



THE CITY RECORD

Official Journal of The City of New York

THE CITY RECORD U.S.P.S. 0114-660
Printed on paper containing 30% post-consumer material

VOLUME CXLII NUMBER 170

WEDNESDAY, SEPTEMBER 2, 2015

Price: \$4.00

TABLE OF CONTENTS

PUBLIC HEARINGS AND MEETINGS

City Council	3377
City Planning Commission	3378
Community Boards	3378
Board of Correction	3379
Employees' Retirement System.	3379
Finance	3379
Information Technology and Telecommunications.	3379
Office of Labor Relations	3379
Landmarks Preservation Commission . .	3379
Mayor's Office of Contract Services . . .	3380
Transportation	3381

PROPERTY DISPOSITION

Citywide Administrative Services.	3381
Office of Citywide Procurement	3381
Police.	3381

PROCUREMENT

Administration for Children's Services. .	3382
Campaign Finance Board	3382
Systems.	3382

Citywide Administrative Services.	3382
Office of Citywide Procurement	3382
Correction	3383
Central Office of Procurement	3383
Design and Construction	3383
Contracts.	3383
District Attorney - New York County . . .	3384
Purchasing	3384
Health and Hospitals Corporation	3384
Health and Mental Hygiene	3384
Agency Chief Contracting Officer	3384
Parks and Recreation.	3384
Taxi and Limousine Commission	3384
Triborough Bridge and Tunnel Authority .	3385

AGENCY RULES

Consumer Affairs	3385
Human Resources Administration	3386

SPECIAL MATERIALS

Finance	3390
Housing Preservation and Development .	3391
Mayor's Fund to Advance New York City .	3391
Mayor's Office of Contract Services . . .	3391
Changes in Personnel	3392

LATE NOTICE

Mayor's Fund to Advance New York City .	3396
---	------

THE CITY RECORD

BILL DE BLASIO
Mayor

STACEY CUMBERBATCH
Commissioner, Department of Citywide
Administrative Services

ELI BLACHMAN
Editor, The City Record

Published Monday through Friday except legal holidays by the New York City Department of Citywide Administrative Services under Authority of Section 1066 of the New York City Charter.

Subscription \$500 a year, \$4.00 daily (\$5.00 by mail). Periodicals Postage Paid at New York, N.Y. POSTMASTER: Send address changes to THE CITY RECORD, 1 Centre Street, 17th Floor, New York, N.Y. 10007-1602

Editorial Office/Subscription Changes:
The City Record, 1 Centre Street, 17th Floor,
New York, N.Y. 10007-1602 (212) 386-0055

Visit The New City Record Online (CROL) at www.nyc.gov/cityrecord for a searchable database of all notices published in the City Record.

PUBLIC HEARINGS AND MEETINGS

See Also: Procurement; Agency Rules

CITY COUNCIL

■ PUBLIC HEARINGS

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

The Subcommittee on Zoning and Franchises will hold a public hearing on the following matter in the Council Committee Room, 250 Broadway, 16th Floor, New York City, NY 10007, commencing at 9:30 A.M. on Tuesday, September 8, 2015:

WHITE STREET

MANHATTAN CB - 01

20155746 TCM

Application pursuant to Section 20-226 of the Administrative Code of the City of New York, concerning the petition of North of Houston LLC, d/b/a White Street, for a revocable consent to establish, maintain and operate an unenclosed sidewalk café located at 221 West Broadway.

The Subcommittee on Landmarks, Public Siting and Maritime Uses will hold a public hearing on the following matters in the Council Committee Room, 250 Broadway, 16th Floor, New York City, New York 10007, commencing at 11:00 A.M. on Tuesday, September 8, 2015:

NYPD EVIDENCE STORAGE AND CENTRAL RECORDS BROOKLYN CB - 07

C 150188 PCK

Application submitted by the New York City Police Department and the New York City Department of Citywide Administrative Services, pursuant to Section 197-c of the New York City Charter, for the site selection and acquisition of property located at 4312 2nd Avenue (Block 726, Lot 1), for use as a warehouse and storage facility.

NEW YORK COUNTY DISTRICT ATTORNEY STORAGE BROOKLYN CB - 07

C 150305 PCK

Application submitted by the District Attorney of New York County and the New York City Department of Citywide Administrative Services, pursuant to Section 197-c of the New York City Charter, for the site selection and acquisition of property located at 4312 2nd Avenue (Block 726, Lot 1), for use as a warehouse and storage facility.

**HENRY AND SUSAN MCDONALD HOUSE
BROOKLYN - CB 02 20155771 HKK (N 150445 HKK)**

The proposed designation by the Landmarks Preservation Commission [DL-482/LP-2543] pursuant to Section 3020 of the New York City Charter of the landmark designation of Henry and Susan McDonald House located at 128 Clinton Avenue (aka 128-132 Clinton Avenue and 128 Rear Clinton Avenue) (Block 1887, Lot 82), as an historic landmark.

**M.H. RENKEN DAIRY COMPANY OFFICE AND ENGINE ROOM BUILDINGS
BROOKLYN - CB 02 20155770 HKK (N 150446 HKK)**

The proposed designation by the Landmarks Preservation Commission [DL-482/LP-2519] pursuant to Section 3020 of the New York City Charter of the landmark designation of M.H. Renken Dairy Company Office Building located at 582-584 Myrtle Avenue (aka 192 Classon Avenue), and the Engine Room Building located at 580 Myrtle Avenue (Block 1909, Lot 32, p/o Lots 1001 and 1002), as historic landmarks.

**616 - SEAT PUBLIC SCHOOL FACILITY
BROOKLYN CB - 08 20165028 SCK**

Application pursuant to Section 1732 of the New York School Construction Authority Act, concerning the proposed site selection for a new, approximately 616-Seat Public School facility to be located on the east side of 6th Avenue between Pacific Street and Dean Street (Block 1128, Lots 1, 4, 85, 86 and 87), Borough of Brooklyn, in Community School District No. 13.

The Subcommittee on Planning, Dispositions and Concessions will hold a public hearing in the Council Committee Room, 250 Broadway, 16th Floor, New York City, NY 10007, commencing at 1:00 P.M. on Tuesday, September 8, 2015.

s1-8

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 22 Reade Street, New York, NY, on Wednesday, September 9, 2015 at 10:00 A.M.

**BOROUGH OF MANHATTAN
No. 1
357 CANAL STREET**

CD 2 C 150333 ZSM
IN THE MATTER OF an application submitted by Canal Associates, LP pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Section 74-781 of the Zoning Resolution to modify the requirements of Section 42-14(D)(2)(b) to allow Use Group 6 uses (retail uses) on portions of the ground floor and cellar of an existing five-story building on property located at 357 Canal Street (Block 228, Lot 1), in an M1-5B 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.

**No. 2
359 CANAL STREET**

CD 2 C 150334 ZSM
IN THE MATTER OF an application submitted by Canal Associates, LP pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Section 74-781 of the Zoning Resolution to modify the requirements of Section 42-14(D)(2)(b) to allow Use Group 6 uses (retail uses) on portions of the ground floor and cellar of an existing five-story building on property located at 359 Canal Street (Block 228, Lot 2), in an M1-5B 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.

**No. 3
449 BROADWAY**

CD 2 C 150337 ZSM
IN THE MATTER OF an application submitted by Canal Associates, LP pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Section 74-781 of the Zoning Resolution to modify the requirements of Section 42-14(D)(2)(b) (Use Group 17) to allow Use Group 6 uses (retail uses) on portions of the ground floor and cellar of an existing five-story building on property located at 449 Broadway (Block 231, Lot 36), in an M1-5B 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.

**BOROUGH OF MANHATTAN
No. 4
NEW YORK WHEEL**

CD 1 C 150447 ZSR
IN THE MATTER OF an application submitted by the NYC Economic Development Corporation and New York Wheel LLC, pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant Section 128-61 of the Zoning Resolution to allow a development plan for an Observation Wheel and accessory terminal building, and a public parking garage with a maximum of 950 spaces, and an improvement plan for a Waterfront Esplanade, on property located on Parcel 1 in the North Waterfront Subdistrict (Block 2, Lots 22, 9018, 18 and p/o Lot 20) and on the Waterfront Esplanade, in an M1-1 District, within the Special St. George 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, NY 10007
Telephone (212) 720-3370

a25-s9

COMMUNITY BOARDS

■ PUBLIC HEARINGS

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

BOROUGH OF STATEN ISLAND

COMMUNITY BOARD NO. 01 - Tuesday, September 8, 2015 at 6:30 P.M., All Saints Episcopal Church, 2329 Victory Boulevard, Staten Island, NY

BSA-128-15-BZ thru 130-15-BZ

Agenda

- 1. 680, 682 & 684 Van Duzer Street, corner of Broad and Van Duzer Streets - Application to construct 3 attached I-family dwellings and waive 1 front yard requirement -homes will front on Van Duzer Street. (these 3 homes also require City Planning Authorizations which are under review with City Planning).

BSA# 189--09-BZ

- 1. Board of Standards & Appeals Application No. 189-09-BZ -3067 Richmond Terrace -re-open and amend the variance originally granted for Use Group 4 Mosque and Sunday school to permit minor changes to the interior layout. The application also seeks an extension of time to complete construction which expired on May 10, 2015.

s1-8

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

BOROUGH OF QUEENS

COMMUNITY BOARD NO. 04 - Tuesday, September 8, 2015 at 7:00 P.M., VFW Post #150, 51-11 108th Street, Corona, NY

N150411 ECQ

IN THE MATTER OF an application from the Asadero La Fogata Corp, doing business as Asadero La Fogata, for review, pursuant to Section 364-e of the New York City Charter, for the grant of a new application of a revocable consent to operate an enclosed sidewalk cafe with 20 tables and 40 seats at 10840 Corona Avenue on the northeast corner of Martense Avenue and 108th Street.

s1-8

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

BOROUGH OF MANHATTAN

COMMUNITY BOARD NO. 07 - Wednesday, September 9, 2015 at 7:00 P.M., 250 West 87th Street, New York City, NY

N150443 ECM

IN THE MATTER OF an application from the Magnolia Columbus Avenue, LLC, doing business as, Magnolia Bakery, for review, pursuant to Section 364-e of the New York City Charter, of the grant of a new application of a revocable consent to operate an enclosed sidewalk cafe

with 15 tables and 39 seats at 200 Columbus Avenue on the northwest corner of Columbus Avenue and West 59th Street.

N150429 ECM

IN THE MATTER OF an application from the 72nd & Columbus Restaurant, LLC, doing business as, AG Kitchen, for review, pursuant to Section 364-e of the New York City Charter, for the grant of a new application of a revocable consent to operate an enclosed sidewalk cafe with 16 tables and 34 seats at 269 Columbus Avenue on the southeast corner of Columbus Avenue and West 73rd Street.

N150038 ECM

IN THE MATTER OF an application from the Shake Shack, doing business as, Shake Shack at 366 Columbus Avenue, for review, pursuant to Section 364-e of the New York City Charter, for the grant of a new application of a revocable consent to operate an enclosed sidewalk cafe with 12 tables and 34 seats at 366 Columbus Avenue on the northwest corner of Columbus Avenue and West 77th Street.

N140425 ECM

IN THE MATTER OF an application from the Corned Beef Express, LLC, doing business as, Artie's Delicatessen, for review, pursuant to Section 364-e of the New York City Charter, for the grant of a new application of a revocable consent to operate an enclosed sidewalk cafe with 26 tables and 54 seats at 2290 Broadway on the east side of Broadway, between West 82nd and West 83rd Streets.

