



THE CITY RECORD

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THE CITY RECORD

MICHAEL R. BLOOMBERG, Mayor

EDNA WELLS HANDY, Commissioner, Department of Citywide Administrative Services.
ELI BLACHMAN, Editor of The City Record.

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PUBLIC HEARINGS AND MEETINGS

See Also: Procurement; Agency Rules

BOARD MEETINGS

NOTICE OF MEETINGS

City Planning Commission

Meets in Spector Hall, 22 Reade Street, New York, New York 10007, twice monthly on Wednesday, at 10:00 A.M., unless otherwise ordered by the Commission.

City Council

Meets by Charter twice a month in Councilman's Chamber, City Hall, Manhattan, New York 10007, at 1:30 P.M.

Contract Awards Public Hearing

Meets in Spector Hall, 22 Reade Street, Main Floor, Manhattan, weekly, on Thursday, commencing 10:00 A.M., and other days, times and location as warranted.

Design Commission

Meets at 253 Broadway, 5th Floor, New York, New York 10007. For meeting schedule, please visit nyc.gov/designcommission or call (212) 788-3071.

Department of Education

Meets in the Hall of the Board for a monthly business meeting on the Third Wednesday, of each month at 6:00 P.M. The Annual Meeting is held on the first Tuesday of July at 10:00 A.M.

Board of Elections

32 Broadway, 7th Floor, New York, NY 10004, on Tuesday, at 1:30 P.M. and at the call of the Commissioner.

Environmental Control Board

Meets at 40 Rector Street, OATH Lecture Room, 14th Floor, New York, NY 10006 at 9:15 A.M., once a month at the call of the Chairman.

Board of Health

Meets in Room 330, 125 Worth Street, Manhattan, New York 10013, at 10:00 A.M., at the call of the Chairman.

Health Insurance Board

Meets in Room 530, Municipal Building, Manhattan, New York 10007, at call of the Chairman.

Board of Higher Education

Meets at 535 East 80th Street, Manhattan, New York 10021, at 5:30 P.M., on fourth Monday in January, February, March, April, June, September, October, November and December. Annual meeting held on fourth Monday in May.

Citywide Administrative Services

Division Of Citywide Personnel Services will hold hearings as needed in Room 2203, 2 Washington Street, New York, N.Y. 10004.

Commission on Human Rights

Meets on 10th floor in the Commission's Central Office, 40 Rector Street, New York, New York 10006, on the fourth Wednesday of each month, at 8:00 A.M.

In Rem Foreclosure Release Board

Meets in Spector Hall, 22 Reade Street, Main Floor, Manhattan, Monthly on Tuesdays, commencing 10:00 A.M., and other days, times and location as warranted.

Franchise And Concession Review Committee

Meets in Spector Hall, 22 Reade Street, Main Floor, Manhattan, Monthly on Wednesdays, commencing 2:30 P.M., and other days, times and location as warranted.

Real Property Acquisition And Disposition

Meets in Spector Hall, 22 Reade Street, Main Floor, Manhattan, bi-weekly, on Wednesdays, commencing 10:00 A.M., and other days, times and location as warranted.

Landmarks Preservation Commission

Meets in the Hearing Room, Municipal Building, 9th Floor North, 1 Centre Street in Manhattan on approximately three Tuesday's each month, commencing at 9:30 A.M. unless otherwise noticed by the Commission. For current meeting dates, times and agendas, please visit our website at www.nyc.gov/landmarks.

Employees' Retirement System

Meets in the Boardroom, 22nd Floor, 335 Adams Street, Brooklyn, New York 11201, at 9:30 A.M., on the third Thursday of each month, at the call of the Chairman.

Housing Authority

Board Meetings take place every other Wednesday at 10:00 A.M. in the Board Room on the 12th Floor of 250 Broadway, New York, New York (unless otherwise noted). For Board Meeting dates and times, please visit NYCHA's Website at nyc.gov/nycha or contact the Office of the Secretary at (212) 306-6088. Copies of the Calendar are available on NYCHA's Website or can be picked up at the Office of the Secretary at 250 Broadway, 12th Floor, New York, New York, no earlier than 3:00 P.M. on the Friday before the upcoming Wednesday Board Meeting. Copies of the Disposition are also available on NYCHA's Website or can be picked up at the Office of the Secretary no earlier than 3:00 P.M. on the Thursday after the Board Meeting. Any changes to the schedule will be posted here and on NYCHA's Website to the extent practicable at a reasonable time before the meeting.

These meetings are 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. Any person requiring a reasonable accommodation in order to participate in the Board Meeting, should contact the Office of the Secretary at (212) 306-6088 no later than five business days before the Board Meeting. For additional information, please visit NYCHA's Website or contact (212) 306-6088.

Parole Commission

Meets at its office, 100 Centre Street, Manhattan, New York 10013, on Thursday, at 10:30 A.M.

Board of Revision of Awards

Meets in Room 603, Municipal Building, Manhattan, New York 10007, at the call of the Chairman.

Board of Standards and Appeals

Meets at 40 Rector Street, 6th Floor, Hearing Room "E" on Tuesdays at 10:00 A.M. Review Sessions begin at 9:30 A.M. and are customarily held on Mondays preceding a Tuesday public hearing in the BSA conference room on the 9th Floor of 40 Rector Street. For changes in the schedule, or additional information, please call the Application Desk at (212) 513-4670 or consult the bulletin board at the Board's Offices, at 40 Rector Street, 9th Floor.

Tax Commission

Meets in Room 936, Municipal Building, Manhattan, New York 10007, each month at the call of the President.

STATEN ISLAND BOROUGH PRESIDENT

PUBLIC MEETING

Notice of public meeting on Wednesday, May 2, 2012 of the Staten Island Borough Board in Conference Room 122 at 5:30 P.M. in the Staten Island Borough Hall, Stuyvesant Place, Staten Island, New York 10301.

a26-m2

CITY COUNCIL

PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN THAT the Council has scheduled the following public hearing on the matter indicated below:

The Subcommittee on Landmarks, Public Siting and Maritime Uses will hold a public hearing on the following matter in the Council Committee Room, 250 Broadway, 16th Floor, New York City, New York 10007, commencing at 11:00 A.M. on Tuesday, May 8, 2012:

**BATTERY MARITIME BUILDING LEASE
MANHATTAN CB - 1 20125571 PNM**
Application pursuant to §1301(2)(f) of the New York City Charter concerning the proposed maritime lease at the Battery Maritime Building between the Department of Small Business Services and the Governors Island Corporation d/b/a The Trust for Governors Island.

a25-m8

HEARINGS

HEARING BY THE COMMITTEE ON RULES, PRIVILEGES AND ELECTIONS

THE COMMITTEE ON RULES, PRIVILEGES AND ELECTIONS WILL HOLD A HEARING ON MONDAY, APRIL 30 AT 10:30 A.M. IN THE COMMITTEE ROOM AT CITY HALL, NEW YORK, NY 10007 ON THE FOLLOWING MATTER:

Appointment

- **Pre-considered-M**, Michael M. McSweeney, a candidate for re-appointment by the Council as City Clerk and Clerk of the Council pursuant to Section 48 of the *New York City Charter*. If re-appointed by the Council, Mr. McSweeney will be eligible to serve a six-year term that begins on May 13, 2012 and expires on May 12, 2018.

AND SUCH OTHER BUSINESS AS MAY BE NECESSARY

A Calendar of speakers will be established in advance. Persons interested in being heard should write to the Honorable Christine C. Quinn, Speaker of the City Council, City Hall, New York, New York 10007, setting forth their name, representation and viewpoints.

Alisa Fuentes
Deputy City Clerk

a26-30

CITYWIDE ADMINISTRATIVE SERVICES

PUBLIC HEARINGS

PROPOSED DISPOSITION OF CERTAIN
NEW YORK CITY REAL PROPERTIES BY DIRECT SALE

PUBLIC NOTICE IS HEREBY GIVEN THAT the Department of Citywide Administrative Services proposes the sale of the property listed below, without public auction, pursuant to Section 384b-4a of the New York City Charter, to the private owner of abutting property.

In accordance with Section 384b-4a of the New York City Charter, a public hearing will be held regarding the proposed sale on Tuesday, June 5, 2012 at Spector Hall, 22 Reade Street, Borough of Manhattan, commencing at 10:00 A.M.

The sale of the property has been certified by the Commissioner of the Department of Citywide Administrative Services to be in the City's best interest and in accordance with Section 384b-4a of the New York City Charter. Due to size, shape, applicable zoning, configuration, or topography, such factors, singly or in combination, render the independent development of the subject property

economically impractical or infeasible. The consideration shall be the fair market value as determined by an appraisal.

If approved by the Mayor of the City of New York, the Department of Citywide Administrative Services shall be authorized to sell the property listed below.

Further information may be obtained at the Department of Citywide Administrative Services, 1 Centre Street, 20th Floor South, New York, NY 10007, Attention: Joseph Valentino, (212) 669-8491.

Note: Individuals requesting Sign Language Interpreters should contact the Mayor's Office of Contract Services, Public Hearing Unit, 253 Broadway, 9th Floor, New York, New York 10007, (212) 788-7490, no later than **SEVEN (7) BUSINESS DAYS PRIOR TO THE PUBLIC HEARING**. TDD users should call Verizon relay services.

1 Parcel

Borough of Brooklyn

Block 8780, Lot 124, \$20, to the owner of Lot 125

☛ a30

CITY PLANNING COMMISSION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN THAT RESOLUTIONS Have been adopted by the City Planning Commission Scheduling public hearings on the following matters to be held at Spector Hall, 22 Reade Street, New York, New York, on Wednesday, May 9, 2012 at 10:00 A.M.

BOROUGH OF QUEENS

No. 1

SILVERCREST SENIOR HOUSING

CD 8

C 110042 ZSQ

IN THE MATTER OF an application submitted by Silvercrest Center for Nursing and Rehabilitation pursuant to Sections 197-c and 201 of the New York City Charter, for the grant of a special permit pursuant to Section 74-902 of the Zoning Resolution to modify the requirements of Section 24-111 (Maximum floor area ratio for certain community facility uses) to permit the allowable community facility floor area ratio of Section 24-11 (Maximum Floor Area Ratio and Percentage of Lot Coverage) to apply to a 6-story non-profit with sleeping accommodations on property located at 144-45 87th Avenue a.k.a. 86-19 144th Street (Block 9724, Lots 96 and 196), in an R4-1 District.

Plans for this proposal are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, NY, 10007.

No.2

83 WALKER STREET

CD 1

C 100149 ZSM

IN THE MATTER OF an application submitted by 83 Walker LLC pursuant to Sections 197-c and 201 of the New York City Charter, for the grant of a special permit pursuant to Section 74-712 of the Zoning Resolution to modify the height regulations of Sections 23-633 (Street wall location and height and setback regulations in certain districts) and 23-692 (Height limitations for narrow buildings or enlargements) to facilitate the development of a nine-story residential building, on property located at 83 Walker Street (Block 195, Lot 12), in a C6-2A District within the Tribeca East Historic District.

Plans for this proposal are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, N.Y. 10007.

YVETTE V. GRUEL, Calendar Officer
City Planning Commission
22 Reade Street, Room 2E
New York, New York 10007
Telephone (212) 720-3370

a26-m9

COMMUNITY BOARDS

■ PUBLIC HEARINGS

PUBLIC NOTICE IS HEREBY GIVEN THAT the following matters have been scheduled for public hearing by Community Boards:

BOROUGH OF QUEENS

COMMUNITY BOARD NO. 10 - Thursday, May 3, 2012 at 7:45 P.M., Knights of Columbus Hall, 135-45 Lefferts Boulevard, South Ozone Park, NY

Agenda

118-05 North Conduit Avenue, South Ozone Park Pursuant to the New York State Mental Hygiene Law, Section 41-34, it is the intent of Independence Residence, Inc., to establish a community residence(s) for six adults with developmental disabilities.

Department of City Planning will present a proposal for the revised Waterfront Revitalization Program, pursuant to Section 197-a of the New York City Charter, the proposed action would facilitate the revision of the Waterfront Revitalization Program as called for in Vision 2020, the City's Comprehensive Waterfront Plan.

The Director of the Service Design will advise of revisions planned for the MTA Bus Company's Q21 bus route.

a27-m3

PUBLIC NOTICE IS HEREBY GIVEN THAT the following matters have been scheduled for public hearing by Community Boards:

BOROUGH OF QUEENS

COMMUNITY BOARD NO. 08 - Monday, April 30, 2012 at 7:30 P.M., Margaret Tietz Nursing Center, 164-11 Chapin Parkway (Rec. Room), Jamaica, NY

The Department of Transportation conducted an investigation to determine the feasibility of installing a speed hump on 82nd Drive between Parsons Blvd. and 161st Street. This meeting is to solicit your comments as to whether or not a speed hump should be installed.

a24-30

FINANCE

TREASURY

■ MEETING

Banking Commission Meeting

PLEASE TAKE NOTICE THAT THERE WILL BE A Meeting of the Banking Commission on Wednesday, May 9, 2012 at 2:00 P.M. in the Conference Room at 210 Joralemon Street, 5th Floor, Brooklyn.

☛ a30-m8

FRANCHISE AND CONCESSION REVIEW COMMITTEE

■ MEETING

PUBLIC NOTICE IS HEREBY GIVEN THAT the Franchise and Concession Review Committee will hold a Public Meeting on Wednesday, May 9, 2012, at 2:30 P.M., at 22 Reade Street, Spector Hall, Borough of Manhattan.

NOTE: Individuals requesting Sign Language Interpreters should contact the Mayor's Office of Contract Services, Public Hearings Unit, 253 Broadway, 9th Floor, New York, NY 10007, (212) 788-7490, no later than **SEVEN (7) BUSINESS DAYS PRIOR TO THE PUBLIC MEETING**. TDD users should call VERIZON relay service.

☛ a30-m9

INFORMATION TECHNOLOGY AND TELECOMMUNICATIONS

FRANCHISE ADMINISTRATION

■ PUBLIC HEARINGS

NOTICE OF A FRANCHISE AND CONCESSION REVIEW COMMITTEE ("FCRC") PUBLIC HEARING to be held on Monday, May 7, 2012 commencing at 2:30 P.M. at 22 Reade Street, Borough of Manhattan in the matter of approval of a change of control of mobile telecommunications franchisee Mobilitie Investments II, LLC ("Mobilitie") arising from the sale of all of the equity interests of Mobilitie by the parent company of Mobilitie, Mobilitie Holdings II, LLC to SBA Monarch Acquisition, LLC. Mobilitie's franchise from the City of New York ("the City") grants the non-exclusive right to install, operate and maintain telecommunications equipment and facilities on City owned and managed street light poles, traffic light poles, highway sign support poles and certain utility poles ("utility" being defined as it is defined in 47 U.S.C. Section 224). The franchise runs until November 14, 2019. The franchisee is limited to the use of 3,000 poles City-wide during the term of the franchise.

Copies of organizational charts reflecting the controlling ownership of the franchisee before and after the above-described change of control (including name changes for the franchisee and its parent), and a copy of Mobilitie's existing franchise agreement with the City, may be viewed at the Department of Information Technology and Telecommunications, 2 Metrotech Center, 4th Floor, Brooklyn, New York 11201, from April 16, 2012 through May 7, 2012, between the hours of 9:30 A.M. and 3:30 P.M., excluding Saturdays, Sundays and holidays. Hard copies of Mobilitie's franchise agreement with the City and copies of the organizational charts may be obtained, by appointment, at a cost of \$.25 per page. All payments shall be made at the time of pickup by check or money order made payable to the New York City Department of Finance. The franchise agreement and copies of the organizational charts may also be obtained in PDF form at no cost, by email request. Interested parties should contact Roxanne Chambers at (212) 788-6610 or by email at RChambers@doitt.nyc.gov.

NOTE: Individuals requesting sign language interpreters at the public hearing should contact the Mayor's Office of Contract Services, Public Hearing Unit, 253 Broadway, 9th Floor, New York, New York 10007, (212) 788-7490, no later than **SEVEN (7) BUSINESS DAYS PRIOR TO THE PUBLIC HEARING**. TDD users should call Verizon relay service.

The Hearing may be cablecast on NYC Media Group channels.

a13-m7

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 25-307, 25-308, 25-309, 25-313, 25-318, 25-320) (formerly Chapter 8-A, Sections 207-6.0, 207-7.0, 207-12.0, 207-17.0, and 207-19.0), on Tuesday, **May 8, 2012 at 9:30 A.M.** in the morning of that day, a public hearing will be held in the Conference Room at 1 Centre Street, 9th Floor, Borough of Manhattan with respect to the following

properties and then followed by a public meeting. Any person requiring reasonable accommodation in order to participate in the hearing or attend the meeting should call or write the Landmarks Commission no later than five (5) business days before the hearing or meeting.

CERTIFICATE OF APPROPRIATENESS

BOROUGH OF BROOKLYN 13-0937 - Block 266, lot 30-210 Joralemon Street - Borough Hall Skyscraper Historic District

A neo-Classical style civic building designed by McKenzie Voorhees & Gmelin and built in 1923-26. Application is to modify window openings at the ground floor, replace second story windows and install awnings and signage. Community District 2.

CERTIFICATE OF APPROPRIATENESS

BOROUGH OF BROOKLYN 12-8078 - Block 244, lot 17-177 Montague Street - Former Brooklyn Trust Company Bank - Individual Landmark, Interior Landmark

A neo-Italian Renaissance style bank building and banking hall designed by York & Sawyer and built in 1913-16. Application is to install HVAC units at the roof and HVAC controls within the banking hall. Community District 2.

CERTIFICATE OF APPROPRIATENESS

BOROUGH OF BROOKLYN 12-9037 - Block 247, lot 35-214-216 Hicks Street, aka 82-84 Montague Street - Brooklyn Heights Historic District

A commercial building designed by Murray Klein and built in 1930. Application is to alter an existing storefront, and install new storefront infill. Community District 2.

CERTIFICATE OF APPROPRIATENESS

BOROUGH OF BROOKLYN 12-6998 - Block 2120, lot 36-368 Adelphi Street - Fort Greene Historic District An Italianate style rowhouse built c. 1858. Application is to legalize the removal of ironwork without Landmarks Preservation Commission permits and install new ironwork. Community District 2.

CERTIFICATE OF APPROPRIATENESS

BOROUGH OF BROOKLYN 12-8403 - Block 2090, lot 37-206 Adelphi Street - Fort Greene Historic District An Italianate style frame rowhouse built circa 1866.

Application is to demolish an existing rear yard addition and construct a new rear yard addition. Zoned R6B. Community District 2.

CERTIFICATE OF APPROPRIATENESS

BOROUGH OF BROOKLYN 12-8323 - Block 2090, lot 44-220 Adelphi Street - Fort Greene Historic District A highly altered Italianate style rowhouse built in the 1860s.

Application is to demolish the existing rear yard addition and construct a new rear yard addition. Zoned R6B. Community District 2.

CERTIFICATE OF APPROPRIATENESS

BOROUGH OF BROOKLYN 12-2897 - Block 312, lot 8-285 Clinton Street - Cobble Hill Historic District A Greek Revival style rowhouse built between 1845 and 1854. Application is to legalize the construction of a rear yard addition without Landmarks Preservation Commission permits. Zoned R6. Community District 6.

CERTIFICATE OF APPROPRIATENESS

BOROUGH OF BROOKLYN 12-8582 - Block 1061, lot 53-223 Berkeley Place - Park Slope Historic District A neo-Grec style rowhouse with Italianate style features built in 1874. Application is to construct a rear addition. Zoned R7B. Community District 6.

CERTIFICATE OF APPROPRIATENESS

BOROUGH OF MANHATTAN 12-7776 - Block 149, lot 29-287 Broadway - 287 Broadway Building - Individual Landmark

An Italianate/Second Empire style bank and office building designed by John B. Snook and built in 1871-1872. Application is for structural and facade work to right the leaning building, and to raise the rooftop cresting, install storefront infill and a ramp. Zoned C6-4A. Community District 1.

CERTIFICATE OF APPROPRIATENESS

BOROUGH OF MANHATTAN 12-6956 - Block 46, lot 3-100 Broadway - American Surety Company Building - Individual Landmark

A neo-Renaissance style office building built in 1894-96 designed by Bruce Price, and enlarged in the 1920s with additions designed by Herman Lee Meader. Application is to install signage. Zoned C5-5. Community District 1.

CERTIFICATE OF APPROPRIATENESS

BOROUGH OF MANHATTAN 12-5412 - Block 220, lot 35-46 Laight Street - Tribeca North Historic District An Italianate style tenement building designed by William H. Waring and built in 1874. Application is for installation of new ground floor infill, extension of a chimney, alterations at the roof level, and installation of air-conditioning equipment without permits. Zoned M1-5. Community District 1.

CERTIFICATE OF APPROPRIATENESS

BOROUGH OF MANHATTAN 13-0434 - Block 228, lot 7-371 Canal Street - SoHo-Cast Iron Historic District A cast-iron store building designed by Samuel Warner and built in 1883-84. Application is to alter the cast iron facades and reinforce the fire escape. Community District 2.

CERTIFICATE OF APPROPRIATENESS

BOROUGH OF MANHATTAN 13-0939 - Block 7510, lot 475-60 Grand Street - SoHo-Cast Iron Historic District A neo-Classical style building designed by Cleverdon and Putzel and built in 1895-96. Application is to install a painted wall sign. Zoned M1-5B. Community District 2.

CERTIFICATE OF APPROPRIATENESS

BOROUGH OF MANHATTAN 12-8104 - Block 487, lot 30-83 Wooster Street - SoHo-Cast Iron Historic District

A neo-Grec style store and loft building designed by J.B. Snook and built in 1876. Application is to modify storefront infill and the loading dock to provide barrier free access. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 13-0884 - Block 544, lot 72-27 East 4th Street - NoHo Historic District Extension
A garage and repair shop designed by Herman Kron and built in 1945-46. Application is to demolish existing building and construct a new building. Zoned M1-5B. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 12-9612 - Block 640, lot 66-24 Bethune Street - Greenwich Village Historic District
A Greek Revival style rowhouse built in 1844-45. Application is to reconstruct the facade. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 12-7860 - Block 588, lot 12-30 Grove Street - Greenwich Village Historic District
A vernacular Greek Revival style townhouse with early Italianate style and transitional features built in 1851-52. Application is to construct rooftop and rear yard additions and alter the ironwork. Zoned R6. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 12-9115 - Block 620, lot 1-520-524 Hudson Street, aka 243-247 West 10th Street - Greenwich Village Historic District
An apartment building designed by Samuel Roth and built in 1947. Application is to install storefront infill and excavate the cellar. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 12-9605 - Block 591, lot 4-88-90 7th Avenue South, aka 305-307 Bleecker Street - Greenwich Village Historic District
An Art Deco style building built in 1931. Application is to install storefront infill. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 12-9114 - Block 622, lot 38-278 West 11th Street - Greenwich Village Historic District
An Italianate style house built in 1853 and altered. Application is to construct a stoop and alter windows, and construct a rear yard addition. Zoned R6. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 11-3893 - Block 644, lot 51 & 52-10-12 Little West 12th Street - Gansevoort Market Historic District
Two vernacular rowhouses built circa 1849. Application is to legalize the installation of storefront infill, signage, and the construction of a rear yard addition, without Landmarks Preservation Commission permits. Zoned M1-5 Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 12-7343 - Block 744, lot 20-333 West 20th Street - Chelsea Historic District
A rowhouse built in 1855, and altered in 1893. Application is to construct a rear yard addition. Zoned R7B. Community District 4.

ADVISORY REPORT
BOROUGH OF MANHATTAN 13-0241 - Block 1257, lot 2- Bryant Park - Scenic Landmark
A formal French-style garden designed in 1933 by Lusby Simpson and reconstructed and partially redesigned by Hanna/Olin in 1988-91. Application is to establish a master plan governing seasonal installations. Community District 5.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 13-0066 - Block 1378, lot 70-825 Fifth Avenue - Upper East Side Historic District
A neo-Classical style apartment building designed by J.E.R. Carpenter and built in 1926. Application is to reconstruct balconies and railings. Community District 8.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 13-0199 - Block 1408, lot 20-149 East 73rd Street - Upper East Side Historic District Extension
A Renaissance Revival style apartment building designed by J. E. R. Carpenter and built in 1924. Application is to establish a Master Plan governing the future installation of windows. Community District 8.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 12-9093 - Block 1409, lot 50-170 East 75th Street - Upper East Side Historic District Extension
An Art and Craft style rowhouse designed by Hill and Stout and built in 1880-81, and converted into an automobile stable in 1902. Application is to construct additions. Zoned C1-8X. Community District 8.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 12-8722 - Block 1504, lot 29-63 East 92nd Street - Carnegie Hill Historic District
A rowhouse built in 1886 and altered in the neo-Colonial style in 1928 by Edward Webber. Application is to construct rooftop and rear yard additions and alter front and rear facades. Zoned R8B. Community District 8.

