NEW YORK CITY DEPARTMENT OF FINANCE • PARKING OPERATIONS DIVISION

FLEET PROGRAM

APPLICATION FOR STIPULATED FINE AND COMMERCIAL ABATEMENT PROGRAMS

Email: FleetRental@finance.nyc.gov

Department of Finance

Mail: NYC Department of Finance, Attn: Stipulated Fine Program, 66 John Street, 3rd Floor, New York, NY 10038

The Department of Finance has two commercial parking programs that allow parking violations to be paid on a stipulated fine schedule:

- Stipulated Fine Program: For companies with commercial fleet vehicles engaged in expeditious deliveries or services and
- **Commercial Abatement Program:** For companies with commercial fleet vehicles engaged in commercial activity other than expeditious deliveries or services.

The commercial entity must pay all of its parking debt, and all parking debt for any of its registered license plates must be satisfied prior to enrollment in one of the programs. Once enrolled, failure to pay abated violations will result in forfeiture of abated fine, penalties, interest, and a default judgment entered with the Civil Court of the City of New York. For those not enrolled in the Fleet Program, this form serves as an application and enrollment for one of the Commercial Programs as well as the Fleet Program.

Upon receipt of your application, the Department of Finance will determine which program you are eligible for and enroll you. Once you are enrolled, we will notify you by email and provide you with the fine schedule. If you need assistance or if you have any questions, please contact the Fleet Unit at (212) 291-2577 or by email at FleetRental@finance.nyc.gov.

SECTION I: CONTACT INFORMATION

1. COMPANY NAME (REQUIRED):

2. DOING BUSINESS AS (DBA) NAME (ATTACH COPY OF CERTIFICATE OF ASSUMED NAME):				
3. BUSINESS ADDRESS (REQUIRED):		CITY:	STATE:	ZIP:
4. MAILING ADDRESS:		CITY:	STATE:	ZIP:
5. PRIMARY CONTACT NAME (REQUIRED):		6. SECONDARY CONTACT NAME:		
7. PRIMARY CONTACT TELEPHONE NO (REQUIRED):		8. SECONDARY CONTACT TELEPHONE NO:		
9. PRIMARY CONTACT EMAIL (REQUIRED):		10. SECONDARY CONTACT EMAIL:		
IMPORTANT: You will not be approved for or enrolled in a program if you do		11. EMPLOYER IDENTIFICATION NUMBER:		
not provide a valid email address. This email address will be used for sending all weekly reports and bills.				
SECTION II: BROKER INFORMATION (If applicable. All fields must be completed.)				
1. BROKER COMPANY NAME:				
2. BROKER CONTACT NAME:		3. BROKER TELEPHONE NO:		
4. BUSINESS ADDRESS:	CITY:	STATE:	ZIP:	
5. BROKER EMAIL ADDRESS:				

SECTION III: AUTHORIZATION – indicate which party is authorized to perform the activities below.					
ACTIVITY TYPE	RECEIVE REFUNDS Choose One Only	RECEIVE REPORTS	MAKE PAYMENTS	MANAGE PLATES	
COMPANY					
BROKER (IF APPLICABLE)					

NOTE: All Fleet Program reports and notifications will b	e sent by	email.
SECTION IV: COMMERCIAL VEHICLE INFORMATION		
1. Do you own or lease commercial vehicles?	YES	If YES, how many?
	NO	If NO, you are not eligible for the Stipulated Fine Program.
2. Are the vehicles currently enrolled in the Fleet Program?	YES	If YES, indicate the Fleet Registration #:
		If NO, then this form also serves as enrollment for the Fleet Program.
If the vehicles being enrolled are leased or	rogistor	ed to a different owner name, a Lease Rider is required.
	registere	a to a different owner name, a Lease filder is required.
SECTION V: VEHICLE USE INFORMATION		
1. A) Describe the nature of your business. Check all that a	apply:	
Delivery Company Service Company	Other (Desc	pribe):
B) Indicate the type of delivery or service your company	provides.	Check all that apply:
		xterminator Food Laundry Moving
		loral 🗌 Furniture 🗌 Mail 🗌 Plumbing
	-	/ parked at each job/stop:
C) Indicate the longest length of time your vehicles will b	be parked i	n one location:
SECTION VI: SIGNATURE AND CERTIFICATION		
leased in our company's name at the business address show are not registered to, or leased by, our name and address, su	wn above. \ Ich plates n m's terms a	Fleet Program will be registered with the Department of Motor Vehicles or Ne understand that if we submit plates for Fleet Program registration which hay be dropped from the Fleet Program without prior notice, unless a Lease and conditions. We understand that failure to comply with these terms and bate in the Fleet Program.
	ts set forth	in the Commercial Parking Programs Enrollment Agreement are
You must provide a copy of one of the following documents Certificate of Business Certificate of Incorporation 		tification
I, certify that I am		of the company named in this application and that all
		of the company named in this application and that all t of my knowledge and belief. I understand that willfully making a false evant to the making and filing of a false instrument and will render this
Authorized Company Official's Signature	_	
	Acknow	vledgment
		houghton
Sworn to and subscribed before me thisday of	, 20_	
Noton / Dublia	_	
Notary Public		

SECTION VII: VEHICLE PLATE INFORMATION (CONTINUED)

 Please list all plate numbers associated with your business in the section below (attach additional sheets if necessary). All plate numbers listed below will be enrolled in the Fleet Program; you will receive weekly consolidated electronic statements listing the parking violations issued.