N150414 ECM

IN THE MATTER OF an application from the Shreeji Swami Restaurant, Inc., doing business as, Saffron Indian Cuisine, for review, pursuant to Section 364-e of the New York City Charter, for the grant of a new application of a revocable consent to operate an enclosed sidewalk cafe with 10 tables and 26 seats at 320 Columbus Avenue on the northwest corner of West 75th Street and Columbus Avenue.

← s2-9

BOARD OF CORRECTION

■ MEETING

Please take note that the next meeting of the Board of Correction will be held on September 8, 2015, at 9:00 A.M. The location of the meeting will be 455 First Avenue, New York, NY 10016 in the Auditorium on the Ground Floor.

At that time there will be a discussion of various issues concerning New York City's correctional system.

s1-8

EMPLOYEES' RETIREMENT SYSTEM

■ MEETING

Please be advised that the next Regular Meeting of the Board of Trustees of the New York City Employees' Retirement System has been scheduled for Thursday, September 10, 2015 at 9:30 A.M. to be held at the New York City Employees' Retirement System, 335 Adams Street, 22nd Floor Boardroom, Brooklyn, NY 11201-3751.

← s2-9

FINANCE

■ PUBLIC HEARINGS

Please take notice a Citywide hearing of the NYC Community Investment Advisory Board will be held on September 9, 2015 at 6:00 P.M. EST. The location of the hearing is at Brooklyn Borough Hall, 2nd Floor Courtroom, 209 Joralemon Street, Brooklyn, NY 11201.

a31-s9

INFORMATION TECHNOLOGY AND TELECOMMUNICATIONS

■ PUBLIC HEARINGS

NOTICE OF PUBLIC HEARING

NOTICE OF A FRANCHISE AND CONCESSION REVIEW

COMMITTEE ("FCRC") PUBLIC HEARING to be held on Tuesday, September 8, 2015, commencing at 2:30 P.M. at 22 Reade Street, Borough of Manhattan, relating to: 1) proposed changes in the beneficial ownership of a public communications structure franchise currently held by CityBridge, LLC ("CityBridge"), whereby Intersection Holdings, LLC ("Intersection"), will become the parent company of CityBridge member parent companies Titan Outdoor Holdings Inc., and Control Group Ventures, LLC. By that transaction, Intersection will obtain voting control of those parent companies, and indirect control of CityBridge members Titan Outdoor LLC and CG Partners LLC; and 2) a proposed amendment to the franchise agreement that will modify various sections including the maintenance and monitoring system, state of the art, ancillary services/data rights, and general description of services sections. The amendment will include a requirement for services to certain City designated facilities.

A copy of the proposed amendment and an ownership organization chart reflecting the proposed changes in beneficial ownership ("proposed organizational chart") may be viewed at DoITT, 2 Metrotech Center, 4th Floor, Brooklyn, NY, 11201, commencing August 24, 2015, through September 8, 2015, between the hours of 9:30 A.M. and 3:30 P.M., excluding Saturdays, Sundays and holidays. Paper copies of the proposed amendment and the proposed organization chart 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 proposed amendment and proposed organization chart may also be obtained in PDF form at no cost, by email request. Interested parties should contact Brett Sikoff by email at FranchiseOpportunities@doitt.nyc.gov.

NOTE: Individuals requesting sign language interpreters or any other accommodation of disability at the public hearing should contact the Mayor's Office of Contract Services, Public Hearing Unit, 253 Broadway, 9th Floor, New York, NY 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 NYCMedia channels.

a14-s8

OFFICE OF LABOR RELATIONS

■ NOTICE

The New York City Deferred Compensation Plan Board will hold its next meeting on Wednesday, September 2, 2015 from 10:00 A.M. to 12:00 P.M. The meeting will be held at 40 Rector Street, 4th Floor, New York City.

s1-2

LANDMARKS PRESERVATION COMMISSION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that pursuant to the provisions of Title 25, Chapter 3 of the Administrative Code of the City of New York (Sections 25-303, 25-307, 25-308, 25-309, 25-313, 25-318, 25-320) on Tuesday, September 08, 2015, a public hearing will be held at 1 Centre Street, 9th Floor, Borough of Manhattan with respect to the following properties and then followed by a public meeting. The final order and estimated times for each application will be posted on the Landmarks Preservation Commission website the Friday before the hearing. Any person requiring reasonable accommodation in order to participate in the hearing or attend the meeting should contact the Landmarks Commission no later than five (5) business days before the hearing or meeting.

363 Grosvenor Street - Douglaston Historic District

171811 - Block 8035-Lot 47 Zoning: R1-2

CERTIFICATE OF APPROPRIATENESS

A Colonial Revival style house designed by Josephine Wright Chapman and built in 1916. Application is to alter window and door openings.

848 Carroll Street - Park Slope Historic District

167980 - Block 1072-Lot 14 Zoning: R7B

CERTIFICATE OF APPROPRIATENESS

A rowhouse designed by William B. Greenman and built in 1905. Application is to alter windows at the rear façade.

350 Henry Street - Cobble Hill Historic District Extension

171963 - Block 295-Lot 21 Zoning: R6

CERTIFICATE OF APPROPRIATENESS

A French Renaissance Revival style hospital building designed by Marshall Emery and built in 1896-1897. Application is to modify

masonry openings, alter a ramp, remove and construct rooftop bulkheads, remove a sidewalk bridge and skylights, replace brickwork; and install planters, railings, balconies, louvers, and an awning.

136 Beekman Street - South Street Seaport Historic District
153018 - Block 97-Lot 44 Zoning: C6-2A
CERTIFICATE OF APPROPRIATENESS

A townhouse designed by Richard Cook and built in 1999 pursuant to Certificate of Appropriateness 99-0133. Application is to construct a rooftop addition.

308-312 Mott Street - NoHo East Historic District
156108 - Block 521-Lot 30 Zoning: C6-2/C6-3
CERTIFICATE OF APPROPRIATENESS

A neo-Classical style multiple dwelling designed by Schneider & Herter and built in 1901-02, and altered by Michael J. Mongiello in 1925 and by Harry Hurwitz in 1941. Application is to alter the façade.

314-316 Mott Street - NoHo East Historic District
156109 - Block 521-Lot 34 Zoning: C6-2/C6-3
CERTIFICATE OF APPROPRIATENESS

A neo-Classical style multiple dwelling designed by Schneider & Herter and built in 1901-02, and altered by Michael J. Mongiello in 1925 and by Harry Hurwitz in 1941. Application is to alter the façade.

78 Grand Street - SoHo-Cast Iron Historic District
162439 - Block 475-Lot 58 Zoning: M1-5B
CERTIFICATE OF APPROPRIATENESS

A store and loft building designed by Robert Mook and built in 1881-82. Application is to replace storefront infill and construct a rooftop addition and deck.

78 Grand Street - SoHo-Cast Iron Historic District
173778 - Block 475-Lot 58 Zoning: M1-5B
MODIFICATION OF USE AND BULK

A store and loft building designed by Robert Mook and built in 1881-82. Application is to request that the Landmarks Preservation Commission issue a report to the City Planning Commission relating to an application for a Modification of Use pursuant to Section 74-711 of the Zoning Resolution.

127 Prince Street - SoHo-Cast Iron Historic District
170784 - Block 515-Lot 37 Zoning: M1-5A
CERTIFICATE OF APPROPRIATENESS

A loft building designed by Buchman & Deisler and built in 1894. Application is to install signage.

355 West Broadway - SoHo-Cast Iron Historic District
170719 - Block 475-Lot 9 Zoning: M1-5A
CERTIFICATE OF APPROPRIATENESS

A loft building built c. 1880 and altered in 1958. Application is to construct rooftop and rear yard additions and excavate the cellar.

143 Grand Street - SoHo-Cast Iron Historic District Extension
173967 - Block 233-Lot 13 Zoning: M1-5B
CERTIFICATE OF APPROPRIATENESS

A Federal Style dwelling with Italianate style additions built in 1821. Application is to alter the storefront and canopy.

60 West 11th Street - Greenwich Village Historic District
170844 - Block 574-Lot 14 Zoning: R6
CERTIFICATE OF APPROPRIATENESS

A Greek Revival style house built in 1843. Application is to construct a rear yard addition and alter the roof.

333-335 Bleecker Street - Greenwich Village Historic District
173166 - Block 619-Lot 50 Zoning: C1-6
CERTIFICATE OF APPROPRIATENESS

A vernacular house built in 1830. Application is to install storefront infill.

11 Fifth Avenue - Greenwich Village Historic District
171071 - Block 566-Lot 1 Zoning: R10 R7-2
CERTIFICATE OF APPROPRIATENESS

A modern apartment building designed by Boak & Raad and built in 1955. Application is to create a door opening.

280 West 4th Street - Greenwich Village Historic District
174935 - Block 622-Lot 50 Zoning: R-6
CERTIFICATE OF APPROPRIATENESS

An altered Greek Revival style rowhouse built in 1841. Application is to modify window openings and excavate a sub-cellar level.

346 Bleecker Street - Greenwich Village Historic District
172280 - Block 619-Lot 26 Zoning: C-16
CERTIFICATE OF APPROPRIATENESS

An Art Deco style apartment building designed by J. M. Felson and constructed in 1928. Application is to install storefront infill

17 Barrow Street - Greenwich Village Historic District
174506 - Block 590-Lot 63 Zoning: R6
CERTIFICATE OF APPROPRIATENESS

A modified Federal style row house built in 1834. Application is to legalize façade alterations completed without Landmarks Preservation Commission permit(s) and to install storefront infill.

74 Perry Street - Greenwich Village Historic District
171879 - Block 621-Lot 48 Zoning: R6

CERTIFICATE OF APPROPRIATENESS

A second French Empire style rowhouse designed by Robert Mook and built in 1899. Application is to construct a rooftop addition, reconstruct a rear yard addition, and alter the rear façade.

220-246 12th Avenue, Aka 261 11th Avenue, 601-651 West 27th Street, & 600-654 West 28th Street - West Chelsea Historic District
173474 - Block 673-Lot 1 Zoning: M2-3
CERTIFICATE OF APPROPRIATENESS

An American Round Arch style warehouse building designed by George B. Mallory and Otto M. Beck and built in 1890-91. Application is to establish a master plan governing the future installation of signage.

105 East 38th Street - Murray Hill Historic District
172093 - Block 894-Lot 6 Zoning: R8B

CERTIFICATE OF APPROPRIATENESS

A neo-Georgian style apartment building designed by Charles Kreymborg and built in 1924. Application is to replace windows and doors.

305 West 72nd Street - West End - Collegiate Historic District Extension

173142 - Block 1184-Lot 7 Zoning: R10A

CERTIFICATE OF APPROPRIATENESS

A Renaissance Revival style apartment building designed by Gaetan Ajello and built in 1912. Application is to establish a master plan governing the future replacement of windows.

44 West 77th Street - Central Park West - 76th Street Historic District

170663 - Block 1129-Lot 55 Zoning: R-10A

CERTIFICATE OF APPROPRIATENESS

A neo-Gothic style studio building designed by Harde & Short and built in 1907-09. Application is to replace windows.

692 Madison Avenue - Upper East Side Historic District

168717 - Block 1377-Lot 115 Zoning: C5-1

CERTIFICATE OF APPROPRIATENESS

A neo-Grec style rowhouse designed by J.H. Valentine and built in 1878-79, later altered with a two-story storefront. Application is to replace window surrounds.

