for public hearing by Community Board:

BOROUGH OF BROOKLYN

COMMUNITY BOARD NO. 18 - Wednesday, February 21, 2018, 7:00 P.M., 1097 Bergen Avenue, Brooklyn, NY.

IN THE MATTER OF Public Comment on the Agency Responses, to the Community Board's Fiscal Year 2019 Register of Capital and Expense Priorities. This Statutory Public Hearing has been duly advertised in the City Record.

f14-21

NOTICE IS HEREBY GIVEN that the following matters have been scheduled for public hearing by Community Board:

BOROUGH OF BROOKLYN

COMMUNITY BOARD NO. 10 - Monday, February 26, 2018, 7:00 P.M., Norwegian Christian Home, 1250 67th Street, Brooklyn, NY.

Public Comment on Agency responses to FY 2019 Community Board 10 Capital and Expense Budget requests.

◆ f20-26

NOTICE IS HEREBY GIVEN that the following matters have been scheduled for public hearing by Community Board:

BOROUGH OF MANHATTAN

COMMUNITY BOARD NO. 09 - Tuesday, February 20, 2018, 6:30 P.M., Castle Gardens, 625 West 140th Street, New York, NY.

Regarding the Mayor's release of the Preliminary Budget for FY19; this is your opportunity to respond to agency funding recommendations to our community for Fiscal Year $2019~(\mathrm{FY}19)$.

f14-20

NOTICE IS HEREBY GIVEN that the following matters have been scheduled for public hearing by Community Board:

BOROUGH OF MANHATTAN

COMMUNITY BOARD NO. 06 - Monday, February 26, 2018, 6:30 P.M., NYU School of Dentistry, 433 First Avenue, Room 220, New York, NY.

East 33rd Street Rezoning
IN THE MATTER OF an application submitted by 33rd Street. Acquisition LLC, pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 8d, changing from an existing RSA District to a Cl-9A District property, bounded by a line midway between East 33rd Street and East Thirty Fourth Street, a line 100 feet westerly of First Avenue, East 33rd Street, and a line 300 feet westerly of First Avenue, Borough of Manhattan, Community District 6, as shown on a diagram (for illustrative purposes only) dated January 16th, 2018, and subject to the conditions of CEQR Declaration E-458.

C180025 ZSM

Kips Bay Towers Parking Facility

IN THE MATTER OF an application submitted by The Condominium Board, of the Kips Bay Towers Condominium, Inc., pursuant to Sections 197-c and 201 of the New York City Charter, for the grant of 13-45 197-6 and 201 of the New 107k City Charter, nothing grant of 107-50 (Special Permits for Additional Parking Spaces) and Section 13-455 (Add accessory off-street parking facilities), of the Zoning Resolution, to allow an unattended accessory parking lot with a maximum capacity of 68 spaces on the south side of East 33rd Street between First Avenue, located at 300-330 East 33rd Street (Block 936, Lots 1001- 4280), in R8 and R8/C2-5 Districts, Borough of Manhattan, Community District 6.

≠ f20-26

NOTICE IS HEREBY GIVEN that the following matters have been scheduled for public hearing by Community Board:

BOROUGH OF THE BRONX

COMMUNITY BOARD NO. 12 - Thursday, February 22, 2018, 6:00 P.M., Bronx Community Board Office, 4101 White Plains Road, Bronx, NY.

IN THE MATTER OF an application submitted by the Department of Citywide Administrative Services (DCAS), pursuant to Section 197-c of the New York City Charter, for the disposition of one City-Owned property (Block 4905, Lot 2002), pursuant to zoning.

f15-22

NOTICE IS HEREBY GIVEN that the following matters have been scheduled for public hearing by Community Board:

BOROUGH OF BROOKLYN

COMMUNITY BOARD NO. 18 - Wednesday, February 21, 2018, 7:00 P.M., 1097 Bergen Avenue, Brooklyn, NY.

2000 Flatbush Avenue ${\bf IN\ THE\ MATTER\ OF}$ an application by the Young Adults Institute,

Inc. (YAI), 460 West 34 Street, New York, NY 10001, under the auspices of the New York State Office for People with Developmental Disabilities (OPWDD), pursuant to Section 41.34 of the Mental Hygiene Law, to establish a community Individualized Residential Alternative (IRA) home for six (6) individuals, with intellectual and developmental disabilities, ranging in age from 21-40, to occupy the 3rd Floor of the building, at 2000 Flatbush Avenue.

14-21

HOUSING AUTHORITY

■ MEETING

The next Board Meeting of the New York City Housing Authority is scheduled for Wednesday, February 28, 2018, at 10:00 A.M., in the Board Room, on the 12th Floor of 250 Broadway, New York, NY (unless otherwise noted). Copies of the Calendar are available on NYCHA's website or can be picked up at the Office of the Corporate Secretary, at 250 Broadway, 12th Floor, New York, NY, no earlier than 24 hours before the upcoming Board Meeting. Copies of the Minutes are also available on NYCHA's website or can be picked up at the Office of the Corporate Secretary, no earlier than 3:00 P.M., on the Thursday after the Board Meeting.

Any changes to the schedule will be posted here and on NYCHA's website at http://www1.nyc.gov/site/nycha/about/board-calendar.page, to the extent practicable at a reasonable time before the meeting.

The meeting is open to the public. Pre-Registration at least 45 minutes before the scheduled Board Meeting is required by all speakers. Comments are limited to the items on the Calendar. Speaking time will be limited to three minutes. The public comment period will conclude upon all speakers being heard or at the expiration of 30 minutes allotted by law for public comment, whichever occurs first.

For additional information, please visit NYCHA's website or contact (212) 306-6088.

Accessibility questions: Office of the Corporate Secretary (212) 306-6088, or email corporate.secretary@nycha.nyc.gov, by: Wednesday, February 14, 2018, 5:00 P.M.



f7-28

LANDMARKS PRESERVATION COMMISSION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that, pursuant to the provisions of Title 25, Chapter 3 of the Administrative Code of the City of New York (Sections 25-303, 25-307, 25-308, 25-309, 25-313, 25-318, 25-320) on Tuesday, February 20, 2018, a public hearing will be held at 1 Centre Street, 9th Floor, Borough of Manhattan with respect to the following properties and then followed by a public meeting. The final order and estimated times for each application will be posted on the Landmarks Preservation Commission website, the Friday before the hearing. Any person requiring reasonable accommodation in order to participate in the hearing or attend the meeting, should contact the Landmarks Commission no later than five (5) business days before the hearing or meeting.

150 Remsen Street - Brooklyn Heights Historic District LPC-19-18419 - Block 254 - Lot 81 - Zoning: C5-2A CERTIFICATE OF APPROPRIATENESS

An apartment house designed by Oscar Silvertone and built in 1936. Application is to alter the areaway and install a barrier-free access lift.

43 Willow Place - Brooklyn Heights Historic District LPC-19-18870 - Block 260 - Lot 5 - Zoning: R6 CERTIFICATE OF APPROPRIATENESS

A Greek Revival style rowhouse built in 1846. Application is to modify the rear façade and roof, construct a rear yard addition, and excavate a portion of the rear yard.

638 10th Street - Park Slope Historic District Extension LPC-19-20904 - Block 1095 - Lot 9 - Zoning: R6B CERTIFICATE OF APPROPRIATENESS

A Renaissance Revival style rowhouse with alterations, built c. 1895. Application is to install a rooftop bulkhead and railings.

188 Prospect Park West - Park Slope Historic District Extension LPC-19-20459 - Block 1103 - Lot 37 - Zoning: R8B, R6B, C2-4 CERTIFICATE OF APPROPRIATENESS

A Neo-Renaissance style movie theater designed by Harrison G. Wiseman and Magnuson & Kleinert Associates and built c. 1928. Application is to replace storefront infill, seal a masonry opening, and install signage and poster boxes.

84 2nd Avenue - East Village/Lower East Side Historic District LPC-19-16642 - Block 446 - Lot 7 - Zoning: R7A, C2-5 CERTIFICATE OF APPROPRIATENESS

A Greek Revival style rowhouse with alterations built c. 1841. Application is to modify and replace storefront infill, replace windows, construct rooftop bulkheads and a dormer, install railings and mechanical units, and construct a rear yard addition.

205 East 17th Street - Stuyvesant Square Historic District LPC-19-15089 - Block 898 - Lot 7 - Zoning: R7B CERTIFICATE OF APPROPRIATENESS

A Greek Revival style town house built c. 1850-1851 with later alterations. Application is to alter the façade and areaway, and install a barrier-free access lift.

51 West $81 \mathrm{st}$ Street - Upper West Side/Central Park West Historic District

LPC-19-13300 - Block 1195 - Lot 1 - Zoning: R10A CERTIFICATE OF APPROPRIATENESS

A Beaux-Arts style hotel building designed by Frederick C. Browne and built in 1903-05. Application is to establish a master plan governing the future installation of windows.

f6-20

NOTICE OF PUBLIC HEARING February 20, 2018

NOTICE IS HEREBY GIVEN that, pursuant to the provisions of Title 25, Chapter 3 of The Administrative Code of the City of New York (Sections 25-303, 25-307, 25-308, 25-309, 25-313, 25-318, 25-320) On Tuesday, February 20, 2018, at 9:30 A.M., a public hearing will be held at 1 Centre Street, 9th Floor, Borough of Manhattan with respect to the following properties and then followed by a public meeting. The final order and estimated time will be posted on the Landmarks Preservation Commission website, the Friday before the hearing. Please note that order and estimated time is subject to change. Any person requiring reasonable accommodation in order to participate in the hearing or attend the meeting should contact the Landmarks Commission no later than five (5) business days before the hearing or meeting.

ITEMS FOR PUBLIC HEARING

<u>Item No. 1</u> LP-2602

Hotel Seville (now the James New York), 22 East 29th Street (aka 18-20 East 29th Street; 15-17 East 28th Street; 90-94 Madison Avenue), Manhattan

Landmark Site: Borough of Manhattan Tax Map Block 858, Lot 17 in part

The proposed designation of a Beaux-Arts style hotel building designed by Harry Allan Jacobs and built in 1901-04; the Beaux-Arts throughblock annex designed by Charles T. Mott and built in 1906-07.

<u>Item No. 2</u> LP-2603

The Emmet Building, 95 Madison Avenue, Manhattan Landmark Site: Borough of Manhattan Tax Map Block 858, Lot 58

The proposed designation of a 16-story Neo-Renaissance office building designed by Barney & Colt for Dr. Thomas Addis Emmet in 1912.

Accessibility questions: Lorraine Roach-Steele (212) 669-7815, lroach-steele@lpc.nyc.gov, by: Wednesday, February 14, 2018, 4:00 P.M.



f6-20

TRANSPORTATION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN, pursuant to law, that the following proposed revocable consents, have been scheduled for a public hearing by the New York City Department of Transportation. The hearing will be held, at 55 Water Street, 9th Floor, Room 945, commencing at 2:00 P.M., on Wednesday, February 28, 2018. Interested parties can obtain copies of proposed agreements or request sign-language interpreters (with at least seven days prior notice), at 55 Water Street, 9th Floor SW, New York, NY 10041, or by calling (212) 839-6550.

#1 IN THE MATTER OF a proposed revocable consent authorizing 48-50 East 82nd Street LLC, to construct, maintain and use a fenced-in area and planters on the south sidewalk of East 82nd Street, between Madison and Park Avenues, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from Date of Approval by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2395**

From the date of the final approval by the Mayor to June 30, 2028 - \$207/per annum

For the period July 1, 2018 to June 30, 2019 - \$211

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For the period July 1, 2019 to June 30, 2020 - $215 For the period July 1, 2020 to June 30, 2021 - $219 For the period July 1, 2021 to June 30, 2022 - $223 For the period July 1, 2022 to June 30, 2023 - $227 For the period July 1, 2023 to June 30, 2024 - $231 For the period July 1, 2024 to June 30, 2025 - $235 For the period July 1, 2025 to June 30, 2026 - $239 For the period July 1, 2026 to June 30, 2027 - $249
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the maintenance of a security deposit in the sum of \$5,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/ completed operations.

#2 IN THE MATTER OF a proposed revocable consent authorizing 356 Bowery LLC, to continue to maintain and use a stair, together with surrounding fence on the west sidewalk of Bowery Street, between Great Jones Street and East $4^{\rm th}$ Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1 2015 to June 30, 2025 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. #1962**

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For the period July 1, 2015 to June 30, 2016 - $477 For the period July 1, 2016 to June 30, 2017 - $489 For the period July 1, 2017 to June 30, 2018 - $501 For the period July 1, 2018 to June 30, 2019 - $513 For the period July 1, 2019 to June 30, 2020 - $525 For the period July 1, 2020 to June 30, 2021 - $537 For the period July 1, 2021 to June 30, 2022 - $549 For the period July 1, 2022 to June 30, 2023 - $561 For the period July 1, 2023 to June 30, 2024 - $573 For the period July 1, 2024 to June 30, 2025 - $585
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the maintenance of a security deposit in the sum of \$2,300 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/ completed operations.

#3 IN THE MATTER OF a proposed revocable consent authorizing 540 West $26^{\rm th}$ Street Property Investors llA LLC, to construct, maintain and use a new electric snow melt system in the south sidewalk of West $26^{\rm th}$ Street, between $10^{\rm th}$ Avenue and $11^{\rm th}$ Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2017 to June 30, 2027 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2423**

From the Approval Date by the Mayor to June 30, 2018 - \$7,046/

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For the period July 1, 2018 to June 30, 2019 - $ 7,170 For the period July 1, 2019 to June 30, 2020 - $ 7,294 For the period July 1, 2020 to June 30, 2021 - $ 7,418 For the period July 1, 2021 to June 30, 2022 - $ 7,542 For the period July 1, 2022 to June 30, 2023 - $ 7,666 For the period July 1, 2023 to June 30, 2023 - $ 7,690 For the period July 1, 2023 to June 30, 2024 - $ 7,790 For the period July 1, 2024 to June 30, 2025 - $ 7,914 For the period July 1, 2025 to June 30, 2026 - $ 8,038 For the period July 1, 2026 to June 30, 2027 - $ 8,162 For the period July 1, 2027 to June 30, 2028 - $ 8,286
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the maintenance of a security deposit in the sum of \$10,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/ completed operations.

#4 IN THE MATTER OF a proposed revocable consent authorizing Boston Venture LLC, to construct, maintain and use stoops, steps and a ramp on the west sidewalk of Gunther Avenue, between Tillotson Avenue and Boston Road, in the Borough of the Bronx. The proposed revocable consent is for a term of ten years from Date of Approval by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. #2421**

From the date of the approval by the Mayor to June 30, 2018 - \$1,064/per annum.

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For the period July 1, 2018 to June 30, 2019 - $1,083 For the period July 1, 2019 to June 30, 2020 - $1,102 For the period July 1, 2020 to June 30, 2021 - $1,121 For the period July 1, 2021 to June 30, 2022 - $1,140 For the period July 1, 2022 to June 30, 2022 - $1,159 For the period July 1, 2023 to June 30, 2024 - $1,178 For the period July 1, 2024 to June 30, 2025 - $1,197 For the period July 1, 2025 to June 30, 2026 - $1,216 For the period July 1, 2026 to June 30, 2027 - $1,235  \frac{1}{1} + \frac{1}{1}
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the maintenance of a security deposit in the sum of \$10,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/ completed operations.

#5 IN THE MATTER OF a proposed revocable consent authorizing Hudson Boulevard Sliver Owner LLC, to construct, maintain and use a new pedestrian tunnel under and across Hudson Boulevard East, between West 34th Street and West 33rd Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from Date of Approval by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: R.P. #2424

From the date of the Approval by the Mayor to June 30, 2018 - 14,191 per annum

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For the period July 1, 2018 to June 30, 2019 - $14,441 For the period July 1, 2019 to June 30, 2020 - $14,691 For the period July 1, 2020 to June 30, 2021 - $14,941 For the period July 1, 2021 to June 30, 2022 - $15,191 For the period July 1, 2022 to June 30, 2023 - $15,441 For the period July 1, 2023 to June 30, 2024 - $15,691 For the period July 1, 2024 to June 30, 2025 - $15,941 For the period July 1, 2025 to June 30, 2026 - $16,191 For the period July 1, 2026 to June 30, 2027 - $16,441 For the period July 1, 2027 to June 30, 2028 - $16,691
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the maintenance of a security deposit in the sum of \$17,000 and the insurance shall be in the amount of Five Million Dollars (\$5,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Five Million Dollars (\$5,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/ completed operations.

#6 IN THE MATTER OF a proposed revocable consent authorizing Jamestown Premier Chelsea Market LP, to continue to maintain and use a bridge over and across West 15th Street, west of Ninth Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2017 to June 30, 2027 and provides among other terms and conditions for compensation payable to the City according to the following schedule: R.P. #181

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For the period July 1, 2017 to June 30, 2018 - $30,358
For the period July 1, 2018 to June 30, 2019 - $30,893
For the period July 1, 2019 to June 30, 2020 - $31,428
For the period July 1, 2020 to June 30, 2021 - $31,963
For the period July 1, 2021 to June 30, 2022 - $32,498
For the period July 1, 2022 to June 30, 2023 - $33,033
For the period July 1, 2023 to June 30, 2024 - $33,568
For the period July 1, 2024 to June 30, 2025 - $34,103
For the period July 1, 2025 to June 30, 2026 - $34,638
For the period July 1, 2026 to June 30, 2027 - $35,173
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the maintenance of a security deposit in the sum of \$35,200 and the insurance shall be in the amount of Five Million Dollars (\$5,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Five Million Dollars (\$5,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/ completed operations.

#7 IN THE MATTER OF a proposed revocable consent authorizing Jamestown Premier Chelsea Market LP, to continue to maintain and use a bridge over and across Tenth Avenue, between West 15th Street and West 16th Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2017 to June 30, 2027 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P.** #181A

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For the period July 1, 2017 to June 30, 2018 - $30,358 For the period July 1, 2018 to June 30, 2019 - $30,893 For the period July 1, 2019 to June 30, 2020 - $31,428 For the period July 1, 2020 to June 30, 2021 - $31,963 For the period July 1, 2021 to June 30, 2021 - $32,498 For the period July 1, 2022 to June 30, 2023 - $33,033 For the period July 1, 2023 to June 30, 2024 - $33,568 For the period July 1, 2024 to June 30, 2025 - $34,103 For the period July 1, 2025 to June 30, 2026 - $34,638 For the period July 1, 2026 to June 30, 2027 - $35,173
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the maintenance of a security deposit in the sum of \$35,200 and the insurance shall be in the amount of Five Million Dollars (\$5,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Five Million Dollars (\$5,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/ completed operations.

#8 IN THE MATTER OF a proposed revocable consent authorizing Nine Orchard Partners LLC, to construct, maintain and use an electrical socket, together with conduit in the west sidewalk of Orchard Street between Canal Street and Division Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms and

conditions for compensation payable to the City according to the following schedule: $\bf R.P.~\#2425$

From the Approval Date to June 30, 2028 - \$25/per annum

the maintenance of a security deposit in the sum of \$1,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/ completed operations

#9 IN THE MATTER OF a proposed revocable consent authorizing Nine Orchard partners LLC, to construct, maintain and use an electrical socket, together with conduit in the east sidewalk of Allen Street between Canal Street and Division Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from the approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: R.P. #2426

From the Approval Date to June 30, 2028 - \$25/per annum

the maintenance of a security deposit in the sum of \$1,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/ completed operations

#10 IN THE MATTER OF a proposed revocable consent authorizing Philip Mathews, to construct, maintain and use a fenced-in area on the north sidewalk of Horatio Street, between Greenwich Street and Hudson Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: R.P. #2422

From the date of the final approval by the Mayor (the "Approval Date") to June 30, 2028 - \$25/per annum.

the maintenance of a security deposit in the sum of \$5,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/ completed operations.

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PROPERTY DISPOSITION

CITYWIDE ADMINISTRATIVE SERVICES

■ SALE

The City of New York in partnership with PropertyRoom.com posts vehicle and heavy machinery auctions online every week at: https://www.propertyroom.com/s/nyc+fleet

All auctions are open to the public and registration is free.

Vehicles can be viewed in person by appointment at: Kenben Industries Ltd., 1908 Shore Parkway, Brooklyn, NY 11214. Phone: (718) 802-0022

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OFFICE OF CITYWIDE PROCUREMENT

■ NOTICE

The Department of Citywide Administrative Services, Office of Citywide Procurement is currently selling surplus assets on the internet. Visit http://www.publicsurplus.com/sms/nycdcas.ny/browse/home

To begin bidding, simply click on 'Register' on the home page.

There are no fees to register. Offerings may include but are not limited to: office supplies/equipment, furniture, building supplies, machine tools, HVAC/plumbing/electrical equipment, lab equipment, marine equipment, and more.

Public access to computer workstations and assistance with placing bids is available at the following locations:

- DCAS Central Storehouse, 66-26 Metropolitan Avenue, Middle Village, NY 11379
- DCAS, Office of Citywide Procurement, 1 Centre Street, 18th Floor, New York, NY 10007

j2-d31

POLICE

■ NOTICE

OWNERS ARE WANTED BY THE PROPERTY CLERK DIVISION OF THE NEW YORK CITY POLICE DEPARTMENT

The following list of properties is in the custody of the Property Clerk Division without claimants:

Motor vehicles, boats, bicycles, business machines, cameras, calculating machines, electrical and optical property, furniture, furs, handbags, hardware, jewelry, photographic equipment, radios, robes, sound systems, surgical and musical instruments, tools, wearing apparel, communications equipment, computers, and other miscellaneous articles.

Items are recovered, lost, abandoned property obtained from prisoners, emotionally disturbed, intoxicated and deceased persons; and property obtained from persons incapable of caring for themselves.

INQUIRIES

Inquiries relating to such property should be made in the Borough concerned, at the following office of the Property Clerk.

FOR MOTOR VEHICLES (All Boroughs):

- Springfield Gardens Auto Pound, 174-20 North Boundary Road, Queens, NY 11430, (718) 553-9555
- Erie Basin Auto Pound, 700 Columbia Street, Brooklyn, NY 11231, (718) 246-2030

FOR ALL OTHER PROPERTY

- Manhattan 1 Police Plaza, New York, NY 10038, (646) 610-5906
- Brooklyn 84th Precinct, 301 Gold Street, Brooklyn, NY 11201, (718) 875-6675
- Bronx Property Clerk 215 East 161 Street, Bronx, NY 10451, (718) 590-2806
- Queens Property Clerk 47-07 Pearson Place, Long Island City, NY 11101, (718) 433-2678
- Staten Island Property Clerk 1 Edgewater Plaza, Staten Island, NY 10301, (718) 876-8484

j2-d31

PROCUREMENT

"Compete To Win" More Contracts!

Thanks to a new City initiative - "Compete To Win" - the NYC Department of Small Business Services offers a new set of FREE services to help create more opportunities for minority and women-owned businesses to compete, connect and grow their business with the City. With NYC Construction Loan, Technical Assistance, NYC Construction Mentorship, Bond Readiness, and NYC Teaming services, the City will be able to help even more small businesses than before.

• Win More Contracts at nyc.gov/competetowin

"The City of New York is committed to achieving excellence in the design and construction of its capital program, and building on the tradition of innovation in architecture and engineering that has contributed to the City's prestige as a global destination. The contracting opportunities for construction/construction services and construction-related services that appear in the individual agency listings below reflect that commitment to excellence."

HHS ACCELERATOR

To respond to human services Requests for Proposals (RFPs), in

accordance with Section 3-16 of the Procurement Policy Board Rules of the City of New York ("PPB Rules"), vendors must first complete and submit an electronic prequalification application using the City's Health and Human Services (HHS) Accelerator System. The HHS Accelerator System is a web-based system maintained by the City of New York for use by its human services Agencies to manage procurement. The process removes redundancy by capturing information about boards, filings, policies, and general service experience centrally. As a result, specific proposals for funding are more focused on program design, scope, and budget.

Important information about the new method

- Prequalification applications are required every three years.
- Documents related to annual corporate filings must be submitted on an annual basis to remain eligible to compete.
- Prequalification applications will be reviewed to validate compliance with corporate filings, organizational capacity, and relevant service experience.
- Approved organizations will be eligible to compete and would submit electronic proposals through the system.

The Client and Community Service Catalog, which lists all Prequalification service categories and the NYC Procurement Roadmap, which lists all RFPs to be managed by HHS Accelerator may be viewed at http://www.nyc.gov/html/hhsaccelerator/html/ roadmap/roadmap.shtml. All current and prospective vendors should frequently review information listed on roadmap to take full advantage of upcoming opportunities for funding.

Participating NYC Agencies

HHS Accelerator, led by the Office of the Mayor, is governed by an Executive Steering Committee of Agency Heads who represent the following NYC Agencies:

Administration for Children's Services (ACS)

Department for the Aging (DFTA)

Department of Consumer Affairs (DCA)

Department of Corrections (DOC)
Department of Health and Mental Hygiene (DOHMH)

Department of Homeless Services (DHS)

Department of Probation (DOP)

Department of Small Business Services (SBS)

Department of Youth and Community Development (DYCD)

Housing and Preservation Department (HPD)

Human Resources Administration (HRA)

Office of the Criminal Justice Coordinator (CJC)

To sign up for training on the new system, and for additional information about HHS Accelerator, including background materials, $\,$ user guides and video tutorials, please visit www.nyc.gov/hhsaccelerator

CITYWIDE ADMINISTRATIVE SERVICES

OFFICE OF CITYWIDE PROCUREMENT

■ AWARD

Goods

ASPHALT, LIQUID - RC 70 - Competitive Sealed Bids -PIN#8571700242 - AMT: \$539,550.00 - TO: Dosch-King Company Inc., 16 Troy Hills Road, Whippany, NJ 07981.

■ SOLICITATION

Goods

CEREALS - Competitive Sealed Bids - PIN#8571800214 - Due 3-14-18 at 10:00 A.M.

A copy of the bid can be downloaded from the City Record Online site at www.nyc.gov/cityrecord. Enrollment is free. Vendors may also request the bid by contacting Vendor Relations via email at dcasdmssbids@dcas.nyc.gov, by telephone (212) 386-0044, or by fax at (212) 669-7585.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor prequalification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.

Citywide Administrative Services, 1 Centre Street, 18th Floor, New York, NY 10007-1602. Mirta A Jarret (212) 386-6345; mjarrett@dcas.nyc.gov

DESIGN AND CONSTRUCTION

AGENCY CHIEF CONTRACTING OFFICE

■ AWARD

 $\overline{Construction / Construction \ Services}$

V.C.P., REQUIREMENTS CONTRACT FOR ARCHITECTURAL, ENGINEERING AND CONSTRUCTION RELATED SERVICES - Renewal - PIN#8502014RQ0007P - AMT: \$3,000,000.00 - TO: Hoffmann Architects Inc., 1040 Avenue of the Americas, Suite 14C, New York, NY 10018.

Rehabilitation/Replacement of Facades/Roofs/Roof Related Assemblies and Window Assemblies, Citywide.

ENVIRONMENTAL PROTECTION

AGENCY CHIEF CONTRACTING OFFICE

■ SOLICITATION

Construction Related Services

GI-ONSITE-CM: SERVICE ORDER CONTRACT FOR CONSTRUCTION MANAGEMENT SERVICES FOR GREEN INFRASTRUCTURE - Request for Proposals - PIN#82618GITOCMS Due 3-29-18 at 4:00 P.M.

The New York City Department of Environmental Protection seeks up to four consultants to provide construction management (CM) services on a Service Order basis for the Department's green infrastructure ("GI") projects. The projects are primarily retrofits to existing publicly owned properties such as public schools, parks and housing or medians, located in the City's Right of Way.

Minimum Qualification Requirements: 1) Proposers must be authorized to practice engineering in the State of New York. 2) Proposers must also submit a copy of the New York State engineering license for those key personnel responsible for the practice of engineering in the State of New York.

Pre-Proposal Conference: February 27, 2018, 12:00 P.M., New York City Department of Environmental Protection, 59-17 Junction Boulevard, 6th Floor, Learning Center, Flushing, NY 11373.

Attendance at the Pre-Proposal Conference is not mandatory, but strongly recommended. No more than one person from each firm may attend, due to room constraints.

Solicitation is subject to LL1, a goal has been established.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor prequalification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time

Environmental Protection, 59-17 Junction Boulevard, 17th Floor, Flushing, NY 11373. Jeanne Schreiber (718) 595-3456; Fax: (718) 595-3278; rfp@dep.nyc.gov

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Services (other than human services)

CAT-476: INTERNS FOR FAD RELATED ENVIRONMENTAL RESEARCH SERVICES - Government to Government - PIN#82618T0002 - Due 3-8-18 at 4:00 P.M.