ADVISORY REPORT
BOROUGH OF MANHATTAN 13-1115 - Block 2106, lot 1-2301 Amsterdam Avenue - Highbridge Play Center – Individual Landmark
An Art Moderne style pool complex designed by architect Aymar Embury II, landscape architects Gilmore D. Clarke and Allyn R. Jennings, and civil engineers W. Earle Andres and William H. Latham, and built in 1934-36. Application is to demolish a mezzanine and install new infill within the breezeway. Community District 12.

a25-m8

MAYOR'S OFFICE OF OPERATIONS

REPORT AND ADVISORY BOARD REVIEW COMMISSION

NOTICE

PUBLIC HEARING NOTICE

The Report and Advisory Board Review Commission will hold its first public hearing to solicit public feedback on whether the Commission should waive the 21 reporting requirements and advisory boards listed below.

- **DATE:** Friday, May 11, 2012
- **TIME:** 2:00 P.M.
- **PLACE:** Department of City Planning, Spector Hall
22 Reade Street
MANHATTAN

Members of the public may also provide comments to Commission staff by email (ReportsandBoards@cityhall.nyc.gov), or by mail: The Report and Advisory Board Commission, Mayor's Office of Operations, Attn: Alexis Offen, 253 Broadway, 10th Floor, New York, NY, 10007. As of April 20, 2012, all new comments sent by mail or email to the Commission will be posted on a weekly basis to www.nyc.gov/ReportsandBoards. Publishing of comments is subject to policies posted on the Commission's website.

Individuals requesting sign language interpreters or other reasonable accommodation for a disability at the public hearing should contact Rosa Reinat by emailing rreinat@cityhall.nyc.gov or by calling (212) 788-1400.

Press may contact the Mayor's Press Office at (212) 788-2958.

Background

In November 2010, New York City voters approved a Charter Revision Commission referendum proposal to review and assess the continued usefulness of certain reporting requirements and advisory boards. The Commission is chaired by the Director of the Mayor's Office of Operations and consists of representatives from the City Council, the Office of the Corporation Counsel, the Office of Management & Budget (OMB), and the Department of Information Technology and Telecommunications (DOITT).

More information about the Commission is available at www.nyc.gov/ReportsandBoards or by contacting the Commission staff at ReportsandBoards@cityhall.nyc.gov.

Items for Potential Waiver

Statutory provisions for the following can be found at www.nyc.gov/ReportsandBoards and the Charter and Administrative Code can be reviewed at the City Hall Library, 31 Chambers Street, Room 112, New York, NY, 10007:

Reports

1. Arson Strike Force Report (Administrative Code §15-303)
A report to be published annually on arson-related statistics.
2. Class Size Report (partial waiver) (Charter §522(c)-(f))
A report to be published twice a year comparing the number of classes by school, grade, and program to the number of students in the same categories, in order to show the average class size. Note: The Commission is considering a partial waiver of this report in order to change the frequency of the report from biannual to annual.
3. Criminal Justice Account Allocation of Funds Report (Administrative Code §5-605)
A report to be published annually on the allocation of funds from the criminal justice account and status of the implementation of the safe streets-safe city program.
4. Drug Enforcement/Drug Abuse Task Force Report (Administrative Code §3-111)
A report to be published quarterly on the task force's ongoing coordination activities, as well as a formal annual report on findings and recommendations of the task force.
5. Horse Drawn Cab Stand Report (Administrative Code §19-174)
A report to be published annually on existing locations of horse draw cab stands, as well as any proposals to establish or eliminate horse drawn cab stands.
6. Industrial and Commercial Incentive Program Report (Administrative Code §11-267)
A report to be published annually on the status of the Industrial and Commercial Incentive Program and its effects in the City.
7. Outreach Programs Report (Charter §612(a)(7))
A report to be published quarterly on Department of Homeless Services or contractor outreach programs, and the number of chronically homeless individuals placed into permanent or temporary housing.
8. Permanent Housing Needs Report (Charter §614)
A report to be published annually on expected needs for permanent housing and transitional housing and services in the upcoming fiscal year.
9. Preliminary Mayor's Management Report (Charter §12)
A report to be published annually showing a mid-year snapshot of agency performance across all mayoral agencies.
10. Sustainable Stormwater Management Plan Report (Administrative Code §24-526.1)
A report to be published biennially on the status of the sustainable stormwater management plan.
11. Temporary and Non-Standard Classroom Report (Charter §522(b))
A report to be published annually on the use of non-

12. Ultra Low Sulfur Diesel Fuel for Ferries Report (Administrative Code §19-307)
A report to be published annually on the use of ultra low sulfur diesel fuel and the best available technology for reducing the emission of pollutants for diesel fuel-powered City ferries.
13. Use of Refuse Burning Equipment without Control Apparatus Report (Administrative Code §24-158)
A report to be published twice a year on the extent of compliance with the law prohibiting unauthorized incinerator use.
14. Zoning and Planning Report (Charter §192(f))
A report to be published every four years on the planning agenda and zoning reform of the Department of City Planning.

Advisory Boards

1. Arson Strike Force (Administrative Code §15-301)
A multi-agency strike force to foster cooperation in controlling incidences of arson.
2. Consumers Council (Charter §2204)
A council representing consumer interests to advise the Department of Consumer Affairs on needed programs, reports, and cooperative efforts.
3. Drug Enforcement and Drug Abuse Task Force (Administrative Code §3-111)
A multi-agency task force to foster cooperation and coordination in the battle against drug use and in providing abuse services.
4. Inter-Agency Advisory Council on Towing (Administrative Code §20-521)
A council to make recommendations to the Department of Consumer Affairs concerning the criteria for issuing towing company licenses and participation in the rotation tow and directed accident programs.
5. NYC Commission for the Foster Care of Children (Administrative Code §21-118)
A commission to study and recommend programs and standards addressing phases, facilities, and services of foster care.
6. Resource Recovery Task Force (Charter §1403)
A Department of Environmental Protection and Department of Sanitation task force to advise and make recommendations on the planning and implementation of energy and materials recovery for solid and liquid wastes.
7. Tattoo Regulation Advisory Committee (Administrative Code §17-361)
A Department of Health and Mental Hygiene committee to advise the Commissioner on health issues relating to tattooing.

a20-m11

BOARD OF STANDARDS AND APPEALS

PUBLIC HEARINGS

MAY 8, 2012, 10:00 A.M.

NOTICE IS HEREBY GIVEN of a public hearing, Tuesday morning, **May 8, 2012, 10:00 A.M.**, at 40 Rector Street, 6th Floor, New York, N.Y. 10006, on the following matters:

SPECIAL ORDER CALENDAR

534-65-BZ

APPLICANT – Alfonso Duarte, for Parker Yellowstone, owner.
SUBJECT – Application March 9, 2012 – Extension of Term permitting surplus tenant parking spaces, within an accessory garage, for transient parking pursuant to §60 (3) of the Multiple Dwelling Law (MDL), which expired on July 13, 2010; Waiver of the Rules. R7-1 zoning district.
PREMISES AFFECTED – 104-40 Queens Boulevard, northeast corner Yellowstone Boulevard, Block 3175, Lot 1, Borough of Queens.
COMMUNITY BOARD #6Q

749-65-BZ

APPLICANT – Sheldon Lobel, P.C., for Henry Koch, owner.
SUBJECT – Application April 9, 2012 – Extension of Time to obtain a Certificate of Occupancy for a previously granted Variance (72-21) for the continued operation of a UG16 Gasoline Service Station (*Getty*) which expired on March 8, 2012.
PREMISES AFFECTED – 1820 Richmond Road, southeast corner of Richmond Road and Stobe Avenue, Block 3552, Lot 39, Borough of Staten Island.
COMMUNITY BOARD #2SI

339-04-BZ

APPLICANT – Eric Palatnik, P.C., for Kramer and Wurtz, Inc., owners.
SUBJECT – Application January 17, 2012 – Extension of Term (§11-411) of a previously variance which permits an automotive service station (UG 16B) which expires on June 4, 2012. R3-1 zoning district.
PREMISES AFFECTED – 157-30 Willets Point Boulevard, south side of the intersection formed by Willets Point Boulevard and Clintonville Street, Block 4860, Lot 15, Borough of Queens.
COMMUNITY BOARD #7Q

APPEALS CALENDAR

32-12-A

APPLICANT – Gary Lenhart, for The Breezy Point Cooperative Inc., owner; Noreen & William Goodwin, lessees.
SUBJECT – Application February 8, 2012 – The proposed reconstruction and enlargement of the existing single family dwelling not fronting a mapped street is contrary to Article 3, Section 36 of the General City Law. The proposed upgrade to the existing private disposal system located partially in the bed of the service road is contrary to Building Department policy.

PREMISES AFFECTED – 110 Beach 220th Street, west side Beach 220th Street, 160' south of Breezy Point Boulevard, Block 16350, Lot p/o400, Borough of Queens.
COMMUNITY BOARD #14Q

51-12-A

APPLICANT – Zygmunt Staszewski, for Breezy Point Cooperative Inc., owner; Patricia Davey, lessee.
SUBJECT – Application March 7, 2012 – The proposed reconstruction of the existing building is located on a site where the building lies partially in the bed of a mapped Beach 216 Street as per Art.3 Sect. 35 of the GCL and contrary to the Department of Building policy. The proposed upgrade of the private disposal system is not located in the bed of a mapped street.R4 zoning district.

PREMISES AFFECTED – 46 Tioga Walk, east of Beach 216th Street, 45' north of 6th Avenue, Block 16350, Lot 400, Borough of Queens.

COMMUNITY BOARD #14Q**52-12-A**

APPLICANT – Zygmunt Staszewski, for Breezy Point Cooperative Inc., owner; Michael Mullaly, lessee.
SUBJECT – Application March 7, 2012 – The proposed reconstruction of the existing building is located on a site where the building lies in the bed of a mapped street as per Art 3 Sect. 35 of the GCL, is not fronting a mapped street as per Art 3 Sect. 36 GCL and contrary to the Department of Buildings policy. The proposed upgrade of the private disposal system is located in the bed of a mapped street. R4 zoning district.

PREMISES AFFECTED – 35 Janet Lane, north of Janet Lane, east of Beach 203rd Street, Block 16350, Lot 400, Borough of Queens.

COMMUNITY BOARD #14Q

MAY 8, 2012, 1:30 P.M.

NOTICE IS HEREBY GIVEN of a public hearing, Tuesday afternoon, **May 8, 2012, at 1:30 P.M.**, at 40 Rector Street, 6th Floor, New York, N.Y. 10006, on the following matters:

ZONING CALENDAR**42-10-BZ**

APPLICANT – Sheldon Lobel, P.C., for 2170 Mill Avenue LLC, owner.
SUBJECT – Application March 29, 2010 – Variance (§72-21) to allow for a mixed use building contrary to use (§22-10), floor area, lot coverage, open space (§23-141), maximum dwelling units (§23-22), height (§23-631). R3-1/C2-2 zoning district.

PREMISES AFFECTED – 2170 Mill Avenue, 116' west of intersection with Strickland Avenue, Block 8470, Lot 1150, Borough of Brooklyn.

COMMUNITY BOARD #18BK**117-11-BZ**

APPLICANT – Sheldon Lobel, P.C., for Sisters of St. Joseph, owners.
SUBJECT – Application August 15, 2011 – Variance (ZR 72-21) to permit the development of a new athletic center (*Sisters of St. Joseph Athletic Center*) building accessory to an existing Use Group 3 school. R1-2 & R5 zoning districts.
PREMISES AFFECTED – 86-50 Edgerton Boulevard, corner through lot bounded by Dalny Road, Wexford Terrace, and Edgerton Boulevard, block 9885, Lot 8, Borough of Queens.

COMMUNITY BOARD # 8Q**5-12-BZ**

APPLICANT – Moshe M. Friedman, P.E., for Aaron Herzog, owner.
SUBJECT – Application January 12, 2012 – Variance (§72-21) for the addition of a third floor to an existing two family residential building which is contrary to front yard requirements ZR 23-146(c) front yards and side yard requirement ZR 23-146 (d). R5 Borough Park zoning district.
PREMISES AFFECTED – 812 Dahill road, northwest corner of Dahill Road and 19th Avenue, Block 5445, Lot 39, Borough of Brooklyn.

COMMUNITY BOARD #12BK**8-12-BZ**

APPLICANT – Law Office of Fredrick A. Becker, for Gladys Mandalaoui and Solomon Mandalaoui, owners.
SUBJECT – Application January 17, 2012 – Special Permit (73-622) for the enlargement of an existing single family home contrary to floor area, lot coverage and open space (ZR 23-141); side yards (23-461) and less than the required rear yard (23-47); R4 zoning district in the Special Ocean Parkway District.
PREMISES AFFECTED – 705 Gravesend Neck Road, north side of Gravesend Neck Road, between East 7th Street and East 8th Street, block 7159, Lot 39, Borough of Brooklyn.

COMMUNITY BOARD #15BK**44-12-BZ**

APPLICANT – Sheldon Lobel, P.C., for 952-1064 Flatbush Avenue ELB LLC, owner; 1024 Flatbush Avenue Fitness Group, LLC, lessee.
SUBJECT – Application February 23, 2012 – Application filed pursuant to ZR§73-36 seeking a special permit to allow the operation of a physical culture establishment (*Planet Fitness*) within an existing four-story building that is located in a C4-4A zoning district.
PREMISES AFFECTED – 1024 Flatbush Avenue, west side of Flatbush Avenue between Regent Place and Beverly Road, Block 5125, Lot 56, Borough of Brooklyn.

COMMUNITY BOARD #14BK

Jeff Mulligan, Executive Director

a27-30

TRANSPORTATION**■ PUBLIC HEARINGS**

NOTICE IS HEREBY GIVEN, pursuant to law, that the following proposed revocable consents, have been scheduled for a public hearing by the New York City Department of

Transportation. The hearing will be held at 55 Water Street, 9th Floor, Room 945 commencing at 2:00 P.M. on Wednesday, May 16, 2012. Interested parties can obtain copies of proposed agreements or request sign-language interpreters (with at least seven days prior notice) at 55 Water Street, 9th Floor SW, New York, NY 10041, or by calling (212) 839-6550.

#1 In the matter of a proposed revocable consent authorizing 46 West 69th Street LLC to continue to maintain and use a fenced-in area on the south sidewalk of West 69th Street, east of Columbus Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2012 to June 30, 2022 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

For the period from July 1, 2012 to June 30, 2022 - \$25/annum.

the maintenance of a security deposit in the sum of \$3,500 and the insurance shall be in the amount of One Million Dollars (\$1,000,000) per occurrence, and Two Million Dollars (\$2,000,000) aggregate.

#2 In the matter of a proposed revocable consent authorizing 208 East 72nd Street LLC to continue to maintain and use a fenced-in area on the south sidewalk of East 72nd Street, east of Third Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2012 to June 30, 2022 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

For the period July 1, 2012 to June 30, 2013 - \$286

For the period July 1, 2013 to June 30, 2014 - \$294

For the period July 1, 2014 to June 30, 2015 - \$302

For the period July 1, 2015 to June 30, 2016 - \$310

For the period July 1, 2016 to June 30, 2017 - \$318

For the period July 1, 2017 to June 30, 2018 - \$326

For the period July 1, 2018 to June 30, 2019 - \$334

For the period July 1, 2019 to June 30, 2020 - \$342

For the period July 1, 2020 to June 30, 2021 - \$350

For the period July 1, 2021 to June 30, 2022 - \$358

the maintenance of a security deposit in the sum of \$5,000 and the insurance shall be in the amount of One Million Dollars (\$1,000,000) per occurrence, and Two Million Dollars (\$2,000,000) aggregate.

#3 In the matter of a proposed revocable consent authorizing Bottle Tower, Inc. to continue to maintain and use a stoop and a fenced-in area on the east sidewalk of Bedford Street, between Grove and Barrow Streets, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2012 to June 30, 2022 and provides among other terms and conditions for compensation payable to the city according to the following schedule:

For the period from July 1, 2012 to June 30, 2022 - \$25/annum.

the maintenance of a security deposit in the sum of \$2,500 and the insurance shall be in the amount of One Million Dollars (\$1,000,000) per occurrence, and Two Million Dollars (\$2,000,000) aggregate.

#4 In the matter of a proposed revocable consent authorizing Doves' Nest NYC, LLC to continue to maintain and use a stoop and a fenced-in area on the south sidewalk of West 10th Street, between Fifth Avenue and Sixth Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2012 to June 30, 2022 and provides among others terms and condition for compensation payable to the city according to the following schedule:

For the period from July 1, 2012 to June 30, 2022 - \$25/annum.

the maintenance of a security deposit in the sum of \$7,500 and the insurance shall be in the amount of One Million Dollars (\$1,000,000) per occurrence, and Two Million Dollars (\$2,000,000) aggregate.

#5 In the matter of a proposed revocable consent authorizing Texas Eastern Transmission Partners, LP to construct, maintain and use a 30-inch diameter natural gas pipeline in submerged lands within the New York City owned portion of the Hudson River, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from the date of Approval by the Mayor to June 30, 2022 and provides among other terms and conditions for compensation payable to the City:

The annual fee will be calculated pursuant to the Rules of the City of New York

the maintenance of a security deposit in the sum of \$22,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence, and Thirty Five Million Dollars (\$35,000,000) aggregate.

#6 In the matter of a proposed revocable consent authorizing The Brooklyn Union Gas Company d/b/a National Grid USA to construct, maintain and use 30-inch gas main in the vicinity of Paerdegat Basin, between Bergen Avenue and Seaview Avenue, in the Borough of Brooklyn. The proposed revocable consent is for a term of ten years from the date of Approval by the Mayor to June 30, 2022 and provides among other terms and conditions for compensation payable to the City:

The annual fee will be calculated pursuant to the Rules of the City of New York

the maintenance of a security deposit in the sum of \$40,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence, and Thirty Five Million Dollars (\$35,000,000) aggregate.

a26-m16

PROPERTY DISPOSITION**CITY UNIVERSITY****■ SOLICITATIONS**

Goods

SALE OF 2007 DARK SILVER CHEVROLET IMPALA LS (AUTOMATIC TRANSMISSION) – Competitive Sealed Bids – PIN# JJ000412A – DUE 05-11-12 AT 4:00 P.M.

● **SALE OF 2004 BLACK CHEVROLET IMPALA LS** – Competitive Sealed Bids – PIN# JJ000412 – DUE 05-11-12 AT 4:00 P.M.

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

John Jay College, Purchasing Department, 555 West 57th St., Rm. 606, New York, NY 10019. Att: Hazel Stewart (212) 237-8510; Fax: (212) 237-8922; hstewart@jjay.cuny.edu

a25-m2

CITYWIDE ADMINISTRATIVE SERVICES**ASSET MANAGEMENT****■ AUCTION****PROPOSED SALE OF CERTAIN NEW YORK CITY REAL PROPERTY PARCELS BY PUBLIC AUCTION**

PUBLIC NOTICE IS HEREBY GIVEN THAT The Department of Citywide Administrative Services, Asset Management proposes to offer the properties listed herein for sale at Public Auction.

In accordance with Section 384 of the New York City Charter, a Public Hearing was held on March 6, 2012 for these properties at Spector Hall, 22 Reade Street, Main Floor, Borough of Manhattan.

These properties will be sold in accordance with the Standard Terms and Conditions of Sale dated January 18, 2012. An asterisk (*) appears adjacent to those parcels subject to Special Terms and Conditions.

They have been approved for sale by the Mayor of the City of New York, and will be offered at public auction on May 10, 2012.

The brochure for this sale is available on the DCAS website at nyc.gov/dcas. Additionally, brochures are available at 1 Centre Street, 20th Floor South, New York, New York 10007, or by calling (212) 669-8888.

32 Parcels

Borough of The Bronx

Block	Lot(s)	Upset Price
3520	34	\$374,500

Borough of Brooklyn

Block	Lot(s)	Upset Price
1339	38	\$ 82,500
1465	29,42,43,44	\$262,500
1473	14	\$247,500
3432	42	\$101,500
5289	46	\$467,500
7208	302	\$780,000

Borough of Queens

Block	Lot(s)	Upset Price
3916	136	\$114,000
*10107	68,69,70	\$525,000
*10107	74,75,76	\$506,500
10108	316	\$615,000
10193	85	\$ 9,000
12041	99	\$ 28,500
14240	113	\$126,000
14243	1119	\$ 37,500
14243	1169 and 14246, 1169	\$ 36,000
*14246	1189	\$ 60,000
14251	1666	\$ 30,000
14253	1488,1492	\$195,000
14253	1512,1513,1514	\$169,000
14254	1638,1639,1640,2037	\$169,000
*15306	11	\$191,500
*15317	16	\$ 66,000
15600	325	\$ 51,000
15819	145	\$ 62,500
16066	50	\$ 66,000
16103	83,84	\$178,000
16290	999	\$403,500

Borough of Staten Island

Block	Lot(s)	Upset Price
1012	57	\$ 34,000
3671	15	\$ 49,000
6253	9	\$217,500
6353	42	\$487,500

m23-my10

MUNICIPAL SUPPLY SERVICES

■ SALE BY SEALED BID

SALE OF: 5 USED HOPPER BARGES.

S.P.#: 12020

DUE: May 10, 2012

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
DCAS, Division of Municipal Supply Services, 18th Floor Bid Room, Municipal Building, New York, NY 10007.
For sales proposal contact Gladys Genoves-McCauley (718) 417-2156.

a27-m10

POLICE

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

The following listed property is in the custody, of the Property Clerk Division without claimants.

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

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

INQUIRIES

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

FOR MOTOR VEHICLES

(All Boroughs):

- * College Auto Pound, 129-01 31 Avenue, College Point, NY 11354, (718) 445-0100
- * Gowanus Auto Pound, 29th Street and 2nd Avenue, Brooklyn, NY 11201, (718) 832-3852
- * Erie Basin Auto Pound, 700 Columbia Street, Brooklyn, NY 11231, (718) 246-2029

FOR ALL OTHER PROPERTY

- * Manhattan - 1 Police Plaza, New York, NY 10038, (212) 374-4925.
- * Brooklyn - 84th Precinct, 301 Gold Street, Brooklyn, NY 11201, (718) 875-6675.
- * Bronx Property Clerk - 215 East 161 Street, Bronx, NY 10451, (718) 590-2806.
- * Queens Property Clerk - 47-07 Pearson Place, Long Island City, NY 11101, (718) 433-2678.
- * Staten Island Property Clerk - 1 Edgewater Plaza, Staten Island, NY 10301, (718) 876-8484.

j1-d31

PROCUREMENT

“Compete To Win” More Contracts!

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

- Win More Contracts at nyc.gov/competetowin

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

ADMINISTRATION FOR CHILDREN’S SERVICES

■ SOLICITATIONS

Human / Client Services

NON-SECURE DETENTION GROUP HOMES – Negotiated Acquisition – Judgment required in evaluating proposals - PIN# 06811N0004 – DUE 05-31-13 AT 2:00 P.M. – The Administration for Children’s Services, Division of Youth and Family Justice is soliciting applications from organizations interested in operating non-secure detention group homes in New York City. This is an open-ended solicitation; applications will be accepted on a rolling basis until 2:00 P.M. on 5/31/13.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
Administration for Children’s Services, 150 William Street, 9th Floor, New York, NY 10038.
Patricia Chabla (212) 341-3505; Fax: (212) 341-3625; patricia.chabla@dca.state.ny.us

j1-n14

CITYWIDE ADMINISTRATIVE SERVICES

■ MUNICIPAL SUPPLY SERVICES

■ SOLICITATIONS

Goods

CHAIN LINK FENCE AND ACCESSORIES – Competitive Sealed Bids – PIN# 8571200274 – DUE 05-30-12 AT 10:30 A.M. – Vendors interested in obtaining copies of the bid should contact Anna Wong, (212) 669-8610; Fax: (212) 669-7603; dcasdmssbids@dcas.nyc.gov

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
Department of Citywide Administrative Services, 1 Centre Street, 18th Floor, New York, NY 10007.
Adenike Bagboye (212) 669-2569; Fax: (646) 500-5864; abamgboye@dcas.nyc.gov

a30

PREPARED MEALS FOR NYPD – Competitive Sealed Bids – PIN# 8571200516 – DUE 05-16-12 AT 10:00 A.M. – Vendors interested in obtaining copies of the bid should contact Anna Wong, (212) 669-8610; Fax: (212) 669-7603; dcasdmssbids@dcas.nyc.gov

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
Department of Citywide Administrative Services, 1 Centre Street, 18th Floor, New York, NY 10007.
Kelly Taylor (212) 669-3509; Fax: (212) 669-7585; ktaylor@dcas.nyc.gov

a30

GRP: BRIGGS AND STRATTON DIESEL ENGINE – Competitive Sealed Bids – PIN# 8571200453 – DUE 05-30-12 AT 10:30 A.M. – Vendors interested in obtaining copies of the bid should contact Anna Wong, (212) 669-8610; Fax: (212) 669-7603; dcasdmssbids@dcas.nyc.gov

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
Department of Citywide Administrative Services, 1 Centre Street, 18th Floor, New York, NY 10007.
Jeanette Cheung (212) 669-7729; Fax: (212) 313-3382; jcheung@dcas.nyc.gov

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■ AWARDS

Goods

AUTO SHOP EQUIP AND GENERAL SUPPLIES - DOS – Intergovernmental Purchase – PIN# 8571200541 – AMT: \$168,863.39 – TO: W W Grainger Inc., 58-45 Grand Avenue, Maspeth, NY 11378-3299. NYS Contract #PC62993.