694-696 Madison Avenue - Upper East Side Historic District
168719 - Block 1377-Lot 16 Zoning: C5-1

CERTIFICATE OF APPROPRIATENESS

A neo-Grec style residence designed by J.H. Valentine and built in 1878-1879, later altered with a two-story storefront. Application is to replace window surrounds.

801 Madison Avenue - Upper East Side Historic District

173865 - Block 1382-Lot 21 Zoning: C5-1

CERTIFICATE OF APPROPRIATENESS

A neo-Grec style rowhouse designed by Thom & Wilson, built in 1881 and altered in a modern style by Carl Schwartz in 1970. Application is to reconstruct the façade and alter window openings.

890 Park Avenue - Upper East Side Historic District

173027 - Block 1397-Lot 37 Zoning: R10

CERTIFICATE OF APPROPRIATENESS

A Queen Anne style rowhouse designed by James E. Ware and built in 1884-85. Application is to alter the front and side façades, construct rooftop and rear yard additions, and excavate the cellar.

1120 Park Avenue - Park Avenue Historic District

173005 - Block 1502-Lot 33 Zoning: R10, R8B

CERTIFICATE OF APPROPRIATENESS

A Colonial Revival style apartment building designed by George F. Pelham and built in 1929-30. Application is to create new window openings and modify existing window openings.

a25-s8

MAYOR'S OFFICE OF CONTRACT SERVICES

■ MEETING

PUBLIC NOTICE IS HEREBY GIVEN that the Franchise and Concession Review Committee will hold a public meeting on Wednesday, September 9, 2015 at 2:30 P.M., at 22 Reade Street, Spector Hall, Borough of Manhattan.

NOTE: Individual 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.

a28-s9

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, September 16, 2015. 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 South West, New York, NY 10041, or by calling (212) 839-6550.

#1 IN THE MATTER OF a proposed revocable consent authorizing 18 Gramercy Park Condominium to install, maintain and use four (4) planters on the south sidewalk of Gramercy Park South, between Irving Place and Park Avenue South and five (5) planters on the west sidewalk of Irving place, between East 19th Street and Gramercy Park South, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from the date of Approval by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule:

From the Approval Date to June 30, 2026 - \$225/per annum.

the maintenance of a security deposit in the sum of \$3,000 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.

#2 IN THE MATTER OF a proposed revocable consent authorizing 300 West 23rd Street Owners Corp. to continue to maintain and use planters along the south sidewalk of West 23rd Street, between Eighth and Ninth Avenues, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2015 to June 30, 2025 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

For the period July 1, 2015 to June 30, 2025 - \$64/per annum

the maintenance of a security deposit in the sum of \$1,000 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 DOLP 1155 Properties ll LLC to continue to maintain and use twelve (12) planters on the south sidewalk of West 45th Street, west of Avenue of the Americas and on the west sidewalk of Avenue of the Americas between West 44th and West 45th Streets, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2014 to June 30, 2024 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

For the period July 1, 2014 to June 30, 2024 - \$300/annum

the maintenance of a security deposit in the sum of \$1,200 and the insurance shall be 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 Ellivkroy Realty Corporation to continue to maintain and use planters on the south sidewalk of East 86th Street, west of York Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2014 to June 30, 2024 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

For the period July 1, 2014 to June 30, 2024 - \$50/annum

the maintenance of a security deposit in the sum of \$500 and the insurance shall be 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 Juice Press 10 LLC to install, maintain and use two benches on the north sidewalk of Madison Avenue, between East 92nd and East 93rd Street and one bench on the east sidewalk of East 92nd Street, between Madison Avenue and Fifth Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from the date of Approval by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule:

From the Approval Date to the Expiration Date - \$450/per annum

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

#6 IN THE MATTER OF a proposed revocable consent authorizing Lyceum Theatre Corporation to continue to maintain and use bollards on the north sidewalk of West 45th Street, east of Seventh Avenue, in the Borough of Manhattan. The proposed revocable consent is for a

term of ten years from July 1, 2015 to June 30, 2025 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

For the period July 1, 2015 to June 30, 2025 - \$150/annum

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

a26-s16

PROPERTY DISPOSITION

CITYWIDE ADMINISTRATIVE SERVICES

■ SALE

The City of New York, in partnership with PropertyRoom.com, posts vehicle and heavy machinery auctions online every week at: <http://www.propertyroom.com/sdcas>

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

Vehicles can be viewed in person by appointment at: KenBen Industries, 364 Maspeth Avenue, Brooklyn, NY 11211. Phone: (718) 802-0022

a28-o6

OFFICE OF CITYWIDE PROCUREMENT

■ NOTICE

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

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

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

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

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

j2-d31

POLICE

■ NOTICE

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

The following listed property is in the custody, of the Property Clerk Division without claimants. Recovered, lost, abandoned 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):

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

FOR ALL OTHER PROPERTY

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

j2-d31

PROCUREMENT

“Compete To Win” More Contracts!

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

- Win More Contracts at nyc.gov/competetowin

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

HHS ACCELERATOR

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

Important information about the new method

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

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

Participating NYC Agencies

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

- Administration for Children’s Services (ACS)
- Department for the Aging (DFTA)
- Department of Consumer Affairs (DCA)
- Department of Corrections (DOC)
- Department of Health and Mental Hygiene (DOHMH)
- Department of Homeless Services (DHS)
- Department of Probation (DOP)
- Department of Small Business Services (SBS)
- Department of Youth and Community Development (DYCD)
- Housing and Preservation Department (HPD)
- Human Resources Administration (HRA)
- Office of the Criminal Justice Coordinator (CJC)

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

ADMINISTRATION FOR CHILDREN’S SERVICES

■ INTENT TO AWARD

Services (other than human services)

CHILD CARE TIME AND ATTENDANCE (CCTA) SYSTEM - Sole Source - Available only from a single source - PIN#06815S0001 - Due 9-18-15 at 10:00 A.M.

In accordance with Section 3-05 of the Procurement Policy Board Rules, ACS intends to enter into negotiations for a sole source procurement with Controltec Inc. for the provision and implementation of Child Care Time and Attendance System (CCTA), which is currently in use by all other New York State counties other than New York City.

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. Hazel Harber (212) 676-8811; hazel.harber@acs.nyc.gov

☛ s2-9

CAMPAIGN FINANCE BOARD

SYSTEMS

■ SOLICITATION

Goods and Services

ONBASE MAINTENANCE AND SUPPORT - Request for Proposals - PIN#004201600003 - Due 9-22-15 at 5:00 P.M.

The CFB is seeking an OnBase Solution Provider with experience in OnBase Maintenance and Support, including a track record of successful technical support and significant expertise with OnBase software.

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.

Campaign Finance Board, 100 Church Street, 12th Floor, New York, NY 10007. Ken O’Brien (212) 409-1800; Fax: (212) 409-1705; kobrien@nyccfb.info

☛ s2

CITYWIDE ADMINISTRATIVE SERVICES

OFFICE OF CITYWIDE PROCUREMENT

■ AWARD

Goods

SALT; HIGHWAY DE-ICING (EMERGENCY) - Emergency Purchase - Other - PIN#8571500488 - AMT: \$349,762.70 - TO: Morton Salt Inc., 123 North Wacker Drive, Chicago, IL 60606.

Emergency procurement of rock salt pursuant to Section 315 of the

New York City Charter and Section 3-06(e)(3) of the Procurement Policy Board Rules.

← s2

VITEK MS SYSTEM AND REAGENTS EBOLA - Emergency Purchase - Other - PIN#8571600035 - AMT: \$199,898.00 - TO: Biomerieux Inc., 100 Rodolphe Street, Durham, NC 27712.

Emergency procurement of VITEK MS System Reagents for preparedness and response to the Ebola Virus Disease pursuant to Section 3-06(c)(2) of the New York City Procurement Policy Board Rules.

← s2

■ VENDOR LIST

Goods

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

j2-d31

CORRECTION

CENTRAL OFFICE OF PROCUREMENT

■ INTENT TO AWARD

Goods

PSYCHOLOGICAL TEST MATERIALS - Sole Source - Available only from a single source - PIN#2-0441-0104/2016 - Due 9-4-15 at 11:00 A.M.

The Department of Correction intends to enter into negotiations with Johnson, Roberts and Associates, Inc. for provision of the below-described psychological test materials, administration reports, answer sheets, test booklets for use in the pre-employment evaluation of Correction Officer Candidates.

Johnson, Roberts and Associates, Inc. is the sole licensor, provider and supporter of the JRA CPI Police and Public Safety Selection Report. This report is only available through Johnson, Roberts and Associates, Inc., and contains statistical, selection-relevant presentations (e.g., proprietary norm, prediction equations) of psychological tests data (i.e., CPI, PAI, PSYQ). The JRA CPI Police and Public Safety Selection Report is created by data that is first collected by way of copyrighted answer sheet (i.e., developed by Johnson, Roberts and Associates, Inc.) that is read by a Scantron optical mark reader device (i.e., 'scanner') according to a proprietary and copyrighting Scantron form definition file.

Any firm which believes it can provide the required goods and/or services in the future is invited to express interest via email to docacco@doc.nyc.gov. The vendor must have specific expertise to provide psychological testing materials administration reports, answer sheets, test booklets manufactured exclusively by Johnson, Roberts and Associates, Inc.

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.

Correction, 75-20 Astoria Boulevard, Suite 160, East Elmhurst, NY 11370. Beverly Wilson (718) 546-0678; Fax: (718) 278-6273; beverly.wilson@doc.nyc.gov

a28-s3

ON SITE TAKE OVER OF MODULAR BUILDING UNIT. - Sole Source - Available only from a single source - PIN# 2-0441-0154-16 - Due 9-9-15 at 10:00 A.M.

The Department of Correction intends to enter into negotiations with Williams Scotsman Inc. to purchase the Modular Building Unit located in the Northern section of Rikers Island closest to the George R. Vierno Center (GRVC) The Modular Building Unit was originally brought to the Department by the United States Department of Homeland Security/Immigration and Customs Enforcement (ICE). ICE used this unit to process prisoner immigration issues. The Department has been utilizing this unit since December 19, 2005 and on July 17, 2015 the United States Department of Homeland Security opted to vacate the

unit due to a change in New York City policy. The Department will be purchasing this existing Unit to serve as additional office space for employees. Any firm which believes it can provide the requested goods in the future, is invited to express interest via email to: docacco@doc.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.

Correction, 75 Astoria Boulevard, Suite 160, East Elmhurst, NY 11370. Lana Worrell (718) 546-0673; Fax: (718) 278-6205; lana.worrell@doc.nyc.gov

s1-8

Services (other than human services)

MAINTENANCE OF DELTAV CONTROL SYSTEM, RIKERS ISLAND COGENERATION PLANT - Sole Source - Available only from a single source - PIN#072201544CPD - Due 9-10-15 at 11:00 A.M.

The Department of Correction intends to enter into negotiations with Control Associates Incorporated to obtain Maintenance Services for the DeltaV control system in use at the Combined Heat and Power (CHP) plant on Rikers Island. This system, designed and manufactured by Emerson Process Management is the distributed control system for the plant making it crucial to plant operation. An Emerson Process Management factory authorized DeltaV engineering and service provider is required to provide this service. Control Associates Incorporated is the only factory authorized service provider for the tri-state area. Any firm which believes it can provide the required services in the future is invited to express interest via email to: docacco@doc.nyc.gov

The Department is utilizing the Sole Source method to obtain the services in order to secure a factory authorized provider to ensure that the DeltaV warranty is not voided.

