CELEBRATING OVER

PROCUREMENT



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HE CITY RECORD Official Journal of The City of New York

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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 hearing on the matters indicated below:

The Subcommittee on Zoning and Franchises will hold a public hearing, accessible remotely and in person in the $14^{\rm th}$ Floor

Committee Room, 250 Broadway, New York, NY 10007, on the following matters commencing at 1:00 P.M. on October 30, 2024. The hearing will be live-streamed on the Council's website at <u>https://council.nyc.gov/live/</u>. Please visit <u>https://council.nyc.gov/land-use/</u> in advance for information about how to testify and how to submit written testimony.

YEARS

PORT AUTHORITY BUS TERMINAL REPLACEMENT MANHATTAN CB - 4 C 240353 ZSM

Application submitted by The Port Authority of New York and New Jersey pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Section 74-631* of the Zoning Resolution:

- 1. to permit the construction of a bus station with 10 or more berths for buses on a site of any size;
- 2. to permit within demapped air space above a #street# the development of a building or portion thereof which is part of such bus station;
- to allow the distribution of floor area on the development site without regard to zoning district boundaries;
 to modify the height and setback requirements of Section
- to modify the height and setback requirements of Section 81-26 (Height and Setback Regulations – Daylight Compensation); and
- to modify the Mandatory District Plan Elements of Section 81-45 (Pedestrian Circulation Space), Section 81-47 (Major Building Entrances) and Section 37-50 (REQUIREMENTS FOR PEDESTRIAN CIRCULATION SPACE)

in connection with a proposed development on property located on Block 711, Lot 1, Block 737, Lots 1, 17 & 22, Block 1032, Lot 29, Block 1050, Lots 13 & 32, and demapped portions of West 39th Street, West 40th Street, West 41st Street, West 42nd Street, $9^{\rm th}$ Avenue and 10th Avenue.**

*Note: Section 74-631 is proposed to be relocated to Section 74-145 as part of the proposed zoning text amendment (N 240010 ZRY). The relocated section 74-145 of the Zoning Resolution is proposed to be changed to create a new special permit (74-145(c)) under a concurrent related application for a zoning text amendment (N 240354 ZRM).

**Note: Portions of West 39th Street, West 40th Street, West 41st Street, West 42nd Street, 9th Avenue and 10th Avenue are proposed to be demapped under a concurrent related application for a City Map change (C 240336 MMM).

PORT AUTHORITY BUS TERMINAL REPLACEMENT MANHATTAN CB - 4 N 240354 ZRM

Application by The Port Authority of New York and New Jersey, pursuant to Section 201 of the New York City Charter, for an amendment of the Zoning Resolution of the City of New York, modifying Article VII, Chapter 4 (Special Permits by the City Planning Commission).

To view the proposed text amendment, please refer to the public documents associated with this application that are accessible through the Zoning Application Portal maintained by the Department of City Planning, which can be accessed at the following website: zap.planning. nvc.gov/projects.

PORT AUTHORITY BUS TERMINAL REPLACEMENT **MANHATTAN CB - 4** C 240336 MMM

Application submitted by The Port Authority of New York and New Jersey pursuant to Sections 197-c and 199 of the New York City Charter and Section 5-430 et-seq. of the New York City Administrative Code for an amendment to the City Map involving:

- the elimination, discontinuance, and closing of a portion of West 41st Street between Eighth Avenue and Ninth Avenue, a portion of West 40th Street between Tenth Avenue and Eleventh Avenue; and
- the elimination, discontinuance, and closing of various volumes from West 41st Street, West 42nd Street, Ninth Avenue, West 40th Street, Tenth Avenue, West 39th Street and Eleventh Avenue;

including authorization for any acquisition or disposition of real property related thereto, in Community District 4, Borough of Manhattan, in accordance with Map No. 30275 dated May 21, 2024 and signed by the Borough President.

REVOCABLE CONSENTS FOR SIDEWALK CAFES

Application(s) pursuant to Section 19-160.2 of the Administrative Code of the City of New York by the following petitioner(s) for a revocable consent to establish, maintain and operate a sidewalk café located at the following location(s):

Application No.	Petitioner, doing business as	Café Address	Community District	Council District
D 2450141875 SWQ	La Catrina	5275 65 th Place, Maspeth, NY 11378	Queens-5	30

For questions about accessibility and requests for additional accommodations, including language access services, please contact swerts@council.nyc.gov or nbenjamin@council.nyc.gov or (212) 788-6936 at least three (3) business days before the hearing.

Accessibility questions: Kaitlin Greer, kgreer@council.nyc.gov, by: Friday, October 25, 2024, 3:00 P.M.

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o24-30

CITY PLANNING COMMISSION

■ PUBLIC HEARINGS

The City Planning Commission will hold a public hearing accessible both in-person and remotely via the teleconferencing application Zoom, at 10:00 A.M. Eastern Daylight Time, on Wednesday, November 6, 2024, regarding the calendar items listed below. The public hearing will be held in person in the NYC City Planning Commission Hearing Room, Lower Concourse, 120 Broadway, New York, NY. Anyone attending the meeting in-person is encouraged to wear a mask.

The meeting will be live streamed through Department of City Planning's (DCP's) website and accessible from the following webpage, which contains specific instructions on how to observe and participate, as well as materials relating to the meeting: https://www.nyc.gov/site/ nycengage/events/city-planning-commission-public-meeting/461613/1

Members of the public attending remotely should observe the meeting through DCP's website. Testimony can be provided verbally by joining the meeting using either Zoom or by calling the following number and entering the information listed below:

877 853 5247 US Toll-free 888 788 0099 US Toll-free

253 215 8782 US Toll Number 213 338 8477 US Toll Number

Meeting ID: 618 237 7396 [Press # to skip the Participation ID] Password: 1

To provide verbal testimony via Zoom please follow the instructions available through the above webpage (link above).

Written comments will also be accepted until 11:59 P.M., one week before the date of the vote. Please use the CPC Comments form that is accessible through the above webpage.

Please inform the Department of City Planning if you need a reasonable accommodation, such as a sign language interpreter, in order to participate in the meeting. The submission of testimony, verbal or written, in a language other than English, will be accepted, and real time interpretation services will be provided based on available resources. Requests for a reasonable accommodation or foreign language assistance during the meeting should be emailed to [AccessibilityInfo@ planning.nyc.gov] or made by calling 212-720-3508. Requests must be submitted at least five business days before the meeting.

BOROUGH OF THE BRONX Nos. 1 & 2 438 CONCORD AVENUE No. 1

C 240104 ZMX

CD 1 IN THE MATTER OF an application submitted by BronxCo, LLC pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 6c:

- changing from an existing M1-2 District to an M1-4/R7D District 1. property bounded by East 145th Street, Wales Avenue, a line 150 feet southerly of East 145th Street, and Concord Avenue; and
- $\mathbf{2}$. establishing a Special Mixed-Use District (MX-18) bounded by East 145th Street, Wales Avenue, a line 150 feet southerly of East 145th Street, and Concord Avenue;

as shown on a diagram (for illustrative purposes only) dated June 24, 2024, and subject to the conditions of CEQR Declaration E-756.

No.2

*

N 240105 ZRX

CD 1 IN THE MATTER OF an application submitted by BronxCo, LLC, pursuant to Section 201 of the New York City Charter, for an amendment to the Zoning Resolution of the City of New York to amend Article XII, Chapter 3 (Special Mixed Use District) and APPENDIX F to establish a Mandatory Inclusionary Housing area.

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.

> * *

ARTICLE XII SPECIAL PURPOSE DISTRICTS

Chapter 3 **Special Mixed Use District**

123-63

Maximum Floor Area Ratio and Lot Coverage Requirements for Zoning Lots Containing Only Residential Buildings in R6, R7, R8 and R9 Districts

#Special Mixed Use District#	Designated #Residence District#	
* * *		
MX 16 - Community Districts 5 R6A R7A R7D R8A and 16, Brooklyn		

MX 18 - Community District 1,

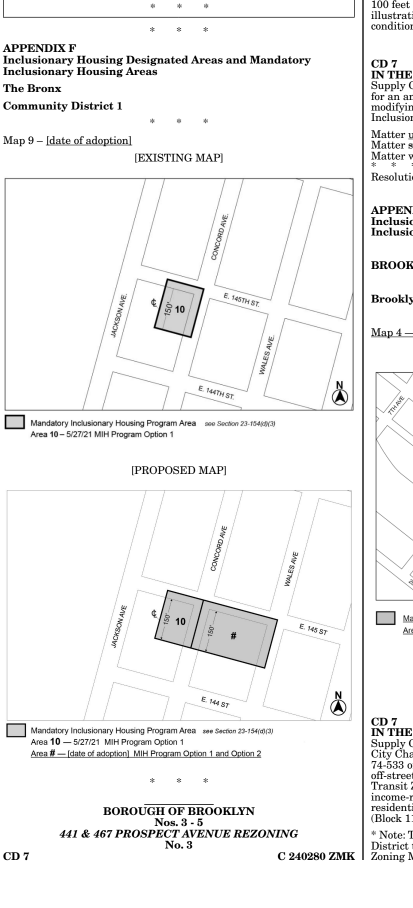
MX 19 - Community District 16,

The Bronx

Brooklyn

THE CITY RECORD

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•	-	-	-



R7D R7X

R6A R7A

IN THE MATTER OF an application submitted by Arrow Linen Supply Co., Inc. pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 16d, by changing from an R5B District to an R7-1 District property bounded by a line midway between Windsor Place and Prospect Avenue, a line 100 feet northwesterly of Prospect Park West, Prospect Avenue, and a line 100 feet southeasterly of 8th Avenue, as shown on a diagram (for illustrative purposes only) dated June 24, 2024, and subject to the conditions of CEQR Declaration E-759.

No. 4

N 240281 ZRK

IN THE MATTER OF an application submitted by Arrow Linen Supply Co., Inc., 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.

*

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.

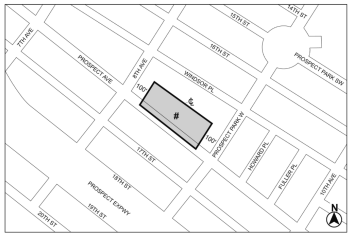
APPENDIX F **Inclusionary Housing Designated Areas and Mandatory Inclusionary Housing Areas**

BROOKLYN

Brooklyn Community District 7

Map 4 — [date of adoption]





Mandatory Inclusionary Housing Program Area see Section 23-154(d)(3) Area # -- [date of adoption] MIH Program Option 1 and Option 2

Portion of Community District 7, Brooklyn

*

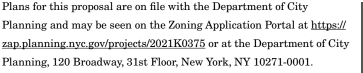
No. 5

C 240282 ZSK

CD 7 **C240282 ZSJ IN THE MATTER OF** an application submitted by Arrow Linen Supply Co., Inc. 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 all 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 vectorized beauing units in competing with two proposed income-restricted housing units, in connection with two proposed residential buildings on property located at 441 & 467 Prospect Avenue (Block 1113, Lots 61 and 73), in an R7-1* District.

ING* Note: The site is proposed to be rezoned by changing an existing R5B
District to an R7-1 District under a concurrent related application for a
Zoning Map change (C 240280 ZMK).

[PROPOSED MAP]



BOROUGH OF MANHATTAN Nos. 8 - 10 455 FIRST AVENUE No. 8

CD 6

C 240342 ZMM

IN THE MATTER OF an application submitted by 455 First Avenue Associates LLC and the NYC Economic Development Corporation pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 8d:

eliminating from within an existing R8 District a C2-5 1. District bounded by Pedestrian Way, First Avenue, East 26th Street, and a line 100 feet westerly of First Avenue; and

changing from an R8 District to a C6-4 District property $\mathbf{2}$. bounded by Pedestrian Way, First Avenue, East 26th Street, and Mount Carmel Place;

as shown on a diagram (for illustrative purposes only) dated June 24, 2024.

No. 9

CD 6

N 240344 ZRM

IN THE MATTER OF an application submitted by 455 First Avenue Associates LLC and the NYC Economic Development Corporation, 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.

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.

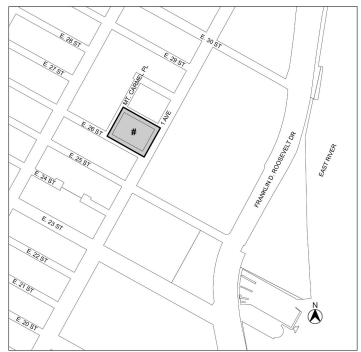
APPENDIX F

Inclusionary Housing Designated Areas and Mandatory Inclusionary Housing Areas

MANHATTAN

Manhattan Community District 6





Mandatory Inclusionary Housing Program area see Section 23-154(d)(3) Area # - [date of adoption] MIH Program Option 1 and Option 2

Portion of Community District 6, Manhattan *

*

*

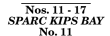
No. 10

C 240343 ZSM

CD 6 IN THE MATTER OF an application submitted by 455 First Avenue Associates LLC and the NYC Economic Development Corporation pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Section 74-901 to modify the height and setback requirements of Section 33-432 (In other Commercial Districts) in connection with a proposed development, on property located at 455 First Avenue (Block 932, Lot 17), in a C6-4* District

* Note: This site is proposed to be rezoned by changing an R8 and R8/ C2-5 District to a C6-4 District under a concurrent related application for a Zoning Map change (C 240342 ZMM).

Plans for this proposal are on file with the City Planning Commission and may be seen on the Zoning Application Portal at <u>https://zap.</u> planning.nyc.gov/projects/2024M0139 or the Department of City Planning, 120 Broadway, 31st Floor, New York, NY 10271-0001.



C 240369 ZMM

IN THE MATTER OF an application submitted by the New York City Economic Development Corporation pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section Nos. 8d and 12c, changing from an R8 District to a C6-4 District property bounded by First Avenue, a line 255 feet northerly of East 25th Street, Franklin D. Roosevelt Drive, and East 25th Street, as shown on a diagram (for illustrative purposes only) dated June 24, 2024, and subject to the conditions of CEQR Declaration E-1006.

No. 12

CD 6 C 240370 ZSM IN THE MATTER OF an application submitted by the New York City Economic Development Corporation pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Section 74-171 of the Zoning Resolution to permit a laboratory listed under Use Group VII, not otherwise allowed by the underlying use regulations, in connection with a proposed development

CD 6

on property located at 425 East 25th Street (Block 962, p/o Lot 100) in a C6-4* District.

*Note: This site is proposed to be rezoned by changing an existing R8 District to a C6-4 District under a concurrent related application (C 240369 ZMM).

Plans for this proposal are on file with the City Planning Commission and may be seen on the Zoning Application Portal at https://zap. planning.nyc.gov/projects/2024M0158, or the Department of City Planning, 120 Broadway, 31st Floor, New York, NY, 10271-0001.

No. 13

C 240390 ZSM

IN THE MATTER OF an application submitted by the New York City Economic Development Corporation pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Section 74-901 of the Zoning Resolution to modify the height and setback requirements of Section 33-422 (Alternate Front Setbacks In Other Commercial Districts) in connection with a proposed development on property located at 425 East 25th Street (Block 962, p/o Lot 100) in a C6-4* District.

*Note: This site is proposed to be rezoned by changing an existing R8 District to a C6-4 District under a concurrent related application (C 240369 ZMM).

Plans for this proposal are on file with the City Planning Commission and may be seen on the Zoning Application Portal at https://zap. planning.nyc.gov/projects/2024M0158, or the Department of City Planning, 120 Broadway, 31st Floor, New York, NY, 10271-0001.

No. 13

CD 6

CD 6

N 240371 ZRM

IN THE MATTER OF an application submitted by New York City Economic Development Corporation, 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.

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.

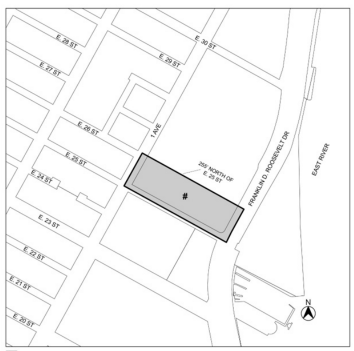
APPENDIX F

Inclusionary Housing Designated Areas and Mandatory Inclusionary Housing Areas

MANHATTAN

Manhattan Community District 6





Mandatory Inclusionary Housing Program area see Section 23-154(d)(3) Area # - [date of adoption] MIH Program Option 1 and Option 2

Portion of Community District 6, Manhattan

No. 14

C 240372 PPM

CD 6 IN THE MATTER OF an application submitted by the Department of Citywide Administrative Services and the Economic Development Corporation, pursuant to Section 197-c of the New York City Charter, for the disposition of city-owned property located at 425 East 25th Street (Block 962, p/o Lot 100), pursuant to zoning, Borough of Manhattan, Community District 6.

No. 15

C 240373 PCM

IN THE MATTER OF an application submitted by the Office of the Chief Medical Examiner, the Department of Citywide Administrative Services and the Economic Development Corporation, pursuant to Section 197-c of the New York City Charter, for the site selection and acquisition of property located at 425 East 25th Street (Block 962, p/o Lot 100) for use as a forensic pathology center and medical examiner facility, Borough of Manhattan, Community District 6.

CD 6

C 240391 PQM

CD 6 IN THE MATTER OF an application submitted by the Department of Citywide Administrative Services and the Economic Development Corporation, pursuant to Section 197-c of the New York City Charter, for the acquisition of property located at 425 East 25th Street (Block 962, p/o Lot 100), pursuant to zoning, Borough of Manhattan, Community District 6.

No. 16

No. 17

C 240309 MMM

CD 6 IN THE MATTER OF an application submitted by the New York City Economic Development Corporation pursuant to Sections 197-c and 199 of the New York City Charter for an amendment to the City Map involving:

- 1. the elimination of the pedestrian overpass over FDR Drive at East 25 Street; and
- the adjustment of grades, block dimensions and angles 2. necessitated thereby;

including authorization for any acquisition or disposition of real property related thereto, in Community District 6, Borough of

[PROPOSED MAP]

Manhattan, in accordance with Map No. 30272 dated June 12, 2024 and signed by the Borough President.

NOTICE

On Wednesday, November 6, 2024, a public hearing is being held by the City Planning Commission (CPC), accessible inperson and remotely, in conjunction with the above ULURP hearing to receive comments related to a Draft Environmental Impact Statement (DEIS) concerning an application by The New York City Economic Development Corporation (NYCEDC), the Office of the Chief Medical Examiner (OCME), and the New York City Department of Citywide Administrative Services (DCAS) (collectively, the Applicants), in affiliation with the New York City Health and Hospitals Corporation (H+H), New York City Public Schools (NYCPS), the New York City School Construction Authority (SCA), and the City University of New York (CUNY). The Applicants are seeking a series of land use actions including a zoning map amendment; a zoning text amendment to Appendix F of the New York City Zoning Resolution (ZR); special permits pursuant to ZR Section 74-171 and 75-901; Dispositions, acquisitions, and site selections; and a City Map Change related to the demapping of the East 25th Street replacement bridge (the "Proposed Actions" from the City Planning Commission. The area subject to the Proposed Actions is generally bounded by East 25th Street to the south, First Avenue to the west, FDR Drive to the east, and the northern edge of the former East 26th Street, and and the northern edge of the former Last 20th Street, and encompasses the southern, approximately 4.75-acre portion of Manhattan Block 962, Lot 100 (the Development Site) located at 425 East 25th Street in the Kips Bay area of Manhattan Community District 6. The Proposed Actions, along with other discretionary approvals, would facilitate the development of the Science Park and Research Compute (SDAPC) King Par the Science Park and Research Campus (SPARC) Kips Bay project, which would transform Hunter College's antiquated Brookdale Campus into approximately 2.19 million gross square feet (gsf) of state-of-the-art academic, healthcare, and life sciences and retail space and public realm improvements (the Proposed Project).

The proposed project would also require other discretionary approvals including the use of City capital funding to construct the new CUNY building, New York State financing for the development of the proposed project, and the siting of CUNY and NYCPS facilities, which are not subject to ULURP. The Build Year is 2031.

Written comments on the DEIS are requested and will be received and considered by the Lead Agency through 5:00 PM on Monday, November 18, 2024.

For instructions on how to submit comments and participate, both in-person and remotely, please refer to the instructions at the beginning of this agenda.

This hearing is being held pursuant to the State Environmental Quality Review Act (SEQRA) and City Environmental Quality Review (CEQR), CEQR No. 23DME013M.

Sara Avila, Calendar Officer City Planning Commission 120 Broadway, 31st Floor, New York, NY 10271 Telephone (212) 720-3366

Accessibility questions: accessibiliyinfo@planning.nyc.gov, (212) 720-3508, by: Tuesday, October 29, 2024, 5:00 P.M.

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o22-n6

CITYWIDE ADMINISTRATIVE SERVICES

■ PUBLIC HEARINGS

HUMAN CAPITAL LINE OF SERVICE PROPOSED AMENDMENT TO CLASSIFICATION

PUBLIC NOTICE IS HEREBY GIVEN of a virtual public hearing to amend the Classification of the Classified Service of the City of New York.

A virtual public hearing will be held by the Commissioner of Citywide Administrative Services in accordance with Rule 2.6 of the Personnel Rules and Regulations of the City of New York via Microsoft Teams on October 30, 2024, at 10:00 A.M.

Topic: Public Hearing – NY HELPS Program – NYS Civil Service Commission Proposal

Meeting link: https://www.microsoft.com/microsoft-teams/join-a-meeting Meeting ID: 284 366 798 361

Passcode: 9ofyVL

Phone Number: <u>1 646-893-7101</u> Phone Conference ID: 976 525 03#

For more information go to the DCAS website at https://www1.nyc.gov/site/dcas/about/public-hearings.page

Resolution #1 of 10

RESOLVED, that the classification of the Classified Service of the City of New York is hereby amended as follows:

I. To classify the following non-managerial title and positions in the Non-Competitive Class, subject to Rule X, Part II, under the heading FIRE DEPARTMENT [057]:

<u>Title Code</u> <u>Number</u>	<u>Class of Positions</u>	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Senior Supervisor Communication Electrician (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Senior Supervisor Communication Electrician (NY HELPS Program) (XXXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Senior Supervisor Communication Electrician (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Senior Supervisor Communication Electrician (91764) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

II. To classify the following non-managerial title and positions in the Non-Competitive Class, subject to Rule XI, Part II, under the heading DEPARTMENT OF CORRECTION [072]:

<u>Title</u> <u>Code</u> <u>Number</u>	<u>Class of Positions</u>	<u>Salary</u> <u>Range</u>	Number of Authorized Positions
XXXXX	Legal Coordinator (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Legal Coordinator (NY HELPS Program) (XXXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Legal Coordinator (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Legal Coordinator (30081) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

III. To classify the following non-managerial titles and positions in the Non-Competitive Class, subject to Rule XI, Part II, under the heading ALL CITY AGENCIES [999]:

<u>Title</u> <u>Code</u> <u>Number</u>	Class of Positions	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Contract Reviewer (Office of Labor Services) (NY HELPS Program)	#	Unlimited
XXXXX	Stenographic Specialist (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

These titles are classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Contract Reviewer (Office of Labor Services) (NY HELPS Program) (XXXX) and Stenographic Specialist (NY HELPS Program) (XXXXX) are classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the titles of Contract Reviewer (Office of Labor Services) (NY HELPS Program) (XXXXX) and Stenographic Specialist (NY HELPS Program) (XXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Contract Reviewer (Office of Labor Services) (40563) and Stenographic Specialist (10217) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

Resolution #2 of 10

RESOLVED, that the classification of the Classified Service of the City of New York is hereby amended as follows:

I. To classify the following non-managerial title and positions in the Non-Competitive Class, subject to Rule XI, Part II, under the heading FIRE DEPARTMENT [057]:

<u>Title Code</u> Number	<u>Class of Positions</u>	<u>Salary</u> Range	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Supervising Blasting Inspector (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Supervising Blasting Inspector (NY HELPS Program) (XXXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Supervising Blasting Inspector (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Supervising Blasting Inspector (31840) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

To classify the following non-managerial titles and positions in the Non-Competitive Class, subject to Rule XI, Part II, under the heading ALL CITY AGENCIES [999]:
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<u>Title Code</u> Number	Class of Positions	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Hostler (NY HELPS Program)	#	Unlimited
XXXXX	X-Ray Technician (NY HELPS Program)	#	Unlimited
XXXXX	Housekeeper (NY HELPS Program)	#	Unlimited
XXXXX	Supervising Housekeeper (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

These titles are classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. They are classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the titles of:

Hostler (NY HELPS Program) (XXXXX); and X-Ray Technician (NY HELPS Program) (XXXXX); and Housekeeper (NY HELPS Program) (XXXXX); and Supervising Housekeeper (NY HELPS Program) (XXXXX);

will be deleted from the non-competitive class, upon which incumbents will be transferred to:

Hostler (81901); and X-Ray Technician (51310); and Housekeeper (80710); and Supervising Housekeeper (80760);

as competitive class employees and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12-month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

Resolution #3 of 10

RESOLVED, that the classification of the Classified Service of the City of New York is hereby amended as follows:

I. To classify the following managerial title and positions in the Non-Competitive Class, subject to Rule X, Part II, under the heading ALL CITY AGENCIES [999]:

<u>Title</u> <u>Code</u> Number	Class of Positions	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Administrative Storekeeper (NY HELPS Program)	#	Unlimited

This is a Management Class of positions paid in accordance with the Pay Plan for Management Employees. Salaries for these positions are set at a rate in accordance with duties and responsibilities (PPME).

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Administrative Storekeeper (NY HELPS Program) (XXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Administrative Storekeeper (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Administrative Storekeeper (10038) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

II. To classify the following non-managerial titles and positions in the Non-Competitive Class, subject to Rule XI, Part II, under the heading ALL CITY AGENCIES [999]:

<u>Title Code</u> <u>Number</u>	<u>Class of Positions</u>	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Asbestos Handler (NY HELPS Program)	#	Unlimited
XXXXX	Asbestos Handler Supervisor (NY HELPS Program)	#	Unlimited
XXXXX	Stock Worker (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

These titles are classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. They are classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the titles of:

Asbestos Handler (NY HELPS Program) (XXXXX); and Asbestos Handler Supervisor (NY HELPS Program) (XXXXX); and Stock Worker (NY HELPS Program) (XXXXX);

will be deleted from the non-competitive class, upon which incumbents will be transferred to:

Asbestos Handler (31313); and Asbestos Handler Supervisor (31314); and Stock Worker (12200);

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as competitive class employees and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12-month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

III. To classify the following non-managerial titles and positions in the Non-Competitive Class, subject to Rule XII, Part II, under the heading NEW YORK CITY HOUSING AUTHORITY [996]:

<u>Title</u> <u>Code</u> <u>Number</u>	Class of Positions	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Housing Stock Worker (NY HELPS Program)	#	Unlimited
XXXXX	Supervisor of Housing Stock Workers (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

These titles are classified under the New York Hiring Emergency Limited Placement Statewide Program - Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Housing Stock Worker (NY HELPS Program) (XXXXX) and Supervisor of Housing Stock Workers (NY HELPS Program) (XXXXX) are classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the titles of Housing Stock Worker (NY HELPS Program) (XXXXX) and Supervisor of Housing Stock Workers (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Housing Stock Worker (12203) and Supervisor of Housing Stock Workers (12204) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12-month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

Resolution #4 of 10

RESOLVED, that the classification of the Classified Service of the City of New York is hereby amended as follows:

I.	To classify the following managerial title and positions in the Non-
	Competitive Class, subject to Rule X, Part II, under the heading
	DEPARTMENT OF EDUCATION [740]:

<u>Title</u> <u>Code</u> <u>Number</u>	Class of Positions	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Administrative School Food Service Manager (NY HELPS Program)	#	Unlimited

This is a Management Class of positions paid in accordance with the Pay Plan for Management Employees. Salaries for these positions are set at a rate in accordance with duties and responsibilities (PPME).

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Administrative School Food Service Manager (NY HELPS Program) (XXXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Administrative School Food Service Manager (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Administrative School Food Service Manager (10065) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

II. To classify the following non-managerial titles and positions in the Non-Competitive Class, subject to Rule X, Part II, under the heading ALL CITY AGENCIES [999]:

<u>Title</u> <u>Code</u> <u>Number</u>	<u>Class of Positions</u>	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Supervisor Thermostat Repairer (NY HELPS Program)	#	Unlimited
XXXXX	Supervisor Glazier (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

These titles are classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Supervisor Thermostat Repairer (NY HELPS Program) (XXXXX) and Supervisor Glazier (NY HELPS Program) (XXXXX) are classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the titles of Supervisor Thermostat Repairer (NY HELPS Program) (XXXXX) and Supervisor Glazier (NY HELPS Program) (XXXXX) and Supervisor Glazier (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Supervisor Thermostat Repairer (91964) and Supervisor Glazier (90778) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12-month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

III. To classify the following non-managerial title and positions in the Non-Competitive Class, subject to Rule XI, Part II, under the heading DEPARTMENT OF EDUCATION [740]:

<u>Title</u> <u>Code</u> <u>Number</u>	Class of Positions	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Associate School Food Service Manager (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Associate School Food Service Manager (NY HELPS Program) (XXXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Associate School Food Service Manager (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Associate School Food Service Manager (54485) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

IV.	To classify the following non-managerial title and positions in
	the Non-Competitive Class, subject to Rule XI, Part II, under the
	heading ALL CITY AGENCIES [999]:

<u>Title</u> <u>Code</u> <u>Number</u>	<u>Class of Positions</u>	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Senior Institutional Trades Instructor (Tailoring) (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Senior Institutional Trades Instructor (Tailoring) (NY HELPS Program) (XXXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Senior Institutional Trades Instructor (Tailoring) (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Senior Institutional Trades Instructor (Tailoring) (60331) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

Resolution #5 of 10

RESOLVED, that the classification of the Classified Service of the City of New York is hereby amended as follows:

I. To classify the following managerial title and positions in the Non-Competitive Class, subject to Rule X, Part II, under the heading ALL CITY AGENCIES [999]:

<u>Title</u> <u>Code</u> <u>Number</u>	<u>Class of Positions</u>	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Administrative Inspector (Housing) (NY HELPS Program)	#	Unlimited

This is a Management Class of positions paid in accordance with the Pay Plan for Management Employees. Salaries for these positions are set at a rate in accordance with duties and responsibilities (PPME).