Suppliers wishing to be considered for a contract with the Office of General Services of New York State are advised to contact the Procurement Services Group, Corning Tower Room 3711, Empire State Plaza, Albany, NY 12242 or by phone: 518-474-6717.

a30

Goods & Services

VMWARE ENGINEERING SERVICES - DOITT – Intergovernmental Purchase – PIN# 8571200554 – AMT: \$1,590,426.65 – TO: Carahsoft Technology Corp., 12369 Sunrise Valley Drive, Suite D2, Reston, VA 20191. GSA Contract #GS-35F-0131F.

Suppliers wishing to be considered for a contract with the General Services Administration of the Federal Government are advised to contact the Small Business Utilization Center, Jacob K. Javits Federal Building, 26 Federal Plaza, Room 18-130, NY, NY 10278 or by phone: 212-264-1234.

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■ VENDOR LISTS

Goods

EQUIPMENT FOR DEPARTMENT OF SANITATION – In accordance with PPB Rules, Section 2.05(c)(3), an acceptable brands list will be established for the following equipment for the Department of Sanitation:

- A. Collection Truck Bodies
- B. Collection Truck Cab Chassis
- C. Major Component Parts (Engine, Transmission, etc.)

Applications for consideration of equipment products for inclusion on the acceptable brands list are available from: Mr. Edward Andersen, Procurement Analyst, Department of Citywide Administrative Services, Office of Citywide Procurement, 1 Centre Street, 18th Floor, New York, NY 10007. (212) 669-8509.

j5-d31

COMPTRROLLER

■ ASSET MANAGEMENT

■ AWARDS

Services (Other Than Human Services)

INVESTMENT ADVISORY SERVICES – Request for Proposals – PIN# 01511814203IE – AMT: \$30,079,000.00 – TO: Dimensional Fund Advisors LP, 6300 Bee Cave Road, Building One, Austin, TX 78731.

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CORRECTION

■ CENTRAL OFFICE OF PROCUREMENT

■ AWARDS

Construction Related Services

ELECTRICAL CONSTRUCTION WORK “AS NEEDED” BASIS REQUIRED AT RI (EAST OF HAZEN STREET FACILITIES AND VCBC) – Competitive Sealed Bids – PIN# 072201133CPD – AMT: \$11,756,549.00 – TO: E Electrical Contracting LLC, 10 Railroad Avenue, East NorthPort, NY 11731.
● **ELECTRICAL CONSTRUCTION WORK “AS NEEDED” BASIS REQUIRED AT RI (WEST OF HAZEN STREET FACILITIES, CA, FTU, MDC, AND QDC)** – Competitive Sealed Bids – PIN# 072201145CPD – AMT: \$11,547,600.00 – TO: P and M Electrical Contracting, 11 Sunrise Plz., Ste. 205, Valley Stream, NY 11580.

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DESIGN & CONSTRUCTION

■ SOLICITATIONS

Construction Related Services

TOPOGRAPHICAL SURVEYING SERVICES, STATEN ISLAND – Competitive Sealed Proposals – Judgment required in evaluating proposals - PIN# 8502012RQ0001P – DUE 05-29-12 AT 4:00 P.M. – SER-SURV7, Requirements Contract for Topographical Surveying Services for various Infrastructure Projects, Staten Island. All qualified and interested firms are advised to download the Request for Proposal at <http://ddcftp.nyc.gov/rfpweb/> from May 1, 2012 or contact the person listed for this RFP. The contract resulting from this Request for Proposal will be subjected to Local Law 129 of 2005, Minority Owned and Women Owned Business Enterprise (M/WBE) program. The Submission date is indicted above.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
Department of Design and Construction, 30-30 Thomson Avenue, 4th Floor, Long Island City, NY 11101. Hemwattie Roopnarine (718) 391-1375; Fax: (718) 391-1885; Ramnarah@ddc.nyc.gov

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■ AWARDS

Construction / Construction Services

INSTALLATION OF SIDEWALKS, ADJACENT CURBS AND PEDESTRIAN RAMPS AS NECESSARY IN VARIOUS LOCATIONS, STATEN ISLAND – Competitive Sealed Bids – PIN# 85012B0026 – AMT: \$1,747,627.50 – TO: Safeco Construction Corp., 40 Englewood Avenue, Staten Island, NY 10309. Project ID: HWS2012R. DDC PIN#: 8502012HW0014C.

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■ AGENCY CHIEF CONTRACTING OFFICER

■ SOLICITATIONS

Construction / Construction Services

TOPOGRAPHICAL SURVEYING SERVICES – Competitive Sealed Proposals – Judgment required in evaluating proposals - PIN# 8502012RQ0002P – DUE 05-29-12 AT 4:00 P.M. – SEQ-SURV8, Requirements Contract for Topographical Surveying for various Infrastructure Projects, Queens.

You can download the Request for Proposal at <http://ddcftp.nyc.gov/rfpweb/> from May 1, 2012. The contract resulting from this RFP will be subjected to Local Law 129 of 2005, Minority Owned and Women Owned Business Enterprises (M/WBE) program.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
Department of Design and Construction, 30-30 Thomson Avenue, 4th Floor, Professional Contracts Section, Long Island City, New York 11101.
Kareem Alibocas (718) 391-3038; alibocaka@ddc.nyc.gov

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HEALTH AND HOSPITALS CORPORATION

The New York City Health and Hospitals Corporation is regularly soliciting bids for supplies and equipment at its Central Purchasing Offices, 346 Broadway, New York City, Room 516, for its Hospitals and Diagnostic and Treatment Centers. All interested parties are welcome to review the bids that are posted in Room 516 weekdays between 9:00 a.m. and 4:30 p.m. For information regarding bids and the bidding process, please call (212) 442-4018.

j1-d31

HEALTH AND MENTAL HYGIENE

■ AGENCY CHIEF CONTRACTING OFFICER

■ SOLICITATIONS

Human / Client Services

NEW YORK/NY III SUPPORTED HOUSING CONGREGATE – Competitive Sealed Proposals – Judgment required in evaluating proposals - PIN# 81608PO076300R0X00-R – DUE 09-18-12 AT 4:00 P.M. – The Department is issuing a RFP to establish 3,000 units of citywide supportive housing in newly constructed or rehabilitated single-site buildings for various homeless populations pursuant to the New York III Supported Housing agreement. The subject RFP will be open-ended and proposals will be accepted on an on-going basis. The RFP is available on-line at <http://www.nyc.gov/html/doh/html/acco/acco-rfp-nyny-congregate-20070117-form.shtml>. A pre-proposal conference was held on

March 6, 2007 at 2:00 P.M. at 125 Worth Street, 2nd Floor Auditorium, New York, N.Y. Any questions regarding this RFP must be sent in writing in advance to Contracting Officer at the above address or e-mailed to the above address. All proposals must be hand delivered at the Agency Chief Contracting Officer, Gotham Center, CN#30A, 42-09 28th Street, 17th Floor, Queens, NY 11101-4132, no later than September 18, 2012.

As a minimum qualification requirement for (1) the serious and persistent mentally ill populations, the proposer must be incorporated as a not-for-profit organization, and (2) for the young adult populations, the proposer must document site control and identify the source of the capital funding and being used to construct or renovate the building.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
Health and Mental Hygiene, ACCO, Gotham Center, CN#30A, 42-09 28th Street, 17th Floor, Queens, NY 11101-4132.
Huguette Beauport (347) 396-6633; hbeauport@health.nyc.gov

a6-s17

INFORMATION TECHNOLOGY AND TELECOMMUNICATIONS

EXECUTIVE DIVISION

SOLICITATIONS

Goods & Services

AUDIO AND VIDEO SWITCHING SERVICES – Competitive Sealed Bids – PIN# 85812B0005 – DUE 05-30-12 AT 2:00 P.M. – For the Mayor's Office of Media and Entertainment.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
Department of Information Technology and Telecommunications, 75 Park Place, 9th Floor, New York, NY 10007. Anne Cody (212) 788-6276; Fax: (212) 788-6489; acody@doitt.nyc.gov

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AWARDS

Goods & Services

AVAYA IVR FARM – Intergovernmental Purchase – Judgment required in evaluating proposals - PIN# 85812O0001 – AMT: \$10,915,730.45 – TO: CBS Technologies dba Blackbox Network Services, 2990 Express Drive South, Islandia, NY 11749. IVR Application Development Maintenance Upgrade and Modification Services for Avaya Hardware and Software for the City's IVR Farm.

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PARKS AND RECREATION

REVENUE AND CONCESSIONS

SOLICITATIONS

Services (Other Than Human Services)

SNACK BAR AT BEACH 17TH STREET, ROCKAWAY BEACH, QUEENS – Request for Proposals – PIN# Q162-2-SB – DUE 06-25-12 AT 3:00 P.M. – Requests for Proposals for the renovation, operation, and maintenance of a snack bar/beach shop and the optional operation of up to five (5) mobile food units at Rockaway Beach, Queens, N.Y.

The RFP is also available for download, commencing on April 19, 2012 through June 25, 2012, on Parks' website.

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

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
Parks and Recreation, The Arsenal-Central Park, 830 Fifth Avenue, Room 407, New York, NY 10021.
Evan George (212) 360-3495; Fax: (917) 849-6623; evan.george@parks.nyc.gov

a19-m2

OPERATION AND MAINTENANCE OF CONCESSIONS FOR THE SALE OF CHRISTMAS TREES AND RELATED HOLIDAY MERCHANDISE – Competitive Sealed Bids – PIN# TR2012 – DUE 05-23-12 AT 11:00 A.M. – At various locations, Citywide.

● **SALE OF FOOD FROM MOBILE FOOD UNITS** – Competitive Sealed Bids – PIN# CWB2012A/B – DUE 05-30-12 AT 11:00 A.M. – At Central Park and Theodore Roosevelt Park, Manhattan.

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

Parks and Recreation, The Arsenal-Central Park, 830 Fifth Avenue, Room 407, New York, NY 10021.
Glenn Kaalund (212) 360-1397; Fax: (212) 340-3434; glenn.kaalund@parks.nyc.gov

a23-m4

SCHOOL CONSTRUCTION AUTHORITY

CONTRACT ADMINISTRATION

SOLICITATIONS

Construction Related Services

FLOOD ELIMINATION – Competitive Sealed Bids – PIN# SCA12-14178D-1 – DUE 05-16-12 AT 11:30 A.M. – Non-refundable bid document charge: \$100.00, certified check or money order only. Make payable to the New York City School Construction Authority. Bidders must be pre-qualified by the SCA. Range: \$1,070,000.00 to \$1,122,000.00.

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

School Construction Authority, Plans Room Window, Room #1046, 30-30 Thomson Avenue, Long Island City, NY 11101. Stacia Edwards (718) 752-5849; sedwards@nycsca.org

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CONTRACT SERVICES

SOLICITATIONS

Construction / Construction Services

BOILER CONVERSION – Competitive Sealed Bids – PIN# SCA12-14097D-1 – DUE 05-17-12 AT 10:30 A.M. – PS 92 (Manhattan). Non-refundable document fee \$100.00. Project Range: \$2,400,000.00 to \$2,530,000.00.

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

School Construction Authority, 30-30 Thomson Avenue, First Floor, Long Island City, NY 11101.
Ricardo Forde (718) 752-5288; Fax: (718) 472-0477; rforde@nycsca.org

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SMALL BUSINESS SERVICES

PROCUREMENT

INTENT TO AWARD

Services (Other Than Human Services)

CITY-WIDE ECONOMIC DEVELOPMENT SERVICES IN THE BROOKLYN NAVY YARD – Sole Source – Available only from a single source - PIN# 80112S0004 – DUE 05-16-12 AT 3:00 P.M. – The New York City Department of Small Business Services intends to enter into sole source negotiations to purchase the above services from the Brooklyn Navy Yard Development Corporation, with experience and in-house expertise in a wide variety of economic development services. Any firm that believes it is qualified and has the in-house expertise to provide such services or would like to provide such services in the future is invited to do so. Please indicate your interest by letter, which must be received no later than May 16, 2012, 3:00 P.M. to Daryl Williams, Agency Chief Contracting Officer, NYC Department of Small Business Services, 110 William Street, 7th Floor, New York, New York 10038.

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

Department of Small Business Services, 110 William Street, 7th Floor, New York, NY 10038. Daryl Williams (212) 618-8731; Fax: (212) 618-8867; procurementhelpdesk@sbs.nyc.gov

a26-m2

AGENCY PUBLIC HEARINGS ON CONTRACT AWARDS

NOTE: Individuals requesting Sign Language Interpreters should contact the Mayor's Office of Contract Services, Public Hearings Unit, 253 Broadway, 9th Floor, New York, N.Y. 10007, (212) 788-7490, no later than SEVEN (7) BUSINESS DAYS PRIOR TO THE PUBLIC HEARING. TDD users should call Verizon relay services.

PARKS AND RECREATION

PUBLIC HEARINGS

CANCELLATION OF PUBLIC HEARING

NOTICE IS HEREBY given that a **Special Public Hearing** will be held at Spector Hall, located at 22 Reade Street, Main Floor, Borough of Manhattan, on **May 3, 2012** commencing at 10:00 A.M. on the following:

IN THE MATTER of a proposed contract between the City of New York Parks and Recreation and Gerard's Plumbing & Heating Corp., located at 1041 East 46th Street, Brooklyn N.Y. 11203 to provide Construction services for the completion of the HVAC System and Construction of a Community Center, Borough of Brooklyn. The contract amount shall be \$700,000.00. The contract term shall be 180 Consecutive Calendar Days from the date of notice to proceed. PIN: 8462012B057C02. E-PIN: 84612N0001.

The proposed contractor was selected through the Negotiated Acquisition Procurement method, pursuant to Section 3-04 of the Procurement Policy Board Rules.

The proposed contract is available for public inspection, between April 20, 2012 through May 3, 2012 excluding Saturdays, Sundays and Holidays, during the hours of 9:00 A.M. and 4:00 P.M. at the Consultant Procurement Unit, Room 60, Olmsted Center, in Flushing Meadows-Corona Park, Queens, New York 11368.

Anyone who wishes to speak at this public hearing should request to do so in writing. The written request must be received by the Agency within (5) business days after publication of this notice. Written requests should be sent to Grace Fields-Mitchell, Supervisor for Consultant Contracts, Department of Parks & Recreation, Olmsted Center, Room 60, Flushing Meadows-Corona Park, Flushing, New York 11368. (Grace.fields-mitchell@parks.nyc.gov.) If the

Department of Parks & Recreation receives no written requests to speak within the prescribed time, Parks & Recreation reserves the right not to conduct the public hearing.

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CANCELLATION OF PUBLIC HEARING

NOTICE IS HEREBY given that a **Special Public Hearing** will be held at Spector Hall, located at 22 Reade Street, Main Floor, Borough of Manhattan, on **May 3, 2012** commencing at 10:00 A.M. on the following:

IN THE MATTER of a proposed contract between the City of New York Parks and Recreation and T. Moriarty & Son, Inc., located at 63 Creamer Street, Brooklyn N.Y. 11231, to provide **Construction** services for the completion of the Geothermal System and Construction of a Community Center, Borough of Brooklyn. The contract amount shall be \$200,000.00. The contract term shall be 180 Consecutive Calendar Days from the date of notice to proceed. PIN: 8462012B057C01. E-PIN: 84612N0002.

The proposed contractor was selected through the Negotiated Acquisition Procurement method, pursuant to Section 3-04 of the Procurement Policy Board Rules.

The proposed contract is available for public inspection, between April 20, 2012 through May 3, 2012 excluding Saturdays, Sundays and Holidays, during the hours of 9:00 A.M. and 4:00 P.M. at the Consultant Procurement Unit, Room 60, Olmsted Center, in Flushing Meadows-Corona Park, Queens, New York 11368.

Anyone who wishes to speak at this public hearing should request to do so in writing. The written request must be received by the Agency within (5) business days after publication of this notice. Written requests should be sent to Grace Fields-Mitchell, Supervisor for Consultant Contracts, Department of Parks & Recreation, Olmsted Center, Room 60, Flushing Meadows-Corona Park, Flushing, New York 11368. (Grace.fields-mitchell@parks.nyc.gov.) If the Department of Parks & Recreation receives no written requests to speak within the prescribed time, Parks & Recreation reserves the right not to conduct the public hearing.

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AGENCY RULES

TAXI AND LIMOUSINE COMMISSION

NOTICE

Notice is hereby given in accordance with section 1043(b) of the Charter of the City of New York ("Charter") that the Taxi and Limousine Commission ("TLC") promulgates rules changing to create rules for For-Hire Vehicle Bases and Paratransit Bases which obtain Street Hail Livery Base Licenses and amend certain definitions in TLC's Rules.

These rules are promulgated pursuant to sections 1043 and 2303(b) of the Charter and section 19-503 of the Administrative Code of the City of New York, and chapter 602 of the Laws of 2011 and chapter 9 of the Laws of 2012 of New York State.

On April 19, 2011, a public hearing was held by the TLC at the Brooklyn Borough Hall, 209 Joralemon Street, Brooklyn, New York and these rules were approved at the hearing on April 19. These rules will take effect 30 days after publication.

Statement of Basis and Purpose of Rule

On December 23, 2011 Governor Cuomo signed into law chapter 602 of the Laws of 2011, and on February 17, 2012, signed into law chapter 9 of the Laws of 2012, which amended the previous statute. This legislation allows New York City to issue up to 18,000 transferable licenses to for-hire vehicles authorizing them to pick up passengers by street hail anywhere outside Manhattan (except for the airports) and in Manhattan north of West 110th Street and north of East 96th Street. Up to 6,000 of these licenses for Street Hail Liveries can be issued in the first year of the program. Twenty percent of these licenses will be set aside for wheelchair accessible vehicles (City subsidies for accessible vehicle purchase/upgrades will be available).

These rules will implement the state legislation, which outlines the characteristics of and the services that the new Street Hail Vehicles will provide to New York City residents and visitors. The state legislation and the rules aim to improve access to safe, legal and convenient street hail service for the 6.7 million New York City residents who live outside of the neighborhoods where yellow taxi service is generally available.

The rule changes are organized as follows:

1. Amendment to *Definitions* (Chapter 51) to incorporate Street Hail Liveries
2. Amendment to *For-Hire Service* (Chapter 59B) to outline requirements for base stations authorized to affiliate Street Hail Liveries
3. New chapter on *Street Hail Livery Service* outlining licensing, service and vehicle requirements
4. Amendments to *Medallion Taxicab Drivers* (Chapter 54) to incorporate requirements for drivers of Street Hail Liveries
5. New chapter on *Technology Vendors* creating a new licensee type for vendors of taxicab technology for Street Hail Liveries.

This statement first provides some background on existing street hail service availability and passenger demand for this service, and explains the rationale for the Street Hail Livery

program. It then discusses the purpose of some of the more specific rules being to implement the program.

Background: Brooklyn, the Bronx, Queens, Staten Island, & Northern Manhattan Lack Street Hail Service

Currently, yellow taxis with medallions issued by the TLC are the only vehicles authorized to pick up passengers by street hail anywhere in the city. However, according to recent GPS data collected by TLC, 95% of all yellow taxi street hail pickups are in Manhattan's Central Business District (CBD) and at La Guardia or JFK airports. The demand for street hail service in Northern Manhattan, Brooklyn, Bronx, Queens and Staten Island neighborhoods, where 80% of the City's population lives, but where yellow taxis choose not to go, is met (illegally) by livery vehicles, which are licensed to pick up passengers only by prearrangement. TLC staff who recently observed passengers hailing rides at various locations outside Manhattan counted 65 street hails per hour at Mermaid and Stillwell Avenues in Brooklyn, 39 per hour at Jamaica Avenue and Parsons Boulevard in Queens, and 19 per hour at Grand Concourse and 149th Street in the Bronx. All street-hails observed by TLC were picked up by livery vehicles.

The current licensing and street hail regulations mean that:

- Livery drivers who pick passengers up from the street by hail to meet the existing demand, but do so without notification from the base, are put in the position of routinely violating the law.
- Business districts outside of the Manhattan CBD are at a competitive disadvantage because their clients and customers do not have access to safe, legal and convenient street hail service for travel between meetings or home from shopping trips.
- Residents who use the street-hail service from liveries are not protected by nor benefit from key features of yellow taxicab service:
 - **Set Fares:** Fares, determined in a livery street-hail pickup by haggling between the driver and the passenger (who is often uncomfortable with this arrangement), are not metered or otherwise regulated and leave passengers vulnerable to overcharging.
 - **Safety and Security:** Licensed livery vehicles can be difficult for street hail passengers to distinguish from unlicensed vehicles. Many passengers seeking to hail a livery on the street are exposed, without their knowledge, to uninsured and possibly unsafe vehicles and to drivers with unknown safety records.
 - **Convenience and Customer Service:** Most livery vehicles have no GPS locator, which can make it hard to help street-hail passengers recover lost property. Most livery vehicles do not offer passengers the convenience of paying by debit or credit card, an extremely popular feature among yellow taxi passengers.
 - **Wheelchair Access:** Only a minute fraction of existing livery vehicles are accessible to wheelchair users. Although there are currently TLC rules in place that require the for-hire industry to provide service to wheelchair users, the service currently available is insufficient to meet wheelchair users' mobility needs.

Purpose of Rules

The legislation enacted in Albany, which these rules implement, addresses the problems described above by authorizing the City to issue transferable Street Hail Livery licenses. Vehicles with these licenses will be permitted to pick up street hail passengers anywhere in Brooklyn, the Bronx, Staten Island, Northern Manhattan (north of W. 110th St. and north of E. 96th St.), and Queens (excluding airports). They can also pick up passengers by prearrangement anywhere except Manhattan south of W. 110th St. and E. 96th St. This will ensure that these new Street Hail Livery Vehicles serve the neighborhoods that are currently underserved by yellow taxis and protect yellow taxis from competition in the areas of the city they typically serve.

Vehicle Requirements. Street Hail Liveries will have a variety of features, as described in these rules, to make them safer and more convenient for passengers. These features include:

1. Meters calculating a uniform fare for street-hail trips (to provide predictability for passengers, build trust between drivers and passengers, and prevent price gouging)
2. Credit and debit card readers (to make it easier for passengers to pay their fares and reduce the amount of cash drivers carry)
3. GPS locators (to assist with locating lost property and to assist TLC enforcement with preventing Street Hail Liveries from making illegal pickups)
4. Distinguishing markings (a uniform color scheme, text markings, and roof light) so passengers know they are entering a legal car with a licensed driver

Accessibility. The Street Hail Livery program also expands transportation options for individuals who use wheelchairs. As per the state legislation, 20 percent of Street Hail Liveries will be required to be accessible to individuals who use wheelchairs. Individuals who purchase Street Hail Livery licenses that are part of this accessibility initiative will be eligible for a City subsidy to cover costs of upgrading their vehicles or purchasing new accessible vehicles. This will significantly expand access to both prearranged and hail service for wheelchair users, expanding these individuals' ability to travel around the city.

Driver Requirements. To ensure that Street Hail Livery drivers can safely and effectively operate a Street Hail Livery and provide excellent customer service, these rules require that new Street Hail Livery drivers be licensed by the Commission and be either (1) existing licensed for-hire vehicle drivers, (2) existing licensed yellow taxi ("hack") drivers, or (3) existing licensed paratransit drivers (for accessible vehicles). Individuals who do not fall into any of the three categories above will be required to obtain a yellow taxi hack license to operate a Street Hail Livery.

Service Requirements. To ensure that the public receives good customer service in Street Hail Liveries, these rules outline the service Street Hail Livery drivers must provide. This includes many requirements that are found in the yellow taxi industry, such as rules surrounding service refusals, compliance with reasonable passenger requests, and rates charged.