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.

Correction, The Bulova Corporate Center, 75-20 Astoria Boulevard, Suite 160, East Elmhurst, NY 11370. Shaneza Shinath (718) 546-0768; shaneza.shinath@doc.nyc.gov; carlo.difava@doc.nyc.gov

a31-s4

DESIGN AND CONSTRUCTION

CONTRACTS

■ SOLICITATION

Construction/Construction Services

RECONSTRUCTION OF COLLAPSED OR OTHERWISE DEFECTIVE SEWERS IN VARIOUS LOCATIONS-BOROUGH OF BROOKLYN-REBID 2 - Competitive Sealed Bids - PIN#85015B0176 - Due 9-24-15 at 11:00 A.M.

PROJECT NO.:SEK201BS5-REBID2 DDC PIN: 8502015SE0047C

Bid document deposit-\$35.00 per set-company check or money order only-no cash accepted-late bids will not be accepted. Experience requirements. Apprenticeship participation requirements apply to this contract. Bid documents are available at: <http://www.nyc.gov/buildnyc> Vendor Source#89022.

This procurement is subject to Minority-Owned and Women-Owned Business Enterprises (MWBE) participation goals as required by Local Law 1 of 2013. All respondents will be required to submit an M/WBE Participation Plan with their response. For the MWBE goals, please visit our website at www.nyc.gov/buildnyc see "Bid Opportunities". For a list of companies certified by the New York City Department of Small Business Services, please visit www.nyc.gov/buycertified. To find out how to become certified, visit www.nyc.gov/getcertified or call the DSBS certification helpline at (212) 513-6311.

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.

Design and Construction, 30-30 Thomson Avenue, 1st Floor, Long Island City, NY 11101. Emmanuel Charles (718) 391-3170; Fax: (718) 391-2615; charlesem@ddc.nyc.gov

← s2

DISTRICT ATTORNEY - NEW YORK COUNTY

PURCHASING

■ INTENT TO AWARD

Services (other than human services)

CYBER SECURITY - Negotiated Acquisition - Other - PIN# 20160600041 - Due 9-8-15

The New York County District Attorney's Office ("DANY") is interested in entering into a Negotiated Acquisition with a New York State-based, internationally recognized, 501 (c) (3), non-profit organization, with extensive global expertise in cyber security, for a three (3) year contract of approximately 5 million dollars. The contract term will be for a period of three (3) years, with one two (2) year extension, to begin on January 1, 2016. The services that will be provided will include cybersecurity analysis, address cyber threats, and prevent malicious cyber activity, in order to better protect the New York County citizens and institutions.

There is a limited number of vendors available and able to perform the work.

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.

District Attorney - New York County, One Hogan Place, Kenn Kern (212) 335-4021; kernk@dany.nyc.gov

a31-s4

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.

j2-d31

HEALTH AND MENTAL HYGIENE

AGENCY CHIEF CONTRACTING OFFICER

■ INTENT TO AWARD

Goods

SIRTURO (BEDAQUILINE) MEDICATION PURCHASE - Sole Source - Available only from a single source - PIN# 16TB010001R0X00 - Due 9-18-15 at 2:00 P.M.

DOHMH intends to enter into a Sole Source agreement with Cardinal Health 108, LLC to supply SIRTURO (bedaquiline) Medication, in accordance with purchases by the DOHMH Bureau of STD and TB Pharmacy, for usage by the DOHMH's Bureau of Tuberculosis Control (BTBC) for the treatment of patients with multi drug-resistant tuberculosis. Jansen Pharmaceuticals, Inc., the sole manufacturer of SIRTURO (Bedaquiline), has authorized Cardinal Health 108, LLC to be a specialty distributor for this medication.

Any vendor that believes it can provide these services are welcome to submit an expression of interest via email to dlake1@health.nyc.gov no later than 9/18/2015 by 2:00 P.M. All questions and concerns regarding this sole source should also be submitted via email.

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, 42-09 28th Street, 17th Floor, CN30A, WS-17-116, Long Island City, NY 11101. Dawn Lake (347) 396-6652; Fax: (347) 396-6758; dlake1@health.nyc.gov

s2-9

PARKS AND RECREATION

■ VENDOR LIST

Construction/Construction Services

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

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

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

The vendors selected for inclusion in the General Construction PQL will be invited to participate in the NYC Construction Mentorship. NYC Construction Mentorship focuses on increasing the use of small NYC contracts, and winning larger contracts with larger values. Firms participating in NYC Construction Mentorship will have the opportunity to take management classes and receive on-the-job training provided by a construction management firm.

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

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

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

Application documents may also be obtained on-line at: <http://a856-internet.nyc.gov/nycvendoronline/home.aspx> or <http://www.nycgovparks.org/opportunities/business>

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor 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, Olmsted Center, Annex, Flushing Meadows-Corona Park, Flushing, NY 11368. Charlette Hamamgian (718) 760-6789; Fax: (718) 760-6781; charlette.hamamgian@parks.nyc.gov

j2-d31

TAXI AND LIMOUSINE COMMISSION

■ INTENT TO AWARD

Services (other than human services)

MAINTENANCE SERVICES FOR THE NEW YORK CITY TAXI AND LIMOUSINE COMMISSION'S CENTRALIZED INSPECTION SYSTEM - Negotiated Acquisition - Other - PIN# 156 16P00082 - Due 9-1-15

The New York City Taxi and Limousine Commission ("TLC") intends to enter into a Negotiated Acquisition Extension ("NAE") agreement with Opus Inspection, Inc. for the period October 1, 2015 through September 30, 2016. Opus Inspection, Inc. currently is responsible for maintenance of the TLC's centralized vehicle inspection system in Woodside, Queens. The NAE agreement will ensure continuity of these services while a contract for a replacement system is negotiated. This notice is for informational purposes only.

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.

Taxi and Limousine Commission, 33 Beaver Street, 19th Floor, New York, NY 10004. Jeremy Halperin (212) 676-1031; Fax: (212) 676-1206; halperinj@tlc.nyc.gov

a31-s4

TRIBOROUGH BRIDGE AND TUNNEL AUTHORITY

SOLICITATION

Services (other than human services)

REQUEST FOR EXPRESSIONS OF INTEREST FOR 2016 BIENNIAL BRIDGE INSPECTION AND DESIGN OF MISCELLANEOUS STRUCTURAL REPAIRS AT THE RFK AND VN BRIDGES - Competitive Sealed Proposals - Judgment required in evaluating proposals - PIN# PSC152978000 - Due 9-18-15 at 3:30 P.M. Visit www.mta.info for further information.

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

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

s2

AGENCY RULES

CONSUMER AFFAIRS

NOTICE

Notice of Adoption of Rule

Notice of Adoption of Amendment to Section 2-57(c) of Title 6 of the Rules of the City of New York, Chapter 2, subchapter F, regarding insurance requirements for sidewalk café licensees.

NOTICE IS HEREBY GIVEN PURSUANT TO THE AUTHORITY VESTED IN the Commissioner of the Department of Consumer Affairs by Section 2203 of the New York City Charter and Section 20-104 of Chapter 1 of Title 20 of the Administrative Code of the City of New York and in accordance with the requirements of Section 1043 of the New York City Charter, of the adoption by the Department of an amendment to Section 2-57(c) of Title 6 of the Rules of the City of New York, Chapter 2, subchapter F, to clarify insurance requirements for sidewalk café licensees and bring such requirements, including by raising the minimum amounts of coverage, into conformity with city-wide standards.

The rule was proposed and published on July 8, 2015. The required public hearing was held on August 10, 2015.

Statement of Basis and Purpose of Rule

Section 2-57(c) of Title 6 of the Rules of the City of New York, Chapter 2, subchapter F, sets forth the insurance requirements that must be satisfied by a sidewalk café licensee throughout the term of its license. This rule is amended to clarify the insurance requirements and bring them, including by raising the minimum amounts of coverage, into conformity with city-wide standards.

Specifically, the amendments:

- Clarify the A.M. Best or Standard & Poor's rating the issuing insurance company must satisfy;
- Raise the minimum amounts of coverage to one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) aggregate;
- Clarify that the coverage must at least be as broad as provided in the most recently issued edition of Insurance

Services ("ISO") Form CG 001 and that it be "occurrence" rather than "claims-made";

- Clarify that the coverage for the City of New York as an Additional Insured must be as broad as provided in the most recent edition of the ISO Form CG 2026;
- Require that the coverage meet the requirements of the rule and the terms of the licensee's revocable consent agreement;
- Require that the licensee provide to the Department an endorsement(s) naming the City of New York as an Additional Insured and proof of the insurance by submission of a certificate of insurance in a form satisfactory to the Department; and
- Require that the endorsement and certificate of insurance satisfy the requirements of the rule and the terms of the licensee's revocable consent agreement, clarify the information that must be included, and require a sworn statement in a form prescribed by the Department from a licensed insurer or broker certifying that the certificate of insurance is accurate in all material aspects.

New text is underlined; deleted material is in [brackets].

Rule

Subdivision (c) of Section 2-57 of Title 6 of the Rules of the City of New York is amended to read as follows:

- (c) [Every licensee must secure and maintain throughout the term of the license liability insurance issued by a company duly authorized to do business in the State of New York, insuring the licensee and the city of New York and to hold them harmless from and against any claim, injury, or damage caused or alleged to be caused by or as a result of the construction, operation or use of the sidewalk café and any structure hereby authorized in the following amounts:]

Insurance Requirements.

- (1) [For bodily injury including death, in (i) the minimum amount of \$100,000 for any one (1) person and (ii) the minimum amount of \$300,000 for any one (1) accident; and] Every licensee must secure and maintain throughout the term of the license commercial general liability ("CGL") insurance, which shall:
 - (i) be issued by a company that may lawfully issue the CGL policy. The company must have an A.M. Best rating of at least A-/VII or a Standard and Poor's rating of at least A;
 - (ii) insure both the licensee and the City of New York and protect them from any claims for injury (including death) or property damage that may arise from or allegedly arises from construction, operation or use of the sidewalk café and any structure hereby authorized;
 - (iii) provide coverage of at least one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) aggregate;
 - (iv) provide coverage at least as broad as that provided in the most recently issued edition of Insurance Services Office ("ISO") Form CG 001 and be "occurrence" based rather than "claims-made"; and
 - (v) name the City of New York as an Additional Insured with coverage at least as broad as the most recent edition ISO Form CG 2026.
- (2) [for property damage in the minimum amount of \$25,000.] Failure to maintain insurance coverage in [the foregoing amounts] complete conformity with this rule and the terms of licensee's revocable consent agreement shall cause the immediate revocation of the license.
- (3) Every licensee shall provide the endorsement(s) naming the City as an Additional Insured and proof of CGL insurance by submission of a certificate of insurance in a form satisfactory to the Department that:
 - (i) satisfies the requirements of this rule and the terms of licensee's revocable consent agreement;
 - (ii) identifies the insurance company that issued such insurance policy, the policy number, limit(s) of insurance, and expiration date; and
 - (iii) is accompanied by a sworn statement in a form prescribed by the Department from a licensed insurance broker or agent certifying that the certificate of insurance is accurate in all material respects.

s2

HUMAN RESOURCES ADMINISTRATION

■ NOTICE

NOTICE OF ADOPTION OF EMERGENCY RULE ESTABLISHING THE SPECIAL EXIT AND PREVENTION SUPPLEMENT PROGRAM (SEPS PROGRAM)

Pursuant to the authority of the Commissioner of the New York City Human Resources Administration (HRA) under Sections 603 and 1043(i) of the New York City Charter, Sections 34, 56, 61, 62, 77, and 131 of the New York Social Services Law, and Section 352.6 of Title 18 of the New York Codes, Rules and Regulations, and in a joint effort with the Commissioner of the New York City Department of Homeless Services (DHS), notice is hereby given of the adoption of the following emergency rule, effective immediately, amending Chapter 8 of Title 68 of the Rules of the City of New York to establish a new rent supplement program to prevent homelessness for single adults and adult families and to relocate them from the City shelter system. The program shall be referred to as the Special Exit and Prevention Supplement Program ("SEPS").