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Administrative Inspector (Housing) (NY HELPS Program) (XXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Administrative Inspector (Housing) (NY HELPS Program) (XXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Administrative Inspector (Housing) (10078) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

II. To classify the following non-managerial titles and positions in the Non-Competitive Class, subject to Rule X, Part II, under the heading ALL CITY AGENCIES [999]:

<u>Title</u> <u>Code</u> <u>Number</u>	Class of Positions	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Supervisor Steam Fitter (NY HELPS Program)	#	Unlimited
XXXXX	Supervisor Boiler Maker (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

These titles are classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Supervisor Steam Fitter (NY HELPS Program) (XXXXX) and Supervisor Boiler Maker (NY HELPS Program) (XXXXX) are classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the titles of Supervisor Steam Fitter (NY HELPS Program) (XXXXX) and Supervisor Boiler Maker (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Supervisor Steam Fitter (91971) and Supervisor Boiler Maker (90776) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12-month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

III. To classify the following non-managerial title and positions in the Non-Competitive Class, subject to Rule XI, Part II, under the heading DEPARTMENT OF TRANSPORTATION [841]:

<u>Title</u> <u>Code</u> <u>Number</u>	Class of Positions	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Senior Service Inspector (DOT) (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Senior Service Inspector (DOT) (NY HELPS Program) (XXXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Senior Service Inspector (DOT) (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Senior Service Inspector (DOT) (33766) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

IV. To classify the following non-managerial title and positions in
the Non-Competitive Class, subject to Rule XI, Part II, under the
heading ALL CITY AGENCIES [999]:

<u>Title</u> <u>Code</u> Number	Class of Positions	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Multiple Dwelling Specialist (Buildings) (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Multiple Dwelling Specialist (Buildings) (NY HELPS Program) (XXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Multiple Dwelling Specialist (Buildings) (NY HELPS Program) (XXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Multiple Dwelling Specialist (Buildings) (22401) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

Resolution #6 of 10

RESOLVED, that the classification of the Classified Service of the City of New York is hereby amended as follows:

I.	To classify the following managerial title and positions in the Non-
	Competitive Class, subject to Rule X, Part II, under the heading
	DEPARTMENT OF EDUCATION [740]:

<u>Title</u> <u>Code</u> <u>Number</u>	Class of Positions	<u>Salary</u> Range	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Area Manager of School Maintenance (NY HELPS Program)	#	Unlimited

This is a Management Class of positions paid in accordance with the Pay Plan for Management Employees. Salaries for these positions are set at a rate in accordance with duties and responsibilities (PPME).

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Area Manager of School Maintenance (NY HELPS Program) (XXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Area Manager of School Maintenance (NY HELPS Program) (XXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Area Manager of School Maintenance (91697) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

II. To classify the following managerial title and positions in the Non-Competitive Class, subject to Rule X, Part II, under the heading DEPARTMENT OF BUILDINGS [810]:

<u>Title</u> <u>Code</u> <u>Number</u>	<u>Class of Positions</u>	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Administrative Borough Superintendent (NY HELPS Program)	#	Unlimited

This is a Management Class of positions paid in accordance with the Pay Plan for Management Employees. Salaries for these positions are set at a rate in accordance with duties and responsibilities (PPME).

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Administrative Borough Superintendent (NY HELPS Program) (XXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Administrative Borough Superintendent (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Administrative Borough Superintendent (10007) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

III. To classify the following managerial title and positions in the Non-Competitive Class, subject to Rule X, Part II, under the heading NEW YORK CITY HOUSING AUTHORITY [996]:

<u>Title Code</u> <u>Number</u>	<u>Class of Positions</u>	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Administrative Supervisor of Skilled Trades (HA) (NY HELPS Program)	#	Unlimited

This is a Management Class of positions paid in accordance with the Pay Plan for Management Employees. Salaries for these positions are set at a rate in accordance with duties and responsibilities (PPME).

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Administrative Supervisor of Skilled Trades (HA) (NY HELPS Program) (XXXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Administrative Supervisor of Skilled Trades (HA) (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Administrative Supervisor of Skilled Trades (HA) (10045) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

IV. To classify the following managerial title and positions in the Non-Competitive Class, subject to Rule XII, Part II, under the heading NEW YORK CITY HOUSING AUTHORITY [996]:

<u>Title Code</u> <u>Number</u>	Class of Positions	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Chief of Housing Community Activities (HA) (NY HELPS Program)	#	Unlimited

This is a Management Class of positions paid in accordance with the Pay Plan for Management Employees. Salaries for these positions are set at a rate in accordance with duties and responsibilities (PPME).

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Chief of Housing Community Activities (NY HELPS Program) (XXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Chief of Housing Community Activities (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Chief of Housing Community Activities (60580) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

V. To classify the following managerial titles and positions in the Non-Competitive Class, subject to Rule X, Part II, under the heading ALL CITY AGENCIES [999]:

<u>Title Code</u> <u>Number</u>	<u>Class of Positions</u>	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Administrative Superintendent of Bridge Operations (NY HELPS Program)	#	Unlimited
XXXXX	Director of Technical Services (Air Pollution Control) (NY HELPS Program)	#	Unlimited

This is a Management Class of positions paid in accordance with the Pay Plan for Management Employees. Salaries for these positions are set at a rate in accordance with duties and responsibilities (PPME).

These titles are classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Administrative Superintendent of Bridge Operations (NY HELPS Program) (XXXX) and Director of Technical Services (Air Pollution Control) (NY HELPS Program) (XXXX) are classified in the noncompetitive class for a limited term of twelve months. At the end of twelve months the titles of Administrative Superintendent of Bridge Operations (NY HELPS Program) (XXXX) and Director of Technical Services (Air Pollution Control) (NY HELPS Program) (XXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Administrative Superintendent of Bridge Operations (82998) and Director of Technical Services (Air Pollution Control) (10089) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12-month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

Resolution #7 of 10

RESOLVED, that the classification of the Classified Service of the City of New York is hereby amended as follows:

I. To classify the following non-managerial title and positions in the Non-Competitive Class, subject to Rule XI, Part II, under the heading DEPARTMENT OF HEALTH AND MENTAL HYGIENE [816]:

<u>Title Code</u> <u>Number</u>	<u>Class of Positions</u>	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Insurance Adviser (Health) (NY HELPS Program)	##	Unlimited

Salary is determined by original jurisdiction.

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Insurance Adviser (Health) (NY HELPS Program) (XXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Insurance Adviser (Health) (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Insurance Adviser (Health) (40236) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

II. To classify the following non-managerial titles and positions in the Non-Competitive Class, subject to Rule XI, Part II, under the heading ALL CITY AGENCIES [999]:

<u>Title</u> <u>Code</u> <u>Number</u>	Class of Positions	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Supervising Dockmaster (NY HELPS Program)	#	Unlimited
XXXXX	Chief Dockmaster (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements. These titles are classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Supervising Dockmaster (NY HELPS Program) (XXXXX) and Chief Dockmaster (NY HELPS Program) (XXXXX) are classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the titles of Supervising Dockmaster (NY HELPS Program) (XXXXX) and Chief Dockmaster (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Supervising Dockmaster (81660) and Chief Dockmaster (81665) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

III. To classify the following non-managerial titles and positions in the Non-Competitive Class, subject to Rule XII, Part II, under the heading NEW YORK CITY HOUSING AUTHORITY [996]:

	, =		[].
<u>Title</u> <u>Code</u> Number	<u>Class of Positions</u>	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Hearing Examiner (Housing Authority) (NY HELPS Program)	##	Unlimited
XXXXX	Insurance Adviser (Housing Authority) (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

Salary is determined by original jurisdiction.

These titles are classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Hearing Examiner (Housing Authority) (NY HELPS Program) (XXXX) and Insurance Adviser (Housing Authority) (NY HELPS Program) (XXXXX) are classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the titles of Hearing Examiner (Housing Authority) (NY HELPS Program) (XXXX) and Insurance Adviser (Housing Authority) (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Hearing Examiner (Housing Authority) (13353) and Insurance Adviser (Housing Authority) (40238) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

Resolution #8 of 10

RESOLVED, that the classification of the Classified Service of the City of New York is hereby amended as follows:

I. To classify the following managerial title and positions in the Non-Competitive Class, subject to Rule X, Part II, under the heading ALL CITY AGENCIES [999]:

<u>Title</u> <u>Code</u> <u>Number</u>	<u>Class of Positions</u>	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Administrative Director of Marine Maintenance (NY HELPS Program)	#	Unlimited

This is a Management Class of positions paid in accordance with the Pay Plan for Management Employees. Salaries for these positions are set at a rate in accordance with duties and responsibilities (PPME).

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Administrative Director of Marine Maintenance (NY HELPS Program) (XXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Administrative Director of Marine Maintenance (NY HELPS Program) (XXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Administrative Director of Marine Maintenance (83007) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification. II. To classify the following non-managerial title and positions in the Non-Competitive Class, subject to Rule X, Part II, under the heading ALL CITY AGENCIES [999]:

<u>Title</u> <u>Code</u> <u>Number</u>	Class of Positions	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Supervisor Sheet Metal Worker (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Supervisor Sheet Metal Worker (NY HELPS Program) (XXXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Supervisor Sheet Metal Worker (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Supervisor Sheet Metal Worker (92343) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

III. To classify the following non-managerial title and positions in the Non-Competitive Class, subject to Rule XI, Part II, under the heading DEPARTMENT OF HEALTH AND MENTAL HYGIENE [816]:

<u>Title</u> <u>Code</u> <u>Number</u>	Class of Positions	<u>Salary</u> <u>Range</u>	Number of Authorized Positions
XXXXX	Poison Information Specialist (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Poison Information Specialist (NY HELPS Program) (XXXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Poison Information Specialist (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Poison Information Specialist (51023) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

IV. To classify the following non-managerial titles and positions in the Non-Competitive Class, subject to Rule XI, Part II, under the heading ALL CITY AGENCIES [999]:

<u>Title</u> <u>Code</u> <u>Number</u>	Class of Positions	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Dietitian (NY HELPS Program)	#	Unlimited
XXXXX	Marine Maintenance Mechanic (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

These titles are classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Dietitian (NY HELPS Program) (XXXX) and Marine Maintenance Mechanic (NY HELPS Program) (XXXX) are classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the titles of Dietitian (NY HELPS Program) (XXXX) and Marine Maintenance Mechanic (NY HELPS Program) (XXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Dietitian (12203) and Marine Maintenance Mechanic (92587) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12-month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

Resolution #9 of 10

RESOLVED, that the classification of the Classified Service of the City of New York is hereby amended as follows:

I. To classify the following managerial title and positions in the Non-Competitive Class, subject to Rule X, Part II, under the heading ALL CITY AGENCIES [999]:

<u>Title</u> <u>Code</u> <u>Number</u>	Class of Positions	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Administrative Deputy Register (NY HELPS Program)	#	Unlimited

This is a Management Class of positions paid in accordance with the Pay Plan for Management Employees. Salaries for these positions are set at a rate in accordance with duties and responsibilities (PPME).

This title is classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Administrative Deputy Register (NY HELPS Program) (XXXXX) is classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the title of Administrative Deputy Register (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Administrative Deputy Register (82988) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12 month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

II. To classify the following non-managerial titles and positions in the Non-Competitive Class, subject to Rule XI, Part II, under the heading DEPARTMENT OF EDUCATION [740]:

<u>Title</u> <u>Code</u> <u>Number</u>	<u>Class of Positions</u>	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Quality Assurance Specialist (Pupil Transportation) (NY HELPS Program)	#	Unlimited
XXXXX	Associate Quality Assurance Specialist (Pupil Transportation) (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

These titles are classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Quality Assurance Specialist (Pupil Transportation) (NY HELPS Program) (XXXX) and Associate Quality Assurance Specialist (Pupil Transportation) (NY HELPS Program) (XXXX) are classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the titles of Quality Assurance Specialist (Pupil Transportation) (NY HELPS Program) (XXXXX) and Associate Quality Assurance Specialist (Pupil Transportation) (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Quality Assurance Specialist (Pupil Transportation) (34183) and Associate Quality Assurance Specialist (Pupil Transportation) (34196) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12-month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

III. To classify the following non-managerial titles and positions in the Non-Competitive Class, subject to Rule XI, Part II, under the heading ALL CITY AGENCIES [999]:

<u>Title</u> <u>Code</u> <u>Number</u>	Class of Positions	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Bookbinder (NY HELPS Program)	#	Unlimited

XXXXX	Quality Assurance Specialist	#	Unlimited
	(Automotive Equipment)		
	(NY HELPS Program)		

Salary is determined by applicable collective bargaining agreements.

These titles are classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. Bookbinder (NY HELPS Program) (XXXXX) and Quality Assurance Specialist (Automotive Equipment) (NY HELPS Program) (XXXXX) are classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the titles of Bookbinder (NY HELPS Program) (XXXXX) and Quality Assurance Specialist (Automotive Equipment) (NY HELPS Program) (XXXXX) will be deleted from the non-competitive class, upon which incumbents will be transferred to Bookbinder (92105) and Quality Assurance Specialist (Automotive Equipment) (34172) as competitive class employees, and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12-month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

Resolution #10 of 10

RESOLVED, that the classification of the Classified Service of the City of New York is hereby amended as follows:

I. To classify the following non-managerial titles and positions in the Non-Competitive Class, subject to Rule X, Part II, under the heading ALL CITY AGENCIES [999]:

<u>Title</u> <u>Code</u> <u>Number</u>	Class of Positions	<u>Salary</u> <u>Range</u>	<u>Number of</u> <u>Authorized</u> <u>Positions</u>
XXXXX	Rigger (NY HELPS Program)	#	Unlimited
XXXXX	Ship Carpenter (NY HELPS Program)	#	Unlimited
XXXXX	Supervisor Ship Carpenter (NY HELPS Program)	#	Unlimited
XXXXX	Supervisor Dockbuilder (NY HELPS Program)	#	Unlimited
XXXXX	Supervisor Bridge Painter (NY HELPS Program)	#	Unlimited

Salary is determined by applicable collective bargaining agreements.

These titles are classified under the New York Hiring Emergency Limited Placement Statewide Program – Local (NY HELPS Program) as implemented by the New York State Department of Civil Service. They are classified in the non-competitive class for a limited term of twelve months. At the end of twelve months the titles of:

Rigger (NY HELPS Program) (XXXXX); and Ship Carpenter (NY HELPS Program) (XXXXX); and Supervisor Ship Carpenter (NY HELPS Program) (XXXXX); and Supervisor Dockbuilder (NY HELPS Program) (XXXXX); and Supervisor Bridge Painter (NY HELPS Program)

will be deleted from the non-competitive class, upon which incumbents will be transferred to:

Rigger (90734); and Ship Carpenter (92025); and Supervisor Ship Carpenter (92073); and Supervisor Dockbuilder (92072); and Supervisor Bridge Painter (91871)

as competitive class employees and shall continue to hold the position with all the rights and status of a competitive employee, once they pass a 12-month probation from the date of hiring, including disciplinary process rights, pursuant to DCAS Personnel Rule 3.4.4, Jurisdictional Reclassification.

Accessibility questions: Please contact DCAS Accessibility at (212) 386-0256, or accessibility@dcas.nyc.gov, by: Monday, October 28, 2024, 5:00 P.M.



■ MEETING

The City of New York Audit Committee Meeting is scheduled for Monday, October 28, 2024, at 9:30 A.M. at 1 Centre Street, Room 1005 North. The meeting will be open to the General Public.

o21-28

HOUSING AUTHORITY

■ MEETING

The next Board Meeting of the New York City Housing Authority is scheduled for Wednesday, October 30, 2024 at 10:00 A.M. in the Ceremonial Room on the 5th Floor of 90 Church Street, New York, NY (unless otherwise noted). Copies of the Calendar will be available on NYCHA's Website or may be picked up at the Office of the Corporate Secretary at 90 Church Street, 5th Floor, New York, NY, no earlier than 24 hours before the upcoming Board Meeting. Copies of the Draft Minutes will also be available on NYCHA's Website or may be picked up at the Office of the Corporate Secretary no earlier than 3:00 P.M. on the Thursday following the Board Meeting.

Any changes to the schedule will be posted here and, on this webpage, and via social media, 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.

The meeting will be streamed live on NYCHA's YouTube Channel and Website.

Any person requiring a reasonable accommodation in order to participate in the Board Meeting, should contact the Office of the Corporate Secretary by phone at (212) 306-6088 or by e-mail at corporate.secretary@nycha.nyc.gov, no later than Wednesday, October 23, 2024 at 5:00 P.M.

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



o17-30

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, October 29, 2024, a public hearing will be held in the public hearing room at 1 Centre Street, 9th Floor, Borough of Manhattan, with respect to the following properties, and then followed by a public meeting. Participation by video conference may be available as well. Please check the hearing page on LPC's website (https://www.nyc.gov/ site/lpc/hearings/hearings.page) for updated hearing information. The final order and estimated times for each application will be posted on the Landmarks Preservation Commission website the Friday before the hearing. Please note that the order and estimated times are subject to change. An overflow room is located outside of the primary doors of the public hearing room. Any person requiring reasonable accommodation in order to participate in the hearing or attend the meeting should contact Gregory Cala, Community and Intergovernmental Affairs Coordinator, at gcala@lpc.nyc.gov or (212) 602-7254 no later than five (5) business days before the hearing or meeting. Members of the public not attending in person can observe the meeting on LPC's YouTube channel at www.youtube.com/nyclpc and may testify on particular matters by joining the meeting using either the Zoom app or by calling in from any phone. Specific instructions on how to observe and testify, including the meeting ID and password, and the call-in number, will be posted on the agency's website, on the Monday before the public hearing.

373 Pacific Street - Boerum Hill Historic District Extension LPC-24-08573 - Block 183 - Lot 47 - Zoning: R6B CERTIFICATE OF APPROPRIATENESS

A Utilitarian style factory building built in 1885. Application is to establish a master plan governing the future installation of windows.

37 South Oxford Street - Fort Greene Historic District LPC-24-11403 - Block 2101 - Lot 19 - Zoning: R6B CERTIFICATE OF APPROPRIATENESS A transitional Greek Revival/Italianate style row house built c. 1853.

Application is to construct a rear yard deck and pergola.

304 Prospect Place - Prospect Heights Historic District LPC-24-08918 - Block 1159 - Lot 40 - Zoning: R6B CERTIFICATE OF APPROPRIATENESS

A Renaissance Revival style rowhouse with Romanesque Revival style details designed by William H. Reynolds and built in 1897. Application is to construct a rear yard addition.

891 St Mark's Avenue - Crown Heights North Historic District LPC-24-08616 - Block 1222 - Lot 53 - Zoning: R6 CERTIFICATE OF APPROPRIATENESS

A Renaissance Revival style rowhouse designed by Axel S. Hedman and built c. 1910. Application is to reconstruct the stoop and balustrade.

2103 Albemarle Terrace - Albemarle-Kenmore Terraces Historic District

LPC-25-01542 - Block 5102 - Lot 112 - Zoning: R5B CERTIFICATE OF APPROPRIATENESS A Neo-Federal style rowhouse designed by Slee & Bryson and built in 1916-17. Application is to construct a retaining wall without Landmarks Preservation Commission permit(s).

351 Hollywood Avenue - Douglaston Historic District LPC-24-11663 - Block 8048 - Lot 52 - Zoning: R1-2 CERTIFICATE OF APPROPRIATENESS

A Colonial Revival style house designed by Harold Paddon and built in 1925. Application is to legalize construction of an addition and site work in non-compliance with Certificate of Appropriateness 19-18783.

327 Bleecker Street - Greenwich Village Historic District LPC-25-03133 - Block 591 - Lot 45 - Zoning: C1-6 CERTIFICATE OF APPROPRIATENESS

A vacant lot that at the time of designation contained a house built c. 1832-33, altered in the 1880s with the addition of a third story and which was subsequently demolished in 2020 pursuant to an LPC permit and DOB order. Application is to construct a new building.

48 Barrow Street - Greenwich Village Historic District LPC-25-02527 - Block 588 - Lot 37 - Zoning: R6 CERTIFICATE OF APPROPRIATENESS

An Italianate style rowhouse with Greek Revival style details built in 1851. Application is to modify the rear façade.

138 Grand Street - SoHo-Cast Iron Historic District Extension LPC-25-03345 - Block 473 - Lot 51 - Zoning: M1-5/R7X CERTIFICATE OF APPROPRIATENESS

A Second Empire style warehouse designed by William Field & Son and built in 1869. Application is to install a barrier-free access ramp.

70 Perry Street - Greenwich Village Historic District LPC-25-02666 - Block 621 - Lot 50 - Zoning: R6 CERTIFICATE OF APPROPRIATENESS A French Second Empire style mansion built in 1867, Applicatio

A French Second Empire style mansion built in 1867. Application is to modify doors.

82 East 4th Street - East Village/Lower East Side Historic District

LPC-24-11367 - Block 459 - Lot 29 - Zoning: R7A/R8B/C2-5 CERTIFICATE OF APPROPRIATENESS

A Romanesque Revival style apartment building designed by Charles B. Meyers and built in 1926. Application is to install a marquee with signage and replace entrance infill.

1185 Park Avenue - Expanded Carnegie Hill Historic District LPC-24-06770 - Block 1552 - Lot 1 - **Zoning:** R8B, R10 **CERTIFICATE OF APPROPRIATENESS** A Neo-Gothic style apartment house designed by Schwartz & Gross

and built in 1928-29. Application is to install a louver.

1185 Park Avenue - Expanded Carnegie Hill Historic District LPC-25-03298 - Block 1522 - Lot 1 - Zoning: R8B, R10 CERTIFICATE OF APPROPRIATENESS

A Neo-Gothic style apartment building designed by Schwartz & Gross and built in 1928-29. Application is to modify lightwells.

593 Park Avenue - Upper East Side Historic District LPC-24-10045 - Block 1398 - Lot 72 - Zoning: R10, PI CERTIFICATE OF APPROPRIATENESS

A Neo-Gothic style church building designed by Henry C. Pelton and Allen & Collens and built in 1920-22. Application is to install lighting.

Morningside Park- Scenic Landmark LPC-25-01988 - Block 1850 - Lot 1 - Zoning: Park ADVISORY REPORT

A picturesque public park designed in 1873, with design revisions made in 1887, by Frederick Law Olmsted and Calvert Vaux, with architectural site features designed by Jacob Wrey Mould, Julius Munckwitz, Calvert Vaux, and Montgomery A. Kellogg. Application is to modify staircase cheek walls.

o16-29

BOARD OF STANDARDS AND APPEALS

PUBLIC HEARINGS

November 18th, 2024 and November 19th, 2024, 10:00 A.M. and 2:00 P.M.

NOTICE IS HEREBY GIVEN of teleconference public hearings, Monday, November 18th, 2024, at 10:00 A.M. and 2:00 P.M., and Tuesday, November 19th, 2024, at 10:00 A.M. and 2:00 P.M., to be streamed live through the Board's website (www.nyc.gov/bsa), with remote public participation and in-person portion, on the following matters:

SOC CALENDAR

154-90-BZ

APPLICANT – Law Office of Jay Goldstein, PLLC, for Foundation for Sephardic Studies, Inc. d/b/a Bnei Yitzhak, owners.

SUBJECT – Application January 11, 2024 – Amendment of a previously approved Variance (§ 72-21) to permit the further enlargement of a House of Worship (UG 4) contrary to underlying bulk requirements. R5 Special Ocean Parkway Purpose District. PREMISES AFFECTED – 730 Avenue S (a/k/a 726-730 Avenue S;

PRÊMISES AFFECTED - 730 Avenue S (a/k/a 726-730 Avenue S; 1902-1912 East 8th Street), Block 7089, Lot 11, Borough of Brooklyn.

COMMUNITY BOARD #15BK

88-92-BZIII

APPLICANT – Rothkrug Rothkrug & Spector, LLP, for 3007 Enterprises Inc., owner.

SUBJÈCT – Application July 24, 2024 – Extension of Term (§11-41) of an approved variance for an existing diner, which will expire on June 28, 2024. R4-1 zoning district. PREMISES AFFECTED – 3007 East Tremont Avenue, Block 5381, Lot 38, Borough of Bronx. COMMUNITY BOARD #10BX

238-07-BZVII

APPLICANT – Kramer Levin Naftalis & Frankel LLP, for Graduate Center Foundation Housing Corporation LIC, owner. SUBJECT – Application September 18, 2024 – Extension of Time to Complete Construction of a previously approved variance (§72-21) which allowed the construction of a 12-story mixed-use residential/commercial building and a 6-story graduate student housing building which expired on September 23, 2020; Waiver of the Board's Rules of Practice and Procedures. M1-4 and M1-4/R6A Special Long Island City Purpose District. PREMISES AFFECTED – 5-17 47th Avenue, Block 12, 15, 17, 18, 121, Borough of Queens. COMMUNITY BOARD #2Q

2024-27-BZ & 55-12-BZ

APPLICANT – Bryan Cave Leighton Paisner LLP, for Bais Ruchel D'Satmar Inc., owner.

SUBJECT – Application May 16, 2024 – Variance (72-21) to permit the enlargement of an existing Use Group III(B) religious-based, non-profit school (Kollel L'Horoah), contrary to underlying bulk requirements and an amendment of the previously approved Special Permit (§73-133) under BSA Calendar Number 55-12-BZ. M1-2 zoning district. PREMISES AFFECTED – 762 Wythe Avenue, Block 2216, Lot 19, Borough of Brooklyn. COMMUNITY BOARD #1BK

185-13-BZIII

APPLICANT – Eric Palatnik, P.C., for 97 Franklin Avenue, LLC, owner.

SUBJECT – Application September 18, 2024 – Extension of Time to Complete Construction of a previously approved Variance (§72-21) to permit the development of a proposed three story, two-unit residential development, contrary to use regulations (§42-00) which expired on October 17, 2024. M1-1 zoning district.

PREMISES AFFECTED – 97 Franklin Avenue, Block 1899, Lot 22, Borough of Brooklyn. COMMUNITY BOARD #3BK

ZONING CALENDAR

2024-36-BZ

APPLICANT – Hirschen Singer & Epstein LLP, For Karikas Lobster Box LLC, owner. SUBJECT – Application July 1, 2024 – Re-instatement of a

SUBJECT – Application July 1, 2024 – Re-instatement of a previously approved variance which permitted a parking lot to a restaurant use into a portion of the zoning lot contrary to underlying use regulations which expired on May 4, 1975; Waiver of the Board's Rules of Practice and Procedures. C2-2/R3A & R3A zoning district. PREMISES AFFECTED – 26 City Island Avenue, Block 5637,

Lot 61, Borough of Bronx. COMMUNITY BOARD #10BX

2024-49-BZ

APPLICANT – Eric Palatnik, P.C., for Moshe Zafarani, owner. SUBJECT – Application September 19, 2024 – Special Permit (§73-311) to permit the continued operation of an accessory drive-through facility in connection with an eating and drinking establishment (Starbucks) contrary to underlying use regulation. C1-2/R4 zoning district. PREMISES AFFECTED – 3454 Nostrand Avenue, Block 7362, Lot 10, Borough of Brooklyn.

COMMUNITY BOARD #15BK

Shampa Chanda, Chair/Commissioner

• o25-28

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 remotely commencing on Wednesday October 30, 2024, at 11:00 A.M., via the WebEx platform and in person, on the following petitions for revocable consent.

WebEx: Meeting Number (access code): 2805 036 8546 Meeting Password: 8tK3KeuZUr2 The hearing will be held in person at 55 Water Street, BID ROOM, in the Borough of Manhattan.

#1 IN THE MATTER OF a proposed revocable consent authorizing 136 West Broadway, Inc. to continue to maintain and use two planters and a bench on the west sidewalk of West Broadway, between Duane and Thomas Streets, in the Borough of Manhattan. The Proposed revocable consent is for ten years from July 1, 2024 to June 30, 2034 and provides among other terms and conditions for -compensation payable to the City according to the following schedule: **R.P. # 1647**

For the period from July 1, 2024 to June 30, 2034 - \$200/per annum

with the maintenance of a security deposit in the sum of \$500 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 225 Apple Realty LLC to continue to maintain and use a stoop, steps and a fenced-in area on the east sidewalk of Carlton Avenue, between Willoughby and Dekalb Avenues, in the Borough of Brooklyn. The revocable consent is for ten years from July 1, 2023, to June 30, 2033, and provides among other terms and conditions for -compensation payable to the City according to the following schedule: **R.P. # 2196**

For the period from July 1, 2023, to June 30, 2033 - \$25/per annum.

with 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. **#3** IN THE MATTER Of a proposed revocable consent authorizing 227 Bold Realty LLC to continue to maintain and use a stoop, steps and a fenced-in area on the east sidewalk of Carlton Avenue, between Willoughby and Dekalb Avenues, in the Borough of Brooklyn. The revocable consent is for a term of ten years from July 1, 2023, to June 30, 2033, and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2195**

For the period from July 1, 2024 to June 30, 2034 - \$433/per annum

with the maintenance of a security deposit in the sum of \$5,000 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 229 Carrot Realty LLC to continue to maintain and use a stoop, steps and a fenced-in area on the east sidewalk of Carlton Avenue, between Willoughby and Dekalb Avenues, in the Borough of Brooklyn. The revocable consent is for a term of ten years from July 1, 2023, to June 30, 2033 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2194**

For the period from July 1, 2023 to June 30, 2033 - \$25/per annum;

with 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.

#5 IN THE MATTER OF a proposed revocable consent authorizing 231 Dell Realty LLC to continue to maintain and use a stoop, steps and a fenced-in area on the east sidewalk of Carlton Avenue, between Willoughby and Dekalb Avenues, in the Borough of Brooklyn. The revocable consent is for a term of ten years from July 1, 2023 to June 30, 2033 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2193**

For the period July 1, 2023 to June 30, 2033 - \$25/per annum

with 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.

#6 IN THE MATTER OF a proposed revocable consent authorizing 329 West 21st Street Corp. to continue to maintain and use a fencedin area, together with cellar entrance stairs on and under the north sidewalk of West 21st Street, between Eighth Avenue and Ninth Avenue, in the Borough of Manhattan. The revocable consent is for term of Ten years from July 1, 2024, to June 30, 2034 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1913**

For the period July 1, 2024	to June 30, 2025 - \$2,385
For the period July 1, 2025	to June 30, 2026 - \$2,441
For the period July 1, 2026	to June 30, 2027 - \$2,497
For the period July 1, 2027	to June 30, 2028 - \$2,553
For the period July 1, 2028	to June 30, 2029 - \$2,609
For the period July 1, 2029	to June 30, 2030 - \$2,665
For the period July 1, 2030	to June 30, 2031 - \$2,721
For the period July 1, 2031	to June 30, 2032 - \$2,777
For the period July 1, 2032	to June 30, 2033 - \$2,833
For the period July 1, 2033	to June 30, 2034 - \$2,889

with 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.

#7 IN THE MATTER OF a proposed revocable consent authorizing Amherst-Cortlandt Condominium to continue to maintain and use a ramp on the south sidewalk of West 110th Street, west of Broadway, in the Borough of Manhattan. The revocable consent is for a term of ten years from July 1, 2024 to June 30, 2034 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2267**

For the period July 1, 2024 to June 30, 2034 - \$25/per annum

with the maintenance of a security deposit in the sum of \$7,500 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.

#8 IN THE MATTER OF a proposed revocable consent authorizing BOP 101 Lincoln Avenue LLC to construct, maintain and use a flood mitigation system under the west sidewalk of Lincoln Avenue, between Bruckner Boulevard and Third Avenue, in the Borough of the Bronx. 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. # 2666**

In accordance with Title 34, Section 7-04(a)(37) of the Rules of the City of New York, the Grantee shall make one payment of \$2,000 for the period of the Approval Date to June 30, 2034.

with the maintenance of a security deposit in the sum of \$25,000 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 BP-CG Center II LLC and BP-CG Center I LLC to continue to maintain and use a tunnel under and across Lexington Avenue, between East 53rd Street and East 54th Street, in the Borough of Manhattan. The revocable consent is for a term of ten years from July 1, 2016 to June 30, 2026 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1095**

For the period	July 1, 2016	to	June 30, 2017 - \$54,682
For the period	July 1, 2017	to	June 30, 2018 - \$55,888
For the period	July 1, 2018	to	June 30, 2019 - \$57,078
For the period	July 1, 2019	to	June 30, 2020 - \$58,276
For the period	July 1, 2020	to	June 30, 2021 - \$59,474
For the period	July 1, 2021	to	June 30, 2022 - \$60,672
			June 30, 2023 - \$61,870
For the period	July 1, 2023	to	June 30, 2024 - \$63,068
For the period	July 1, 2024	to	June 30, 2025 - \$64,266
For the period	July 1, 2025	to	June 30, 2026 - \$65,464

with the maintenance of a security deposit in the sum of \$65,500 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.