Service Options. Street Hail Liveries will be permitted to provide both prearranged and street hail service. This gives drivers flexibility to adapt to fluctuations in customers' demand for each of these types of service (e.g., prearranged airport drop-offs in the early morning and street hail rides late-night). This enables drivers to maximize revenue earned and gives bases flexibility to respond to spikes and troughs in demand.

Enforcement. To protect yellow taxis in areas where they are the only vehicles authorized to pick up street hails, these rules clearly define the areas where Street Hail Liveries are not allowed to make pickups and the penalties for violating these rules. Vehicle requirements will include GPS technology that will enable TLC to detect and penalize Street Hail Liveries that make illegal pickups, putting violators' licenses in jeopardy.

Base Requirements. State legislation requires that each Street Hail Livery be affiliated with a base that is specially licensed to affiliate Street Hail Liveries. These rules outline the process for bases to become licensed to affiliate a Street Hail Livery, along with these bases' responsibilities. These responsibilities include ensuring their Street Hail Livery vehicles and drivers comply with TLC rules and transmitting the 50 cent MTA surcharge on each hail ride to the MTA.

Technology Vendor Requirements. State legislation authorizes the TLC to license vendors of credit card and customer enhancements technology to Street Hail Liveries. The TLC intends to regulate these vendors because it believes that licensure is preferable to the procurement and contract approach used in the taxicab industry. Under a regulatory approach, any vendor who can meet TLC requirements can apply for a license. This will maintain vendor competition and allow the TLC to create and enforce consistent service standards for all licensees. In addition, the TLC believes that a regulatory approach will enable it to revisit and revise standards as technology and other factors advance. Accordingly, the TLC believes that the competition permitted by a regulatory approach is key to both keeping prices affordable and improving service quality. Allowing multiple taxicab technology vendors to develop and provide taxicab technology is important for fostering innovation and giving the for-hire industries choices. Moreover, the TLC believes that the benefits of competition in the for-hire industries may ultimately feed into the taxi industry by permitting advances in technology that may benefit passengers in all the industries the TLC regulates. In order to maintain the ability for multiple vendors to provide taxicab technology—while maintaining TLC oversight and quality control—these rules outline the process and standards for becoming a TLC-licensed technology vendor.

In addition to providing a service to the public, the Street Hail Livery program provides opportunities for the industries TLC regulates:

- Livery drivers and bases that choose to enter the Street Hail Livery business (which is completely optional for both vehicle owners and bases) will expand the ways in which they may legally serve the communities they have been serving for years by providing not only high-quality prearranged service, but also safe, convenient and legal street hail service.
- The street hail business that already exists in many neighborhoods outside the Manhattan CBD will be brought out of the shadows, bringing legitimacy and pride to those providing this service.
- Income-generating opportunities for drivers will increase as more customers will be enticed to take advantage of the predictability and quality of this new street hail service.

Rules in This Rulemaking

The Commission proposes these rules to implement the legislation authorizing Street Hail Liveries. Specifically, these rules will govern the licensure and operation of For-Hire Vehicle Bases which obtain Street Hail Livery Base Licenses that will permit them to affiliate with For-Hire Vehicles which hold Street Hail Livery Permits. The rules will also provide definitions to be used in other rule-makings as the Commission implements the Street Hail Liveries Program.

These rules are in two parts:

Amendments to Definitions (Chapter 51)

The amendments to Chapter 51, *Definitions*, will add basic and frequently used defined terms for rules governing Street Hail Liveries. The new defined terms fall into the following general categories:

- Vehicle terms - definitions relating to vehicles that can be used as Street Hail Liveries.
- Base terms - definitions relating to Bases that

affiliate with Street Hail Liveries.

- Driver terms - definitions relating to Drivers of Street Hail Liveries.
- License terms - definitions relating to the qualifications for and privileges of a Street Hail Livery License.
- In Vehicle Technology terms - definitions relating to the requirements of in Vehicle technology.
- Hail Trip terms - definitions relating to limitations on Hail trips.

Amendments to For-Hire Service (Chapter 59B)

The amendments to Chapter 59B, *For-Hire Service*, will set forth the requirements for base stations authorized to affiliate Street Hail Liveries. State legislation requires that each Street Hail Livery be affiliated with a base that is specially licensed to affiliate Street Hail Liveries. The rules specifically provide the following:

- The order in which bases become eligible to purchase a Street Hail Livery Base License, the qualifications for licensure, the term of licensure and license renewal fees.
- That Street Hail Livery Base Licenses are not transferrable.
- The extent to which licensed Street Hail Livery Bases are accountable for the conduct of their affiliated licensed Street Hail Livery vehicles and the owners and drivers of these vehicles.
- Requirements for making Street Hail Livery trip information available to the Commission.
- The requirement to maintain a rate schedule for prearranged trips provided by Street Hail Liveries.
- Special requirements for Paratransit Base which have been issued Street Hail Livery Bases Licenses.

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

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

Section 1. Section 51-03 of Title 35 of the Rules of the City of New York is amended to add new definitions of:

- "Accessible Street Hail Livery",
- "Automatic Vehicle Location",
- "Core Services",
- "Global Positioning System",
- "Hail Exclusionary Zone",
- "Hail Trip",
- "Hail Zone",
- "Hardware",
- "Initial Street Hail Livery Base Issuance Period",
- "Initial Street Hail Livery License Issuance Period",
- "Livery Driver Authorization Period",
- "Passenger Information Monitor",
- "Pre-Arranged Exclusionary Zone",
- "Pre-Arranged Trip",
- "Secondary Street Hail Livery Base Issuance Period",
- "Secondary Street Hail Livery License Issuance Period",
- "Software",
- "Street Hail Livery",
- "Street Hail Livery Base",
- "Street Hail Livery Base License",
- "Street Hail Livery Driver",
- "Street Hail Livery License",
- "Street Hail Livery Licensee",
- "Street Hail Livery License Priority Issuance Period",
- "Street Hail Livery Technology System",
- "Street Hail Livery Technology System Provider",
- "Third Street Hail Livery License Issuance Period",
- and
- "Trip Data"

to read as follows:

Accessible Street Hail Livery. An Accessible Street Hail Livery is a Street Hail Livery that is required to be used with a Commission approved vehicle that is designed to transport persons in wheelchairs or whose design is altered to permit access and enable the transportation of persons in wheelchairs or contains a physical device permitting such access, in accordance with the Americans with Disabilities Act.

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

Core Services. The five core services provided by the Street Hail Livery Technology System (LPEP) as set forth in the definition thereof and as more fully described in §83-31 of these Rules.

Hail Exclusionary Zone. The Hail Exclusionary Zone is the area in which Street Hail Liveries are NOT permitted to accept a passenger by hail in the street. The Hail Exclusionary Zone is:

- (1) Manhattan south of East 96th St. and West 110th St.
- (2) The New York City Airports.

Hail Trip. A Hail Trip, for a Street Hail Livery, is a trip commenced by the Street Hail Livery Driver accepting a passenger by hail in the Street.

Hail Zone. The Hail Zone is the area in which Street Hail Liveries are permitted to accept passengers by hail in the street. The Hail Zone is all areas of New York City except:

- (1) Manhattan south of East 96th St. and West 110th St.

(2) The New York City Airports.

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

Initial Street Hail Livery Base Issuance Period. The Initial Street Hail Livery Base Issuance Period will be the one month period beginning on a date posted on the Commission's Web site during which Street Hail Livery Base Licenses will be issued.

Initial Street Hail Livery License Issuance Period. The Initial Street Hail Livery License Issuance Period is the one-year period beginning on the date of issuance of the first Street Hail Livery License.

Livery Driver Authorization Period. The Livery Driver Authorization Period is the period when a For-Hire Driver who holds a For-Hire Driver's License as of July 2, 2012 is authorized to drive a Street Hail Livery, as provided in Section 54-04.2 of these Rules.

Passenger Information Monitor or PIM. The interactive, audio-visual device that is a component of the Street Hail Livery Technology System (LPEP) and that has the features described in §83-31 (d)(3) of these Rules.

Pre-Arranged Exclusionary Zone. The Pre-Arranged Exclusionary Zone is the area in which Street Hail Liveries are NOT permitted to begin a Pre-Arranged Trip. The Pre-Arranged Exclusionary Zone is:

- (1) Manhattan south of East 96th St. and West 110th St.

Pre-Arranged Trip. A Pre-Arranged Trip, for a Street Hail Livery, is a trip commenced by a Passenger pre-arranging a trip through a Base, by telephone or other method. Note that a Street Hail Livery cannot accept a Pre-Arranged Trip beginning in the Pre-Arranged Exclusionary Zone. A Pre-Arranged Trip does NOT include a trip that is regular paratransit service or is service provided to individuals with disabilities by or on behalf of the Metropolitan Transportation Authority.

Second Street Hail Livery Base Issuance Period. The Second Street Hail Livery Base Issuance Period will be the five month period beginning the day after the Initial Street Hail Livery Base Issuance Period ends and will be the second period during which Street Hail Livery Base Licenses will be issued.

Second Street Hail Livery License Issuance Period. The Second Street Hail Livery License Issuance Period is the one-year period beginning the day after the Initial Street Hail Livery License Issuance Period ends, and ending 12 months later.

Software. The object code versions of any applications, programs, operating system software, computer software languages, utilities, other computer programs and related documentation in whatever form or media, including the tangible media upon which such applications, programs, operating system software, computer software languages, utilities, other computer programs and related documentation are recorded or printed, together with all corrections.

Street Hail Livery. A Street Hail Livery is a Commission-licensed For-Hire Vehicle, or, for purposes of being a Street Hail Livery, a Commission-licensed Paratransit Vehicle, that is authorized to accept persons by hail in the street in the Hail Service Zone. A Street Hail Livery must be affiliated with a Street Hail Livery Base.

Street Hail Livery Base. A Street Hail Livery Base is a Commission-licensed Base that affiliates and dispatches Street Hail Liveries and For-Hire Vehicles or affiliates and dispatches Street Hail Liveries and Paratransit Vehicles, or affiliates and dispatches only Street Hail Liveries, and the physical location from which Street Hail Liveries or other Vehicles are dispatched.

Street Hail Livery Base License. A Street Hail Livery Base License is the Commission issued License which authorizes a Base to act as a Street Hail Livery Base. A Street Hail Livery Base License is not transferrable.

Street Hail Livery Driver. A Street Hail Livery Driver is a Driver who is authorized to drive a Street Hail Livery as set forth in Chapter 54 of these Rules.

Street Hail Livery License. A Street Hail Livery License is the License authorizing a Commission-licensed For-Hire Vehicle or Paratransit Vehicle to act as a Street Hail Livery. A Street Hail Livery License is transferrable in the manner provided by Chapter 82 of these Rules.

Street Hail Livery Licensee. A Street Hail Livery Licensee is an individual or Business Entity which owns a Street Hail Livery License.

Street Hail Livery License Priority Issuance Period. The Street Hail Livery License Priority Issuance Period is the three year period beginning on the first day of the Street Hail Livery Initial Issuance Period and ending three years later.

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

- (1) Credit, debit and prepaid card payment;
 (2) Text messaging;
 (3) Trip Data collection and transmission;
 (4) Passenger Information Monitor, screen, or other credit/

debit card device; and
 (5) Automatic Vehicle Location System and location services.

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

Third Street Hail Livery License Issuance Period. The Third Street Hail Livery License Issuance Period is the period beginning the day after the Second Street Hail Livery License Issuance Period ends.

Trip Data. Trip Data is the data that is required to be collected and transmitted by a Street Hail Livery Technology System including those items described in §83-31 (c)(2) of these Rules.

Section 2. The definitions of "Merchant" and "Taximeter" set forth in Section 51-03 of Title 35 of the Rules of the City of New York are amended to read as follows:

Merchant means an individual or Business Entity who holds a Commission License and who has agreed to do the following:

- (1) Facilitate contracts between Taxicab Technology Service Providers or Street Hail Livery Technology System Providers and [Commission-approved banks or credit/debit card services providers], for each Provider, one of the ten largest, by volume, merchant banks in the United States or one credit/debit card services processor who meets PCI standards (as defined in Chapter 83), and

- (2) Enter into a [C]contract [to provide] for the provision of credit/debit card services for [in-cab] in-vehicle payment of Taxicab or Street Hail Livery fares.

...

Taximeter is an instrument or device approved by the Commission that automatically calculates and plainly indicates the charge to a passenger for hire in a Taxicab or Street Hail Livery.

Section 3. Title 35 of the Rules of the City of New York is amended to add a new section 59B-04.1 to read as follows:

§59B-04.1 Licensing-Issuance of Street Hail Livery Base Licenses

- (a) **Issuance of Licenses.** The Commission can issue up to 450 Street Hail Livery Base Licenses. The Commission can re-issue any Street Hail Livery Base Licenses when such licenses are revoked, surrendered, not renewed or otherwise terminated by a holder or the Commission.
- (b) **Initial Issuance Period**
- (1) **Priority to Licensed Bases.** During the one month period following issuance of the first Street Hail Livery License which is the Initial Street Hail Livery Base Issuance Period, only a Livery Base that is licensed by the Commission and is in good standing can obtain a Street Hail Livery Base License.
- (2) **Good Standing.** For purposes of the Street Hail Livery Base Issuance Period Initial, a Livery Base is in good standing and may participate in the issuance if the Base:
- (i) Has been continuously in operation as a Licensed Livery Base for at least three years on the date of Street Hail Livery Base License application and
- (ii) Has no outstanding fines, summonses or suspensions as of the date of the application for the Street Hail Livery Base License.
- (c) **Second Issuance Period**
- (1) **Priority to Licensed Livery and Paratransit Bases.** During the Second Street Hail Livery Base Issuance Period (that is, the five month period following the Initial Street Hail Livery Base Issuance Period), a Street Hail Livery Base License can be issued only to the following types of bases and only if those bases are in good standing.
- (i) A Livery Base
- (ii) A Paratransit Base
- (iii) A Commuter Van Service
- (2) **Good Standing.** For purposes of the Second Street Hail Livery Base Issuance Period, a base is in good standing and may participate in the issuance if that base:
- (i) Has been continuously in operation as a Licensed Livery Base or Paratransit Base or Commuter Van Service for at least three years on the date of Street Hail Livery Base License application and
- (ii) Has no outstanding fines,

summonses or suspensions as of the date of the application for the Street Hail Livery Base License.

- (d) **Issuance following Initial and Second Issuance Periods.**
- (1) After the Street Hail Livery Base Initial and Second Issuance Period, any person or Business Entity can apply for a Street Hail Livery Base License.
- (e) **Each Applicant for a Street Hail Livery Base License must meet all the requirements of this Chapter.**
- (f) **An Applicant which also holds a Paratransit Base License or Commuter Van Service Authorization must continue to comply with requirements applicable to such license for all vehicle dispatched under that license.**

Section 4. The title of Section 59B-05 of Title 35 of the Rules of the City of New York is amended to read as follows:

§59B-05 Licensing-Special Requirements for Livery Base Stations and Street Hail Livery Bases.

Section 5. Section 59B-05(d)(5) of Title 35 of the Rules of the City of New York is amended to add a new subparagraph (iv), to read as follows:

(iv) A Street Hail Livery Base can affiliate both Street Hail Liveries and other For-Hire Vehicles if it is also a Base or Street Hail Liveries and Paratransit Vehicles if it is a Paratransit Base.

Section 6. Section 59B-05(d)(9) of Title 35 of the Rules of the City of New York is amended to read as follows:

(9) **Rates.** A Rate Schedule in a form and format approved by the Chairperson, including, for a Street Hail Livery Base, rates applicable to Street Hail Liveries when dispatched on a Pre-Arranged Trip; provided that a Street Hail Livery Base doing no pre-arranged business is not required to file a Rate Schedule.

Section 7. Section 59B-06 of Title 35 of the Rules of the City of New York is amended to add a new subdivision (f), to read as follows:

(f) Street Hail Livery Base Licenses.

(1) Suspension, Revocation, or Failure to Renew. If an underlying Base License or Paratransit Base License or Commuter Van Service Authorization is suspended or revoked as a result of the imposition of a penalty under this or another Chapter of these Rules, or if the underlying License fails to be renewed for any reason, the suspension, revocation or failure to renew is also applicable to the Street Hail Livery Base License.

(2) A Street Hail Livery Base License will expire three years after the date it was issued or earlier if it, or the underlying Base License or Paratransit Base License or Commuter Van Service Authorization, is revoked or surrendered or is not renewed.

(3) Upon issuance of a Street Hail Livery Base License:

(i) the underlying Base License term will be pro-rated (and the License fee for that License will be pro-rated which means an additional fee will be charged) so that the Base License will expire on the same date that the Street Hail Livery Base License expires. Example. The underlying Base License expires on 6/15/14. A Street Hail Livery Base License is issued to the Base on 6/16/12 and will expire on 6/15/15. The underlying Base License will be extended for one year and an additional 1 year license fee of \$500 will be charged. The underlying Base License and the Street Hail Livery Base License will both expire on 6/15/15.

Section 8. Section 59B-07(a) of Title 35 of the Rules of the City of New York is amended to read as follows:

(a) **Base License Fee.**

(1) The fee for the operation of a For-Hire Base is \$500 annually.

(2) **Exception:** The fee for the operation of a Street Hail Livery Base is \$1000 annually for the Street Hail Livery Base License plus \$500 annually for the fee for a For-Hire Base License or Paratransit Base License or \$275 for a Commuter Van Service Authorization.

(3) Upon issuance of a Street Hail Livery Base License:

(i) an underlying Base License term will be pro-rated (and the License fee for that License will be pro-rated which means an additional fee will be charged) so that the Base License will expire on the same date that the Street Hail Livery Base License expires.

Section 9. The title of Section 59B-09 of Title 35 of the Rules of the City of New York is amended to read as follows:

§59B-09 Licensing-Transfer of an Ownership Interest in a For Hire Base License.

Section 10. Section 59B-09 of Title 35 of the Rules of New York is amended by adding a new subdivision (c), to read as follows:

(c) Street Hail Livery Base Licenses Not Transferrable.

(1) Street Hail Livery Base Licenses can only be used in connection with the specific entity to which they were initially issued (i.e. the specific Livery Base to which the Street Hail Livery Base License was initially issued) and cannot be transferred for use by any other entity.

(2) A change in the ownership structure of or an ownership interest in an owner of a Street Hail Livery Base License is valid only if the conditions of Section 59B-09(a) are met.

Section 11. Section 59B-11(a) of Title 35 of the Rules of the City of New York is amended to read as follows:

(a) Base License Required. No person or entity is permitted to operate a business as a Livery Base Station, Black Car Base or Luxury Limousine Base without a Valid For-Hire Base License from the Commission. No person or entity is permitted to operate a business as a Street Hail Livery Base without a Valid Street Hail Livery Base License from the Commission.

Section 12. Section 59B-11(b) of Title 35 of the Rules of the City of New York is amended by adding a new subdivision (3), to read as follows:

(3) In addition to the other requirements of this Rule, a Street Hail Livery Base Owner must not dispatch a vehicle to engage in the business of being a Street Hail Livery unless the vehicle has a Valid Street Hail Livery License.

Section 13. Section 59B-11(c) of Title 35 of the Rules of the City of New York is amended by adding a new subdivision (3), to read as follows:

(3) In addition to the other requirements of this Rule, a Street Hail Livery Base Owner must not dispatch a vehicle to engage in the business of being a Street Hail Livery unless the driver is Validly authorized to be a Street Hail Livery Driver.

Section 14. Section 59B-12 of Title 35 of the Rules of the City of New York is amended by adding a new subdivision (c), to read as follows:

(c) Street Hail Livery Bases.

(1) Every Street Hail Livery Base must comply with the NYS Workers' Compensation Law and maintain the coverage required.

Section 15. Section 59B-13 of Title 35 of the Rules of the City of New York is amended by adding a new subdivision (l), to read as follows:

(l) MTA Tax

(1) The MTA Tax must be charged on any Hail Trip in a Street Hail Livery that starts in New York City and ends in any of the following:

- (i) New York City
- (ii) Dutchess County
- (iii) Nassau County
- (iv) Orange County
- (v) Putnam County
- (vi) Rockland County
- (vii) Suffolk County
- (viii) Westchester County

(2) A Street Hail Livery Base must ensure that the Taximeter in each Street Hail Livery affiliated with the Base is adjusted to properly collect the MTA Tax for Hail Trips.

(3) A Street Hail Livery Base must collect the MTA Tax due for each Hail Trip made by a Street Hail Livery affiliated with that Base from the Driver of the Street Hail Livery.

(4) A Street Hail Livery Base must remit all MTA Taxes due to the NYS Department of Taxation and Finance together with such returns as are required by NYS Department of Taxation and Finance as and when such taxes are due.

§59B-13(l) Fine: \$1,000 per vehicle and suspension until compliance Appearance REQUIRED

Section 16. Section 59B-15(b) of Title 35 of the Rules of the City of New York is amended by adding a new paragraph (2), to read as follows:

(2) A Street Hail Livery Base can meet the requirement of paragraph (1) by affiliating either or both of Street Hail Liveries or other licensed For-Hire Vehicles or, if the Base is also a Paratransit Base, Paratransit Vehicles and Street Hail Liveries.

Section 17. Section 59B-15(f) of Title 35 of the Rules of the City of New York is amended to read as follows:

(f) Application to Transfer or Assign Base. A Base Owner must not transfer or assign the Base Owner's License to another without obtaining the Commission's written approval as described in §59B-09 of this Chapter. Note: A Street Hail Livery Base License cannot be transferred.

Section 18. Paragraphs (1), (2), (3) and (4) of section 59B-15(j) of Title 35 of the Rules of the City of New York are amended to read as follows:

(j) Off-Street Parking Requirements – Livery Base Stations.

(1) A Base Station Owner must ensure that the operator of

the Base provides and uses legal, off-street facilities for parking and storing the [Licensed For-Hire] Livery Vehicles that will be dispatched from the Base.

(2) The available off-street facilities must provide at least one parking space for every two Livery Vehicles (not including Street Hail Liveries) affiliated with the Base.

(3) The distance between the Base and the off-street parking facilities for Livery Vehicles must be one and one-half miles or less.

(4) The off-street parking facilities for Livery Vehicles must be in a location zoned for the operation of a parking facility.

Section 19. Section 59B-17 of Title 35 of the Rules of the City of New York is amended by adding a new subdivision (e), to read as follows:

(e) Special Requirements for Street Hail Liveries.

(1) Credit/Debit Card Rules.

(i) A Street Hail Livery Base Owner must ensure that each affiliated Street Hail Livery is equipped to accept customer payment by credit and debit card.

(ii) A Street Hail Livery Base Owner is not permitted to charge a pass along or additional fee to any passenger for debit or credit card transactions in Hail Trips.

§59B-17(e)(1) Fine: First violation: \$350 if plead guilty before a hearing; \$500 if found guilty following a hearing. Appearance REQUIRED

Second violation w/in 24 months: \$700 if plead guilty before a hearing; \$1,000 and possible suspension of License for up to 30 days if found guilty following a hearing.

Third violation w/in 36 months: \$750 and Revocation of License if plead guilty before a hearing; \$1,000 and Revocation of License if found guilty following a hearing.

(2) E-Z-Pass® Required.

A Street Hail Livery Base Owner must ensure that each affiliated Street Hail Livery is equipped with an E-Z-Pass® tag.

§59B-17(e)(2) Fine: \$100 and suspension until compliance Appearance REQUIRED

Section 20. Section 59B-18 of Title 35 of the Rules of the City of New York is amended to add a new subdivisions (c) and (d), to read as follows:

(c) Special Requirements for Street Hail Liveries: Credit Cards for Hail Trips

(1) A Street Hail Livery Base Owner can deduct from any credit or debit card payments due to a Street Hail Livery Driver any amounts required to be collected for payment of the MTA Tax.

(2) A Street Hail Livery Base Owner must pay the Street Hail Livery Driver on no less than a weekly basis, the total amount of all credit card payments received during that period. The Base Owner must provide an itemized receipt, showing all deductions, with each payment.

§59B-18(c)(2) Fine: \$100 Appearance NOT REQUIRED

(3) A Street Hail Livery Base Owner can withhold from the cash payments to a Street Hail Livery Driver (and all such withholdings must be identified on the receipt) the following:

(ii) the sum of all MTA Tax payments due from the Street Hail Livery Driver; and

(ii) the sum of all tolls and charges deducted by the MTA Bridges & Tunnels from the E-Z-Pass® account of the Street Hail Livery Base Owner for trips provided by the Street Hail Livery Driver.

§59B-18(c)(3) Fine: First violation: \$200 Second violation: \$300 Third violation: \$500 Appearance REQUIRED
In addition to the penalty payable to the Commission, the ALJ may order the Base Owner to pay restitution to the Driver, equal to the excess amount that was charged to the Driver.