DEP intends to enter into a Government to Government agreement with Ulster County Community College for CAT-476 to provide interns for FAD related environmental research services. Ulster County Community College has proven that they have the experience in providing capable interns to perform the describe work within multiple providing capable interns to perform the describe work within induspre programs. These interns gain and provide invaluable experience in field, office and laboratory research activities under the supervision of a DEP Project Manager. Any firm which believes it can also provide the required service IN THE FUTURE is invited to do so, indicated by letter which must be received no later than March 8, 2018, 4:00 P.M. at: Department of Environmental Protection, Agency Chief Contracting Officer, 59-17 Junction Boulevard, 17th Floor, Flushing, NY 11373, ATTN: Ms. Glorivee Roman, glroman@dep.nyc.gov, (718) 595-3226.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor prequalification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
Environmental Protection, 59-17 Junction Boulevard, 17th Floor,

Flushing, NY 11373. Glorivee Roman (718) 595-3226; Fax: (718) 595-3208; glroman@dep.nyc.gov



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HOUSING AUTHORITY

PROCUREMENT

■ SOLICITATION

Goods

 ${\bf SOLUTION, LIQUID\ DESCALER}$ - Competitive Sealed Bids - PIN# 66785 - Due 3-15-18 at 10:30 A.M.

This is a RFQ for a 3 year blanket order agreement. The awarded bidder/vendor agrees to have SOLUTION, LIQUID DESCALER, readily available for delivery within 10 days after receipt of order on an "as needed basis" during the duration of the contract period. The quantities provided are estimates based on current usage and the New York City Housing Authority may order less or more depending on our needs. All price adjustable RFQ'S are fixed for one year after award date. One price adjustment per year will be allowed with mfg. supporting documentation only. Please note: Samples may be required to be provided within 10 days of request. Failure to do so will result in bid being considered non-responsive.

Interested firms are invited to obtain a copy on NYCHA's website. To conduct a search for the RFQ number; vendors are instructed to open the link http://www1.nyc.gov/site/nycha/business/isupplier-vendor-registration. page. Once on that page, make a selection from the first three links highlighted in red: New suppliers for those who have never registered with iSupplier, current NYCHA suppliers and vendors for those who have supplied goods or services to NYCHA in the past but never requested a login ID for iSupplier, and Login for registered suppliers if you already have an iSupplier ID and password. Once you are logged into iSupplier, select "Sourcing Supplier," then "Sourcing Homepage" and then reference the applicable RFQ PIN/solicitation number.

Suppliers electing to obtain a non-electronic paper document will be subject to a \$25 non-refundable fee; payable to NYCHA by USPS-Money Order/Certified Check only for each set of RFQ documents requested. Remit payment to NYCHA Finance Department, at 90 Church Street, 6th Floor, obtain receipt and present it to the Supply Management Procurement Group; RFQ package will be generated at the time of request.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above. Housing Authority, 90 Church Street, North 6th Floor, Cubicle 6-754, New York, NY 10007. Ornette Proctor (212) 306-4529; Fax: (212) 306-5108; ornette.proctor@nycha.nyc.gov



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SUPPLY MANAGEMENT

■ SOLICITATION

Construction Related Services

SMD REPLACEMENT OF STAIR THREADS - BORINQUEN PLAZA - Competitive Sealed Bids - PIN#66797 - Due 3-1-18 at 10:00 A.M.

The work to be done under this Contract consists of providing all labor, materials, equipment and other incidental items required to replace Fifty (50) stair treads at various locations at Borinquen Plaza as directed by NYCHA. New stair treads shall be fabricated from steel diamond plate which is ¼" in thickness. The new fabricated treads to be attached to the stair railing. The finished product must be of the same design, dimensions, and construction as the existing (replace-in-kind). Prime and paint new stair treads.

Interested firms are invited to obtain a copy on NYCHA's website. To conduct a search for the RFQ number; vendors are instructed to open the link: http://www1.nyc.gov/site/nycha/business/isupplier-vendor-registration.page. Once on that page, please make a selection from the first three links highlighted in red: New suppliers for those who have never registered with iSupplier, current NYCHA suppliers and vendors for those who have supplied goods or services to NYCHA in the past but never requested a login ID for iSupplier, and Login for registered suppliers if you already have an iSupplier ID and password. Once you are logged into iSupplier, select "Sourcing Supplier," then "Sourcing" followed by "Sourcing Homepage" and then reference the applicable RFQ PIN/solicitation number.

Suppliers electing to obtain a non-electronic paper document will be subject to a \$25 non-refundable fee; payable to NYCHA by USPS-Money Order/Certified Check only for each set of RFQ documents

requested. Remit payment to NYCHA Finance Department, at 90 Church Street, 6th Floor; obtain receipt and present it to the Supply Management Procurement Group; RFQ package will be generated at the time of request.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor prequalification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.

Housing Authority, 90 Church Street, 6th Floor, New York, NY 10007. Mimose Julien (212) 306-8141; Fax: (212) 306-5109; mimose.julien@nycha.nyc.gov

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NYC HEALTH + HOSPITALS

CONTRACT SERVICES

■ SOLICITATION

Construction / Construction Services

JOB ORDER CONTRACT - VARIOUS JOC-1 CONTRACTS - Competitive Sealed Bids - PIN#18-JOC-1 - Due 4-3-18 at 1:30 P.M.

NYC Health and Hospitals Various Locations, Job Order Contract, New York, NY. Bid Document Fee \$40/Set (Check or Money Order) Non-Refundable. All contracts are subject to H plus H Project Labor Agreement. These are single contracts and must be bid on separately.

Contract - 18-JOC-HV1 (HVAC) NOT TO EXCEED 10M Contract - 18-JOC-EL1 (ELEC) NOT TO EXCEED 10M Contract - 18-JOC-PL-1 (PLMB) NOT TO EXCEED 2M Contract - 18-JOC-HM-1 (HZMAT) NOT TO EXCEED 2M

Mandatory Pre-Bid Meetings are scheduled for Wednesday, March 7, 2018, at 11:00 A.M., and Wednesday, March 7, 2018, at 2:00 P.M., at 55 Water Street, Conference Room 25-069, 25th Floor, New York, NY. All Bidders must attend on one of these Mandatory meetings.

Technical Questions must be submitted in writing by mail. No later than five (5) Calendar days after Pre-Bid Meetings.

Requires Trade Licenses (Where Applicable). Under Article 15A of The State of New York, the above MBE 20 percent and WBE 10 percent Goals apply to each Contract respectively. These goals apply to any bid submitted of \$100,000 or more. Bidders not complying with these terms may have their bids declared Non-Responsive.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor prequalification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.

NYC Health + Hospitals, 55 Water Street, 25th Floor, New York, NY 10041. Clifton Mc Laughlin (212) 442-3658; Fax: (212) 442-3741; mclaughc@nychhc.org

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PARKS AND RECREATION

■ VENDOR LIST

Construction Related Services

PREQUALIFIED VENDOR LIST: GENERAL CONSTRUCTION, NON-COMPLEX GENERAL CONSTRUCTION SITE WORK ASSOCIATED WITH NEW YORK CITY DEPARTMENT OF PARKS AND RECREATION ("DPR" AND/OR "PARKS") PARKS AND PLAYGROUNDS CONSTRUCTION AND RECONSTRUCTION PROJECTS.

DPR is seeking to evaluate and pre-qualify a list of general contractors (a "PQL") exclusively to conduct non-complex general construction site work involving the construction and reconstruction of DPR parks and playgrounds projects not exceeding \$3 million per contract ("General Construction").

By establishing contractor's qualification and experience in advance, DPR will have a pool of competent contractors from which it can draw to promptly and effectively reconstruct and construct its parks, playgrounds, beaches, gardens and green-streets. DPR will select contractors from the General Construction PQL for non-complex general construction site work of up to \$3,000,000.00 per contract, through the use of a Competitive Sealed Bid solicited from the PQL generated from this RFQ.

The vendors selected for inclusion in the General Construction PQL will be invited to participate in the NYC Construction Mentorship. NYC Construction Mentorship focuses on increasing the use of small

NYC contracts, and winning larger contracts with larger values. Firms participating in NYC Construction Mentorship will have the opportunity to take management classes and receive on-the-job training provided by a construction management firm.

DPR will only consider applications for this General Construction PQL from contractors who meet any one of the following criteria:

- The submitting entity must be a Certified Minority/Woman Business enterprise (M/WBE)*;
- 2) The submitting entity must be a registered joint venture or have a valid legal agreement as a joint venture, with at least one of the entities in the joint venture being a certified M/WBE*;
- 3) The submitting entity must indicate a commitment to sub-contract no less than 50 percent of any awarded job to a certified M/WBE for every work order awarded.

* Firms that are in the process of becoming a New York City-Certified M/WBE, may submit a PQL application and submit a M/WBE Acknowledgement Letter, which states the Department of Small Business Services has begun the Certification process.

Application documents may also be obtained online at: http://a856-internet.nyc.gov/nycvendoronline/home.asap.; or http://www.nycgovparks.org/opportunities/business.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor prequalification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.

Parks and Recreation, Olmsted Center Annex, Flushing Meadows— Corona Park, Flushing, NY 11368. Alicia H. Williams (718) 760-6925; Fax: (718) 760-6885; dmwbe.capital@parks.nyc.gov

j2-d31

CONTRACTS

■ SOLICITATION

Construction / Construction Services

CONSTRUCTION OF GREENSTREETS AND RAIN GARDENS - Competitive Sealed Bids - PIN#XG-413M - Due 3-14-18 at $10:30~\rm{A.M.}$

The Construction of Green Streets and Rain Gardens Designed for Capturing Stormwater, Borough of the Bronx. E-Pin#:84618B0078

This procurement is subject to participation goals for MBEs and/or WBEs as required by Local Law 1 of 2013.

This Contract is Grant Funded: GIGP

Bid Security: Bid Deposit in the amount of 5 percent of Bid Amount or Bid Bond in the amount of 10 percent of Bid Amount.

The Cost Estimate Range: Less than \$1,000,000.00.

To request the Plan Holder's List, please call the Blue Print Room at (718) 760-6576.

Bid documents are available for a fee of \$25.00 in the Blueprint Room, Room #64, Olmsted Center, from 8:00 A.M. to 3:00 P.M. The fee is payable by company check or money order to the City of New York, Parks and Recreation. A separate check/money order is required for each project. The company name, address and telephone number as well as the project contract number must appear on the check/money order. Bidders should ensure that the correct company name, address, telephone and fax numbers are submitted by your company/messenger service when picking up bid documents.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor prequalification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.

specified above.

Parks and Recreation, Olmsted Center, Room 64, Flushing Meadows-Corona Park, Flushing, NY 11368. Susana Hersh (718) 760-6855; susana.hersh@parks.nyc.gov

◆ f20

REVENUE

■ SOLICITATION

Goods and Services

DEVELOPMENT, OPERATION, AND MAINTENANCE OF A SPORTS AND RECREATIONAL FACILITY AT QUEENSBORO OVAL, MANHATTAN - Competitive Sealed Proposals - Judgment required in evaluating proposals - PIN#M70-O-2017 - Due 3-23-18 at 3:00 P.M.

In accordance with Section 1-13 of the Concession Rules of the City of New York, the New York City Department of Parks and Recreation ("Parks") is issuing, as of the date of this notice, a significant Request

for Proposals ("RFP") for the development, operation, and maintenance of a sports and recreational facility at Queensboro Oval, Manhattan.

There will be a recommended proposer meeting and site tour on Thursday, March 1, 2018, at 11:00 A.M. We will be meeting at the proposed concession site (Block # 1454 and Lot # 1), which is located at 488 East 60th Street, New York, NY 10022. We will be meeting in front of the existing tennis bubble entrance, near the corner of York Avenue and 59th Street. If you are considering responding to this RFP, please make every effort to attend this recommended meeting and site tour. All proposals submitted in response to this RFP must be submitted no later than Friday, March 23, 2018, at 3:00 P.M.

Hard copies of the RFP can be obtained, at no cost, commencing on Friday, February 16, 2018 through Friday, March 23, 2018, between the hours of 9:00 A.M. and 5:00 P.M., excluding weekends and holidays, at the Revenue Division of the New York City Department of Parks and Recreation, which is located at 830 Fifth Avenue, Room 407, New York, NY 10065

The RFP is also available for download, on Friday, February 16, 2018 through Friday, March 23, 2018, on Parks' website. To download the RFP, visit http://www.nyc.gov/parks/businessopportunities and click on the "Concessions Opportunities at Parks" link. Once you have logged in, click on the "download" link that appears adjacent to the RFP's description.

For more information or to request to receive a copy of the RFP by mail, prospective proposers may contact Darryl Milton, Project Manager, at (212) 360-3490 or at darryl.milton@parks.nyc.gov.

TELECOMMUNICATION DEVICE FOR THE DEAF (TDD) (212) 504-4115.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor prequalification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.

Parks and Recreation, The Arsenal, Central Park, 830 Fifth Avenue, Room 407, New York, NY 10065. Darryl Milton (212) 360-3490; Fax: (917) 849-6437; darryl.milton@parks.nyc.gov

Accessibility questions: Darryl Milton (212) 360-3490, darryl.milton@parks.nyc.gov, by: Friday, March 23, 2018, 9:00 A.M.



f16-m2

 $Services\ (other\ than\ human\ services)$

DEVELOPMENT, OPERATION, AND MAINTENANCE OF A FOOD SERVICE FACILITY AT VILLAGE HALL IN TAPPEN PARK, STATEN ISLAND - Competitive Sealed Proposals - Judgment required in evaluating proposals - PIN#R28 - R - Due 3-19-18 at 3:00 P.M.

In accordance with Section 1-13 of the Concession Rules of the City of New York, the New York City Department of Parks and Recreation ("Parks") is issuing, as of the date of this notice a significant Request for Proposals ("RFP") for the development, operation, and maintenance of a food service facility at Village Hall in Tappen Park, Staten Island.

There will be a recommended proposer site tour on Wednesday, February 28, 2018, at 4:00 P.M. We will be meeting at the proposed concession site (Block #523 and Lot #1), which is located at 111 Canal Street, Staten Island. We will be meeting in front of 111 Canal Street. If you are considering responding to this RFP, please make every effort to attend this recommended meeting. All proposals submitted in response to this RFP must be submitted no later than Monday, March 19, 2018, at 3:00 P.M.

Hard copies of the RFP can be obtained, at no cost, commencing on Monday, February 12, 2018 through Monday, March 19, 2018, between the hours of 9:00 A.M. and 5:00 P.M., excluding weekends and holidays, at the Revenue Division of the New York City Department of Parks and Recreation, which is located at 830 Fifth Avenue, Room 407, New York, NY 10065.

The RFP is also available for download, on Monday, February 12, 2018 through Monday, March 19, 2018, on Parks' website. To download the RFP, visit http://www.nyc.gov/parks/businessopportunities and click on the "Concessions Opportunities at Parks" link. Once you have logged in, click on the "download" link that appears adjacent to the RFP's description.

For more information or to request to receive a copy of the RFP by mail, prospective proposers may contact Darryl Milton, Project Manager, at (212) 360-3490 or at darryl.milton@parks.nyc.gov.

TELECOMMUNICATION DEVICE FOR THE DEAF (TDD) (212) 504-4115.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor prequalification and other forms; specifications/blueprints; other

information; and for opening and reading of bids at date and time specified above.

Parks and Recreation, The Arsenal, Central Park, 830 Fifth Avenue, Room 407, New York, NY 10065. Darryl Milton (212) 360-3490; Fax: (917) 849-6437; darryl.milton@parks.nyc.gov



f12-26

DEVELOPMENT, OPERATION, AND MAINTENANCE, OF A YEAR-ROUND TENNIS OR SPORTS FACILITY - Competitive Sealed Proposals - Judgment required in evaluating proposals - PIN#R30-IT-2018 - Due 3-28-18 at 3:00 P.M.

In accordance with Section 1-13 of the Concession Rules of the City of New York, the New York City Department of Parks and Recreation ("Parks") is issuing, as of the date of this notice, a significant Request for Proposals ("RFP") for the development, operation, and maintenance, of a year-round tennis or sports facility at the Willowbrook Park in Staten Island.

There will be a recommended proposer meeting and site tour on Wednesday, February 28th, 2018, at 12:00 P.M. We will be meeting at the proposed concession site (Block #2030 and Lot #155), which is located in Willowbrook Park between Richmond and Eton Place, Staten Island, NY 10314. If you are considering responding to this RFP, please make every effort to attend this recommended proposer meeting and site tour. All proposals submitted in response to this RFP must be submitted no later than Wednesday, March 28th, 2018, at 3:00 P.M.

Hard copies of the RFP can be obtained, at no cost, commencing on Friday, February 16, 2018 through Wednesday, March 28th, 2018, between the hours of 9:00 A.M. and 5:00 P.M., excluding weekends and holidays, at the Revenue Division of the New York City Department of Parks and Recreation, which is located at 830 Fifth Avenue, Room 407, New York, NY 10065.

The RFP is also available for download, on Friday, February 16th, 2018 through Wednesday, March 28th, 2018, on Parks' website. To download the RFP, visit http://www.nyc.gov/parks/businessopportunities and click on the "Concessions Opportunities at Parks" link. Once you have logged in, click on the "download" link that appears adjacent to the RFP's description.

For more information or to request to receive a copy of the RFP by mail, prospective proposers may contact Angel Williams, Project Manager, at (212) 360-3495 or at Angel. Williams@parks.nyc.gov.

TELECOMMUNICATION DEVICE FOR THE DEAF (TDD) (212) 504-4115.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor prequalification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.

Parks and Recreation, The Arsenal, Central Park, 830 Fifth Avenue, Room 407, New York, NY 10065. Angel Williams (212) 360-3495; Fax: (917) 849-6627; angel.williams@parks.nyc.gov

f16-m2

SMALL BUSINESS SERVICES

PROCUREMENT

■ INTENT TO AWARD

Human Services/Client Services

UPPER MANHATTAN WORKFORCE1 CAREER CENTER - Negotiated Acquisition - Other - PIN#80115X0003CNVN001 - Due 2-26-18 at 3:00 P.M.

The NYC Department of Small Business Services intends to negotiate with Educational Data Systems Inc., to provide workforce development services at the Upper Manhattan Workforce1 Career Center. This negotiated acquisition extension is to prevent any interruption in services at the Upper Manhattan Workforce1 Career Center and continue to provide services at this Career center until the current RFP solicitation for Workforce1 Career Centers is completed and awarded. The vendor will continue to provide the services in its current contract for an additional three (3) months.

Please indicate your interest and qualifications by letter sent via postal mail, which must be received no later than February 26, 2018, at 3:00 P.M., to Mr. Daryl Williams, Agency Chief Contracting Officer, NYC Department of Small Business Services, 110 William Street, 7th Floor, New York, NY 10038.

The proposed contractor has been selected by means of Negotiated Acquisition, pursuant to Section 3-04(b)(2)(iii) of the Procurement Policy Board Rules.

Use the following address unless otherwise specified in notice, to

secure, examine or submit bid/proposal documents, vendor prequalification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.

Small Business Services, 110 William Street, 7th Floor, New York, NY 10038. John Gioberti (212) 618-6727; jgioberti@sbs.nyc.gov

f16-23

STATEN ISLAND WORKFORCE1 CAREER CENTER - Negotiated Acquisition - Other - PIN#80111P0009005N001 - Due 2-26-18 at 3:00 P.M.

The NYC Department of Small Business Services intends to negotiate with Educational Data Systems Inc., to provide workforce development services at the Staten Island Workforce1 Career Center. This negotiated acquisition extension is to prevent any interruption in services at the Staten Island Workforce1 Career Center and continue to provide services at this Career center until the current RFP solicitation for Workforce1 Career Centers is completed and awarded. The vendor will continue to provide the services in its current contract for an additional three (3) months.

Please indicate your interest and qualifications by letter sent via postal mail, which must be received no later than February 26, 2018, at 3:00 P.M., to Mr. Daryl Williams, Agency Chief Contracting Officer, NYC Department of Small Business Services, 110 William Street, 7th Floor, New York, NY 10038.

The proposed contractor has been selected by means of Negotiated Acquisition, pursuant to Section 3-04(b)(2)(iii) of the Procurement Policy Board Rules.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor prequalification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.

Šmall Business Services, 110 William Street, 7th Floor, New York, NY 10038. John Gioberti (212) 618-6727; jgioberti@sbs.nyc.gov

f16-23

TRANSPORTATION

ADMINISTRATION

■ INTENT TO AWARD

Construction Related Services

INSTALLATION SERVICES FOR AFTERMARKET SAFETY DEVICES (ASD) AND ROADSIDE SAFETY UNITS (RSU).

- Negotiated Acquisition - Available only from a single source - PIN#84117MBAD235 - Due 2-28-18 at 2:00 P.M.

The New York City Department of Transportation (NYCDOT) intends to enter into negotiated acquisition agreements with Verifone and Creative Mobile Technologies, to procure installation, removal and reinstallation services for Aftermarket Safety Devices (ASD) and Roadside Safety Units (RSU). NYCDOT is participating in the Connected Vehicle (CV) Pilot Program in partnership with the United States DOT ("USDOT") Federal Highway Administration. NYCDOT intends to test safety technology in New York City ("NYC") by deploying connected vehicle technology in several vehicle fleets and at selected NYC locations.

The Agency Chief Contracting Officer's office determined, in accordance with Section 3-04(d) of the Procurement Policy Board Rules, that it is not practicable and/or advantageous to award a contract by competitive sealed bidding or competitive sealed proposals because there are a limited number of vendors available and able to provide the maintenance support and associated configuration and consulting services.

Vendors may express interest in providing this service in the future by contacting Nicola Rahman, New York City Department of Transportation, Agency Chief Contracting Officer's Office, 55 Water Street, 8th Floor, New York, NY 10041, nrahman@dot.nyc.gov or (212) 839-8167, no later than February 28, 2018, at 2:00 P.M.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor prequalification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.

Transportation, Agency Chief Contracting Officer's Office, 55 Water Street, 8th Floor, New York, NY 10041, Nicola (212) 839-8167.

TRIBOROUGH BRIDGE AND TUNNEL AUTHORITY

■ SOLICITATION

Construction / Construction Services

DESIGN/BUILD SERVICES FOR VENTILATION SYSTEM REHAB AND FIXED FIRE SUPPRESSIONS SYSTEM PROTOTYPE AT THE HUGH L. CAREY TUNNEL - Competitive Sealed Proposals - Judgment required in evaluating proposals - PIN#HC0700000000 - Due 3-29-18 at 3:30 P.M.

An informational meeting will be held on 3/9/18, at 10:00 A.M., please make reservations by contacting Brian Walsh, at bwalsh@mtabt.org no later than NOON the preceding work day. Visit www.mta.info for further information.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor prequalification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.

Triborough Bridge and Tunnel Authority, 2 Broadway, New York, NY 10004. Victoria Warren (646) 252-7092; Fax: (646) 252-7077; vprocure@mtabt.org

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AGENCY RULES

TAXI AND LIMOUSINE COMMISSION

■ NOTICE

Notice of Public Hearing and Opportunity to Comment on Proposed Rules

What are we proposing? The New York City Taxi and Limousine Commission (TLC) is proposing to amend its rules governing the technology systems required to be in taxicabs and street hail liveries. TLC is proposing to combine the requirements for the two systems into one chapter and realign the requirements to focus on service standards instead of hardware standards.

When and where is the hearing? TLC will hold a public hearing on the proposed rule. The public hearing will take place at 10:00 A.M. on March 29, 2018. The hearing will be in the TLC Hearing Room at 33 Beaver Street, 19th Floor, New York, NY 10004.

How do I comment on the proposed rules? Anyone can comment on the proposed rules by:

- Website. You can submit comments to the TLC through the NYC rules website at http://rules.cityofnewyork.us.
- Email. You can email comments to tlcrules@tlc.nyc.gov.
- Mail. You can mail comments to New York City Taxi and Limousine Commission, Office of Legal Affairs, 33 Beaver Street, 22nd Floor, New York, NY 10004.
- Fax. You can fax comments to the TLC at (212) 676-1102.
- By speaking at the hearing. Anyone who wants to comment on the proposed rule at the public hearing must sign up to speak. You can sign up before the hearing by calling (212) 676-1135. You can also sign up in the hearing room before the hearing begins on March 29, 2018. You can speak for up to three minutes.

Is there a deadline to submit comments? Yes, you must submit written comments by March 29, 2018.

What if I need assistance to participate in the hearing? You must tell the Office of Legal Affairs if you need a reasonable accommodation of a disability at the hearing. You must tell us if you need a sign language interpreter. You can tell us by mail at the address given above. You may also tell us by telephone at (212) 676-1055. Advance notice is requested to allow sufficient time to arrange the accommodation. Please tell us by March 23, 2018.

This location has the following accessibility option(s) available:

The hearing room is wheelchair accessible and CART will be provided in the hearing room.

Can I review the comments made on the proposed rules? You can review the comments made online on the proposed rules by going to the website at http://rules.cityofnewyork.us/. A few days after the hearing, copies of all comments submitted online, copies of all written comments, and a summary of oral comments concerning the proposed rule will be available to the public at the Office of Legal Affairs.

What authorizes TLC to make this rule? Sections 1043 and 2303 of the City Charter and Section 19-511 of the New York City Administrative Code authorize TLC to make this proposed rule.

Where can I find the TLC's rules? The TLC's rules are in Title 35 of the Rules of the City of New York.

What laws govern the rulemaking process? TLC must meet the requirements of Section 1043 of the City Charter when creating or changing rules. This notice is made according to the requirements of Section 1043 of the City Charter.

Statement of Basis and Purpose

The New York City Taxi and Limousine Commission's (TLC) mission is to ensure that New Yorkers and visitors to the City have access to taxicabs, car services, and commuter van services that are safe, efficient, available throughout the City, and provide a good passenger experience. The purpose of the proposed rules is to update in-vehicle technology requirements that currently apply to yellow and green taxis so that they reflect advances since 2009, when they were first issued. As technology and consumer preferences evolve, the TLC will remain neutral on the specific technology employed and will focus on service outcomes rather than the mechanics of how services are provided. This approach will allow the industry to adopt the newest advances in technologies. Accordingly, the proposed rules reflect a shift from equipment mandates to functional requirements that provide the flexibility necessary for the development of modern, cost-effective solutions.

The TLC requires all Taxicabs and Street Hail Liveries to be equipped with technology that allows passengers to pay for the fare using a credit card, automatically records trips, enables the TLC to communicate with drivers, and provides a monitor in the back seat to display information and content to passengers. Currently, these requirements are contained in two separate rule chapters: Chapter 75 governing Taxicab Technology Systems (TPEPs) and Chapter 83 governing Street Hail Livery Technology Systems (LPEPs). Additionally, the bulk of the technical requirements that these systems must meet are hardware specifications, which have been in place for over a decade.

In May 2016 the TLC began the Alternative Technology Pilot, a pilot program that waived certain rules, allowing taxis to be outfitted with new TPEPs that did not conform exactly to the specifications in Chapter 75, as well as digital GPS taximeters which, prior to the pilot, had not previously been approved in New York State. The pilot ran for one year. The pilot's two participants were able to provide core service functions and consumer protections using newer technologies without all of the hardware required by TLC Rules.

Informed by this experience, and in order to simplify and update the requirements surrounding Taxicab and Street Hail Livery Technology Systems, the TLC is proposing to merge the two existing TPEP and LPEP chapters into one chapter governing Technology Systems. The proposed new chapter would reframe the requirements, mandating that each technology system be capable of providing specific functions rather than, as is the current model, dictating specific hardware.

One License. Under the proposed rules, a Technology Service Provider must obtain only one license to provide Technology Systems in both Taxicabs and Street Hail Liveries, making the application review process faster and more efficient.

Functionality Requirements.

In order to give developers and providers more flexibility in what they offer customers, TLC is proposing to eliminate the hardware requirements for Technology Systems and instead require specific functionality. For example, under these proposed rules a Driver Information Monitor and a Passenger Information Monitor will no longer be specifically required. Instead, a Technology System Provider is free to design any system as long as it provides the required core functions. If, for example, a Technology Service Provider opts to put a screen in the back, the functionality requirement will be that the screen must be off unless a passenger chooses to turn it on. Additionally, these proposed rules would require that systems provide the following core functions:

- Collect and transmit trip data, authenticate drivers, and accept credit card payment
- Accept and display E-Hail requests from licensed E-Hail Providers
- Accessibility to all approved E-Hail Providers via an open application programming interface ("API")

Taximeter Updates. In addition to updating the Technology System requirements, these proposed rules also update the taximeter requirements to allow for taximeters that are not hardwired to the veĥicle.

In order for software-based taximeters ("soft meters") to be used during TLC's Alternative Technology Pilot, they first had to be approved by the New York State Department of Agriculture. Working with TLC, the Department of Agriculture initially gave temporary approval for soft meters to be used in the pilot only. However the Department of Agriculture has since begun issuing certificates of approval to allow soft meters to be used throughout the state.

TLC proposes to update its rules to remove requirements that would otherwise prohibit software-based taximeters in taxicabs and to require notification to the TLC whenever a taximeter's metrological system or software is updated.

The Commission's authority for these rules is found in Section 2303 of the New York City Charter and Sections 19-503 and 19-511 of the Administrative Code.