#10 IN THE MATTER OF a proposed revocable consent authorizing BP-CG Center II LLC and BP-CG Center I LLC to continue to maintain and use ten (10) light poles, together with electrical conduits on Lexington Avenue and Third Avenue, East 53rd Street and East 54th Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from 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. # 1132**

From July 1, 2016 to June 30, 2026 - \$1,500/per annum

with the maintenance of a security deposit in the sum of \$1,500 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.

#11 IN THE MATTER OF a proposed revocable consent authorizing Cook Family 2012 Trust to continue to maintain and use a stoop, fenced-in planted areas and cornices on and above the north sidewalk of Lafayette Avenue, west of Adelphi Street, and on and above the west sidewalk of Adelphi Street, north of Lafayette Avenue, in the Borough of Brooklyn. The proposed revocable consent is for a term of ten years from July 1, 2024 to June 30, 2034 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2224**

For the period from July 1, 2024 to June 30, 2034 - \$25/per annum.

with 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.

#12 IN THE MATTER OF a proposed revocable consent authorizing Cook Family 2012 Trust to continue to maintain and use a fenced-in area, together with a part of a stoop, and a cornice on and above the

west sidewalk of Adelphi Street, north of Lafayette Avenue, in the Borough of Brooklyn. The proposed revocable consent is for a term of ten years from July 1, 2024 to June 30, 2034 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2225**

For the period July 1, 2024 to June 30, 2034 - \$25/per annum

with 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.

#13 IN THE MATTER OF a proposed revocable consent authorizing Crosby & Broome LLC to continue to maintain and use two fencedin areas, together with stairs on the southeast sidewalk of Crosby Street, northeast of Broome Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years July 1, 2024 to June 30, 2034 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2244**

For the period July 1, 2024	to June 30, 2025	- \$6,318
For the period July 1, 2025	to June 30, 2026	- \$6,466
For the period July 1, 2026	to June 30, 2027	- \$6,614
For the period July 1, 2027	to June 30, 2028	- \$6,762
For the period July 1, 2028	to June 30, 2029	- \$6,910
For the period July 1, 2029	to June 30, 2030	- \$7,058
For the period July 1, 2030	to June 30, 2031	- \$7,206
For the period July 1, 2031	to June 30, 2032	- \$7,354
For the period July 1, 2032	to June 30, 2033	- \$7,502
For the period July 1, 2033	to June 30, 2034	- \$7,650

with the maintenance of a security deposit in the sum of \$7,700 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.

#14 IN THE MATTER OF a proposed revocable consent authorizing Domino Refinery LLC - to construct, maintain and use light poles, light fixtures, and conduits on and under Kent Avenue, between South 2nd Street and South 3rd Street, in the Borough of Brooklyn. The proposed revocable consent is for a term of ten years from 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. # 2664**

From the Approval Date to June 30, 2034 - \$25/per annum

with 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.

#15 IN THE MATTER OF a proposed revocable consent authorizing FAE Holdings 483788R LLC- to continue to maintain and use a stoop and a fenced-in area on the north sidewalk of East 51st Street, east of Second Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2024 to June 30, 2034 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2266**

For the period July 1, 2024 to June 30, 2025 - \$974For the period July 1, 2025 to June 30, 2026 - \$997For the period July 1, 2026 to June 30, 2027 - \$1,020For the period July 1, 2027 to June 30, 2028 - \$1,043For the period July 1, 2028 to June 30, 2029 - \$1,066For the period July 1, 2029 to June 30, 2030 - \$1,089For the period July 1, 2031 to June 30, 2031 - \$1,112For the period July 1, 2031 to June 30, 2032 - \$1,135For the period July 1, 2032 to June 30, 2033 - \$1,158For the period July 1, 2033 to June 30, 2034 - \$1,181

with 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.

#16 IN THE MATTER OF a proposed revocable consent authorizing G.S. & Son Corp.- to continue to maintain and use a sidewalk hatch, under the south sidewalk of Hempstead Avenue, west of 223rd Street, in the Borough of Queens. The revocable consent is for a term of ten years from July 1, 2024 to June 30, 2034 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1885**

For the period July 1, 2024	to June 30, 2025 - \$277
For the period July 1, 2025	to June 30, 2026 - \$284
For the period July 1, 2026	to June 30, 2027 - \$291
For the period July 1, 2027	to June 30, 2028 - \$298
For the period July 1, 2028	to June 30, 2029 - \$305
For the period July 1, 2029	to June 30, 2030 - \$312
For the period July 1, 2030	to June 30, 2031 - \$319
For the period July 1, 2031	to June 30, 2032 - \$326
For the period July 1, 2032	to June 30, 2033 - \$333
For the period July 1, 2033	to June 30, 2034 - \$340

with 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.

#17 IN THE MATTER OF a proposed revocable consent authorizing Galt Group Holdings LLC to continue to maintain and use a fenced-in area, together with steps on the north sidewalk of East 71st Street, west of Lexington Avenue, in the Borough of Manhattan. The revocable consent is for a term of ten years from July 1, 2024 to June 30, 2034 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2265**

For the period July 1, 2024	to June 30, 2025 - \$2,417
For the period July 1, 2025	to June 30, 2026 - \$2,474
For the period July 1, 2026	to June 30, 2027 - \$2,531
For the period July 1, 2027	to June 30, 2028 - \$2,588
For the period July 1, 2028	to June 30, 2029 - \$2,645
For the period July 1, 2029	to June 30, 2030 - \$2,702
For the period July 1, 2030	to June 30, 2031 - \$2,759
For the period July 1, 2031	to June 30, 2032 - \$2,816
For the period July 1, 2032	to June 30, 2033 - \$2,873
For the period July 1, 2033	to June 30, 2034 - \$2,930

with the maintenance of a security deposit in the sum of \$2,900 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.

#18 IN THE MATTER OF a proposed revocable consent authorizing JAV, Inc. to continue to maintain and use a fenced-in parking area and planted area on the north sidewalk of Co-Op City Boulevard, east of Baychester Avenue, in the Borough of the Bronx. The revocable consent is for a term of ten years from July 1, 2024 to June 30, 2034 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1905**

For the period July 1, 2024 to June 30, 2025 - \$5,288
For the period July 1, 2025 to June 30, 2026 - \$5,412
For the period July 1, 2026 to June 30, 2027 - \$5,536
For the period July 1, 2027 to June 30, 2028 - \$5,660
For the period July 1, 2028 to June 30, 2029 - \$5,784
For the period July 1, 2029 to June 30, 2030 - \$5,908
For the period July 1, 2030 to June 30, 2031 - \$6,032
For the period July 1, 2031 to June 30, 2032 - \$6,156
For the period July 1, 2032 to June 30, 2033 - \$6,280
For the period July 1, 2033 to June 30, 2034 - \$6,404

with the maintenance of a security deposit in the sum of \$6,400 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. **#19** IN THE MATTER OF a proposed revocable consent authorizing Joseph Moinian and Mahnaz Moinian to continue to maintain and use geothermal well, together with piping in the north sidewalk of East 67th Street, east of Park Avenue, in the Borough of Manhattan., in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2019 to June 30, 2029 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2102**

For the period July 1, 2019 to June 30, 2020 - \$3,960 For the period July 1, 2020 to June 30, 2021 - \$4,020 For the period July 1, 2021 to June 30, 2022 - \$4,080 For the period July 1, 2022 to June 30, 2023 - \$4,140 For the period July 1, 2023 to June 30, 2024 - \$4,200 For the period July 1, 2024 to June 30, 2025 - \$4,260 For the period July 1, 2026 to June 30, 2026 - \$4,320 For the period July 1, 2026 to June 30, 2027 - \$4,380 For the period July 1, 2027 to June 30, 2028 - \$4,440 For the period July 1, 2028 to June 30, 2029 - \$4,500

with the maintenance of a security deposit in the sum of \$4,500 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.

#20 IN THE MATTER OF a proposed revocable consent authorizing Memorial Sloan-Kettering Cancer Center to continue to maintain and use a tunnel under and across East 68th Street, west of York Avenue, in the Borough of Manhattan. The revocable consent is for a term of ten years from July 1, 2024 to June 30, 2034 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 807**

For the period July 1, 2024	to June 30, 2025 - \$32,179
For the period July 1, 2025	to June 30, 2026 - \$32,933
For the period July 1, 2026	to June 30, 2027 - \$33,687
For the period July 1, 2027	to June 30, 2028 - \$34,441
	to June 30, 2029 - \$35,195
For the period July 1, 2029	to June 30, 2030 - \$35,949
For the period July 1, 2030	to June 30, 2031 - \$36,703
For the period July 1, 2031	to June 30, 2032 - \$37,457
For the period July 1, 2032	to June 30, 2033 - \$38,211
For the period July 1, 2033	to June 30, 2034 - \$38,965

with the maintenance of a security deposit in the sum of \$39,000 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.

#21 IN THE MATTER OF a proposed revocable consent authorizing Michael Man-Ho Au to continue to maintain and use an electrical snow melting system under the south sidewalk of East 64th Street, between Lexington Avenue and Third Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2024 to June 30, 2034 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1897**

For the period July 1, 2024 to June 30, 2025 - \$1938For the period July 1, 2025 to June 30, 2026 - \$1984For the period July 1, 2026 to June 30, 2027 - \$2030For the period July 1, 2027 to June 30, 2028 - \$2076For the period July 1, 2028 to June 30, 2029 - \$2122For the period July 1, 2029 to June 30, 2030 - \$2168For the period July 1, 2030 to June 30, 2031 - \$2214For the period July 1, 2031 to June 30, 2032 - \$2260For the period July 1, 2032 to June 30, 2033 - \$2306For the period July 1, 2033 to June 30, 2034 - \$2352

with the maintenance of a security deposit in the sum of \$7,000 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. **#22** IN THE MATTER OF a proposed revocable consent authorizing New York University to continue to maintain and use conduits and pipes in the vicinity of Washington Square, in the Borough of Manhattan. The revocable consent is for a term of ten years from July 1, 2024 to June 30, 2034 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 816**

For the period July 1, 2024 to June 30, 2025 - \$213,064
For the period July 1, 2025 to June 30, 2026 - \$218,052
For the period July 1, 2026 to June 30, 2027 - \$223,040
For the period July 1, 2027 to June 30, 2028 - \$228,028
For the period July 1, 2028 to June 30, 2029 - \$233,016
For the period July 1, 2029 to June 30, 2030 - \$238,004
For the period July 1, 2030 to June 30, 2031 - \$242,992
For the period July 1, 2031 to June 30, 2032 - \$247,980
For the period July 1, 2032 to June 30, 2033 - \$252,968
For the period July 1, 2033 to June 30, 2034 - \$257,956

with the maintenance of a security deposit in the sum of \$258,000 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.

#23 IN THE MATTER OF a proposed revocable Modification consent authorizing Rive-Gauche LLC to construct, maintain and use a fenced-in area, together with steps, on the north sidewalk of East 64thg Street, between Lexington Avenue and Third Avenue, in the Borough of Manhattan. The 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. # 2371**

From the Approval Date to June 30, 2027 - \$100 /per annum

with 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.

#24 IN THE MATTER OF a proposed revocable consent authorizing S.K.I. Realty, Inc. to continue to maintain and use a sidewalk hatch on the north sidewalk of East 76th Street, between York Avenue and First Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2024 to June 30, 2034 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2261**

For the period July 1, 2024 to June 30, 2025 - \$1,295
For the period July 1, 2025 to June 30, 2026 - \$1,326
For the period July 1, 2026 to June 30, 2027 - \$1,357
For the period July 1, 2027 to June 30, 2028 - \$1,388
For the period July 1, 2028 to June 30, 2029 - \$1,419
For the period July 1, 2029 to June 30, 2030 - \$1,450
For the period July 1, 2030 to June 30, 2031 - \$1,481
For the period July 1, 2031 to June 30, 2032 - \$1,512
For the period July 1, 2032 to June 30, 2033 - \$1,543
For the period July 1, 2033 to June 30, 2034 - \$1,574

with 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.

#25 IN THE MATTER OF a proposed revocable consent authorizing Solovieff Realty Co., LLC to continue to maintain and use a sculptural street number on the north sidewalk of West 57th Street, between Fifth Avenue and Avenue of the Americas, in the Borough of Manhattan. The revocable consent is for a term of ten years from July 1, 2024 to June 30, 2034 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1069**

For the period July 1, 2024	to June 30, 2025 - \$13,992
For the period July 1, 2025	to June 30, 2026 - \$14,320
For the period July 1, 2026	to June 30, 2027 - \$14,648
For the period July 1, 2027	to June 30, 2028 - \$14,976
For the period July 1, 2028	to June 30, 2029 - \$15,304
For the period July 1, 2029	to June 30, 2030 - \$15,632
For the period July 1, 2030	to June 30, 2031 - \$15,960
For the period July 1, 2031	to June 30, 2032 - \$16,288
For the period July 1, 2032	to June 30, 2033 - \$16,616
For the period July 1, 2033	to June 30, 2034 - \$16,944

with the maintenance of a security deposit in the sum of \$16,900 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.

#26 IN THE MATTER OF a proposed revocable consent authorizing Terminus Restaurant Associates LLC to continue to maintain and use a fenced-in area on the north sidewalk of East 75th Street, east of Lexington Avenue, in the Borough of Manhattan. The revocable consent is for a term of ten years from July 1, 2021 to June 30, 2031 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1783**

For the period July 1, 2021	to June 30, 2022	- \$2,470
For the period July 1, 2022	to June 30, 2023	- \$ 2,510
For the period July 1, 2023	to June 30, 2024	- \$ 2,550
For the period July 1, 2024	to June 30, 2025	- \$ 2,590
For the period July 1, 2025	to June 30, 2026	- \$ 2,630
For the period July 1, 2026	to June 30, 2027	- \$ 2,670
For the period July 1, 2027	to June 30, 2028	- \$ 2,710
For the period July 1, 2028	to June 30, 2029	- \$ 2,750
For the period July 1, 2029	to June 30, 2030	- \$ 2,790
For the period July 1, 2030	to June 30, 2031	- \$ 2,830

with the maintenance of a security deposit in the sum of \$2,800 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.

#27 IN THE MATTER OF a proposed revocable consent authorizing VNO 100 West 33^{rd} Street LLC to continue to maintain and use a bridge over and across West 32^{nd} Street, west of Avenue of the Americas, in the Borough of Manhattan. The revocable consent is for a term of ten years from July 1, 2024 to June 30, 2034 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 22**

to	June 30, 2025	- \$7,303
to	June 30, 2026	- \$7,474
to	June 30, 2027	- \$7,645
to	June 30, 2028	- \$7,816
to	June 30, 2029	- \$7,987
to	June 30, 2030	- \$8,158
to	June 30, 2031	- \$8,329
to	June 30, 2032	- \$8,500
to	June 30, 2033	- \$8,671
to	June 30, 2034	- \$8,842
	to to to to to to to	to June 30, 2025 to June 30, 2026 to June 30, 2027 to June 30, 2029 to June 30, 2029 to June 30, 2030 to June 30, 2031 to June 30, 2033 to June 30, 2034

with the maintenance of a security deposit in the sum of \$8,800 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.

Interested parties can obtain copies of proposed agreement or request sign-language interpreters (with at least seven days prior notice) by writing <u>revocableconsents@dot.nyc.gov</u> or by calling (212) 839-6550.

o16-30

PROPERTY DISPOSITION

The City of New York in partnership with PublicSurplus.com posts online auctions. All auctions are open to the public.

Registration is free and new auctions are added daily. To review auctions or register visit https://publicsurplus.com

CITYWIDE ADMINISTRATIVE SERVICES

SALE

The City of New York in partnership with IAAI.com posts vehicle and heavy machinery auctions online every week at: https://iaai.com/search?keyword=dcas+public.

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

Vehicles can be viewed in person at: Insurance Auto Auctions, Green Yard 137 Peconic Ave., Medford, NY 11763 Phone: (631) 207-3477

No previous arrangements or phone calls are needed to preview. Hours are Monday from 10:00 A.M. - 2:00 P.M.

ja19-jy3

HOUSING PRESERVATION AND DEVELOPMENT

PUBLIC HEARINGS

All Notices Regarding Housing Preservation and Development Dispositions of City-Owned Property, appear in the Public Hearing Section.

ja16-d31

POLICE DEPARTMENT

PUBLIC HEARINGS

OFFICIAL NOTICE OF PENDING DESTRUCTION OF CERTAIN UNAUTHORIZED TOBACCO, FLAVORED E-CIGARETTE OR FLAVORED E-LIQUID PRODUCTS SEIZED DURING INSPECTIONS BY THE OFFICE OF THE NEW YORK CITY SHERIFF

One or more categories of Unauthorized Products were seized from the commercial establishments listed in the table below on the dates listed in such table. These Unauthorized Products were subject to forfeiture and will be destroyed pursuant to New York City Administrative Code (Admin. Code) §§ 11-4021, 11-4024, 11-4025, or 11-4026, or other applicable provisions of law.

For the purposes of this notice, the term "Unauthorized Product" includes:

a. Cigarettes or tobacco products subject to a tax established by chapter 13 of title 11 of the Admin. Code for which such tax has not been paid or cigarettes upon which stamps required under such chapter have not been affixed;

b. Cigarettes and other tobacco products offered for sale by a person who does not possess the required retail or wholesale licenses pursuant to Titles 11, 17 or 20 of the Admin. Code; and

c. Any flavored tobacco product, flavored electronic cigarette or flavored e-liquid that is sold, offered for sale or possessed with intent to sell in violation of Chapter 7 of Title 17 of the Admin. Code.

Inquiries relating to such Unauthorized Products should be made to ceuoath@nypd.org or by mail to:

Civil Enforcement Unit - NYPD 375 Pearl Street Box 39 New York, NY 10038

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Date	Invoice #	Owner
08/13/24	1001825156	FOREIGN EXOTICS SHOP
08/13/24	1001825167	88 DELI & CONVENIENCE CORP
08/13/24	1001825192	ALKHARAFI CONVENIENCE CORP
08/13/24	1001825195	94 STAR DELI & GROCERY CORP
08/13/24	1001825216	GOOD VIBEZ CONVENIENCE INC
08/13/24	1001825246	MADISON CANDY STORE CORP
08/13/24	1001825270	37 SMOKE SHOP INC
08/13/24	1001825288	HOLLYWOOD CONVENIENCE
08/13/24	2001379166	MANHATTAN JUICE BAR & GIFT CORP
08/13/24	2001379198	AMAZING SMOKE AND SNACK INC
08/13/24	2001379206	KASSIM FOOD MARKET CORP
08/13/24	2001379254	SNT CONVENIENCE CORP
08/13/24	2001379281	3665 RED INC
08/13/24	3001788410	THE CANDY STORE
08/13/24	3001788413	BEDSTUY FINEST CONVENIENCE CORP
08/13/24	3001788526	WE OUTSIDE CONVENIENCE INC.
08/13/24	3001788595	KINGS GROCERY AND CANDY CORP
08/13/24	4001136130	YEMEN FOOD CORP.
08/13/24	4001136136	PENNY MART CONVENIENCE CORP
08/13/24	4001136143	FLATLAND DELI GROCERY CORP
08/13/24	4001136144	RALPH CONVENIENCE CORP
08/13/24	4001136158	SEVEN DAY DELI AND GROCERY
08/13/24	4001136162	JUICE BAR DELI AND GRILL CORP
08/13/24	4001136163	DREAM BUDZ CORP.
08/13/24	4001136182	1618 DELI JUICE BAR INC
08/13/24	4001136186	CONVENIENCE AND VAPE SHOP CORP
08/13/24	4001136207	BROOKLYN GRILL GOURMET GRILL & SMOKE SHOP
08/13/24	4001136208	GOTHAM EXOTICS CORP.
08/13/24	4001136221	TBA MINI MART CORP
08/13/24	5000257117	CONEY ISLAND FINEST DELI INC
08/13/24	5000257128	ARISI CONVENIENCE STORE CORP
08/13/24	5000257144	BRIGHTON 5TH DELI & JUICE BAR INC
08/14/24	1001825630	FULTON EXOTIC WORLD LLC
08/14/24	1001825631	QIK N EZ CONVENIENCE CORP
08/14/24	1001825639	MARION CONVENIENCE STORE CORP
08/14/24	1001825647	I VAPE NY CORP
08/14/24	1001825654	DR. EXOTICS CONVENIENCE CORP
08/14/24	1001825660	346 PETER COOPER DELI CORP
08/14/24	1001825665	MOMA GASTON DELI & MARKET CORP
08/14/24	1001825713	CAVE ORGANIC CORP
08/14/24	1001825747	ONG CONVENIENCE CORP
08/14/24	1001825749	HOUSE OF MUNCHIES INC
08/14/24	1001825776	OASIS OF HEALTHY SNACKS CORP
08/14/24	2001379611	85 FORDHAM STORE CORP
08/14/24	2001379661	SOHO CONVENIENCE SHOP & DELI MARKET CORP

Owner Address 262 WEST 15 STREET. NEW YORK NY 88 NASSAU STREET, NEW YORK NY 423 2 AVENUE, NEW YORK NY 714 AMSTERDAM AVENUE, NEW YORK NY 136 EAST 28 STREET, NEW YORK NY 1544 MADISON AVENUE, NEW YORK NY 357 WEST 37 STREET, NEW YORK NY 162 3 AVENUE, NEW YORK NY 401 EAST 78 STREET, NEW YORK NY 1728 2 AVENUE, NEW YORK NY 1795 AMSTERDAM AVENUE, NEW YORK NY 309 WEST 57 STREET. NEW YORK NY 3665 BROADWAY, NEW YORK NY 361 COURT STREET, BROOKLYN NY 264 TOMPKINS AVENUE, BROOKLYN NY 158 MARCUS GARVEY BOULEVARD, BROOKLYN NY 1490 FULTON STREET, BROOKLYN NY 779 SARATOGA AVENUE, BROOKLYN NY 730 KINGS HIGHWAY, BROOKLYN NY 911 EAST 107 STREET, BROOKLYN NY 110 RALPH AVENUE, BROOKLYN NY 9201 FOSTER AVENUE, QUEENS 1113 KIHGS HIGHWAY, BROOKLYN 926 BROADWAY, BROOKLYN NY 1618 KINGS HIGHWAY, BROOKLYN NY 9409 AVENUE L, BROOKLYN NY

1918 KINGS HIGHWAY, BROOKLYN NY 720 FRANKLIN AVENUE, BROOKLYN NY 1450 ROCKAWAY PARKWAY, BROOKLYN NY 1530 MERMAID AVENUE, BROOKLYN NY 1716 MERMAID AVENUE, BROOKLYN NY 502 BRIGHTON BEACH AVENUE, BROOKLYN NY 1002 FULTON STREET, BROOKLYN NY 32 SAINT MARKS PLACE, NEW YORK NY 510 MARION STREET, BROOKLYN NY 36 SAINT MARKS PLACE, NEW YORK NY 914 FULTON STREET, BROOKLYN NY 346 EAST 22 STREET, NEW YORK NY 645 MOTHER GASTON BLVD, BROOKLYN 89 SOUTH ELLIOTT PLACE, BROOKLYN NY 454 ROCKAWAY AVENUE, BROOKLYN NY 111 1 AVENUE, NEW YORK NY 200 CLINTON STREET, BROOKLYN NY 85 WEST FORDHAM ROAD, BRONX NY

1604 WILLIAMSBRIDGE ROAD, BRONX NY

THE CITY RECORD

08/14/24	2001379671	VICTORIA CONVENIENCE & MORE CORP
08/14/24	2001379720	OCK NATION EXOTIC CORP
08/14/24	2001379775	1760 CLOTHING CONVENIENCE INC
08/14/24	3001789075	CIGAR LAND CORP
08/14/24	3001789121	PARK SLOPE BEER INC
08/14/24	3001789153	UTICA CONVENIENCE INC.
08/14/24	3001789193	T DELI AND GRILL CORP
08/14/24	4001136533	GRAND SHACK AND CONVENIENCE CORP
08/14/24	4001136535	Z&M SMOKE SHOP CORP
08/14/24	4001136542	1642 CONVENIENT CORP
08/14/24	4001136544	METRO BEER & SMOKE INC.
08/14/24	4001136547	EXOTICS ISLAND CONVENIENCE CORP
08/14/24	4001136554	BUY & GO GROCERY INC.
08/14/24	4001136558	BROOKLYN VAPE & SMOKE SHOP 1 CORP
08/14/24	4001136561	ISTANBULL CONVENIENCE CORP.
08/14/24	4001136585	DBZ FOREIGN SHOP LLC
08/14/24	4001136594	ISLAND DELI 1 CORP.
08/14/24	4001136611	J&J SMOKE SHOP CORP.
08/14/24	5000257244	GOLDEN 9TH SMITH CONVENIENCE CORP
08/14/24	5000257268	LEVEL UP CIGARS CORP
08/15/24	1001826187	ALWAJIH DELI INC
08/15/24	1001826195	GIFT CARD 97 CORP
08/15/24	1001826214	PUFFY WORLD CONVENIENCE , INC
08/15/24	1001826225	ZAINA GIFT SHOP CORP.
08/15/24	1001826291	EAST LAND MARKET CORP.
08/15/24	1001826329	PUFFY WORLD CONVENIENCE , INC
08/15/24	2001380160	WATER ST GIFTS & SNACKS CORP
08/15/24	4001136918	MANHATTAN EXOTIC CORP
08/15/24	4001136947	AREA 51 EXOTICS CORP.
08/15/24	4001136953	2667 CONEY ISLAND KING INC.
08/15/24	4001136956	2667 CONEY ISLAND KING INC.
08/15/24	4001136962	ORGANIC GREENLAND CORP.
08/15/24	4001136981	MIX MAX CONVENIENCE 1 CORP
08/15/24	4001136982	A & N LUCKY MINI MART INC.
08/15/24	4001136991	Z DELI & GRILL 2 INCORPORATED
08/15/24	4001137001	GREEN POINT SMOKES HUB CORP
08/15/24	4001137044	SPEEDY'S A & Y CONVENIENCE CORP
08/15/24	4001137047	DELI GROCERY
08/15/24	4001137059	SUNSHINE CONVENIENCE 1 CORP
08/15/24	4001137060	RAZ CONVENIENCE CORP
08/16/24	1001826675	EXOTICS CANDY
08/16/24	1001826677	HABIBI GIFT SHOP INC
08/16/24	2001380640	PUFF FANATICS LLC
08/16/24	2001380646	339 DELI CORP
08/16/24	2001380729	MAMA MIA CONVENIENCE 1
08/16/24	2001380744	800 CONVENIENCE 1 CORP
08/16/24	3001790186	1932 A CORP

235 WEST 125 STREET, NEW YORK NY 393 LENOX AVENUE, NEW YORK NY 1760 AMSTERDAM AVENUE, NEW YORK NY 2069 FLATBUSH AVENUE, BROOKLYN NY 302 9 STREET, BROOKLYN NY 1645 UTICA AVENUE, BROOKLYN NY 5401 AVENUE T, BROOKLYN NY 214 GRAND STREET, BROOKLYN NY 616 LIVONIA AVENUE, BROOKLYN NY 1642 B BATH AVENUE, BROOKLYN NY 298 METROPOLITAN AVENUE, BROOKLYN NY 1528 MERMAID AVENUE, BROOKLYN NY 2053 PITKIN AVENUE, BROOKLYN NY 170 HAVEMEYER STREET, BROOKLYN NY 2018B BATH AVENUE, BROOKLYN NY 176 BORINQUEN PLACE, BROOKLYN NY 3202 MERMAID AVENUE, BROOKLYN NY 3373 FULTON STREET, BROOKLYN NY 478 SMITH STREET, BROOKLYN NY 219 SMITH STREET, BROOKLYN NY 125 MALCOLM X BLVD, BROOKLYN 97 HANSON PLACE, BROOKLYN NY 2568 LINDEN BOULEVARD, BROOKLYN NY 894 QUINCY STREET, BROOKLYN NY 228 HOLLY STREET, BROOKLYN NY 2568 LINDEN BOULEVARD, BROOKLYN NY 40 WATER STREET, NEW YORK NY 651 MANHATTAN AVENUE, BROOKLYN NY 8821 FLATLANDS AVENUE, BROOKLYN NY 2667 CONEY ISLAND AVENUE, BROOKLYN NY 2667 CONEY ISLAND AVENUE, BROOKLYN NY 3222 MERMAID AVENUE, BROOKLYN NY 2126 MERMAID AVENUE, BROOKLYN NY 1836 ROCKAWAY PARKWAY, BROOKLYN NY 2835 CONEY ISLAND AVENUE, BROOKLYN NY 93 NASSAU AVENUE, BROOKLYN NY 202 NASSAU AVENUE, BROOKLYN NY 1151 BRIGHTON BEACH AVENUE, BROOKLYN NY 5423 FLATLANDS AVENUE, BROOKLYN NY 335 AVENUE U, BROOKLYN NY 10313 GLENWOOD ROAD, BROOKLYN NY 3124 FULTON STREET, BROOKLYN NY 176 ROCKAWAY AVENUE, BROOKLYN NY 339 SARATOGA AVENUE, BROOKLYN NY 235 UTICA AVENUE, BROOKLYN NY 800 FRANKLIN AVENUE, BROOKLYN NY 1932 A CHURCH AVENUE, BROOKLYN NY