(d) A Base is permitted to penalize a Driver who does not pick up a Passenger for a pre-arranged trip.

Section 21. Section 59B-19 of Title 35 of the Rules of the City of New York is amended to add a new subdivision (c), to read as follows:

(c) Special Requirements for Street Hail Liveries-Trip Record Information

(1) Trip Record.

(i) Trip Data must be collected and stored by the LPEP Provider electronically, through the use of the Street Hail Livery Technology System (LPEP).

(ii) If the LPEP is inoperable, a written Trip Record must be kept by the Driver during the 48-hour period the Street Hail Livery is permitted to operate after timely notification of the malfunction. (See §59B-52(c) of this Chapter)

(iii) A written Trip Record, if required, must be kept until all information is entered into LPEP.

(iv) Information from a written Trip Record must be entered into LPEP by the Base within seven days after the Trip Record is made.

§59B-19(c)(1) Fine: \$100 Appearance NOT REQUIRED

(2) Written Trip Records. A written Trip Record must include the following information:

(i) The Street Hail Livery License number

(ii) The Street Hail Livery Driver's License number

(iii) The location where each passenger is picked up

(iv) The time each passenger is picked up

(v) The total number of passengers

(vi) The location where each passenger is dropped off

(vii) The time each passenger is dropped off

(viii) The total trip mileage

(ix) The itemized metered fare for the trip (fare, tolls, surcharge, and tip, if paid by credit or debit card)

(x) Method of payment

(xi) The trip number

(xii) Whether the trip is a Hail Trip or a Pre-Arranged Trip

(xiii) Other information required by the Commission

(xiv) For a Pre-Arranged Trip, the following information is required:

A. The time of dispatch.

B. If the dispatch was for a Pre-Arranged Trip to begin with an airport pickup.

(3) Access to Trip Record and Trip Data.

(i) Trip Data and Trip Record information must be available as specified in Chapter 83 to the Commission (in a form and format and delivery method as specified by the Commission), the Street Hail Livery Licensee and the Street Hail Livery Driver.

(ii) Trip Data and Trip Record information must be available at the end of each shift and/or at the end of a lease or contract term.

(iii) A Street Hail Livery Base Owner must take possession of any written Trip Records weekly and hold such Trip Records for at least three months after the information is entered into LPEP.

§59B-19(c)(3) Fine: \$100 Appearance NOT REQUIRED

(4) Changes and Corrections.

(i) A Street Hail Livery Base Owner must not knowingly enter false information into the electronic data system for entry onto the electronic Trip Record

(ii) A Street Hail Livery Base Owner must not make erasures or obliterate information on a written Trip Record, or other record that Owner is required to maintain.

§59B-19(c)(4)(i)-(ii) Fine: \$100 Appearance NOT REQUIRED

(iii) If a wrong entry is made on any written Trip Record, the Driver, the Street Hail Livery Licensee or Street Hail Livery Base Owner must correct it and record the date, time, and reason for the change. This record must be kept as long as the written Trip Record must be kept.

§59B-19(c)(4)(iii) Fine: \$100 Appearance NOT REQUIRED

(iv) Trip Records, whether electronic or paper, must not be changed either in whole or in part, unless authorized by the Commission.

§59B-19(c)(4)(iv) Fine: \$100 - \$350 and/or suspension up to 30 days Appearance REQUIRED

Section 22. Section 59B-21(a)(1) of Title 35 of the Rules of the City of New York is amended to read as follows:

(a) Maintenance of Current Rate Schedule.

(1) A Base Owner must file a Rate Schedule with the Commission, in a form approved by the Chairperson. This Rate Schedule must include the Base's rates for rides dispatched by the Base for Pre-Arranged Trips provided by Street Hail Liveries, if the Base dispatches Street Hail Liveries.

Section 23. Section 59B-21(d) of Title 35 of the Rules of the City of New York is amended to add a new paragraph (4), to read as follows:

(4) Special Reporting Requirements for Street Hail Livery Bases. A Street Hail Livery Base Owner must maintain and report all information required by this subdivision 59B-21(d) electronically in a format specified by the Commission. All such information must also be maintained by the Street Hail Livery Base Owner for at least 12 months.

§59B-21(d)(4) Fine: \$500 Appearance NOT REQUIRED

Section 24. Section 59B-22 of Title 35 of the Rules of the City of New York is amended to read as follows:

§59B-22 [RESERVED (I Records-Reporting Requirements for Street Hail Liveries)]

(a) LPEP Required. Every Street Hail Livery must be equipped with LPEP.

(b) Trip Data Collection and Transmission.

(1) All Trip Data must be transmitted to the Commission in the form and manner specified in Chapter 83.

(2) To the extent necessary to facilitate data transfer, the Commission may mandate that each Street Hail Livery be equipped with external antennas.

(3) No equipment designed to comply with the provisions of this section may be installed unless it has been approved by the Commission based on a determination that the equipment conforms to the specifications set herein, is safe, and fulfills the intended purposes for such equipment.

§59B-22(b)(1)-(3) Fine: \$500 Appearance NOT REQUIRED

Section 25. Section 59B-23 of Title 35 of the Rules of the City of New York is amended by relettering subdivisions (c) as subdivision (d) and adding new subdivisions (c), (e) and (f), and amending subdivision (d), as relettered by this section, to read as follows:

(c) Special Rule for Street Hail Liveries

Fares for Hail Trips in Street Hail Liveries will be as set forth in section 82-26 of these Rules.

(c)d) Transportation by Pre-Arrangement Only.

(1) A Base Owner must be responsible for ensuring that transportation is provided only by pre-arrangement through the Base.

(2) A Base Owner must ensure that a For-Hire Vehicle does not accept passengers except by pre-arrangement through the base. Exception: A Street Hail Livery affiliated with a Street Hail Livery Base can provide transportation by accepting hails from passengers in the street in the Hail Zone.

(3) A Base Owner is responsible and can be issued a summons if Vehicles improperly accept Passenger. A Base Owner's liability will be based on a three month weighted average of total vehicles affiliated with the Base. It will be a defense to any summons issued under this rule that the Base can demonstrate an average of ten Pre-Arranged Trips per affiliated vehicle per day.

§59B-23(d) Fine: \$1000 if 10% of the Base's affiliated vehicles receive summonses under Section 59A-25(a) \$3000 if 20% of the Base's affiliated vehicles receive summonses under Section 59A-25(a) Appearance NOT REQUIRED

(e) (1) A Street Hail Livery Base Owner must ensure that no Street Hail Livery affiliated with the Street Hail Livery Base, or any other Vehicle affiliated with the Street Hail Livery Base, will provide transportation by accepting hails from passengers in the Hail Exclusionary Zone.

(2) A Street Hail Livery Base Owner is responsible and can be issued a summons if Vehicles improperly accept Passengers. A Street Hail Livery Base Owner's liability will be based on a three month weighted average of total vehicles affiliated with the Street Hail Livery Base. It will be a defense to any summons issued under this rule that the Base can demonstrate an average of ten Pre-Arranged Trips per affiliated vehicle per day.

§59B-23(e) Fine: \$1000 if 10% of the Base's affiliated Street Hail Livery vehicles receive summonses under Section 82-13(a) \$3000 if 20% of the Base's affiliated Street Hail Livery vehicles receive summonses under Section 82-13(a) Appearance NOT REQUIRED

(f) A Street Hail Livery Base Owner must not dispatch a Street Hail Livery for a Pre-Arranged Trip beginning in the Pre-Arranged Exclusionary Zone.

§59B-23(f) Fine: \$500 Appearance NOT REQUIRED

Section 26. Section 59B-25(a) of Title 35 of the Rules of the City of New York is amended to read as follows:

(a) No Street Hails Permitted. A Base Owner must maintain and enforce rules and policies preventing Vehicles affiliated with the Base or dispatched by the Base and Drivers of these Vehicles from accepting street hails and preventing Street Hail Liveries from accepting Hail Trips in the Hail Exclusionary Zone. NOTE: Street Hail Liveries are permitted to accept street hails in Hail Zone.

Section 27. Section 59B-28(b) of Title 35 of the Rules of the City of New York is amended by adding subdivision (4) to read as follows:

(4) License Plates for Street Hail Liveries. A Street Hail Livery must be registered in New York and must have license plates issued by the NYS DMV and embossed with the legend "T&LC". No "vanity" plates are permitted for Street Hail Liveries.

§59B-28(b)(4) Fine: \$100 - \$350 and Summary Suspension until compliance Appearance REQUIRED

Section 28. Section 59B-29(e) of Title 35 of the Rules of the City of New York is amended to read as follows:

(e) Prohibited Advertising.

(1) A Vehicle must not display advertising on the outside or the inside unless the Commission has authorized the advertising and has given the Vehicle Owner a permit specifying that the advertising complies with the Administrative Code.

(2) The Commission will not approve any roof top advertising for For-Hire Vehicles, except for Street Hail Liveries.

(3) Street Hail Liveries: Optional Rooftop Advertising Fixture.

(i) A Street Hail Livery Licensee may equip a Taxicab with an authorized Rooftop Advertising Fixture in accordance with Rule 82-63.

Section 29. Section 59B-29 of Title 35 of the Rules of the City of New York is amended to add subdivisions (i) through (k) to read as follows:

(i) Markings—Special Requirements for Street Hail Liveries

(1) Street Hail Liveries must comply with the markings requirements of §82-33 of these Rules.

(2) A Street Hail Livery Base must not permit a Street Hail Livery affiliated with it to operate unless it has the proper markings.

§59B-29(i)(2) Fine: \$100 Appearance NOT REQUIRED

(k) Color—Special Requirements for Street Hail Liveries(1)The exterior of the Street Hail Livery vehicle must be painted Street Hail Livery color to be designated, except for the trim. The specifications for Street Hail Livery color to be designated will be posted on the Commission's Web site.

(2) A Street Hail Livery Base must not permit a Street Hail Livery affiliated with it to operate unless it is painted as required by this section.

§59B-29(k)(2) Fine: \$100 Appearance NOT REQUIRED

Section 30. Section 59B-30(b) of Title 35 of the Rules of the City of New York is amended to read as follows:

(b) Livery Passengers' Bill of Rights.

(1) Regular Liveries Only: No For-Hire Livery Vehicle can be dispatched by a For-Hire Base unless the Vehicle contains:

(1)i) The Livery Passengers' Bill of Rights in a form and format prescribed by the Commission.

(2)ii) The Commission will post the proper form and format on its Web site or will provide the information through other appropriate means that will be posted on its Web site.

(3)iii) The Livery Passengers' Bill of Rights must be placed in a protective holder attached to the back of the front Passenger's seat.

(2) Street Hail Liveries Only: No Street Hail Livery Vehicle can be dispatched by a Street Hail Livery Base unless the Vehicle contains: (i) The Street Hail Livery Passengers' Bill of Rights in a form and format prescribed by the Commission.

(ii) The Commission will post the proper form and format on its Web site or will provide the information through other appropriate means that will be posted on its Web site.

Section 31. Section 59B-30 of Title 35 of the Rules of the City of New York is amended by adding new subdivision (c) to read as follows:

(c) Special Requirements for Street Hail Liveries. In addition to the other requirements of this section, a Street Hail Livery Base Owner must ensure that all Street Hail Liveries dispatched by the Base comply with the following:

(1) No Street Hail Livery can be dispatched unless the Vehicle contains the Rate Card in a frame next to the Street Hail Livery Driver's License.

§59B-30(c)(1) Fine: \$25 Appearance NOT REQUIRED

Section 32. Subdivisions (a) and (b) of section 59B-31 of Title 35 of the Rules of the City of New York are amended to read as follows:

A Base Owner must not dispatch a Vehicle from its Base unless the Vehicle is in compliance with all of the following requirements.

(a) Roof Light. A Base Owner must not dispatch a For-Hire Vehicle that is equipped with a roof light, unless the vehicle falls under one of the following categories:

(i) Staten Island Vehicles: The Vehicle [that] operates primarily in Staten Island and is affiliated with a Base located in Staten Island. A roof light on a Staten Island Vehicle must meet the specifications in the definition of "roof light" in these rules; or

§59B-31(a)(i) Fine: \$350 – first violation \$500 – second violation in 24 months Revocation for third violation in 36 months Appearance REQUIRED

(ii) Street Hail Livery Vehicles: The Vehicle is a Street Hail Livery. A Street Hail Livery vehicle must be equipped with a roof light meeting the requirements of Chapter 82-52 of these Rules.

§59B-31(a)(ii) Fine: \$100 Appearance NOT REQUIRED

(b) Meter. A Base Owner must not dispatch a For-Hire Vehicle that is equipped with a meter. Exception: A Street Hail Livery must be equipped with a taximeter. See Section 59B-51 of this Chapter.

§59B-31(b) Fine: \$50 Appearance NOT REQUIRED

Section 33. Subchapter 59B of Title 35 of the Rules of the

City of New York is amended by adding new Sections 59B-51 through 59B-54, to read as follows:

§ 59B-51 Special Requirements for Street Hail Liveries-Taximeters

(a) Taximeter.

(1) A Street Hail Livery Base Owner must not dispatch a Street Hail Livery unless it is equipped with a Taximeter as required in Section 82-38 and the specifications set forth in Section 82-54 of these Rules.

(2) A Street Hail Livery Base Owner must not tamper with, alter, repair or attempt to repair any of the following:

(i) A Taximeter

(ii) Any Seal affixed to the taximeter by a licensed Taximeter repair shop or other authorized facility

(iii) The Street Hail Livery Technology System (LPEP)

(iv) Any cable mechanism or electrical wiring of a Taximeter or Street Hail Livery Technology System (LPEP)

(3) A Street Hail Livery Base Owner must not make any change in a vehicle's mechanism or its tires that would affect the operation of the Taximeter or of the Street Hail Livery Technology System (LPEP).

§59B-51(a) Fine: \$250-\$1,500 and/or suspension up to 30 days Appearance REQUIRED

§ 59B-52 Special Requirements for Street Hail Liveries-Street Hail Livery Technology System (LPEP)

(a) Equip Street Hail Liveries with LPEP. A Street Hail Livery Base must ensure that each of its Street Hail Liveries is equipped with the Street Hail Livery Technology System ("LPEP"). The LPEP must comply with the specifications established in §83 of these Rules.

§59B-52(a) Fine: \$1,000 and suspension until compliance Appearance REQUIRED

(b) Good Working Order. The LPEP equipment must be in good working order at all times and each of the five Core Services must be functioning at all times.

§59B-52(c) Fine: \$250 and suspension until compliance Appearance REQUIRED

(c) Malfunction or Failure to Operate.

(1) If the LPEP malfunctions or fails to operate, the Street Hail Livery Base must file an incident report with the authorized provider within two hours following the discovery of the malfunction or as soon as the Street Hail Livery Base reasonably should have known of such malfunction.

(2) If the Driver or Street Hail Livery Licensee previously filed an incident report, the Street Hail Livery Base will not be required to file a separate incident report. The Street Hail Livery Base must verify that the report has been filed by obtaining the incident report number from the Driver, Street Hail Livery Licensee or LPEP provider.

(3) The Street Hail Livery Licensee or the Street Hail Livery Base must meet the appointment for repair scheduled by the LPEP provider following the incident report.

§59B-52(c)(1)-(3) Fine: \$250 and suspension until compliance Appearance REQUIRED

(d) 48-Hour Repair Deadline. A Street Hail Livery Base must not allow a Street Hail Livery in which any of the five Core Services of the Street Hail Livery Technology System (LPEP) (or any material feature of a Core Service) is not functioning to be operated more than 48 hours for Hail Trips following the timely filing of an incident report.

§59B-52(d) Fine: \$250 and suspension until compliance Appearance REQUIRED

(e) Inspection upon Multiple LPEP Malfunctions. For any Street Hail Livery requiring six or more repairs of the vehicle's Street Hail Livery Technology System (LPEP) in any 30-day period, the Street Hail Livery Base with which such vehicle is affiliated must promptly take that vehicle for inspection or schedule an inspection with the Commission's Safety and Emissions Facility. This requirement will not apply to the Street Hail Livery Base if compliance is made by the Street Hail Livery Licensee or Driver of the vehicle.

§59B-52(e) Fine: \$250 Appearance NOT Required

◀ a30

Notice of Public Hearing and Opportunity to Comment on Proposed Rules

What are we proposing? The Taxi and Limousine Commission is considering changing its rules. The change would add a new chapter on Information Security rules for Street Hail Livery Technology System Providers ("LPEP Provider" or "Licensee") for Street Hail Liveries as the result of creation of Street Hail Livery Service.

● **When and where is the Hearing?** The Commission will hold a public hearing on the proposed rule. The public hearing will take place at 10:00 A.M. on Thursday, May 31, 2012. The hearing will be held in the hearing room at 33 Beaver Street, New York, New York, on the 19th Floor.

How do I comment on the proposed rules? Anyone can

comment on the proposed rules by:

- **Mail.** You can mail written comments to the Taxi and Limousine Commission, Office of Legal Affairs, 33 Beaver Street - 22nd Floor, New York, New York 10004.
- **Fax.** You can fax written comments to the Taxi and Limousine Commission, Office of Legal Affairs, at 212-676-1102.
- **Email.** You can email written comments to tlcrules@tlc.nyc.gov.
- **Website.** You can submit comments to the Taxi and Limousine Commission through the NYC rules Web site at www.nyc.gov/nycrules.
- **By Speaking at the Hearing.** Anyone who wants to comment on the proposed rule at the public hearing must sign up to speak. You can sign up before the hearing by calling 212-676-1135. You can also sign up in the hearing room before the hearing begins on May 31, 2012. You can speak for up to three minutes.

Is there a deadline to submit written comments? Yes, you must submit written comments by May 30, 2012.

Do you need assistance to participate in the Hearing? You must tell the Office of Legal Affairs if you need a reasonable accommodation of a disability at the Hearing. You must tell us if you need a sign language interpreter. You can tell us by mail at the address given above.

You may also tell us by telephone at 212-676-1135. You must tell us by Thursday, May 24, 2012.

Can I review the comments made on the proposed rules? A few days after the hearing, a transcript of the hearing and copies of the written comments will be available to the public at the Office of Legal Affairs.

What authorizes the Commission to make this rule? Sections 1043 and 2303 of the City Charter and section 19-503 of the City Administrative Code authorize the Commission to make this proposed rule. This proposed rule was not included in the Commission's regulatory agenda for this Fiscal Year because it was not contemplated when the Commission published the agenda.

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

What rules govern the rulemaking process? The Commission 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(b) of the City Charter.

Statement of Basis and Purpose of Proposed Rule

On December 23, 2011 Governor Cuomo signed into law chapter 602 of the Laws of 2011, and on February 17, 2012, signed into law chapter 9 of the Laws of 2012, which amended the previous statute. This legislation allows New York City to issue up to 18,000 transferable licenses to for-hire vehicles authorizing them to pick up passengers by street hail anywhere outside Manhattan (except for the airports) and in Manhattan north of West 110th Street and north of East 96th Street. Up to 6,000 of these licenses for Street Hail Liveries can be issued in the first year of the program. Twenty percent of these licenses will be set aside for wheelchair accessible vehicles (City subsidies for accessible vehicle purchase/upgrades will be available).

The rules described below implement the state legislation. They outline the characteristics of and the services that the new Street Hail Vehicles will provide to New York City residents and visitors. The state legislation and the rules aim to improve access to safe, legal and convenient street hail service for the 6.7 million New York City residents who live outside of the neighborhoods where yellow taxi service is generally available.

The rule changes are organized as follows:

1. Amendment to *Definitions* (Chapter 51) to incorporate Street Hail Liveries
2. Amendment to *For-Hire Service* (Chapter 59B) to outline requirements for base stations authorized to affiliate Street Hail Liveries
3. New chapter on *Street Hail Livery Service* outlining licensing, service and vehicle requirements
4. Amendments to *Medallion Taxicab Drivers* (Chapter 54) to incorporate requirements for drivers of Street Hail Liveries
5. New chapter on *Technology Vendors* creating a new license type for vendors of Street Hail Livery Technology Systems, also known as LPEP (an acronym for Livery Passenger Enhancements Program), for Street Hail Liveries

This statement first provides some background on existing street hail service availability and passenger demand for this service, and explains the rationale for the Street Hail Livery program. It then discusses the purpose of some of the more specific rules being proposed to implement the program.

Background: Brooklyn, the Bronx, Queens, Staten Island, & Northern Manhattan Lack Street Hail Service

Currently, yellow taxis with medallions issued by the TLC are the only vehicles authorized to pick up passengers by street hail anywhere in the city. However, according to recent GPS data collected by TLC, 95% of all yellow taxi street hail

pickups are in Manhattan's Central Business District (CBD) and at La Guardia or JFK airports. The demand for street hail service in Northern Manhattan, Brooklyn, Bronx, Queens and Staten Island neighborhoods, where 80% of the City's population lives, but where yellow taxis choose not to go, is met (illegally) by livery vehicles, which are licensed to pick up passengers only by prearrangement. TLC staff who recently observed passengers hailing rides at various locations outside Manhattan counted 65 street hails per hour at Mermaid and Stillwell Avenues in Brooklyn, 39 per hour at Jamaica Avenue and Parsons Boulevard in Queens, and 19 per hour at Grand Concourse and 149th Street in the Bronx. All street-hails observed by TLC were picked up by livery vehicles.

The current licensing and street hail regulations mean that:

- Livery drivers who pick passengers up from the street by hail to meet the existing demand, but do so without notification from the base, are put in the position of routinely violating the law.
- Business districts outside of the Manhattan CBD are at a competitive disadvantage because their clients and customers do not have access to safe, legal and convenient street hail service for travel between meetings or home from shopping trips.
- Residents who use the street-hail service from liveries are not protected by nor benefit from key features of yellow taxicab service:
 - **Set Fares:** Fares, determined in a livery street-hail pickup by haggling between the driver and the passenger (who is often uncomfortable with this arrangement), are not metered or otherwise regulated and leave passengers vulnerable to over-charging.
 - **Safety and Security:** Licensed livery vehicles can be difficult for street hail passengers to distinguish from unlicensed vehicles. Many passengers seeking to hail a livery on the street are exposed, without their knowledge, to uninsured and possibly unsafe vehicles and to drivers with unknown safety records.
 - **Convenience and Customer Service:** Most livery vehicles have no AVL locator, which can make it hard to help street-hail passengers recover lost property. Most livery vehicles do not offer passengers the convenience of paying by debit or credit card, an extremely popular feature among yellow taxi passengers.
 - **Wheelchair Access:** Only a minute fraction of existing livery vehicles are accessible to wheelchair users. Although there are currently TLC rules in place that require the for-hire industry to provide service to wheelchair users, the service currently available is insufficient to meet wheelchair users' mobility needs.

The legislation enacted in Albany, which these rules implement, addresses the problems described above by authorizing the City to issue transferable Street Hail Livery licenses. Vehicles with these licenses will be permitted to pick up street hail passengers anywhere in Brooklyn, the Bronx, Staten Island, Northern Manhattan (north of W. 110th St. and north of E. 96th St.), and Queens (excluding airports). They can also pick up passengers by prearrangement anywhere except Manhattan south of W. 110th St. and E. 96th St. This will ensure that these new Street Hail Livery Vehicles serve the neighborhoods that are currently underserved by yellow taxis and protect yellow taxis from competition in the areas of the city they typically serve.

Vehicle Requirements. Street Hail Liveries will have a variety of features, as described in these rules, to make them safer and more convenient for passengers. These features include:

1. Meters calculating a uniform fare for street-hail trips (to provide predictability for passengers, build trust between drivers and passengers, and prevent price gouging)
2. Credit and debit card readers (to make it easier for passengers to pay their fares and reduce the amount of cash drivers carry)
3. Automatic Vehicle Locators ("AVL") (to assist with locating lost property and to assist TLC enforcement with preventing Street Hail Liveries from making illegal pickups)
4. Distinguishing markings (a uniform color scheme, text markings, and roof light) so passengers know they are entering a legal car with a licensed driver

Accessibility. The Street Hail Livery program also expands transportation options for individuals who use wheelchairs. As per the state legislation, 20 percent of Street Hail Liveries will be required to be accessible to individuals who use wheelchairs. Individuals who purchase Street Hail Livery licenses that are part of this accessibility initiative will be eligible for a City subsidy to cover costs of upgrading their vehicles or purchasing new accessible vehicles. This will significantly expand access to both prearranged and hail service for wheelchair users, expanding these individuals' ability to travel around the city.