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

Section 1. The definitions of the terms "E-Hail Application or E-Hail Section 1. The definitions of the terms "E-Hail Application or E-Hail App," "E-Payment," "Fit to Hold a License or Fit to be an Authorized TPEP Provider," "Hardware," and "Trip Data," as set forth in Section 51-03 of Title 35 of the Rules of the City of New York are amended, the definitions of the terms "Automatic Vehicle Location System or AVL," "Authorized TPEP Provider," "Core Services," "Passenger Information Monitor or PIM," "Street Hail Livery Technology System or LPEP," "Street Hail Livery Technology System Provider or LPEP Provider," "Taxicab Technology Service Provider (or TPEP Provider)," and "Taxicab Technology System (or TPEP)" are DELETED, and new and "Taxicab Technology System (or TPEP)" are DELETED, and new definitions of the terms "Technology System," and "Technology System Provider" are added, in alphabetical order, to read as follows:

[Automatic Vehicle Location System or AVL refers to an electronic device incorporated into a Taxicab Technology System (TPEP) Street Hail Livery Technology System (LPEP) that accurately determines the geographic location, direction and positioning of a Taxicab or Street Hail Livery and records and transmits such information. An AVL may include, but is not limited to, a global positioning system (GPS). An AVL shall not be capable of being used as an Electronic Communications Device.]

[Authorized TPEP Provider is an individual or Business Entity authorized by the Commission, pursuant to Chapter 75 of these Rules, to sell, lease, make available for use, install, service, and repair Taxicab Technology Systems in Medallion Taxicabs.

[Core Services. The core services provided by a Taxicab Technology System (TPEP) or Street Hail Livery Technology System (LPEP) as set forth in the definition thereof and as more fully described in §75-25 and §83-31 of these Rules.]

E-Hail Application or E-Hail App. A Software program licensed by the TLC under Chapter 78 residing on a smartphone or other electronic device and integrated with the [TPEP or LPEP] <u>Technology</u> System which performs one or more of the following functions:

- allows a passenger to identify the location(s) of available Taxicabs or Street Hail Liveries in a given area and allows a Taxicab or Street Hail Livery Driver to identify the location of a passenger who is currently ready to travel;
- allows a passenger to hail a Taxicab or Street Hail Livery via the electronic device;
- allows a Taxicab or Street Hail Livery Driver to receive a hail request from such a passenger if the application provides for connecting a passenger to a Taxicab or Street Hail Livery Driver; or
- E-Payment.

E-Payment. A feature of a licensed E-Hail App that

- Allows passengers to pay for Taxicab or Street Hail Livery fares through the E-Hail App;
- Is limited to fare, tip, tolls, and any fee charged to the passenger by the E-Hail App; and Integrates with the [TPEP or LPEP] Technology System and meets all security standards as established in [§75-25,] §66-24 and §78-21[, and §83-31] of these Rules.

E-Payment does not include payments through Digital Wallet Applications which pass payment data to [TPEP or LPEP] the Technology System, do not receive fare information from [TPEP or LPEP] the Technology System, and do not modify or edit the amount to

Fit to Hold a License [or Fit to be an Authorized TPEP Provider] means

• The Applicant[, Authorized TPEP Provider,] or Licensee meets and will continue to meet all of the qualifications for the License [or

- Authorization] sought or held as established by applicable Rules
- The Applicant[, Authorized TPEP Provider,] or Licensee is of good moral character.
- The Applicant[, Authorized TPEP Provider,] or Licensee has been and will be candid and forthcoming with the Commission and honest in dealing with the public.
 The Applicant[, Authorized TPEP Provider,] or Licensee has
- reliably complied with and will reliably comply with all of the rules and laws associated with holding the particular TLC License [or Authorization].
- Where an Applicant has engaged in conduct that resulted or could have resulted in the suspension or revocation of a TLC License for Authorization], the Applicant shows that he or she will not engage in similar conduct in the future.

Hardware. Equipment or machinery, together with all associated components, media, firmware and other embedded software and instructions provided, operated or maintained in connection with the functioning of a [Taxicab] Technology System [(TPEP) or Street Hail Livery Technology System (LPEP)].

[Passenger Information Monitor or PIM. The interactive, audiovisual device that is a component of the Taxicab Technology System (TPEP) and Street Hail Livery Technology System (LPEP) and that has the features described in \$75-25(d) or \$83-31 (d)(3) of these Rules.]

[Street Hail Livery Technology System or LPEP is an integrated system of Hardware and Software that complies with the technical requirements set forth in §83-31 of these Rules, and provides the following five Core Services in Street Hail Liveries:

- (1) Credit, debit and prepaid card payment;
- (2) Text messaging;
- (3) Trip Data collection and transmission;
- (4) Passenger Information Monitor, screen, or other credit/debit card device; and
- (5) Automatic Vehicle Location System and location services.]

Street Hail Livery Technology System Provider or LPEP **Provider.** An individual or Business Entity licensed by the Commission, pursuant to Chapter 83 to sell, lease, make available for use, install, service and repair Street Hail Livery Technology Systems.]

Taxicab Technology Service Provider (or TPEP Provider) means a vendor who has been authorized by the Commission to install and maintain the Taxicab Technology System in Taxicabs.]

[Taxicab Technology System (or TPEP) is an integrated system of Hardware and Software that complies with the technical requirements set forth in §75-25 of these Rules and provides the following core services to Taxicabs:

- Credit, debit and prepaid card payment;
- Text messaging;
- Trip data collection and transmission;
- Data transmission by means of the passenger information monitor; and
- Automatic Vehicle Location System and location services.]

Technology System is an integrated system of Hardware and Software installed in a Taxicab or Street Hail Livery that complies with the technical requirements set forth in §66-24 of these Rules.

Technology System Provider means a vendor who has been licensed by the Commission to install and maintain Technology Systems in Taxicabs and Street Hail Liveries.

Trip Data is the data that is required to be collected and transmitted by a [(1) Taxicab] Technology System including those items described in §75-25(c)] §66-24(f) of these Rules[; and (2) Street Hail Livery Technology System including those items described in §83-31 (c)(2) of these Rules].

Section 2. Subdivision (d) of Section 53-03 of Title 35 of the Rules of the City of New York is amended to read as follows:

 ${\it Dispatch \ Equipment}. \ {\it The "Dispatch \ Equipment"} \ is \ the$ communications equipment provided by the Accessible Taxi Dispatcher or an acceptable interface with the [Taxicab] Technology System [and the Street Hail Livery Technology System, that allows Approved Drivers operating Accessible Vehicles to receive dispatches from the Accessible Taxi Dispatcher.

Section 3. Paragraph (4) of Subdivision (c) of Section 53-06 of Title 35 of the Rules of the City of New York is amended to read as follows:

> Log onto the Dispatch Equipment any time either or both of the taximeter and the [Taxicab] Technology System [or the Street Hail Livery Technology System are] is on or engaged.

Section 4. Paragraph (2) of Subdivision (d) of Section 58-12 of Title 35 of the Rules of the City of New York is amended to read as follows:

- (2) Exceptions. An Owner can permit a person who does not possess a TLC Driver License to drive the vehicle only when all of the following limited circumstances are met:
 - The vehicle is being driven to or from the Commission's centralized Taxicab inspection facility or a repair facility;
 - (ii) The driver has entered the appropriate off duty code in [TPEP] the Technology System;
 - (iii) A current Trip Record (written or electronically printed out) is in the Taxicab, indicating the vehicle is "Off-Duty" and why;
 - (iv) The rear doors are locked;
 - (v) The person driving the vehicle is licensed to drive a motor vehicle.

§58-12(d)(2)	Fine: \$400 and/or suspension up to 30 days	Appearance REQUIRED
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Section 5. Paragraph (2) of Subdivision (a) of Section 58-16 of Title 35 of the Rules of the City of New York is amended to read as follows:

- (2) Commercial Advertising and Commercial Sponsorships on the Back of Taximeter Receipts.
 - Commercial advertising and commercial sponsorships may be printed on the back of receipts produced by a taximeter.
 - (ii) Any such advertising and sponsorships appearing on a receipt must comply with the commercial advertising and commercial sponsorship standards that apply to <u>Passenger-facing</u> content [on the Passenger Information Monitor of a Taxicab Technology System] as set forth in [§75-25(d)(4)] §66-24(g)(3) of these Rules.
 - (iii) Any such advertising and sponsorships appearing on a receipt must not interfere with the readability of the fare information on the face of the receipt.

Section 6. Subparagraphs (viii) and (xi) of Paragraph (5) of Subdivision (c) of Section 58-21 of Title 35 of the Rules of the City of New York are amended to read as follows:

- (viii) In addition to these charges, an Owner can deduct from credit card receipts payable to the Driver amounts collected by the [TPEP] <u>Technology</u> <u>System</u> Provider, pursuant to the [TPEP] <u>Technology System</u> Provider's authorization by the Commission, provided that
 - such amounts are provided by rule of the Commission; and
 - B. such amounts are timely remitted to the Owner's [TPEP] <u>Technology System</u> Provider or other recipient as approved by the TLC.

§58-21(c)(5) (viii)(B)	Fine: \$1,000 and suspension until compliance	Appearance REQUIRED
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- (xi) Credit Card Processing Surcharge for Leases entered into, pursuant to 58-21(c)(1), 58-21(c)(2), 58-21(c)(3), or 58-21(c)(4) of these Rules:
 - A. For daily leases under 58-21(c)(1) and 58-21(c) (2), an Owner of a Taxicab can charge a \$11 surcharge per shift for credit card processing.
 - B. For weekly leases under 58-21(c)(1) and 58-21(c) (2), an Owner of a Taxicab can charge a \$66 surcharge per week for credit card processing.
 - C. For leases under 58-21(c)(3) and 58-21(c)(4), an Owner of a Taxicab can charge a \$132 surcharge per week for credit card processing.
 - D. Beginning on January 1, 2013, each June and December, the TLC will review the [TPEP systems'] Technology System's data to determine average credit card usage per shift. The TLC will review only the data for shifts at least seven hours long. Payments made by credit card shall be the entire amount paid by the passenger, as determined from the [TPEP] Technology System records reviewed. If, under this review, the amount of the average credit card usage per daily shift exceeds \$200, the TLC will propose and support:

a rule seeking an adjustment to the Credit Card Surcharge for daily leases under 58-21(c) (1), 58-21(c)(2), 58-21(c)(3) and 58-21(c)(4) so that it is equivalent to 5% of the average credit card usage per shift for the preceding four months, rounded to the nearest whole dollar;

a rule seeking a similar adjustment to the Credit Card Surcharge for weekly leases under 58-21(c)(1) and 58-21(c)(2) by multiplying the per shift surcharge by six; and

a rule seeking a similar adjustment to the Credit Card Surcharge for Medallion-only and Medallion and Vehicle leases under 58-21(c)(3) and 58-21(c)(4) by multiplying the shift rate surcharge by twelve.

For example, if the average credit card usage per shift, using the criteria set forth above, is \$200, the per shift surcharge shall be \$10 (\$60 per week, \$120 per week for a lease under 58-21(c)(3) and (4)). If the average credit card usage per shift is \$240, the per shift surcharge shall be \$12 (\$72 per week, \$144 per week for a lease under 58-21(c)(3) and (4)).

- E. Upon enactment of any rule that changes the Credit Card Surcharge, the TLC will issue an industry notice setting forth the new Credit Card Surcharge.
- F. Notwithstanding the results of the review(s) above, the TLC will not adjust, propose, or seek an adjustment to Credit Card Surcharges to any amount less than \$10 for any daily lease entered into, pursuant to 58-21(c)(1), 58-21(c) (2), or less than \$60 for any weekly lease entered into, pursuant to 58-21(c)(1), 58-21(c) (2), or less than \$120 for any lease entered into pursuant 58-21(c)(3) and 58-21(c)(4), irrespective of the average credit card usage per shift.

Section 7. Paragraphs (1), (2), and (5) of Subdivision (f) of Section 58-21 of Title 35 of the Rules of the City of New York are amended to read as follows:

- (f) Non-Cash Payments.
 - (1) For any lease of a Taxicab (vehicle and Medallion) under Paragraph 58- 21(c)(1) or 58-21(c)(2), an Owner (or Owner's Agent) must pay a Driver, on a daily basis, the total amount of all non-cash payments, including E-Payments through [TPEP] the Technology System (if any), made during the Driver's shift, less the Taxicab Improvement Surcharge payable to the Taxicab Improvement Fund as set forth in Section 58-16. Drivers leasing a Taxicab on a weekly basis under 58-21(c)(1)(i)E, 58-21(c)(1)(i)F, 58-21(c)(2)(i)E or 58-21(c)(2)(i)F may, at the Driver's discretion, be paid on a weekly basis. Payments to a Driver and access to these funds must be provided at no cost to the Driver.
 - (2) For any lease not described in Paragraph (1), an Owner (or Owner's Agent) must pay the Driver, on no less than a weekly basis, the total amount of all non-cash payments, including E-Payments through [TPEP] the Technology System (if any), made during that period, less the Taxicab Improvement Surcharge payable to the Taxicab Improvement Fund as set forth in Section 58-16. Payments to a Driver and access to these funds must be provided at no cost to the Driver.

(5) An Owner can deduct from credit card receipts payable to the Driver amounts retained by or payable to the [TPEP] <u>Technology System</u> Provider, [pursuant to the TPEP Provider's contract with the Commission,] provided that such amounts are provided for by [contract between the [TPEP] <u>Technology System</u> Provider and the Commission or by] rule of the Commission.

Section 8. Subdivision (b) of Section 58-22 of Title 35 of the Rules of the City of New York is amended to read as follows:

- (b) Form of Trip Record.
 - Trip Records must be collected and stored electronically, through the use of the [Taxicab] Technology System [(TPEP)].
 - (2) If the [TPEP] <u>Technology System</u> is inoperable, a written Trip Record must be kept during the 48-hour period the Taxicab is permitted to operate after timely notification of the malfunction. (See §58-41 of this Chapter)

Section 9. Paragraph (3) of Subdivision (h) of Section 58-26 of Title 35 of the Rules of the City of New York is amended to read as follows:

(3) An Owner or Agent who or which is collecting the credit card surcharge authorized by 58-21(c)(5)(xi) must ensure that a Driver is not charged any additional credit card charges, or must reimburse the driver for any such additional charges, including any credit card charges imposed on the driver by the [TPEP] Technology System Provider.

\$58-26(h) (3) Fine: \$500 Appearance NOT REQUIRED

Section 10. Paragraph (3) of Subdivision (j) of Section 58-26 of Title 35 of the Rules of the City of New York is amended to read as follows:

(3) The itemized fare amount charged to the Passenger must be automatically transmitted to the E-Hail Application from the [TPEP] <u>Technology System</u> or the Taximeter, and relevant payment data necessary to obtain a complete trip record must be transmitted from the E-Hail Application to the [TPEP] <u>Technology System</u>. Manual input of the fare by the Driver or any other person into the E-Hail Application is not permitted.

Section 11. Paragraphs (1) and (2) of Subdivision (f) of Section 58-32 of Title 35 of the Rules of the City of New York are amended to read as follows:

- (1) Industry signage/logos of all credit/debit cards accepted by the [Taxicab] Technology System, all of equal size[, shown in the information content on the passenger information monitor screen]; and
- (2) Advertising [in the information content] on the [passenger information monitor screen] <u>Technology System</u> as set forth below in the Taxicab Marking Specifications table (§58-32(i)) and in §67-15(d) of these Rules.

Section 12. Row (k) in the information box contained in Subdivision (i) of Section 58-32 of Title 35 of the Rules of the City of New York is amended to read as follows:

(k) Brand name of [passenger information monitor manufacturer or Taxicab] Technology Service Provider	On the bezel of the frame of the [passenger information monitor] <u>Technology System</u>	Not to exceed 11/4" in height and 4" in length
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Section 13. Subdivision (g) of Section 58-34 of Title 35 of the Rules of the City of New York is amended to read as follows:

- $(g) \quad \hbox{$E$-Hail Application Devices.}$
 - (1) A Taxicab may be equipped with or the Driver may utilize a device with an E-Hail Application installed. A Driver's use of an E-Hail Application is subject to the requirements of Subdivision 80-14(g) of these Rules except that a Driver may accept an E-Hail request with a single touch using preprogrammed buttons or using voice activation while the vehicle is in motion. Use of such device by a Driver is optional and an Owner cannot require a Driver to use an E-Hail Application. A Driver may use no more than one electronic device with an E-Hail Application, separate from [the Driver Information Monitor supplied as part of] the [TPEP] Technology System and/or a device provided for the Accessible Dispatch program.
 - (2) An Owner must not permit a Taxicab to be equipped with a device that allows a Driver to accept payment electronically other than:
 - (i) [TPEP] the Technology System, or
 - (ii) A device with a licensed E-Hail Application installed, which may only be used to process payment through the licensed E-Hail Application.
 - (3) The installation or mounting of any device with an E-Hail Application installed is subject to Commission approval. The installation or mounting of such device must not obstruct the Driver's view of the road, or the Driver or Passenger's view of the Taximeter. [If an owner permanently installs or mounts a device with an E-Hail Application installed, that device must be capable of running every E-Hail Application licensed by the Commission.]

\$58-34(g) Fine: \$350 if plead guilty before a hearing; \$500 if found guilty following a hearing.	Appearance NOT REQUIRED
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Section 14. Paragraphs (2), (3), and (6) of Subdivision (a) of Section 58-37 of Title 35 of the Rules of the City of New York are amended to read as follows:

(2) [It] The Taximeter's fare indicating mechanism must be affixed to the vehicle's dashboard so that it is clearly readable and visible to all passengers in the vehicle.

§58-37(a)(2)	Fine: \$50	Appearance NOT REQUIRED
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3) The Taximeter's serial number or software version number must be the same as that shown on the Rate Card assigned to the Taxicab; or entered on the Rate Card by a Licensed Taximeter shop.

§58-37(a)(3)	Fine: \$500	Appearance NOT REQUIRED
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* * *

(6) The wiring harness leading from the Taximeter to the speed sensor must [be of one piece construction with] <u>have</u> no <u>unapproved</u> intervening connectors, splices, "Y" connections, or direct or indirect interruptions or connections of any kind whatsoever.

§58-37(a)(6)	Fine: \$500	Appearance REQUIRED
		ILEQUILED

Section 15. Subdivisions (a), (c), and (e) of Section 58-39 of Title 35 of the Rules of the City of New York are amended to read as follows:

- (a) Unauthorized Tampering. Unless authorized by the Commission, no person will tamper with, alter, repair or attempt to repair any portion of the Taximeter system that would affect the operation of the Taximeter or the [Taxicab] Technology System, including, but not limited to:
 - (1) The Taximeter
 - (2) The [Taxicab] Technology System
 - (3) Any seal affixed to the Taxicab by a licensed Taximeter repair shop or other authorized facility
 - (4) Any cable connection, [or] cable system electrical wiring, or wireless connections
 - (5) The vehicle's mechanism or its tires

* * *

- (c) Owner's Defense. It will be an affirmative defense to a violation of this section that the Owner:
 - (1) Did not know of or participate in the alleged tampering of the Taximeter or [TPEP] <u>Technology System;</u> and
 - (2) Exercised due diligence to ensure that tampering with the Taximeter or [TPEP] <u>Technology System</u> does not occur. Examples of an Owner's due diligence include, but are not limited to:
 - (i) Clearly warning Drivers that if they violate the Taximeter or [TPEP] <u>Technology System</u> tampering rules, Owner will:
 - A. Immediately terminate any lease agreement Owner has with the Driver; and
 - B. Report the tampering violation to the Commission, which will result in the probable revocation of their TLC Driver License;
 - (ii) Including the warning against violating the Taximeter and [TPEP] <u>Technology System</u> tampering rules as a provision in any written lease agreement;
 - (iii) Stamping the warning against violating the Taximeter and [TPEP] <u>Technology System</u> tampering rules on any written Trip Records whenever paper Trip Records must be issued to one or more Taxicab Drivers;
 - (iv) Conducting periodic random comparisons of the odometer and the Taximeter mileage readings of a Taxicab to check for any inappropriate disparities;
 - (v) Conducting periodic random inspections of the Taximeter and the [TPEP system] <u>Technology System</u> in all the Owner's Taxicabs to detect any evidence of tampering; and
 - (vi) Having all of the Owner's Taxicabs inspected by a licensed Taximeter shop once every inspection cycle.

* * *

- (e) Inspections by Authorized Person.
 - (1) A Taxicab's Taximeter must be tested for accuracy over a measured mile course and its installation must be tested for compliance with the rules of the Commission.
 - (2) Only personnel authorized by the Commission can perform these tests.
 - (3) These two inspections must be completed and the results of the tests indicated on the Rate Card in each of the following circumstances:
 - (i) At least once every 12 months.

§58-39(e) (3) (i)	Fine: \$150 if plead guilty before a hearing; \$200 if found guilty following a hearing.	Appearance NOT REQUIRED
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(ii) Whenever a Taximeter is installed in a vehicle <u>or a</u>
Taximeter's metrological system is updated.

§58-39(e) (3) (ii)	Fine: \$100	Appearance NOT REQUIRED
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(iii) When the transmission or differential is altered, repaired or replaced

§58-39(e) (3) (iii)	Fine: \$50	Appearance NOT REQUIRED
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(iv) When a change is made in any other part of the Taxicab that can affect the Taximeter reading

\$58-39(e) (3) Fine: \$50 (iv)	Appearance NOT REQUIRED
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(v) At any other time required by the Commission

§58-39(e)(3)	Fine: \$100	Appearance NOT
(v)		REQUIRED

Section 16. Sections 58-40 and 58-41 of Title 35 of the Rules of the City of New York are DELETED in their entirety and replaced with new Sections 58-40 and 58-41, to read as follows:

§58-40 Vehicle Equipment - Technology System Installation

(a) Required Installation. Owners must ensure that all of their Taxicabs are equipped with a Technology System provided by a licensed Technology System Provider, and otherwise meet the requirements of these provisions.

<u>§58-40(a)</u>	Fine: \$1,000 and suspension until compliance	Appearance REQUIRED
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(b) E-Hail Application. Any licensed E-Hail Application that provides for E-Payment used in a Taxicab must integrate with the Technology System or Taximeter. Owner must not allow any E-Hail Application to be used to process payment that is not a licensed E-Hail Application.

\$58-40(b) Fine: \$350 if plead guilty before a hearing; \$500 if found guilty following a hearing.	earance NOT QUIRED
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\$58-41 <u>Vehicle Equipment -Technology System [(TPEP)]</u> Operation

(a) Good Working Order. Owners must ensure that the Technology System equipment is constantly maintained and is in good working order.

§58-41(a)	Fine: \$150 if plead guilty before a hearing and supply a condition corrected form issued by TLC's Safety and Emissions Division; \$200 if found guilty following a hearing. Suspension until the condition is corrected.	Appearance NOT REQUIRED
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- (b) Failure to Operate.
 - (1) If the Technology System malfunctions or fails to operate, an incident report must be filed with the licensed Technology System Provider within two hours following the discovery of the malfunction.

- (2) If the Driver or Owner's Agent filed the incident report, the Owner will not be required to file a separate incident report but must verify the filing by obtaining the incident report number.
- (3) The Owner or Owner's Agent must meet the appointment for repair scheduled by the Technology System Provider following the incident report.
- (c) 48-Hour Repair Deadline. A Taxicab in which any material feature of the Technology System is not functioning must not operate more than 48 hours following the timely filing of an incident report.

§58-41(c)	Fine: \$250 and suspension until compliance	Appearance REQUIRED
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d) Inspection upon Multiple Technology System Malfunctions. The Owner of any Taxicab requiring six or more repairs of the Technology System in any 30 day period must promptly take the vehicle for inspection to, or schedule an inspection with, the Commission's Safety and Emissions Facility. This requirement will not apply to the Owner if compliance is made by the Driver or Agent of the vehicle.

§58-41(d)	Fine: \$250	Appearance REQUIRED
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Section 17. Subdivision (q) of Section 58-45 of Title 35 of the Rules of the City of New York is amended to read as follows:

- (q) Transferring [TPEP] <u>the Technology System</u>. The application must include the following information regarding [TPEP] <u>the Technology System</u>:
 - (1) Proof of Notice to [TPEP] the Technology System Provider
 - (i) The Transferor must provide proof that notice of the transfer has been sent to the [TPEP provider] <u>Technology System Provider</u> that holds the contract to provide the [TPEP] <u>Technology System</u> for the Medallion being transferred.
 - (ii) The notice must be:
 - A. Sent at least 30 days prior to the proposed date of transfer (NOTE: The [TPEP] <u>Technology System</u>
 Provider can waive the 30-day requirement by signing the form)
 - B. Sent by certified mail, return receipt requested, and
 - C. Sent to the address specified in the contract
 - (iii) Proof of notice will be:
 - A. A copy of the Notice
 - B. A copy of the certified mail receipt, and
 - C. An affidavit or affirmation under penalty of perjury verifying the mailing
 - (2) Transferor's Statement of Intent. The Transferor must use a form approved by the Chairperson to:
 - (i) Provide a statement of Transferor's intent to
 - A. Cancel the contract with the [TPEP] $\underline{\text{Technology}}$ $\underline{\text{System}}$ Provider or
 - B. Assign the contract to the Transferee
 - (ii) Provide a statement of Transferor's intent to:
 - A. Return the [TPEP equipment] <u>Technology System</u> to the [TPEP] <u>Technology System</u> Provider,
 - B. Retain the [TPEP equipment] <u>Technology System</u>, or
 - C. Transfer the [equipment] <u>Technology System</u> to the Transferee
 - (3) Transferee's Statement of Intent. The Transferee must use a form approved by the Chairperson to provide a statement of Transferee's intent to:
 - (i) Assume the Transferor's contract with the [TPEP] Technology System Provider, or
 - (ii) Identify the [approved TPEP] <u>licensed Technology</u> <u>System</u> Provider [with] which the Transferee intends to use to provide TPEP.

Section 18. Subdivisions (g) and (h) of Section 63-03 of Title 35 of the Rules of the City of New York are amended to read as follows:

(g) [Taxicab] Technology [Service] System Provider [("TPEP Provider")

means a vendor who has been authorized by the Commission to install and maintain the Taxicab Technology System in Taxicabs] shall have the same meaning given such term in §51-03 of these Rules.

- (h) [Taxicab] Technology System [("TPEP") means the hardware and software that provides the following four core services:
 - (1) Credit, debit and prepaid card payment
 - (2) Text messaging
 - (3) Trip data collection and transmission
 - (4) Data transmission with the passenger information monitor] shall have the same meaning given such term in §51-03 of these Rules.

Section 19. Subdivision (a) of Section 63-13 of Title 35 of the Rules of the City of New York is modified to read as follows:

(a) An electronic or hand written trip record (also known as a "trip sheet") or an operable [Taxicab] Technology System.

Section 20. Section 63-14 of Title 35 of the Rules of the City of New York is modified to read as follows:

63-14 Vehicle Equipment - Taxicab Technology System

(a) Equip Taxicabs with [TPEP] <u>Technology System</u>. An Agent must ensure that each of Agent's Taxicabs is equipped with the [Taxicab] Technology System by the compliance date established in §58-40(b), unless exempt from the requirement under §58-40(c). The [TPEP] <u>Technology System</u> must comply with the specifications established in §67-15.

§63-14(a)	Fine: \$1,000 and suspension until compliance	Appearance REQUIRED
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(b) Good Working Order. For any Taxicab that is required to be equipped with the [Taxicab] Technology System, the equipment must be in good working order at all times [and each of the four core services must be functioning at all times].

§63-14(b)	Fine: \$250 and suspension until compliance	Appearance REQUIRED
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- (c) Malfunction or Failure to Operate.
 - (1) If the [TPEP] <u>Technology System</u> malfunctions or fails to operate, the Agent must file an incident report with the [authorized TPEP] <u>licensed Technology System</u> Provider within two hours following the discovery of the malfunction or as soon as the Agent reasonably should have known of such malfunction.
 - (2) If the Driver or Taxicab owner previously filed an incident report, the Agent will not be required to file a separate incident report. The Agent must verify that the report has been filed by obtaining the incident report number from the Driver, owner or [TPEP] <u>Technology System</u> Provider.
 - (3) Upon instruction from the owner the Agent must meet the appointment for repair scheduled by the [TPEP] <u>Technology System</u> Provider following the incident report.

§63-14(c)(1)-(3)	Fine: \$250 and suspension until compliance	Appearance REQUIRED

(d) 48-Hour Repair Deadline. An Agent must not allow a Taxicab in which [any of the four core services of] the [Taxicab] Technology System (or any material feature of [a core service] the Technology System) is not functioning to be operated more than 48 hours following the timely filing of an incident report.