08/	/16/24	3001790195	CAVE ORGANIC CORP.	89 SOUTH ELLIOTT PLACE, BROOKLYN NY
08/	/16/24	3001790239	BABLO'S CONVENIENCE STORE INC	2165 NOSTRAND AVENUE, BROOKLYN NY
08/	/16/24	3001790248	SAM SMOKE AND GIFT SHOP CORP	1013 MANHATTAN AVENUE, BROOKLYN NY
08/	/16/24	3001790263	AVE J GRILL ZONE CORP	1504 AVENUE J, BROOKLYN NY
08/	/16/24	3001790295	M DELI GRILL SMOKE SHOP INC	1624 AVENUE M, BROOKLYN NY
08/	/16/24	4001137360	CONVENIENCE FAMOUS	1798 3 AVENUE, NEW YORK NY
08/	/16/24	4001137367	36 ORGANIC & SMOKERS SHOP CORP	36 AVENUE O, BROOKLYN NY
08/	/16/24	4001137375	2096 FDB CONVENIENT CORP.	2096 FREDERICK DOUGLASS BOULEVARD, NY
08/	/16/24	4001137383	2813 CONVENIENCE STORE INC.	2813 86 STREET, BROOKLYN NY
08/	/16/24	4001137392	CANDY STORE 1 CORP.	4501 FORT HAMILTON PARKWAY, BROOKLYN NY
08/	/16/24	4001137399	KING 3 DELI GROCERY CORP.	4918 NEW UTRECHT AVENUE, BROOKLYN NY
08/	/16/24	4001137431	WEST 55TH CONVENIENCE INC.	40 WEST 55 STREET, NEW YORK NY
08/	/16/24	4001137432	86 DELI & GRILL	1981 86 STREET, BROOKLYN NY
08/	/16/24	4001137441	760 BROOKLYN FLAMING GRILL CORP	760 MC DONALD AVENUE, BROOKLYN NY
08/	/16/24	5000257390	PARK SLOPE CONVENIENCE STORE I INC	177 4 AVENUE, BROOKLYN NY
08/	/16/24	5000257395	GREEN OLIVES GRILL INC	309 7 AVENUE, BROOKLYN NY
08/	/16/24	5000257399	400 BROOKLYN CONVENIENCE CORP	400 4 AVENUE, BROOKLYN NY
08/	/17/24	1001827251	S.F. CONVENIENCE STORE INC	184-19 140 AVENUE, QUEENS NY
08/	/17/24	1001827261	F & S GROCERY DISCOUNT CORP	1150 FLATBUSH AVENUE, BROOKLYN NY
08/	/17/24	1001827292	FLATBUSH ORGANIC MART CORP	990 FLATBUSH AVENUE, BROOKLYN NY
08/	/17/24	1001827320	7F'S CAFE INC.	1610 AVENUE H, BROOKLYN NY
08/	/17/24	1001827339	OASIS HOOKAH VIP CORP	1926 AVENUE M, BROOKLYN NY
08/	/17/24	1001827345	CALI CONVENIENCE 1 INC	760 FLATBUSH AVENUE, BROOKLYN NY
08/	/17/24	2001381125	GO CONVENIENCE INC	1920 NOSTRAND AVENUE, BROOKLYN NY
08/	/17/24	2001381138	KIRK CONVENIENCE CORP	33 NEWKIRK PLAZA, BROOKLYN NY
08/	/17/24	2001381155	URBAN JUICE BAR & GRILL 1 CORP	1091 RUTLAND ROAD, BROOKLYN NY
08/	/17/24	2001381168	BABLOS CONVENIENCE STORE INC	2165 NOSTRAND AVENUE, BROOKLYN NY
08/	/17/24	3001790691	JIMMY DELI & CONVENIENCE INC.	299 WINTHROP STREET, BROOKLYN NY
08/	/17/24	3001790698	WYONA FINE MARKET CORP.	604 WYONA STREET, BROOKLYN NY
08/	/17/24	3001790732	STOP 2 ORGANIC AND GROCERY STORE CORP	585 VANDERBILT AVENUE, BROOKLYN NY
08/	/17/24	3001790745	NOSTRAND CONVENIENCE 1 CORP	864 NOSTRAND AVENUE, BROOKLYN NY
08/	/17/24	3001790748	PATCHEN DELI AND GRILL CORP.	33 PATCHEN AVENUE, BROOKLYN NY
08/	/17/24	3001790799	LALA MINI CONVENIENCE INC.	617 LORIMER STREET, BROOKLYN NY
08/	/17/24	3001790815	STOP 3 ORGANIC FOOD CORP.	222 PALMETTO STREET, BROOKLYN NY
08/	/17/24	4001137753	UNITED DELI & SMOKE SHOP INC.	301 UTICA AVENUE, BROOKLYN NY
08/	/17/24	4001137769	HAPPY SMOKE INC.	820 MYRTLE AVENUE, BROOKLYN NY
08/	/17/24	4001137793	UTICA DELI & SMOKE SHOP 1 CORP.	321 UTICA AVENUE, BROOKLYN NY
08/	/17/24	4001137799	HEALTHY ORGANIC 1 MKT	370 THROOP AVENUE, BROOKLYN NY
08/	/17/24	4001137816	EMPIRE OF INC.	836 DEKALB AVENUE, BROOKLYN
08/	/17/24	4001137818	MIDWOOD GROCERY CORP.	587 FLATBUSH AVENUE, BROOKLYN NY
08/	/17/24	5000257456	BEACH CONVENIENCE CORP	3108 MERMAID AVENUE, BROOKLYN NY
	/17/24	5000257468	T & F DELI AND GROCERY CORP	2919 SURF AVENUE, BROOKLYN NY
	/17/24	5000257474	SURF DELI GROCERY CORP	2202 SURF AVENUE, BROOKLYN NY
		1001828443	CONVENIENCE ON 2ND AVE CORP	73 2 AVENUE, NEW YORK NY
	/20/24	1001828523	158 DELI AND CONVENIENCE INC	158 1 AVENUE, NEW YORK NY
	/20/24	2001382164	GREEN APPLE EXOTIC CORPORATION	554 EAST 149 STREET, BRONX NY
08/	/20/24	2001382177	QALALA CONVENIENCE STORE	1212 LEXINGTON AVENUE, NEW YORK NY

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08/20/24	2001382197	MIDTOWN STATIONARY CORP
08/20/24	2001382209	1 DAILY DELI INC
08/20/24	3001792003	SMOKERS LAND CONVENIENCE 1 CORP
08/20/24	3001792011	SUNSHINE CONVIENCE 1 CORP
08/20/24	3001792066	YNS MART INC
08/20/24	3001792106	CHARLIES CONVENIENCE CORP.
08/20/24	4001138694	BANG VAPE CONVENIENCE SHOP CORP.
08/20/24	4001138758	1 WORLD CONVENIENCE CORP.
08/20/24	4001138811	6559 SKY HIGH CORP.
08/20/24	4001138837	2717 GIFT SHOPPEE
08/20/24	4001138845	STEAM ROOM CONVENIENCE STORE CORP
08/20/24	5000257699	TO THE MOON DISCOUNT STORE INC
08/20/24	5000257701	540 CONVENIENCE STORE CORP
08/21/24	1001828949	214 EAST 9TH INC
08/21/24	1001829034	HALF MOON CONVENIENCE & TOBACCO CORP
08/21/24	3001792207	2945 STAR CONVENIENCE CORP
08/22/24	1001829382	DAY CONVENIENCE CORPORATION
08/22/24	1001829485	LEXINGTON MINI MARKET CORP
08/22/24	2001382874	3214 DELI HOUSE CORP
08/22/24	2001382892	YANKEE SPORT CONVENIENCE CORP
08/22/24	2001382937	ONE WAY CONVENIENCE CORP
08/22/24	2001382955	KINGSBRIDGE GROCERY 1 INC
08/22/24	3001793094	ZEE DELI & GRILL CORP
08/22/24	3001793095	STOP SHOP CONVENIENCE I CORP
08/22/24	3001793139	FIRE OG CONVENIENCE
08/22/24	3001793154	BRIGHTONS GOURMET DELI GRILL CORP
08/22/24	3001793165	EMPIRE WORLD INC
08/22/24	3001793219	CONEY DELI & GRILL
08/22/24	4001139431	IT'S LITT LLC
08/22/24	4001139467	3600 BROADWAY CONVENIENCE CORP
08/22/24	4001139473	FIEND CITY 5 CORP
08/22/24	4001139487	501 CONVENIENCE STORE CORP
08/22/24	4001139497	M&M CANDY SHOP CORP
08/22/24	4001139521	WIZ SNACKS CORP
08/22/24	4001139529	UNITED SMOKE AND CONVENIENCE SHOP INC
08/22/24	4001139530	RIDGEWOOD GIFT SHOP INC
08/22/24	5000257877	NEW DORP EXOTIC SNACKS INC
08/22/24	5000257886	MY SMOKE SHOP INC
08/23/24	1001829534	271 VARIETIES CORP
08/23/24	1001829807	40 NEWS & CANDY CORP
08/23/24	1001829821	CHELSEA CONVENIENCE & SMOKE SHOP INC
08/23/24	2001383323	HYR EXOTICS & CONVENIENCE INC
08/23/24	2001383340	QUICK STOP ONE INC
08/23/24	3001793249	1271 ON FULTON INC.
08/23/24	3001793550	VARIETIES ON NOSTRAND CORP.
08/23/24	3001793564	AVE J JUICE BAR DELI AND GRILL INC
08/23/24	3001793575	WOODRUFF FINEST GROCERY CORP

403 EAST 70 STREET, NEW YORK NY 810 EAST 147 STREET, BRONX NY 294 UTICA AVENUE, BROOKLYN NY 5423 FLATLANDS AVENUE, BROOKLYN NY 852 FLATBUSH AVENUE, BROOKLYN NY 3087 FULTON STREET, BROOKLYN NY 6801 FRESH POND ROAD, QUEENS 119-11 JAMAICA AVENUE, QUEENS NY 65-59 MYRTLE AVENUE, QUEENS NY 2717 BROADWAY, NEW YORK NY 86-04 117 STREET, QUEENS NY 2236 VICTORY BOULEVARD, STATEN ISLAND NY 540 BAY STREET. STATEN ISLAND NY 214 EAST 9 STREET, NEW YORK NY 259 EAST 10 STREET, NEW YORK NY 2945 FULTON STREET, BROOKLYN NY 1181 BROADWAY, NEW YORK NY 30 LEXINGTON AVENUE, NEW YORK NY 3214 3 AVENUE, BRONX NY 56 EAST 161 STREET, BRONX NY 1181 WEBSTER AVENUE, BRONX NY 73 EAST KINGSBRIDGE ROAD, BRONX NY 373 NEPTUNE AVENUE, BROOKLYN NY 5915 4 AVENUE, BROOKLYN NY 877 NOSTRAND AVENUE, BROOKLYN NY 624 BRIGHTON BEACH AVENUE, BROOKLYN NY 277 NOSTRAND AVENUE, BROOKLYN NY 1638 CONEY ISLAND AVENUE, BROOKLYN NY 69-44 COOPER AVENUE, QUEENS NY 3600 BROADWAY, NEW YORK NY 162-11 JAMAICA AVENUE, QUEENS NY 501 WEST 133 STREET, NEW YORK NY 64-25 GRAND AVENUE, QUEENS NY 91-14 SUTPHIN BOULEVARD, QUEENS NY 91 EAST 116 STREET, NEW YORK NY 66-93 FRESH POND ROAD, QUEENS NY 308 NEW DORP LANE, STATEN ISLAND NY 1805 FOREST AVENUE, STATEN ISLAND NY 271 1 AVENUE, NEW YORK NY 115 WEST 23 STREET, NEW YORK NY 603 6 AVENUE, NEW YORK 11 EAST 213 STREET, BRONX NY 467 EAST 166 STREET, BRONX NY 1271 FULTON STREET, BROOKLYN NY 550 NOSTRAND AVENUE, BROOKLYN NY 1348 CONEY ISLAND AVENUE, BROOKLYN NY 180 WOODRUFF AVENUE, BROOKLYN NY

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08/23/24	3001793583	LOVE JOY DISCOUNT INC.
08/23/24	3001793614	DYKER EXOTIC CONVENIENCE INC
08/23/24	3001793631	DELI GRILL VAPE AND CONVENIENCE INC
08/23/24	5000257971	OUR SMOKE & VAPES CONVENIENCE INC
08/24/24	1001830320	BLUEPRINT GUMBO LLC
08/24/24	2001383375	606 DELICATESSEN GROCERY
08/24/24	3001793986	FLATBUSH STAR CORP
08/24/24	3001793993	MR GREEN ORGANIC CORP
08/24/24	3001794041	M CONVENIENCE AND GIFTS I
08/24/24	4001139820	MR PUFF SHOP CONVENIENCE INC.
08/24/24	4001140117	OCEAN DELI AND GRILL INC.
08/27/24	1001831282	SIXTH AVENUE GIFT SHOP INC
08/27/24	1001831292	493 VARIETIES CORP
08/27/24	1001831352	ESSEX CONVENIENCE CORP
08/27/24	1001831392	OLD G CONVENIENCE CORP
08/27/24	2001384464	HULL MINI MARKET CORP
08/27/24	3001795238	12 SNACKS INC
08/27/24	3001795242	DUNYA CONVENIENCE CORP
08/27/24	3001795272	AMIN GROCERY CORP
08/27/24	3001795280	THE COMMISSION
08/27/24	3001795349	HERB HAUS
08/27/24	3001795371	A 2 Z FOOD MART INC.
08/27/24	4001140981	GREEN LAND CONVENIENCE INC.
08/27/24	4001140995	WORLD EXOTIC SHOP INC.
08/27/24	4001141020	3624 164 STREET LLC.
08/27/24	4001141024	ST JOHN'S CONVENIENCE LTD.
08/27/24	5000258202	MR NICE GUYS NY
08/27/24	5000258205	SYED JAFRI CORPORATION
08/27/24	5000258207	U SNACKS & CONVENIENCE INC
08/27/24	5000258216	VIRAL EXOTICS 1 CORP
08/27/24	5000258219	65 ST MINI MART INC
08/28/24	1001831424	SAINT NYC 1 CORP
08/28/24	1001831729	CONVENIENCE ON 9TH CORP
08/28/24	1001831797	232C UPTOWN CONVENIENCE CORP
08/28/24	1001831865	LAZAMILIA SMOKE SHOP LLC.
08/28/24	2001384779	ARMAN H2 PLUS CORP
08/28/24	3001795749	ZAINA GIFT SHOP CORP
08/28/24	4001141348	SHAKY EYES SMOKE SHOP 1 CORP.
08/28/24	4001141411	VAPE R US
08/28/24	4001141420	SMOKE BREEZY CORP.
08/28/24	4001141429	AAA PLUS DELI INC.
08/28/24	4001141453	BIG APPLE CONVENIENCE CORP.
08/28/24	5000258293	VIP EXOTIC & SNACKS INC
08/29/24	2001385290	WHOLLY SMOKEZ LLC
08/30/24	2001385366	WHOLLY BEAUTY EMPORIUM
08/30/24	3001796762	1381 SMOKE & TOKE CORPORATION
08/30/24	4001142030	BROTHERZ GROCERY AND CONV CORP

325 NOSTRAND AVENUE, BROOKLYN NY 7703 13 AVENUE, BROOKLYN NY 1510 CORTELYOU ROAD, BROOKLYN NY 105 GUYON AVENUE, STATEN ISLAND NY 118 MARCUS GARVEY BOULEVARD, BROOKLYN NY 606 COURTLANDT AVENUE, BRONX NY 836 FLATBUSH AVENUE, BROOKLYN NY 8610 4 AVENUE, BROOKLYN NY 1804 AVENUE M, BROOKLYN NY 68-03 MYRTLE AVENUE, QUEENS NY 2616 OCEAN PARKWAY, BROOKLYN NY 111 WEST 28 STREET, NEW YORK NY 493 AMSTERDAM AVENUE, NEW YORK NY 118 EAST 116 STREET, NEW YORK NY 18 WEST 14 STREET, NEW YORK NY 3374 HULL AVENUE, BRONX NY 1202 AVENUE Z, BROOKLYN NY 214 STANHOPE STREET, BROOKLYN NY 4301 18 AVENUE, BROOKLYN NY 329 IRVING AVENUE, BROOKLYN NY 1205 CORTELYOU ROAD, BROOKLYN NY 173 WYCKOFF AVENUE, BROOKLYN NY 104 VAN SICLEN AVENUE, BROOKLYN NY 245-21 FRANCIS LEWIS BOULEVARD, QUEENS NY 36-24 164 STREET, QUEENS NY 831 SAINT JOHNS PLACE, BROOKLYN NY 204 GARFIELD PLACE, BROOKLYN NY 2472 86 STREET, BROOKLYN NY 137 AVENUE U, BROOKLYN NY 137 AVENUE U, BROOKLYN NY 6420 18 AVENUE, BROOKLYN NY 1611 SAINT NICHOLAS AVENUE, NEW YORK NY 852 9 AVENUE, NEW YORK NY 232C SHERMAN AVENUE, NEW YORK NY 4030 10 AVENUE, NEW YORK NY 750 MORRIS PARK AVENUE, BRONX NY 894 QUINCY STREET, BROOKLYN NY 721 8 AVENUE, NEW YORK NY 99-27 43 AVENUE, QUEENS NY 41 MONTROSE AVENUE, BROOKLYN NY 40-12 HAMPTON STREET, QUEENS NY 64-51 108 STREET, QUEENS NY 2776 CONEY ISLAND AVENUE, BROOKLYN NY 3379 BOSTON ROAD, BRONX NY 3383 BOSTON ROAD, BRONX NY 1381 SAINT NICHOLAS AVENUE, NEW YORK NY 29-03 23 AVENUE, QUEENS NY

5436

08/30/24	5000258399	CONEY CONVENIENCE CORP
08/31/24	4001142073	HIGH CLASS CONVENIENCE CORP.
09/03/24	1001833772	CONVENIENCE & AMP STATIONARY INC.
09/03/24	1001833777	BLUE COOKIE
09/03/24	1001833801	PUFF SUPER MARKET
09/03/24	1001833839	ALLEN EXOTIC CONVENIENCE CORP
09/03/24	1001833847	KINGS LANDING INC
09/03/24	2001386755	CLOUD 21 CONVENIENCE CORP
09/03/24	3001798525	H&H LOTTO SHOP CORP
09/03/24	3001798548	GARDEN WELLNESS CLUB
09/03/24	4001143115	A.S.A 456 CORP. CLOUD CORNER
09/03/24	5000258641	21 PLUS CONVENIENCE INC
09/03/24	5000258649	15-33 CLINTONVILLE CONVENIENCE CORP
09/03/24	5000258651	20-01 POINT BLVD INC
09/18/24	2001392204	MAKING YOUR DREAMS REALITY EVENTS
09/18/24	2001392214	MAKING YOUR DREAMS REALITY EVENTS
09/19/24	1001840780	WEST VILLAGE BLEECKER CORP.
09/19/24	1001840836	1955 CONVENIENCE CORP
09/19/24	2001392848	868 E TREMONT AVE
09/19/24	3001806079	THREE STAR DELI CORP
09/19/24	3001806098	AFTER EXOTICS CORP.
09/19/24	3001806139	V & D CONVENIENCE CORP
09/19/24	3001806142	ZAZA LAND INC
09/19/24	5000259603	G CONVENIENCE DELI CORP
09/20/24	1001841204	39TH CONVENIENCE CORP
09/20/24	1001841275	1622 AMSTERDAM GROCERY & DELI
09/20/24	1001841343	EAST MIDTOWN CONVENIENCE CORP
09/20/24	1001841349	FIRST ORGANIC GOURMET
09/20/24	2001393331	BOBBA CORP
09/20/24	3001806726	EASY CHZY CORP
09/20/24	3001806755	TOWN GOURMET DELI CORP
09/20/24	3001806830	6001 5TH AVE CONVENIENCE
09/20/24	3001806833	60 ST SMOKE SHOP
09/20/24	3001806846	DOMINO CONVENIENCE CORP.
09/20/24	4001149067	ZA OCKS BOX CORP.
09/21/24	1001841719	DAY DREAM DAY CONVENIENCE CORP
09/21/24	1001841735	YEMEN CONVIENIENCE STORE INC
09/21/24	1001841783	NEW CITY SMOKE SHOP CORP
09/21/24	1001841794	493 VARIETIES CORP
09/21/24	2001393645	EAGLE CANDY SHOP INC
09/21/24	2001393657	J&F EXOTIC MART CORP
09/21/24	3001807235	GET ONE CONVENIENCE & MORE CORP
09/21/24	3001807241	CONVENIENCE S SHOP CORP
09/21/24	3001807277	MR. J PREMIER INC.
09/21/24	4001149374	SAMMY TABACCO INC.
09/21/24	4001149384	DISCOUNT STORE 99 CENT AND UP
09/21/24	4001149432	JUICY 8955 CONVENIENCE CORP

1614 MERMAID AVENUE, BROOKLYN NY 33-19 30 AVENUE, QUEENS NY 73-13 MAIN STREET, QUEENS NY 166 ORCHARD STREET, NEW YORK NY 135-02 ROCKAWAY BOULEVARD, QUEENS NY 99 ALLEN STREET, NEW YORK NY 347 7 AVENUE, NEW YORK NY 1625 SAINT NICHOLAS AVENUE, NEW YORK NY 48 THOMAS S BOYLAND STREET, BROOKLYN 8910 CHURCH AVENUE, BROOKLYN NY 47-03 FRANCIS LEWIS BOULEVARD, QUEENS NY 9407 ASTORIA BOULEVARD, QUEENS 15-33 CLINTONVILLE STREET, QUEENS NY 20-01 COLLEGE POINT BOULEVARD, QUEENS NY 88-08 LITTLE NECK PARKWAY, QUEENS NY 88-08 LITTLE NECK PARKWAY, QUEENS NY 277 BLEECKER STREET, NEW YORK NY 1955 1 AVENUE, NEW YORK NY 868 EAST TREMONT AVENUE, BRONX NY 163 DECKER AVENUE, STATEN ISLAND NY 994 MANHATTAN AVENUE, BROOKLYN NY 1565 RICHMOND ROAD, STATEN ISLAND NY 108 BUSHWICK AVENUE, BROOKLYN NY 48 EAST KINGSBRIDGE ROAD, BRONX NY 125 WEST 39 STREET, NEW YORK NY 1622 AMSTERDAM AVENUE, NEW YORK NY 944 1 AVENUE, NEW YORK NY 2572 7 AVENUE, NEW YORK NY 1432 EAST GUN HILL ROAD, BRONX NY 820 BROADWAY, BROOKLYN NY 655 5 AVENUE, BROOKLYN NY 6003 5 AVENUE, BROOKLYN NY 480 60 STREET, BROOKLYN NY 24 KENT AVENUE, BROOKLYN NY 59-39 QUEENS BOULEVARD, QUEENS NY 1181 BROADWAY, NEW YORK NY 346 EAST 106 STREET, NEW YORK NY 110 CHURCH STREET, NEW YORK NY 493 AMSTERDAM AVENUE, NEW YORK NY 2233A GRAND CONCOURSE, BRONX NY 2441 JEROME AVENUE, BRONX NY 815 MANHATTAN AVENUE, BROOKLYN NY 67 CENTRAL AVENUE, BROOKLYN NY 147 MANHATTAN AVENUE, BROOKLYN NY 170-01 JAMAICA AVENUE, QUEENS NY 60-03 ELIOT AVENUE, QUEENS NY 89-55 METROPOLITAN AVENUE, QUEENS NY

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 PREQUALIFICATION

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 HHS Accelerator Prequalification Application using the City's PASSPort system. The PASSPort system is a webbased system maintained by the City of New York for use by its Mayoral Agencies to manage procurement. Important business information collected in the Prequalification Application is 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 and organizational capacity. Approved organizations will be eligible to compete and would submit electronic proposals through the PASSPort system. The PASSPort Public Portal, which lists all RFPs, including HHS RFPs that require HHS Accelerator Pregualification, may be viewed, at https://passport. cityofnewyork.us/page.aspx/en/rfp/request_browse_public

All current and prospective vendors should frequently review information listed on roadmap to take full advantage of upcoming opportunities for funding. For additional information about HHS Accelerator Prequalification and PASSPort, including background materials, user guides and video tutorials, please visit https://www.nyc. gov/site/mocs/hhsa/hhs-accelerator-guides.page

CITYWIDE ADMINISTRATIVE SERVICES

AWARD

Goods and Services

SAS ANALYTICS SOFTWARE LICENSES - DOHMH-GSA - Intergovernmental Purchase - PIN#85725G8001KXL - AMT: \$149,007.87 - TO: Executive Information Systems LLC, 6901 Rockledge Drive, Suite 600, Bethesda, MD 20617.

1-Year Contract Renewal 1 of 2. Federal GSA Contract 47QTCA18D0081. Suppliers wishing to be considered for a contract with the General Services Administration of the Federal Government are advised to contact the GSA National Customer Service Center via email at: mashelpdesk@gsa.gov, or by phone at: 800-488-3111.

DESIGN AND CONSTRUCTION

■ SOLICITATION

Construction / Construction Services

85025B0022-HWX100SBC - SOUTH BRONX EAST-WEST CROSSTOWN SELECT BUS SERVICE (BX6 SBS) - Competitive Sealed Bids - PIN#85025B0022 - Due 11-20-24 at 11:00 A.M.

Manhattan and the Bronx CB

The Bronx CB's - 2, 3 and 4

Manhattan CB's - 9 and 12

Project #: HWX100SBC / EPIN: 85025B0022. Late Bids Will Not Be Accepted. This contract is subject to Special Experience Requirements. *This project is subject to HireNYC.* This Competitive Sealed Bid (CSB) is being released through PASSPort, New York City's online procurement portal. Responses to this CSB should be submitted via PASSPort. To access the solicitation, vendors should visit the PASSPort Public Portal at https://www1.nyc.gov/site/mocs/systems/about-go-topassport.page and click on the "Search Funding Opportunities in PASSPort" blue box. This will take you to the Public Portal of all procurements in the PASSPort system. To quickly locate the CSB, insert the EPIN (85025B0022) into the Keywords search field.

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85025B0024-EC-SER25 - RECONSTRUCTION OF EXISTING SEWERS, STATEN ISLAND - Competitive Sealed Bids -PIN#85025B0024 - Due 11-27-24 at 11:00 A.M.

EC-SER25 / EPIN: 85025B0024. Late Bids Will Not Be Accepted. This contract is subject to Special Experience Requirements. *This project is subject to HireNYC.* This Competitive Sealed Bid (CSB) is being released through PASSPort, New York City's online procurement portal. Responses to this CSB must be submitted via PASSPort. To access the solicitation, vendors should visit the PASSPort Public Portal at https://www1.nyc.gov/site/mocs/systems/about-go-to-passport.page and click on the "Search Funding Opportunities in PASSPort" blue box. This will take you to the Public Portal of all procurements in the PASSPort system. To quickly locate the CSB, insert the EPIN (85025B0024) into the Keywords search field.

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AGENCY CHIEF CONTRACTING OFFICE

■ SOLICITATION

Construction / Construction Services

EMERGENCY REHABILITATION OF SANITARY, COMBINED, STORM SEWERS AND MANHOLES BY USING SHOTCRETE METHOD IN VARIOUS LOCATION, CITYWIDE - Competitive Sealed Bids - PIN#85025B0008 - Due 11-21-24 at 11:00 A.M.

Project #: EC-GUN25 / EPIN: 85025B0008. Late Bids Will Not Be Accepted. This contract is subject to Special Experience Requirements. *This project is subject to HireNYC.* This Competitive Sealed Bid (CSB) is being released through PASSPort, New York City's online procurement portal. Responses to this CSB must be submitted via PASSPort. To access the solicitation, vendors should visit the PASSPort Public Portal at https://www1.nyc.gov/site/mocs/systems/about-go-topassport.page and click on the "Search Funding Opportunities in PASSPort" blue box. This will take you to the Public Portal of all procurements in the PASSPort system. To quickly locate the CSB, insert the EPIN (85025B0008) into the Keywords search field.

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HEALTH AND MENTAL HYGIENE

FAMILY AND CHILD HEALTH

AWARD

Services (other than human services)

TRAININGS FOR CLINICIANS - Other - PIN#81625U0004001 -AMT: \$94,600.00 - TO: PESI Inc, 3839 White Avenue, Eau Claire, WI 54703.

Vendor will provide various Off-the-Shelf Mental Health trainings for clinicians in School Based Health Center settings, on behalf of the Office of School Health's Adolescent Health Unit.

HOUSING AUTHORITY

VENDOR LIST

Services (other than human services)

LEASING OPPORTUNITIES FOR NYCHA LAUNDRY ROOMS

The New York City Housing Authority (NYCHA) seeks laundry service vendors to lease and operate NYCHA building-based laundry rooms. With over 50 NYCHA laundry facilities across the five boroughs, this is an excellent opportunity for laundry vendors to expand their operations while serving a pre-established clientele of NYCHA residents. NYCHA laundry rooms vary in size, with some rooms holding a few machines and others holding over two dozen.

Interested parties should review NYCHA's Laundry Room Leasing website (https://www.nyc.gov/site/nycha/business/laundryleasing.page) for more information on the Laundry Room Operator application process and a listing of current laundry facility availabilities. Applications will be submitted to NYCHA via email or mail as outlined in the application form found on the Laundry Room Leasing website.

Please note: Applications are accepted on a rolling basis until rooms are filled. Interested parties may also indicate general interest using the Laundry Room Leasing website. The submission of an application does not guarantee a leasing agreement.

Address to Submit Documents/Forms:

New York City Housing Authority Department of Management and Planning 90 Church Street, 5th Floor New York, NY 10007 ATTN: Andrew Faubel

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, 5th Floor, New York, NY 10007. laundry@nycha.nyc.gov

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LAW DEPARTMENT

AWARD

Services (other than human services)

JANITORIAL AND CLEANING SERVICES - Sole Source - Other - PIN#02524S0005001 - AMT: \$150,772.00 - TO: ABM Industry Groups LLC, One Liberty Plaza, 7th Floor, New York, NY 10006.

Contract to provide janitorial and cleaning services for two floors at the Law Department's 260 East 161 Street location on behalf of Facilities. PIN 02524X001046.

This procurement is being processed as a Sole Source Procurement because ABM Industry Groups ("ABM") is the only cleaning service vendor that Lincoln Property Company ("LPC") will allow to clean the building. LPC manages the building. ABM secured the cleaning contract with LPC for the cleaning of the entire building. ABM is currently charging LPC tax for the cleaning cost of the building. LPC could not absorb the tax costs for the two leased floors so it reached out to the NYC Law Department to transfer the cleaning contract directly to the Law Department. The Law Department was advised by ABM that it must be in contract with them directly for ABM to accept the Law Department's tax exempt status. Although the Law Department received 11 expressions of interest, none of the interested vendors were able to produce an exclusive contract with the building management company. This procurement is a sole source because of the contract between the Vendor ABM and the building management company, not because of the nature of cleaning services in general.

PARKS AND RECREATION

REVENUE AND CONCESSIONS

■ SOLICITATION

Services (other than human services)

OPERATION AND MAINTENANCE OF FOOD SERVICE AT VARIOUS LOCATIONS ON RANDALL'S ISLAND PARK WITH THE OPTION TO OPERATE VENDING MACHINES AT SATELLITE LOCATIONS, MANHATTAN - Request for Proposals -PIN# M104-SB-2024 - Due 12-2-24 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 non-significant Request for Proposals ("RFP") for the operation and maintenance of food service at various locations on Randall's Island Park with the option to operate vending machines at satellite locations, Manhattan.

There will be a recommended remote proposer meeting on Wednesday, November 6, 2024, at 12:00 P.M. If you are considering responding to this RFP, please make every effort to attend this recommended remote proposer meeting.

 $\label{eq:model} \begin{array}{l} \mbox{Microsoft Teams meeting } | \mbox{ Join on your computer, mobile app or room device: https://teams.microsoft.com/l/meetup-join/19%3ameeting_OTU1 OTJjZTUtZDZhYi00ZDVjLWI4ZDEtNDdlMjM5ZjM1MDhm%40thre ad.v2/0?context=%7b%22Tid%22%3a%2232f56fc7-5f81-4e22-a95b-15da 66513bef%22%2c%22Oid%22%3a%22c95573bf-36b7-40b2-906b-022b847185cd%22%7d \end{array}$

Meeting ID: 211 770 033 986

Passcode: JTX3Bd

You may also join the remote proposer meeting by phone using the following information:

+1 646-893-7101,, 114637013# United States, New York City

Phone Conference ID: 114 637 013#

Subject to availability and by appointment only, we may set up a meeting at the proposed concession site, which is located at Icahn Stadium, 10 Central Road, New York, NY 10035.