Driver Requirements. To ensure that Street Hail Livery drivers can safely and effectively operate a Street Hail Livery and provide excellent customer service, these rules require that new Street Hail Livery drivers be licensed by the Commission and be either (1) existing licensed for-hire vehicle drivers, (2) existing licensed yellow taxi ("hack") drivers, or (3) existing licensed paratransit drivers (for

accessible vehicles). Individuals who do not fall into any of the three categories above will be required to obtain a yellow taxi hack license to operate a Street Hail Livery.

Service Requirements. To ensure that the public receives good customer service in Street Hail Liveries, these rules outline the service Street Hail Livery drivers must provide. This includes many requirements that are found in the yellow taxi industry, such as rules surrounding service refusals, compliance with reasonable passenger requests, and rates charged.

Service Options. Street Hail Liveries will be permitted to provide both prearranged and street hail service. This gives drivers flexibility to adapt to fluctuations in customers' demand for each of these types of service (e.g., prearranged airport drop-offs in the early morning and street hail rides late-night). This enables drivers to maximize revenue earned and gives bases flexibility to respond to spikes and troughs in demand.

Enforcement. To protect yellow taxis in areas where they are the only vehicles authorized to pick up street hails; these rules clearly define the areas where Street Hail Liveries are not allowed to make pickups and the penalties for violating these rules. Vehicle requirements will include GPS technology that will enable TLC to detect and penalize Street Hail Liveries that make illegal pickups, putting violators' licenses in jeopardy.

Base Requirements. State legislation requires that each Street Hail Livery be affiliated with a base that is specially licensed to affiliate Street Hail Liveries. These rules outline the process for bases to become licensed to affiliate a Street Hail Livery, along with these bases' responsibilities. These responsibilities include ensuring their Street Hail Livery vehicles and drivers comply with TLC rules and transmit the 50 cent MTA surcharge on each hail ride to the MTA.

Technology Vendor Requirements. State legislation authorizes the TLC to license vendors of credit card and customer enhancements technology to Street Hail Liveries. The TLC intends to regulate these vendors because it believes that licensure is preferable to the procurement and contract approach used in the taxicab industry. Under a regulatory approach, any vendor who can meet TLC requirements can apply for a license. This will maintain vendor competition and allow the TLC to create and enforce consistent service standards for all licensees. In addition, the TLC believes that a regulatory approach will enable it to revisit and revise standards as technology and other factors advance. Accordingly, the TLC believes that the competition permitted by a regulatory approach is key to both keeping prices affordable and improving service quality. Allowing multiple taxicab technology vendors to develop and provide taxicab technology is important for fostering innovation and giving the for-hire industries choices. Moreover, the TLC believes that the benefits of competition in the for-hire industries may ultimately feed into the taxi industry by permitting advances in technology that may benefit passengers in all the industries the TLC regulates. In order to maintain the ability for multiple vendors to provide taxicab technology—while maintaining TLC oversight and quality control—these rules outline the process and standards for becoming a TLC-licensed technology vendor.

In addition to providing a service to the public, the Street Hail Livery program provides opportunities for the industries TLC regulates:

- Livery drivers and bases that choose to enter the Street Hail Livery business (which is completely optional for both vehicle owners and bases) will expand the ways in which they may legally serve the communities they have been serving for years by providing not only high-quality prearranged service, but also safe, convenient and legal street hail service.
- The street hail business that already exists in many neighborhoods outside the Manhattan CBD will be brought out of the shadows, bringing legitimacy and pride to those providing this service.
- Income-generating opportunities for drivers will increase as more customers will be enticed to take advantage of the predictability and quality of this new street hail service.

Each Street Hail Livery Vehicle will be equipped with an LPEP which:

- has an electronic payment system, which will allow riders to pay with credit, debit, and prepaid cards;
- has a system capable of transmitting text messages;
- has an Automatic Vehicle Location system, which will identify the location of Street Hail Liveries while in operation; and
- will collect and transmit trip, fare and other data.

The LPEP will interface with the meter and together will allow the TLC to regulate fares and enforce violations of the Hail Service Rules stated in Chapter 82.

Proposed Chapter 84 – Information Security Rules for Street Hail Livery Technology System Providers

The proposed rules will require that the LPEP Data collected, transmitted, processed, maintained and stored by all LPEP Providers and their employees, agents and subcontractors must be safeguarded to provide:

- 1) a secure medium for the LPEP Data and LPEP system components,
- 2) protection of personal information of the LPEP Provider and subcontractor employees, and

3) protection of personal information of members of the riding public who pay by credit, debit or prepaid card.

The proposed rules require that the LPEP Provider:

- Establishes policies for information security, authentication, remote access, anti-virus security, application development security, digital media reuse and disposal, encryption, passwords, user responsibilities, and vulnerability management;
- Complies with copyrights and develops appropriate controls and procedures to protect the Database Management Systems;
- Limits access to LPEP Data, by providing safeguards such as firewalls and fraud prevention;
- Maintains the confidentiality of personal information; and
- Develops controls for network management and procedures for security incident management.

Chapter 84

Information Security Rules for Street Hail Livery Technology System Providers

§84-01 Scope of the Chapter

§84-01 Scope of the Chapter

- (a) To establish the Commission's information security requirements for the collection, transmission, processing, maintenance, and storage of LPEP Data by Street Hail Livery Technology System Providers, their employees, agents and subcontractors.
- (b) The information security requirements set forth in this Chapter apply to LPEPs, all Information System Components, LPEP Data, and all related services provided by Street Hail Livery Technology System Providers, their employees, agents and subcontractors to carry out the activities licensed under Chapter 83 of these Rules.

§84-02 Definitions Specific to this Chapter

- (a) *Application.* A computer program designed for a specific use or task and includes all software applications whether custom or off-the-shelf, including internal and external (web) applications.
- (b) *Database.* An organized collection of data, typically in digital form.
- (c) *Database Management System.* A software package with computer programs that control the creation, maintenance and use of a database.
- (d) *DOITT Standards.* The Department of Information Technology and Telecommunications Citywide Information Security Policy for Service Providers and Encryption Standards.
- (e) *Information System* shall have the same meaning given such term in §83-03 of these Rules.
- (f) *Information System Component* includes any Network Component, Server, or Application included in, or connected to, the LPEP and/or LPEP Data environment.
- (g) *LPEP Data.* All data required to be collected, transmitted and maintained pursuant to §83-31 of these Rules and other information assets related to the LPEP Data. LPEP Data includes, but is not limited to, Trip Data, data related to credit, debit and prepaid card transactions, and text messages and the date and time such messages were sent and received.
- (h) *Network Component* includes all firewalls, switches, routers, wireless access points, network appliances, and other security appliances.
- (i) *Non-consumer User.* Any individual, excluding a cardholder, who accesses Database Management System components, including, but not limited to employees, administrators and third parties.
- (j) *Personal Information* shall have the same meaning given such term in §83-03 of these Rules.
- (k) *Security Incident or Incident* shall have the same meaning given such term in §83-03 of these Rules.
- (l) *Security Policy.* The information security policy and procedures established by an LPEP Provider that comply with the requirements in §84-03 of these Rules.
- (m) *Server.* A physical computer hardware system dedicated to running one or more services at the requests of other programs and includes web, database, authentication, Domain Name System, mail proxy, and Network Time Protocol.
- (n) *Street Hail Livery Technology System or LPEP* shall have the same meaning given such term in §51-03 of these Rules.
- (o) *Street Hail Livery Technology System Provider or LPEP Provider* shall have the same meaning given such term in §51-03 of these Rules.
- (p) *Trip Data* shall have the same meaning given such term in §51-03 of these Rules.

§84-03 Information Security Requirements

- (a) *Information Security Policy.*
- (1) *Establish Information Security Policy (Security Policy).* The LPEP Provider must establish prior to system design, maintain, and disseminate to its employees and relevant third parties such as agents and subcontractors, the information security policy and procedures that:

- (i) Comply with all of the requirements in this section;
- (ii) Are reviewed and updated at least annually; any change in information security policy and procedures should be analyzed for breaches before implementation (notification of the review and update of the Security Policy must be provided to the Commission);
- (iii) Include daily operational security procedures that are consistent with the requirements in this section (e.g., user account maintenance procedures, log review procedures).

(2) *Usage Policies.* The Security Policy must include usage policies for critical employee-facing technologies, such as modems and wireless devices, to define proper use of these technologies for all employees, agents and subcontractors of LPEP Providers. Usage policies must include:

- (i) Explicit management approval;
- (ii) Authentication for use of the technology;
- (iii) A list of all such devices and personnel with access;
- (iv) Labeling of devices with LPEP Provider contact information;
- (v) Acceptable uses of the technology;
- (vi) Acceptable network locations for these technologies;
- (vii) A list of products approved by the LPEP Provider.
- (viii) Automatic disconnect of modem sessions after a specific period of inactivity;
- (ix) Activation of modems only when needed, with immediate activation after use; and
- (x) When accessing LPEP Data remotely via modem, disable storage of LPEP Data onto local hard drives, floppy disks or other external media, and disable cut-and-paste and print functions during remote access.

(3) *Responsibilities of LPEP Providers and Employees.* The Security Policy must clearly define the information security responsibilities of the LPEP Provider and its employees.

(4) *Management Responsibilities.* The LPEP Provider must assign to an individual or team the following information security management responsibilities:

- (i) Establish, document, and distribute the Security Policy;
- (ii) Monitor and analyze security alerts and information, and distribute to appropriate personnel;
- (iii) Establish, document, and distribute Security Incident response and escalation procedures to ensure timely and effective handling of all situations;
- (iv) Administer user accounts, including additions, deletions, and modifications; and
- (v) Monitor and control all access to data.

(5) *Security Awareness for Employees.* The LPEP Provider must make all employees aware of the importance of information security by:

- (i) Educating employees (e.g., through posters, letters, memos, meetings, and promotions); and
- (ii) Requiring employees to acknowledge in writing they have read and understood the Security Policy.

(6) *Screen Employees.* The LPEP Provider must screen potential employees to minimize the risk of attacks from internal sources.

(7) *Requirements for Third Party Access.* The LPEP Provider must require all third parties, such as agents and subcontractors, with access to the LPEP, Information System Components, or LPEP Data, or who are involved in any related services provided by the LPEP Provider in carrying out the activities licensed under Chapter 83 of these Rules, to agree in writing to comply with the Security Policy and all security requirements in this section.

(8) *Incident Response Plan.* The LPEP Provider must implement a Security Incident response plan that, at a minimum, requires the LPEP Provider to respond immediately to a system breach. The plan must:

- (i) Contain specific Incident response procedures, business recovery and continuity procedures, data backup processes, roles and responsibilities, and communication and contact strategies;
- (ii) Be tested at least annually;
- (iii) Designate specific personnel to be available on a 24/7 basis to respond to alerts;
- (iv) Provide appropriate training to staff with Security Incident response responsibilities;
- (v) Include alerts from intrusion detection, intrusion prevention, and file integrity monitoring systems; and
- (vi) Contain a process to modify and evolve the Incident response plan according to lessons learned and to incorporate industry developments.

(b) *Authentication.* The LPEP Provider must provide a process that verifies a user's identity to ensure that the person requesting access to a system is the person to whom entry is authorized.

(c) *Change Control.* The LPEP Provider must follow change control procedures for all system and software configuration changes. The procedures must include:

- (1) Documentation of impact;
- (2) Management sign-off by appropriate parties;
- (3) Testing that verifies operational functionality; and
- (4) Back-out procedures.

(d) *Copyright Compliance.* The LPEP Provider must comply with the terms of all software licenses and may not use any software in any form that has not been legally purchased or otherwise legitimately obtained.

(e) *Database Management Systems.* The LPEP Provider must develop and implement appropriate controls and procedures to ensure that the Database Management Systems are adequately protected.

(f) *Access to LPEP Data and Computing Resources.*

(1) *Limit Access.* The LPEP Provider must limit access to LPEP Data and related computing resources to only those individuals whose job requires such access.

(2) *Restrict Access.* The LPEP Provider must establish a mechanism for systems with multiple users that restricts access based on a user's need to know, and is set to "deny all" unless specifically allowed.

(3) *Unique ID.* The LPEP Provider is required to assign a unique ID to each person with access to LPEP Data and related computing resources to ensure that action taken on critical data and systems are performed by, and can be traced to, known and authorized users. The LPEP Provider must:

(i) Identify all users with a unique username before allowing them access;

(ii) To ensure proper user authentication and password management for Non-consumer Users and administrators on all system components, the LPEP Provider must:

(A) Control the addition, deletion, and modification of user IDs, credentials, and other identifier objects;

(B) Immediately revoke accesses of terminated users;

(C) Remove inactive user accounts at least every ninety (90) days;

(D) Enable accounts used by vendors for remote maintenance only during the time needed;

(E) Distribute password procedures and policies to all users who have access to LPEP Data and related computing resources;

(F) Prohibit the use of group, shared, or generic accounts; and

(G) Authenticate all access to any database containing LPEP Data, including access by

- applications, administrators, and all other users.
- (4) *Restrict Physical Access.* The LPEP Provider must restrict physical access to LPEP Data and related computing resources as follows:
- (i) Any physical access to data or systems that house LPEP Data, allows the opportunity to access devices or data, and/or removes systems or hardcopies, must be appropriately restricted.
 - (ii) The LPEP Provider must use appropriate facility entry controls to limit and monitor physical access to systems that collect, transmit, process, maintain or store LPEP Data.
 - (A) The LPEP Provider must use cameras to monitor sensitive areas and audit this data and correlate with other entries, storing for at least three (3) months, unless otherwise restricted by law.
 - (B) The LPEP Provider must restrict physical access to publicly accessible network jacks.
 - (C) The LPEP Provider must restrict physical access to wireless access points, gateways, and handheld devices.
 - (iii) The LPEP Provider must develop procedures to help all personnel easily distinguish between employees and visitors, especially in areas where LPEP Data is accessible.
 - (iv) The LPEP Provider must ensure that employees and visitors are authorized before entering areas where LPEP Data is collected, transmitted, processed, maintained or stored.
 - (v) The LPEP Provider must ensure that visitors are given a physical token (e.g., badge or access device) that expires, and that identifies them as non-employees.
 - (vi) The LPEP Provider must ensure that visitors are asked to surrender the physical token before leaving the facility or at the date of expiration.
 - (vii) The LPEP Provider must use a visitor log to retain a physical audit trail of visitor activity, and retain this log for a minimum of three (3) months, unless otherwise restricted by law.
 - (viii) The LPEP Provider must store media back-ups in a secure off-site facility, which may be either an alternate third-party or a commercial storage facility.
 - (ix) The LPEP Provider must physically secure all paper and electronic media (e.g., computers, electronic media, networking and communication hardware, telecommunication lines, paper receipts, paper reports, and faxes) that contain LPEP Data.
 - (x) The LPEP Provider must maintain strict control over the internal or external distribution of any kind of media that contains LPEP Data, including:
 - (A) Labeling the media so it can be identified as confidential; and
 - (B) Sending the media via secured courier or a delivery mechanism that can be accurately tracked.
 - (xi) The LPEP Provider must ensure management approves all media that is moved from a secured area (especially when media is distributed to individuals).
 - (xii) The LPEP Provider must maintain strict control over the storage and accessibility of media that contains LPEP Data including properly inventorying all media and making sure it is securely stored.
 - (xiii) The LPEP Provider must
- destroy media containing LPEP Data when it is no longer needed for business or legal reasons including:
- (A) Cross-cut shredding, incinerating, or pulping hardcopy materials; and
 - (B) Purging, degaussing, shredding, or otherwise destroying electronic media so that LPEP Data cannot be reconstructed.
- (g) *Firewalls.*
- (1) *Firewall Configuration.* A firewall must control access between internal networks and external networks. All firewalls used in the LPEP Provider's systems must be configured by the LPEP Provider to:
 - (i) Block all data traffic (subject to the protocol limitations of the firewall) except that traffic which is explicitly allowed; direct incoming traffic to trusted internal systems; and protect vulnerable systems;
 - (ii) Prevent disclosure of information such as system names, network topology, and network device types; and
 - (iii) Support network layer authentication, with both the firewall and the network layer authentication to be used in conjunction with standard application authentication methods.
 - (2) *External Firewall Connections and Changes.* The LPEP Provider must establish a formal process for approving and testing all external network connections and changes to the firewall configuration.
 - (3) *Network Diagram.* The LPEP Provider must provide a current network diagram with all connections to LPEP Data, including any wireless networks.
 - (4) *Management Descriptions.* The LPEP Provider must provide a description of groups, roles, and responsibilities for logical management of Network Components.
 - (5) *List of Services/Ports.* The LPEP Provider must provide a documented list of services/ports necessary for business.
 - (6) *Justification for Protocols.* The LPEP Provider must provide justification and documentation for any risk protocols allowed (e.g., File Transfer Protocol, etc.), which includes reason for use of protocol and security features implemented.
 - (7) *Periodic Review.* The LPEP Provider must conduct a periodic review of firewall/router rule sets.
 - (8) *Exceptions to Denial of Untrusted Networks/Hosts.* The LPEP Provider must build a firewall configuration that denies all traffic from "untrusted" networks/hosts, except for:
 - (i) Web protocols - HTTP (port 80) and Secure Sockets Layer (SSL) (port 443);
 - (ii) System administration protocols (e.g., Secure Shell (SSH) or Virtual Private Network; and
 - (iii) Other protocols required by the business (e.g., for ISO 8583).
 - (9) *Restricting Connections between Publicly Accessible Servers and LPEP Data.* The LPEP Provider must build a firewall configuration that restricts connections between publicly accessible servers and any system component storing LPEP Data, including any connections from wireless networks. This firewall configuration must include:
 - (i) Restricting inbound and outbound Internet traffic to ports 80 and 443;
 - (ii) Securing and synchronizing router configuration files (e.g., running configuration files which are used for normal running of the routers, and start-up configuration files which are used when machines are re-booted, must have the same, secure configuration);
 - (iii) Denying all other inbound and outbound traffic not specifically allowed;
- (iv) Installation of personal firewall software on any mobile and/or employee-owned computers with direct connectivity to the Internet (e.g., laptops used by employees), which are used to access the organization's network;
- (v) Prohibiting direct public access between external networks and any system component that stores LPEP Data (e.g., databases);
- (vi) Filtering and screening all traffic to prohibit direct routes for inbound and outbound Internet traffic;
- (vii) Restricting outbound traffic from sensitive applications to authorized IP addresses; and
- (viii) Implementing IP masquerading to prevent internal addresses from being translated and revealed on the Internet. The LPEP provider must use technologies that implement RFC 1918 address space, such as Port Address Translation or Network Address Translation.
- (h) *Host and Server Systems.* The LPEP Provider must configure host and server systems with sufficient security features to ensure that LPEP Data are adequately protected from unauthorized use, disclosure, modification, destruction, and denial of service.
- (i) *Local Area Networks.* The LPEP Provider must configure local area networks ("LANs") with sufficient security features to ensure that LPEP Data are adequately protected from unauthorized use, disclosure, modification, destruction, and denial of service.
- (j) *Network Management.*
- (1) *Appropriate Access.* The LPEP Provider must implement controls over all such devices and platforms so that only appropriate resources and persons may access the network. The LPEP Provider must also implement appropriate architectures, procedures, management assignments, and back-up and recovery plans to provide such controls.
 - (2) *Monitor All Access.* The LPEP Provider must track and monitor all access to network resources and LPEP Data.
 - (3) *Linking Access to System Components.* The LPEP Provider must establish a process for linking all access to system components (especially those done with administrative privileges such as root) to an individual user.
 - (4) *Automated Audit Trails.* The LPEP Provider must implement automated audit trails to reconstruct the following events for all system components:
 - (i) All individual user access to LPEP Data;
 - (ii) All actions taken by any individual with root or administrative privileges;
 - (iii) Access to all audit trails;
 - (iv) Invalid logical access attempts;
 - (v) Use of identification and authentication mechanisms;
 - (vi) Initialization of the audit logs; and
 - (vii) Creation and deletion of system-level objects.
 - (5) *Record Audit Trails.* The LPEP Provider must record at least the following audit trail entries for each event, for all system components:
 - (i) User identification;
 - (ii) Type of event;
 - (iii) Date and time;
 - (iv) Success or failure indication;
 - (v) Origination of event; and
 - (vi) Identity or name of affected data, system component, or resource.
 - (6) *Synchronize Times.* The LPEP Provider must synchronize all critical system clocks and times.

- (7) *Secure Audit Trails.* The LPEP Provider must secure audit trails so they cannot be altered, including the following:
- (i) Limit viewing of audit trails to those with a job-related need;
 - (ii) Protect audit trail files from unauthorized modifications;
 - (iii) Promptly back-up audit trail files to a centralized log server or media that is difficult to alter;
 - (iv) Copy logs for wireless networks onto a log server on the internal LAN; and
 - (v) Use file integrity monitoring/change detection software (such as Tripwire) on logs to ensure that existing log data cannot be changed without generating alerts (although new data being added must not cause an alert).
- (8) *Review Logs.* The LPEP Provider must review logs for all system components at least daily. Log reviews must include those servers that perform security functions (like intrusion detection systems) and authentication, authorization and accounting servers (e.g., Diameter).
- (9) *Retain Audit Trail History.* The LPEP Provider must retain audit trail history for a period that is consistent with its effective use, as well as all applicable law, rules and regulations.
- (k) *Wireless Networks.* At a minimum, dynamic Wi-Fi Protected Access must be used by the LPEP Provider for any portion of the network or system that includes 802.11x, or similar technology.
- (l) *Personal Information.* In addition to complying with §83-26 of these Rules, all LPEP Provider employees, agents or subcontractors or employees of such agents or subcontractors with access to Personal Information are required to maintain the confidentiality of Personal Information. Personal Information:
- (1) Must only be used for the stated purpose for which it was gathered, and
 - (2) May not be shared or disclosed, except for lawful purposes.
- (m) *Fraud Prevention.* The LPEP Provider must ensure that controls are developed and implemented into the LPEP, Information System Components and any software contained therein to prevent the possibility of fraud, and to ensure that the LPEP Data are adequately protected. This protection must address and prevent both malicious and inadvertent damage by the general user community, as well as authorized users. Controls built into the LPEP, Information System Components and any software contained therein must include:
- (1) Segregating duties so that the initiation of an event must be separated from its authorization to prevent activities that require collusion;
 - (2) Fraud detection; and
 - (3) Development, test and operational environments that are separated and the roles of those involved in these activities must also be segregated, to prevent the possibility of introducing unauthorized and untested code or altering operational data.
- (n) *Security Incident Management.*
- (1) *Reporting Security Incidents.* The LPEP Provider must develop a procedure for reporting observed or suspected Security Incidents, threats, weaknesses, or malfunctions that may have an impact on the security of the LPEP, Information System Components and any software contained therein, and LPEP Data. All such observed or suspected Security Incidents, threats, weaknesses, or malfunctions must be reported to the Commission within twelve (12) hours of when the LPEP Provider knows of or should have known of such Security Incidents, threats, weaknesses or malfunctions.
 - (2) *Security Incident Management Procedures.* The LPEP Provider's Security Incident management responsibilities and procedures must be clearly defined and documented to ensure an immediate, effective, and orderly response to Incidents. At a minimum, these procedures must address:
 - (i) Information system failures and loss of service;
 - (ii) Denial of service;
 - (iii) Errors resulting from incomplete or inaccurate data;
 - (iv) Breaches of confidentiality; and
 - (v) Loss of integrity of the LPEP, LPEP Data, Information System Components or any software contained therein.
 - (3) *Security Incident Response Procedures.* In addition to normal contingency plans designed to recover systems or services, the Security Incident response procedures must also cover:
 - (i) Analysis and identification of the cause of the Incident;
 - (ii) Planning and implementation of corrective actions to prevent reoccurrence;
 - (iii) Collection of audit log information;
 - (iv) Communication with those affected by or involved in the recovery from the Incident; and
 - (v) Reporting and escalation (as appropriate) of Incidents.
 - (o) *Security Staffing.* The LPEP Providers and their agents or subcontractors must employ staff familiar with generally accepted baseline security practices and methodologies in connection with their performance under this section. These resources must have oversight responsibilities for compliance with this section and be able to articulate and direct secure solutions to protect the infrastructure and the underlying data.
 - (p) *Criminal Activity.* The LPEP Provider must report all instances of suspected criminal activity to the Commission and the Agency Inspector General Office at the New York City Department of Investigation within twelve (12) hours of when the LPEP Provider knows of or should have known of such instances of suspected criminal activity.
 - (q) *Logging and Administration.* All LPEP, Information System Components and any software contained therein provided by or for the LPEP Provider must enable appropriate logging and auditing capabilities.
 - (r) *Anti-Virus Security Policy.*
 - (1) *Commercial Anti-virus Software.* Servers, desktops, and laptops must have commercial anti-virus software installed, properly configured and running at all times.
 - (2) *Remove the Virus.* Anti-virus software must be configured to automatically remove the virus.
 - (3) *Users Not to Disable Anti-virus Software.* Users must not disable automatic virus scanning on their local machines.
 - (4) *Administrators Not to Disable Anti-virus Software.* Server administrators must not disable anti-virus software on server machines.
 - (5) *Administrators to Validate Files.* The LPEP Provider's administrators are responsible for validating version and signature files for desktop and laptop machines.
 - (6) *Server Administrators to Validate Files.* Server administrators are responsible for validating version and signature files for servers.
 - (7) *Users to Validate Files.* Users are responsible for validating version and signature files for stand-alone computers that are not connected to the network.
 - (8) *Signature Updates.* When possible, signature updates must be installed without user intervention.
 - (9) *Virus Signature Files.* New versions of the virus signature files must be loaded within forty-eight (48) hours.
 - (10) *Affected Devices.* All virus alerts must be followed by an immediate full scan of affected devices performed by appropriate IT personnel.
 - (11) *Root Cause Investigation.* The LPEP Provider's administrators must perform a root cause investigation when a virus is identified to ensure proper containment.
 - (s) *Application Development Security Policy.*
 - (1) *Security Requirements Analysis.* A comprehensive security requirements analysis must be performed for all new systems and for significant upgrades to existing systems.
 - (2) *Best Practice Standards.* System security requirements and specifications must be compliant with industry best practice standards for technologies and system configuration.
 - (3) *Interoperability.* System security requirements and specifications must ensure interoperability with all information sources and services with which it must interface.
 - (4) *Integration.* System security requirements and specifications must ensure integration with existing security services where applicable.
 - (5) *Production Environment.* The production environment must not be used for development or testing activities.
 - (6) *Functionality.* All security functionality must be operational during formal acceptance and operational testing.
 - (7) *Testing of New Application.* Prior to production release of any new application, testing must be done to ensure the new application will not adversely affect any existing systems.
 - (8) *Back Out Plan.* Each application must have a defined back out plan in the unlikely event that its migration to the production environment causes service degradation.
 - (9) *Disaster Recovery Program.* Each new application must create a business continuity and disaster recovery program in accordance with the business significance of the application.
 - (t) *Digital Media Re-use and Disposal Policy.*
 - (1) *Rendering Information Permanently Unreadable.* Where any equipment containing digital media is to be discarded or re-used, donated, sold or otherwise transferred to an external person, organization or vendor (e.g. at the end of a lease or as an RMA (returned merchandise), the LPEP Provider must use one of the following approved methods appropriate for rendering all information on the media permanently unreadable:
 - (i) A data wiping program that will securely delete all data by methods that irreversibly wipe the physical area of storage (rather than simply removing the disk-directory reference to that information);
 - (ii) Any full disk encryption method which is compliant with the DOITT Standards and in which it can be reasonably expected that no unauthorized person has the ability to decrypt the data; or
 - (iii) Degaussing and/or physical media shredding technology which meets NIST standard 800-88 (or its successor). See http://csrc.nist.gov/publications/nistpubs/800-88/NISTSP800-88_rev1.pdf
 - (2) *Exception to the Disposal Policy.* The LPEP Provider support staff may evaluate data stored on any equipment transferred internally and bypass the requirements of this policy. All such cases must be documented and approved by LPEP Provider management to ensure accountability.
 - (3) *Transfer of Asset for Disposal.* An asset can be transferred for disposal to a vendor who has contractually committed to following one or more of the above methods.
 - (u) *Encryption Policy.*
 - (1) *Approved Algorithms.* Only approved cryptographic algorithms and supporting processes as described in the DOITT Standards must be used to protect business critical information.
 - (2) *Confidential Data at Rest.* Where technology permits, private or confidential data at rest must be protected by encryption. The use of password protection instead of encryption is not an acceptable alternative to protecting sensitive information.
 - (3) *Private or Confidential Data.* Data categorized as private or confidential