	Fine: \$250 and suspension until compliance	Appearance REQUIRED
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(e) Inspection upon Multiple [TPEP] <u>Technology System Malfunctions</u>. An Agent for any Taxicab requiring six or more repairs of a vehicle's [Taxicab] <u>Technology System in any 30-day period must promptly take that vehicle for inspection or schedule an inspection with the Commission's Safety and Emissions Facility. This requirement will not apply to the Agent if compliance is made by the owner or Driver of the vehicle.</u>

§63-14(e) Fine: \$250	Appearance NOT Required
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Section 21. Subdivisions (d), (g), (h), (j), and (k) of Section 64-03 of Title 35 of the Rules of the City of New York, containing the definitions "LPEP Provider License," "Street Hail Livery Technology System

or LPEP," "Street Hail Livery Technology System Provider or LPEP Provider," "Taxicab Technology Service Provider (or TPEP Provider)," and "Taxicab Technology System (or TPEP)" are DELETED, all remaining definitions are relettered Subdivisions (a) through (j), in alphabetical order, and a new Subdivision (k), containing the definition of "Technology System", is added, to read as follows:

(k) Technology System shall have the same meaning given such term in §51-03 of these Rules.

Section 22. Subdivision (j) of Section 64-04 of Title 35 of the Rules of the City of New York, relating to a taximeter manufacturer's agreement to cooperate with TPEP and LPEP providers, is DELETED and Subdivisions (k) and (l) are relettered (j) and (k).

Section 23. Subdivision (c) of Section 64-09 of Title 35 of the Rules of the City of New York is amended to read as follows:

(c) [Authorized Taxicab] <u>Licensed</u> Technology [Service] <u>System</u> Provider Required. An individual, partnership, corporation, or other business entity cannot manufacture, sell, install, repair, adjust, calibrate, or maintain a [Taxicab] Technology System that is not provided by [an authorized TPEP] <u>a licensed Technology</u> System Provider.

Section 24. Subdivision (a) of Section 64-14 of Title 35 of the Rules of the City of New York is amended to read as follows:

(a) A Taximeter Business [and a Taximeter Manufacturer (but not an appointed Manufacturer's Representative)] must ensure that its business premises meet the following conditions at all times:

Section 25. Paragraph (2) of Subdivision (a) of Section 64-19 of Title 35 of the Rules of the City of New York is amended to read as follows:

(2) A [TPEP] <u>Technology System</u> has been presented for installation, repair, adjustment or calibration that the Taximeter Business knows or has reason to know has not been provided by a [TPEP] <u>Technology System</u> Provider. [An LPEP has been presented for installation, repair, adjustment or calibration that the Taximeter Business knows or has reason to know has not been provided by an LPEP Provider.]

Section 26. Subdivision (a) of Section 64-24 of Title 35 of the Rules of the City of New York is amended to read as follows:

(a) Installation. The installation of a Taximeter that is not capable of being updated remotely includes affixing security seals to the Taximeter as required by the Commission. A Taximeter Business must use seals authorized and approved by the Commission. The security seals must be installed in the manner prescribed by the Commission so that the security seals self-destruct when the Taximeter or sealed part of the vehicle is disassembled.

Section 27. Subdivisions (b) and (c) of Section 64-26 of Title 35 of the Rules of the City of New York are amended to read as follows:

- (b) The Taximeter serial number <u>or software version number</u> is deleted, defaced, or otherwise altered.
- (c) The Taximeter [(or the Taximeter Manufacturer)] has not been approved for use by the Commission.

Section 28. Section 64-31 of Title 35 of the Rules of the City of New York, relating to requirements for taximeter manufacturers, is DELETED, and Sections 64-32 and 64-33 are renumbered Sections 64-31 and 64-32.

Section 29. Paragraph (1) of Subdivision (c) of new Section 64-31 of Title 35 of the Rules of the City of New York is amended to read as follows:

(1) The Manufacturer's Representative must have the ability to fulfill the requirements and obligations of a Taximeter Manufacturer under this chapter[, including the ability to cooperate with TPEP Providers, as required in §64-31(a) and (b), and the ability to cooperate with an individual or Business Entity that is seeking to apply for or has been granted an LPEP Provider License as required in §64-31(c),] and will be held jointly responsible with the Taximeter Manufacturer for fulfilling these duties and responsibilities. The Taximeter Manufacturer's appointment of a Manufacturer's Representative will not relieve it of responsibility for compliance.

Section 30. Subdivision (e) of new Section 64-32 of Title 35 of the Rules of the City of New York is amended to read as follows:

(e) Fraud, Misrepresentation & Larceny. A Taximeter Licensee, while performing his or her duties and responsibilities as a Taximeter Licensee, must not commit or attempt to commit, alone or in concert with another, any act of fraud, misrepresentation, or larceny. Examples of fraud, larceny, or misrepresentation include, but are not limited to, calibration of a fare other than that set by the Commission; adjustment of the tire size, driving axle, transducer, wiring, or other equipment for the purpose of generating an inaccurate signal of time or distance into the

Taximeter[,] or the [Taxicab] Technology System [or the Street Hail Livery Technology System]; the manufacture, sale or installation of any device that is either designed to or does generate a false or inaccurate signal into the Taximeter[,] or the [Taxicab] Technology System [or the Street Hail Livery System]; or falsification of [Taxicab] Technology System [or Street Hail Livery System] records.

Section 31. A new Chapter 66 is added to Title 35 of the Rules of the City of New York, to read as follows:

Chapter 66

Licensing & Rules for Technology System Providers

§66-01 Scope of the Chapter

- (a) To establish a formal procedure for the licensing and supervision of businesses that sell, lease, make available for use, install, service, and repair Technology Systems.
- (b) To establish technical requirements for Technology Systems and provide for the issuance of licenses to Technology System Providers whose systems meet such requirements.
- (c) To establish services to be provided by Technology System Providers.
- (d) To establish appropriate penalties for the violation of these rules.

§66-02 Penalties

- (a) *Unlicensed Activity*.
 - (1) Unlicensed Activity is the act of providing or advertising the provision of any Commission-regulated service by:
 - (i) Any Licensee whose License is suspended, revoked, or expired and not yet renewed, or
 - (ii) Any person who does not hold a Valid License from the Commission for the Technology System.
 - (2) Unlicensed Activity specifically includes the activities listed in \$66-08 of these Rules and can result in License suspension, revocation, and other penalties.
- (b) Specific Penalties. If there are specific penalties for violating a Rule, they will be shown at the end of the Rule. The penalty section will also state whether the violator must attend the Hearing.
- (c) Payment of Fines.
 - (1) Fines are due within thirty (30) days of the day the Respondent is found guilty of the violation, unless:
 - (i) the Respondent files an appeal of the decision issued by the Taxi and Limousine Tribunal within the time required by Chapter 5 of Title 48 of the Rules of the City of New York, in which case the payment of the fines will be deferred until 30 days after the date of the appeal decision.
 - (2) If the fine is not paid by the close of business on the date due, the Commission will notify the Respondent in writing that the Respondent's License will be suspended in 10 business days of the date of the notification until the fine is paid, unless the Respondent demonstrates to the Commission, in person or in writing, that the fine has been paid.
- (d) <u>Non-renewal of License; Suspension; Revocation.</u>
 - (1) Non-renewal of License.
 - (i) <u>If a Technology System Provider License is not timely</u> renewed, the Technology System Provider must immediately notify:
 - (A) the Commission of the date of License expiration; and
 - (B) each Taxicab or Street Hail Livery Licensee who is using the Technology System approved under the expired License that the Taxicab or Street Hail Livery Licensee has ninety (90) days from the date of License expiration to obtain a Technology System and related services from another Technology System Provider.
 - (ii) Upon expiration of the Technology System Provider
 License, the Technology System Provider must not enter
 into any new contracts with Licensees for sale, lease or
 use of the Technology System approved under the
 expired License, and must not renew existing contracts
 with Taxicab or Street Hail Livery Licensees who are
 using the Technology System approved under the
 expired License.
 - (iii) Upon expiration of the Technology System Provider
 License, the Technology System Provider must continue
 to provide to each such Taxicab or Street Hail Livery
 Licensee all services required by this Chapter, including

- but not limited to Maintenance Service, and will be subject to all monetary fines that apply as if its Technology System Provider License were not expired for ninety (90) days after License expiration or until all such Taxicab or Street Hail Livery Licensees have obtained Technology Systems and related services from other Technology System Providers, whichever is earlier.
- (iv) A Technology System Provider whose License has expired must provide to each Taxicab or Street Hail Livery Licensee who used the Technology System approved under the expired License the following:
 - (A) De-installation of the Technology System at no charge; and

(B) If the Taxicab or Street Hail Livery Licensee purchased the Technology System for ownership, a refund of the purchase price of the Technology System based on the net book value of such Technology System, applying straight line depreciation by using the purchase price as the cost basis and assuming a sixty (60) month useful life with no salvage value.

(2) Suspension.

(i) If a Technology System Provider's License has been suspended by the Commission for a period of at least thirty (30) days, the Technology System Provider must immediately notify each Taxicab or Street Hail Livery Licensee who is using the Technology System approved under the suspended License:

(A) the dates during which the License is suspended,
(B) that the Taxicab or Street Hail Livery Licensee has the option to terminate its contract with the Technology System Provider Licensee, or if its contract will expire during the period of suspension that the Taxicab or Street Hail Livery Licensee has the option not to renew its contract, and,
(C) that the Taxicab or Street Hail Livery Licensee, if it wishes to terminate or not to renew its contract.

(C) that the Taxicab or Street Hail Livery Licensee, if it wishes to terminate or not to renew its contract with the Technology System Provider whose License has been suspended, has ninety (90) days from the end date of the suspension period to obtain a Technology System and related services from another Technology System Provider.

- (ii) While the Technology System Provider's License is suspended, the Provider must not enter into any new contracts with Taxicab or Street Hail Livery Licensees for sale, lease or use of the Technology System approved under the suspended License, but may renew, at the option of the Taxicab or Street Hail Livery Licensee, existing contracts with Taxicab or Street Hail Livery Licensees who are using the Technology System approved under the suspended License.
- (iii) While the Technology System Provider's License is suspended, the Technology System Provider must continue to provide to such Taxicab or Street Hail Livery Licensees all services required by this Chapter, including but not limited to Maintenance Service, and will be subject to all monetary fines that apply as if its Technology System Provider License were not suspended. If a Taxicab or Street Hail Livery Licensee opts to terminate its contract with the Technology System Provider License is suspended, the Technology System Provider License is suspended, the Technology System Provider must provide such services for:
 - A. ninety (90) days after the end date of the suspension period, or
 - B. until all such Taxicab or Street Hail Livery
 Licensees have obtained Technology Systems and
 related services from other Technology System
 Providers, whichever is earlier.

(3) Revocation.

- (i) If a Technology System Provider's License has been revoked by the Commission, the Technology System Provider must immediately notify each Taxicab or Street Hail Livery Licensee who is using the Technology System approved under the revoked License that:
 - (A) its contract with the Technology System approved under the revoked License that:

 will be deemed terminated ninety (90) days following the date of License revocation, or may be terminated earlier by the Taxicab or Street
 - (B) may be terminated earlier by the Taxicab or Street Hail Livery Licensee by giving written notice of termination, and,
 - termination, and,
 (C) that the Taxicab or Street Hail Livery Licensee has up to ninety (90) days from the date of License revocation to obtain a Technology System and

- related services from another Technology System Provider.
- (ii) <u>Upon revocation of the Technology System Provider's License,</u> the Provider must not:
 - (A) enter into any new contracts with Taxicab or Street Hail Livery Licensees for sale, lease or use of the Technology System approved under the revoked License, or

B) renew existing contracts with Taxicab or Street Hail Livery Licensees who are using the Technology System approved under the revoked License.

- (iii) Upon revocation of the Technology System Provider License, if the Technology System approved under the revoked License is functioning properly, the Technology System Provider must continue to provide to such Taxicab or Street Hail Livery Licensees all services required by this Chapter, including but not limited to Maintenance Service, and will be subject to all monetary fines that apply as if their Technology Provider License were not revoked, for:
 - A. ninety (90) days after License revocation, or
 B. until all such Taxicab or Street Hail Livery Licensees
 have obtained Technology Systems and related services
 from other Technology System Providers, whichever is
 earlier.
- (iv) If the Technology System is not functioning properly, the Technology System Provider must cease its operations with respect to such Technology System.
- (v) A Technology System Provider whose License has been revoked must provide de-installation at no charge to each Taxicab or Street Hail Livery Licensee who used the Technology System approved under the revoked License.

§66-03 Definitions Specific to this Chapter

- (a) <u>Applicant</u> in this Chapter means an Applicant for an original or renewal Technology System Provider License.
- (b) <u>Credit, Debit, and Prepaid Card Services</u> means the portion of the Technology System used to process Passenger payment of fare in a Taxicab or Street Hail Livery by credit, debit, or prepaid card as described in §66-24(a) of these Rules.
- (c) <u>License</u>. When the term "License" is used by itself in this Chapter—and in this Chapter ONLY—it refers to a Technology System Provider License.
- (d) Licensee. When the term "Licensee" is used by itself, in this Chapter—and in this Chapter ONLY—it refers to a Technology System Provider Licensee.
- (e) Maintenance Service means all of the services required to be provided by the Technology System Provider, pursuant to §66-18 of these Rules.
- (f) Modification of Technology System means any modification to the Technology System or related services after the Commission has issued a License for such Technology System that would materially alter the functionality, performance characteristics, security measures, or technical environment of the Technology System or related services.

A Modification of Technology System excludes:

- (1) fixes and/or maintenance patches necessary to conform the Technology System or any of its components or related services to the requirements set forth in §66-24 of these Rules; and
- (2) security patches to the extent such fixes or patches are necessary in the Technology System Provider's good faith judgment to maintain the continuity of the Technology System or related services or to correct an event or occurrence that would, if uncorrected, substantially prevent, hinder or delay proper operation of the Technology System or related services.
- (g) On-duty Hail Exclusionary Zone Positioning means the date, time and geographic position of an on-duty Street Hail Livery (with or without Passengers) upon the point of entering and leaving the Hail Exclusionary Zone, and at each point in the vehicle's route within the Hail Exclusionary Zone in near real time at an interval no less frequent than every thirty (30) seconds.
- (h) On-duty Location Positioning. The date, time and geographic position of an on-duty Taxicab or Street Hail Livery (with Passengers) at the commencement and end of each Passenger fare, and (with or without Passengers or with the on-duty unavailable code described in §66-24(b)(1) of these Rules) at each point in the vehicle's route in near real time at an interval no less frequent

- than every thirty (30) seconds.
- (i) PCI Standards. The Payment Card Industry Data Security
 Standards issued by the Payment Card Industry Security
 Standards Council as they may change from time to time. See
 www.pcisecuritystandards.org
- (j) Personal Information. Any information that can specifically identify an individual, such as name, address, social security number, unmasked or non-truncated credit, debit, or prepaid card numbers, together with any other information that relates to an individual who has been so identified, and any other information that is otherwise subject to privacy or confidentiality laws and associated rules and regulations. The display or disclosure of only the last four digits of a credit, debit, or prepaid card number is not Personal Information. The name of a Driver and the Driver's Commission license number is not Personal Information.
- (k) <u>Technical Standards</u> means performance-based or design-specific technical specifications and related management systems practices.
- (l) <u>TLC Driver License</u> means the authority granted by the Commission to an individual to drive a Taxicab, For-Hire Vehicle or Street Hail Livery in the City of New York.
- (m) 24 x 7 x 365 Basis means a level of effort provided by the Technology System Provider that makes the applicable service relating to the Technology System available 24 hours per day, 7 days per week, 365 days per year without regard to local, national, international holidays or other events.
- (n) <u>Update</u> means all revisions, updates, modifications, corrections, releases, versions, fixes and enhancements to Software or Hardware that is a component of the Technology System.

§66-04 Licensing - General Requirements

- (a) <u>Licensees.</u> An Applicant for a Technology System Provider <u>License</u> or its renewal may be an individual or a Business <u>Entity.</u>
- (b) Approval for each Technology System. Each Technology System offered under a Technology System Provider's License must be approved by the Chairperson prior to making it available for sale, lease, or use by Taxicab or Street Hail Livery Licensees. A Technology System intended for use in Street Hail Liveries, pursuant to §66-24(h), must be approved for use by the Chairperson separately and apart from a Technology System intended for use in Taxicabs.
- (c) Certification. Any new or renewal application for a Technology
 System Provider License must be filed on a form approved by the
 Chairperson. The Applicant must swear (or affirm) that the
 information in the Application is true, under penalty of perjury.
- (d) Proof of Identity. The individual or Business Entity Person submitting the application for a Technology System Provider License must provide to the Commission:
 - (1) A valid form of photo identification issued by the United States, a state or territory, or any political subdivision of a State or territory
 - (2) A valid social security number
- (e) Age. The individual or Business Entity Person applying for a Technology System Provider License or its renewal must be at least 18 years of age.
- (f) Fit to Hold a License. The individual or Business Entity Person applying for a Technology System Provider License or its renewal must demonstrate that they are Fit to Hold a License.
- (g) Partnership Filings. When the Applicant is a partnership, it must file with its License application a certified copy of the partnership certificate from the clerk of the county where the principal place of business is located. In addition, each partner must satisfy the requirements of identity and age, as specified in Subdivisions (d) and (e), above.
- (h) Corporate or LLC Filings. When the Applicant is a corporation, it must file with its License application all of the following:
 - (1) One of the following certificates:
 - (i) A certified copy(ies) of its certificate(s) of incorporation with a filing receipt issued by the secretary of state(s) in which the Applicant is incorporated if the Applicant was incorporated less than one year from the date of the License application
 - (ii) A certificate of good standing if the Applicant was incorporated more than one year from the date of the License application
 - (iii) A copy of the certificate of incorporation, filing receipt, and authority to do business within the State of New York if the Applicant is an out-of-state corporation
 - (2) A list of its officers and shareholders that own at least a 10%

- share of the company, including names, residence addresses, telephone numbers, and percentage of ownership interest of each such shareholder
- (3) Limited Liability Companies (LLCs). When the Applicant is a limited liability company, it must file with its application all of the following:
 - (i) A copy of its articles of organization
 - (ii) A list of the members who have at least a 10% ownership stake in the LLC, with the percentages of the Applicant owned by each.
- (i) Uniqueness of Name. The Commission has the right to reject the proposed name of any Technology System Provider that the Commission finds to be substantially similar to any name in use by another Technology System Provider Licensee.
- (j) Payment of Fines and Fees.
 - (1) An Applicant, including an applicant for a renewal License, must pay, and provide proof of payment of, any outstanding fines or fees owed by the Applicant to
 - (i) the Commission,
 - (ii) NYC Department of Finance,
 - (iii) NYC Department of Consumer Affairs,
 - (iv) NYS DMV's Traffic Violations Bureau, and
 - (v) any of their successor agencies.
 - (2) This requirement includes payment of fines and fees owed as of the date of the application by
 - (i) any Business Entity Persons of the Applicant
 - (ii) any Business Entity of which the Applicant is a Business Entity Person, and
 - (iii) any Business Entity of which a Business Entity Person of Applicant is also a Business Entity Person.
- (k) Address. An Applicant must give the Commission the Applicant's current Mailing Address and Email Address as required by §66-13 of these Rules.

§66-05 Licensing - Specific Requirements

- (a) Approval for New License. The Commission will not issue a Technology System Provider License to any Applicant unless the Commission approves the Technology System proposed for sale, lease or use by the Applicant. In determining whether to approve the Technology System, the Commission will consider, in its sole discretion, whether the documentation required to be submitted by the Applicant, pursuant to §66-05(b) below adequately demonstrates that the Technology System complies with all of the requirements set forth in §66-24 of these Rules, or as such requirements may be waived or modified by the Commission, pursuant to Subdivision (g) of this section.
- (b) Documentation for Technology System Approval. The Applicant must submit with its License application the following documentation for each Technology System for which Commission approval is sought. All documentation pertaining to an independent third party must be accompanied by a signed authorization from the Applicant authorizing the Commission to contact the independent third party directly and authorizing the independent third party to respond to inquiries from the Commission regarding the Application.
 - (1) Documentation, to be renewed and resubmitted to the TLC every twelve (12) months, demonstrating that an independent third party that is a Qualified Security Assessor ("QSA") company, has performed security testing of the Technology System and related services to determine compliance with the security standards set forth in §66-24(i) (1) of these Rules, or as such standards may be waived or modified by the Commission, pursuant to Subdivision (g) of this section, and the successful results of the security testing;
 - (2) Documentation, to be renewed and resubmitted to the TLC every twelve (12) months, demonstrating that an independent third party that is a QSA company has performed security testing of the Technology System and related services to determine compliance with the security standards set forth in §66-24(i)(3) and (4) of these Rules, or as such standards may be waived or modified by the Commission, pursuant to Subdivision (g) of this section, and the successful results of the security testing;
 - (3) Documentation, to be renewed and resubmitted to the TLC every twelve (12) months, issued by EMVCo demonstrating that the Technology System is compliant with the security standards set for in §66-24(i)(2) of these Rules, or as such standards may be waived or modified by the Commission,

- pursuant to Subdivision (g) of this section, and the successful results of the security testing; and
- (4) A detailed system design document, functional system description, and a procedures manual / user guide that describes the features and operations of the Technology System.
- 5) <u>Demonstration Models</u>
 - (i) One working demonstration model of the Technology System integrated with a Taximeter, inclusive of all components required for complete functionality of the Technology System.
 - (ii) A second demonstration model installed into a vehicle for demonstration purposes and to allow approval by the Commission of the installation method and location of the Technology System. In its decision to approve the location and installation of the Technology System, the TLC will consider the safety of the Passenger, Passenger ergonomics, the impact of modifications on the proper functioning of the vehicle or other required taxicab equipment, and any comments provided by Technology System Providers and industry, passenger, or safety organizations.
- (6) Technology System Training. Applicants must provide to the personnel of the Commission or its designee, at no cost to the Commission, training sessions on the functionality of the Technology System.
- (c) Modification of Technology System. If after the Technology System Provider License is issued, pursuant to this Chapter, the Technology System Provider wants to implement a Modification of the Technology System, the Licensee must submit an application for approval of a Modification of the Technology System, including all documentation required by Subdivision (b) of this section.
- (d) <u>Technology System Approval Upon Renewal</u>. If upon renewal of the Technology System Provider License,
 - (1) the Licensee seeks approval of a Modification of the Technology System, the Licensee must meet all of the requirements applicable to a Modification of the Technology System, pursuant to Subdivision (c) of this section; or
 - (2) the Licensee does not seek approval of a Modification of the Technology System and there has been no Modification of the Technology System since the prior Commission approval of the License or prior Commission approval of a Modification of the Technology System, the Licensee must submit to the Commission a certification to that effect and also certify that all prior certifications by independent third parties submitted to the Commission are still valid.
- (e) Required Insurance. After submission of an application for a new Technology System Provider License, an Applicant must certify that it maintains, and provide to the Commission proof upon demand, the insurance required in this subdivision. Upon submission of an application to renew a Technology System Provider License, the Licensee must certify that the Licensee maintains the following insurance:
 - (1) Workers' Compensation, Disability Benefits, and Employer's Liability Insurance. The Applicant must maintain, and ensure that its subcontractor(s) who is/are performing or will perform services in connection with any of the activities licensed under this Chapter maintain, Workers' Compensation Insurance, Disability Benefits Insurance, and Employer's Liability Insurance in accordance with the laws of the State of New York on behalf of, or with regard to, all employees performing services to the Applicant in connection with any of the activities licensed under this Chapter. This paragraph does not apply to Taxicab or Street Hail Livery Drivers, or to individuals or business entities employed by any Technology System Provider or its subcontractor(s) who under applicable law are deemed to be independent contractors and not employees.
 - (2) <u>Unemployment Insurance. To the extent required by law, the Applicant must provide Unemployment Insurance for its employees.</u>
 - (3) Proof of Insurance Upon Request.
 - (i) For Workers' Compensation Insurance, Disability
 Benefits Insurance, and Employer's Liability Insurance,
 the Applicant must possess one of the following:
 - (A) <u>C-105.2 Certificate of Workers' Compensation</u> <u>Insurance</u>;
 - $\begin{array}{ll} \text{(B)} & \underline{\text{U-26.3}} \underline{\text{State Insurance Fund Certificate of}} \\ & \underline{\text{Workers' Compensation Insurance;}} \end{array}$

- (C) Request for WC/DB Exemption (Form CE-200);
- (D) Equivalent or successor forms to any or all of the forms above used by the New York State Workers' Compensation Board; or
- (E) Other proof of insurance in a form acceptable to the Commission
- (ii) For Disability Benefits Insurance, the Applicant must possess one of the following:
 - (A) <u>DB-120.1 Certificate of Insurance Coverage under</u> the NYS Disability Benefits Law;
 - (B) Request for WC/DB Exemption (Form CE-200)
 - (C) Equivalent of successor forms to any of all of the forms above used by the New York State Workers' Compensation Board; or
 - (D) Other proof of insurance in a form acceptable to the Commission.
- (4) The Applicant must provide the Commission with a copy of any policy required under this subdivision upon demand by the Commission or the New York City Law Department.
- (5) If the Licensee receives notice that any insurance policy required under this subdivision will expire, be cancelled, or terminated for any reason, the Applicant must immediately forward a copy of the notice to the Commission and the New York City Comptroller.
- (f) Waivers or Modifications. Except where expressly prohibited by law, the Commission may, in its discretion, waive or modify any requirements for licensing under this Chapter in the interests of public safety and convenience. Requests for waivers or modifications must be submitted in writing to the Commission.
- (g) Information Security and Use of Personal Information Policy. The Applicant must submit with its License application an information security and use of personal information policy that includes, at a minimum, the following information:
 - (1) a statement of internal access policies relating to passenger and driver Personal Information for employees, contractors, and third parties, if applicable;
 - (2) a statement that, except to the extent necessary to provide credit, debit, and prepaid card services and services for any application that provides for electronic payment, Personal Information will only be collected and used with such passenger's affirmative express consent and that such personal information will not be used, shared, or disclosed, except for lawful purposes;
 - (3) procedures for notifying the Commission and affected parties of any breach of the security of the system, pursuant to Section 899-aa of the General Business Law;
 - (4) a statement that any credit, debit, or prepaid card information collected by the Applicant or a credit, debit, or prepaid card services provider is processed by the Applicant or such provider in compliance with applicable payment card industry standards, and
 - (5) a statement of the Applicant's policies regarding the use of passenger geolocation information, which must include, at a minimum, a prohibition on the use, monitoring, or disclosure of trip information, including the date, time, pick-up location, drop-off location, and real-time vehicle location and any retained vehicle location records, without such passenger's affirmative express consent.

§66-06 Licensing – Fees and Term of License

- (a) Annual Fee. Every application for a new or renewal Technology System Provider License must be accompanied by a non-refundable application fee of \$500 for each License to be issued or renewed for the term as provided in Subdivision (e) of this section. If the License term is for less than six months, the fee will be prorated.
- (b) Form of Payment. All application fees must be paid by credit card, money order, or certified check.
- (c) <u>License Replacement Fee. The fee to replace any lost, damaged or destroyed License is \$25.</u>
- (d) Late Filing Fee. If the Commission allows a late filing for a renewal application, there will be an additional late filing fee of \$25.
- (e) <u>Term of License</u>. The term of a Technology System Provider <u>License</u> will be one year or less and each License will expire on <u>October 31st</u>.
- (f) When to File for Renewal.

- (1) A renewing Applicant must file a completed application at least sixty (60) days before the expiration date of the License.
- (2) If an application for renewal of a License has been made prior to the expiration date of the License, the Chairperson will extend the effectiveness of the License until review of the renewal application is completed. The effectiveness of the License during this extended period applies even if the application is ultimately denied. If an extended License renewal application is approved, the renewal License expiration date will be based on the original expiration date of the License and not the extended date.
- (3) A renewing Applicant can file a completed application up to 90 days after the expiration date as a "late application," if the Applicant pays a late fee of \$25. When a late application is submitted, the License will remain expired until the application for renewal is approved by the Commission.
- (4) The postmark date is the date of filing for an application that is filed by mail. The date of submission is the date of filing for an application that is filed in person.
- (g) Suspended Licenses. If a License is suspended and it is also due to be renewed, the Licensee must apply for renewal as required in Subdivision (f) above if the Licensee wants to renew the License. Failure to complete the renewal requirements means that the License cannot be renewed.

<u>\$66-07 Licensing – Cause for Denial</u>

- (a) Failure to Continuously Comply. Whenever the Commission determines that the Technology System Provider Licensee no longer meets the requirements for the License, the Commission may suspend or revoke the License and deny any application for renewal.
- (b) Summary Suspension. Nothing in this section limits the authority of the Commission to summarily suspend any Technology System Provider License when a threat to public health, safety, or welfare exists.
- (c) Failure to Complete Application Requirements
 - (1) The Chairperson may deny an application for a new License if the Applicant has not completed all the requirements of an application within ninety (90) days of the date the application is filed.
 - (2) The Chairperson may deny an application for a renewal License if the Applicant has not completed all the requirements of an application by the expiration date of the current License.
- (d) Additional Consideration of an Application. If a review of the application leads the Chairperson to believe that the Applicant may not be Fit to Hold a License, the Chairperson may seek additional information from the Applicant. This request for additional information may be an in-person interview, telephone call, letter, email, or other method of communication. This additional consideration may result in the denial of the application. Failure to provide any requested information within the time frame requested, or failure to appear at a scheduled interview will result in a denial of the application.