All proposals submitted in response to this RFP must be submitted no later than Monday, December 2, 2024, at 3:00 P.M.

Hard copies of the RFP can be obtained at no cost, commencing Wednesday, November 6, 2024 through Monday, December 2, 2024 by contacting Angel Williams, Senior Project Manager at (212) 360-3495 or at Angel.Williams@parks.nyc.gov.

The RFP is also available for download, Wednesday, November 6, 2024 through Monday, December 2, 2024, 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 if you cannot attend the remote proposer meeting, prospective proposers may contact Angel Williams, Senior Project Manager, at (212) 360-3495 or at Angel.Williams@parks.nyc.gov.

Deaf, hard-of-hearing, deaf-blind, speech-disabled, or late-deafened people who use text telephones (TTYs) or voice carry-over (VCO) phones can dial 711 to reach a free relay service, where specially trained operators will relay a conversation between a TTY/VCO user and a standard telephone user. Alternatively, a message can be left on the Telecommunications Device for the Deaf (TDD). The TDD number is 212-New York (212-639-9675).

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, 830 5th Avenue, New York, NY 10065. Angel Williams (212) 360-3495; Proposals.Revenue@parks.nyc.gov

YOUTH AND COMMUNITY DEVELOPMENT

COMMUNITY DEVELOPMENT

AWARD

Human Services / Client Services

LITERACY PROGRAMS ABE/HSE: MN1101 - Competitive Sealed Proposals/Pre-Qualified List - Other - PIN#26023P0011023 - AMT: \$602,550.00 - TO: Union Settlement Association Inc, 237 East 104th Street, New York, NY 10029.

DYCD is seeking a qualified vendor to provide Literacy programs in New York City. The populations served by the programs that are the subject of this RFP are middle school student in public schools serving low-income neighborhoods, and adults that are English Language Learners (ELLs), lack sufficient mastery of basic educational skills and/or lack high school diplomas. The programs' primary purposes are to provide contextualized literacy services to help participants and communities thrive. The program will improve a broad range of competencies related to literacy, such as basic language skills (reading, writing, speaking, and listening), and support participants to meet their contextualized goals in areas including but not limited to parenting, workplace, health care and civic engagement.

Special Case Determination is not applicable as per PPB Rule 3-10(a) - procurement is being issued through PASSPort, successor to the HHS Accelerator system.

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LITERACY PROGRAMS ESOL/BENL: MN1101 - Competitive Sealed Proposals/Pre-Qualified List - Other - PIN#26023P0011015 -AMT: \$762,200.00 - TO: Union Settlement Association Inc, 237 East 104th Street, New York, NY 10029.

DYCD is seeking a qualified vendor to provide Literacy programs in New York City. The populations served by the programs that are the subject of this RFP are middle school student in public schools serving low-income neighborhoods, and adults that are English Language Learners (ELLs), lack sufficient mastery of basic educational skills and/or lack high school diplomas. The programs' primary purposes are to provide contextualized literacy services to help participants and communities thrive. The program will improve a broad range of competencies related to literacy, such as basic language skills (reading, writing, speaking, and listening), and support participants to meet their contextualized goals in areas including but not limited to parenting, workplace, health care and civic engagement.

Special Case Determination is not applicable as per PPB Rule 3-10(a) - procurement is being issued through PASSPort, successor to the HHS Accelerator system.

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YOUTH SERVICES

AWARD

Human Services / Client Services

NEIGHBORHOOD YOUTH TEAM SPORTS - Negotiated Acquisition/Pre-Qualified List - Other - PIN#26024N0500022 - AMT: \$50,000.00 - TO: Not Another Child Inc, 301 East 108th Street, New York, NY 10029.

The New York State Office of Children and Family Services (OCFS) created the new fund in the state's fiscal year 2023-2024 budget to provide awards to support youth team sports programs for underserved youth under age 18. The funding supports youth development through team sports programs and would be awarded to local community-based organizations and nonprofits. Grant requires the City to have funds awarded and expensed prior to the grant end date of September 30, 2024. Therefore, DYCD is allocating \$1,500,000 of this grant for an opportunity to recruit new providers. It's anticipated the new providers will operate programs between March 1, 2024 to June 30, 2024 to ensure DYCD is within the grant's award terms.

In accordance with Section 3-04 (b)(2)(i)(B) of the Procurement Policy Board Rules, the Department of Youth and Community Development (DYCD) is requesting approval to procure Youth Team Sports (YTS) services through the Negotiated Acquisition (NAQ) method. DYCD would release a competitive NAQ which could potentially lead to DYCD negotiating with those who respond and would be found viable to operate Youth Team Sports program and who do not currently hold a DYCD contract to expand the provider pool and capacity, DYCD makes this request pursuant to Section 3-04(b)(2)(i)(B) as funds available from the New York State Office of Children and Family Services $\left(\text{OCFS}\right)$ will be lost to the City if DYCD is unable to start the competitive NAQ.

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NEIGHBORHOOD YOUTH TEAM SPORTS - COMPETITIVE NAQ - Negotiated Acquisition/Pre-Qualified List - Other -PIN# 26024N0500033 - AMT: \$50,000.00 - TO: Kings County Tennis League, 1 Dock 72 Way, 7th Floor, Brooklyn, NY 11205.

The New York State Office of Children and Family Services (OCFS) created the new fund in the state's fiscal year 2023-2024 budget to provide awards to support youth team sports programs for underserved youth under age 18. The funding supports youth development through team sports programs and would be awarded to local community-based organizations and nonprofits. Grant requires the City to have funds awarded and expensed prior to the grant end date of September 30, 2024. Therefore, DYCD is allocating \$1,500,000 of this grant for an opportunity to recruit new providers. Its anticipated the new providers will operate programs between April 1, 2024 to June 30, 2024 to ensure DYCD is within the grant's award terms.

In accordance with Section 3-04 (b)(2)(i)(B) of the Procurement Policy Board Rules, the Department of Youth and Community Development (DYCD) is requesting approval to procure Youth Team Sports (YTS) services through the Negotiated Acquisition (NAQ) method. DYCD would release a competitive NAQ which could potentially lead to DYCD negotiating with those who respond and would be found viable to operate Youth Team Sports program and who do not currently hold a DYCD contract to expand the provider pool and capacity. DYCD makes this request pursuant to Section 3-04(b)(2)(i)(B) as funds available from the New York State Office of Children and Family Services (OCFS) will be lost to the City if DYCD is unable to start the competitive NAQ.

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CONTRACT AWARD HEARINGS

NOTE: LOCATION(S) ARE ACCESSIBLE TO INDIVIDUALS USING WHEELCHAIRS OR OTHER MOBILITY DEVICES. FOR FURTHER INFORMATION ON ACCESSIBILITY OR TO MAKE A REQUEST FOR ACCOMMODATIONS, SUCH AS SIGN LANGUAGE INTERPRETATION SERVICES, PLEASE CONTACT THE MAYOR'S OFFICE OF CONTRACT SERVICES (MOCS) VIA E-MAIL AT DISABILITYAFFAIRS@MOCS.NYC.GOV OR VIA PHONE AT (212) 298-0734. ANY PERSON REQUIRING REASONABLE ACCOMMODATION FOR THE PUBLIC HEARING SHOULD CONTACT MOCS AT LEAST THREE (3) BUSINESS DAYS IN ADVANCE OF THE HEARING TO ENSURE AVAILABILITY.

PARKS AND RECREATION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that a Contract Public Hearing will be held on November 8, 2024 at 2:00 P.M. The Public Hearing will be held via Zoom.

IN THE MATTER OF a proposed Contract between the New York City Department of Parks and Recreation and MDS Construction Management LLC, 1652 Park Avenue, Suite 4H, New York, NY 10035-4661 for X004-122M Shoelace Park Fitness Equipment Construction, Community board # 6, 9, 12, Bronx. The amount of this Contract will be \$1,029,676.00. The term shall be 365 consecutive calendar days from the Order to Work Notice. PIN #: 84625W0011001.

The Vendor has been selected by M/WBE Noncompetitive Small Purchase Method, pursuant to Section 3-08 (c)(1)(iv) of the Procurement Policy Board Rules. In order to access the public hearing and testify, please join the Zoom Virtual Meeting Link

https://us02web.zoom.us/j/2290435542?pwd=VFovbDl6UTVFNXl3ZGx PYUVsQU5kZz09

Meeting ID: 229 043 5542; Passcode: 763351

A draft copy of the Contract will be available for public inspection at Department of Parks and Recreation, The Olmsted Center, 117-02 Roosevelt Avenue, Corona, NY 11368, from October 25, 2024 through November 8, 2024 excluding weekends and Holidays, from 9:00 A.M. -3:00 P.M. (EST).

Pursuant to Section 2-11(c)(3) of the Procurement Policy Board Rules, if this contract is for less than \$1,000,000 and if Parks does not receive, by November 1, 2024, from any individual, a written request to speak at this hearing, then Parks need not conduct this hearing. Requests should be made to Kamanie Pooranmal via email at Kamanie. Pooranmal@parks.nyc.gov.

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THIS PUBLIC HEARING IS CANCELED

NOTICE IS HEREBY GIVEN that a Contract Public Hearing will be held on October 28, 2024 at 2:00 P.M. The Public Hearing will be held via Zoom.

In order to access the Public Hearing and testify, please join our Zoom Virtual Meeting link. https://us02web.zoom.us/j/2290435542? pwd=VFovbDl6UTVFNX13ZGxPYUVsQU5kZz09 Meeting ID: 229 043 5542: Passcode: 763351 By phone: (929) 205-6099,,2290435542#,,,,*763351#

IN THE MATTER OF a proposed Purchase Order between the New York City Department of Parks and Prestige Pavers of NYC Inc., 162-48A 14th, Whitestone, NY 11357, for Q300-122M Kissena Corridor Park Lighting Construction, Located at 146th Street, 56th Road and Colden Street, Queens. The amount of this Purchase Order/Contract is \$696,397.00. The term shall be 365 consecutive calendar days from the Order to Work Notice. CB 7, Queens, PIN# 84625W0010001.

The Vendor has been selected by M/WBE Noncompetitive Small Purchase Method, pursuant to Section 3-08 (c)(1)(iv) of the Procurement Policy Board Rules.

A draft copy of the Contract will be available for public inspection at Department of Parks, 117-02 Roosevelt Avenue, Corona, NY 11368, from October 15, 2024 through October 28, 2024, excluding weekends and Holidays, from 9:00 A.M. - 3:00 P.M. (EST).

Pursuant to Section 2-11(c)(3) of the Procurement Policy Board Rules, if Parks does not receive, by October 21, 2024 from any individual a written request to speak at this hearing, then Parks need not conduct this hearing. Requests should be made to Charlene Dawson via email at charlene.dawson@parks.nyc.gov.

AGENCY RULES

BUILDINGS

■ NOTICE

The New York City Department of Buildings (DOB) is extending the public comment period for the following proposed rules, each published on October 4, 2024 from November 7, 2024 to November 21, 2024. Comments may be submitted during this period by email to dobrules@buildings.nyc.gov.

- Proposed Calculation of Emissions Limits for Buildings
- Proposed Filing Requirements for Application to Adjust **Emission Limits**
- Proposed Amendment of Penalty Provisions Relating to Failure to File Energy Efficiency Report
- Proposed Amendment of Schedule of Fees to Include Fees Associated with Filing of Emission Reports • o25

POLICE DEPARTMENT

■ PUBLIC HEARINGS

Notice of Public Hearing and Opportunity to Comment on Proposed Rules

What are we proposing? The New York City Police Department ("NYPD") is proposing amendments to title 38 of the rules on the City of New York in order to:

- establish a process by which individuals who do not reside in New York State, are not principally employed within New York City, and do not have their principal place of business in New York City can apply for a license to carry a firearm;
- amend and clarify the process for purchasing and adding firearms to an existing New York City firearms license: and
- amend the rules to correct typographical errors and modernize outdated references.

The portion of the rule that establishes a process by which individuals residing and working outside of New York State can apply for a license to carry a firearm is being proposed to make permanent changes that were adopted on an emergency basis and published in the City Record on October 23, 2024.

When and where is the hearing? NYPD will hold a virtual public hearing on the proposed rule. The public hearing will take place at 10:00am on November 25, 2024.

Join through Internet - Desktop app:

To join the hearing via your browser either click on the following URL link or copy and paste it into your browser's address bar. Then follow the prompts to either continue using the browser or download/open the Teams desktop app $https://teams.microsoft.com/l/meetup-join/19\%3ameeting_Mj\\A2MmIyY2EtOGNkOC00NzNmLThiZjctNTAwZDM0MDhIM$ mMx%40 thread.v2/0?context = %7b%22 Tid%22%3a%222b9f57 eb-78d1-46fb-be83-a2afdd7c6043%22%2c%22Oid%22%3a%22fa40008a-1daf-4fe2-9050-c9f72e2479cb%22%7d

Enter your name when prompted and click the "Join now" button. If you don't have computer audio or prefer to phone in for audio, select **"Phone audio"** under **"Other join options"** then click the **"Join now"** button. You will first be placed in a waiting status in the virtual lobby, then be admitted when the hearing begins. If you are using phone audio then follow the dial-in instructions when prompted.

If you have low bandwidth or inconsistent Internet connection, we suggest you use the Phone audio option for the hearing. This will reduce the possibility of dropped audio and stutters.

Join through Internet - Smartphone app:

To join using the Microsoft Teams app on your smartphone, To join using the Microsoft Teams app on your smartphone, click on the following URL link from your phone to automatically open the Teams app. Note that the Microsoft Teams app must already be installed on your smartphone. It is available for free both in the Apple Store and Google Play. https://teams.microsoft.com//meetup-join/19%3ameeting_Mj A2MmIyY2EtOGNkOC00NzNmLThiZjctNTAwZDM0MDhIM mWx%/dthroad w2/02cmtot=cfcf%2275/dc22752020202020 mMx%40 thread.v2/0? context = %7b%22 Tid%22%3a%222b9f57 eb-78d1-46fb-be83-a2afdd7c6043%22%2c%22Oid%22%3a%22fa40008a-1daf-4fe2-9050-c9f72e2479cb%22%7d

When prompted select "Join meeting". Type your name and then select "Join meeting" again. You will first be placed in a waiting status in the virtual lobby, then be admitted when the hearing begins.

Alternatively, open the Teams app and select "Join a meeting". Signing in with an account is not required. Type your name, the following Meeting ID and Passcode, then select "Join meeting".

Meeting ID: 293 612 207 199 Passcode: Y8AzgH (Code is case sensitive)

Join via phone only:

To join the meeting only by phone, use the following information to connect:

Phone: +1 518-314-9898,,928208368# Phone Conference ID: 928 208 368#

You will first be placed in a waiting status in the virtual lobby, then be admitted when the hearing begins.

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

- Website. You can submit comments to the NYPD through the NYC rules website at <u>http://rules.cityofnewyork.us</u>.
- **Email.** You can email comments to <u>LicenseDivisionDesk@</u> <u>nypd.org</u>
- **Mail.** You can mail comments to New York City Police Department, License Division, 1 Police Plaza Path, Room 110A, New York, NY 10038, Attn: Nicole Berkovich.
- 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 emailing <u>LicenseDivisionDesk@nypd.org</u> or calling April Cohen at (646) 610-6468. You can speak for up to three minutes. Please note that the hearing is for accepting oral testimony only and is not held in a "Question and Answer" format.

Is there a deadline to submit comments? The deadline to submit written comments is November 25, 2024.

What if I need assistance to participate in the hearing? You must contact the License Division 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 by calling April Cohen at (646) 610-6468; or by email at LicenseDivisionDesk@nypd.org. Advance notice is requested to allow sufficient time to arrange the accommodation. Please provide at least 72 hours' notice prior to the hearing to ensure availability.

This location has the following accessibility option(s) available: Simultaneous transcription for people who are deaf or hard of hearing and audio-only access.

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 <u>http://rules.cityofnewyork.us/</u>. A few days after the hearing, copies of all comments submitted online, copies of all written comments, and a video recording of oral comments concerning the proposed rule will be available on the NYPD website. Copies of these documents may also be reviewed at NYPD License Division, 1 Police Plaza Path, Room 110A, New York, N.Y. 10038.

What authorizes NYPD to make this rule? Sections 1043(a), and 1503 of the City Charter authorize the Department to make this proposed rule. Part of this proposed rule would make substantially similar changes as those that were adopted on an emergency basis and published in the City Record on October 23, 2024. This proposed rule was not included in the Department's regulatory agenda for this Fiscal Year because it was not contemplated when the Department published the agenda.

Where can I find the New York City Police Department's License Division rules? The NYPD License Division rules are in title 38 of the Rules of the City of New York. See the link below. https:// codelibrary.amlegal.com/codes/newyorkcity/latest/ NYCrules/0-0-76904

What laws govern the rulemaking process? NYC Police Department 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 of Proposed Rule

On June 23, 2022, the United States Supreme Court ruled in <u>N.Y. State</u> <u>Rifle & Pistol Ass'n v. Bruen</u>, 142 S. Ct. 2111 (2022), that the State of New York's "proper cause" requirement for obtaining a concealed carry firearm license was an unconstitutional restriction on an individual's Second Amendment right to bear arms for self-defense. Since the issuance of that decision, New York City has revised its licensing regulations to remain consistent with current case law pertaining to handgun licensing and continues to do so in response to evolving Second Amendment jurisprudence, including the Supreme Court's decision in <u>United States v. Rahimi</u>, 602 U.S. __(2024).

Current NYPD rules do not contain formal procedures for concealed carry handgun license applicants who do not reside in New York State, are not principally employed within New York City, and do not have their principal place of business in New York City. A process by which non-State residents can apply for a carry license will ensure that the City is able to properly regulate handgun ownership within NYC while also complying with the <u>Bruen</u> decision. This rule sets forth standards to submit and evaluate applications for carry licenses made by these individuals, hereinafter called "non-resident" applicants. This rule also amends and clarifies the process of purchasing and adding firearms to an existing New York City firearms license and amends the rules to correct typographical errors and modernize outdated references.

On August 12, 2024, NYPD adopted rule amendments on an emergency basis pursuant to Charter section 1043(i) to immediately implement an operative concealed carry licensing process for non-resident applicants. Those emergency rule amendments inadvertently expired on October 11, 2024, pursuant to Charter section 1043(i)(2). On October 16, 2024, NYPD published notice of a proposed rule that would make substantially similar changes as those that were adopted on an emergency basis on August 12, 2024. Such notice inaccurately stated that the August 12, 2024 emergency rule was extended for 60 days pursuant to Charter section 1043(i).

On October 23, 2024, the NYPD adopted on an emergency basis pursuant to Charter section 1043(i) rule amendments that were substantially similar to the emergency rule amendments that were adopted on August 12, 2024 and expired on October 11, 2024, in order to immediately implement an operative concealed carry licensing process for non-resident applicants. This emergency rule was necessary to address an imminent threat to safety and property by allowing New York City to continue maintaining a licensing scheme that preserves public safety within the City while ensuring that gun license applications are evaluated in a manner consistent with the Supreme Court's ruling in <u>Bruen</u>. NYPD hereby withdraws the notice of proposed rule published on October 16, 2024.

Pursuant to Charter section 1043(i), an emergency rule remains in effect only for 60 days unless the applicable agency proposes to promulgate a final rule within such 60-day period. This final rule process affords an opportunity for notice and comment by the public. Pursuant to this Charter provision, the relevant agency may extend the effectiveness of the emergency rule for an additional 60 days to a total of 120 days while the procedures necessary to promulgate a permanent rule.

The NYPD hereby extends the effectiveness of the October 23, 2024 emergency rule for an additional 60 days and further proposes here a permanent rule, which includes provisions that are substantially similar to the October 23, 2024 emergency rule, as well as additional amendments.

Section 1 would amend subdivision (i) of section 1-03 to correct a typographical error.

Section 2 would amend subdivision (p) of section 1-05 to make it consistent with section 10-311 of the Administrative Code by providing the complete text of the notice required to be provided by manufacturers, licensed importers, or licensed dealers of firearms during the disposal of a rifle and/or shotgun.

Section 3 would amend subdivision (k) of section 2-05 to make it consistent with section 10-311 of the Administrative Code by providing the complete text of the notice required to be provided by manufacturers, licensed importers, or licensed dealers of firearms during the disposal of a rifle and/or shotgun.

Section 4 would amend section 3-02 as follows:

- Subdivision (a) is amended to clarify the method by which a rifle/shotgun application is available and should be submitted;
- Subdivision (c) is amended to use gender neutral terminology and clarify an applicant's disclosure requirements on a rifle/ shotgun application pertaining to certain types of criminal convictions;
- Subdivision (d) is amended to clarify an applicant's disclosure requirements on a rifle/shotgun application pertaining to prior military service;
- Subdivision (e) is amended to correct the numerical reference to sections of the rifle/shotgun application to properly refer to the intended portion;
 Subdivision (f) is amended to modernize the photograph
- Subdivision (f) is amended to modernize the photograph requirement to be compatible with the current application submission system that is used;
- Subdivision (g) is amended to clarify the application fee structure and acceptable methods of payment;
- Subdivision (h) of section 3-02 is amended to correct a typographical omission; and
- Subdivision (i) is amended to reference the appropriate Licensing Division unit and to use gender neutral terminology.

Section 5 would amend section 3-03 as follows:

- Subdivision (b) is amended to clarify factors pertaining to an applicant's military discharge that the License Division may consider in determining grounds for denial of a permit;
 Subdivision (e) is amended to use gender neutral
 - Subdivision (e) is amended to use gender neutral terminology;

- Subdivision (f) is amended to include the issuance of an extreme risk protection order as a factor that the License Division may consider in determining grounds for denial of a permit; And Subdivision (m) is amended to use gender neutral
- terminology.

Section 6 would amend section 3-04 as follows:

- Subdivision (a) is amended to use gender neutral terminology;
- Subdivision (b) is amended to reference the correct License Division unit, use gender neutral terminology, increase the length of time an applicant has to appeal the disapproval of their application, and clarify what items must be included in a request for appeal.

Section 7 would amend section 3-05 as follows:

- Re-title section 3-05 to provide clarity as to a Permittee's reporting responsibilities to the License Division;
 - Subdivision (a) would change the process by which a Permittee maintains compliance with their reporting obligations to the License Division. Additionally, the section is amended to include the issuance of an extreme risk protection order as a situation which must be reported to the License Division. Lastly, it standardizes the term used to reference an individual who has been issued a rifle/shotgun
 - permit; Subdivision (c) is amended to use gender neutral terminology and correct the contact information for the appropriate unit
 - of the License Division; Subdivision (d) amends the process to challenge the interim suspension and/or revocation of a permit by adding additional methods by which a Permittee can request relief; and
 - Subdivision (e) would extend the amount of time a Permittee has to file their request to challenge the suspension and/or revocation of a permit and by adding methods by which a Permittee can request relief.

Section 8 would amend section 3-06 to include the use gender neutral terminology and clarify payment procedures when submitting a renewal permit application.

Section 9 would amend subdivisions (a) and (b) of section 3-07 to use gender neutral terminology.

Section 10 would amend section 3-09 to change the process for document replacement.

Section 11 would amend section 3-10 to use gender neutral terminology.

Section 12 would amend section 3-11 to correct a typographical error.

Section 13 would amend subdivision (a) of section 3-12 to use gender neutral terminology and repeal subdivision (c) and reserve it for future use.

Section 14 would amend subdivision (b) of section 3-13 to use gender neutral terminology.

Section 15 would amend section 3-14 as follows:

- Subdivisions (c), (d), (f), and (g) are amended to use gender neutral terminology;
- Subdivision (e) is amended to make it consistent with •
- changes to New York State Penal Law; and
- Subdivision (j) is amended to indicate how an expiration date for a rifle/shotgun permit is assigned.

Section 16 would amend subdivision (d) of section 4-04 to make it consistent with section 10-311 of the Administrative Code by providing the complete text of the notice required to be provided by manufacturers, licensed importers, or licensed dealers of firearms during the disposal of a firearm.

- Section 17 would amend section 5-01 as follows: Subdivision (a) is amended to correctly reference changes to New York State Penal Law; and Subdivision (b) is amended to include Non-Resident
 - Concealed Carry licenses and remove a reference to license investigation procedures which are referenced later in section 5-07

Section 18 would amend subdivision (b) of section 5-02 to correctly reference changes to New York State Penal Law.

Section 19 would amend section 5-03 as follows:

- Subdivision (a) is amended to correctly reference changes to New York State Penal Law and to remove the social media
- Subdivision (b) adds formal procedures for the submission and evaluation of Concealed Carry applications by applicants who do not reside in New York State, are not principally

employed within New York City, and do not have their principal place of business in New York City.

Section 20 would amend subdivision (b) of section 5-05 to clarify which documents must be submitted as part of a handgun application. Specifically, the rule:

- Changes what is an acceptable document to prove an applicant's date of birth and place of residence;
- Requires all applicants to submit all other currently held . firearms licenses, requires the submission of a "Lifetime Department of Motor Vehicle Abstract"; and
- Clarifies the payment process when submitting a handgun application; and clarifies the process by which the License Division collects fingerprints from applicants.

Section 21 would amend section 5-07 as follows:

- Subdivision (a) is amended to clarify the process by which applicants will be informed of license approval;
- Subdivision (b) of section 5-07 clarifies the process by which
- an approved applicant receives a license; Subdivision (c) informs applicants that individuals who do not comply with issuing instructions may have their licenses cancelled;
- Subdivision (e) extends the amount of time a Licensee has to challenge the disapproval of their application to be compliant with New York State law;
- Subdivision (f) is amended to be consistent with the appeals process proscribed by New York State law; and

Subdivision (g) provides applicants an alternative form of relief in circumstances where they are not eligible for the license type for which they initially applied.

Section 22 would amend section 5-10 as follows:

- Subdivision (a) is amended to restore language that was removed in error during previous amendments to this section and explains how the License Division will evaluate applications; and
- Subdivision (b) clarifies factors pertaining to an applicant's military discharge that the License Division may consider in determining grounds for denial of a license.

Section 23 would repeal section 5-12 as there are no longer any applications to which it could apply.

Section 24 would amend subdivision (4) of section 5-22 to clarify when a fee for a replacement license will be charged.

Section 25 would amend subdivision (b) of section 5-23 to include Non-Resident carry licenses.

Section 26 would amend subdivision (b) of section 5-24 to include the issuance of an emergency risk protection order as a situation where the licensee has the obligation to give immediate notification to the License Division. This section is additionally amended to use gender neutral terminology.

Section 27 would repeal section 5-25, relating to handgun purchase authorizations, and replace it with a section relating to handgun acquisition requirements.

Section 28 would amend section 5-26 as follows:

- Subdivision (b) would be repealed and reserved;
- . Subdivision (f) would clarify the process for document
- submission when disposing of a handgun; Subdivision (g) would clarify the process for requesting to sell . a handgun; and
- Subdivisions (i) and (j) provide an alternative method for . processing changes to a license following the disposition of a firearm.

Section 29 would amend subdivision (g) of section 5-28 to correct a typographical omission.

Section 30 would amend section 5-29 as follows:

- Subdivision (a) is amended to clarify the procedures for the submission of license amendments; and Subdivision (4) and (5) are amended to be properly numbered
- within the section.

Section 31 would amend subdivision (h) of section 5-30 to clarify the method of submission for requests to challenge the suspension or revocation of a license.

Section 32 would amend section 5-31 as follows: subdivisions (a) and (b) are amended to remove outdated or duplicative procedures.

Section 33 would amend section 15-22 as follows:

Subdivision (b) increases the length of time a Licensee has to request a hearing following the suspension or revocation of their license: and

• Subdivision (c) expands the methods by which a hearing may be requested.

Section 34 would amend subdivision (d) of section 15-27 to clarify the method of audio record to be used during hearings.

Section 35 would amend section 15-28 as follows:

- Subdivision (a) removes language to ensure consistency with newly promulgated New York State law; and
- Subdivision (b) increases the methods by which a Licensee may be notified of a decision following a hearing.

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

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

Section 1. Subdivision (i) of section 1-03(i) of title 38 of the Rules of the City of New York is amended to read as follows:

(i) If her/his license application is disapproved the applicant shall receive a written "Notice of Application Disapproval" from the Rifle/Shotgun Section indicating the reason(s) for the disapproval. If the applicant wishes to appeal the decision s/he shall submit a sworn written statement, which shall be known as an "Appeal of Application Disapproval," to the Division Head, License Division, One Police Plaza, Room 110A, New York, New York 10038 within thirty (30) [calender] <u>calendar</u> days of the date on the "Notice of Application Disapproval" requesting an appeal of the denial, and setting forth the reasons supporting the appeal. The Appeal of Application Disapproval shall become part of the application. It shall state the grounds for the appeal and shall contain the following statement to be signed by the applicant and notarized: "Under penalty of perjury, deponent being duly sworn, says that s/he is familiar with all of the statements contained herein and that each of these statements is true, and no pertinent facts have been omitted." Appeals that are unsworn by the applicant or submitted by individuals or business entities other than the applicant or her/his New York State licensed attorney shall not be accepted. All timely appeals shall receive a complete review of the applicant's entire file by the Division Head, License Division, who shall notify the applicant of her/his determination. The Division Head, License Division shall not consider any documentation that was not submitted during the initial background investigation. There shall be no personal interviews to discuss appeals. If the appeal of her/his disapproval is denied, the applicant shall receive a "Notice of Disapproval After Appeal" letter from the Division Head, License Division. This notice concludes the Police Department's administrative review procedure.

§2. Subdivision (p) of section 1-05 of title 38 of the Rules of the City of New York is amended to read as follows:

(p) Pursuant to New York City Administrative Code § 10-311(b), it shall be unlawful for any licensed manufacturer, licensed importer, or licensed dealer to dispose of any rifle or shotgun in New York City unless it is accompanied by the following warning, which shall appear in conspicuous and legible type in capital letters, and which shall be printed on a label affixed to the rifle or shotgun and on a separate sheet of paper included within the packaging enclosing the rifle or shotgun: "THE USE OF A LOCKING DEVICE OR SAFETY LOCK IS ONLY ONE ASPECT OF RESPONSIBLE WEAPON STORAGE. ALL WEAPONS SHOULD BE STORED UNLOADED AND LOCKED IN A LOCATION THAT IS BOTH SEPARATE FROM THEIR AMMUNITION AND INACCESSIBLE TO CHILDREN AND ANY OTHER UNAUTHORIZED PERSONS. <u>NEW YORK CITY LAW</u> <u>PROHIBITS, WITH CERTAIN EXCEPTIONS, ANY PERSON FROM</u> <u>ACQUIRING MORE THAN ONE FIREARM, OR MORE THAN ONE</u> <u>RIFLE OR SHOTGUN, WITHIN A 90-DAY PERIOD.</u>"

§3. Subdivision (k) of section 2-05 of title 38 of the Rules of the City of New York is amended to read as follows:

(k) Pursuant to New York City Administrative Code § 10-311(b), it shall be unlawful for any licensed manufacturer, licensed importer, or licensed dealer to dispose of any rifle or shotgun in New York City unless it is accompanied by the following warning, which shall appear in conspicuous and legible type in capital letters, and which shall be printed on a label affixed to the rifle or shotgun and on a separate sheet of paper included within the packaging enclosing the rifle or shotgun: "THE USE OF A LOCKING DEVICE OR SAFETY LOCK IS ONLY ONE ASPECT OF RESPONSIBLE WEAPON STORAGE. ALL WEAPONS SHOULD BE STORED UNLOADED AND LOCKED IN A LOCATION THAT IS BOTH SEPARATE FROM THEIR AMMUNITION AND INACCESSIBLE TO CHILDREN AND ANY OTHER UNAUTHORIZED PERSONS. <u>NEW YORK CITY LAW</u> <u>PROHIBITS, WITH CERTAIN EXCEPTIONS, ANY PERSON FROM</u> <u>ACQUIRING MORE THAN ONE FIREARM, OR MORE THAN ONE</u> <u>RIFLE OR SHOTGUN, WITHIN A 90-DAY PERIOD.</u>"

§4. Section 3-02 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 3-02 Application for Permit.