New text is underlined.

Section 1. The Title of Chapter 8 of Title 68 of the rules of the City of New York is amended to read as follows:

Chapter 8: The City Family Eviction Prevention Supplement Program and the City Family Exit Plan Supplement Programs ("CITYFEPS Programs") and the Special Exit and Prevention Supplement Program ("SEPS Program")

§ 2. Chapter 8 of Title 68 of the rules of the City of New York is amended by adding a new subchapter A, entitled "The City Family Eviction Prevention Supplement Program and the City Family Exit Plan Supplement Program ("CITYFEPS Programs")," encompassing sections 8-01 through 8-09.

§ 3. Section 8-01 of Title 68 of the rules of the City of New York is amended by adding a new opening paragraph to read as follows:

§ 8-01 Definitions.

For the purposes of this subchapter, the following terms shall have the following meanings:

- (a) The "CITYFEPS Programs" or "CITYFEPS" means the City Family Eviction Prevention Supplement Program and the City Family Exit Plan Supplement Program described in this chapter.

* * *

§ 4. Section 8-02 of Title 68 of the rules of the City of New York is amended to read as follows:

§ 8-02 Administration of the CITYFEPS Programs.

HRA shall administer the CITYFEPS Programs and shall make eligibility determinations in accordance with this [chapter] subchapter.

§ 5. Subdivision (j) of Section 8-05 of Title 68 of the rules of the City of New York is amended to read as follows:

- (j) HRA shall pay the CITYFEPS rent supplement directly to the landlord each month for so long as the program participant's household remains eligible and funding for the program remains available. In addition to any program participant contribution, the household shall be responsible for any increases in the rent that are authorized under this [chapter] subchapter.

§ 6. Subdivision (a) of Section 8-08 of Title 68 of the rules of the City of New York is amended to read as follows:

- (a) Right to HRA Administrative Review.

An applicant or program participant may request an agency review conference and/or an HRA administrative hearing to seek review of any determinations or actions made by HRA under this [chapter] subchapter, as well as any failures to act, or failures to act with reasonable promptness, by HRA in implementing the provisions of this [chapter] subchapter.

§ 7. Chapter 8 of Title 68 of the rules of the City of New York is amended by adding a new subchapter B, entitled "The Special Exit and Prevention Supplement Program ("SEPS Program")," to read as follows:

Subchapter B: The Special Exit and Prevention Supplement Program ("SEPS Program")

§ 8-10 Definitions.

For the purposes of this subchapter, the following terms shall have the following meanings:

- (a) "DHS" means the New York City Department of Homeless Services.
- (b) A "DHS Shelter for Single Adults" means a shelter for single adults operated by or on behalf of DHS, or a DHS veterans shelter as that term is defined in § 3-113 of the Administrative Code of the City of New York as added by local law 37 for the year 2011.
- (c) A "DHS Shelter for Adult Families" means a shelter for adult families operated by or on behalf of DHS.
- (d) "Gross income" means the sum of earned income, as defined and computed as set forth in Section 352.17 of Title 18 of the New York Codes, Rules and Regulations, except that earned income does not include income earned through subsidized employment, and unearned income, as defined and computed as set forth in Section 387.10 of Title 18 of the New York Codes, Rules and Regulations, except that unearned income shall only include such income that is regularly recurring.
- (e) The "household" means the individual or individuals who have applied for, have had an application submitted on their behalf for, or are in receipt of SEPS rent supplement payments pursuant to this subchapter, regardless of their eligibility for Public Assistance. The term "household" does not include other individuals residing in a residence within which a program participant is renting a single room.
- (f) "HRA" means the New York City Human Resources Administration.
- (g) "HRA Shelter" means a domestic violence shelter operated by or on behalf of HRA pursuant to Part 452 of Title 18 of the New York Codes, Rules and Regulations.
- (h) A "primary tenant" is the person whose name is on the lease or who has the primary responsibility for payment of the monthly rent for a residence.
- (i) A "program participant" or "participant" means an individual who has been approved to participate in the SEPS Program and has entered into a rental agreement for a residence to which a SEPS rent supplement has been or is being applied.
- (j) "Public Assistance" means benefits, including monthly grants and shelter allowances, issued under the Family Assistance program pursuant to New York Social Services Law § 349 and/or the Safety Net Assistance program pursuant to New York Social Services Law § 159, and regulations promulgated thereunder.
- (k) A "rental agreement" means a lease or other written agreement to rent a residence for at least one year.
- (l) The "Special Exit and Prevention Supplement Program" or "SEPS Program" means the rent supplement program described in this subchapter.
- (m) "Subsidized employment" means subsidized private sector employment or subsidized public sector employment as those terms are used in New York Social Services Law § 336(1)(b)-(c).

§ 8-11 Administration of the Special Exit and Prevention Supplement Program.

HRA shall administer the Special Exit and Prevention Supplement Program, except that initial eligibility determinations pursuant to subdivision (a) of section 8-12 of this chapter shall be made by HRA in consultation with DHS.

§ 8-12 The Special Exit and Prevention Supplement Program.

- (a) Initial Eligibility.
 - (1) To be eligible for an initial year of participation in the SEPS Program, a household must meet the following eligibility requirements:
 - (A) The household must:
 - (i) include a member who resided in a shelter operated by or on behalf of DHS for any period of time between May 1, 2015 and July 31, 2015, currently resides in a DHS Shelter for Single Adults, and:
 - (I) within the twelve months prior to entering a shelter operated by or on behalf of DHS, had been evicted or left a residence located within the City of New York that (a) was the subject of an eviction proceeding; or (b) the member was required to vacate as a result of a vacate order issued by a City agency or a foreclosure action, or for health and safety reasons as determined by a City agency, other than reasons that would make the member eligible for shelter under Section 452.9 of Title 18 of the New York Codes, Rules and Regulations;

- (II) has previous or current United States military service; or
- (III) was discharged to a shelter operated by or on behalf of DHS from a residential substance abuse treatment program, residential program or facility licensed or operated by the New York State Office of Mental Health or the New York State Office of Alcoholism and Substance Abuse Services, foster care placement, or correctional institution; or
- (ii) currently reside in a DHS Shelter for Adult Families and be eligible for shelter, as determined by DHS pursuant to Parts 351 and 352 of Title 18 of the New York Codes, Rules and Regulations, and:
- (I) within the twelve months prior to entering a shelter operated by or on behalf of DHS, have been evicted or have left a residence located within the City of New York that (a) was the subject of an eviction proceeding; or (b) the household was required to vacate as a result of a vacate order issued by a City agency or a foreclosure action, or for health and safety reasons as determined by a City agency, other than reasons that would make the household eligible for shelter under Section 452.9 of Title 18 of the New York Codes, Rules and Regulations; or
- (II) include a member who has previous or current United States military service; or
- (iii) include a member who is eligible for HRA shelter under Section 452.9 of Title 18 of the New York Codes, Rules and Regulations as a victim of domestic violence within the meaning of Section 452.2(g) of Title 18 of the New York Codes, Rules and Regulations and New York Social Services Law § 459-a, and:
- (I) resides in a DHS Shelter for Single Adults or a DHS Shelter for Adult Families but has not refused placement in an HRA shelter; or
- (II) resides in an HRA Shelter, has reached the applicable maximum length of stay permitted under New York Social Services Law § 459-b, and is at risk of entry into a DHS Shelter for Single Adults or a DHS Shelter for Adult Families;
- (iv) be at risk of entry into a DHS Shelter for Single Adults or a DHS Shelter for Adult Families and within the last twelve months have been evicted from or have lived in a residence located within the City of New York that (a) was or is the subject of an eviction proceeding; or (b) the household was or is required to vacate as a result of a vacate order issued by a City agency or a foreclosure action, or for health and safety reasons as determined by a City agency, other than reasons that would make the household eligible for shelter under Section 452.9 of Title 18 of the New York Codes, Rules and Regulations; or
- (v) include a member who is at risk of entry into a DHS Shelter for Single Adults or a DHS Shelter for Adult Families and has previous or current United States military service;
- (B) The household must have total gross income that does not exceed 200 percent of the federal poverty level as established annually by the U.S. Department of Health and Human Services;
- (C) The household must be in receipt of Public Assistance;
- (D) The household must have a rental agreement for the residence to which the SEPS rent supplement will be applied and a monthly rent obligation that (i) does not exceed the applicable maximum rent under Section 8-13 of this chapter and (ii) is protected from increases for at least one year except as authorized under rent stabilization laws and rules or U.S. Department of Housing and Urban Development regulations;
- (E) The residence to which the SEPS rent supplement shall be applied must be located within the City of New York;
- (F) The household must apply for any available federal housing assistance program that HRA has determined the household may be eligible for, including but not limited to HUD-Veteran Affairs Supportive Housing, Section 8, and Supportive Services for Veteran Families, and accept the benefit if offered;
- (G) The household must agree to have its SEPS rent supplement paid directly to the landlord; and
- (H) The household must:
- (i) provide accurate, complete and current information on income and household composition; and
- (ii) provide supporting documentation as necessary to verify eligibility and the information needed to determine the SEPS rent supplement amount, maximum rent, and any required contributions.
- (2) The number of eligible households that can be approved to participate in the SEPS Program will be limited by the amount of available funding. Applications must be submitted on a form and in a format established by HRA.
- (3) At the time of approval, HRA will calculate the household's monthly program participant contribution and the maximum monthly rent supplement amount pursuant to Section 8-13 of this chapter. Except as provided in Section 8-14 of this chapter, the monthly program participant contribution and monthly rent supplement amount will not change during the first year of the program, regardless of changes in household composition or income.
- (b) Renewals after the First Year.
- (1) Subject to the availability of funding, a household participating in the SEPS Program will receive up to four one-year renewals in the SEPS Program if:
- (A) The household's total gross income does not exceed 200 percent of the federal poverty level as established annually by the U.S. Department of Health and Human Services; and
- (B) The household provides prompt notice to HRA of any rent arrears that have accrued so that they may be addressed.
- (2) A program participant who meets the requirements set forth in paragraph (1) of this subdivision will continue to receive annual renewals after receiving the renewals provided for in such paragraph if the program participant either:
- (A) receives social security disability insurance benefits under Title II of the federal Social Security Act or supplemental security income under Title XVI of the federal Social Security Act, or receives a recurring monthly Public Assistance grant and has been determined by HRA to be potentially eligible for such social security disability insurance benefits or supplemental security income based on a documented disability; or
- (B) receives compensation for a disability resulting from a line-of-duty injury or disease pursuant to Subchapter II or Subchapter IV of Chapter 11 of Part II of Title 38 of the United States Code, or receives a non-service-connected disability pension pursuant to Subchapter II of Chapter 15 of Part II of Title 38 of the United States Code.
- (3) HRA will determine a household's eligibility for renewal in the SEPS Program at the end of each year of the household's participation in the program, subject to the availability of funding. Before the start of each one-year renewal, HRA will recalculate the household's monthly program participant contribution and the monthly rent supplement amount pursuant to Section 8-13 of this chapter. Except as provided in Section 8-14 of this chapter, the monthly program participant contribution and monthly rent supplement will not change during the one-year renewal period, regardless of changes in household composition or income.
- (4) HRA in its discretion may waive any of the requirements set forth in paragraph (1) of this subdivision on a case-by-case basis where non-renewal is likely to result in the household's entry into shelter. HRA may also waive the requirement set forth in subparagraph (B) of paragraph (1) of this subdivision if the household's failure to meet the requirement was due to circumstances beyond its control.
- § 8-13 Maximum Rents and Calculation of Monthly Program Participant Contributions and Rent Supplements.**
- (a) Apartment Rentals.
- (1) The maximum monthly rent for an apartment towards which a SEPS rent supplement may be applied during the first year of the rental agreement must not exceed the amounts set forth in the table below:

Household Size	1	2	3	4	5	6	7	8
Maximum Rent	\$1,213	\$1,268	\$1,515	\$1,515	\$1,956	\$1,956	\$2,197	\$2,197

(2) A program participant contribution of (a) thirty percent of the household's total monthly gross income at the time of approval or renewal plus (b) any amount by which the rent after the first year exceeds the maximum rent for the household's size as set forth in paragraph (1) of this subdivision will be required and will be paid by the program participant directly to the landlord each month. The program participant contribution will be deducted from the monthly rent or the maximum rent for the household's size as set forth in paragraph (1) of this subdivision, whichever is less, to determine the monthly rent supplement. HRA shall pay the monthly rent supplement amount directly to the landlord each month for so long as the household remains eligible and funding for the program remains available.

(b) Room Rentals.

(1) The maximum monthly rent for a single room towards which a SEPS rent supplement may be applied must not exceed \$800 during the first year, except that HRA may make exceptions on a case-by-case basis if the rent is reasonable in relation to current rents for comparable units in the private unassisted market. It is further provided that:

(A) Where the rental agreement is with a primary tenant who receives Public Assistance, the household's monthly rent cannot exceed the difference between the primary tenant's rent obligation to the landlord and the primary tenant's shelter allowance under Section 352.3 of Title 18 of the New York Codes, Rules and Regulations at the time of the effective date of the rental agreement; and

(B) In no event shall the household's monthly rent exceed the household's proportionate share of the rent for the entire residence. The determination of what constitutes the participant's proportionate share of the rent shall be based on the formula set forth in Section 2525.7 of Title 9 of the New York Code of Rules and Regulations or a comparable measure.

(2) A program participant contribution of (a) thirty percent of the household's total monthly gross income at the time of approval or renewal plus (b) any amount by which the rent after the first year exceeds \$800 will be required and will be paid by the program participant directly to the landlord or primary tenant, as applicable, each month. The program participant contribution will be deducted from the household's monthly rent or \$800, whichever is less, to determine the monthly rent supplement. HRA shall pay the monthly rent supplement directly to the landlord or the primary tenant, as applicable, each month for so long as the program participant remains eligible and funding for the program remains available.

§ 8-14 Moves.

(a) A household participating in the SEPS Program may not move to a new residence and maintain eligibility for the SEPS Program except with the approval of HRA. The household must obtain such approval prior to moving to a new residence, provided that HRA may consider a request for approval made after the move if a household is unable to obtain such approval prior to the move due to circumstances beyond the household's control.

(b) HRA shall grant approval for a move if the household is moving from a room to an apartment, unless the household is breaking a lease for the room, in which case the household must establish either good cause for the move or that the landlord is willing to release the program participant from the lease. In all other situations, HRA shall grant approval for a move from one residence to another residence only upon a showing by the household that there is good cause for the move. If the requested move is to a residence with a higher rent than the rent for the current residence, approval will also be subject to the availability of funding.

(c) If HRA has approved a move to a new residence, HRA shall recalculate the monthly program participant contribution and monthly rent supplement and those amounts shall not change for one year from the effective date of the rental agreement for the new residence, regardless of changes in income or household composition. If the effective date of the rental agreement for the new residence is not more than ten months after the start of the household's current year of participation in the program, then the household's current year in the SEPS Program shall begin anew on the effective date of such rental agreement. If the effective date of the rental agreement for the new residence is more than ten months after the start of the household's current year in the

program and the household is eligible for renewal in the SEPS Program, then the household's renewal period shall begin on the effective date of such rental agreement.

§ 8-15 Agency Review Conference and HRA Administrative Appeal Process.

(a) Right to HRA Administrative Review.

An applicant or program participant may request an agency review conference and/or an HRA administrative hearing to seek review of any determinations or actions made by HRA under this subchapter, as well as any failures to act, or failures to act with reasonable promptness, by HRA in implementing the provisions of this subchapter.

(b) Agency Review Conference.

(1) If an applicant or program participant requests an agency review conference, HRA shall informally review and attempt to resolve the issues raised.

(2) An applicant or program participant may request an agency review conference without also requesting an HRA administrative hearing. Requesting an agency review conference will not prevent an applicant or program participant from later requesting an HRA administrative hearing.

(3) An agency review conference must be requested within sixty days after the challenged determination or action, provided further that if an HRA administrative hearing is scheduled, an agency review conference must be requested reasonably in advance of the scheduled hearing date.

(4) A request for an agency review conference will extend the time period to request an HRA administrative hearing as set forth in paragraph (2) of subdivision (c) of this section to sixty days after the date of the agency review conference.

(c) Request for an HRA Administrative Hearing.

(1) An administrative hearing must be requested in writing. Such written request must be submitted by mail, electronic means or facsimile, or other means as HRA may set forth in an appeals notice.

(2) Except as provided in paragraph (4) of subdivision (b) of this section, a request for an administrative hearing must be made within sixty days after the challenged determination or action.

(d) Authorized Representative.

(1) Except where impracticable to execute a written authorization, a person or organization seeking to represent an applicant or program participant must have the applicant's or program participant's written authorization to represent him or her at an agency review conference or administrative hearing and to review his or her case record, provided that such written authorization is not required from an attorney retained by such applicant or program participant. An employee of such attorney will be considered an authorized representative if such employee presents written authorization from the attorney or if such attorney advises HRA by telephone of such employee's authorization.

(2) Once HRA has been notified that a person or organization has been authorized to represent an applicant or program participant at an agency review conference or administrative hearing, such representative will receive copies of all correspondence sent by HRA to the applicant or program participant relating to the conference and hearing.

(e) Aid Continuing.

(1) If a program participant requests an administrative appeal of a determination by HRA that SEPS rent supplement payments are to be reduced, restricted, suspended or discontinued, such program participant shall have the right to continued receipt of SEPS rent supplement payments at the SEPS rent supplement amount in effect at the time of the determination until the hearing decision is issued pursuant to subdivision (l) of this section, provided that:

- (A) The program participant requests the administrative appeal within ten days of the mailing of the notice of such determination; and
- (B) The appeal is based on a claim of incorrect computation or an incorrect factual determination.

(2) There is no right to continued SEPS rent supplement payments pursuant to this subdivision where the sole issue on appeal is one of local, State or Federal law or policy, or change in local, State or Federal law.

- (3) Rent supplement payments will not continue pending the issuance of a hearing decision when:
- (A) The program participant has voluntarily waived his or her right to the continuation of such assistance in writing; or
- (B) The program participant does not appear at the administrative hearing and does not have a good cause reason for not appearing.
- (4) If a program participant requests an additional appeal pursuant to subdivision (m) of this section, rent supplement payments will continue uninterrupted after issuance of the hearing decision until a written decision is issued pursuant to subdivision (l) of this section.
- (f) Notice.
HRA shall provide the applicant or program participant with notice of the date, time, and location of the administrative hearing no fewer than seven calendar days prior to the scheduled date of the administrative hearing, unless the issue underlying the request for an administrative hearing has been resolved and the applicant or program participant has withdrawn his or her hearing request.
- (g) Examination of Case Record.
The applicant or program participant or his or her authorized representative has the right to examine the contents of his or her SEPS Program case file and all documents and records that HRA intends to use at the administrative hearing. Upon request by telephone or in writing, HRA shall provide such applicant or program participant with copies of all such documents, and copies of any additional documents in the possession of HRA that the applicant or program participant identifies and requests for purposes of preparing for the administrative hearing. HRA shall provide such documents at no charge reasonably in advance of the administrative hearing. If the request for such documents is made less than five business days before the administrative hearing, HRA must provide the applicant or program participant with copies of such documents no later than at the time of the administrative hearing.
- (h) Adjournment.
The administrative hearing may be adjourned for good cause by the administrative hearing officer on his or her own motion or at the request of the applicant or program participant, or HRA.
- (i) Conduct of Administrative Hearing.
- (1) The administrative hearing shall be conducted by an impartial hearing officer appointed by HRA who shall have the power to administer oaths and issue subpoenas and who shall have no prior personal knowledge of the facts concerning the challenged determination or action.
- (2) The administrative hearing shall be informal, all relevant and material evidence shall be admissible and the legal rules of evidence shall not apply. The administrative hearing shall be confined to the factual and legal issues raised regarding the specific determination(s) for which the administrative hearing was requested.
- (3) The applicant or program participant shall have a right to be represented by counsel or other representative, to testify, to produce witnesses to testify, to offer documentary evidence, to offer evidence in opposition to the evidence presented by HRA, to request that the hearing officer issue subpoenas, and to examine any documents offered by HRA.
- (4) An audio recording, an audio visual recording or written transcript of the administrative hearing shall be made.
- (j) Abandonment of Request for Administrative Hearing.
- (1) HRA will consider an administrative hearing request abandoned if neither the applicant or program participant nor his or her authorized representative appears at the administrative hearing, unless either the applicant or program participant or his or her authorized representative has:
- (A) contacted HRA prior to the administrative hearing to request rescheduling of the administrative hearing; or
- (B) within fifteen calendar days of the scheduled administrative hearing date, contacted HRA and provided a good cause reason for failing to appear at the administrative hearing on the scheduled date.
- (2) HRA will restore the case to the calendar if the applicant or program participant or his or her authorized representative has met the requirements of paragraph (1) of this subdivision.
- (k) Hearing Record.
The recording or written transcript of the hearing, all papers and requests filed in connection with the hearing, and the hearing decision collectively constitute the complete and exclusive record of the administrative hearing.
- (l) Hearing Decision.
- (1) The hearing officer shall render a decision based exclusively on the hearing record. The decision must be in writing and must set forth the administrative hearing issues, the relevant facts, and the applicable law, regulations and approved policy, if any, upon which the decision is based. The decision must identify the issues to be determined, make findings of fact, state the reasons for the determinations, and when appropriate, direct HRA to take specific action.
- (2) A copy of the decision, accompanied by written notice to the applicant or program participant of the right to further appeal and the procedures for requesting such appeal, will be sent to each of the parties and to their authorized representatives, if any.
- (m) Additional Appeal.
- (1) An appeal from a decision of a hearing officer may be made in writing to the Commissioner of HRA or his or her designee provided it is received by HRA through the procedures described in the notice accompanying the hearing decision no later than fifteen business days after HRA sends the decision. The record before the Commissioner shall consist of the hearing record, the hearing officer's decision and any affidavits, documentary evidence, or written arguments that the applicant or program participant may wish to submit.
- (2) The Commissioner or his or her designee shall render a written decision based on the hearing record and any additional documents submitted by the applicant or program participant and HRA.
- (3) A copy of the decision, accompanied by written notice to the applicant or program participant of the right to judicial review, will be sent to each of the parties and to their authorized representatives, if any.
- (4) Upon issuance, the decision of the Commissioner or his or her designee made pursuant to an appeal under this section is final and binding upon HRA and must be complied with by HRA.
- § 8-16 Additional Provisions.**
- (a) If a household is eligible for any other rental assistance program described in Chapter 7 or 8 of this title, HRA reserves the right to determine, based on administrative and programmatic needs, which program the household will be approved or certified for.
- (b) SEPS rent supplements cannot be combined with any other rent subsidies other than a Public Assistance shelter allowance provided pursuant to Section 352.3 of Title 18 of the New York Codes, Rules and Regulations, except that HRA may make exceptions on a case-by-case basis.
- (c) The household must apply for any available federal housing assistance program that HRA has determined the household may be eligible for, including but not limited to HUD-Veteran Affairs Supportive Housing, Section 8, and Supportive Services for Veteran Families, and accept the benefit if offered.
- (e) Households are responsible for identifying potential housing. However, shelter staff may provide assistance to such individuals in their housing search.
- (f) A landlord or primary tenant who has entered into a rental agreement with a program participant is prohibited from demanding, requesting, or receiving any monies, goods or services above the rent or any applicable fees as set forth in the rental agreement regardless of any changes in household composition or income. The cost of heat and hot water must be included in the rent. A landlord or primary tenant who demands, requests or receives any monies, goods or services above the rent or any applicable fees as set forth in the rental agreement will be barred from further participation in any HRA rental assistance programs and may be barred from other rental assistance programs administered by the City of New York. Before placing a landlord or primary tenant on a disqualification list, HRA will provide notice to the landlord or primary tenant and an opportunity to object in writing.
- (g) If a household moves or is evicted from the apartment or room to which SEPS rent supplement payments have been applied, the landlord or primary tenant must return any over-payment to HRA.
- (h) HRA will not maintain a waitlist for the SEPS Program.