§66-08 General Requirements – Unlicensed Activity

Technology System Provider License Required. An individual or Business Entity must not sell, lease, make available for use, install, maintain, service or repair a Technology System in any Taxicab or Street Hail Livery, or enter into or renew a contract with a Taxicab or Street Hail Livery Licensee for the sale, lease, use, installation, maintenance, service or repair of an System without a Valid Technology System Provider License.

<u>§66-08</u>	Penalty: \$10,000	Appearance REQUIRED
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§66-09 General Requirements – Compliance with Applicable Law

- (a) Licenses and Permits. A Technology System Provider Licensee must obtain licenses and permits required by applicable local, state or federal law.
- (b) Occupational Safety and Health Administration. A Technology System Provider Licensee must comply with all applicable Occupational Safety and Health Administration (OSHA) standards and requirements at the Licensee's place of business, as well as all other federal, state, and local laws governing its business.
- (c) Payment of All Fines and Fees. A Technology System Provider
 Licensee must pay all fines, fees, and taxes it owes to any federal,
 state, or local governmental jurisdiction when they are due.
- (d) Workers' Compensation Laws. A Technology System Provider Licensee must comply with all laws regarding workers'

compensation and disability benefits, as well as all federal laws regarding the withholding of taxes and payment of FICA and other withholding taxes.

§66-10 General Requirements - Indemnification

- (a) General Indemnification. A Technology System Provider Licensee must defend, indemnify and hold the City, its officers and employees harmless from any and all third-party claims (even if the allegations of the lawsuit are without merit) or judgments for damages on account of any injuries or death to any person or damage to any property and from costs and expenses (including reasonable attorneys' fees) to which the City, its officers and employees may be subjected or which it may suffer or incur allegedly arising out of any operations of the Technology System Provider Licensee and/or its employees, agents or subcontractors in connection with any of the activities licensed under this Chapter to the extent resulting from any negligent act of comply with any of the provisions of this Chapter. Insofar as the facts or law relating to any third-party claim would preclude the City from being completely indemnified by the Technology System Provider Licensee, the City shall be partially indemnified by the Technology System Provider Licensee to the fullest extent permitted by law.
- (b) Infringement Indemnification. A Technology System Provider
 Licensee must defend, indemnify and hold the City harmless from
 any and all third-party claims (even if the allegations of the
 lawsuit are without merit) or judgments for damages and from
 costs and expenses (including reasonable attorneys' fees) to which
 the City may be subjected or which it may suffer or incur allegedly
 arising out of or in connection with any infringement by the
 Technology System Provider Licensee, its agents or subcontractors
 of any copyright, trade secrets, trademark or patent rights or any
 other property or personal right of any third party in the conduct
 of the licensed activities. Insofar as the facts or law relating to any
 third-party claim would preclude the City from being completely
 indemnified by the Technology System Provider Licensee, the City
 shall be partially indemnified by the Technology System Provider
 Licensee to the fullest extent permitted by law.
- (c) Not Limited by Insurance. The indemnification obligations set forth in this section shall not be limited in any way by the Technology System Provider Licensee's obligations to obtain and maintain insurance as provided in §66-05(e) of these Rules.

\$66-10(a)-(b) Penalty: \$500-\$1,000 fine and/	Appearance
or suspension until compliance	REQUIRED

§66-11 General Requirements – Unlawful Activities Prohibited

(a) A Technology System Provider Licensee must not use or permit any other person to use its business premises or office of record for any unlawful purpose.

(b) A Technology System Provider Licensee must not conceal any evidence of a crime connected with its business premises or office of record.

<u>§66-11(b)</u>	Penalty: \$350-\$1,000 fine and/ or suspension up to 30 days or revocation	Appearance REQUIRED
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(c) A Technology System Provider Licensee must immediately report to the Commission and the police any attempt to use its business premises to commit a crime.

<u>§66-11(c)</u>	Penalty: \$100-\$350 fine and/or suspension up to 30 days	Appearance REQUIRED
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d) A Technology System Provider Licensee must not file with the Commission any statement that it knows or reasonably should know to be false, misleading, deceptive, or materially incomplete.

§66-11 (d)	Penalty: \$10,000 fine and revocation	Appearance REQUIRED
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§66-12 General Requirements - Notice to TLC

(a) Material Change in Information. A Technology System Provider

Licensee must notify the Commission of any material change in the information contained in its current Technology System Provider License application or renewal.

<u>§66-12(a)</u>	Penalty: \$500-\$1,000 fine and/ or suspension up to 30 days	Appearance REQUIRED
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(b) Suspension or Revocation of License. A Technology System
Provider Licensee must immediately notify the Commission in
writing of any suspension or revocation of any license granted to
the Licensee, or any other person acting on its behalf, by any
agency of the City or State of New York, or the government of the
United States.

<u>§66-12(b)</u>	Penalty: \$500-\$1,000 fine and suspension until compliance	Appearance REQUIRED
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(c) Security Breach: A Technology System Provider Licensee must inform the Commission if it is required to make disclosures under State or Federal law regarding security breaches, including the New York State Information Security Breach and Notification Act (General Business Law §899-aa).

	<u>§66-12(c)</u>	<u>Penalty: \$1,000</u>	Appearance REQUIRED
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§66-13 Business Requirements - Mailing and Email Address

- (a) Each Technology System Provider must designate and provide to the Commission the street address of its primary Technology System Provider location as its Mailing Address.
- (b) A Technology System Provider must have and provide to the Commission a working Email Address and telephone number at all times.
- (c) A Technology System Provider must report any change of Mailing Address, Email Address and telephone number to the Commission in person or by mail within ten days.

§66-13(a)-(c)	<u>Fine: \$100</u>	Appearance NOT REQUIRED
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- (d) Any communication from the Commission is sufficient if sent to the last Mailing Address provided by the Technology System Provider.
- (e) Any communication from the Commission, except notices and summonses for which the manner of service is specified in §68-05 of these Rules, is sufficient if sent by email to the last Email Address provided by the Technology System Provider.

§66-14 Business Requirements – Change in Business Ownership or Application Information

(a) Approval for Transfer of Ownership. A Technology System
Provider Licensee must not make any change in the officers,
directors, members, partners or general partners or transfer any
ownership interest in the Technology System Provider, if such
transfer would result in a new principal shareholder, without the
prior consent of the Commission. This prohibition includes the
transfer of any ownership interest and any agreement to transfer
an ownership interest in the future.

of Commission is obtained or change in business ownership is withdrawn, or revocation	<u>§66-14(a)</u>	change in business ownership	Appearance REQUIRED
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(b) Approval for Change to Application Information. A Technology
System Provider Licensee must obtain the Commission's approval
before making any change in the location of its business premises
where it interacts with customers, the location of its facility where
installation and/or repairs of Systems are performed, mailing
address, corporate name, trade name, or any other material
deviation from the description of the Technology System Provider
as stated in the original or renewal application.

<u>§66-14(b)</u>	Penalty: \$500-\$1,000 fine	Appearance REQUIRED
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866-15 Business Requirements - Fees Charged by Licensees

- (a) Filing of Fee Schedule with TLC. A Technology System Provider

 Licensee must file with the Commission a current schedule of fees
 for:
 - (1) Services related to the sale, lease, use, installation,

- maintenance, service or repair of the Technology System approved under this Chapter;
- (2) Credit, debit, and prepaid card processing charges imposed by the Technology System Provider and by the credit/debit/ prepaid card services provider;
- (3) Training provided by the Technology System Provider over and above the training required by \$66-16(c) of these Rules;
- (4) Late payment charges, if any, for invoiced amounts that are not paid by the Taxicab or Street Hail Livery Licensee on or before thirty (30) days from the due date;
- (5) De-installation of a Technology System, not to exceed \$100 per hour; and
- (6) Moving a Technology System from one vehicle to another.

<u>§66-15(a)</u>	Penalty: \$50 fine	Appearance NOT REQUIRED
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(b) Filing of Fee Changes with TLC. A Technology System Provider
Licensee must file any change in fees with the Commission at
least ten (10) days before the fees are scheduled to change.

<u>§66-15(b)</u>	Penalty: \$50 fine	Appearance NOT REQUIRED
I		Turgoniu

(c) Credit Card Processing Fees. Any fees withheld by the Technology
System Provider for processing the credit/debit/prepaid card,
E-Hail App that provides for E-Payment, or Digital Wallet
Application must not exceed five percent (5%) of the total fare.

<u>§66-15(c)</u>	Penalty: \$50 fine	Appearance NOT REQUIRED
		REQUIRED

\$66-16 Business Requirements - Sale, Lease or Use of Technology System

All of the following conditions apply with regard to a Technology System Provider's sale, lease, making available for use, and installation of a Technology System for use in a Taxicab or Street Hail Livery:

- (a) The Technology System Provider must not sell, lease, make available for use, or install a Technology System for use in a Taxicab or Street Hail Livery unless the Technology System has been approved by the Commission, pursuant to this Chapter and the Technology System installed in the Taxicab or Street Hail Livery is identical to the Technology System that was approved;
- (b) Prior to the sale, lease, making available for use, or installation of a Technology System, a Technology System Provider must present to the Taxicab or Street Hail Livery Licensee a contract for execution by the Technology System Provider and the Taxicab or Street Hail Livery Licensee that meets the requirements set forth in §66-17 of these Rules;
- (c) Prior to installation of a Technology System, or prior to making a Technology System operational, the Technology System Provider must offer to the Taxicab or Street Hail Livery Licensee or an Authorized Representative, at no additional charge, at least one training session on the proper use and operation of the Technology System. The content of the training shall be sufficient to enable the Taxicab or Street Hail Livery Licensee and Driver(s) to properly operate the technology system.

§66-16 (a)-(c)	Penalty: \$500-\$1,500 fine and/ or suspension up to 60 days or revocation for each subdivision violated	Appearance REQUIRED
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<u>866-17 Business Requirements - Contract with Taxicab</u> <u>Owner or Street Hail Livery Licensee</u>

The contract between the Technology System Provider and the Taxicab or Street Hail Livery Licensee for the sale, lease, or use of a Technology System must contain provisions specifying that:

- (a) The Technology System Provider agrees to provide the Medallion or Street Hail Livery Owner monthly invoices with all costs itemized.
- (b) Each party agrees that any limitation of liability in the contract shall not apply to any and all damages, fines, penalties, deficiencies, losses, liabilities, and expenses (including reasonable attorneys' fees) arising from direct claims between the parties based on damage to real or tangible personal property, death or bodily injury caused by the negligent or willful conduct of a party.
- (c) The term of the contract may be for periods of time up to three (3) years including renewals, but such contract renewals shall be

- subject to the renewal of the Technology System Provider's License.
- (d) Termination of the contract is permitted as follows:
 - (1) If either party defaults in the performance of any of its material obligations under the contract, and does not cure the default within thirty (30) days of receipt of a reasonably detailed notice of default from the other party, then the non-defaulting party may terminate the contract for cause by giving a written notice of termination;
 - (2) The Taxicab or Street Hail Livery Licensee may terminate the contract by giving written notice of termination if:
 - (i) a Taxicab or Street Hail Livery is taken out of service because the Technology System and/or the Technology System Provider is not in compliance with the Technology System requirements, and
 - (ii) the Technology System Provider fails to cure the noncompliance within ten (10) days after receiving written notice of such noncompliance by the Taxicab or Street Hail Livery Licensee.

(3)

- (i) If the Technology System Provider's License is not renewed, the Technology System Provider must immediately notify the Taxicab or Street Hail Livery Licensee of the expiration date of the License, and the contract will be deemed terminated by the Taxicab or Street Hail Livery Licensee on the ninetieth (90th) day after the expiration date or may be terminated earlier by the Taxicab or Street Hail Livery Licensee by giving written notice of termination.
- (ii) When the Technology System Provider's License expires, the Technology System Provider must continue to provide to the Taxicab or Street Hail Livery Licensee all services required by Chapter 66 of the Taxi and Limousine Commission Rules, including but not limited to Maintenance Service in accordance with §66-18 of those Rules, to the extent provided in this subparagraph. The contract provisions shall survive termination for one hundred fifty (150) days after the date of expiration of the Technology System Provider's Licensee or until the Taxicab or Street Hail Livery Licensee has obtained a Technology System and related services from another Technology System Provider, whichever is earlier.

(4)

- (i) If the Technology System Provider's License has been suspended by the Taxi and Limousine Commission for a period of thirty (30) days or more, the Technology System Provider must immediately notify the Taxicab or Street Hail Livery Licensee of the dates during which the License is suspended. Upon notification, but prior to the end of the suspension, the Taxicab or Street Hail Livery Licensee may opt to terminate the contract by giving written notice to the Technology System Provider.
- (ii) During the period of suspension of the Technology
 System Provider's License and after termination of the
 contract if the Taxicab or Street Hail Livery Licensee
 opts for termination, the Technology System Provider
 must continue to provide to the Taxicab or Street Hail
 Livery Licensee all services required by Chapter 66 of
 these Rules, including but not limited to Maintenance
 Service in accordance with §66-18 of these Rules. The
 contract provisions survive during the suspension period
 and, if the contract is terminated, for one hundred
 twenty (120) days after the end date of the suspension
 period or until the Taxicab or Street Hail Livery
 Licensee has obtained a Technology System and related
 services from another Technology System Provider,
 whichever is earlier.

(5)

- (i) If the Technology System Provider's License has been revoked by the Taxi and Limousine Commission, the Technology System Provider must immediately notify the Taxicab or Street Hail Livery Licensee of the revocation date. The contract will be deemed terminated by the Taxicab or Street Hail Livery Licensee on the ninetieth (90th) day after the revocation date or may be terminated earlier by the Taxicab or Street Hail Livery Licensee giving written notice of termination.
- (ii) Upon the revocation of the Technology System Provider's License, if the Technology System is functioning properly, the Technology System Provider must continue to provide to the Taxicab or Street Hail Livery Licensee all services required by Chapter 66 of these Rules,

including but not limited to Maintenance Service in accordance with \$66-18 of these Rules. The contract provisions shall survive revocation for one hundred fifty (150) days after the date of revocation of the Technology System Provider's License or until the Taxicab or Street Hail Livery Licensee has obtained a Technology System and related services from another Technology System Provider, whichever is earlier. If the Technology System is not functioning properly, the Technology System Provider must cease its operations with respect to the Technology System.

- (6) If the Taxicab or Street Hail Livery Licensee terminates the contract for the reasons provided in paragraphs one through five and Subparagraph (i) of Paragraph eight of this subdivision, the Technology System Provider must provide to the Taxicab or Street Hail Livery Licensee:
 - (i) <u>De-installation of the Technology System at no charge;</u> and
 - (ii) If the Taxicab or Street Hail Livery Licensee purchased the Technology System for ownership, a refund of the purchase price of the Technology System based on the net book value of such Technology System, applying straight line depreciation by using the purchase price as the cost basis and assuming a sixty (60) month useful life with no salvage value.
- (7) The Taxicab or Street Hail Livery Licensee may terminate the contract at any time and for any reason if:
 - at least thirty (30) days written notice is given to the Technology System Provider and
 - if the Taxicab or Street Hail Livery Licensee pays a termination charge specified in the contract.
- (8) The termination charge must not be more than twenty-five percent (25%) of all remaining monthly charges applicable to the Technology System, not including any fees waived by the Technology Service Provider in the three (3) months prior to termination, multiplied by the number of months remaining in the term of the contract, not to exceed twelve (12) months, plus the de-installation charge listed in the Technology System Provider's fee schedule on file with the Commission. The termination charge will not apply to any termination of the contract where the Taxicab or Street Hail Livery Licensee is:
 - (i) permitted to terminate the contract without incurring liability or
 - (ii) where at the Taxicab or Street Hail Livery Licensee's request the Technology System is removed from one vehicle and installed in another vehicle to be operated under the same Taxicab or Street Hail Livery License.
- (9) The Technology System Provider or the Taxicab or Street Hail Livery Licensee may terminate the contract upon ten (10) days written notice to the other party:
 - (i) <u>if such other party ceases to do business; or</u>
 - (ii) in the case of the insolvency of, or commencement of any proceeding by or against, the other party, either voluntary or involuntary, under the Bankruptcy Code, or relating to the insolvency, receivership, liquidation, or composition of the other party for the benefit of creditors.
- (e) Upon the expiration or earlier termination of the contract, the Technology System Provider must remove the Technology System on the date reasonably agreed upon by the parties. Except where the Taxicab or Street Hail Livery Licensee terminates the contract, pursuant to Paragraphs one through five or Subparagraph (ii) of Paragraph eight of Subdivision (d) of this section, or where the contract expires, the Technology System Provider may charge the Taxicab or Street Hail Livery Licensee a de-installation charge for each Technology System removed.
- (f) The Technology System Provider must reimburse the Taxicab or Street Hail Livery Licensee for any and all Fines caused by a failure of the Technology System or any of its components to perform in accordance with the Technology System requirements as required by §66-19 of these Rules where such failure is not attributable to the acts or omissions of the Taxicab or Street Hail Livery Licensee or Taxicab or Street Hail Livery Driver, the abuse or misuse of the Technology System or other circumstances beyond the control of the Technology System Provider. For purposes of this provision, the term "Fine" means any and all fees, fines, or financial penalties imposed on a Taxicab or Street Hail Livery Licensee or Taxicab or Street Hail Livery Driver by the Commission or other any City agency.
- (g) In the case of a Fine covered by Subdivision (f) of this section, the Taxicab or Street Hail Livery Licensee must make reasonable

- efforts to mitigate the amount of the Fine, including not operating the Taxicab or Street Hail Livery if the Taxicab or Street Hail Livery Licensee knows or has reason to know the Technology System is malfunctioning.
- (h) The Technology System Provider must provide to a Taxicab or Street Hail Livery Licensee all intellectual property licenses needed to operate and use the Technology System. If the Taxicab or Street Hail Livery Licensee assigns its rights in any Technology System to an assignee approved by the Technology System Provider, the intellectual property licenses are transferable to the assignee without payment of any additional charge.
- (i) If the Technology System Provider subcontracts any services related to the Technology System, the Technology System Provider will be fully responsible to the Taxicab or Street Hail Livery Licensee for the acts and omissions of its subcontractors and of persons either directly or indirectly employed by such subcontractors.
- (j) The Technology System Provider and the Taxicab or Street Hail Livery Licensee will agree that the contract is deemed to be executed in the City and State of New York, regardless of the domicile of the parties, and is governed by and construed in accordance with the laws of the State of New York (notwithstanding New York choice of law or conflict of law principles) and the laws of the United States, where applicable.
- (k) The Technology System Provider and the Taxicab or Street Hail Livery Licensee agree that any and all claims asserted by or against either party arising under or related to the contract will be heard and determined either in the courts of the United States located in the City of New York or in the courts of New York State located in the City of New York.

\$66-18 Business Requirements - Maintenance of Technology System

- (a) Maintenance Service. The Technology System Provider must provide to a Taxicab or Street Hail Livery Licensee such maintenance services as are necessary to maintain the Technology System in good working order and in accordance with the requirements in \$66-24 of these Rules. Such maintenance services must include but not be limited to:
 - (1) Providing preventive and remedial maintenance of the Technology System at a maintenance facility;
 - (2) Providing and installing replacement parts, and Hardware and Software Updates; and
 - (3) Maintaining a maintenance log for each Technology System installed by the Technology System Provider that states in detail all preventive maintenance, remedial maintenance and other actions performed on such Technology System. The Technology System Provider must provide a copy of the maintenance log when a Taxicab or Street Hail Livery Licensee or the Commission request one.

\(\frac{\\$66-18(a)}{(1)-(3)}\) \[\begin{array}{ll} \text{Penalty: \$500-\$1,50} \\ \text{or suspension up to revocation for each violated} \end{array}	60 days or REQUIRED
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<u>System Requirements - Compliance with Technology</u> System Requirements

- (a) <u>Credit, Debit, and Prepaid Card Payment.</u>
 - (1) A Technology System Provider must ensure that a System that has been installed in a Taxicab or Street Hail Livery provides Credit, Debit, and Prepaid Card Services in compliance with the requirements of Subdivision (a) of §66-24 of these Rules.
 - (2) A Technology System Provider must ensure that, when Passengers pay by credit, debit, or prepaid card, the Merchant or the Merchant's authorized payee receives deposit of funds within forty-eight (48) business hours, excluding banking holidays, of transmission of a batch close transaction from the System, except when there is a fraud investigation.

(1)-(2) Penalty: \$500 per day payment is late and/or suspension up to 60 days or revocation for each paragraph violated	Appearance REQUIRED
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- (b) <u>Trip Data Collection and Transmission.</u>
 - (1) A Technology System Provider must ensure that a System that has been installed in a Taxicab or Street Hail Livery provides Trip Data collection and transmission in compliance with the requirements of Subdivision (f) of §66-24 of these

Rules.

(2) A Technology System Provider must transmit Trip Data to the Commission using the frequency, method, and naming convention defined by the Commission.

§66-19(b) Penalty: \$500-\$1,500 fine and/ or suspension up to 60 days or revocation	Appearance REQUIRED
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(c) Vehicle Positioning. A Technology System Provider must ensure that a Technology System that has been installed in a Taxicab or Street Hail Livery provides On-duty Location Positioning and On-Duty Hail Exclusionary Location Positioning.

§66-19(c)	Penalty: \$500-\$1,500 fine and/ or suspension up to 60 days or revocation	Appearance REQUIRED
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(d) Security. A Technology System Provider must ensure that every Technology System that has been installed in a Taxicab or Street Hail Livery is in compliance with the security requirements of Subdivision (i) of §66-24 of these Rules.

<u>\$66-19(d)</u>	Penalty: \$500-\$1,500 fine and/ or suspension up to 60 days or revocation	Appearance REQUIRED
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(e) <u>Data Retention</u>. A Technology System Provider must ensure that, for every Technology System that has been installed in a Taxicab or Street Hail Livery, all data required to be maintained, pursuant to \$66-24 of these Rules is maintained for the period required in Subdivision (j) of \$66-24.

<u>§66-19(e)</u>	Penalty: \$500-\$1,500 fine and/	Appearance
	or suspension up to 60 days or	REQUIRED
	<u>revocation</u>	

(f) Cooperation with E-Hail Providers. A Technology System Provider must cooperate with TLC licensed E-Hail Providers by making available an API as described in Subdivision (e) of §68-25 of these Rules.

<u>§66-19(f)</u>	Penalty: \$500-\$1,500 fine and/	<u>Appearance</u>
	or suspension up to 60 days or	<u>REQUIRED</u>
	<u>revocation</u>	

(g) Inspection by TLC. A Technology System Provider must ensure that every Technology System that has been installed in a Taxicab or Street Hail Livery can be inspected by Commission personnel as required in Subdivision (k) of §66-24 of these Rules.

<u>\$66-19(g)</u>	Penalty: \$500-\$1,500 fine and/ or suspension up to 60 days or revocation	Appearance REQUIRED
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- (h) Commission Ordered Testing. In any proceeding where the Technology System Provider has been found guilty of a violation of Subdivisions (a) through (g) of this section, the Commission may order the Technology System Provider to provide, within sixty (60) days of the final decision on the violation
 - (1) documentation demonstrating that, subsequent to the violation, an independent third party with relevant expertise, acceptable to the Commission, has performed testing of the Technology System and related services to determine that the condition giving rise to the violation has been corrected, and
 - (2) certification by such third party of the successful results of such testing.

\$66-20 Business Requirements - Record-Keeping and Reporting Requirements

- (a) Trip Data and its component elements must be stored, maintained and accessible to the Commission and any designee.
- (b) Upon request by the Commission, Technology System Providers must create, modify, and maintain web services as prescribed by the Commission that facilitate the querying and downloading of Trip Data, as well as hardware model numbers and software version numbers of each System operating in a Taxicab or Street Hail Livery.
- (c) Trip Data must be available and accessible to the Commission at all times.
- (d) Except in accordance with law, no third party other than the Commission may access data for transactions in which such third

- party was not involved and for which it had no responsibility;
- (e) The Trip Data relating to a particular Taxicab must be accessible to the Medallion Owner or appointed licensed Agent servicing that Taxicab;
- (f) In the event of a failure or interruption in transmission of Trip Data, the Technology System must be capable of saving and restoring transmission of the data without any degradation of data integrity or loss of data;
- (g) All data required to be collected and transmitted, pursuant to this section must be transmitted according to a schedule prescribed by the Commission.

<u>§66-20(h)</u>	Penalty: \$500-\$1,000 fine and/ or suspension up to 60 days or revocation	Appearance REQUIRED
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(i) Record Retention Period. A Technology System Provider must maintain the records required by this section for three (3) years.

<u>\$66-20(i)</u>	Penalty: \$500-\$1,000 fine and/ or suspension up to 60 days or revocation	Appearance REQUIRED
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(j) Examination of Records. A Technology System Provider must allow any agent of the Commission or any law enforcement official to examine at any time all of the records the Technology System Provider is required to maintain under this Chapter.

<u>\$66-20(j)</u>	Penalty: \$500 fine and suspension until compliance	Appearance REQUIRED
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(k) <u>Inspection of Premises.</u> A Technology System Provider must allow any agent of the Commission or any law enforcement official to inspect any portion of its business premises at any time, as permitted by law.

<u>§66-20(k)</u>	Penalty: \$500-\$1,000 fine and suspension	Appearance REQUIRED
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§66-21 Business Requirements – Use of Personal Information and Certain Location-Based Data

The Technology System Provider must collect, use, and process Personal Information in accordance with the information security and use of personal information policy it has on file with the TLC, pursuant to Subdivision (g) of §66-05.

<u>§66-21</u>	Penalty: \$500-\$1,000 fine and suspension	Appearance REQUIRED
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\$66-22 Business Requirements - Cooperation with the Commission

- (a) The Technology System Provider must make commercially reasonable efforts, as described in this section, to cooperate with the Commission, its designees and any contractor(s) of the Commission, including the Accessible Taxi Dispatcher as defined in Section 51-03 of these rules:
 - (1) in the development and support of any application(s) developed by the Commission or the Commission's designees, where such applications are developed specifically for the purpose of interoperating with the Technology System (including but not limited to smartphone applications); and

<u>§66-22(a)</u>	Penalty: \$5,000 and suspension until compliance	Appearance Required
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- (b) The Technology System Provider must provide a data connection for TLC's Accessible Dispatch Program. The data connection will, at a minimum, provide the following functionality in the manner specified by the Accessible Taxi Dispatcher:
 - (1) Automatically indicate the on/off-duty status of the Vehicle to the contractor's systems;
 - (2) Automatically switch to the appropriate on/off-duty status in response to the Driver's use of the contractor's system:
 - (3) Notify the Driver of a Dispatch using the Technology
 System's driver interface in a manner that identifies such
 dispatch as coming from the Accessible Taxi Dispatcher; and
 - (4) Transmit all Trip Data to the Accessible Taxi Dispatcher's system as it is collected.

<u>§66-22(b)</u>	Penalty: \$5,000 and suspension until compliance	Appearance Required

The Technology System Provider may only charge the Accessible (c) Taxi Dispatcher for the costs of labor, equipment, data, data connections, or any other expense resulting from the data connection to the Accessible Dispatch Program. All expenses <u>charged to the Accessible Taxi Dispatcher must be clearly</u> documented.

<u>§66-22(c)</u>	Penalty: Suspension until compliance	Appearance Required
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§66-23 Comply with Laws - Conduct Rules

- Acceptance of Gift or Gratuity. A Technology System Provider Licensee or any person acting on the Technology System <u>Licensee's behalf or any of the Technology System Provider</u> Licensee's employees must not accept any gift, gratuity, or thing of value from an owner or driver of any vehicle licensed by the Commission or from anyone acting on behalf of an owner or driver for the purpose of violating any of these rules through acts of commission or omission.
- Reporting Requests for Gift or Gratuity. A Technology System Provider Licensee, any person acting on the Technology System Provider Licensee's behalf, or any of the Technology System Provider Licensee's employees must immediately report to the Commission and the NYC Department of Investigation any request or demand for a gift, gratuity, or thing of value by any employee, representative, or member of the Commission or by any public servant.
- Offer of Gifts and Gratuities. A Technology System Provider Licensee or any person acting on the Technology System Provider Licensee's behalf or any of the Technology System Provider Licensee's employees must not offer or give any gift, gratuity, or thing of value to any employee, representative, or member of the Commission or to any other public servant.

<u>§66-23(a)-(c)</u>	Penalty: \$10,000 fine and revocation	Appearance REQUIRED
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- Reporting Offers of Gift or Gratuity. A Technology System Provider Licensee must notify the Commission immediately by telephone and in writing or email within 24 hours after receiving any offer of a gift or gratuity prohibited by Subdivision (a) of this section.
- Fraud, Misrepresentation & Larceny. A Technology System Provider Licensee, while performing his or her duties and responsibilities as a Technology System Provider Licensee, must not commit or attempt to commit, alone or in concert with another, any act of fraud, misrepresentation, or larceny. Examples of fraud, misrepresentation or larceny include, but are not limited to:
 - calibration of a fare other than that set by the Commission; adjustment of the tire size, driving axle, transducer, wiring, or other equipment for the purpose of generating an inaccurate signal of time or distance into the Taximeter or the Technology System;
 - the manufacture, sale or installation of any device that is either designed to or does generate a false or inaccurate signal into the Taximeter or the Technology System; or falsification of Trip Data.