(a) [The applicant shall complete the application supplied to her/ him by the Police Department.]<u>The application form will be available</u> <u>online and must be completely filled out and submitted electronically</u> <u>via the License Division's online application portal.</u>

(b) The minimum age for obtaining a permit is 21 years of age.

(c) 1) If the applicant was ever arrested for any crime or violation [s/he] they shall submit a certificate of disposition indicating the offense and final disposition of the charges. The applicant shall do this even if the case was dismissed, the record sealed or the case nullified by operation of law (e.g., Youthful Offender Status). Any omission of a previous arrest may result in the denial of the application.

(2) [If the applicant was ever convicted in New York State of a felony or a serious offense as defined in § 265.00(17) of the New York State Penal Law, s/he shall get a New York State Certificate of Relief from Disabilities.] If the applicant was ever convicted or pleaded guilty to a felony or a serious offense, as defined in New York State Penal Law § 265.00(17), an original, signed Certificate of Relief from Disabilities must be submitted.

(3) No permit shall be issued or renewed to any applicant who has been convicted of a misdemeanor crime of domestic violence, as defined in § 921(a) of title 18 of the United States Code, or who is the subject of a suspension or ineligibility order issued pursuant to § 530.14 of the New York State Criminal Procedure Law or § 842-a of the New York State Family Court Act.

(d) If the applicant [was discharged from] <u>served in</u> the Armed Forces [under other than honorable conditions s/he shall submit a copy of her/his] <u>they must submit a copy of their</u> separation papers [and]. If the characterization of service is other than "Honorable" they must <u>submit</u> an[d] affirmed statement explaining the reason for discharge.

(e) If the applicant's answer to Question $\underline{11 \text{ or } 12}$, on step 9 [2, 3 or 4] on the application is YES s/he shall submit a letter from a licensed physician stating that s/he has examined the applicant within the last 30 days, that the examination included a review of the applicant's medical record and all pertinent hospital and institutional records, and shall conclude that the applicant is capable of possessing a rifle or a shotgun without presenting a danger of harm to the applicant or to others. Further evidence may be requested.

(f) [Four color photographs, 1 $1/2 \times 1$ 1/2 inches, of the applicant, from the chest up, taken within the past thirty (30) days shall accompany the application.] One (1) color photograph of the applicant taken within the past thirty (30) days. The photograph must be in a square aspect ratio with minimum acceptable dimensions of 600 x 600 pixels and maximum acceptable dimensions of 1200 x 1200 pixels and must show applicant from the chest up. The wearing of any article of clothing or other adornment obscuring the identification of the wearer is not acceptable.

(g) [Payment of applicable fees shall be made by certified check or money order, made payable to the N.Y.C. Police Department or to the N.Y.S. Division of Criminal Justice Services, respectively.]<u>Upon</u> application, required fees are payable to the New York City Police Department and the New York State Division of Criminal Justice Services. Fees to the New York City Police Department shall be paid by certified check or money order made payable to the N.Y.C. Police Department. Fees may also be paid via the online application portal by credit card or e-check.

<u>Note:</u> The fee payable to N.Y.S. Division of Criminal Justice <u>Services applies to all applicants.</u> These fees must be paid separately. Only U.S. Postal or bank drawn money orders will be accepted. If the applicant has any questions concerning their application, the applicant may email DG LIC-HandgunNewApps@NYPD.org. Applications shall be submitted via the online application portal. The License Division is closed on all legal holidays. All fees are non-refundable.

(h) All permittees shall be required to sign an acknowledgment that they shall be responsible for compliance with all laws, rules, regulations, standards, and procedures promulgated by federal, state, or local jurisdictions, and by federal, state, or local law enforcement agencies, that are applicable to this permit. The <u>License Division</u>, Rifle/Shotgun Section shall provide the permittee with the acknowledgment statement in writing. Failure to affirm the acknowledgment statement in writing shall result in denial of the permit application.

(i) During the pendency of the application, the applicant shall notify the [Rifle/Shotgun Section] <u>License Division</u> of any necessary correction to or modification of the information provided in the original application, or any change in [her/his] <u>such applicant's</u> status or circumstances, which may be relevant to the application.

§5. Section 3-03 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 3-03 Grounds for Denial of Permit.

In addition to other bases for disqualification pursuant to federal, state, and local law and this chapter, an application for a rifle/shotgun permit may be denied where it is determined that an applicant lacks good moral character. For the purposes of this chapter, "good moral character" means having the essential character, temperament and judgment necessary to be entrusted with a weapon and to use it only in a manner that does not endanger oneself or others. For the purposes of the preceding sentence, the use of force that is reasonably necessary to protect oneself or others shall not be construed as endangering oneself or others. Such a determination shall be made based upon consideration of the following factors:

(a) The applicant has been arrested, indicted or convicted for a crime or violation except minor traffic violations, in any federal, state or local jurisdiction.

(b) The applicant has been other than [honorably discharged]_ <u>"Honorably" separated</u> from the Armed Forces of this country.

(c) The applicant has or is reasonably believed to have a disability or condition that may affect the ability to safely possess or use a rifle or shotgun, including but not limited to alcoholism, drug use or mental illness.

(d) The applicant is or has been an unlawful user of, or addicted to, a controlled substance or marijuana.

(e) The applicant made a false statement on [her/his] <u>their</u> application, or failed to disclose [her/his] <u>their</u> complete arrest history, including sealed arrests. Sealed arrests are made available to the License Division pursuant to Article 160 of the Criminal Procedure Law when an application has been made for a permit to possess a gun.

(f) The applicant is the subject of an order of protection, [or] a temporary order of protection, or an extreme risk protection order.

 $(\mathbf{g})~$ The applicant has a history of one or more incidents of domestic violence.

(h) The applicant has a poor driving history, has multiple driver license suspensions or has been declared a scofflaw by the New York State Department of Motor Vehicles.

(i) The applicant has failed to comply with federal, state or local law or with Police Department rules governing possession and use of handguns, rifles, shotguns or ammunition.

 $(j) \;$ The applicant has been terminated from employment under circumstances that demonstrate lack of good judgment or lack of good moral character.

 $(k)\;$ The applicant has demonstrated an inability to safely store firearms, such as through a history of lost/stolen firearms.

(l) The applicant has failed to pay legally required debts such as child support, taxes, fines or penalties imposed by governmental authorities.

(m) The applicant fails to cooperate with the License Division's investigation of [her/his] <u>their</u> application or fails to provide information requested by the License Division or required by this chapter.

(n) Other information that demonstrates a lack of good moral character, including but not limited to an unwillingness to abide by the law, a lack of candor towards lawful authorities, a lack of concern for the safety of oneself and/or other persons and/or for public safety, or an inability to maintain rifle/shotgun possession in a manner that is safe to oneself or others.

In evaluating incidents or circumstances pursuant to this section, the License Division shall consider all relevant factors, including but not limited to the number, recency and severity of incidents and the outcome of any judicial or administrative proceedings.

§6. Section 3-04 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 3-04 Right to Appeal Following Denial of Permit.

If for any reason [her/his application] <u>their</u> application is denied the applicant has the right to an appeal.

(a) If the applicant's original application is denied, the applicant shall receive a written "Notice of Application Disapproval" from the <u>License Division</u>, Rifle/Shotgun Section indicating the reason(s) for the disapproval. If the applicant wishes to appeal the decision [s/he] they shall submit a sworn written statement, which shall be known as an "Appeal of Application Disapproval," to the [Division Head] <u>Director</u>, License Division, One Police Plaza, Room 110A, New York, New York 10038 within [thirty (30]] <u>ninety (90)</u> calendar days of the date on the "Notice of Application Disapproval" requesting an appeal of the denial, and setting forth the reasons supporting the application. It

shall state the grounds for the appeal and shall contain the following statement to be signed by the applicant and notarized: "Under penalty of perjury, deponent being duly sworn, says that [s/he is] <u>they are</u> familiar with all of the statements contained herein and that each of these statements is true, and no pertinent facts have been omitted." Appeals that are unsworn by the applicant or submitted by individuals or business entities other than the applicant or her/his New York State licensed attorney shall not be accepted. <u>Appeals submitted by an</u> <u>applicant's attorney must contain a sworn verification by the applicant.</u>

(b) All timely appeals shall receive a complete review of the applicant's entire file by the [Division Head] <u>Director</u>, License Division, who shall notify the applicant of <u>their</u> [her/his] determination. The [Division Head] <u>Director</u>, License Division shall not consider any documentation that was not submitted during the initial background investigation. There shall be no personal interviews to discuss appeals. If the appeal of [her/his] <u>the</u> disapproval is denied, the applicant shall receive a "Notice of Division. This notice concludes the Police Department's administrative review procedure.

§7. Section 3-05 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 3-05 [Suspension or Revocation of Permit]Reporting of Incidents.

(a) [The permittee shall immediately notify the Rifle/Shotgun Section by telephone, followed by written notice within ten (10) calendar days, of any incident or violation of law or rules of federal, state, or local jurisdictions in which the permittee was involved.] Whenever a permittee is involved in an "Incident," the permittee shall immediately report said incident to the License Division's Incident Section – by emailing DG LIC-Incidents@NYPD.org. For purposes of this subdivision, an incident includes:

(1) arrest, indictment or conviction in any jurisdiction;

(2) summons (except traffic infraction);

(3) suspension or ineligibility order issued pursuant to § 530.14 of the New York State Criminal Procedure Law or § 842-a of the New York State Family Court Act;

(4) the fact that the permittee is or becomes the subject or recipient of an order of protection, [or] a temporary order of protection, <u>or an extreme risk protection order</u>;

(5) admission to any psychiatric institution, sanitarium and/or the receipt of psychiatric treatment;

(6) receipt of treatment for alcoholism or drug abuse;

(7) the presence or occurrence of a disability or condition that may affect the handling of a rifle/shotgun, including but not limited to epilepsy, diabetes, fainting spells, blackouts, temporary loss of memory, or nervous disorder;

(8) unlawful discharge of a rifle/shotgun;

(9) the [licensee]<u>permittee</u> was involved in an incident of alleged or possible domestic violence or abuse involving a law enforcement response, or is otherwise notified that an incident has resulted in a "Domestic Incident Report" generated by the New York City Police Department or similar documentation generated by another police department or law enforcement agency; or

(10) the [licensee]<u>permittee</u> is directly involved in a situation concerning a potential violation of law or a threat to public safety which comes to the attention of any police department or other law enforcement agency, and the licensee knows or reasonably should know that such situation has come to the attention of such department or agency.

(b) The permittee's rifle/shotgun permit may be suspended for a defined period or revoked upon evidence of any disqualification pursuant to subdivision a of § 10-303 of the Administrative Code and 38 RCNY §§ 3-02 and 3-03. A rifle/shotgun permit shall be revoked upon the conviction in this state or elsewhere of a felony or a serious offense, as defined in subdivision seventeen of § 265.00 of the Penal Law. Evidence of disqualification may be demonstrated by an investigation, by a permittee's failure to cooperate with such an investigation, or by other evidence.

(c) If [her/his]<u>their</u> permit is suspended or revoked, the permittee shall be required to deposit any rifles or shotguns as well as any handgun license and any handguns in [her/his]<u>their</u> possession with [her/his]<u>their</u> local police precinct and forward a copy of the voucher together with [her/his]<u>their</u> permit to the [Rifle/Shotgun Section, 120-55 Queens Boulevard, Kew Gardens, N.Y. 11424, Room B-11]<u>License</u> <u>Division, Incidents Section, One Police Plaza, Room 110A, New York, New York 10038. [Her/his]A permittee's failure to comply within ten (10) calendar days from the date of suspension or revocation may result in the arrest of the permittee.</u> (d) If their permit is suspended or revoked, the suspended/former permittee has an opportunity to challenge, [by mail]<u>in writing</u>, the suspension or revocation of the permit and vouchering of the rifle or shotgun by making a written submission to the License Division <u>by</u> <u>electronic mail</u> at DG_LIC-Hearings-Appeals@NYPD.ORG<u>or to the</u> <u>Director, License Division, One Police Plaza, Room 110A, New York</u> 10038.

(1) Such submission shall be made within thirty (30) calendar days after receiving the "Notice of Determination (interim determination to suspend during investigation)" and must include the permit number, the reason for the challenge, and any documentation supporting such challenge. Such submission shall also confirm that the licensee has complied with subdivision (c) of this section.

(2) A determination shall be made whether measures short of continued vouchering would satisfy the interests of the city and shall be rendered within ten (10) business days after receipt of the submission pursuant to paragraph (1).

(e) After an investigation, the permittee shall be issued a Notice of Determination Letter by the License Division, which shall state in brief the grounds for the suspension or revocation and notify the permittee of the opportunity for a hearing, pursuant to 38 RCNY § 15-22, which shall be in addition to the opportunity to be heard described in subdivision (d).

(1) The permittee shall have a right to submit a written request for a hearing within [thirty (30)] <u>ninety (90)</u> calendar days from the date of the Notice of Determination Letter <u>by making a written</u> <u>submission to the License Division by electronic mail at DG LIC-Hearings-Appeals@NYPD.ORG or to the [Commanding Officer] Director</u>, License Division, One Police Plaza, Room 110A, New York 10038.

(2) Before a hearing is scheduled the permittee shall be required to submit the written request for a hearing and Notice of Determination Letter and any additional documents requested in the suspension or revocation notice.

(3) A permittee whose arrest or summons resulted in suspension or revocation of their permit may only submit a written request for a hearing within [thirty (30)] <u>ninety (90)</u> calendar days after the termination of the criminal action, as defined in New York State Criminal Procedure Law § 1.20(16)(c). If the suspension or revocation resulted from the permittee becoming the subject of an order of protection or a temporary order of protection, the permittee may only submit a written request for a hearing within [thirty (30)] <u>ninety (90)</u> calendar days after the expiration or voiding of the order of protection or temporary order of protection. If the suspension or revocation was related to both a criminal action and an order of protection or temporary order of protection, then the later of the two waiting periods shall apply.

(4) Upon receipt of the permittee's letter requesting a hearing on the Notice of Determination, the License Division shall schedule the permittee for a hearing and notify the permittee by postal mail or by electronic mail (email). Such hearing shall be in accordance with the procedures set forth in subchapter C of 38 RCNY Chapter 15. However, requests for such hearings shall not be entertained, and a hearing shall not be scheduled, unless the permittee complies with the provisions of subdivision (c), and forwards a Certificate of Final Disposition or Certificate of Relief from Disabilities, if applicable, to the License Division.

§8. Section 3-06 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 3-06 Renewal of Permit.

Prior to the expiration of [her/his] <u>their</u> rifle/shotgun permit the permittee [shall] <u>will</u> be sent a renewal notice <u>by email</u>. The permittee shall answer all questions, comply with all instructions, submit [a certified check or money order made payable] <u>payment</u> to the N.Y.C. Police Department as required, sign and date the [notice] <u>renewal</u> and [forward] <u>submit</u> it [to the Rifle/Shotgun Section] <u>via the online application portal</u>. In the event the permittee does not wish to renew [her/his] <u>their</u> permit, [s/he] <u>they</u> shall surrender [her/his] <u>their</u> permit and all rifles/shotguns to [her/his] <u>their</u> local precinct or otherwise lawfully dispose of the rifles/shotguns in accordance with 38 RCNY § 3-10 or 38 RCNY § 3-12 below. Any delays in renewing the permit may result in confiscation of all the permittee's rifles/shotguns by the New York City Police Department. Renewal of the permit may be disapproved if the permittee makes a false statement in connection with the renewal.

§9. Section 3-07 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 3-07 Possession and Registration of Permit.

(a) The permit issued to the permittee by the Rifle/Shotgun Section enables the permittee to possess only rifles or shotguns that are properly registered under [her/his] <u>their</u> permit.

(b) The permittee shall have the permit to possess rifles and shotguns in [her/his] <u>their</u> possession at all times when in possession or carrying a rifle and/or shotgun in addition to a separate certificate of registration for that particular rifle and/or shotgun.

(c) Permittees are not permitted to purchase, acquire, sell, transfer or otherwise dispose of any rifle and/or shotgun and ammunition from or to gun dealers or individuals without exhibiting a Rifle/Shotgun Permit.

(d) The permit is not transferable.

§10. Section 3-09 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 3-09 Lost or Stolen Documents and Rifles/Shotguns.

All lost or stolen documents and rifles/shotguns shall be reported to the precinct in which the permittee resides or the theft or loss was discovered. The permittee shall obtain a complaint number from the precinct and report in person the loss or theft to the Rifle/Shotgun Section within five (5) calendar days of the loss. A fee of [two (2)] <u>ten</u> (10) dollars is charged for each document for which a replacement is requested. This fee shall be paid by certified check, <u>credit card</u>, or money order made payable to the N.Y.C. Police Department and shall accompany the report. The permittee shall not send cash. [For lost permits two color photos of permittee, $1 1/2 \times 1 1/2$ inches, from the chest up, taken within the past thirty (30) days shall also be provided. The wearing of any article of clothing or other adornment obscuring the identification of the wearer is not acceptable.]

\$11. Section 3-10 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 3-10 Request to Cancel Permit.

The permittee shall notify the Rifle/Shotgun Section if [s/he]<u>they</u> wishes to cancel or decline to renew [her/his]<u>their</u> rifle/shotgun permit by forwarding the permit, certificate(s) of registration, and an affirmed letter to the Rifle/Shotgun Section. The letter shall inform the Rifle/Shotgun Section where the rifles/shotguns are located or how they have otherwise been disposed of.

§12. Section 3-11 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 3-11 Purchase of Ammunition.

The certificate of registration shall be presented to a dealer in rifles and shotguns at time of purchase of ammunition to confirm [calibrre] caliber or gauge of said specified rifle or shotgun.

§13. Section 3-12 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 3-12 Disposal of Rifles and Shotguns.

(a) The permittee may sell or dispose of [her/his]<u>their</u> rifle/shotgun only to a licensed dealer in rifles and shotguns, to the holder of a valid rifle/shotgun permit, or to an individual who is exempt from the permit requirements of the City of New York. When the permittee sells [her/his]<u>their</u> rifle or shotgun, [s/he]<u>they</u> shall complete a certificate of registration. These forms may be obtained from the Rifle/Shotgun Section or the licensed dealer purchasing the rifle/shotgun and shall be forwarded to the Rifle/Shotgun Section within 72 hours of disposition.

(b) Pursuant to New York City Administrative Code § 10-311(a), it shall be unlawful for any person or business enterprise to dispose of any rifle or shotgun which does not contain a safety locking device, defined as a design adaptation or attachable accessory that will prevent the use of the weapon by an unauthorized user. The following types of safety locking devices will be deemed to comply with this provision:

 $(1)\;\;$ a trigger lock, which prevents the pulling of the trigger without the use of a key; or

 $(2)\;\;$ a combination handle, which prevents the use of the weapon without the alignment of the combination tumblers; or

(3) a detachable or non-detachable locking device, composed primarily of steel or other metal of significant gauge to inhibit breaking, utilizing a metallic key or combination lock, rendering the weapon inoperable until the locking device is removed by an authorized person.

(c) [Pursuant to New York City Administrative Code § 10-311(b), it shall be unlawful for any licensed manufacturer, licensed importer, or licensed dealer to dispose of any rifle or shotgun in New York City unless it is accompanied by the following warning, which shall appear in conspicuous and legible type in capital letters, and which shall be

printed on a label affixed to the rifle or shotgun and on a separate sheet of paper included within the packaging enclosing the rifle or shotgun: "THE USE OF A LOCKING DEVICE OR SAFETY LOCK IS ONLY ONE ASPECT OF RESPONSIBLE WEAPON STORAGE. ALL WEAPONS SHOULD BE STORED UNLOADED AND LOCKED IN A LOCATION THAT IS BOTH SEPARATE FROM THEIR AMMUNITION AND INACCESSIBLE TO CHILDREN AND ANY OTHER UNAUTHORIZED PERSONS"]Reserved

\$14. Section 3-13 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 3-13 Transfer of Rifles/Shotguns from an Estate.

The following procedures shall be followed to dispose of any rifles/ shotguns belonging to an estate:

(a) A copy of the death certificate shall be provided.

(b) The legal heir, executor, [executrix,] <u>or</u> administrator[or administratrix] shall establish [her/his]<u>their</u> claim to be legal heir, executor or administrator. This is done by one of the following means:

(1) If there is no Will, then any person claiming to be the administrator[or administratrix] shall submit Letters of Administration from the Surrogate's Court.

(2) If there is a Will then the executor[or executrix] shall submit Letters Testamentary issued by the Surrogate's Court.

(3) All requests for transfer of rifles/shotguns shall be made on Police Department Disposition Report.

(c) If any rifles/shotguns are to be transferred to a New York City resident the person receiving the rifles/shotguns shall have a valid New York City rifle/shotgun permit.

§15. Section 3-14 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 3-14 Supplemental Rules.

(a) The permittee's rifle or shotgun shall not be loaded in a public place within New York City at any time except when using it at a licensed rifle and shotgun range.

(b) When the permittee travels to and from a licensed range or hunting area, or transports her/his rifle/shotgun for any reason, it shall be carried unloaded in a locked, non-transparent case, and the ammunition shall be carried separately. If the permittee is transporting her/his rifle/shotgun in a vehicle, it shall be kept locked in the trunk or equivalent space, not in plain view. The permittee shall never leave her/his rifle/shotgun in a vehicle unless s/he is physically present in or in close proximity to the vehicle.

(c) The permittee shall never alter, remove, obliterate or deface any of the following markings that may be on [her/his]their rifle/shotgun:

- (1) name of the manufacturer;
- (2) model;

(3) serial number. This information identifies the rifle or shotgun in the permittee's possession.

(d) Pursuant to New York City Administrative Code § 10-311(c), any person who applies for and obtains authorization to purchase, or otherwise lawfully obtains, a rifle or shotgun shall be required to purchase or obtain a safety locking device at the time s/he purchases or obtains the rifle or shotgun. Pursuant to New York City Administrative Code § 10-311(d), the City of New York and its agencies, officers or employees shall not be liable to any party by reason of any incident involving, or the use or misuse of a safety locking device that may have been purchased in compliance with these rules. The permittee shall take proper safety measures at all times to keep [her/his]<u>their</u> rifle/shotgun from unauthorized persons – especially children. The permittee's rifle or shotgun should be kept unloaded and locked in a secure location in [her/his]<u>their</u> home. Ammunition shall be stored separately from [her/his] <u>their</u> rifle or shotgun.

Note: Many rifles/shotguns that are stolen in residential burglaries are taken from bedroom closets.

(e) Pursuant to <u>Penal Law 265.45, 256.50, and New York City</u> Administrative Code § 10-312, it shall be a criminal [violation] <u>offense</u> for any person who is the lawful owner or lawful custodian of a rifle or shotgun to store or otherwise place or leave such weapon in such a manner or under circumstances that it is out of [her/his]<u>their</u> immediate possession or control, without having rendered such weapon inoperable by employing a safety locking device as defined in 38 RCNY § 3-12(b). [Such offense shall constitute a misdemeanor if the offender has previously been found guilty of such violation or if the violation is committed under circumstances which create a substantial risk of physical injury to another person.] (f) While there is no limit in the number of rifles or shotguns the permittee may possess, [s/he]<u>they</u> should be advised that permittees who own several rifles/shotguns shall be expected to safeguard and maintain each rifle or shotgun.

(g) Minors under the age of eighteen may carry or use the permittee's rifle or shotgun only in the permittee's actual presence. The permittee shall be held responsible for supervising closely any minor using [her/his]their rifle/shotgun. The minor, in turn, shall be expected to abide by the same rules and restrictions as a permittee.

(h) It is recommended that new permittees take advantage of instruction and safety courses in the use of rifles/shotguns that are offered by the rifle ranges and clubs within the New York area. The permittee should consult the local consumer telephone directory to find out more about a course offered in her/his area.

(i) New laws or amendments of existing rules may be enacted by a legislature or promulgated by the Police Department affecting the ownership or use of rifles/shotguns. The permittee shall be held responsible for knowing any modification of rules pertaining to her/his permit.

(j) The permit to possess a rifle or shotgun expires <u>every</u> three years [after the last day of the month in which the permit was issued]<u>on the permittee's birthday</u>. The permittee is held responsible for applying to renew [her/his]<u>their</u> permit when it expires. Failure to apply to renew the permit at such time shall result in cancellation of the permit and confiscation of any rifles/shotguns the permittee may possess.

(k) Permittees shall cooperate with all reasonable requests by the Police Department for information and assistance in matters relating to the permit.

§16. Section 4-04(d) of Title 38 of the Rules of the City of New York is amended to read as follows:

(d) Pursuant to New York City Administrative Code § 10-311(b), it shall be unlawful for any licensed manufacturer, licensed importer, or licensed dealer to dispose of any firearm in New York City unless it is accompanied by the following warning, which shall appear in conspicuous and legible type in capital letters, and which shall be printed on a label affixed to the firearm and on a separate sheet of paper included within the packaging enclosing the firearm: "THE USE OF A LOCKING DEVICE OR SAFETY LOCK IS ONLY ONE ASPECT OF RESPONSIBLE WEAPON STORAGE. ALL WEAPONS SHOULD BE STORED UNLOADED AND LOCKED IN A LOCATION THAT IS BOTH SEPARATE FROM THEIR AMMUNITION AND INACCESSIBLE TO CHILDREN AND ANY OTHER UNAUTHORIZED PERSONS. NEW YORK CITY LAW PROHIBITS. WITH CERTAIN EXCEPTIONS, ANY PERSON FROM ACQUIRING MORE THAN ONE FIREARM, OR MORE THAN ONE RIFLE OR SHOTGUN, WITHIN A 90-DAY PERIOD."

§17. Section 5-01 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 5-01 Types of Handgun Licenses.

As used in this chapter, the term "handgun" shall mean a pistol or revolver. This section contains a description of the various types of handgun licenses issued by the Police Department.

(a) Premises License – Residence or Business. This is a restricted handgun license, issued for a specific business or residence location. The handgun shall be safeguarded at the specific address indicated on the license, except when the licensee transports or possesses such handgun consistent with these Rules. In addition to the safeguarding requirements set forth in [subdivision (1) of] § 265.45 and § 265.50 of the Penal Law (Failure to safely store rifles, shotguns, and firearms in the <u>first and second degree, respectively</u>), a licensee must safeguard their handgun in a locked container, and use a safety locking device, when such handgun is out of their immediate possession or control.

(b) Carry License <u>– New York Resident or Non-Resident</u>. This is a class of license which permits the carrying of a handgun concealed on the person. [In the event that an applicant is not found by the License Division to be qualified for a Carry License, the License Division, based on its investigation of the applicant, may offer a Premises License to an applicant.]

(c) Carry Guard License / Gun Custodian License. These are restricted types of carry licenses, valid when the holder is actually engaged in a work assignment as a security guard or gun custodian.

(d) Special Licenses. Special licenses are issued according to the provisions of § 400.00 of the New York State Penal Law, to persons in possession of a valid New York State County Carry License. The revocation, cancellation, suspension or surrender of such person's County License automatically renders their New York City license void. The holder of a Special License shall carry their County Carry License and their Special License at all times when possessing a handgun pursuant to such Special License.

(1) Special Carry License. This is a special license, permitting the carrying of a concealed handgun on the person while the licensee is in New York City.

(2) Special Carry Guard License / Gun Custodian License. These are restricted types of special licenses that permit the carrying of a concealed handgun on the person only when the licensee is actually engaged in the performance of their duties as a security guard or gun custodian.

\$18. Section 5-02 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 5-02 Premises Licenses.

The requirements for the issuance of a Premises License are listed below, which are in addition to any other bases for disqualification pursuant to federal, state, and local law. The license application shall be investigated, including a review of the circumstances relevant to the information provided in the application. During the pendency of the application, the applicant shall notify the License Division of any necessary correction to or modification of the information provided in the original application, or any change in their status or circumstances, which may be relevant to the application. The applicant shall:

(a) Be of good moral character, which shall mean having the essential character, temperament, and judgment necessary to be entrusted with a weapon and to use it only in a manner that does not endanger oneself or another. For the purposes of the preceding sentence, the use of force that is reasonably necessary to protect oneself or others shall not be construed as endangering oneself or others;

(b) Have no prior conviction for a felony or other serious offense, as defined in § 265.00(17) of the New York State Penal Law, or of a misdemeanor crime of domestic violence, as defined in § 921(a) of title 18 of the United States Code[, or of a misdemeanor identified in § 400.00(1)(n) of the New York State Penal Law];

(c) Disclose whether the applicant is or has been the subject or recipient of an order of protection, a temporary order of protection, or an extreme risk protection order;

(d) Have no prior revocation of a license pursuant to § 530.14 of the New York State Criminal Procedure Law or § 842-a of the New York State Family Court Act, nor be the subject of a suspension or an ineligibility order issued pursuant thereto;

(e) Disclose any history of mental illness;

(f) Be free from any disability or condition that may affect the ability to safely possess or use a handgun;

 $(g)\;$ Reside or maintain a principal place of business within the confines of New York City;

(h) Be at least 21 years of age.

§19. Section 5-03 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 5-03 Carry and Special Handgun Licenses.

(a) In addition to the requirements in 38 RCNY § 5-02 and 38 RCNY § 5-05, an applicant seeking a carry or special handgun license or a renewal shall: have no conviction for a misdemeanor identified in paragraph (n) of subdivision (1) of section 400.00 of the penal law within five years of the date of application; meet in person with a licensing officer in the License Division for an interview; and provide the documents listed below:

(1) References. The applicant must submit a minimum of four (4) character references who can attest to the applicant's good moral character and that the applicant has not engaged in any act or made any statement that suggests the applicant is likely to engage in conduct that would result in harm to themself or others. Two (2) of these references must be non-family members.

(2) [Social Media. The applicant must submit all of their current and former social media accounts from the past three years. For the purposes of this paragraph, the term "social media" means a website, application or other electronic platform whose principal purpose is to facilitate the public exchange of information, messages, news or ideas among such website's, application's or platform's users.