- (i) HRA shall provide a household moving expenses, a security deposit voucher equal to one month's rent, and a broker's fee equal to up to one month's rent when available under Section 352.6 of Title 18 of the New York Codes, Rules and Regulations.
- (j) If a household includes a person under eighteen years of age, SEPS rent supplement payments may not be applied towards a room rental. A household residing in a single room must promptly notify HRA if it intends to add a person eighteen years of age or younger to the household so that HRA can assist the household in implementing a move pursuant to Section 8-14 of this chapter.

Statement of Basis and Purpose of Emergency Rule

In order to implement the Mayor's priority of preventing homelessness and moving adults from shelter into stable housing, and in a joint effort with the Commissioner of the Department of Homeless Services (DHS), the Commissioner of the New York City Human Resources Administration (HRA) is amending Chapter 8 of Title 68 of the Rules of the City of New York to create a new rental assistance program, the Special Exit and Prevention Supplement Program ("SEPS"). SEPS will be available to a limited number of single adults and adult families who are homeless or at risk of homelessness, including veterans, adults who are residing in DHS shelter who have lost or are losing housing as a result of an eviction proceeding, a foreclosure proceeding, a City agency vacate order, or for health and safety reasons, or who were in a residential institutional facility prior to entering shelter, and adults recently affected by domestic violence.

The urgent need for these amendments is established by census data from DHS showing that the number of single adults and adult families in the DHS shelter system remains very high, while the DHS shelter system for these populations experiences extremely low vacancy rates.

Specifically, between July 1, 2004 and December 31, 2013, the number of adult families in the DHS shelter system increased by 59 percent. Similarly, there was a 20 percent increase in the average daily census for single adults during the same time period. As of August 14, 2015, 16,562 individuals in total were in DHS shelters for single adults and adult families.

As shelter census has increased, the DHS shelter system has continued to experience extremely low vacancy rates. Indeed, on August 5, 2015, the vacancy rate for adult family shelters was 1.29 percent and the vacancy rate for single adult shelters was 1.1 percent. DHS anticipates further strain on the single adult and adult family shelter system in the coming months.

Further, the City is currently faced with the critical need to find housing for hundreds of individuals who have been required to leave "three-quarter housing" for health and safety reasons. Many of these individuals are currently occupying temporary housing pending relocation to permanent housing and are at risk of shelter entry if permanent affordable housing cannot be found. SEPS is urgently needed to provide rental assistance for many of these individuals to enable them to relocate to permanent housing.

The SEPS Program provides an important new option for single adults and adult families who are homeless or at risk of homelessness that will increase the number of exits from and decrease the number of entries to shelter, helping to address and alleviate current demands on the shelter system.

HRA's authority for this emergency rule may be found in Sections 34, 56, 61, 62, 77, and 131 of the New York Social Services Law, Sections 603 and 1043 of the New York City Charter, and Section 352.6 of Title 18 of the New York Codes, Rules and Regulations.

Required Finding Pursuant to New York City Charter Section 1043(i)(1)

IT IS HEREBY CERTIFIED that the immediate effectiveness of this emergency rule creating the Special Exit and Prevention Supplement Program ("SEPS") is necessary to address the immediate need to relocate homeless adults from New York City Department of Homeless Services ("DHS") shelters and reduce the number of entrants to such shelters. The adult and adult family shelter system is currently experiencing a very high need for capacity. Providing sufficient shelter capacity to meet the needs of City residents who do not have permanent housing is a necessary City service. Without the immediate implementation of these amendments to relocate single adults and adult families to stable housing in the community, other emergency measures would be required to meet the need for increased shelter capacity. It is therefore necessary to act by emergency rulemaking so that the City of New York and its agencies can immediately begin to use available rental assistance to relocate specific numbers of adults and adult families to permanent housing from shelters or unstable housing situations, thereby taking immediate action with respect to shelter system capacity, pending the adoption of a final rule.

The number of adults in the DHS shelter system for single adults and adult families is very high, and the DHS shelter system for these populations is experiencing extremely low vacancy rates. Specifically, between July 1, 2004 and December 31, 2013, the number of adult

families in the DHS shelter system increased by 59 percent. Similarly, there was a 20 percent increase in the average daily census for single adults during the same time period. As of August 14, 2015, 16,562 individuals in total were in DHS shelters for single adults and adult families. On August 5, 2015, the vacancy rate for adult family shelters was 1.29 percent and the vacancy rate for single adult shelters was 1.1 percent. DHS anticipates further strain on the single adult and adult family shelter system in the coming months.

Further, the City is currently faced with the critical need to find housing for hundreds of individuals who have been required to leave "three-quarter housing" for health and safety reasons. Many of these individuals are currently occupying temporary housing pending relocation to permanent housing. SEPS is urgently needed to provide rental assistance for many of these individuals to enable them to relocate to permanent housing.

The SEPS Program provides an important new option for homeless adults and adult families that will increase the number of exits from shelter and decrease the number of entries to shelter, helping to address and alleviate current demands on the shelter system.

Delaying implementation of this rule pending non-emergency rulemaking would also result in longer stays in shelters for currently homeless men and women, further increasing the strain on the shelter system, which, as indicated, provides a necessary service to large numbers of single adults and adult families.

Pursuant to Section 1043(i)(2) of the Charter, the emergency rule will remain in effect for not more than 120 days while HRA prepares a permanent rule.

IT IS THEREFORE HEREBY CERTIFIED that the immediate effectiveness of a rule establishing the Special Exit and Prevention Supplement Program is necessary to address an imminent threat to a necessary service.

Dated: August 26, 2015

_____/s/
STEVEN BANKS
COMMISSIONER
NYC HUMAN RESOURCES ADMINISTRATION

_____/s/
GILBERT TAYLOR
COMMISSIONER
NYC DEPARTMENT OF HOMELESS SERVICES

APPROVED:

_____/s/
BILL DE BLASIO, MAYOR

← s2

SPECIAL MATERIALS

FINANCE

■ NOTICE

NOTICE OF INTEREST RATES ON NEW YORK CITY INCOME AND EXCISE TAXES AND ANNUAL VAULT CHARGE

Pursuant to the power vested in the Commissioner of Finance by §11-537(f)(1), §11-687(5)a, §11-715(h)(1), §11-817(g)(1), §11-905(g)(1), §11-1114(g)(1), §11-1213(g)(1), §11-1317(d)(2), §11-1413(g)(1), §11-1515(g)(1), §11-2114(g)(1), §11-2414(g)(1), §11-2515(g)(1), and §11-2714(g)(1) of the Administrative Code of the City of New York, notice is hereby given of the interest rates to be set for the period October 1, 2015 through December 31, 2015 for underpayments and, where applicable, overpayments of New York City income and excise taxes and the Annual Vault Charge.

Interest on overpayments of the following taxes that remain or become overpaid on or after October 1, 2015 is to be paid at the rate of 2%:

City Business Taxes (General Corporation Tax and Banking Corporation Tax)
(Chapter 6 of Title 11 of the Administrative Code of the City of New York)

City Unincorporated Business Income Tax
(Chapter 5 of Title 11 of the Administrative Code of the City of New York)

Tax upon Foreign and Alien Insurers
(Chapter 9 of Title 11 of the Administrative Code of the City of New York)

Interest on underpayments of the following taxes and charges that remain or become underpaid on or after October 1, 2015 is to be paid at the rate of 7.5%:

City Unincorporated Business Income Tax
(Chapter 5 of Title 11 of the Administrative Code of the City of New York)

City Business Taxes (General Corporation Tax and Banking Corporation Tax)
(Chapter 6 of Title 11 of the Administrative Code of the City of New York)

Commercial Rent or Occupancy Tax
(Chapter 7 of Title 11 of the Administrative Code of the City of New York)

Tax on Commercial Motor Vehicles and Motor Vehicles for Transportation of Passengers
(Chapter 8 of Title 11 of the Administrative Code of the City of New York)

Tax Upon Foreign and Alien Insurers
(Chapter 9 of Title 11 of the Administrative Code of the City of New York)

Utility Tax
(Chapter 11 of Title 11 of the Administrative Code of the City of New York)

Horse Race Admissions Tax
(Chapter 12 of Title 11 of the Administrative Code of the City of New York)

Cigarette Tax
(Chapter 13 of Title 11 of the Administrative Code of the City of New York)

Tax on Transfer of Taxicab Licenses
(Chapter 14 of Title 11 of the Administrative Code of the City of New York)

Tax on Coin Operated Amusement Devices
(Chapter 15 of Title 11 of the Administrative Code of the City of New York)

Real Property Transfer Tax
(Chapter 21 of Title 11 of the Administrative Code of the City of New York)

Tax on Retail Licensees of the State Liquor Authority
(Chapter 24 of Title 11 of the Administrative Code of the City of New York)

Tax on Occupancy of Hotel Rooms
(Chapter 25 of Title 11 of the Administrative Code of the City of New York)

Annual Vault Charge
(Chapter 27 of Title 11 of the Administrative Code of the City of New York)

Questions regarding this notice may be directed to the New York City Department of Finance, Legal Affairs Division, 345 Adams Street, 3rd Floor, Brooklyn, NY, 11201 (718) 488-2498.