§66-23(e)	Penalty: \$10,000 fine and revocation	Appearance REQUIRED
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- Willful Acts of Omission and Commission.
 - Omission. While performing the duties and responsibilities of a Technology System Provider Licensee, a Licensee must not deliberately fail to perform, alone or with another, any act whose failure to perform is against the best interests of the public, although not specifically mentioned in these Rules.
 - Commission. While performing the duties and responsibilities of a Technology System Provider Licensee, a Licensee must not deliberately perform, alone or with another, any act that is against the best interests of the public, although not specifically mentioned in these Rules.

<u>§66-23(f)</u>	Penalty: \$150-\$350 and/or suspension up to 30 days or revocation	Appearance REQUIRED
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- Notice of Criminal Conviction.
 - (1) A Technology System Provider Licensee must notify the

- Commission in writing within two (2) days after any criminal conviction of the Licensee or any of the Licensee's Business Entity Persons.
- (2)Notification must be in writing and must be accompanied by a certified copy of the certificate of disposition of the conviction issued by the clerk of the court.

<u>\$66-23(g)</u>	Penalty: \$500-\$1,000 and/or suspension up to 30 days	Appearance REQUIRED
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Threats, Harassment, Abuse. A Technology System Provider Licensee must not threaten, harass, or abuse any governmental or Commission representative, public servant, or other person while performing his or her duties and responsibilities as a Licensee.

§66-23(h) Penalty: \$350-\$1,000 and/or suspension up to 30 days or revocation	Appearance REQUIRED
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Use or Threat of Physical Force. A Technology System Provider Licensee must not use or attempt to use any physical force against a Commission representative, public servant, or other person while performing his or her duties and responsibilities as a Licensee.

<u>\$66-23(i)</u>	Penalty: \$500-\$1,500 and/or suspension up to 60 days or revocation	Appearance REQUIRED
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Failure to Cooperate with Law Enforcement. A Technology System Provider Licensee must cooperate with all law enforcement officers and representatives of the Commission at all times.

§66-23(j)	Penalty: \$250 fine	Appearance NOT REQUIRED
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(k) Failure to Cooperate with the Commission. A Technology System Provider Licensee must answer and comply as directed with all questions, communications, notices, directives, and summonses from the Commission or its representatives. A Licensee must produce his or her Commission License and other documents whenever the Commission requires.

<u>§66-23(k)</u>	Penalty: \$250 fine and suspension until compliance	Appearance REQUIRED
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§66-24 Technical Requirements – Technology System

No Technology System will be approved by the Commission, pursuant to this Chapter unless it complies with the all of the requirements set forth in this section, unless such requirements are waived or modified by the Commission, pursuant to Subdivision (f) of §66-05 of these

- Driver, vehicle, and software authentication
 - Upon boot-up, the Technology System must automatically check for and install any software updates prior to allowing the Driver to engage the Technology System.
 - The Technology System must only allow the Driver to engage the Technology System and Taximeter upon log-in using either biometrics or username and PIN, validated against a system-initiated search of Valid TLC Licenses.
 - If the data recording element of the Technology System is not hard-mounted to the vehicle, the Technology System must allow the Driver to engage the Technology System and Taximeter only after capturing the Vehicle's license number and validating that the Vehicle's license is active.
 - The Technology System may not allow the Driver to enter the Vehicle's license number manually.
 - If any required functionality or hardware is disconnected or inoperable, the Technology System must notify the Driver that the Technology System needs to be serviced and must not allow any Driver to engage the Taximeter until the Technology System is repaired to the extent practicable
 - (5) The Technology System must automatically log a Driver out of the Technology System after a 15 minute period of inactivity when the Vehicle's engine is off.
 - The Technology System must automatically log a Driver out of the Technology System if another Driver logs into the Technology System.
 - The Technology System must prevent a Driver from logging into more than one Technology System at the same time.

- (b) <u>Driver functionality and interaction</u>
 - (1) The Technology System must enable the Driver to choose between three types of duty status: off-duty, onduty, and on-duty but unavailable for street-hail. All duty status changes must be captured as a part of the Trip Data described in Subdivision (f) of this section.
 - (2) While off-duty or on-duty but unavailable for street-hail, the Vehicle's roof-light must automatically turn off, and the Taximeter must be disengaged until the Driver changes duty status to on-duty.
 - (3) The Technology System must prevent Drivers from selecting Taximeter rates outside of the areas where they may legally be charged, pursuant to the following specifications:
 - (i) JFK Manhattan Rate –Taxicab Drivers must be allowed to select Rate 2 inside of Manhattan or JFK Airport but be prevented from selecting Rate 2 otherwise. Street Hail Livery Drivers must be prevented from selecting Rate 2.
 - (ii) Nassau and Westchester Counties rivers must not be allowed to select Rate 4 outside of Nassau and Westchester Counties.
 - (4) The Technology System must allow the Driver to enter a toll in all of the following ways:
 - Either accept or decline a toll automatically triggered by the Technology System when within the five boroughs of New York City;
 - (ii) Select a toll from a predetermined list that includes all tolls within the five boroughs of New York City.
 - (iii) Enter a custom toll amount that is added to the total fare when outside the five boroughs of New York City.
 - (5) When adding tolls to the Taximeter, the Technology
 System must automatically add the correct toll amount
 to the fare based on the EZ-Pass rate for that toll and
 time of day.
 - (6) If a Passenger pays using a method other than cash, the Technology System must notify the Driver when payment for the total fare has been completed.
 - (7) The Technology System must be capable of generating End-of-Shift Data for the Driver that can be printed from the Taximeter or accessed electronically, at the Driver's preference. End-of-Shift Data must contain the following information:
 - Medallion or SHL permit number;
 - (ii) <u>Driver's License number;</u>
 - (iii) shift start date and time;
 - (iv) shift end date and time;
 - (v) distance traveled over the duration of the shift;
 - (vi) number of cash trips;
 - (vii) total cash fares collected;
 - (viii) total MTA tax collected;
 - (ix) total Taxicab Improvement Surcharge or Street Hail Livery Improvement Surcharge collected;
 - (x) total credit/debit/prepaid fares collected; and
 - (xi) total credit/debit/prepaid tips collected.
 - (8) The Technology System must be able to receive and allow Drivers to accept or reject E-Hails from any TLC-licensed E-Hail Application that opts to interface with the Technology System in accordance with the Public API provided, pursuant to §66-24(e)(1).
 - (9) The Technology System must allow a Driver to interact with the Technology System ONLY when the Vehicle is standing or stopped, except that the Technology System may permit a Driver to accept or reject an E-Hail request, engage the Taximeter, or disengage the Taximeter with a single touch using pre-programmed buttons or using voice activation while the vehicle is in motion. All other use of the Technology System by the Driver must be velocity gated to prevent its use while the vehicle is in motion.
- (c) <u>Passenger functionality and interaction</u>
 - Any Passenger-facing devices and screens must be blank and muted until turned on by the Passenger, unless otherwise approved by the Chair, with the following exceptions:

- (i) Passenger-facing screens may display minimal operational instructions. Brightness must be at a reasonable level given ambient light.
- (ii) the Technology System must notify the Passenger that the mechanism for acceptance of credit/debit/prepaid cards is not operational, as applicable;
- (iii) the Technology System must instruct the Passenger how to engage visual accessibility features without requiring the assistance of a Taxicab Driver;
- (iv) the Technology System must notify the Passenger of any changes to the Taximeter rate or any additions of tolls, surcharges, extras, or other charges in a reasonable manner and length of time for a Passenger to be alerted to the addition; and
- (v) all payment devices must turn on when the Taximeter disengages, to allow payment processing.
- (2) The Passenger must be able to turn off any Passenger-facing screen (i.e. render the screen blank and muted) except that all payment devices must turn back on when the Taximeter disengages, to allow payment processing.
- (3) The volume of any Passenger-facing device must be mutable and must be controlled by the Passenger.
- (4) Any Passenger-facing device that displays third-party content must display content provided by the TLC, subject to the following limitations:
 - (i) The content provided by the TLC will be in the same format as the third-party content displayed by the Passenger-facing device, and
 - (ii) No more than fifteen percent (15%) of the Passengerfacing device's content will be comprised of TLCprovided content.
- (5) Accessibility. Technology System Provider Licensees must provide the following accommodations for Passengers with visual disabilities;
 - (i) The credit card reader must be installed in the Passenger compartment in each Taxicab,
 - (ii) Speakers must be installed in the Passenger compartment in each Taxicab. The speakers must provide:
 - (A) audio fare updates on-demand and at the end of the trip to facilitate payment,
 - (B) automatic audio notifications of all tolls and rates,
 - (C) audio instructions enabling a Passenger to successfully complete fare payment, including discretionary tipping, without requiring the assistance of a Taxicab Driver,
 - (ii) the ability for a Passenger to engage visual accessibility features without requiring the assistance of a Taxicab Driver and
 - (iii) a verbal and hardcopy receipt.
- (6) After payment is processed, all Passenger-facing devices must clear all information about the trip and reset to the default screen. Passengers must not be able to access information about trips other than their own.
- (7) The Technology System must make available to the Passenger the rate code currently in effect, the current running total fare, and the itemization of the total fare at the Passenger's request and at the end of the trip.
- (8) The Technology System must allow the Passenger to pay fares with cash, credit, debit, and prepaid cards, and must allow for E-Hail Apps that provide for E-Payment, and Digital Wallet Application.
- (9) The Technology System must allow the Passenger to pay fares with cash, credit, debit, and prepaid cards, and must allow for E-Hail Apps that provide for E-Payment, and Digital Wallet Application.
- (10) The Technology System must make available all information reasonably required for the Passenger to understand and complete electronic payment of the total fare in English, Spanish, and any other language the Commission requires.
- (11) For non-cash payments the Technology System must allow but not require the Passenger to add a custom tip.
- (12) The Technology System must be able to generate an accurate receipt for payment of fare and such receipt must be able to be generated for each Passenger making a payment. Upon the Passenger's request, a receipt must be transmitted to the

Passenger. The receipt must contain the following information:

- Medallion or SHL Permit number;
- Driver's License number;
- (iii) trip number;
- pick-up date and time; (iv)
- (v) drop-off date and time;
- (vi) trip distance;
- (vii) toll (if applicable) amount(s); (viii) surcharge(s), including the Taxicab Improvement Surcharge or Street Hail Livery Improvement Surcharge (if applicable) amount (s);
- extra charges (if applicable) amount(s), including the E-Hail Fee, if any; taxes (if applicable) for the entire trip;
- itemized listing of each rate code used, and the total amount of time-and-distance-calculated fare for each rate code;
- total amount due;
- (xiii) the amount that the Passenger paid, if split fare;
- (xiv) the amount that the Passenger tipped, if paid by method other than cash;
- last four digits of credit, debit or prepaid card account number used by the Passenger, if applicable. All receipts for transactions by credit, debit, or prepaid card, or by E-Hail App that provides for E-Payment or Digital Wallet Application, must mask account numbers except for the last four digits; and (xvi) the "311" Commission complaint telephone number.
- Taximeter interoperability
 - The Technology System must be capable of updating the Taximeter to include rate changes, surcharges, extras, and any other fees mandated by the Commission based on date, time, and/or location if such surcharges and extras are not already assessed by the Taximeter.
 - The Technology System must be able to receive any Commission mandated change to the Taximeter via wireless communication initiated by the Technology System Provider.
- Public API. All Technology System Providers must maintain an application programming interface (API) that is available to any licensed E-Hail Provider and the Accessible Taxi Dispatcher.
 - The API must include but is not limited to the following
 - Allow the E-Hail Provider or Accessible Taxi Dispatcher to query and obtain a list of a specified number (at least 5) and type (e.g., WAV, SUV, etc.) of Vehicles that are available for hire and closest to a designated pickup location, and, for each Vehicle listed in the response to such query, access real-time meter status, GP coordinates and direction for no less than 1 minute following such query. The Vehicle or list of Vehicles provided in response to any such query must include the medallion or SHL permit number, vehicle make and model, car type (e.g., SUV, minivan, etc.), wheelchair accessibility, and Driver name and TLC license number;
 - Allow the E-Hail Provider or Accessible Taxi Dispatcher to send an E-Hail or dispatch via the Technology System to the Driver of any or all of the Vehicles included in the list of Vehicles provided in response to a query, including the pickup time and location, and, if applicable, the prearranged fare and drop-off location;
 - Return the Driver's acceptance or rejection of the E-Hail or dispatch, or, if the driver takes no action within 30 seconds, return a timeout;
 - (D) Allow the E-Hail Provider or Accessible Taxi Dispatcher to cancel any E-Hail or dispatch regardless of whether a Driver has responded;
 - For any Driver that has accepted an E-Hail or dispatch from an E-Hail Provider or the Accessible Taxi
 Dispatcher, for the duration of the trip from acceptance through meter off or cancellation, provide the E-Hail
 Provider or Accessible Taxi Dispatcher with a data feed of real-time GPS location and ride/meter events, and allow the E-Hail Provider or Accessible Taxi Dispatcher allow the E-Hail Provider or Accessible Taxi Dispatcher to communicate with such Driver via the Technology
 - allowing the E-Hail Provider or the Accessible Taxi Dispatcher to provide the Driver with the passenger's name and phone number and drop-off location, as well as other relevant trip information (e.g., "passenger waiting at south entrance, "passenger is wheelchair bound," etc.), and
 - allowing the Driver to report trip events to the

- E-Hail Provider or the Accessible Taxi Dispatcher (e.g., "passenger in vehicle," "passenger no-show," e
- (F) Provide onsite event when Driver reports being onsite, provide a no-show event if the Driver indicates a passenger no-show, and provide a cancel event if the Driver cancels or retracts his or her acceptance of an E-Hail or dispatch;
- (G) Provide access to itemized fare data including time-anddistance fare, tolls, surcharges, extras, and taxes from the Technology System and Taximeter, in real time, when the trip has been completed and the Driver has disengaged the Taximeter;
- (H) Receive from the E-Hail Provider or Accessible Taxi Dispatcher a confirmation that electronic credit card payment for the total fare amount has been successfully
- Receive relevant payment information from the E-Hail Provider or Accessible Taxi Dispatcher to the extent (I) necessary to display the total charges, including E-Hail service fee and tip (if applicable) on the receipt and collect and transmit Trip Data.
- The Technology System Provider may charge the E-Hail App Provider or Accessible Taxi Dispatcher a fee not to exceed twenty-five cents (\$0.25) per query for use of the API. The Technology System Provider may not charge the E-Hail App Provider or Accessible Taxi Dispatcher credit card processing fees greater than the wholesale fees collected by the credit card issuer and credit card network for that transaction.
- The Technology System Provider may require E-Hail App Providers sending E-Hails to Drivers via the Technology System to charge a uniform Passenger cancellation and/or no-show fee.
- Separate Violations. Each failure on the part of a Technology System Provider to cooperate with a licensed E-Hail Application or Accessible Dispatcher for the purpose of maintaining an API as provided in Paragraph (1) of this subdivision will constitute a separate violation of this rule.
- <u>Trip data collection and transmission A Technology System must</u> be capable of collecting and transmitting to the Commission Trip Data as described below. The Technology System must conform to the following specifications:
 - The Technology System must be capable of collecting and transmitting Trip Data for all fare trips for each Taxicab or Street Hail Livery in which the Technology System is installed.
 - (2)The Trip Data must not contain any Passenger Personal Information.
 - (3)The Trip Data must include the information set forth below. For purposes of this subdivision, all times are required to be measured to the hour and minute in Eastern Standard Time:
 - date, time, and location (latitude, longitude, and humanreadable street address) of the pick-up and drop off, based on the reading from the Technology System;
 - date, time, and mileage of the pick-up and drop off, based on the reading from the Taximeter
 - (iii) trip number from the Technology System:
 - the number of Passengers splitting payment of the fare (if no split fare, default to one Passenger), based on the reading from the Technology System;
 - itemized charges for the trip (itemized by time-and-Itemized charges for the trip (Itemized by time-and-distance fare, tolls, surcharges, extras, the Taxicab or Street Hail Livery Improvement Surcharge, and taxes) from the Taximeter, E-Hail App service fee (if the Passenger is charged such a service fee by the E-Hail App and the fare is also paid using that App's E-Payment feature), and tip amount if paid by credit/debit/prepaid card, E-Hail Apps that provides for E-Payment, or Digital Wallet Application: E-Payment, or Digital Wallet Application:
 - payment type (cash, credit/debit/prepaid card or E-Hail App that provides for E-Payment), pre-tip amount, and tip amount (if captured) for each Passenger, based on the reading from the Technology System;
 - (vii) transaction status, card type, and time of transaction for transactions by credit/debit/prepaid card, E-Hail App that provides for E-Payment, or Digital Wallet Application, processed via the Technology System;
 - (viii) Medallion or SHL permit number from the Technology System;

- (ix) Driver's License number from the Technology System;
- (x) all changes to the Driver's on or off-duty status and the date, time, location (latitude, longitude, and human-readable street address), and meter mileage when a change occurs:
- (xi) the Driver's shift number from the Technology System;
- (xii) the name of the credit card processor and the first two and last four digits of each credit, debit, or prepaid card used by each passenger for paying fares, either directly or through an E-Hail App that provides for E-Payment or Digital Wallet Application, based on the reading from the Technology System;
- (xiii) All rate codes in effect during a trip from the Taximeter, and the rate of fare, the times and locations (latitude, longitude, and human-readable street address), and meter mileage when such rate of fare was in effect, including but not limited to the time and location when Rate Code 4 went into effect and the fare at the time Rate Code 4 was initiated from the Taximeter and/or Technology System; and
- (xiv) On-duty Location Positioning, based on the reading from the Technology System. On-duty Location Positioning data must be made available in Trip Data to within fifteen (15) meters for Taxicabs and Street Hail Liveries while they are in an on-duty or on-duty but unavailable status.
- 3) Trip Data and its component elements must be stored, maintained and accessible to the Commission and any designee of the Commission through a web service specified by the Commission. Until such web service is specified the Technology System Provider must make the Trip Data accessible via:
 - a near real time web-based portal with functionality and user interface defined by the Commission; and
 - (ii) downloading and transferring data to the Commission on a weekly basis using technical specifications defined by the Commission.
- (g) Advertisements and other passenger-facing content. All Technology Systems must conform to the following specifications:
 - (1) All Passenger-facing content must comply with TV-Y through TV-G ratings in accordance with the standards established by the TV Parental Guidelines rating system from 8AM 8PM daily or a similar rating in industries where such rating systems exist, e.g. the Entertainment Software Rating Board's rating system for video games.
 - (2) No Passenger-facing content may contain, imply, or declare endorsement by the City, the Commission, or any other agency of the City without the prior written consent of the Commission;
 - (3) No Passenger-facing content may contain any content that falls within the following categories:
 - Advertisements or any other material or information promoting unlawful or illegal goods, services, or activities;
 - (ii) Advertisements or any other images, material or information containing obscene images or material (see New York Penal Law 235.00, as such provision may be amended, modified, or supplemented from time to time);
 - (iii) Advertisements or any other material, images, or description, which, if sold or loaned to a minor for monetary consideration with knowledge of its character or content, would give rise to a violation of New York Penal Law 235.21 (see also New York Penal Law 235.20) as such provisions may be amended, modified, or supplemented from time to time;
 - (iv) Advertisements or any other images, material or information that are libelous, defamatory, infringe intellectual property rights, including but not limited to trademark, copyright or patent rights, of a third party, or violate New York Civil Rights Law Section 50, as such provisions may be amended, modified, or supplemented from time to time:
 - (v) Advertisements or any other images, material or information that demean or disparage an individual or group of individuals. For purposes of determining whether any such advertisements or other images, material or information demean or disparage an individual or group of individuals, the Technology System Provider will determine whether a reasonably prudent person, knowledgeable of the Taxicab ridership

- and using prevailing community standards, would believe that such advertisements or other images, material or information ridicule or mock, are abusive or hostile to, or debase the dignity or stature of, an individual or group of individuals;
- (vi) Advertisements or any other material or information that propose a commercial transaction where the material or information contained in it is false, misleading, or deceptive; and
- (vii) Advertisements or any other material or information that propose a commercial transaction pertaining to or promote tobacco or tobacco-related products;
- (h) <u>Additional requirements for Technology Systems installed in Street Hail Liveries</u>
 - (1) The Technology System must prevent the Street Hail Livery
 Driver from engaging the Taximeter while in the PreArranged Exclusionary Zone;
 - (2) The Technology System must be capable of capturing and transmitting to the Commission a flag indicating whether each trip is a Hail Trip or was commenced by Dispatch; and,
 - (3) The Technology System must turn off the roof light while the Street Hail Livery vehicle is in the Hail Exclusionary Zone and the Taximeter is disabled.
- (i) Security. All features of the Technology System required by this section, including the collection, transmission and maintenance of data by the Technology System Provider, must conform to the most up-to-date versions of following security standards:
 - (1) PCI Standards for Merchant Level 1;
 - (2) Level 1 and Level 2 EMV standards;
 - (3) Department of Information Technology and Telecommunications Citywide Information Security Policy for Service Providers and Encryption Standards ("DOITT Standards") at http://www.nyc.gov/html/doitt/html/business/security.shtml; and
 - (4) The information security and use of personal information policy the Technology System Provider has on file with the TLC, pursuant to Subdivision (g) of §66-05.
- (j) <u>Data Retention</u>. All data required to be collected, transmitted and maintained, pursuant to this section must be maintained for at least three (3) years.
- (k) Inspection by TLC. The Technology System Provider must enable the Commission to inspect all components and inner workings of the Technology System by providing Commission inspection personnel with access to the Technology System by magnetic swipe card and through the use of a self-diagnostic tool. The self-diagnostic tool must automatically check and display the status of:
 - (1) the connection and operability of all in-vehicle components of the Technology System;
 - (2) the Technology System's connection to the credit card processor:
 - (3) the Technology System's connection to the Accessible Dispatch vendor; and
 - (4) the Technology System's connection to the Technology System
 Provider's Trip Data database.

Section 32. Paragraph (3) of Subdivision (c) of Section 67-09 of Title 35 of the Rules of the City of New York, relating to requirements for taximeters, is DELETED, and Paragraph (4) of Subdivision (c) of Section 67-09 is renumbered Paragraph (3).

Section 33. Section 67-15 of Title 35 of the Rules of the City of New York is DELETED and a new Section 67-15 is added, to read as follows:

§67-15 Requirements for Hack-up -Technology System

(a) <u>Technology System. Every Taxicab must be equipped with</u> <u>Technology System from a licensed Technology System Provider.</u>

Section 34. Chapter 75 of Title 35 of the Rules of the City of New York, relating to authorization of taxicab technology service providers, is DELETED.

Section 35. Subdivision (m) of Section 78-03 of Title 35 of the Rules of the City of New York, relating to the definition of LPEP Data, is DELETED, Subdivisions (n) through (t) are relettered (m) through (s), and Subdivisions (e), (m) and (s), Subdivisions (m) and (s) as relettered by this section, are amended to read as follows:

(e) E-Hail App Data. All data required to be collected, transmitted and maintained, pursuant to this Agreement. E-Hail App Data includes, but is not limited to, Trip Data as described in §78-21 of Commission Rules, data related to credit, debit, and prepaid card transactions, and data relating to E-Hail App usage. Any data that is transferred to the E-Hail App by [TPEPs or LPEPs] Technology Systems become E-Hail App Data once received by the E-Hail App. $\,$

- (m) Modification of E-Hail Application. Any modification to the E-Hail Application or related services after the Commission has issued a License for such E-Hail Application that would materially alter any of the following:
 - functionality, performance characteristics, security measures, or technical environment of the E-Hail Application or related services;
 - interfaces to [TPEP or LPEP] the Technology System, or to the Software, Hardware, network, or other E-Hail Application components;
 - (3) the manner in which the E-Hail Application or related services are provided.

The addition or modification of a component allowing payment through the E-Hail Application constitutes a Modification.

A Modification of E-Hail Application does not include:

- (4) fixes and/or maintenance patches necessary to conform the E-Hail Application or any of its components or related services to the requirements set forth in §78-21 of these Rules: and
- (5) security patches to the extent such fixes or patches are necessary in the E-Hail Application Provider's good faith judgment to maintain the continuity of the E-Hail Application or related services or to correct an event or occurrence that would, if uncorrected, substantially prevent, hinder or delay proper operation of the E-Hail Application or related services.
- (s) [TPEP] <u>Technology System</u> Data. All data required to be collected, transmitted and maintained, pursuant to §[75-25]66-24 of Commission Rules and other information assets related to the [TPEP] <u>Technology System</u> Data. [TPEP] <u>Technology System</u> Data includes, but is not limited to, Trip Data, data related to credit, debit and prepaid card transactions, and text messages and the date and time such messages were sent and received. Any data that is transferred to the [TPEP] <u>Technology System</u> by E-Hail Apps that provide E-Payment become TPEP Data once received by the [TPEP] <u>Technology System</u>.

Section 36. Subdivision (b) of Section 78-09 of Title 35 of the Rules of the City of New York is amended to read as follows:

- (b) An E-Hail Application Provider must not permit the use of a [non-TPEP or non-LPEP] <u>non-Technology System</u> electronic credit card payment system unless that system uses:
 - (i) E-Payment that is contained within a licensed E-Hail Application and that meets all the requirements of this Chapter, or
 - (ii) E-Payment that is linked to a licensed E-Hail Application, whether or not provided by the E-Hail Application Provider, that meets all requirements of this Chapter.

§78-09 Penalty: \$10,000	Appearance REQUIRED
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Section 37. Subdivision (b) of Section 78-15 of Title 35 of the Rules of the City of New York is amended to read as follows:

(b) Fares. An E-Hail Application and an E-Hail Application Provider must NOT charge any Passenger a fare for a trip that exceeds the fare as calculated by the Taximeter, permitted in §58-26 and §82-26 of these Rules. The E-Hail App and the E-Hail App Provider may however charge additional fees to a Passenger above the fare for the trip in accordance with Subdivision (c) below so long as such fees are clearly delineated and not called a fare or tip or gratuity.

NOTE: If an E-Hail App Provider charges a per-trip fee for use of the E-Hail App and if the fee is assessed on a per-trip basis and bundled into the same credit card transaction as the payment of the fare, the Provider is required to have an agreement with either the merchant of record, or if processed through the [TPEP or LPEP] Technology System, the [TPEP or LPEP] Technology System, Provider, as to how the fee will be remitted to the E-Hail App Provider. The agreement must be outlined in the E-Hail App Provider's application documentation and must ensure that the per-trip fee is remitted in its entirety to the E-Hail App Provider and is not retained by the Driver.

§78-15(b)	Penalty: \$1000 fine	Appearance NOT REQUIRED
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Section 38. Subdivision (b) of Section 78-17 of Title 35 of the Rules of the City of New York is amended to read as follows:

(b) Trip Data Collection and Transmission. An E-Hail Application Provider must ensure that an E-Hail Application collects and stores relevant trip information to obtain a complete trip record, and transmits such data to [TPEP, LPEP,] the Technology System or the Commission in compliance with the requirements in §78-21(c) of these Rules.

§78-17(b)	Penalty: \$500 fine and/or suspension up to 60 days or revocation	Appearance REQUIRED
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Section 39. Subdivision (c) of Section 78-17 of Title 35 of the Rules of the City of New York, relating to the payment of fees to T-PEP, is DELETED, and Subdivisions (d) through (h) are relettered Subdivisions (c) through (g).