(3)]Training Certification. The applicant must submit a certification of completion of the training required by § 400.00(1)(o)(iii) of the New York State Penal Law. The applicant must complete such training and receive such certificate no more than six (6) months prior to submission of their application. Applicants whose renewal applications are not subject to such training requirement shall nevertheless, within six months of each renewal, submit a certification of completion of two hours of a live-fire range training course that meets the requirements of § 400.00(19)(b) of the Penal Law.

(b) A person who resides outside of New York State and is not principally employed within New York City may apply for a carry handgun license pursuant to this section, provided that such applicant meets the following requirements:

1) The requirements of section 5-02, except that the requirement to demonstrate a residence or principal place of business within the confines of New York City under subdivision (g) of such section shall not apply to an application submitted pursuant to this subdivision;

2) The requirements of subdivision (a) of this section;

3) The requirements of section 5-05;

4) The submission of a form, to be provided by the department, that reflects the results of a background investigation undertaken for the purposes of obtaining a firearm license or firearm. The applicant shall provide such form to the local law enforcement agency in each jurisdiction in which the applicant has been a resident in the five (5) years preceding the date of the applicant's application for a license pursuant to this subdivision and shall submit such completed form to the License Division.

5) If the applicant holds a firearms license or permit in any other jurisdiction, such applicant must submit a form, to be provided by the department, indicating the current and past status of any firearms licenses held by the applicant, including whether such other license is currently in good standing, and whether the applicant has any previous suspensions, revocations, or periods where the license was not in good standing.

§20. Section 5-05 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 5-05 Application Form.

An applicant for a license pursuant to this chapter must meet with a licensing officer in the License Division for an interview and must also provide the documents listed in this section. At the time of such applicant's interview, the applicant will be advised whether any additional forms or documents are required. Failure to provide the information requested may result in the disapproval of the application.

(a) The application form will be available online and shall be completely filled out and submitted electronically via the License Division's online application portal.

(b) The applicant shall upload the items listed below which are applicable, at the time they complete and submit their application. Incomplete applications will not be reviewed. Upon the License Division's request, applicants shall also make the originals of all documents, certificates, licenses, etc., available to the License Division for inspection. A copy certified by the issuing agency as true and complete is also acceptable. Originals and certified copies shall be returned. The application shall not be accepted or processed without the required fee payments described in paragraph (12) of this subdivision.

(1) Photograph. One (1) color photograph of the applicant taken within the past thirty (30) days. The photograph must be in a square aspect ratio with minimum acceptable dimensions of 600×600 pixels and maximum acceptable dimensions of 1200×1200 pixels and must show applicant from the chest up. The wearing of any article of clothing or adornment that obscures identification is not acceptable.

(2) Birth certificate. If there is no record of the applicant's birth [on file with the New York City Department of Health and Mental Hygiene Office of Vital Statistics] <u>available</u>, some other proof of [application's]<u>applicant's</u> birth date, e.g., a military record, U.S. passport or baptismal certificate, shall be submitted.

(3) Proof of citizenship / alien registration. If the applicant was born outside the United States, they shall submit their naturalization papers or evidence of citizenship if derived from their parents. Additionally, applicants who are non-citizens and have resided in the United States for less than seven (7) years shall submit a good conduct certificate, or the equivalent thereof, from their country of origin and two (2) letters of reference which identify the writer's relationship to the applicant and which certify to the good character of the applicant, provided that such letters shall not be required for carry license and special-carry license applicants otherwise required to submit character references pursuant to 38 RCNY § 5-03. Inability to provide the documents mentioned in this paragraph shall not operate as an absolute bar to issuance of a handgun license.

(4) Military discharge. If the applicant served in the armed forces of the United States, they shall submit their separation papers (DD 214) and their discharge papers.

(5) Proof of residence. The applicant shall submit proof of their present address. Proof may consist of one of the following, but is not limited to: a real estate tax bill, a copy of a lease indicating ownership shares in a cooperative or condominium or a current residential lease.

The License Division may request further documentation, e.g., a [New York State] Driver's License, [a New York State] Income Tax Return, a current utility bill, etc.

(6) Arrest information. If the applicant was ever arrested for any reason they shall submit a Certificate of Disposition showing the offense and disposition of the charges. Also, the applicant shall submit a detailed statement describing the circumstances surrounding each arrest. This statement shall be affirmed in writing. The applicant shall do this even if the case was dismissed, the record sealed or the case nullified by operation of law. The New York State Division of Criminal Justice Services shall report to the Police Department every instance involving the arrest of an applicant. The applicant shall not rely on anyone's representation that they need not list a previous arrest. If they were ever convicted or pleaded guilty to a felony or a serious offense, as defined in New York State Penal Law § 265.00(17), an original, signed Certificate of Relief from Disabilities shall be submitted.

(7) Proof of business ownership. If the applicant is making application for a license in connection with a business, they shall submit proof of ownership for that business. Such proof shall clearly state the name(s) of the owner(s), or, if a corporation, the name(s) of the corporate officer(s). A corporation shall submit its corporate book to include Filing Receipt, Certificate of Incorporation and minutes of the corporate meeting reflecting current corporate officers; others shall provide their business certificate or partnership agreement, whichever is applicable. If the business requires a license or permit from any government agency, e.g., alcohol or firearms sales, gunsmith, private investigation and guard agencies, they shall submit the license or permit or a certified copy thereof.

(8) References. The applicant must submit a minimum of two (2) character references who can attest to the applicant's good moral character and that the applicant has not engaged in any act or made any statement that suggests the applicant is likely to engage in conduct that would result in harm to themself or others. These references must be non-family members. The requirement set forth in this paragraph does not apply to applicants for carry and special carry licenses, who must submit character references in accordance with 38 RCNY § 5-03.

(9) Contact information. The applicant must submit names and contact information for their current spouse or domestic partner, and any other adults residing in the applicant's home, including any adult children of the applicant. The applicant must also indicate whether a minor resides, either full-time or part-time, in the applicant's home.

(10) [Special carry license applicants] <u>Applicants</u> shall also submit via the online application portal [their current County Handgun License]<u>all currently held firearm licenses</u>.

(11) The applicant must maintain and provide to the License Division a functional email address to serve as the applicant's primary means of communication with the License Division.

(12) A "Lifetime Department of Motor Vehicle Abstract" or equivalent, for every State in which applicant has been a resident in the five (5) years preceding the date of their application.

(13) Upon application, required fees are payable to the New York City Police Department and the New York State Division of Criminal Justice Services. Fees to the New York City Police Department shall be paid by certified <u>bank</u> check or <u>United States Postal Service</u> money order made payable to the N.Y.C. Police Department. Fees may also be paid via the online application portal by credit card or e-check.

Note: The fee payable to N.Y.S. Division of Criminal Justice Services applies to all applicants. These fees shall be paid separately. Only U.S. Postal <u>Service</u> or bank drawn money orders, <u>certified bank</u> <u>checks</u>, <u>credit or debit cards</u> shall be accepted. If the applicant has any questions concerning their application, the applicant may email DG_ LIC-HandgunNewApps@NYPD.org. Applications shall be submitted via the online application portal. The License Division is closed on all legal holidays. All fees are non-refundable.

(14) Every applicant must appear for fingerprinting at the License Division, at an appointment time designated by the License Division. Fingerprint "fee waivers" will be provided to applicants whose prints are already on file with the License Division.

(c) An applicant applying for a renewal of their license must submit the items listed in subdivision (b), except that the references requirement set forth in paragraph (8) shall not apply.

§21. Section 5-07 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 5-07 License Approval / Disapproval Procedures.

(a) If the application is approved the applicant shall receive a "Notice of Application Approval" <u>by mail or</u> at the email address provided in the application. The applicant must immediately notify the

License Division of any change to their email address by emailing the License Division at DG_LIC-HandgunNewApps@NYPD.org. Failure to make timely notification may result in the disapproval/cancellation of the applicant's application.

(b) To receive a license the applicant shall [make an appointment in accordance with the instructions on the licensee]<u>follow the</u> <u>instructions provided with the</u> "Notice of Application Approval"[and report in person with the "Notice of Application Approval" letter, to the Issuing Unit – Room 152, One Police Plaza, New York, New York 10038 – within thirty (30) calendar days of the date on the "Notice of Application Approval" letter]. The applicant should note that the Issuing Unit is closed on all legal holidays. The date of issuance shall be the date that the [applicant receives the license from the] License Division <u>prints the license</u>.

(c) If the applicant does not [appear to pick up their license] <u>follow the instructions provided with the "Notice of Application</u> <u>Approval" within thirty (30) calendar days of the date on the "Notice of Application Approval," their license and application [will]may be cancelled.</u>

(d) Along with the license, the applicant will receive a copy of the "New York City Handgun License Rules". The applicant shall become knowledgeable regarding these handgun rules, as any violation of these rules may result in the suspension or revocation of their handgun license.

(e) If the license application is disapproved the applicant shall receive a written "Notice of Application Disapproval" from the License Division indicating the reason(s) for the disapproval. If the applicant wishes to appeal the decision they shall submit a sworn written statement, which shall be known as an "Appeal of Application Disapproval," to the Director, License Division, within [thirty (30)] <u>ninety (90)</u> calendar days of the date on the "Notice of Application Disapproval" requesting an appeal of the denial, and setting forth the reasons supporting the appeal. The Appeal of Application Disapproval shall become part of the application. It shall state the grounds for the applicant and notarized: "Under penalty of perjury, deponent being duly sworn, says that they are familiar with all of the statements contained herein and that each of these statements is true, and no pertinent facts have been omitted." Appeals that are unsworn by the applicant or her/his New York State licensed attorney shall not be accepted. Appeals submitted by an applicant's attorney must contain a sworn werification by the applicant.

(f) All timely appeals will receive a complete review of the applicant's entire file by the Director, License Division, who shall notify the applicant of their determination. [The Director, License Division shall not consider any documentation that was not submitted during the initial background investigation. There shall be no personal interviews to discuss appeals.] If the appeal of the determination is denied, the applicant will receive a "Notice of Disapproval After Appeal" letter from the Director, License Division. This notice concludes the Police Department's administrative review procedure.

(g) If an applicant is not found by the License Division to be qualified for the License type for which they have applied, the License Division, based on its investigation of the applicant, may offer an alternative License to an applicant.

§22. Section 5-10 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 5-10 Grounds for Denial of Handgun License.

In addition to other bases for disqualification pursuant to federal, state, and local law and this chapter, an application for a handgun license may be denied where it is determined that an applicant lacks good moral character, pursuant to New York State Penal Law § 400.00 (1). In evaluating incidents or circumstances pursuant to this section, the License Division shall consider all relevant factors, including but not limited to the number, recency and severity of incidents and the outcome of any judicial or administrative proceedings. Such a determination shall be made based upon consideration of the following factors:

(a) The applicant has been arrested, indicted or convicted for a crime or violation except minor traffic violations, in any federal, state or local jurisdiction.

(b) The applicant has been other than [honorably discharged]_ <u>"Honorably" separated</u> from the Armed Forces of this country.

(c) The applicant has or is reasonably believed to have a disability or condition that may affect the ability to safely possess or use a handgun, including but not limited to alcoholism, drug use or mental illness.

 $(d)\;$ The applicant is or has been an unlawful user of, or addicted to, a controlled substance or marijuana.

(e) The applicant made a false statement on their application, or failed to disclose their complete arrest history, including sealed arrests. Sealed arrests are made available to the License Division pursuant to Article 160 of the Criminal Procedure Law when an application has been made for a license to possess a gun.

(f) The applicant is the subject of an order of protection, a temporary order of protection, or an extreme risk protection order.

 $(\mathbf{g})~$ The applicant has a history of one or more incidents of domestic violence.

(h) The applicant has a poor driving history, has multiple driver license suspensions or has been declared a scofflaw by the New York State Department of Motor Vehicles.

(i) The applicant has failed to comply with federal, state or local law or with Police Department rules governing possession and use of firearms, rifles, shotguns or ammunition.

 $(j) \;$ The applicant has been terminated from employment under circumstances that demonstrate lack of good judgment or lack of good moral character.

 $(k)\;$ The applicant has demonstrated an inability to safely store firearms, such as through a history of lost/stolen firearms.

(l) The applicant has failed to pay legally required debts including but not limited to child support, taxes, fines or penalties imposed by governmental authorities.

(m) The applicant fails to cooperate with the License Division's investigation of their application or fails to provide information requested by the License Division or required by this chapter.

(n) Other information that demonstrates the lack of good moral character, including but not limited to an unwillingness to abide by the law, a lack of candor towards lawful authorities, a lack of concern for the safety of oneself and/or other persons and/or for public safety, and/ or an inability to maintain handgun possession in a manner that is safe to oneself or others.

§23. Section 5-12 of Title 38 of the Rules of the City of New York, relating to modifications to review of applications filed on or before August 31, 2022, and certain previously denied applications is REPEALED.

§24. Paragraph (4) of subdivision (a) of section 5-22 of Title 38 of the Rules of the City of New York is amended to read as follows:

(4) If the license is mutilated, altered, laminated, lost, [or] destroyed, or if an applicant requests that any change be made to their license, an additional fee shall be required for replacement. If any of these circumstances occur, the licensee shall notify the License Division. <u>Replacement fees shall not be charged if a reprint is</u> necessary due to License Division error.

\$25. Subdivision (b) of section 5-23 of Title 38 of the Rules of the City of New York is amended to read as follows:

(b) Carry License <u>– New York Resident or Non-Resident</u>. This is a class of license that permits the licensee to carry a handgun listed on the license concealed on the person.

§26. Paragraph (3) of subdivision (b) of section 5-24 of Title 38 of the Rules of the City of New York is amended to read as follows:

(3) An immediate report shall be made in the following instances to the Division Head, License Division and the gun custodian or alternate custodian:

(i) Change of residence.

(ii) Mutilation, alteration or destruction of handgun license.

(iii) Arrest, indictment, summons other than a traffic summons, or conviction in any jurisdiction; suspension or ineligibility order issued pursuant to § 530.14 of the New York State Criminal Procedure Law or § 842-a of the New York State Family Court Act.

(iv) Receipt of psychiatric treatment or treatment for alcoholism or drug abuse, or the presence or occurrence of any disability or condition that may affect the ability to safely possess or use a handgun.

(v) Licensee is or becomes the subject or recipient of an order of protection [or], a temporary order of protection, or an emergency risk protection order.

(vi) Change of email address.

(4) The license shall be in the possession of the licensee at all times while the licensee is carrying the handgun.

(5) Misconduct or misuse of the purpose for which this license is issued may result in the suspension or revocation of the license.

(6) A handgun licensee is authorized to use only the handgun that is endorsed on [her/his] $\underline{\text{their}}$ license.

\$27. Section 5-25 of Title 38 of the Rules of the City of New York, relating to handgun acquisition requirements, is REPEALED, and a new section 5-25 is added, to read as follows:

§ 5-25 Handgun Acquisition Requirements.

<u>In addition to any applicable federal or state requirements, the</u> <u>following procedures apply to all licensees seeking to acquire and</u> <u>register a handgun to one or more of their licenses.</u>

(a) No person shall acquire a firearm if such person has acquired a firearm within the previous ninety (90) days. Licensees who acquire and attempt to register more than one (1) firearm in a ninety (90) day period, will not be granted an authorization form to take possession of an additional firearm until the ninety (90) day period has elapsed.

(b) Any licensee who obtains a handgun must purchase or obtain a safety locking device at the time of acquisition of such handgun, in accordance with section 10-311 of the Administrative Code, to be used for the safeguarding of the handgun when not in use. The following types of safety locking devices will be deemed to comply with the requirement to obtain a safety locking device:

(1) a trigger lock, which prevents the pulling of the trigger without the use of a key;

(2) a combination handle, which prevents the use of the weapon without the alignment of the combination tumblers; or

(3) a detachable or non-detachable locking device that is composed primarily of steel or other metal of significant gauge to inhibit breaking, and renders the weapon inoperable until the locking device is removed with a metal key or combination lock.

(c) A licensee may not take possession of a handgun without prior written authorization from the Division Head, License Division. For new and existing licensees, the License Division will provide a handgun purchase authorization form, which is valid for thirty (30) calendar days from the issuance date and must be provided to the firearms dealer at the time of purchase of such handgun.

(d) A licensee may not take possession of a handgun before it has been inspected by License Division personnel and entered on the license. A licensee must contact the License Division within 72 hours of purchase of such handgun to request inspection of the handgun and safety_ locking device. Requests for inspection shall be made to the License Division, in writing, via email to: DG_LIC-Purchaseorders@NYPD.org and must include the following:

- (1) <u>A completed authorization form issued by the License</u> <u>Division, in accordance with subdivision (c) of this</u> <u>section, with the background check number filled out</u> <u>by the firearms dealer from whom the handgun was</u> <u>purchased.</u>
- (2) The Bill of Sale/Receipt for the handgun which shall include the following information:
 - (i) make, model, caliber, and serial number of handgun sold;
 - (ii) <u>Seller's name, address, and license number if</u> applicable;
 - (iii) Buyer's name, address, and license number, date of sale.

If the handgun is acquired from an individual, rather than a dealer, the sale must comply with the requirements set forth in section 898 of the General Business Law and the Bill of Sale shall be signed and notarized by the transferor.

- (3) <u>A color photograph depicting the entirety of the</u> handgun purchased with accurate color representation,
- (4) A color photograph that legibly captures the handgun's serial number.
- (5) <u>A color photograph depicting the safety locking device</u> for the purchased handgun.
- (6) <u>Proof of ownership of safe storage, which consists of:</u>
 - (i) <u>A Bill of Sale; and</u>
 - (ii) Two (2) color photos of the safe or other locked container, one with the door open and one with the door closed. Photos may not be stock images and must depict the entirety of the safe, not merely a portion thereof.

The Division Head, License Division may reject the type of safe or other locked container proposed for safeguarding the handgun, where it is determined that the safety features are insufficient to safeguard such handgun.

- (7) Where the licensee has acquired a handgun from the estate of a deceased immediate family member, the licensee shall also provide:
 - (i) <u>A copy of the voucher for the handgun(s)</u>.
 - (ii) The decedent's license, if not previously surrendered, showing registration of the handgun(s) in question.
 - (iii) A copy of the death certificate.
 - (iv) <u>A notarized Bill of Sale from the Executor or</u> <u>Administrator of the decedent's estate, indicating</u> <u>the weapon, make, model, caliber and serial</u> <u>number, and stating that they are being sold to: the</u> <u>licensee's name, address and license number.</u>
 - (v) <u>If there is a Will: a short certificate of Letters</u> <u>Testamentary that gives the Executor the authority</u> <u>to dispose of the property.</u>
 - (vi) If there is no Will: a short certificate of Letters of Administration that gives the administrator the authority to dispose of the property.

(e) For new licensees, the completed authorization form and license card with the registered handgun printed on such card shall either be mailed to the licensee's address of record, or, an appointment shall be scheduled for the licensee to pick the documents up from the License Division. The licensee shall use these documents to take possession of the registered handgun purchased from the seller. Following a completed transaction, or within ten (10) calendar days of its expiration date, the completed authorization form shall be returned to the License Division.

(f) The License Division may waive specific requirements identified in subdivision (d) of this section for extenuating circumstances, including, but not limited to, where a licensee lawfully acquired a handgun in another jurisdiction and has not maintained the Bill of Sale. The licensee shall contact the License Division via email at DG LIC-Purchaseorders@NYPD.org with a detailed explanation of such extenuating circumstances so that the License Division may provide individualized guidance on lawfully registering their firearm(s). The License Division may require the submission of additional information in such circumstances.

(g) Number of handguns allowed on a handgun license. The number of handguns allowed under each type of handgun license is listed below:

- (1) Premises Residence One handgun, except that additional handguns will be approved upon request after the licensee shows evidence of appropriate safeguarding and establishes compliance with the mandatory waiting periods pursuant to subdivision (b) of \$ 10-302.1 of the Administrative Code and \$ 400.20 of the Penal Law.
- (2) Premises Business One handgun.
- (3) Carry and Special Carry Two handguns, provided that requests for additional handguns shall be evaluated in accordance with the standards set forth for a premise residence license in paragraph (1) of this subdivision. Carry and Special Carry licensees may only carry one (1) handgun at a time. Additional handguns must remain safeguarded.
 - a. For Non-Resident Carry licenses issued pursuant to R.C.N.Y. § 5-03(b), requests to add more than one (1) handgun to a license shall not be approved.
- (4) <u>Carry Guard and Special Carry Guard One handgun.</u> <u>Requests for additional handguns shall be reviewed on</u> <u>an individual basis.</u>
- (5) <u>Gun Custodian Number of handguns will be</u> <u>determined by the Division Head, License Division,</u> <u>consistent with the demonstrated needs of the applicant.</u>

(h) Requests for amendments to "Special Carry" and "Special Carry Guard" licenses – Holders of "Special Carry" licenses shall comply with the purchase authorization request guidelines of the county in which they hold their Carry handgun license. Once the addition has been made to a county handgun license, a request to amend a licensee's New York City Special Carry license shall be made to the License Division, in writing, via email to: DG LIC-Purchaseorders@NYPD.org. The following documents shall accompany the request:

(1) <u>The licensee's current County Carry license;</u>

- (2) A copy of the county Handgun Purchase Authorization form; and
- (3) A copy of the Bill of Sale.

\$28. Section 5-26 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 5-26 Disposal of a Handgun Listed on the License.

(a) Any person lawfully in possession of a handgun who disposes of the same without first notifying the License Division in writing shall be guilty of a Class A Misdemeanor in accordance with the provisions of New York State Penal Law § 265.10(7). Pursuant to New York City Administrative Code § 10-311(a), it shall be unlawful for any person or business enterprise to dispose of any handgun which does not contain a safety locking device, defined as a design adaptation or attachable accessory that will prevent the use of the weapon by an unauthorized user. The following types of safety locking devices will be deemed to comply with this provision:

 $(1)\;\;$ a trigger lock, which prevents the pulling of the trigger without the use of a key; or

 $(2)\;\;$ a combination handle, which prevents the use of the weapon without the alignment of the combination tumblers; or

(3) a detachable or non-detachable locking device, composed primarily of steel or other metal of significant gauge to inhibit breaking, utilizing a metallic key or combination lock, rendering the weapon inoperable until the locking device is removed by an authorized person.

Note: The license becomes invalid if the licensee sells the one and only handgun on their license. Should the licensee wish to sell it without cancelling their license, they shall first follow the instructions to add a handgun.

(b) [Pursuant to New York City Administrative Code § 10-311(b), it shall be unlawful for any licensed manufacturer, licensed importer, or licensed dealer to dispose of any handgun in New York City unless it is accompanied by the following warning, which shall appear in conspicuous and legible type in capital letters, and which shall be printed on a label affixed to the handgun and on a separate sheet of paper included within the packaging enclosing the handgun: "THE USE OF A LOCKING DEVICE OR SAFETY LOCK IS ONLY ONE ASPECT OF RESPONSIBLE WEAPON STORAGE. ALL WEAPONS SHOULD BE STORED UNLOADED AND LOCKED IN A LOCATION THAT IS BOTH SEPARATE FROM THEIR AMMUNITION AND INACCESSIBLE TO CHILDREN AND ANY OTHER UNAUTHORIZED PERSONS."]Reserved

(c) Pursuant to Administrative Code § 10-311(c), any person who applies for and obtains authorization to purchase, or otherwise lawfully obtains, a handgun shall be required to purchase or obtain a safety locking device at the time they purchase or obtain the handgun.

(d) Pursuant to New York City Administrative Code § 10-311(d), the City of New York and its agencies, officers or employees shall not be liable to any party by reason of any incident involving, or the use or misuse of a safety locking device that may have been purchased in compliance with these rules.

(e) The buyer may only be a:

- (1) Licensed New York State Firearms Dealer.
- (2) A New York State / New York City Handgun License Holder.

(3) A New York State / New York City Police Officer or Peace Officer.

(f) If the licensee sells to a licensed New York State Firearms Dealer the following documentation shall be required to process the transaction:

(1) The "Original Bill of Sale" from the dealer and photocopy.

(2) The "Bill of Sale" shall show the Dealer's License number, name, address; the make, model, caliber and serial number of the handgun sold; the licensee's name, address, license number and expiration date of the license; the date of sale; the bill shall clearly indicate that the Dealer purchased the handgun(s).

(3) The licensee shall [appear at the License Division, Room 152, with their license]<u>submit the aforementioned documents, in writing, via email to: DG LIC-Purchaseorders@NYPD.org</u> to process this transaction.

(g) If the licensee sells to a New York State / New York City Handgun license holder, the following documentation shall be required to process the transaction:

(1) An "Original Bill of Sale," signed by the seller and the purchaser, with both signatures notarized.

(2) The "Bill of Sale" shall include: the seller's name, address and license number, expiration date of license; the purchaser's name, address, license number and expiration date; the make, model, calib<u>er</u>[e], and serial number of the handgun(s) sold, the date of sale.

(3) A copy of the purchaser's handgun license, front and back.

(4) A copy of the buyer's "Handgun Purchase Authorization form."

(5) The licensee shall be required to appear at the License Division – Room 152, with their license, <u>submit the aforementioned</u> <u>documents</u>, in writing, via email to: DG_LIC-Purchaseorders@NYPD. <u>org</u> to process this transaction.

(h) Once the licensee has sold their handgun(s), they shall appear in person to delete them from their license within ten (10) calendar days of the transaction.

(i) If the licensee wishes to sell their handgun to a New York State / New York City Police Officer or Peace Officer the following documentation shall be required to process the transaction:

(1) A notarized "Bill of Sale" showing the make, model, calib<u>er</u>[e] and serial number of the handgun sold; the name, address, shield number, Agency and Command of the Police Officer / Peace Officer. The bill of sale shall be signed by both the seller and the purchaser, dated, and each signature shall be notarized.

(2) If the purchaser is a New York City Police Officer or Peace Officer, the License Division requires prior written notification relative to the purchaser so that verification of employment, etc., can be obtained.

(3) Once the licensee has sold their handgun(s), they shall appear at the License Division, Room 152, with their license and the aforementioned documentation to process this transaction, or the License Division, at its discretion, may process the change by mail.

(j) If the licensee wants to transfer their handgun(s) to another New York State / New York City license they also possesses, they shall make a written request to the Division Head, License Division. The request shall include the following information:

(1) The licensee's name, address and telephone number.

(2) The license number; make, model, caliber[e], and serial number of the handgun the licensee wishes transferred; and the number of the license to which the licensee wants to transfer the handgun.

 $(3)\;$ The licensee shall enclose copies of both licenses front and back.

(4) The licensee shall receive a written response. If the request is approved, the licensee shall have to appear at the License Division with both licenses to process the transaction, or the License Division, at its discretion, may process the change by mail.

(k) If the licensee wishes to sell all of their handguns and cancel their license, they may do so by submitting the applicable documentation and their handgun license, by emailing DG_LIC-Cancellations@NYPD.org. (See Cancellation Procedures below.)

§29. Subdivision (g) of section 5-28 of Title 38 of the Rules of the City of New York is amended to read as follows:

(g) If the licensee's birthday has passed and they have not yet renewed, they shall immediately voucher their handgun(s) at their local precinct. The License Division shall not process any late renewals unless a copy of the voucher is attached to the complete renewal application which is to be electronically <u>submitted</u> via the License Division's online application portal.

\$30. Section 5-29 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 5-29 License Amendments.

(a) All verifying documents shall be submitted [via]<u>to</u> the License [Division's online application portal] <u>Division</u>. Originals of all verifying documents shall, upon the License Division's request, be made available to the License Division for review. After the original documents have been reviewed, they shall be returned to the licensee.

(1) Premises Residence and Carry License - address changes.

(i) If the licensee has moved, they shall change the address listed on their license. T[o do so t]he licensee shall [come to the License Division]request the change by email to DG LIC-PurchaseOrders@ <u>NYPD.org</u> no later than ten (10) calendar days after their change becomes effective. The licensee shall <u>provide</u>[bring] their licensee and verifying documents such as current utility bills. Any and all verifying documents shall include the licensee's name and the licensee's new address.

(ii) If the licensee has relocated outside of New York City, they shall follow the instructions for "Cancellation[.]" or request a reclassification to a non-resident Carry license, as may be appropriate.

(2) [All Carry/]Premises Business Licenses – address changes. If the licensee's business name, principals, corporate officers (if a corporation), and the nature of their business remain the same, but they have changed their business location, the licensee shall within ten (10) calendar days, provide the License Division with a copy of a current utility bill verifying the name and new address of the business, and other verifying documents substantiating the move. This transaction shall be conducted [in person]by email to DG LIC-PurchaseOrders@NYPD.org. If the nature of the licensee's business has changed, the licensee shall follow the instructions for "Cancellation."

(3) Premises [/business] Business name changes.

(i) If the licensee has a Premises Business License and changes their business name, but their business is of the same nature and at the same location, they shall provide the License Division with Amended Business Certificate, verifying documents, etc., within ten (10) calendar days.

(ii) If the licensee is an employee of a company, in addition to the documentation required in subparagraph (i) above, the licensee shall submit a letter on company stationery signed by the company president or owner, which states that the licensee is still employed by them in the same capacity for which the license was issued, and that the licensee still requires the handgun license for their employment.

(iii) If the nature of the licensee's business has changed they shall follow the instructions for Cancellation.

(4) [Carry Business License name changes. If the licensee has a Carry Business License and they change their business name – but not the nature of the business, the corporate officers, or the location, they shall contact the License Division immediately at telephone number (646) 610-5560 for instructions on how to proceed.

(5)] "Special" Carry Handgun License Changes. Licensees shall call telephone number (646) 610-5560, for specific instructions. However, the licensee's basic County Handgun License shall be amended prior to requesting any amendment of their New York City "Special Handgun License."

[(6)] (5) Individual name changes.

(i) If the licensee has changed their name because of marriage, registration of a domestic partnership, or for other reasons, they shall provide the License Division with a Marriage Certificate, affidavit or legal court documents verifying the change. Where an affidavit is provided, the Department may require additional evidence that the affiant has changed their name, including but not limited to a certificate of domestic partnership registration, credit cards issued to the affiant, or bills addressed to the affiant. For purposes of this subparagraph, "domestic partnership" shall mean a domestic partnership registered with the former City Department of Personnel pursuant to Executive Order 123 (dated August 7, 1989) during the period August 7, 1989 through January 7, 1993. (The records of domestic partnerships registered at the former City Department of Personnel have been transferred to the City Clerk.)

(ii) The aforementioned document(s) shall be submitted electronically via <u>email to DG LIC-PurchaseOrders@NYPD.org or via</u> the online application portal and the original(s) made available to the License Division for inspection upon the License Division's request. The License Division shall return the original document to the licensee.

(iii) The licensee shall appear in person at the License Division – Room 152, by appointment, with the required documents and their license to effect this change. <u>Alternatively, the License Division, at its</u> <u>discretion, may process the change by mail.</u>

(b) New business.

(1) If the licensee has changed their business from the one for which they were originally licensed, or their current business has had a change of name and/or corporate officers, owners, etc., or the nature of their business or responsibilities have changed; or if they have ended their association with the business, i.e., retired, terminated, resigned, the licensee shall within ten (10) calendar days of the change surrender their handgun(s) and license to their local precinct for safekeeping. The licensee's license may be subject to cancellation. (See 38 RCNY § 5-27 – Cancellation of the Handgun License.) Questions may be directed to the Incident Section by emailing DG_LIC-Incidents@NYPD.org.