<p>must not be transitioned to removable media without management approval.</p> <p>(4) <i>Removable Media.</i> Removable media including CDs, backup tapes, and USB memory drives that contain private or confidential data must be encrypted and stored in a secure location.</p> <p>(5) <i>Transfer of Removable Media.</i> When transferring removable media, the receiver must be identified to ensure the person requesting the data is a valid recipient.</p> <p>(6) <i>Emails.</i> All emails containing data classified as private or confidential must be encrypted.</p> <p>(7) <i>Unencrypted Transmission.</i> Unencrypted transmission of private or confidential data through the use of web applications is not allowed.</p> <p>(8) <i>Wireless Networks.</i> Wireless networks must be encrypted in accordance with DOITT Standards.</p> <p>(9) <i>Storage of Private or Confidential Data.</i> Private or confidential data may only be stored on portable devices such as laptops, smart phones and personal digital assistants (PDAs) when encrypted.</p> <p>(10) <i>Portable Devices.</i> Portable devices must not be used for long-term storage of private or confidential data.</p> <p>(11) <i>Remote Wipe.</i> Where it is technologically feasible, portable devices must have the capability to be remotely wiped in the event of theft or accidental loss.</p> <p>(12) <i>Protections for Portable Devices.</i> Portable devices must have proper protections in place.</p> <p>(13) <i>Approved Encryption Algorithms.</i> Approved encryption algorithms must be a minimum key length of 128 bits.</p> <p>(14) <i>Private Keys.</i> Private keys must be kept confidential.</p> <p>(15) <i>Key Management.</i> Key lifecycle management must be implemented.</p> <p>(16) <i>Keys in Storage and Transit.</i> Keys in storage and transit must be encrypted.</p> <p>(17) <i>Key Choice.</i> Keys must be chosen randomly from the entire key space.</p> <p>(18) <i>Encryption Keys.</i> Encryption keys must allow for retrieval for administrative or forensic use.</p>	<p>(authorized user) with an approved transmission method. Although passwords and PINS must never be shared, initial passwords may be delivered to the recipient's manager. In all cases, the recipient or manager must be positively identified before the password is delivered.</p> <p>(6) <i>Sensitive Accounts.</i> All accounts which provide access to sensitive, private or confidential information must be automatically disabled after a maximum of five (5) sequential invalid login attempts within a fifteen (15) minute period. After being disabled, the account must remain locked out for a minimum of fifteen (15) minutes.</p> <p>(7) <i>Use of PINS.</i> PINS may only be used where a numeric method for authentication is required, such as a telephone keypad. In all other cases, passwords or pass-phrases must be used for authentication.</p> <p>(8) <i>Number of Password and PIN Characters.</i> Passwords and PINs must have a minimum length of eight (8) characters with the exception of voice mail systems, and Blackberry and PDA devices issued by the LPEP Provider, its agents or subcontractors must use a password or PIN of at least 4 alphanumeric characters.</p> <p>(9) <i>Type of Password Characters.</i> Passwords must be constructed using at least one alphabetic character and at least one character which is either numeric or a special character:</p> <p>(10) <i>Derivation of Passwords.</i> Passwords must not be derived from easily guessed, common words or phrases such as those found in dictionaries (English and non-English), nor should they be constructed from user IDs, proper names or other names, words, numbers or dates readily associated with the individual user (e.g., telephone extension, Social Security number, or zip code).</p> <p>(11) <i>Temporary or Initial Passwords.</i> Temporary or initial user account passwords and PINs must be set to expire after initial use. Default passwords and PINs must be changed immediately upon the completion of the installation process and/or first login.</p> <p>(12) <i>Expiration Requirements.</i> Additional password/PIN expiration requirements and related guidelines and restrictions are provided as follows for three account types.</p>	<p>staff members on a need-to-know basis.</p> <p>(C) The names of staff who know the password for any Service account must be documented and the list of names/ service accounts must be kept current.</p> <p>(D) Service accounts must be restricted to logging in from specified IP addresses.</p> <p>(E) When a staff member who knows a Service account password leaves the LPEP Provider or changes his or her job function, that password must be changed.</p> <p>(F) Service accounts need not expire provided they have a minimum length of fifteen (15) characters and be either randomly generated or highly complex.</p> <p>(G) Where feasible, the use of password management software and/or certificate-based authentication is recommended as an additional control for non-expiring Service accounts.</p> <p>(13) <i>Reuse of Passwords and PINs.</i> Users cannot re-use any of the past four (4) passwords.</p> <p>(14) <i>Automate Enforcement or Establish Equivalent Controls.</i> Where possible, the system must automate the enforcement of these requirements. Where this is not possible, equivalent controls must be established through alternative methods or procedures. For example, as an alternative to enforcing password complexity, the administrator could periodically use tools to detect weak passwords and require users with weak passwords to change them.</p>
<p>(v) <i>Password Policy.</i></p> <p>(1) <i>Passwords and PINs.</i> Passwords and PINs:</p> <p>(i) Must never be shared or displayed on screen;</p> <p>(ii) Must be classified; and</p> <p>(iii) Must be changed when there is any indication of system or password compromise.</p> <p>(2) <i>Screen Lock.</i> A password-protected screen lock must be activated within fifteen (15) minutes of user inactivity.</p> <p>(3) <i>Encryption of Passwords and PINs.</i> Passwords and PINs:</p> <p>(i) Must be encrypted when transmitted electronically with a protocol which complies with the DOITT Standards located at http://cityshare.nycnet/html/cityshare/downloads/it_wireless/info_securitypolicies/EncryptionStandard.pdf; and</p> <p>(ii) Must be encrypted or hashed when held in storage. When embedded in configuration files, source code or scripts, passwords and PINs must be either encrypted or secured with compensating controls which provide a comparable level of protection.</p> <p>(4) <i>Change Password.</i> A user wishing to change his or her password/PIN must be positively identified by demonstrating knowledge of the current password/PIN or by other comparable methods. Passwords must be changed every ninety (90) days. Passwords cannot be changed more than once a day.</p> <p>(5) <i>Password Delivery.</i> Passwords must be delivered securely to the recipient</p>	<p>(i) User Accounts.</p> <p>(A) User account passwords and/or PINs must expire at least every ninety (90) days.</p> <p>(B) There are no exceptions for User account passwords and/or PINs.</p> <p>(ii) Administrative Accounts.</p> <p>(A) Administrative account passwords must expire at least every ninety (90) days.</p> <p>(B) Administrative accounts must be restricted to logging in from specified IP addresses.</p> <p>(C) When a staff member who knows an Administrative account password leaves the LPEP Provider or changes his or her job function, that password must be changed.</p> <p>(D) Administrative accounts need not expire provided they use two-factor authentication and be either randomly generated or highly complex.</p> <p>(E) Where feasible, the use of password management software and/or certificate-based authentication is recommended as an additional control for non-expiring Administrative accounts.</p> <p>(iii) Service Accounts.</p> <p>(A) Service account passwords must expire at least every ninety (90) days.</p> <p>(B) Service accounts must be known only by a limited number of</p>	<p>(w) <i>Access Policy.</i></p> <p>(1) <i>Authenticated Users.</i> Users must be positively and individually identified and authenticated prior to being permitted access to any LPEP Data or related networking and computing resource.</p> <p>(2) <i>Connection to Only One Network.</i> A computer or computing device must not be connected simultaneously to more than one network.</p> <p>(3) <i>Fax Modem Function.</i> The fax modem function must be appropriately configured on all network resources to not answer any incoming call requests.</p> <p>(4) <i>Disconnect from Remote Access.</i> Users must disconnect from the remote access connection when not actively in use.</p> <p>(5) <i>One Hour Limit.</i> Users must be disconnected after a maximum of one (1) hour of no user input or activity. This does not apply to application program inactivity. The application time-out period will be determined by the application owner. Users must not use any method acting in their absence to avoid the inactivity disconnect.</p> <p>(6) <i>Confidentiality of Passwords and Authentication Mechanisms.</i> Users are responsible for maintaining the confidentiality of passwords or other authentication mechanisms that are assigned in conjunction with the remote access service. A user's credentials must be classified as restricted information. Individual passwords must never be shared.</p> <p>(7) <i>Confidentiality of Data Remotely Accessed.</i> Users must protect the confidentiality and integrity of data that is accessed remotely. This includes, but is not limited to ensuring that LPEP Data is either erased from the remote device after use or appropriately protected based on the level of sensitivity of the information.</p> <p>(x) <i>User Responsibilities Policy.</i></p> <p>(1) <i>Safeguard.</i> The LPEP Provider is responsible and accountable for safeguarding LPEP Data from</p>

unauthorized modification, disclosure, and destruction.

- (2) *Protect Critical Data.* Critical data and removable data devices (USB drives, CDs, external drives, etc.) must be protected by appropriate physical means from modification, theft, or unauthorized access.
- (3) *Faxing Sensitive Information.* When faxing sensitive information, the recipients must be called in advance to ensure the fax is properly managed upon receipt.
- (4) *Remove Documents.* When faxing, copying or printing is completed, all documents must be removed from the common area.
- (5) *Screen Lock Workstations.* Users must screen lock their active workstations when left unattended.
- (6) *Protect PDA Devices.* Users must utilize passwords to protect PDA devices and voice mail systems.
- (7) *Protect Credentials.* Individual users must properly protect credentials for their accounts. Individual credentials must never be shared.
- (8) *Group IDs.* The use of group IDs is prohibited.
- (9) *Written Passwords.* Writing down passwords is strongly discouraged. Passwords that are written must be appropriately stored to prevent disclosure to anyone other than the individual user. Passwords that are written must not reference the account or data store they protect.
- (10) *PINs for Blackberry.* PINs for Blackberry, PDA, and voicemail must be a minimum of four (4) digits.
- (y) *Vulnerability Management Policy.*
 - (1) *Inventory Computing Resources.* All computing resources must be inventoried to determine the types of hardware, operating systems, and software applications that are used within the organization.
 - (2) *Review and Update Inventory.* The computing resource inventory must be periodically reviewed and updated in order to accurately reflect the environment. The inventory must be updated whenever new resources, hardware, operating systems, or software are added to the environment.
 - (3) *Monitor Sources of Threat and Vulnerability.* The LPEP Provider must continuously monitor sources of threat and vulnerability information from internal and external security sources.
 - (4) *Review Vulnerability Information.* The LPEP Provider must perform a timely review of vulnerability information received from reputable sources.
 - (5) *Perform Analysis.* The LPEP Provider must perform proper analysis to confirm applicability of identified vulnerabilities in comparison to system inventory.
 - (6) *Categorize Vulnerabilities.* The LPEP Provider must categorize applicable vulnerabilities according to a vulnerability classification. At a minimum, classification must consist of urgent, routine, or not applicable.
 - (7) *Remediate Vulnerabilities.* The LPEP Provider must have a process to remediate vulnerabilities based on significance.
 - (8) *Automated Patch Management Tools.* The LPEP Provider must use automated patch management tools to expedite the distribution of patches to systems.
 - (9) *Action Plan.* The LPEP Provider must maintain a process that develops an action plan to remediate all verified vulnerabilities.

**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: Livery Vehicle Technology System Security Rules

REFERENCE NUMBER: TLC-28

RULEMAKING AGENCY: TLC-28

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 Navarro April 26, 2012
Mayor's Office of Operations Date

**NEW YORK CITY LAW DEPARTMENT
100 CHURCH STREET
NEW YORK, NY 10007
212-788-1087**

**CERTIFICATION PURSUANT TO
CHARTER §1043(d)**

RULE TITLE: Livery Vehicle Technology System Security Rules

REFERENCE NUMBER: 2012 RG 038

RULEMAKING AGENCY: Taxi and Limousine Commission

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

- (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.

/s/ STEVEN GOULDEN Date: April 26, 2012
Acting Corporation Counsel



CITY PLANNING

■ NOTICE

**DEPARTMENT OF CITY PLANNING
OFFICE OF MANAGEMENT AND BUDGET
COMMUNITY DEVELOPMENT BLOCK GRANT
PROGRAM
NOTICE OF PROPOSED PROGRAM CHANGES TO
THE 2012 CONSOLIDATED PLAN
NOTICE OF AVAILABILITY OF THE PROPOSED CITY
FISCAL YEAR 2013
COMMUNITY DEVELOPMENT PROGRAM
DESCRIPTIONS & BUDGET**

TO ALL AGENCIES, COMMUNITY BOARDS, GROUPS AND PERSONS:

Modification to the Community Development Block Grant Program (CD)
Pursuant to Section 91.105(c) of the Department of Housing and Urban Development's (HUD) Consolidated Plan Regulations, the City proposes changes in the 2012 Consolidated Plan/Thirty-Eighth Community Development Program Year (CD 38), effective July 1, 2012. The proposed changes are identified in the "Proposed City Fiscal Year 2013 Community Development Program". This document contains the Proposed City Fiscal Year 2013 budget, the Proposed Revised CD Year 38 budget (which will be incorporated into the Amended 2012 Consolidated Plan) and the Proposed CD 39 budget.

On May 3, 2012, the "Proposed City Fiscal Year 2013 Community Development Program" document will be available, one copy per person or organization, at the following locations:

The Department of City Planning, The Book Store, 22 Reade Street, 1st Floor, New York, New York 10007. Monday: 12:00 P.M. to 4:00 P.M. Tuesday - Friday: 10:00 A.M. to 1:00 P.M.

The Office of Management and Budget, 75 Park Place, 8th Floor Reception Area, New York, New York 10007, Monday - Friday: 10:00 A.M. to 5:00 P.M.

The Proposed City Fiscal Year 2013 Community Development Program document will also be made available for downloading in Adobe PDF format through the internet via the Department of City Planning's website at www.nyc.gov/planning.

Written comments on the proposed changes should be directed to Charles V. Sorrentino, Consolidated Plan Coordinator, Department of City Planning, 22 Reade Street,

4th Floor, New York, New York 10007, (email: amended2012CDBG@planning.nyc.gov) by close of business June 4, 2012.

City of New York:
Amanda M. Burden, Director, Department of City Planning
Mark Page, Budget Director, Office of Management and Budget

Date: April 25, 2012.

a25-m3

COMPTROLLER

■ NOTICE

NOTICE OF ADVANCE PAYMENT OF AWARDS PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that the Comptroller of the City of New York, will be ready to pay, at 1 Centre St., Rm. 629, New York, NY 10007 on May 9, 2012, to the person or persons legally entitled an amount as certified to the Comptroller by the Corporation Counsel on damage parcels, as follows:

Damage Parcel No.	Block	Lot
2	5699	69
3	5699	72

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

JOHN LIU
Comptroller

a25-m9

CITY RECORD

■ NOTICE

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COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM (C.D.) NOTICE OF INTENT TO REQUEST RELEASE OF FUNDS

TO ALL INTERESTED AGENCIES, COMMUNITY BOARDS, GROUPS AND PERSONS:

This document constitutes the Notice of Intent to Request Release of Funds for the projects identified below. These projects are funded in the Thirty-Eighth Community Development Year (CD 38/Calendar Year 2012). The allocations for CD 38 reflect a spending pattern that was based on the City's assuming its CD 38 grant would be the same as it received for CD 37. The allocations reflected below are expected to be effective only in January – June, 2012. Funds reserved for the last six months of CD 38 will be reallocated in accordance with the adopted City Fiscal Year 2013 Community Development budget. On May 3, 2012 the City will submit to HUD its Request for Release of Funds for these projects. In accordance with 24 CFR Part 58.35 of the HUD Environmental Review Procedures for Title I Community Development Block Grant Programs, the activities conducted under the programs listed below have been determined to be categorically excluded from the Environmental Assessment requirements of the National Environmental Policy Act. This notice is prepared on a programmatic basis.

7A PROGRAM

CD funds are used by the Department of Housing Preservation and Development (HPD) to address hazardous conditions by correcting code violations and to provide systems renovations through 7A Financial Assistance packages to buildings under the management of a 7A administrator. CD 38 Allocation: \$1,405,000.

ALTERNATIVE ENFORCEMENT PROGRAM

The Alternative Enforcement Program is an additional HPD enforcement mechanism that is intended to alleviate the serious physical deterioration of the most distressed multiple dwellings in New York City by forcing the owner to make effective repairs or have city government do so in a more comprehensive fashion so that emergency conditions are alleviated and the underlying physical conditions related to the emergency housing code violations are addressed.

As described in the law, an owner will be notified by HPD that based upon criteria in the law, his or her multiple dwelling has been chosen for participation in the Alternative Enforcement Program. An owner will have four months to repair the violations, pay all outstanding HPD emergency repair charges and liens, submit a current and valid property registration statement and request an HPD re-inspection. If the owner fails to meet all of the requirements for discharge within the first four months, HPD will perform a building-wide inspection and issue an order outlining the action necessary to address the emergency conditions and the underlying causes of those conditions (to minimize reoccurrence of those conditions). HPD will prepare a scope of work that will address the conditions cited in the order. Should an owner fail to comply with the order (which is similar to the current issuance of repair orders for emergency conditions in privately owned properly covered under CD regulations by the Emergency Repair Program, although with a broader scope), HPD will perform the work. CD 38 Allocation: \$7,712,000.

PROJECT OPEN HOUSE

Under Project Open House, CD funds are used to remove architectural barriers from the homes of New York City residents (Section 8 income eligible) who have mobility impairments. The program is administered by the Mayor's Office for People With Disabilities. CD 38 Allocation: \$240,000.

LANDMARKS HISTORIC PRESERVATION GRANT PROGRAM

The Landmarks Historic Preservation Grant Program provides grants to homeowners and not-for-profits who own or occupy a property that has been designated as a landmark, is located within a designated historic district or is listed in or is eligible to be listed in the National Register of Historic Places. Grants are awarded to homeowners and non-profits for facade improvement. Additionally, non-profits may be awarded grants for interior improvements provided the building has a designated interior. CD 38 Allocation: \$176,000.

BRONX RIVER PROJECT

The Bronx River Alliance, with the support of the New York City Department of Parks and Recreation, helps to restore, protect and manage the terrestrial and aquatic resources of the Bronx River corridor. In addition to monitoring, managing and improving river conditions, the Project's education component helps teachers and community educators to inform students and residents about the river and how to use it appropriately. River-wide recreational activities are also offered. CD funds are used to purchase education and outreach materials, office and restoration supplies, and field equipment; to print and mail newsletters and brochures; and for ecological restoration personnel and program consultants. CD 38 Allocation: \$207,000.

CODE VIOLATION REMOVAL IN SCHOOLS

The Department of Education will use CD funds to prevent or remove code violations in New York City Schools. The activities may include the installation of emergency lighting, fire rated doors and hardware, fire alarm systems, fire suppression systems, fire extinguishers, flame proofing curtains, sprinkler/standpipe, potable water systems, sewage systems, kitchen ventilation/exhaust systems, heating/cooling/refrigeration systems; building elevator and sidewalk elevator upgrades; and the repair of damaged flooring, ceilings, electrical fixtures and wiring, and the emergency repointing of brick. CD 38 Allocation: \$5,000,000.

DFTA SENIOR CENTER IMPROVEMENTS

OFFICE OF MANAGEMENT AND BUDGET

NOTICE

THE CITY OF NEW YORK - OFFICE OF MANAGEMENT AND BUDGET

CD funds will be used for the renovation of the physical plant and the rectification of code violations in senior centers. Activities may include plumbing upgrade, installation of lighting and emergency lighting systems, security systems, air conditioning/heating/ventilation systems, kitchen fire extinguishing systems, hot water heaters, fire doors, and ramps, window upgrade/replacement, ceiling and roof rehabilitation, kitchen upgrade, bathroom renovation, re-wiring, floor replacement, handicapped access, and security and elevator improvements. CD 38 Allocation: \$2,174,000.

Environmental Review Records respecting the within projects have been made by the City of New York which document the environmental review of the projects. These Environmental Review Records are on file and copies may be obtained at the Office of Management and Budget, Community Development Unit, 75 Park Place, 8th Floor, New York, New York 10007, between 10:00 A.M. and 5:00 P.M., Monday through Friday. Please call (212) 788-6177 to make an appointment to view or obtain a copy of the documents.

The City of New York will undertake the projects described above with CD funds from HUD, under Title I. The City of New York is certifying to HUD that the City and Budget Director Mark Page, in his official capacity as the Certifying Officer for the CD Program, consent to accept the jurisdiction of the federal courts if an action is brought to enforce responsibilities in relation to environmental reviews, decision-making and action and that these responsibilities have been satisfied. The legal effect of the certification is that upon its approval, New York City may use the CD funds, and HUD will have satisfied its responsibilities under the National Environmental Policy Act of 1969. HUD will accept an objection to its approval of the release of funds and acceptance of the certification only if it is on one of the following bases: a) That the certification was not in fact executed by the recipient's Certifying Officer, b) the recipient has failed to make one of the two findings pursuant to 58.41 or to make the written determination decision required by 58.47, 58.53 or 58.64 for the project as applicable, c) the recipient has omitted one or more of the steps set forth at

Subparts F and G for the preparation and completion of an environmental assessment, d) the recipient has omitted one or more of the steps set forth at Subparts H and I for the preparation and completion of an environmental impact statement, e) the recipient did not comply with the historic review provisions of 36 CFR Part 800, f) with respect to a project for which a recipient has decided that 58.47, 58.53 or 58.64 apply, the recipient has failed to include in the ERR the written decision required, or its decision is not supported by the facts specified by the objecting party. Objections must be prepared and submitted in accordance with the required procedure (24 CFR Part 58), and may be addressed to HUD, Office of Community Planning and Development, 26 Federal Plaza, 35th Floor, New York, New York 10278. Objections to the release of funds on bases other than those stated above will not be considered by HUD. No objection received after May 18, 2012 will be considered by HUD.