 VEHICLE PLATE NUMBER
 STATE
 PLATE TYPE

1		
2		
3		
4		
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NEW YORK CITY DEPARTMENT OF FINANCE • PARKING OPERATIONS DIVISION



FLEET PROGRAM

ENROLLMENT AGREEMENT FOR COMMERCIAL PARKING PROGRAMS

l,	_, holding the position of,
NAME	TITLE
am authorized to enroll my company,	, in a New York City

Department of Finance (DOF) Stipulated Fine or Commercial Abatement Program for the payment of parking tickets for commercial fleet vehicles.

I certify that my company's vehicles are used in the manner described, and parked for the time periods described, in the attached application; these assertions are incorporated into the terms of this agreement. My company will immediately notify DOF if the uses for any of the enrolled vehicles changes.

By enrolling in this program, I agree to the following:

1. Enrollment: DOF is authorized to enroll the company named above in a stipulated fine program and will determine which program is appropriate. Communications will be conducted through the webbased portal and by email. Once enrolled, program activities such as plate enrollment or termination, debt payment, or account access will be managed online.

2. Stipulated Fines: I agree to the stipulated fine schedule, as determined by DOF, comprising fixed percentages of violations issued in one of three categories: amenable, partially amenable, or non-amenable. I am aware that DOF may change any stipulated fine schedule without providing notice, and I agree to waive any claims and defenses based thereon. Any summons issued to an enrolled vehicle will be paid by the company according to the stipulated fine schedule once this agreement takes effect. I understand that any outstanding balances due for all judgment and non-judgment summonses as of the date of the application, must be paid prior to this agreement taking effect. Any plates registered after the effective date will also require payment before they can be enrolled in the program.

3. Billing: DOF will issue electronic weekly fleet reports listing the number of violations issued, the violation categories, the system entry date, and the amount due. Fleet reports will be sent by email and can also be accessed online at any time. By executing this agreement, I consent to email and online notification, which shall be in full compliance with DOF's notification obligations. I acknowledge that if the company's email address changes, the company is obligated to notify DOF. Failure to receive reports and notifications from DOF because my company failed to provide DOF with up-to-date email addresses will not extend any time periods provided for in this agreement. DOF's notification obligations will be satisfied by email notification to the last email address provided.

4. Payment: Payment of the amount reported must be made within 45 days of the system entry date. DOF may require electronic payment at its sole discretion.

5. Failure to Pay: Failure to pay in a timely manner shall be deemed, for all purposes, as an admission of liability and shall be grounds for rendering and entering a default judgment in the amount of the original unreduced fine, and the imposition of all penalties and interest provided for in DOF's rules. Such judgment will be entered in the Civil Court of the City of New York, or any other court of civil jurisdiction, or any other place provided for the entry of civil judgments within the state of New York. A default judgment may be avoided by payment. Five open judgments incurred within a 12-month period may result in suspension of the vehicle's New York DMV registration.

6. Removal from the Program: Default judgment of greater than \$350.00 may result in removal from both the Stipulated Fine and Commercial Abatement Programs, towing, booting, and suspension of the vehicle's New York DMV registration. A default judgment may be avoided by payment.

7. Waiver of Right to Contest Summonses: For any summonses issued to an enrolled vehicle, the Company waives all rights to a hearing, and agrees to accept the determinations as final. The summonses shall be deemed finally adjudicated and may not be challenged, contested or otherwise adjudicated by any party, for any reason, either administratively, or in court. This waiver applies to all summonses issued prior to this agreement that have not yet been adjudicated as well as those issued after.

This waiver includes any rights to challenge or otherwise contest any such violations that have become due and payable at the unreduced full amount due as set forth by the default provisions herein. This waiver shall be final and irrevocable.

8. Voluntary Enrollment: Enrollment in a DOF Commercial Parking Program (both the Stipulated Fine and Commercial Abatement Programs) is voluntary and may be terminated at any time by either party, for any reason. With respect to vehicle plates enrolled in the Fleet Program that the company does not own but leases, the company is liable for any summonses issued to those plates until enrollment of such plates in the Fleet Program is terminated. Cancellation shall become effective 10 days following the receipt of written notice from the canceling party.

Failure of DOF to enforce any of its rights upon default herein shall not be deemed as a waiver of the right to do so upon any other such default.

I agree that participation in the program requires me to review and manage my reporting online.

I agree to comply with audits from DOF for verification of mode of business. I further agree that if DOF determines that vehicles were not used as described in the attached application, the stipulated fine amounts will be amended based on the appropriate schedule of fines.

This agreement contains all terms and conditions agreed upon by the parties and may not be changed other than in writing signed by all parties. This agreement may not be changed orally.

This agreement shall be binding on our assigns and successors forever.

Name

Signature

Date

Title