(2) Handgun licenses are not transferable to new businesses. The licensee shall re-apply for a new handgun license for their new business. (3) New applications shall not be accepted without proof of the surrender of the old license and proof of the proper disposal or surrender of the handgun(s).

[(4)](c) Failure to make proper notification of any of the above changes to the License Division shall result in immediate cancellation of the license.

[(5)](d) All License Types – Email address changes. All licensees shall immediately notify the License Division via the online application portal of any change in their email address.

§31. Subdivision (h) of section 5-30 of Title 38 of the Rules of the City of New York is amended to read as follows:

(h) If a licensee's license is suspended or revoked, the licensee has an opportunity to challenge, [by mail]<u>in writing</u>, the interim suspension or revocation of the license during investigation of an incident and vouchering of the handgun by making a written submission to the License Division at DG_LIC-Hearings-Appeals@nypd.org.

§32. Section 5-31 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 5-31 Mutilated, Lost or Stolen Licenses.

(a) If the licensee's license was lost or stolen, the licensee shall report the loss/theft to the "Precinct of Occurrence" and obtain a "Complaint Report Number."

(1) If the licensee's license was lost, the licensee shall:

(i) Obtain a "Complaint Report Number" from the precinct of occurrence.

(ii) Report in person, by appointment, to the License Division – Room 152.

(iii) Bring a ten (\$10) dollar money order or certified check. Cash and personal checks shall not be accepted. Make instrument payable to "N.Y.C. Police Department."

(iv) [Bring two current color photos $-11/2 \times 11/2$ inches, front view, from the chest up, taken within the past thirty (30) days. The licensee shall not wear anything which would obstruct identification, e.g., hats, sunglasses, etc.]

Bring the "Complaint Report Number."

 $[(\mathrm{vi})]~(\underline{\mathrm{v}})~$ Bring personal identification – driver's license, credit card, old Handgun License.

[(vi) The licensee shall be required to prepare a duplicate application and have it notarized.]

(2) If the licensee's license was stolen, the licensee shall:

(i) Obtain a Complaint Report Number from the precinct of occurrence.

(ii) Report in person, by appointment, to the License Division – Room 152.

(iii) Bring two color photos – 1 1/2 × 1 1/2 inches, front view, from the chest up, taken within the past thirty (30) days. The licensee shall not wear anything which would obstruct identification, e.g., hats, sunglasses, etc.

(iv) Bring the "Complaint Report Number."

 $(v)\ \ \, Bring \, personal \, identification - driver's license, credit card, old Handgun License.$

[(vi) The licensee shall be required to prepare a duplicate application and have it notarized.]

(b) If the licensee's license was altered, laminated or mutilated, the licensee shall: Report in person, by appointment, to the License Division – Room 152 with the following:

(1) A ten (\$10) dollar money order or certified check. Cash and personal checks shall not be accepted. Make instrument payable to "N.Y.C. Police Department."

(2) Two color photos $-11/2 \times 11/2$ inches, front view, from the chest up, taken within the past thirty (30) days. The licensee shall not wear anything which would obstruct identification, e.g., hats, sunglasses, etc.

(3) [The licensee shall be required to prepare a duplicate application and have it notarized.

 $\left(4\right)]$ The licensee shall bring with them the remnants of their license.

§33. Section 15-22 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 15-22 Commencement of Proceedings.

(a) Entitlement to a Hearing. A licensee shall be entitled to submit a written request for a hearing following issuance of a Notice of Determination Letter notifying the licensee of suspension or revocation of a license and the opportunity for a hearing.

(b) Scheduling of Hearings. A licensee who wishes to request a hearing relating to a suspension or revocation shall submit a written request to the Commanding Officer, License Division, following the issuance of a Notice of Determination Letter, within [(30)]<u>ninety (90)</u> calendar days of the date on the Notice of Determination Letter. A licensee whose arrest or summons resulted in suspension or revocation of her/his license may only submit a written request for a hearing within [thirty (30)]<u>ninety (90)</u> calendar days after the termination of the criminal action, as defined in New York State Criminal Procedure Law § 1.20(16)(c). If the suspension or revocation resulted from the licensee becoming the subject of an order of protection or a temporary order of protection, the licensee may only submit a written request for a hearing within [thirty (30)]<u>ninety (90)</u> calendar days after the expiration or voiding of the order of protection or temporary order of protection. If the suspension or revocation was related to both a criminal action and an order of protection or temporary order of protection, then the later of the two waiting periods shall apply. The License Division shall schedule a hearing within a reasonable time of receipt of the request.

(c) Notice of Hearing. A licensee shall receive notification of the date, time and place of the hearing by regular <u>and/or electronic</u> mail addressed to the licensee's last known address. Additionally, a licensee's New York State licensed attorney shall receive notification, if the attorney has filed an appearance with the Department.

§34. Subdivision (d) of section 15-27 of Title 38 of the Rules of the City of New York is amended to read as follows:

(d) Transcripts. [Audio all] <u>Audio of all</u> hearings shall be recorded [on a tape recorder]. A transcript of the hearing may be ordered by any party to the hearing. The transcript shall be provided upon payment of reasonable transcription costs.

§35. Section 15-28 of Title 38 of the Rules of the City of New York is amended to read as follows:

§ 15-28 Hearing Officer's Report and Recommendation.

(a) After the conclusion of the hearing, the Hearing Officer shall prepare a written hearing report and recommended disposition. The report shall include a statement of the issues, findings of fact, and conclusions of law, as well as the reasons and basis therefor. Findings of fact shall be based exclusively upon all the material issues of fact and law presented in the record. The [Division Head]Director, License Division shall review the report and recommendation and make a final determination. S/he may approve the recommendation or modify the findings or the penalty consistent with the record. [The Division Head's determination is the final administrative determination.]

(b) Licensees shall receive a copy of the Hearing Officer's report and the [Division Head's] <u>Director's</u> final determination, by regular <u>and/</u><u>or electronic</u> mail, within a reasonable time after the conclusion of the hearing.

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: Rules Relating to Non-Resident Concealed Carry Handgun Licenses and Registrations (Revised Permanent Rule)

REFERENCE NUMBER: 2024 RG 118

RULEMAKING AGENCY: New York Police Department

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:

- (i) 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.

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/s/ STEVEN GOULDEN Acting Corporation Counsel Date: October 22, 2024

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: Rules Relating to Non-Resident Concealed Carry Handgun Licenses and Registrations (Revised Permanent Rule)

REFERENCE NUMBER: NYPD-22

RULEMAKING AGENCY: New York Police Department

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:

- (i) Is understandable and written in plain language for the discrete regulated community or communities;
- (ii) 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 it does not establish a violation, modification of a violation, or modification of the penalties associated with a violation.

/s/ Francisco X. Navarro Mayor's Office of Operations <u>October 22, 2024</u> Date

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SPECIAL MATERIALS

CITYWIDE ADMINISTRATIVE SERVICES

■ PUBLIC HEARINGS

OFFICIAL FUEL PRICE (\$) SCHEDULE NO. 9472 FUEL OIL AND KEROSENE

CONTR. NO.	ITEM NO.	FUEL/OIL TYPE		DELIVERY	VENDOR	CHANGE (\$)	PRICE (\$) EFF. 10/21/2024
4287148	1	#2DULS		CITYWIDE BY TW	GLOBAL MONTELLO	-0.1318 GAL.	2.4114 GAL.
4287148	2	#2DULS		RACK PICK-UP	GLOBAL MONTELLO	-0.1318 GAL.	2.2944 GAL.
4287148	3	#2DULS	Winterized	CITYWIDE BY TW	GLOBAL MONTELLO	-0.1318 GAL.	2.4496 GAL.
4287148	4	#2DULS	Winterized	RACK PICK-UP	GLOBAL MONTELLO	-0.1318 GAL.	2.3326 GAL.
4287149	5	#2DULS		CITYWIDE BY TW	SPRAGUE	-0.1318 GAL.	2.6960 GAL.
4287149	6	#2DULS	Winterized	CITYWIDE BY TW	SPRAGUE	-0.1318 GAL.	2.9090 GAL.
4287149	7	B100		CITYWIDE BY TW	SPRAGUE	-0.1351 GAL.	5.1430 GAL.
4287149	8	#2DULS		RACK PICK-UP	SPRAGUE	-0.1318 GAL.	2.5460 GAL.
4287149	9	#2DULS	Winterized	RACK PICK-UP	SPRAGUE	-0.1318 GAL.	2.7590 GAL.
4287149	10	B100		RACK PICK-UP	SPRAGUE	-0.1351 GAL.	4.9930 GAL.
4287149	11	#1DULS		CITYWIDE BY TW	SPRAGUE	-0.1364 GAL.	3.1910 GAL.
4287149	12	B100		CITYWIDE BY TW	SPRAGUE	-0.1351 GAL.	5.1670 GAL.
4287149	13	#1DULS		RACK PICK-UP	SPRAGUE	-0.1364 GAL.	3.0410 GAL.
4287149	14	B100		RACK PICK-UP	SPRAGUE	-0.1351 GAL.	5.0170 GAL.
4287149	15	#2DULS		BARGE DELIVERY	SPRAGUE	-0.1318 GAL.	2.4454 GAL.
4287149	16	#2DULS	Winterized	BARGE DELIVERY	SPRAGUE	-0.1318 GAL.	2.5114 GAL.
4287149	17	#2DULSB50		CITYWIDE BY TW	SPRAGUE	-0.1318 GAL.	3.3202 GAL.
4287149	18	#2DULSB50		CITYWIDE BY TW	SPRAGUE	-0.1351 GAL.	4.7572 GAL.
4287149	19	#2DULSB50		RACK PICK-UP	SPRAGUE	-0.1318 GAL.	3.1702 GAL.
4287149	20	#2DULSB50		RACK PICK-UP	SPRAGUE	-0.1351 GAL.	4.6072 GAL.
4287126	1	JET		FLOYD BENNETT	SPRAGUE	-0.1166 GAL.	3.3489 GAL.
Non-Winteriz	ed		Apr 1 - Oct 31				
4287149		#2DULSB5	95% ITEM 5.0 5% ITEM 7.0	CITYWIDE BY TW	SPRAGUE	-0.1320 GAL.	2.8183 GAL.
4287149		#2DULSB10	90% ITEM 5.0 10% ITEM 7.0	CITYWIDE BY TW	SPRAGUE	-0.1321 GAL.	2.9407 GAL.
4287149		#2DULSB20	80% ITEM 5.0 20% ITEM 7.0	CITYWIDE BY TW	SPRAGUE	-0.1325 GAL.	3.1854 GAL.
4287149		#2DULSB5	95% ITEM 8.0 5% ITEM 10.0	RACK PICK-UP	SPRAGUE	-0.1320 GAL.	2.6684 GAL.
4287149		#2DULSB10	90% ITEM 8.0 10% ITEM 10.0	RACK PICK-UP	SPRAGUE	-0.1321 GAL.	2.7907 GAL.
4287149		#2DULSB20	80% ITEM 8.0 20% ITEM 10.0	RACK PICK-UP	SPRAGUE	-0.1325 GAL.	3.0354 GAL.
4287149		#2DULSB50	50% ITEM 17.0 50% ITEM 18.0	CITYWIDE BY TW	SPRAGUE	-0.1335 GAL.	4.0387 GAL.

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FRIDAY, OCTOBER 25, 2024

4287149	#2DULSB50	50% ITEM 19.0 50% ITEM 20.0	RACK PICK-UP	SPRAGUE	-0.1334 GAL.	3.8887 GAL.
4387181	HDRD NW1	HDRD 95%+ B100 5% (TW) Ends Oct 23	CITYWIDE BY TW	APPROVED OIL CO	0.0000 GAL.	4.0261 GAL.
4387181	HDRD NW2	HDRD 95%+ B100 5% (P/U) Ends Oct 23	RACK PICK-UP	APPROVED OIL CO	0.0000 GAL.	3.8761 GAL.
Winterized		Nov 1 - Mar 31				
4287149	#2DULSB5	95% ITEM 6.0 5% ITEM 7.0	CITYWIDE BY TW	SPRAGUE	-0.1320 GAL.	3.0207 GAL.
4287149	#2DULSB10	90% ITEM 6.0 10% ITEM 7.0	CITYWIDE BY TW	SPRAGUE	-0.1321 GAL.	3.1324 GAL.
4287149	#2DULSB20	80% ITEM 6.0 20% ITEM 7.0	CITYWIDE BY TW	SPRAGUE	-0.1325 GAL.	3.3558 GAL.
4287149	#2DULSB5	95% ITEM 9.0 5% ITEM 10.0	RACK PICK-UP	SPRAGUE	-0.1320 GAL.	2.8707 GAL.
4287149	#2DULSB10	90% ITEM 9.0 10% ITEM 10.0	RACK PICK-UP	SPRAGUE	-0.1321 GAL.	2.9824 GAL.
4287149	#2DULSB20	80% ITEM 9.0 20% ITEM 10.0	RACK PICK-UP	SPRAGUE	-0.1325 GAL.	3.2058 GAL.
4387181	HDRD W1	HDRD 95%+ B100 5% (TW) Starts Oct24	CITYWIDE BY TW	APPROVED OIL CO	-0.8317 GAL.	4.0115 GAL.
4387181	HDRD W2	HDRD 95%+ B100 5% (P/U) Starts Oct24	RACK PICK-UP	APPROVED OIL CO	-0.8317 GAL.	3.8615 GAL.
Non-Winterized / Winterized		Year-Round				
4287149	#1DULSB20	80% ITEM 11.0 20% ITEM 12.0	CITYWIDE BY TW	SPRAGUE	-0.1361 GAL.	3.5862 GAL.
4287149	#1DULSB20	80% ITEM 13.0 20% ITEM 14.0	RACK PICK-UP	SPRAGUE	-0.1361 GAL.	3.4362 GAL.
4287149	#1DULSB5	95% ITEM 11.0 5% ITEM 12.0	CITYWIDE BY TW	SPRAGUE	-0.1363 GAL.	3.2898 GAL.
4287149	#1DULSB5	95% ITEM 13.0 5% ITEM 14.0	RACK PICK-UP	SPRAGUE	-0.1363 GAL.	3.1398 GAL.

OFFICIAL FUEL PRICE (\$) SCHEDULE NO. 9473 FUEL OIL, PRIME AND START

CONTR. NO.	ITEM NO.	FUEL/OIL TYPE	DELIVERY	VENDOR	CHANGE (\$)	PRICE (\$) EFF. 10/21/2024
4287030	1	#4B5	MANHATTAN	UNITED METRO	-0.1235 GAL.	2.3623 GAL.
4287030	2	#4B5	BRONX	UNITED METRO	-0.1235 GAL.	2.3823 GAL.
4287030	3	#4B5	BROOKLYN	UNITED METRO	-0.1235 GAL.	2.3223 GAL.
4287030	4	#4B5	QUEENS	UNITED METRO	-0.1235 GAL.	2.3523 GAL.
4287031	5	#4B5	RICHMOND	APPROVED OIL CO	-0.1235 GAL.	2.5423 GAL.
4187014	1	#2B5	MANHATTAN	SPRAGUE	-0.1320 GAL.	2.5252 GAL.
4187014	3	#2B5	BRONX	SPRAGUE	-0.1320 GAL.	2.4772 GAL.
4187014	5	#2B5	BROOKLYN	SPRAGUE	-0.1320 GAL.	2.4902 GAL.
4187014	7	#2B5	QUEENS	SPRAGUE	-0.1320 GAL.	2.4982 GAL.
4187014	9	#2B5	STATEN ISLAND	SPRAGUE	-0.1320 GAL.	2.5772 GAL.
4187014	11	#2B10	CITYWIDE BY TW	SPRAGUE	-0.1321 GAL.	2.5717 GAL.
4187014	12	#2B20	CITYWIDE BY TW	SPRAGUE	-0.1325 GAL.	2.7188 GAL.
4187015	2	#2B5	MANHATTAN (RACK PICK-UP)	APPROVED OIL CO	-0.1320 GAL.	2.2905 GAL.
4187015	4	#2B5	BRONX (RACK PICK-UP)	APPROVED OIL CO	-0.1320 GAL.	2.2905 GAL.
4187015	6	#2B5	BROOKLYN (RACK PICK-UP)	APPROVED OIL CO	-0.1320 GAL.	2.2905 GAL.
4187015	8	#2B5	QUEENS (RACK PICK-UP)	APPROVED OIL CO	-0.1320 GAL.	2.2905 GAL.
4187015	10	#2B5	STATEN ISLAND (RACK PICK-UP)	APPROVED OIL CO	-0.1320 GAL.	2.2905 GAL.

OFFICIAL FUEL PRICE (\$) SCHEDULE NO. 9474 FUEL OIL AND REPAIRS

CONTR. NO.	ITEM NO.	FUEL/OIL TYPE	DELIVERY	VENDOR	CHANGE (\$)	PRICE (\$) EFF. 10/21/2024
20258800919	1	#2B5	All Boroughs (Pickup under delivery)	APPROVED OIL CO	-0.1320 GAL	2.4700 GAL.
20258800919	2	#4B5	All Boroughs (Pickup under delivery)	APPROVED OIL CO	-0.1235 GAL	2.3724 GAL.
20258800919	3	#2B10	All Boroughs (Pickup under delivery)	APPROVED OIL CO	-0.1321 GAL	2.5449 GAL

4.0

Reg UL

Prem UL

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2.2372 GAL.

20258800919	4	#2B20	All Boroughs (Pickup under delivery)	APPROVED OIL CO	-0.1325 GAL	2.6886 GAL		
	OFFICIAL FUEL PRICE (\$) SCHEDULE NO. 9475 GASOLINE							
CONTR. NO.	ITEM NO.	FUEL/OIL TYPE	DELIVERY	VENDOR	CHANGE (\$)	PRICE (\$) EFF. 10/21/2024		
4387063	1.0	Reg UL	CITYWIDE BY TW	GLOBAL MONTELLO	-0.0735 GAL	2.1770 GAL.		
4387063	2.0	Prem UL	CITYWIDE BY TW	GLOBAL MONTELLO	-0.0689 GAL	2.3344 GAL.		
4387063	3.0	Reg UL	RACK PICK-UP	GLOBAL MONTELLO	-0.0735 GAL	2.0748 GAL.		

RACK PICK-UP

4387063 NOTE:

Federal excise taxes are imposed on taxable fuels, (i.e., gasoline, kerosene, and diesel), when removed from a taxable fuel terminal. This fuel excise tax does not include Leaking Underground Storage Tank (LUST) tax. LUST tax applies to motor fuels for both diesel and gasoline invoices. Going forward, LUST Tax will appear as an additional fee at the rate of \$0.001 per gallon and will be shown as a separate line item on your invoice

GLOBAL MONTELLO

-0.0689 GAL

- The National Oil Heat Research Alliance (NORA) has been extended until February 6, 2029. A related assessment of \$.002 per gallon has 2 been added to the posted weekly fuel prices and will appear as a separate line item on invoices. This fee applies to heating oil only and since 2015 has included #4 heating oil. All other terms and conditions remain unchanged.
- 3. Items 1 - 4 on contract 4287148 and 5 - 20 on contract 4287149 are effective as of June 1st, 2022.
- Items 1 4 on contract 4387063 are effective as of December 19, 2022. 4.
- Federal Superfund Tax is included in the DCAS weekly pricing schedule, and it should not show as an additional fee. 5.

REMINDER FOR ALL AGENCIES:

All entities utilizing DCAS fuel contracts are reminded to pay their invoices on time to avoid interruption of service. Please send inspection copy of receiving report for all gasoline (E70, UL PREM) delivered by tank wagon to OCP/Bureau of Quality Assurance (BQA), 1 Centre Street, 18th Floor, New York, NY 10007.

- April 1st October 31st transition to non-winter fuel.
- November 1st March 31st transition to winter fuel.

The new HPD Fuel Oil contract 20258800919 will go into effect Monday, September 30.

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MAYOR'S OFFICE OF CONTRACT SERVICES

■ PUBLIC HEARINGS

Notice of Intent to Renew or Amend Contract(s) Not Included in FY25 Annual Contracting Plan and Schedule

NOTICE IS HEREBY GIVEN that the Mayor will be entering into the following renewal(s)/amendment(s) of (a) contract(s) not included in the FY 2025 Annual Contracting Plan and Schedule that is published pursuant to New York City Charter § 312(a):

Agency: Department of Transportation

Vendor: Malone Creative Group

Description of Services to be Provided: Public awareness Speeding Ruins. The consultant team will work with NYC DOT communication's team to deploy a media campaign to place ads in traditional media outlets (e.g., print, television, radio) out-of-home ads (e.g., bulletins, posters, bus trails, pump toppers, etc.), digital media ads, as well as any additional ad placement deemed essential by NYC DOT. Anticipated Procurement Method: Amendment to add funds and extend contract term Anticipated New Start Date: March 4, 2024 Anticipated New End Date: December 31, 2024 Anticipated Modifications to Scope: None Reason for Renewal/Extension: add funds to pay the vendor Job Titles: None Headcounts: 0

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Notice of Intent to Issue New Solicitation Not Included in FY25 Annual Contracting Plan and Schedule

NOTICE IS HEREBY GIVEN that the Mayor will be issuing the following solicitation(s) not included in the FY 2025 Annual Contracting Plan and Schedule that is published pursuant to New York City Charter § 312(a):

Agency: New York City Department of Health and Mental Hygiene Description of Services to be Provided: NYC Health Department is seeking vendors with experience in healthcare and pharmaceutical sales and marketing to recruit and have "on-call" a pool of experienced personnel to serve as Health Department Representatives "Representatives") in public health detailing campaigns. At the direction of NYC Health, the Contractors will provide qualified professionals who can be deployed throughout New York City (NYC) to educate target audiences on public health issues pertaining to the overall well-being of city residents. The representatives will use an evidence-based public health detailing ("PHD") pharmaceutical sales approach in which Representatives conduct face-to-face educational outreach to clinical practices and community institutions to promote key recommendations and best practices on a variety of public health issues such as asthma, cancer, cardiovascular disease, communicable diseases, diabetes, influenza, nutrition, and smoking cessation Anticipated Contract Start Date: 9/1/2025 Anticipated Contract End Date: 8/31/2026 Anticipated Procurement Method: Negotiated Acquisition Extension

Job Titles: None

Headcount: 0

Agency: New York City Department of Health and Mental Hygiene Description of Services to be Provided: NYC Health Department is seeking qualified vendors with experience in healthcare and pharmaceutical sales and marketing to recruit and have "on-call" a pool of experienced personnel to serve as Health Department Representatives ("Representatives") in public health detailing campaigns. At the direction of NYC Health, the Contractors will provide qualified professionals who can be deployed throughout New York City (NYC) to educate target audiences on public health issues pertaining to the overall well-being of city residents. The representatives will use an evidence-based public health detailing ("PHD") pharmaceutical sales approach in which Representatives conduct face-to-face educational outreach to clinical practices and community institutions to promote key recommendations and best practices on a variety of public health issues such as asthma, cancer, cardiovascular disease, communicable diseases, diabetes, influenza, nutrition, and smoking cessation. Anticipated Contract Start Date: 9/1/2025 Anticipated Contract End Date: 8/31/2031

Anticipated Procurement Method: Request for Proposal Job Titles: None Headcount: 0

Agency: Department of Environmental Protection Description of services to be provided: 1626-MIX - NYCDEP is seeking Notice of Intent to Issue New Solicitation Not Included in FY25 Annual a vendor to provide all necessary labor, parts, materials, and equipment for the repair and maintenance of EMU/Wilo, KSB, Gas Mastrrr, and Contracting Plan and Schedule NOTICE IS HEREBY GIVEN that the Mayor will be issuing the Invent mixers as well as their auxiliary equipment located at various following solicitation(s) not included in the FY 2025 Annual Wastewater Resource Recovery Facilities. Anticipated Contract Start Date: 7/1/2025 Contracting Plan and Schedule that is published pursuant to New York Anticipated Contract End Date: 6/30/2028 Anticipated Procurement Method: Competitive Sealed Bid City Charter § 312(a): Agency: Department of Environmental Protection Description of services to be provided: 1572-PSE - NYCDEP is seeking Job titles: None Headcounts: 0 a vendor to provide all necessary labor, materials, equipment and laboratory service for conducting compliance emission source stack Agency: Department of Environmental Protection testing on engines. Description of services to be provided: 1637-BIO - NYCDEP is seeking a vendor to provide Rail Transportation and Disposition Services for NYC Biosolids Generated at various DEP dewatering facilities. Anticipated Contract Start Date: 7/1/2025 Anticipated Contract End Date: 6/30/2028 Anticipated Procurement Method: Competitive Sealed Bid Anticipated Contract Start Date: 7/1/2025 Anticipated Contract End Date: 6/30/2028 Job titles: None Headcounts: 0 Anticipated Procurement Method: Competitive Sealed Bid Job titles: None Agency: Department of Environmental Protection Headcounts: 0 Description of services to be provided: 1580-FAS - NYCDEP is seeking a vendor to furnish all the necessary labor, materials and equipment to Agency: Department of Environmental Protection Description of services to be provided: 1638-MV - NYCDEP is seeking perform repair and maintenance of the Fire Alarm System at various a vendor to provide all necessary labor, parts, materials and equipment DEP facilities in compliance with all applicable NYC Building Code for the supervision and transportation of liquid Sludge from and to and Fire Department rules and regulations. various Department of Environmental Protection Wastewater Resource Anticipated Contract Start Date: 7/1/2025 Recovery Facilities in NY harbor and Passaic Valley Sewerage Commission Facility in Newark New Jersey. Anticipated Contract End Date: 6/30/2028 Anticipated Procurement Method: Competitive Sealed Bid Job titles: None Anticipated Contract End Date: 7/1/2025 Anticipated Contract End Date: 6/30/2028 Headcounts: 0 Anticipated Procurement Method: Competitive Sealed Bid Agency: Department of Environmental Protection Job titles: None Description of services to be provided: 1581-FAS - NYCDEP is seeking Headcounts: 0 a vendor to furnish all the necessary labor, materials and equipment to Agency: Department of Environmental Protection perform repair and maintenance of the Fire Alarm System at various Description of services to be provided: 1639-PBS - NYCDEP is seeking DEP facilities in compliance with all applicable NYC Building Code a vendor to provide repair and maintenance of Petroleum Bulk Storage and Fire Department rules and regulations. tanks (PBS) at various wastewater treatment plants, Pump Stations Anticipated Contract Start Date: 7/1/2025 and Associated DEP Facilities. Anticipated Contract End Date: 6/30/2028 Anticipated Contract End Date: 7/1/2025 Anticipated Procurement Method: Competitive Sealed Bid Anticipated Contract End Date: 6/30/2028 Job titles: None Anticipated Procurement Method: Competitive Sealed Bid Headcounts: 0 Job titles: None Agency: Department of Environmental Protection Description of services to be provided: 1610-GPI - NYCDEP is seeking a vendor for Inspection and Repair of Gas piping Systems at Various Headcounts: 0 Agency: Department of Environmental Protection Description of services to be provided: 1640-CFT - NYCDEP is seeking Wastewater Resource Recovery Facilities and Associated Facilities. a vendor to provide Maintenance and repair of the citywide collection Anticipated Contract Start Date: 7/1/2025 facility integrated scada system at various wastewater resource Anticipated Contract End Date: 6/30/2028 recovery facilities, pump stations and associated department of Anticipated Procurement Method: Competitive Sealed Bid Job titles: None environmental protection facilities. Anticipated Contract Start Date: 7/1/2025 Headcounts: 0 Anticipated Contract End Date: 6/30/2028 Anticipated Procurement Method: Competitive Sealed Bid Agency: Department of Environmental Protection Description of services to be provided: 1611-RDT - NYCDEP is seeking a vendor Removal, Transportation and Disposal of Residuals from Job titles: None Headcounts: 0 • o25 Various DEP Wastewater Resource Recovery Facilities and Other DEP Facilities Anticipated Contract Start Date: 7/1/2025 Anticipated Contract End Date: 6/30/2028 Anticipated Procurement Method: Competitive Sealed Bid CHANGES IN PERSONNEL Job titles: None Headcounts: 0 DISTRICT ATTORNEY KINGS COUNTY Agency: Department of Environmental Protection FOR PERIOD ENDING 08/16/24 Description of services to be provided: 1613-FRP - NYCDEP is seeking TITLE a vendor for Maintenance and Repair of Fiberglass Reinforced Plastic Storage Tanks at various Tanks Wastewater Treatment Plant and PROV EFF DATE AGENCY NAME NUM SALARY ACTION KIRINCICH COLE 5605 \$49615.0000 APPOINTED YES 08/04/24 903 М LER DAWOON 56057 \$49615.0000 RESIGNED YES 08/06/24 903 Associated DEP Faciities. 08/04/24 MARSHALL ABIGAIL L 56057 \$49615.0000 APPOINTED YES 903 Anticipated Contract Start Date: 7/1/2025 08/04/24 NAVARRO CHRISTOP J 56056 \$42092.0000 APPOINTED YES 903 Anticipated Contract End Date: 6/30/2028 PATEL PEKDEMIR \$80000.0000 \$49615.0000 RESIGNED 08/04/24 08/04/24 KANISHK N 30114 YES 903 Anticipated Procurement Method: Competitive Sealed Bid HUSEYIN 56057 INCREASE 903 YES \$42092.0000 Job titles: None RANDOLPH AKIN 56056 RESIGNED YES 07/28/24 903 SALZARULO MATTHEW J 13401 \$150000.0000 APPOINTED YES 07/28/24 903 Headcounts: 0 SANCHEZ MARCIAL 08/04/24 HENRY 56057 \$49615.0000 APPOINTED YES 903 Agency: Department of Environmental Protection SIEGEL DARCI W 56057 \$49615.0000 RESIGNED YES 07/30/24 903 Description of services to be provided: 1635-MV - NYCDEP is seeking WILLIAMS MAKYALAH 56056 \$42092.0000 APPOINTED YES 08/04/24 903 a vendor to provide all necessary labor, parts, materials and equipment DISTRICT ATTORNEY QNS COUNTY for the repair, surveying, inspection and testing of DEP Marine Vessels and equipment. Unless specified "at DEP facility", all work shall be FOR PERIOD ENDING 08/16/24 TITLE performed at the Contractor's owned and/or operated dry-dock, pier or NAME NUM SALARY ACTION PROV EFF DATE AGENCY \$46000.0000 \$155000.0000 APPOINTED APPOINTED YES 08/04/24 YES 08/04/24 BARRETO OLIVIA G 56057 shipvard. BROWN JERMAINE R 95714 904 Anticipated Contract Start Date: 7/1/2025 BRUMELL SHAKIRA 56056 \$38712.0000 08/07/24 Ρ RESIGNED YES 904 Anticipated Contract End Date: 6/30/2028 08/04/24 08/07/24 BYER PAMELA 30114 \$192731.0000 INCREASE YES 904 Anticipated Procurement Method: Competitive Sealed Bid DEFAY MYRIAM 56057 \$51585.0000 RESIGNED YES 904 Job titles: None JACKSON J 30114 \$89000.0000 08/01/24 DETERDING INCREASE YES 904 Headcounts: 0 DIIDEK ISABELLE 30114 \$88000.0000 INCREASE YES 08/01/24 904

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