Section 40. Subdivision (a) of Section 78-21 of Title 35 of the Rules of the City of New York is amended to read as follows:

- (a) Payment
 - (1) Credit, Debit, and Prepaid Card Payment. An E-Hail Application can be capable of accepting credit, debit, and prepaid cards for payment of fares through E-Payment. An E-Hail Application that is capable of accepting credit, debit, and prepaid cards for payment of fares [must conform to the following specifications:
 - (i) The E-Hail Application must offer the Passenger a receipt in accordance with Paragraph (2) of this subdivision; the receipt can be an electronic receipt.
 - (ii) Payment can be initiated at the beginning or made at the end of the trip, in accordance with §75-25(a)(2)(iv) of these Rules.
 - (iii) An E-Hail Application can offer pre-set payment options, including tip percentages, provided that the Passenger is permitted to change the pre-set payment options for a given trip at any time prior to the completion of a trip and payment of fare, including changes to the tip amount.
 - (iv) An E-Hail Application] cannot require a Passenger to pay a tip to the Driver.
 - (2) The E-Hail Application must be able to generate an accurate receipt for payment of fare for fares paid using E-Payment, and the receipt must be offered to the Passenger. Upon the Passenger's request, a receipt either in hard copy form or in electronic form must be transmitted to the Passenger. The receipt must contain all the following information:
 - (i) All items required by $[75\text{-}25(a)(2)(v)] \ \underline{66\text{-}24(c)(9)}$ of these Rules; and
 - (ii) Any fee paid by the Passenger to the E-Hail Application Provider if paid directly to such Provider, clearly identified. NOTE: §78-15(a) of these Rules governs the payment of tips or gratuities
 - (3) Any E-Payment technology used with any E-Hail Application must be integrated into the [TPEP or LPEP] <u>Technology</u> <u>System</u> used by any Driver using the E-Hail Application.
 - (4) An E-Hail Application which includes E-Payment must comply with all applicable PCI Standards. Credit, debit, and prepaid card information for electronic payments made through an E-Hail Application must not be stored locally on the electronic device on which the E-Hail Application being used resides, or locally on the [TPEP or LPEP] <u>Technology</u> <u>System</u> (if applicable) after the E-Payment utilizing such credit, debit, or pre-paid card has been authorized or declined.
 - (5) An E-Hail Application which includes E-Payment must be capable of generating the following data, regardless of the means of payment:
 - reasonably detailed data of individual and cumulative payment transactions (including sufficient detail to support daily and monthly reconciliations and to perform problem resolution);
 - (ii) if the payment is by credit, debit, or prepaid card, in addition to the information in Subparagraph (i) above, the name of the credit, debit, or prepaid card, and the name of the credit card merchant engaged by the E-Hail Application Provider; and
 - (iii) data summarizing the number of fares, the total fare amount, and as applicable, the number of credit, debit and prepaid card transactions and the total fares of such transactions;
 - (6) The data described in Paragraph (5) of this subdivision and its component elements must be stored, maintained and accessible to the Commission and any designee as follows:

- (i) in a standardized format and layout prescribed by the Commission that is open and non-proprietary; and
- (ii) by secure file transfer protocol, transfer according to a format, layout, procedure, and frequency prescribed by the Commission.

Section 41. Subdivision (b) of Section 78-21 of Title 35 of the Rules of the City of New York, relating to TPEP and LPEP integration, is DELETED, and a new Subdivision (b) is added, to read as follows:

- (b) <u>Technology System Integration</u>. An E-Hail Application which includes E-Payment must be integrated with the Technology System.
 - (1) The E-Hail Application, or its third party designee, must receive the fare and Trip Data automatically from the Technology System or Taximeter and must not permit a Driver or anybody else to enter any fare information manually. The E-Hail App also must provide the Technology System Provider with the following:
 - (i) The credit card information necessary to process the transaction through the Technology System Provider's payment gateway and the amount to be charged for the transaction, including any tip and E-Hail service fee, if included in the amount to be charged; and
 - (ii) Credit, debit, or prepaid card and payment information necessary to allow Technology System Providers to display total charges, including time-and-distance fares, tips, extras, surcharges, taxes, and any fees charged by the E-Hail Provider for use of the E-Hail Application on printed receipts, and allow submission to the Chair of a complete electronic trip record for the fare as further described in Subdivision (c) of this section.
 - (iii) Any other functionality, but only if agreed to by the Commission, the E-Hail App Provider, and the Technology System Provider.
 - (2) All fares must be calculated by the Taximeter and in accordance with the Rules of the Commission.

Section 42. The introductory paragraph of Paragraph (2) of Subdivision (c) of Section 78-21 of Title 35 of the Rules of the City of New York is amended to read as follows:

(2) The E-Hail Application and its third party designee, if any, must be capable of automatically collecting and transmitting to [TPEP or LPEP] the Technology System the Trip Data required below for all trips using E-Payment made during a shift.

Section 43. Subdivision (e) of Section 80-11 of Title 35 of the Rules of the City of New York is amended to read as follows:

(e) No Unauthorized Use of TLC Driver License. A Driver must not permit any other person to use the Driver's TLC Driver License or [TPEP or LPEP] <u>Technology System</u> login credentials while operating any vehicle. A Driver must not use any other Driver's TLC License or [TPEP or LPEP] <u>Technology System</u> login credentials while operating any Vehicle.

Section 44. Paragraphs (1) and (2) of Subdivision (d) of Section 80-16 of Title 35 of the Rules of the City of New York are amended to read as follows:

- (1) At the end of a trip in a Taxicab or a hail trip in a Street Hail Livery, a Driver, personally or via the [passenger information monitor (PIM)] <u>Technology System</u> or other electronic means, must offer a Passenger a receipt for payment of fare,
- (2) When a Passenger requests a receipt, personally or via the [PIM] <u>Technology System</u> or other electronic means, a Driver must give a Passenger a receipt for payment of the fare.

Section 45. Subdivisions (b), (d), (e) and (k) of Section 80-17 of Title 35 of the Rules of the City of New York are amended to read as follows:

(b) Non-Paying Customers. If a Taxicab or Street Hail Livery
Passenger refuses to pay the metered fare, the Driver of the
Taxicab or Street Hail Livery must place the meter in the off or
"Vacant" position, record the amount of fare on the Taximeter onto
the Trip Record through the [TPEP or LPEP] Technology System,
or onto the written Trip Record if the [TPEP or LPEP] Technology
System is not working, and proceed directly to the nearest police
precinct, present the facts to the police and follow their
instructions for resolving the dispute.

(d) Making Change.

- (1) A Driver of a Taxicab or Street Hail Livery must always be capable of making change for a \$20 bill during his or her work shift.
- (2) If the Driver of a Taxicab or Street Hail Livery is not able to

- change a \$20 bill, the Driver will, with the Passenger's consent, take the following steps:
- (i) Key the appropriate off duty code into [TPEP or LPEP] Technology System.
- (ii) Transmit the relevant information to an electronic database for entry on the electronic trip record or make an appropriate written trip record entry.
- (iii) Proceed to the nearest location where he or she may reasonably expect to obtain change.

	§80-17(d)	Fine: \$25	Appearance NOT REQUIRED
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- (e) Must Accept Credit/Debit Card Payment.
 - (1) Taxicabs and Street Hail Livery Credit/Debit Card Payment
 - (i) All Taxicabs are required to be equipped with [TPEP] a
 <u>Technology System</u> and Drivers must accept a
 Passenger's choice to pay by credit/debit card.
 - (ii) All Street Hail Liveries are required to be equipped with [LPEP] <u>a Technology System</u> and Drivers must accept a Passenger's choice to pay by credit/debit card for Hail Trips.
 - (iii) A Driver of a Taxicab or Street Hail Livery must not pick up or transport a passenger when the system is incapable of accepting or processing credit or debit card transactions, unless prior to engaging the Taximeter, the Driver advises the Passenger that he/she will not be able to use a credit or debit card for payment.
 - (iv) A Driver of a Taxicab or Street Hail Livery must not accept credit/debit card payments through any device other than the [Taxicab's TPEP or Street Hail Livery's LPEP] <u>Vehicle's Technology System</u> or an approved E-Hail App.
 - (v) If a Taxicab or Street Hail Livery customer's effort to pay by debit/credit card at the end of the trip is prevented not by the [Taxicab's TPEP (or the Street Hail Livery's LPEP system) system] <u>Vehicle's Technology</u> <u>System</u>, but because the communication network is unable to process debit/credit card payments at that time, the Driver must offer the customer the option of either paying cash or having the Driver continue to a location where the wireless payment system can communicate with its network.

§80-17(e)(1) (i)-(vi)	Fine: \$100	Appearance NOT REQUIRED
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(vi) No Mark-up for Credit Payment. A Driver of a Taxicab or Street Hail Livery must not charge any additional fee (mark-up) to any Passenger for credit/debit card transactions for any Trip in a Taxicab or for any Hail Trip in a Street Hail Livery.

\$80-17(e)(1) (vii)	Fine: First violation: \$200 Second violation: \$300 Third violation: \$500 In addition to the penalty payable to the Commission, the administrative law judge may order the Driver to pay restitution to the Passenger, equal to the excess amount that was charged to the Passenger.	Appearance REQUIRED
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k) Taxicab and Street Hail Livery E-Payments.

 A Taxicab or Street Hail Livery Driver must allow the Passenger to pay by E-Payment as long as the E-Payment method complies with Commission rules.

(2) The payment must not exceed Commission-approved rates plus any optional tip.

§80-17(k)(2)	Mandatory penalties as set forth in §80-02(e)	Appearance NOT REQUIRED
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(3) The fare must be calculated as required by these rules and

- the Taximeter must be used for all trips, including trips paid for by E-Payment. Any fare paid for by E-Payment must be calculated by the Taximeter and not by any other method.
- (4) The itemized fare amount charged to the Passenger must be automatically transmitted to the E-Hail Application from the [TPEP, the LPEP] <u>Technology System</u>, or the Taximeter, and relevant payment data necessary to obtain a complete trip record must be transmitted from the E-Hail Application to the [TPEP or LPEP] <u>Technology System</u>. Manual input of the fare by the Driver or any other person into the E-Hail Application is not permitted.
- (5) A Driver must not accept credit card payment from a Passenger by any E-Hail Application or any other device that does not integrate with the [TPEP or LPEP] <u>Technology</u> <u>System</u>.

§80-17(k)(5)	Fine: \$200	Appearance NOT REQUIRED
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Section 46. Paragraph (5) of Subdivision (a) of Section 80-19 of Title 35 of the Rules of the City of New York is amended to read as follows:

- (5) A Driver who has entered the appropriate off duty code into [TPEP] the Technology System must not solicit or accept a Passenger unless ALL of the following are true:
 - (i) The Driver is returning the Taxicab to his or her garage or home:
 - (ii) The Driver has transmitted the relevant information to an electronic database for entry on the electronic trip record or made a written trip record entry "Returning to garage (or home)"; and
 - (iii) The Passenger's destination is directly on the route to the Driver's home or garage.

§80-19(a)(5)		Appearance NOT REQUIRED
	Tollowing a nearing.	

Section 47. Paragraphs (5) and (6) of Subdivision (b) of Section 80-19 of Title 35 of the Rules of the City of New York are amended to read as follows:

(5) A Driver of a Street Hail Livery who has indicated through the [LPEP] <u>Technology System</u> that he or she is on-duty unavailable for the purposes of accepting a Pre-Arranged trip must not solicit or accept a Passenger for a Hail Trip.

	Appearance NOT REQUIRED
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- (6) A Driver of a Street Hail Livery who has indicated in the meter or through the [LPEP] <u>Technology System</u> that he or she is off duty must not solicit or accept a Passenger unless ALL of the following are true:
 - (i) The Driver is in the Hail Zone;
 - (ii) The Driver is returning the Street Hail Livery to his or her Base or home;
 - (iii) The Driver has transmitted the relevant information to an electronic database for entry on the electronic trip record or made a written trip record entry; and
 - (iv) The Passenger's destination is directly on the route to the Driver's home or garage.

following a hearing.

Section 48. Paragraphs (4), (5), (6), (13), and (15) of Subdivision (b) of Section 80-20 of Title 35 of the Rules of the City of New York are amended to read as follows:

- (4) The Taxicab or Street Hail Livery Driver is discharging his or her last Passenger or Passengers prior to going off duty, and has already entered the appropriate off duty code in [TPEP or LPEP] the Technology System.
- (5) The Taxicab or Street Hail Livery Driver is ending his or her work shift, and has already entered the appropriate off duty code in [TPEP or LPEP] the Technology System and locked both rear doors.
- (6) The Taxicab or Street Hail Livery Driver must take the Vehicle out of service for required repairs and has already

entered the appropriate off duty code in [TPEP or LPEP] the Technology System and locked both rear doors.

* * *

(13) The Vehicle is a Street Hail Livery and the Driver has accepted a dispatch call for a Pre-Arranged Trip and has entered the appropriate on-duty unavailable code into the [LPEP] <u>Technology System</u>.

* * *

(15) The Vehicle is a Taxicab or Street Hail Livery and the Driver has accepted a trip from the accessible dispatch program, pursuant to Section 53-08 of these Rules or an approved E-Hail App and has entered the appropriate on-duty unavailable code into the [TPEP or LPEP] <u>Technology</u> System

Section 49. Subdivisions (f) and (g) of Section 80-22 of Title 35 of the Rules of the City of New York are amended to read as follows:

(f) Use of Electronic Devices in Taxicabs. A Driver may use no more than one electronic device with an E-Hail Application, separate from the [Driver Information Monitor supplied as part of the TPEP] <u>Technology System</u> and/or a device provided for the Accessible Dispatch Program.

	Fine: \$100 if plead guilty before a hearing; \$150 if found guilty following a hearing.	Appearance NOT REQUIRED
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- (g) Use of Electronic Devices in Street Hail Liveries. In addition to the [Driver Information Monitor] <u>Technology System</u> and/or a device provided for the Accessible Dispatch Program, a Street Hail Livery is permitted to have:
 - (1) the dispatch equipment required by its Street Hail Livery Base; and
 - (2) one electronic device that is used to accept E-Hails from a licensed E-Hail Application and/or dispatches from a Base or Dispatch Service Provider, provided that the device is mounted in a fixed position and not hand-held and use of the electronic device is limited to either voice or one-touch preprogrammed buttons or keys while the Vehicle is in motion.

§80-22(g)	Fine: \$100 if plead guilty before a hearing; \$150 if found guilty	Appearance NOT REQUIRED
	following a hearing.	

Section 50. Paragraph (1) of Subdivision (a) of Section 80-23 of Title 35 of the Rules of the City of New York is amended to read as follows:

(1) The [Taxicab] Technology System [(TPEP)] (or a written Trip Record, when required and permitted) [if the Vehicle is a Taxicab or the Street Hail Livery Technology System (LPEP) (or a written Trip Record, when required and permitted) if the Vehicle is a Street Hail Livery].

\$80-23(a)(1) Fine: \$150 if plead guilty before a hearing; \$200 if found guilty following a hearing.	Appearance NOT REQUIRED
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Section 51. Paragraph (1) of Subdivision (b) of Section 80-23 of Title 35 of the Rules of the City of New York is amended to read as follows:

(1) A Driver must not block a Passenger's view of the Taximeter, his or her TLC Driver License, or the Rate Card[, or the Passenger Information Monitor of the TPEP System,] and must not block in any way a Passenger's access to the medallion number or Street Hail Livery License number on the Raised Lettering Plaque and the Identification Braille Plaque.

Section 52. Section 80-25 of Title 30 of the Rules of the City of New York is amended to read as follows:

§80-25 Vehicles - [TPEP and LPEP] <u>Technology System</u> Operation

(a) A Driver is required to log in and operate [TPEP] the Technology System for each trip in a Taxicab, including those trips that begin with the use of an E-Hail Application.

§80-25(a)	Fine: \$250 and/or minimum 5 day to maximum 30 day	Appearance REQUIRED
	suspension.	

(b) A Driver is required to log in and operate [LPEP] the Technology System for each trip in a Street Hail Livery, including Pre-

Arranged Trips and those trips that begin with the use of an E-Hail Application.

§80-25(b)	5 day to maximum 30 day	Appearance REQUIRED
	suspension.	

- (c) Off Duty Procedures for a Taxicab and Street Hail Livery.
 - (1) A Driver must enter the appropriate off duty code into [T-PEP or LPEP] the Technology System.

[(2) When the Taxicab is operated for personal use, "Personal Use--Off Duty" must be keyed into TPEP or LPEP(or made on the written Trip Record).]

	§80-25(c)	Fine: \$100 if plead guilty before a hearing; \$150 if found guilty following a hearing.	Appearance NOT REQUIRED
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(d) Unavailable Procedures for a Taxicab and Street Hail Livery. Upon accepting a trip from the Accessible Dispatch Program, pursuant to Section 53-08 of these Rules or a Licensed E-Hail Application or a Pre-Arranged Trip, a Driver must enter the appropriate on-duty unavailable code into the [TPEP or LPEP] <u>Technology System</u>.

§80-25(d)	Fine: \$100 if plead guilty before a hearing; \$150 if found guilty following a hearing.	Appearance NOT REQUIRED
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(e) If necessary, the Driver will transmit any corrections electronically, using [TPEP if driving a Taxicab or LPEP if driving a Street Hail Livery] the Technology System.

§80-25(e)	Fine: \$25	Appearance NOT REQUIRED
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- (f) [TPEP and LPEP] <u>Technology</u> System(s) Malfunction. In the event the [TPEP or LPEP] <u>Technology</u> System malfunctions or fails to operate:
 - (1) The Driver must file an incident report with the [authorized TPEP or LPEP provider] <u>licensed Technology System</u>

 <u>Provider</u> within one (1) hour after Driver knows (or should have known) of the system failure, or the end of the Driver's shift, whichever occurs first.

§80-25(f)(1)	Fine: \$75	Appearance REQUIRED
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(2) A Driver must not knowingly operate a Taxicab or Street Hail Livery in which the [TPEP or LPEP are] <u>Technology</u> <u>System is</u> inoperative for more than 48 hours following the timely filing of an incident report.

\$80-25(f)(2) Fine: \$250	Appearance REQUIRED
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- (3) If the [TPEP or LPEP] <u>Technology System</u> is inoperable, the Driver must keep written Trip Records for all Hail trips he or she operates. Drivers must submit all written Trip Sheets to the Taxicab Owner or Street Hail Livery Base at the conclusion of the Driver's shift or lease period. Written Trip Records shall consist of the following information:
 - The Taxicab Medallion number or Street Hail Livery license number
 - (ii) The Driver's License number
 - (iii) The location(s) where each Passenger was picked up
 - (iv) The time(s) each Passenger was picked up
 - (v) The number of Passengers
 - (vi) The location(s) where each Passenger was dropped off
 - (vii) The time(s) each Passenger was dropped of
 - (viii) The total trip mileage
 - (ix) The itemized metered fare for the trip (fare, tolls, surcharge, and tip, if paid by credit or debit card)
 - (x) Method of payment
 - (xi) The Taximeter readings
 - (xii) The concluding time of Driver's work shift
 - (xiii) Any toll bridges or tunnels used by the Driver, whether or not with a Passenger

- (xiv) The trip number
- (xv) All other entries required by these rules

§80-25(f)(3)	Fine: \$250 if Driver fails to submit written trip records or, in the event the Driver keeps incomplete written trip records, \$15 per missing entry not to exceed \$30 per written trip record.	Appearance REQUIRED
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- (4) When correcting a written Trip Record, a Driver:
 - Must not erase any entry or make it completely unreadable.
 - (ii) Must correct a wrong entry only by drawing a single line through the incorrect entry and recording the date, time and reason for the change.
 - (iii) Must not leave blank lines between entries on any written Trip Record.

§80-25(f)(4) Fine: \$25	Appearance NOT REQUIRED
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(5) A Driver must not rewrite a written Trip Record either in whole or in part, unless authorized by the Commission.

	§80-25(f)(5)	Fine: \$250	Appearance NOT REQUIRED	Ì
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- (g) Unauthorized Devices or Repairs.
 - (1) A Driver must not connect any unauthorized device to the [TPEP or LPEP] <u>Technology System</u>.
 - (2) The Driver must not tamper with, repair or attempt to repair the [TPEP or LPEP] <u>Technology System</u> seals, cable connections or electrical wiring.
 - (3) The Driver must not make any change in the Taxicab's or Street Hail Livery's mechanism or its tires which would affect the operation of the [TPEP or LPEP system]

 <u>Technology System.</u>

§80-25(g)	Fine: \$100 if plead guilty before a hearing; \$150 if found guilty following a hearing.	Appearance REQUIRED
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Section 53. Paragraph (3) of Subdivision (a) of Section 80-26 of Title 35 of the Rules of the City of New York is amended to read as follows:

- (3) Procedures for Terminating Use of Vehicle with Defective Taximeter. Upon terminating a trip because of a defective Taximeter the Driver must:
 - (i) Enter the appropriate off duty code in [TPEP or LPEP] the Technology System
 - (ii) Lock the rear doors
 - (iii) Transmit data that the Taximeter is defective (or enter on a written Trip Record, if [TPEP or LPEP system] <u>the</u> <u>Technology System</u> is inoperative)
 - (iv) Return the Vehicle immediately to the garage or base of record or a licensed Taximeter repair shop

following a hearing.

Section 54. Paragraph (4) of Subdivision (b) of Section 80-26 of Title 35 of the Rules of the City of New York is amended to read as follows:

(4) Flat Fare Trip. When the Taxicab or Street Hail Livery is engaged in a flat fare trip [from] between Kennedy Airport and Manhattan, the Driver must key the information into [TPEP or LPEP] the Technology System, as applicable (or enter on a written Trip Record) that this is a flat fare trip to or from Kennedy Airport and include the time and distance of the trip.

	§80-26(b)(4)	Fine: \$100	Appearance NOT REQUIRED
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Section 55. Paragraph (2) of Subdivision (e) of Section 80-26 of Title 35 of the Rules of the City of New York is amended to read as follows:

- (2) The Roof Light must be off when any of the following occurs:
 - (i) The Taximeter is in use.
 - (ii) The Driver has entered the Off Duty or unavailable code into the [TPEP or LPEP] <u>Technology System</u>.
 - (iii) The Driver is a Street Hail Livery Driver traveling to pick up a Passenger for a Pre-Arranged Trip.

Section 56. Subdivisions (k) and (l) of Section 82-03 of Title 35 of the Rules of the City of New York are amended to read as follows:

- (k) [Street Hail Livery] Technology System [or LPEP] shall have the same meaning given such term in § 51-03 of these Rules.
- (l) [Street Hail Livery] Technology System Provider [or LPEP Provider] shall have the same meaning given such term in § 51-03 of these Rules.

Section 57. Paragraph (5) of Subdivision (f) of Section 82-11 of Title 35 of the Rules of the City of New York is amended to read as follows:

(5) Upon surrender, revocation or non-renewal of a Street Hail Livery License, the last For-Hire Vehicle affiliated with the Street Hail Livery License, if owned by the Street Hail Livery licensee, must be presented to the Commission's inspection facility to confirm removal of the license decal, the [LPEP system] Technology System and taximeter within ten days from the date of the surrender, revocation or non-renewal of the Street Hail Livery License. NOTE: A vehicle which will continue in use with another TLC-issued license (such as a For-Hire Vehicle License) will also be inspected to make sure the [LPEP system] Technology System and taximeter have been removed and the vehicle repainted.

Section 58. Paragraphs (1) and (2) of Subdivision (a) of Section 82-22 of Title 35 of the Rules of the City of New York are amended to read as follows:

- (1) Trip Data must be collected and stored electronically, through the use of the [Street Hail Livery] Technology System [(LPEP)]. (Note: Nothing in this Chapter alters or replaces the trip data requirements imposed on Paratransit Vehicles under Chapter 60 of these Rules when a Paratransit Vehicle is providing Paratransit service under those Rules)
- (2) If the [LPEP] <u>Technology System</u> is inoperable, a written Trip Record must be kept during the 48-hour period the Street Hail Livery is permitted to operate after timely notification of the malfunction. (See §82-42 of this Chapter)

Section 59. Paragraph (1) of Subdivision (e) of Section 82-22 of Title 35 of the Rules of the City of New York is amended to read as follows:

(1) The holder of a Street Hail Livery vehicle license must not allow the Street Hail Livery vehicle to be driven for hire if the driver is not logged into the [LPEP system] <u>Technology System</u>. If the [LPEP] <u>Technology System</u> is inoperable, a written Trip Record must be kept during the 48-hour period that the Street Hail Livery is permitted to operate after timely notification of the malfunction. (See §82-42 of this Chapter)

Section 60. Paragraph (3) of Subdivision (j) of Section 82-26 of Title 35 of the Rules of the City of New York is amended to read as follows:

(3) The itemized fare amount charged to the Passenger must be automatically transmitted to the E-Hail Application from the [LPEP] <u>Technology System</u> or the Taximeter, and relevant payment data necessary to obtain a complete trip record must be transmitted from the E-Hail Application to the [LPEP] <u>Technology System</u>. Manual input of the fare by the Driver or any other person into the E-Hail Application is not permitted.

Section 61. Subdivision (f) of Section 82-33 of Title 35 of the Rules of the City of New York is amended to read as follows:

- (f) Approved Interior Markings. A Licensee must not display inside a Street Hail Livery any advertising or other notice not specifically authorized by these rules or the Commission's Marking Specifications for Street Hail Liveries unless approved by the Commission, except for the following:
 - (1) Industry signage/logos of all credit/debit cards accepted by the [LPEP] <u>Technology System</u>, all of equal size, shown [in the information content] on the [PIM, or shown on the screen, or device that reads credit/debit cards in LPEPs without a PIM] <u>Technology System</u>; and
 - (2) Advertising [in the information content] on the [PIM] <u>Technology System</u> or as set forth in the Street Hail Livery Marking Specifications table (§82-33(1)) of these Rules.

§82-33(f)	Fine: \$50 if plead guilty before a hearing; \$75 if found guilty following a hearing	Appearance NOT REQUIRED

Section 62. Box (h) in Subdivision (l) of Section 82-33 of Title 35 of the Rules of the City of New York is amended to read as follows:

(h) Brand	On the [bezel of the frame of	Not to exceed
name of	the PIM or screen, or on the	11/4" in height
manufacturer	device that reads credit/debit	and 4" in length
of [PIM,	cards] <u>Technology System</u>	
screen, or		
device that		
reads credit/		
debit cards		
or Street		
Hail Livery]		
Technology		
System		
[(LPEP)]		

Section 63. Paragraphs (7), (8), (9) and (10) of Subdivision (a) of Section 82-34 of Title 35 of the Rules of the City of New York are amended to read as follows:

- (7) A means of collecting and recording all of the Trip Sheet data which shall be the [LPEP] <u>Technology System</u>, or an alternate means of collecting Trip Sheet data in the case of a [LPEP] <u>Technology System</u> malfunction.
- (8) Passengers' Bill of Rights [if not on the PIM]
- (9) NYC Map [if not on the PIM]
- (10) A NYC Street Map [or Automatic Vehicle Location System] for the Driver.

Section 64. Subdivision (e) of Section 82-35 of Title 35 of the Rules of the City of New York is amended to read as follows:

(e) Electronic Dispatching and E-Hail Device. In addition to the required [LPEP equipment] Technology System and the dispatch equipment required by the Licensee's affiliated Base, pursuant to §59B-15(d)(1) of these Rules, a Licensee may equip a Street Hail Livery with one electronic device that is used to accept[ed] dispatches from a Base or Dispatch Service Provider and/or E-Hails from a licensed E-Hail application, provided that that the device is mounted in a fixed position and not hand-held and use of the electronic device is limited to either voice or one-touch preprogrammed buttons or keys while the Street Hail Livery is in motion.

Section 65. Paragraphs (2), (3), and (6) of Subdivision (a) of Section 82-38 of Title 35 of the Rules of the City of New York are amended to read as follows:

(2) [It] The Taximeter's fare indicating mechanism must be affixed to the vehicle's dashboard so that it is clearly readable and visible to all passengers in the vehicle.

\$82-38(a)(2) Fine: \$50 Appearance N REQUIRED		Fine: \$50	§82-38(a)(2)	
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(3) The Taximeter's serial number <u>or software version number</u> must be the same as that shown on the Rate Card assigned to the Street Hail Livery; or entered on the Rate Card by a Licensed Taximeter shop.

\$82-38(a)(3) Fine: \$500 Appearance N REQUIRED	ОТ
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(6) The wiring harness leading from the Taximeter to the speed sensor must [be of one piece construction with] <u>have</u> no <u>unapproved</u> intervening connectors, splices, "Y" connections, or direct or indirect interruptions or connections of any kind whatsoever.

§82-38(a)(6)	Fine: \$500	Appearance REQUIRED
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Section 66. Subdivisions (a) and (c) of Section 82-40 of Title 35 of the Rules of the City of New York are amended to read as follows:

(a) Unauthorized Tampering. Unless authorized by the Commission, no person may tamper with, alter, repair or attempt to repair any portion of the Taximeter system that would affect the operation of the Taximeter or the [LPEP] <u>Technology System</u>, including, but not limited to:

- (1) The Taximeter
- (2) The [LPEP] <u>Technology System</u>
- (3) Any seal affixed to the Street Hail Livery by a licensed Taximeter repair shop or other authorized facility
- (4) Any cable connection, [or] cable system electrical wiring, or wireless connections of a Taximeter or [LPEP] Technology System
- The vehicle's mechanism or its tires that would affect the operation of the Taximeter or of the [LPEP] <u>Technology System</u>.
- (c) Licensee's Defense. It will be an affirmative defense to a violation of this section that the Licensee:
 - (1) Did not know of or participate in the alleged tampering of the Taximeter or [LPEP] <u>Technology System</u>; and
 - (2) Exercised due diligence to ensure that tampering with the Taximeter or [LPEP] <u>Technology System</u> would not occur. Examples of a Licensee's due diligence include, but are not limited to:
 - (i) Clearly warning Drivers that if they violate the Taximeter or [LPEP] <u>Technology System</u> tampering rules, Licensee will:
 - A. Immediately terminate any lease agreement the Street Hail Livery Licensee has with the Driver; and
 - B. Report the tampering violation to the Commission, which will result in the probable revocation of their TLC Driver License;
 - (ii) Including the warning against violating the Taximeter and [LPEP] <u>Technology System</u> tampering rules as a provision in any written lease agreement;
 - (iii) Stamping the warning against violating the Taximeter and [LPEP] <u>Technology System</u> tampering rules on any written Trip Records whenever paper Trip Records must be issued to one or more Street Hail Livery Drivers;
 - (iv) Conducting periodic random comparisons of the odometer and the Taximeter mileage readings of a Street Hail Livery to check for any inappropriate disparities;
 - (v) Conducting periodic random inspections of the Taximeter and the [LPEP] <u>Technology System</u> to detect any evidence of tampering; and
 - (vi) Having all of the Street Hail Livery inspected by a licensed Taximeter shop once every inspection cycle.