City of New York: Office of Management and Budget,
Mark Page, Budget Director. Date: April 25, 2012.

CHANGES IN PERSONNEL

BOARD OF ELECTION POLL WORKERS FOR PERIOD ENDING 03/30/12						
NAME	TITLE	NUM	SALARY	ACTION	PROV	EFF DATE
CALDER	RICHARD	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CALDERON	JUDITH	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CALLAGHAN	MICHELLE P	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CALLAHAN	MATTHEW S	9POLL	\$1.0000	APPOINTED	YES	03/12/12
CALLENDER	BERNADIN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CALVIN	CAROLYN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CAMARA	MOUSSA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CAMPBELL	AISHYALA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CAMPBELL	BENJAMIN S	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CAMPBELL	DEBBY E	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CAMPBELL	DONICKE K	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CANNIZZARO	ANNETTE M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CANNIQUETER	ARTURO A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CANTY	JAMES	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CANTY	RICHARD C	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CARASQUILLO	CAROL	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CARETT	GLORIA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CARLO	MICHAEL A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CARR	RITA S	9POLL	\$1.0000	APPOINTED	YES	01/01/11
CARRERO	DAMARIS	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CARRILLO BUNCES	DIANA C	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CARROLL	EARTHA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CARSON	ROBERT	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CARTER	DARREN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CARTIER	JAYNE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CASSESE	PHILIP J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CASTILLO	ELIZABET	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CASTILLO	JOSEFINA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CASTILLO	LUCY C	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CASTILLO	MARIA J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CASTRO	LUCRECIA	9POLL	\$1.0000	APPOINTED	YES	03/12/12
CASTRO DELAROSA	ANA S	9POLL	\$1.0000	APPOINTED	YES	03/12/12
CAUGHMAN	LINDA M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CAVANAGH	BRIAN T	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CEDENO	EVA L	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CENAC	VERONICA E	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CENTENO	GILBERT	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CERDA	CARMEN A	9POLL	\$1.0000	APPOINTED	YES	01/01/11
CERRATO	DONNA M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CERSOSIMO	INDIRA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHANG	VIVIEN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHAO	MING WAY	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHAPELLE	CARLA B	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHARLENE	LEGROS	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHARLES	JOYCE'ETTE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHATMON	ALICE M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHAVEZ	CARLOS A	9POLL	\$1.0000	APPOINTED	YES	03/19/12
CHECO	ZORAIDA A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHEEMA	UMAR	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHEN	JING	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHEN	XIN J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHENG	WENDY W	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHEREBIN	ALETHEA B	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHERY	MARIE D	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHIANG	LI HWA	9POLL	\$1.0000	APPOINTED	YES	03/21/12
CHIMELIS	JESUS J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHING	ASHLEY M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHINYERE	ADIEZE	9POLL	\$1.0000	APPOINTED	YES	03/19/12
CHOPPY	CHELSEA A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHOWDHURY	ABUL	9POLL	\$1.0000	APPOINTED	YES	03/12/12
CHOWDHURY	ASAD U	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHOWDHURY-HASSA	KAMRUN N	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHU	RONALD W	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CHUN	CHONG IM	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CIMAGLIA	LUCINDA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CINTRON	BERNICE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CINTRON	SUN P	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CIRIA CRUZ	GELINA S	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CLARK	GWENDOLY D	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CLARKE	CATHERIN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CLARKE	GREGORY C	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CLAUDIO	GLORIA M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CLAVIJO	HOWARD A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CLEMENS	GERRI	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CLERK	SAKINAH S	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CLERY	MYRLE M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COARD	DARIA M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COAXUM	DARRELL C	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COHEN	DIANA P	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COHEN	MITCHEL	9POLL	\$1.0000	APPOINTED	YES	03/14/12
COKER	RICHMOND K	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COLBERT	CARMEN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COLBERT	MATTHEW V	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COLEMAN	JOHN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COLEMAN	SEAN R	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COLLETTI	CHARLES	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COLLINS	CAROLINE A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COLLINS	JESTINA	9POLL	\$1.0000	APPOINTED	YES	03/23/12
COLLINS	KARA K	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COLLINS	NANCY A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COLON	YURI	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COLTER	MANCINI	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COMBS	CHERYL A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COMMISSIONG	FLORENCE S	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CORBIN	RAZIYA J	9POLL	\$1.0000	APPOINTED	YES	03/19/12
CORREA	DIANA M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CORREA	ERIC S	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CORREA	NANCY	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CORT	MAUREEN R	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COX	DAMARIS J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COX	DONNA M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
COX	JUSTIN J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CRAIG	DAVID	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CRAIG	ELLA M. M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CRAWFORD	GLORIA	9POLL	\$1.0000	APPOINTED	YES	03/19/12
CRAWFORD	XAVERIA M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CREDLE	RAYSHON D	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CRISAFI	JOANNE C	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CROCKETT	DORETHA Y	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CROLL	MEI Y	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CROSBY	PAULINE S	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CROSDALE	VALERIE	9POLL	\$1.0000	APPOINTED	YES	03/15/12
CROWLEY	CATHERIN M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CROWLEY	DENNIS J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CRUZ	JAZMIN A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CRUZ	MICHELLE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CUMMINGS	ROZENE Z	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CURETON	IVY T	9POLL	\$1.0000	APPOINTED	YES	01/01/12
CURWEN	DENSEN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
D'ANJOU	ABIGAIL	9POLL	\$1.0000	APPOINTED	YES	01/01/12

DABROWIECKA	JOANNA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DADZIE	KENNETH	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DALAL	KAJAL P	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DALEY	DAMIAN A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DALY	GENE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DAMREVILLE	HYDRHYTO	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DANIEL	DAVID	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DANIELS	AUDREY R	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DANIELS	MELVINA L	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DANKWA	KWAKU H	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DANNER	DEBORAH	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DANZA	FRANCINE A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DARTIGUE	SABLON	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DASHIELL	WILLIAM H	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DAVID	CLAIRE	9POLL	\$1.0000	APPOINTED	YES	03/14/12
DAVIDSON	LESLIE C	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DAVILA	CRYSTAL D	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DAVILA	ISOL J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DAVIS	CAROLYN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DAVIS	DORIS J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DAVIS	GERALDIN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DAVIS	RASHIDA E	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DAVIS	REGINALD	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DAVIS	ROBERT N	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DAVIS	SONYA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DAWSON	GLORIA J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DE LA CRUZ	ERNESTIN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DE LA CRUZ	PIERINA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DE LIMA	MARINA	9POLL	\$1.0000	APPOINTED	YES	03/14/12
DE RENZIS	RUDELPH	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DEALLIE	BEVERLY	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DECHARRBERT	MICHAEL F	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DECKERS	DANIEL	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DEES IV	LOUIS	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DEFREITAS	KEWHEL M	9POLL	\$1.0000	APPOINTED	YES	03/23/12
DEGRASSE	EDWARD J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DELBRUN	MYRIEL	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DELEON	CRYSTAL	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DELVA	HANS	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DEMATTEO JR	JOHN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DEPALMA	JOHN P	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DESARNO	KAREN M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DEVARELL	MELISSA L	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DEVIEUX	PHILIPPE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DEXTER	ANTHONY J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DI PIETRO	STEPHANI	9POLL	\$1.0000	APPOINTED	YES	01/01/12
DIAMONDE	HENRY					

FLORES	CINDIA	P	9POLL	\$1.0000	APPOINTED	YES	01/01/12	HERRMANN JR	RODNEY	K	9POLL	\$1.0000	APPOINTED	YES	01/01/12
FLORES	SANDRA	E	9POLL	\$1.0000	APPOINTED	YES	01/01/12	HICKMAN	STANLEY		9POLL	\$1.0000	APPOINTED	YES	01/01/12
FORD	GREGORY		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HICKS	SARA	D	9POLL	\$1.0000	APPOINTED	YES	01/01/12
FORTICHE	JOSEPH		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HILL	CAROL	D	9POLL	\$1.0000	APPOINTED	YES	01/01/12
FOSTER	KENNETH	L	9POLL	\$1.0000	APPOINTED	YES	03/22/12	HILL	DEJANETT		9POLL	\$1.0000	APPOINTED	YES	01/01/12
FOSTER	LAKESHA	G	9POLL	\$1.0000	APPOINTED	YES	03/12/12	HILL	EDRIANA	M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
FOUCHE	RAY	L	9POLL	\$1.0000	APPOINTED	YES	01/01/12	HILL	MOSES	E	9POLL	\$1.0000	APPOINTED	YES	01/01/12
FOY	SHAWN	M	9POLL	\$1.0000	APPOINTED	YES	01/01/12	HINES	JARED	A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
FOY JR	GEORGE	A	9POLL	\$1.0000	APPOINTED	YES	01/01/12	HIRALALL	BIBI	S	9POLL	\$1.0000	APPOINTED	YES	01/01/12
FRANCIS	RAPHAEL	R	9POLL	\$1.0000	APPOINTED	YES	01/01/12	HIRALALL	PURAN	K	9POLL	\$1.0000	APPOINTED	YES	03/16/12
FRANCIS	SHADAE	O	9POLL	\$1.0000	APPOINTED	YES	01/01/12	HIRSCH	HANA		9POLL	\$1.0000	APPOINTED	YES	01/01/12
FRANCIS	TAMARA	A	9POLL	\$1.0000	APPOINTED	YES	03/16/12	HMEDZEKOR	WONNVELA		9POLL	\$1.0000	APPOINTED	YES	01/01/12
FRANCOIS-QUIJUI	SHERMA		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOCHMAN	SARI	D	9POLL	\$1.0000	APPOINTED	YES	01/01/12
FRAND	RENA	R	9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOLDBROOHS	TISHA-LU		9POLL	\$1.0000	APPOINTED	YES	01/01/12
FRANKLIN	YASMINE	T	9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOLLOWAY	LISA	M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
FRAZIER	EUGENIA		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOLLOWAY	ROBERT	L	9POLL	\$1.0000	APPOINTED	YES	03/16/12
FREDRICKSON	KENNETH		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOLMER	ARTHUR	E	9POLL	\$1.0000	APPOINTED	YES	01/01/12
FREEMAN	RICHARD		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOLMER	DIANA	L	9POLL	\$1.0000	APPOINTED	YES	01/01/12
FRIEDMAN	RITA		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOLMES	GRETA	J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
FULTON	LISA		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOLMES	HAROLD	H	9POLL	\$1.0000	APPOINTED	YES	01/01/12
FURGAL	JAMES	W	9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOLMES	JAMES	S	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GABEL	JUSTIN	A	9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOLMES	KELLY		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GADSDEN	DALE		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HONG	CHRISTIN		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GAITE	PATRICIA		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOOKS	JAMAR		9POLL	\$1.0000	APPOINTED	YES	03/20/12
GALANTE	MARCUS		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOQUE	ROKEVA S	S	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GALARZA	JUAN	J	9POLL	\$1.0000	APPOINTED	YES	01/01/12	HORN	GODFREY		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GALIATSATOS	OLGA		9POLL	\$1.0000	APPOINTED	YES	03/23/12	HOSSAIN	SHAMIMA	K	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GALLIGNANO	MARIA	A	9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOSSAIN	SHARNA		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GANDY	SUE	A	9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOUELLEMONT	JEAN		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GANNAWAY	DAVID		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOWARD	MICHAEL		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GANZALEZ	TANYA	M	9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOWARD	YVETTE		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GARCIA	EDWIN		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOWELL	IANTE	D	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GARCIA	MARILYN		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HOYTE	SEMERA		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GARCIASIMMONS	MATIAS		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HUANG	FLORA		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GARNICK	ROSS	H	9POLL	\$1.0000	APPOINTED	YES	01/01/12	HUDSON	LATIMA	M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GASPARD	MARVIN		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HUERTAS	MARY JAN	R	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GAUDIO	WILLIAM		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HUMPHRYIS	FRAN	D	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GAVIN-LATHAN	CHRISTIN		9POLL	\$1.0000	APPOINTED	YES	01/01/12	HYATT	MARVELLA		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GAYLE	CRYSTAL	A	9POLL	\$1.0000	APPOINTED	YES	01/01/12	INDELICATO	JAMES		9POLL	\$1.0000	APPOINTED	YES	03/12/12
GEANEAN	MCKENZIE	M	9POLL	\$1.0000	APPOINTED	YES	01/01/12	IRVING	RICHARD		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GEDDON	FRANCESS	S	9POLL	\$1.0000	APPOINTED	YES	01/01/12	ISLAM	MOHAMMAD	R	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GERONIMO	ISAIAH		9POLL	\$1.0000	APPOINTED	YES	01/01/12	ISLAM	NAHID		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GHOLSON	VICKY		9POLL	\$1.0000	APPOINTED	YES	01/01/12	ITURBIDES	ERIC		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GIANNINI	ELENA		9POLL	\$1.0000	APPOINTED	YES	01/01/12	JACKSON	DILLARD		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GIBBS	VERONICA	T	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JACKSON	KAITLYN	M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GIBBS-KING	CHARLENE	D	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JACOBS	NORA	K	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GIBSON	NATASHA		9POLL	\$1.0000	APPOINTED	YES	01/01/12	JACOBSON	JAY	J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GIBSON	NATHANIE		9POLL	\$1.0000	APPOINTED	YES	01/01/12	JACQUES	KATIA		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GIBSON	RASHAD		9POLL	\$1.0000	APPOINTED	YES	01/01/12	JAIME	MERLYN		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GILBERT	WILLIAM	L	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JAIN	SANDEEP		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GIRON	XIOMARA		9POLL	\$1.0000	APPOINTED	YES	01/01/12	JAMES	JOHN	A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GISSENTANER	ANNELL		9POLL	\$1.0000	APPOINTED	YES	01/01/12	JAREL	BROUGHTO	I	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GLADDEN	KHALIL	C	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JASON	JONES	T	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GLASS	DAVID	J	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JATTAN	ROGER		9POLL	\$1.0000	APPOINTED	YES	03/12/12
GLENN	JANELLE	E	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JATTAN	RUDRANAU		9POLL	\$1.0000	APPOINTED	YES	03/12/12
GLENN	LAQUISHA	M	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JEAN-GUIAUME J	PAUL		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GLOVER	SERLINDE	J	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JEFFERSON	BRENT	H	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GLOVER	SYBILL	A	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JEFFREY	EDITH	A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GLYANTS	BORIS		9POLL	\$1.0000	APPOINTED	YES	01/01/12	JENKINS	VINCENT	K	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GOEL	ELLIS	G	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JENNINGS	SUE	C	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GOLDMAN	DAVID	H	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JIANG	ANITA	L	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GOLDSTEIN	SHARON	D	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JIMENEZ	RONNY		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GONZALEZ	AARON	D	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JIMENEZ-DE ARMA	MELISSA		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GONZALEZ	CARLOS	L	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JNO VILLE	SHIREEN	N	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GONZALEZ	EDWIN		9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHN	LATCHMIE	R	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GONZALEZ	GEORGIA		9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHN	MICHAEL	S	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GONZALEZ	JESIKA		9POLL	\$1.0000	APPOINTED	YES	03/21/12	JOHNSON	CARMEN		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GONZALEZ	LINCOLN	S	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON	CHERYL		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GONZALEZ	OGOBY	A	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON	DIANE		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GOODWIN	GERALD	R	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON	DOUGLAS	C	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GOODWIN	SHEILA	A	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON	GEODORA		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GORDON	ROYLAND	O	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON	GLORIA	J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GRAFF	DENNIS	J	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON	JIMMY	L	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GRANT	CAROL	E	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON	KENNICK	L	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GRANT	JASMINE		9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON	MARGARET	A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GRANT	SAMARAMO		9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON	MISCHELL	O	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GRAVES	LAKISHA	D	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON	NAOMI		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GRAY	JOANN	E	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON	ROBERT	T	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GRAY RIVERA	SANDRA		9POLL	\$1.0000	APPOINTED	YES	03/17/12	JOHNSON	TAMARA		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GREAVES	CHERYL	M	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON	VALERIE		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GREEN	DAVID		9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON	VICTOR	L	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GREEN	RENEE		9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON	VICTORIA	A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GREENE	FRANK		9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON	WILLIAM	M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GREENE	JAMES	L	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON	YVONNE	M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GRIER	GARY		9POLL	\$1.0000	APPOINTED	YES	01/01/12	JOHNSON-PARKER	ROBIN	H	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GRIFFIN	ALICIA	M	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JONAS	TORRENCE		9POLL	\$1.0000	APPOINTED	YES	01/01/12
GRIFFIN	GEORGE	D	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JONES	ELLEEN	E	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GRIFFIN	JAMES	E	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JONES	JACQUES	W	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GRIFFIN	MONICA		9POLL	\$1.0000	APPOINTED	YES	01/01/12	JONES	NICOLE	H	9POLL	\$1.0000	APPOINTED	YES	01/01/12
GRIFFITH	DERREK	B	9POLL	\$1.0000	APPOINTED	YES	01/01/12	JONES	TAZSMEHI	S	9POLL	\$1.0000			

LARIVAUX	JUANITTA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LAU	YEE W	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LAUCELLA	VANESSA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LAUGHINGHOUSE	EVANGELI	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LAURENCEAU	GREGORY	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LAURENT	HEROLD	9POLL	\$1.0000	APPOINTED	YES	03/12/12
LAURUS	GERRY	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LAVEZZO	JOSEPH A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LAWES	DENISE N	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LAWRENCE	SHAKAYLA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LAWSON	JOHNNY X	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LAYLOCK	LISA C	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LAYNE	SHADEA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LAZAR	DIANA V	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEANDER	EMMANUEL H	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEBLANC	YANICK M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEBRON	OLGA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEBRON	REINALDO	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEE	LIMING	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEE	NICKOLAN D	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEE	PATRICK	9POLL	\$1.0000	APPOINTED	YES	03/12/12
LEE	ROBERT	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEE	SUNG A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEGENE	PHALICIA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEGRAND	KELVIN L	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEI	WIMMIE	9POLL	\$1.0000	APPOINTED	YES	03/23/12
LEITZSEY	ALEXANDE S	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LESLEY	HAYDEN L	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEVENTHAL	ELIZABET H	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEVY	VALERIE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEVINE	ELLEN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEVY	JOSEPH	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEVY JR	SHELDON J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEWIS	CHARISSE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEWIS	DOROTHY L	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEWIS	LOUISE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEWIS	RODWELL F	9POLL	\$1.0000	APPOINTED	YES	03/21/12
LEWIS	SHARON	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LEYZEROVICH	SIMA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LI	GUO	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LI	HUIWEN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LI	JIANTONG	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LI	SHIJI	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LI	SUZANNE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LI	YAN YUN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LI	YI WEN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LIBMAN	JILL	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LICLICAN	JENNIFER H	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LICLICAN	ROSALIND H	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LIN	KELVIN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LIN	MANSZHN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LIN	YEN LIAN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LIN	ZHEN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LINAN	NANCY L	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LINDESAY	YVONNE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LISA	CAGE M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LITTLES	ASHLEY L	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LIU	LI	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LIU	XIAO YU	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LIU	XIAOFENG	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LIVINGSTON	DMONICA M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LLORENTE	TEREZA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LLOYD	ANLEAH B	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LLOYD	KIM R	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LOGAN	KERRY L	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LOGAN	OMAR	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LOGUIE	ADINA A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LOJA - BARAHONA	MARIA G	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LOMBARDO	DENIS	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LOPATIN	AMY S	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LOPES	SACHA O	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LOPEZ	ELADIA M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LOPEZ	GUAYKA Y	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LOPEZ	LUIS E	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LOPEZ	MARILYN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LOPEZ	RUTH	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LOPEZ	STELLA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LORA	JONATHAN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LOUALLEN	RANA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LUCIANO	DENISE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LUM	MICHAEL	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LUPPIO	JOSEPH C	9POLL	\$1.0000	APPOINTED	YES	01/01/12
LYNCH	JANICE M	9POLL	\$1.0000	APPOINTED	YES	03/20/12
LYNCH	SHERRI	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MABLE	JOSAULIN P	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MABRY	LATOYA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MACHUCA	NEIDI J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MACK	JOANNE L	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MACK MILLER	NANCY E	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MACKENZIE	CHARLES K	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MADRAMOOTOO	ALANA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MADRIGAL	SANDRA I	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MAGENHEIM	JANE A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MAHABOOB TROTZ	SUSAN	9POLL	\$1.0000	APPOINTED	YES	03/12/12
MAHARAJ	RAVI	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MAHARAJ-RAMOO	JEVA	9POLL	\$1.0000	APPOINTED	YES	03/20/12
MAJOR	ELEANOR	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MAKA	THOMAS	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MALDONADO	LUIZ	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MALDONADO	RAYMOND J	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MALFITANO	MICHAEL F	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MALIK	MOHAMMED A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MALIK	ROBERT K	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MALODOBRY	DAMIAN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MANN	JOYCE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MANON	CESAR E	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MARCUS	JEFFREY	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MARIN	VIVIAN M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MARIN	YERMI	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MARK	ERIC	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MARKATOS	RYAN	9POLL	\$1.0000	APPOINTED	YES	03/14/12
MARMELSTEIN	ADINA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MARONEY	WAYNE L	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MAROUTCHENKOV	IGOR	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MAROUTCHENKOVA	TATIANA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MARS	DENESE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MARSHALL	PATRICIA A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MARSHEL	IDA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MARSTON	JACQUELI A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MARTIN	MARCIA V	9POLL	\$1.0000	APPOINTED	YES	03/01/12
MARTIN	ROSA S	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MARTINEZ	JONATHAN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MARTINEZ	JUAN C	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MARTUCCI	PETER P	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MASSEY	BARBARA P	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MASSEY	DOBBI	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MASTRANGELO	NINA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MASTROVINCENTO	MARYANNE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MATEO	CARMEN E	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MATEO	PLINIO I	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MATTIAS	AURITACEL	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MATTHEW	JOSEPH	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MATTHEWS	BEVERLY	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MATTHIS	AISHA T	9POLL	\$1.0000	APPOINTED	YES	03/21/12
MATTOCKS	EDWARD D	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MATUTE	CINDY	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MAZYCK	HENRIETT	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MBADIWE	JORDAN G	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCCELLELLAN	MICHELE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCCRAY	CUTIE P	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCDONALD	ALAN R	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCDONALD	SHARLENE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCGETRICK	PATRICIA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCGLOIN	GERARD	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCKENZIE	MARGARET	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCKEOWN	MARIE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCKNIGHT	TAMMY S	9POLL	\$1.0000	APPOINTED	YES	01/01/12

MCKOY	KEVIN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCKOY	MARK	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCKOY	MARSHA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCKOY-MCALISTER	DOMINIQU N	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCLEAN	MALRONEY M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCLEAN	MARCIA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCLEAN	TAMARA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCNAIRN	ORELDIA B	9POLL	\$1.0000	APPOINTED	YES	03/19/12
MCNEIL	DESMOND E	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCNEILL	LONNIE O	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCQUEEN	ZOLEKA S	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MCTAGGART	LESLEY G	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MEDRANDA	MARTHA O	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MEDRANO	CARLOS	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MEGGINSON	TATYANA A	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MEHRAN	ARIAN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MEHTER	ATIQ	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MELAMED	GARRY Y	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MELLENDEZ	JOHN D	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MELLENDEZ	RAMELL E	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MELGAREJO	ILYA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MENDES	LORRAINE R	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MENDEZ	LUZ M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MENDOZA	VICTORIA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MENOSCAL	JENNIFER	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MERCADO	ESTEBAN	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MERCEDES	AMARILIS D	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MERO	DIANA E	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MERRILL-PATTERS	KIM M	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MEZAR	KETIA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MICHAELS	GLORIA	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MIKULA	ALISA O	9POLL	\$1.0000	APPOINTED	YES	03/15/12
MILLES	KATRINA D	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MILLER	ANTOINE	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MILLER	BRYANT	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MILLER	JEANNETT D	9POLL	\$1.0000	APPOINTED	YES	01/01/12
MILLER						