* * *

- (e) Inspections by Authorized Person.
 - (4) A Street Hail Livery's Taximeter must be tested for accuracy over a measured mile course and its installation must be tested for compliance with the rules of the Commission.
 - (5) Only personnel authorized by the Commission can perform these tests.
 - (6) The inspections specified in paragraph one of this subdivision must be completed and the results of the tests indicated on the Rate Card in each of the following circumstances:
 - (vi) At least once every 12 months.

§82-40(e) (3) (i)	Fine: \$150 if plead guilty before a hearing; \$200 if found guilty following a hearing.	Appearance NOT REQUIRED

(vii) Whenever a Taximeter is installed in a vehicle or a Taximeter's metrological system is updated or when a Taximeter's metrological system is updated.

\$82-40(e) (3) (ii)	Fine: \$100	Appearance NOT REQUIRED
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(viii) When the transmission or differential is altered, repaired or replaced.

\$82-40(e) (3) Fine: \$50	Appearance NOT REQUIRED
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(ix) When a change is made in any other part of the Street Hail Livery that can affect the Taximeter reading.

§82-40(e) (3) (iv)	Fine: \$50	Appearance NOT REQUIRED

(x) At any other time required by the Commission.

\$82-40(e)(3) Fin	ne: \$100	Appearance NOT REQUIRED
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Section 67. Section 82-41 of Title 35 of the Rules of the City of New York is amended to read as follows:

§82-41 Vehicle Equipment – [Street Hail Livery] Technology System [(LPEP)] Installation

- (a) [Street Hail Livery Technology System (LPEP). The LPEP is an integrated system of Hardware and Software that provides the Core Services in a Street Hail Livery as more fully described in § 83-31 of these Rules.
- (b)] Required Installation. A Licensee must ensure that the Street Hail Livery operating under a Street Hail Livery License is equipped with [an LPEP] a Technology System approved by the Commission, pursuant to Chapter [83] 66.

§82-41([b] <u>a</u>)	Fine: \$ 1,000 and suspension until compliance	Appearance REQUIRED
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([c]b) E-Hail Application. [Any licensed E-Hail Application that provides for E-Payment must integrate with the LPEP or Taximeter.] No E-Hail Application shall be used to process any payment that is not a licensed E-Hail Application.

Section 68. Section 82-42 of Title 35 of the Rules of the City of New York is amended to read as follows:

§82-42 Vehicle Equipment – [Street Hail Livery] Technology System [(LPEP)] Operation

(a) Good Working Order. Licensees must ensure that the [Street Hail Livery] Technology System [(LPEP)] equipment is constantly maintained[,] and is in good working order[, and that each of the Core Services functions properly].

§82-42(a)	Fine: \$250 and suspension until compliance	Appearance REQUIRED
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- (b) Failure to Operate.
 - (1) If the [LPEP] <u>Technology System</u> malfunctions or fails to operate, an incident report must be filed with the [LPEP] <u>Technology System</u> Provider within two (2) hours following the discovery of the malfunction or at such time as the Licensee reasonably should have known of the malfunction.
 - (2) If the Street Hail Livery Driver filed the incident report, the Licensee will not be required to file a separate incident report but must verify the filing by obtaining the incident report number.
 - (3) The Licensee must meet the appointment for repair scheduled by the [LPEP] <u>Technology System</u> Provider following the incident report.
- (c) 48-Hour Repair Deadline. A Street Hail Livery in which [any of the Core Services of the LPEP or] any material feature of [a Core Service] the Technology System is not functioning must not operate more than 48 hours for Hail Trips following the timely filing of an incident report (Pre-Arranged Trips are not subject to this requirement).

	§82-42(c)	Fine: \$250 and suspension until compliance	Appearance REQUIRED
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(d) Inspection upon Multiple [LPEP] <u>Technology System Malfunctions</u>. The Licensee of any Street Hail Livery requiring six (6) or more repairs of the [LPEP] <u>Technology System</u> in any thirty (30) day period must promptly take the vehicle for inspection to, or schedule an inspection with, the Commission's Safety and Emissions Facility. This requirement will not apply to the Licensee if compliance is made by the Driver of the vehicle.

§82-42(d) Fin	e: \$ 250	Appearance REQUIRED
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Section 69. Paragraph (4) of Subdivision (b) of Section 82-44 of Title 35 of the Rules of the City of New York is amended to read as follows:

(4) Transferring [LPEP] <u>Technology System</u>. The application for the transfer must include the following information regarding [LPEP] <u>Technology Systems</u> on forms approved by the Chairperson.

- ${\rm (i)} \quad \textit{Proof of Notice to [LPEP] } \, \underline{\textit{Technology System}} \, \textit{Provider}$
 - The transferor must provide proof that notice of the transfer has been sent to the [LPEP] Technology System Provider that holds the contract to provide the [LPEP] Technology System for the Street Hail Livery License being transferred.

The notice must be:

C.

Sent at least 30 days prior to the proposed date of the transfer (NOTE: The [LPEP] Technology System Provider may waive the 30 day requirement by signing the form),

Sent by certified mail, return receipt requested, and

Sent to the address specified in the contract.

Proof of notice will be: A copy of the notice,

- A copy of the certified mail receipt, and An affidavit or affirmation under penalty of perjury verifying the mailing.
- Transferor's Statement of Intent. The Transferor must provide a statement of intent on forms approved by the Chairperson to:
 - Cancel the contract with the [LPEP] Technolog System Provider and [Return] return the [LPEP]
 Technology System equipment to the [LPEP] Technology System Provider, or Assign the contract to the Transferee and transfer

В.

- the equipment to the Transferee, or Retain the [LPEP] <u>Technology System</u> equipment, if the Transferee owns the [LPEP] <u>Technology</u> System equipment.
- (iii) Transferee's Statement of Intent. The Transferee must provide a statement of transferee's intent on forms approved by the Chairperson to:
 - Assume the Transferor's contract with the [LPEP]
 - Technology System Provider, or Identify the approved [LPEP] Technology System Provider which the Transferee intends to use to provide [LPEP] the Technology System. B.

Section 70. Paragraph (3) of Subdivision (c) of Section 82-54 of Title 35 of the Rules of the City of New York is amended to read as follows:

The Taximeter must be capable of transferring data to the [LPEP] Technology System manufactured by any Commission-licensed [LPEP] Technology System Provider which has chosen to use the Taximeter.

Section 71. Section 82-55 of Title 35 of the Rules of the City of New York is amended to read as follows:

$\begin{array}{l} \textbf{Requirements for Hack-up-[Street\ Hail\ Livery]} \\ \textbf{Technology\ System\ } [(\textbf{LPEP})] \end{array}$ §82-55

- Requirement. The vehicle must be equipped with [an LPEP] a Technology System approved by the Commission, pursuant to Chapter [83] $\underline{66}$ and installed by [an LPEP] a Technology System Provider in accordance with Chapter [83] $\underline{66}$. (a)

Section 72. Paragraph (1) of Subdivision (a) of Section 82-68 of Title 35 of the Rules of the City of New York is amended to read as follows:

- Accessible Vehicles. The maximum Grant amount is \$30,000. This consists of a single payment of \$14,000 to be paid following the successful Hack-up of the Qualified Vehicle, and following the successful Hack-up of the Qualified Venicle, and a maximum of eight (8) subsequent payments of \$2,000 to be paid following each successful bi-annual vehicle inspection during the four-year period after Hack-up. This amount will be approved only for Qualified Vehicles which, at the time the Grant application is submitted, meet all of the following:
 - Be of the most recent model year or the next two most recent model years and,
 - (ii) Have fewer than 1,000 miles on the odometer.
 - For subsequent payments to be paid to the Grantee, the Qualified Vehicle must have, between the most recent successful bi-annual vehicle inspection and the successful bi-annual inspection previous to the most recent successful bi-annual inspection:
 - completed at least 250 Passenger trips registered through the [LPEP] Technology System, and
 - during this period, has been logged onto the Accessible Taxi Dispatch system through the Dispatch Equipment while in operation.

Section 73. Chapter 83 of Title 35 of the Rules of the City of New York, relating to licensing and rules for street hail livery technology system providers, is DELETED.

NEW YORK CITY LAW DEPARTMENT DIVISION OF LEGAL COUNSEL 100 CHURCH STREET **NEW YORK, NY 10007** (212) 356-4028

CERTIFICATION, PURSUANT TO CHARTER §1043(d)

RULE TITLE: Licensing of Technology System Providers REFERENCE NUMBER: 2017 RG 085 RULEMAKING AGENCY: Taxi and Limousine Commission

I certify that this office has reviewed the above-referenced proposed rule as required by Section 1043(d) of the New York City Charter, and that the above-referenced proposed rule:

- is drafted so as to accomplish the purpose of the authorizing provisions of law;
- (ii) is not in conflict with other applicable rules;
- (iii) to the extent practicable and appropriate, is narrowly drawn to achieve its stated purpose; and
- (iv) to the extent practicable and appropriate, contains a statement of basis and purpose that provides a clear explanation of the rule and the requirements imposed by the rule.

/s/ STEVEN GOULDEN Acting Corporation Counsel

NEW YORK CITY MAYOR'S OFFICE OF OPERATIONS 253 BROADWAY, 10th FLOOR **NEW YORK, NY 10007**

(212) 788-1400

CERTIFICATION/ANALYSIS PURSUANT TO CHARTER SECTION 1043(d)

RULE TITLE: Licensing of Technology System Providers REFERENCE NUMBER: TLC-101 RULEMAKING AGENCY: Taxi & Limousine Commission

I certify that this office has analyzed the proposed rule referenced above as required by Section 1043(d) of the New York City Charter, and that the proposed rule referenced above:

- Is understandable and written in plain language for the discrete regulated community or communities;
- Minimizes compliance costs for the discrete regulated community or communities consistent with achieving the stated purpose of the rule; and
- (iii) Does not provide a cure period because a cure period is not practicable under the circumstances.

/s/ Francisco X. Navarro Mayor's Office of Operations February 9, 2018 Date

Date: February 9, 2018

Accessibility questions: tlcrules@tlc.nyc.gov, by: Friday, March 23, 2018, 5:00 P.M.



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SPECIAL MATERIALS

COMPTROLLER

■ NOTICE

NOTICE OF ADVANCE PAYMENT OF AWARDS, PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that the Comptroller of the City of New York, will be ready to pay, at 1 Centre Street, Room 629, New York, NY 10007, 5/6/2018 to the person or persons legally entitled an amount, as certified to the Comptroller by the Corporation Counsel on damage parcels, as follows:

Damage Parcel No. Block Lot 4 AND 4A 1270 147 5 AND 5A 1270 144 7, 7A, 7B 8, 8A, 9, 9A 10, 10A 11 AND 11A 1262 15, 18, 19, 20 AND 28

Acquired in the proceeding entitled SOUTH AND FOREST, subject to any liens and encumbrances of record on such property. The amount advanced shall cease to bear interest on the specified date above.

Scott M. Stringer Comptroller

f7-21

HOUSING PRESERVATION AND DEVELOPMENT

■ NOTICE

REQUEST FOR COMMENT REGARDING AN APPLICATION FOR A CERTIFICATION OF NO HARASSMENT

Notice Date: February 9, 2018

To: Occupants, Former Occupants, and Other Interested Parties

Property:	Address	Application #	Inquiry Period
	135 West 126 th Street, Manhattan	1/18	January 8, 2015 to Present
	158 East 124 th Street, Manhattan	4/18	January 23, 2015 to Present
	355 West 120 th Street, Manhattan	5/18	January 23, 2015 to Present
	121 West 136 th Street, Manhattan	6/18	January 23, 2015 to Present
	43 West 35 th Street, Manhattan a/k/a 43-49 West 35 th Street	8/18	January 29, 2015 to Present
	912 Saint Nicholas Avenue, Manhattan	9/18	January 29, 2015 to Present
	466 Jefferson Avenue, Brooklyn	2/18	January 16, 2015 to Present
	177 Herkimer Street, Brooklyn	3/18	January 17, 2015 to Present
	567 Decatur Street,	7/18	January 23, 2015

${\bf Authority:} \quad {\bf SRO, Administrative\ Code\ \S 27-2093}$

Brooklyn

Before the Department of Buildings can issue a permit for the alteration or demolition of a single room occupancy multiple dwelling, the owner must obtain a "Certification of No Harassment" from the Department of Housing Preservation and Development ("HPD") stating that there has not been harassment of the building's lawful occupants during a specified time period. Harassment is conduct by an owner that is intended to cause, or does cause, residents to leave or otherwise surrender any of their legal occupancy rights. It can include, but is not limited to, failure to provide essential services (such as heat, water, gas, or electricity), illegally locking out building residents, starting frivolous lawsuits, and using threats or physical force.

The owner of the building identified above has applied for a Certification of No Harassment. If you have any comments or evidence of harassment at this building, please notify HPD at CONH Unit, 100 Gold Street, 6th Floor, New York, NY 10038, by letter postmarked not later than 30 days from the date of this notice or by an in-person statement made within the same period. To schedule an appointment for an in-person statement, please call (212) 863-5277 or (212) 863-8211.

CHANGES IN PERSONNEL

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			F) TITLE	OR PERIOD ENDIN	IG 01/26/18			
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ACKERMAN	JAY	E	94074	\$53500.0000	APPOINTED	YES	01/12/18	102
BLACHORSKY BOTTCHER	MAURICE ERIK		94074 94387	\$32000.0000 \$165000.0000	APPOINTED INCREASE	YES	01/02/18 01/03/18	102 102
CASSEUS	JEAN	М	94074	\$32000.0000	APPOINTED	YES	01/03/18	102
CHOLDEN-BROWN	LOUIS	S	94434	\$110000.0000	INCREASE	YES	01/03/18	102
COUGHLIN	SEAN	E	30183	\$75000.0000	INCREASE	YES	01/03/18	102
ESPINOZA	CHRISTOP		94074	\$25000.0000	APPOINTED	YES	01/03/18	102
FRAIOLI FRAMPTON-SHILLI	FRANK	Α	94456 94074	\$90000.0000 \$27500.0000	APPOINTED RESIGNED	YES	01/16/18 01/12/18	102 102
FRANCIS	SHAWN	R	94074	\$40000.0000	APPOINTED	YES	01/09/18	102
FRANK	WYATT	E	94074	\$47000.0000	APPOINTED	YES	01/03/18	102
GREEN	ANTHONY	_	94074	\$40000.0000	APPOINTED	YES	01/07/18	102 102
HARDJOWIROGO KIM	LAURIE IN-YOUNG	P	94074 94074	\$60000.0000 \$13908.0000	APPOINTED RESIGNED	YES	01/18/18 01/07/18	102
KURZYNA	DANIEL		94074	\$40000.0000	APPOINTED	YES	01/07/18	102
MONCK	CATHERIN	Α	94425	\$15.0000	RESIGNED	YES	01/06/18	102
NUNZIATO	ANTHONY	P	94074	\$15643.0000	APPOINTED	YES	01/04/18	102
PECORINO PETERS	MATTHEW ELIZABET	G	94074 94074	\$36500.0000 \$47000.0000	APPOINTED APPOINTED	YES	01/16/18 01/07/18	102 102
SCOTT	CECILE	M	94456	\$125000.0000	INCREASE	YES	01/03/18	102
TORRES	CHIRISSE		30172	\$40000.0000	APPOINTED	YES	01/08/18	102
UNGER	JEREMY	M	94074	\$55000.0000	APPOINTED	YES	01/07/18	102
WILSON	CARL	M	94074	\$50000.0000	APPOINTED	YES	01/16/18	102
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NELSON PADILLA	PAMELA RUTH		52441 52441	\$2.6500	RESIGNED APPOINTED	YES	12/17/17 01/07/18	125 125
SIMPSON-ZAK	KRISTEN	R	10084	\$2.6500 \$133825.0000	RESIGNED	YES	04/02/17	125
TYLER	CHERYL	A	52441	\$2.6500	APPOINTED	YES	01/07/18	125
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WITHERS	MARGARET		10050	\$129291.0000	INCREASE	YES	01/14/18	127
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PALANKERIN	MARK		56057	\$57763.0000	RESIGNED	YES	01/16/18	131
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CESARINI	SAMANTHA	J	92237	\$55000.0000		NO	12/28/17	136
GUARINO	MARIE	C	56056	\$16.5700	INCREASE	YES	01/08/18	136
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AHMED	HAMZA		35116	\$38305.0000		NO		
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LIU	BENSON	В		\$39350.0000		NO	11/21/17	
MAJOR	GRACE	E	56058	\$50362.0000	APPOINTED		01/16/18	156
PEREZ	CHRISTIA			\$38305.0000		NO		
WHEELER	MARK	E	30087	\$76275.0000	INCREASE	NO	01/14/18	156
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DICKEY	SHAMECCA	M	9POLL	\$1.0000	APPOINTED	YES	01/01/18	300
DOVE	TRAVIS		9POLL	\$1.0000	APPOINTED	YES	01/01/18	300
DRABICK	JULIA		9POLL	\$1.0000	APPOINTED	YES	01/01/18	300
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EWELL	BRENDA		9POLL	\$1.0000	APPOINTED	YES	01/18/18	300
FARJANA	MUSFICA		9POLL	\$1.0000	APPOINTED	YES	01/01/18	300
FATEMA	BILKES		9POLL	\$1.0000	APPOINTED	YES	01/01/18	300
FELDER	REGINA		9POLL	\$1.0000	APPOINTED	YES	01/01/18	300
FIELDS	STEPHEN		9POLL	\$1.0000	APPOINTED	YES	01/01/18	300

LATE NOTICE

COMMUNITY BOARDS

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that the following matters have been scheduled for public hearing by Community Board:

BOROUGH OF BROOKLYN

COMMUNITY BOARD NO. 17 - Wednesday, February 21, 2018, 7:00 P.M., SUNY Downstate Medical Center-Auditorium, 395 Lenox Road, Brooklyn, NY.

PUBLIC HEARING AND VOTE ON COMMUNITY BOARD 17° S FY 2019 PRELIMINARY CAPITAL AND EXPENSE BUDGET PRIORITIES AND REQUEST.

◆ f20-21

COMPTROLLER

ASSET MANAGEMENT

■ SOLICITATION

Goods and Services

FUNDAMENTALLY WEIGHED INDEX STRATEGIES - Negotiated Acquisition - Other - PIN#015-188-213-00 QI - Due 3-9-18 at 4:00 P.M.

This is a notice of a proposed negotiated acquisition extension, of the Fundamentally Weighted Index Strategies Investment Management Agreement, for the NYC Retirement Systems (the "Systems") with Research Affiliates, LLC and Parametric Portfolio Associates, LLC. The Comptroller on behalf of the Systems is seeking to extend the Investment Management Agreement for one year, commencing April 1, 2018 and ending March 31, 2019. This procurement is being done by a negotiated acquisition, to ensure the continuity of services while the results of an investment management search for a similar asset class, is finalized.

Prospective firms should express their interest in writing no later than March 9, 2018, and should contact, Ms. Noreen Pye, Office of the NYC Comptroller, Bureau of Asset Management, One Centre Street, Room 800, New York, NY 10007; (212) 669-4949; npye@comptroller.nyc.gov

EDUCATION

CONTRACTS AND PURCHASING

■ SOLICITATION

Goods and Services

UPGRADE OF AUDIO VISUAL INTEGRATION FOR BURGER AUDITORIUM - Competitive Sealed Bids - PIN#Z3234040 - Due 2-28-18 at 4:00 P.M.

Bid Opening: Thursday, March 1, 2018, 1:00 P.M.

This is a full value contract for all components, materials, labor, equipment and installation required to upgrade the AV system in the Burger Auditorium of the Academy of Applied Mathematics and Technology (MS343).

The New York City Department of Education (DOE) strives to give all businesses, including Minority and Women-Owned Business Enterprises (MWBEs), an equal opportunity to compete for DOE procurements. The DOE's mission is to provide equal access to procurement opportunities for all qualified vendors, including MWBEs, from all segments of the community. The DOE works to enhance the ability of MWBEs to compete for contracts. DOE is committed to ensuring that MWBEs fully participate in the procurement process.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor prequalification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.

Education, 65 Court Street, Room 1201, Brooklyn, NY 11201. Vendor Hotline (718) 935-2300; vendorhotline@schools.nyc.gov



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HOUSING AUTHORITY

SUPPLY MANAGEMENT

■ SOLICITATION

Goods and Services

SMD MAINTENANCE PAINTING OF APARTMENTS - WHITMAN HOUSES, BROOKLYN - Competitive Sealed Bids - PIN#66805 - Due 3-15-18

The Contractor must paint complete apartments (including all bedrooms, kitchen, living room, foyer, dinette, halls, bathrooms) in the manner described below, using a Standard One (1) Coat Paint System or a Standard Two (2) Coat Paint System, as stated in the Specifications and as directed by the Authority in Work Authorizations.

No painting materials shall contain more than 0.06 percent of metallic lead base in the non-volatile content and all painting materials must conform to all applicable Federal, State and Local regulations including VOC/VOS (volatile organic compound/volatile organic substance) rules at the time of application.

Interested firms are invited to obtain a copy on NYCHA's website. To conduct a search for the RFQ number; vendors are instructed to open the link: http://www1.nyc.gov/site/nycha/business/isupplier-vendor-registration.page. Once on that page, please make a selection from the first three links highlighted in red: New suppliers for those who have never registered with iSupplier, current NYCHA suppliers and vendors for those who have supplied goods or services to NYCHA in the past but never requested a login ID for iSupplier, and Login for registered suppliers if you already have an iSupplier ID and password. Once you are logged into iSupplier, select "Sourcing Supplier," then "Sourcing" followed by "Sourcing Homepage" and then reference the applicable RFQ PIN/solicitation number.

Suppliers electing to obtain a non-electronic paper document will be subject to a \$25 non-refundable fee; payable to NYCHA by USPS-Money Order/Certified Check only for each set of RFQ documents requested. Remit payment to NYCHA Finance Department at 90 Church Street, 6th Floor; obtain receipt and present it to the Supply Management Procurement Group; RFQ package will be generated at time of request.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above. Housing Authority, 90 Church Street, 6th Floor, New York, NY 10007. Mimose Julien (212) 306-8141; Fax: (212) 306-5109; mimose.julien@nycha.nyc.gov

TEACHERS' RETIREMENT SYSTEM

■ SOLICITATION

Human Services/Client Services

FRAUD ASSESSMENT CONSULTING SERVICES - Competitive Sealed Bids - PIN#RFP-886 - Due 4-6-18 at 2:00 P.M.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor prequalification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.

Teachers' Retirement System, 55 Water Street, New York, NY 10041. TRS Procurement (212) 510-3525; Fax: (212) 612-5650; procurement@trs.nyc.ny.us

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CONTRACT AWARD HEARING

NOTE: INDIVIDUALS REQUESTING SIGN LANGUAGE INTERPRETERS/TRANSLATORS SHOULD CONTACT THE MAYOR'S OFFICE OF CONTRACT SERVICES, PUBLIC HEARINGS UNIT, 253 BROADWAY, 9TH FLOOR, NEW YORK, NY 10007, (212) 788-7490, NO LATER THAN TEN (10) BUSINESS DAYS PRIOR TO THE PUBLIC HEARING. TDD USERS SHOULD CALL VERIZON RELAY SERVICES.

COMPTROLLER

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that a Public Hearing will be held in the Municipal Building, 1 Centre Street, Room 800, on Friday, March 2, 2018, at 10:30 A.M. on the following items:

IN THE MATTER OF a proposed contract for concentrated global equity investment management services, between the Office of the NYC Comptroller, acting on behalf of the New York City Employees' Retirement System, the Teachers' Retirement System of the City of New York and the New York City Fire Department Pension Fund, Subchapter Two and such other additional Systems and funds as may be designated in writing from time to time, by the Comptroller with the concurrence of the Manager and Fiera Capital Inc., with its principal place of business, at 375 Park Avenue, 8th Floor, New York, NY 10152. The term of the contract will be for three years and commence on or about March 1, 2018, with options to renew. The amount of the contract is an estimated \$15,511,000. PIN 015-178-202-01 QC.

IN THE MATTER OF a proposed contract for concentrated global equity investment management services between the Office of the NYC Comptroller, acting on behalf of the New York City Fire Department Pension Fund, Subchapter Two and such other additional Systems and funds as may be designated in writing from time to time, by the Comptroller with the concurrence of the Manager and Morgan Stanley Investment Management Inc., with its principal place of business, at 522 Fifth Avenue, New York, NY, 10036. The term of the contract will be for three years and commence on or about March 1, 2018 with options to renew. The amount of the contract is not to exceed an estimated \$1,971,000. PIN 015-178-202-02 QC.

The proposed contractors were selected, pursuant to an Investment Manager Search Procurement in accordance with Section 3-15 of the PPB Rules.

A copy of the contracts, or excerpts thereof, can be seen at the Office of the Comptroller, 1 Centre Street, Room 800, New York, NY 10007, Monday through Friday excluding holidays commencing, February 20, 2018 through March 1, 2018 between 10:00 A.M. and 5:00 P.M.

EDUCATION

■ PUBLIC HEARINGS

The Department of Education's (DOE) Chancellor's Committee on Contracts (COC) Committee met on February 7, 2018, and approved a contract extension with Otis Elevator Co., to provide repair and maintenance services, for Department of Education facilities, in order to prevent a gap in service while the DOE conducts a new Request for Bids "RFB"). The approved contract amount was for \$1,091,910, with contract dates of 3/1/2017 to 2/28/2019.

COC approval is contingent upon no expressions of interest in performing services by other parties. Other organizations interested in providing these services to the DOE, are invited to indicate their ability to do so, in writing to Margaret Riccardelli, at 65 Court Street, Room 1201, Brooklyn, NY 11201. Responses should be received no later than 9:00 A.M., February 27, 2018.

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The Department of Education ("DOE") Chancellor's Committee on Contracts has been asked for approval to enter into contract negotiations with the following organization(s) for the services described below. Other organizations interested in providing these services to the DOE are invited to indicate their ability to do so in writing to Margaret Riccardelli, at 65 Court Street, Room 1201, Brooklyn, NY 11201. Responses should be received no later than 9:00 A.M., February 27, 2018. Any COC approval will be contingent upon no expressions of interest in performing services by other parties.

Item(s) for Consideration:

(1) Service(s): The Division of Human Resources ("DHR") seeks approval to enter into an agreement for teacher recruitment, selection, pre-service training, and on-going professional development and support services.

Circumstances for use: Best interest of the DOE Vendor: Teach for America, Inc.

(2) Service(s): The Division of Instructional and Information Technology ("DIIT") seeks approval to enter into an agreement for post-production services, for the redesign of DOE websites, as required to fill a component identified by the New York City Department of Information and Technology ("DoITT") standard for post-production services, including development and testing, quality assurance and testing, and training for DOE staff.

Circumstances for use: Uniquely qualified Vendor: PruTech

(3) Service(s): The Division of Instructional and Information Technology ("DIIT") seeks approval to enter into an agreement for visualization engineering. These services will provide a roadmap that to support the Special Education Student Information System ("SESIS") platform transformation.

Circumstances for use: Uniquely qualified Vendor – IT Cadre

(4) Service(s): The Office of School Health ("OSH") seeks to procure professional optometric services, to complement that of the NYC Department of Health and Mental Hygiene ("DOHMH") to expand its OSH Vision Screening Program services, to all students in designated community schools. The program provides vision screening, optometric exams, and eyeglasses.

Circumstances for use: Best interest of the DOE Vendors: Dr. Jose Gomez, Dr. Sander Levine, Dr. Jacob Nachum

(5) Service(s): The Division of Human Resources ("DHR") is requesting an extension of a contract, for the recruitment, placement, and professional development of graduate school level talent, for the Summer Track, Career Track, and DOE Visiting Fellowship Programs.

Circumstances for use: Continuity of services during new procurement Vendor: Education Pioneers, Inc.

(6) Service(s): The Division of Family and Community Engagement is requesting an extension of a contract, to provide and manage an online voting system and to operate the candidate application website, used for the selection of Parent Representatives to Education Councils.

Circumstances for use: Continuity of services during new procurement Vendor: Votenet Solutions, Inc. $\,$

(7) Service(s): The Division of Early Childhood Education ("DECE") is requesting an extension of a contract, for training of DECE Pre-K Evaluators with the Environment Rating Scales Institute, Inc. (ERSI).

Circumstances for use: Continuity of services during new procurement Vendor: Environment Rating Scales Institute, Inc. (ERSI).