← s2

HOUSING PRESERVATION AND DEVELOPMENT

■ NOTICE

The Neighborhood Preservation Consultant contract will provide funding to local community based organizations to assist HPD in its mission of preserving New York City's affordable housing stock. Through the contracts, HPD seeks to further the Mayor's ambitious *Housing New York: A Five-Borough Ten-Year Plan* that commits to preserving 120,000 affordable units over the next 10 years. HPD anticipates that award recipients will focus their work on three areas – tenant outreach/education, tenant displacement/housing quality, and affordable housing preservation. The Concept Paper will be available for view from the HPD Contract Opportunities Website page commencing September 8, 2015. <http://www1.nyc.gov/site/hpd/vendors/contract-opportunities.page>

a31-s4

MAYOR'S FUND TO ADVANCE NEW YORK CITY

■ NOTICE

The Mayor's Fund to Advance New York City (Mayor's Fund) received funding to support a diversity initiative targeting the not for profit cultural community in New York City. The New York City Department of Cultural Affairs (DCLA) launched the Diversity Initiative in January 2015. The purpose of this major initiative is to promote diversity among the leadership, staffs, and audiences of cultural organizations in New York City. This includes a demographic survey of DCLA's nearly 1,000 grantee organizations that will examine race, ethnicity, gender, disability, age, and other factors.

The Mayor's Fund seeks a consultant to develop strategy and execution programming related to DCLA's Diversity Initiative, as further described in the RFP at on.nyc.gov/DiversityInitiativeRFP. The anticipated term of engagement is October 24, 2015 - December 31, 2016.

The budget for this initiative is \$93,000.

a25-s25

MAYOR'S OFFICE OF CONTRACT SERVICES

■ NOTICE

Notice of Intent to Extend Contract(s) Not Included in FY 2016 Annual Contracting Plan and Schedule

NOTICE IS HEREBY GIVEN that the Mayor will be entering into the following extension(s) of (a) contract(s) not included in the FY 2016 Annual Contracting Plan and Schedule that is published pursuant to New York City Charter § 312(a):

Agency: Department of Environmental Protection

FMS Contract #: 20090026714

Vendor: Biohabitats/Hydroqual Inc./Hazen & Sawyer PC JV

Description of services: Long Term Planning for Combined Sewer Overflow

Award method of original contract: Competitive Sealed Proposal (CSP)

FMS Contract type: Professional Services

End date of original contract: 10/31/2015

Method of renewal/extension the agency intends to utilize: Extension

New start date of the proposed renewed/extended contract: 11/1/2015

New end date of the proposed renewed/extended contract: 10/31/2018

Modifications sought to the nature of services performed under the contract: None

Reason(s) the agency intends to renew/extend the contract: This extension request is to assist in the design and implementation of storm water BMPs in Southeast Queens as part of the Mayor's Southeast Queens Initiative.

Personnel in substantially similar titles within agency: None

Headcount of personnel in substantially similar titles within agency: 0

Agency: Department of Environmental Protection

FMS Contract #: PW-088-2

Vendor: Hazen & Sawyer

Description of services: Consulting Design and Design Services during Construction in Connection with Miscellaneous Projects at Various BWT Locations

Award method of original contract: Competitive Sealed Proposal

FMS Contract type: WP

End date of original contract: 4/15/2015

Method of renewal/extension the agency intends to utilize: Renewal

New start date of the proposed renewed/extended contract: 4/16/2015

New end date of the proposed renewed/extended contract: 4/15/2016

Modifications sought to the nature of services performed under the contract: No modifications sought

Reason(s) the agency intends to renew/extend the contract: To provide a means of completing any additional critical assignments

Personnel in substantially similar titles within agency: None

Headcount of personnel in substantially similar titles within agency: 0

← s2

Notice of Intent to Extend Contract(s) Not Included in FY 2016 Annual Contracting Plan and Schedule

NOTICE IS HEREBY GIVEN that the Mayor will be entering into the following extension(s) of (a) contract(s) not included in the FY 2016 Annual Contracting Plan and Schedule that is published pursuant to New York City Charter § 312(a):

Agency: Department of Health and Mental Hygiene

Vendor: OUTFRONT MEDIA

Table with columns: NAME, LAST, F, NUM, SALARY, ACTION, PROV, EFF DATE. Rows: YEN MICHAEL F 70206 \$14,8100 APPOINTED YES 07/17/15; YOUNG TRAVIS J 70210 \$48779.0000 RESIGNED NO 07/30/15

Table with columns: NAME, LAST, A, NUM, SALARY, ACTION, PROV, EFF DATE. Rows: OMOREGIE ITOHAN A 10056 \$90438.0000 INCREASE YES 08/02/15; PERALTA VIVIANA 52366 \$41151.0000 RESIGNED YES 08/27/08; POU CONTESSA 52367 \$59421.0000 INCREASE YES 07/26/15; POU CONTESSA 52366 \$55469.0000 APPOINTED NO 07/26/15; PURCELL GENEVIEV L 30087 \$72247.0000 INCREASE YES 07/19/15; RAHAMAN KHALID 52369 \$57327.0000 RETIRED NO 07/14/15; RECTOR KERIGHLY E 30087 \$55615.0000 INCREASE YES 07/26/15; ROBINSON CHERYL 10124 \$47399.0000 TRANSFER NO 10/26/14; RUDATSIKIRA JEAN BAP 30087 \$62823.0000 INCREASE YES 07/26/15; SANDHAUS STUART M 1002A \$75000.0000 RESIGNED YES 08/02/15; SHAPIRO ANDREW 12749 \$38380.0000 RESIGNED YES 08/02/15; SMITH TARA K 51510 \$23.2000 RESIGNED YES 07/26/15; SMITH TYRA M 95600 \$86766.0000 INCREASE YES 07/26/15; SMITH TYRA M 52367 \$75914.0000 APPOINTED NO 07/26/15; SONDHI AMARPREE S 10095 \$100000.0000 INCREASE YES 07/19/15; SOOKHDEO ANETTA 30087 \$55615.0000 INCREASE YES 07/26/15; WELLS STEED N 20247 \$73681.0000 APPOINTED NO 08/02/15; WILKS KERRYANN M 52366 \$48605.0000 RESIGNED NO 08/02/15; WITKIN JOSHUA 30085 \$80539.0000 RETIRED NO 07/26/15; YORK KRISTIN N 30087 \$55615.0000 INCREASE YES 07/26/15

Table with columns: NAME, LAST, F, NUM, SALARY, ACTION, PROV, EFF DATE. Title: FIRE DEPARTMENT FOR PERIOD ENDING 08/14/15. Rows: ABATE JR. PAUL E 53055 \$64492.0000 RETIRED NO 08/02/15; BAUM DOUGLAS J 70310 \$39370.0000 RESIGNED NO 08/06/15; BILAL HERMIEN H 53053 \$48153.0000 RESIGNED NO 07/24/15; BROWN BARRINGT A 31643 \$74485.0000 RETIRED YES 07/29/15; BROWN BARRINGT A 31623 \$48455.0000 RETIRED NO 07/29/15; CARRION DAVID 92510 \$250.9600 APPOINTED YES 07/26/15; CODD BARTHOLO F 70370 \$152534.0000 RETIRED NO 07/31/15; CRISCI PHILIP 91915 \$361.4800 RETIRED NO 08/01/15; DEL SORBO MICHAEL W 53053 \$39764.0000 RESIGNED NO 08/05/15; DITATA KENNETH J 70310 \$76488.0000 RETIRED NO 07/28/15; EDELMAN NIKOLAY 12158 \$65650.0000 APPOINTED NO 05/24/15; FOLTZ MICHAEL C 12158 \$26.9000 RESIGNED NO 07/19/15; GAW ALFREDO C 53054 \$59079.0000 RESIGNED NO 08/07/15; HAMILTON ANTONY 31105 \$42064.0000 RESIGNED YES 07/26/15; HUGHES TYRONE J 30087 \$97654.0000 RESIGNED YES 08/01/15; HUSSEIN REHAM 12749 \$43317.0000 APPOINTED YES 07/26/15; ISAACS NORMAN C 91232 \$54848.0000 RETIRED NO 08/06/15; KRISHAN ARRAN H 53053 \$45834.0000 RESIGNED NO 08/05/15; LEWIS MARTIN 92510 \$292.0800 RETIRED NO 08/01/15; LOVING CECLIA B 95005 \$128000.0000 APPOINTED YES 07/26/15; MASTROPIETRO JOSEPH 95039 \$172040.0000 INCREASE YES 07/01/15; MEYER CHRISTIN E 30087 \$80593.0000 APPOINTED YES 07/26/15

Table with columns: NAME, LAST, A, NUM, SALARY, ACTION, PROV, EFF DATE. Title: HRA/DEPT OF SOCIAL SERVICES FOR PERIOD ENDING 08/14/15. Rows: ACKER LINDSAY R 56057 \$27.3700 APPOINTED YES 07/26/15; ALLEN KAMEISHA L 10104 \$33284.0000 APPOINTED NO 07/26/15; ALMEIDA OLGA J 10104 \$33284.0000 APPOINTED NO 07/26/15; AMADIWOCHI DOMINIC 52304 \$42100.0000 RESIGNED NO 07/23/15; AMBROSE VELMA 1002A \$78146.0000 RETIRED YES 08/01/15; ANDRADE DAVID E 56057 \$27.3700 APPOINTED YES 07/28/15; ANDREWS KARAMOKO J 52613 \$51793.0000 APPOINTED NO 07/26/15; ASHER ERICA B 56057 \$27.3700 APPOINTED YES 07/26/15; ATTA-POKU BRIGITTE S 13611 \$59724.0000 RESIGNED YES 07/25/15; BAEZ SANTA 10251 \$37365.0000 RETIRED NO 08/01/15; BALLEY JOANNE 1002F \$118123.0000 APPOINTED NO 04/01/15; BARBIERO JOSEPH M 56057 \$27.3700 APPOINTED YES 07/26/15; BARDEN ZACHARY K 56057 \$27.3700 APPOINTED YES 07/26/15; BELTON JACINTA N 70810 \$34194.0000 APPOINTED YES 03/29/15; BISHOP-GEORGE ISABELLE 52316 \$52595.0000 PROMOTED NO 08/02/15; BREWER ANNE P 10056 \$75000.0000 APPOINTED YES 07/26/15; BULOCHNIKOV EMILIA Z 52304 \$42414.0000 RETIRED NO 08/02/15; BUNCHE TREYMAIN M 52316 \$61643.0000 INCREASE NO 06/28/15; BURKS TIFFANY C 10104 \$38277.0000 INCREASE NO 07/26/15; BURKS TIFFANY C 10251 \$36899.0000 APPOINTED NO 07/26/15; CASSARINO STEFANO G 92170 \$56805.0000 INCREASE YES 07/26/15; CERNEI SVETLANA 52316 \$52595.0000 PROMOTED NO 08/02/15; CHEN FTONA 52316 \$52595.0000 PROMOTED NO 08/02/15; CHOUDHARI SHABANA 10104 \$33284.0000 APPOINTED NO 07/26/15; CHOWDHURY SHAKAT H 13632 \$86566.0000 INCREASE YES 07/26/15; COOPER DONNA M 10056 \$80242.0000 INCREASE YES 07/26/15; CREMIDIS PAOLO A 56057 \$27.3700 APPOINTED YES 07/08/15; CRUZ-HERNANDEZ GRISELDA 52316 \$52595.0000 PROMOTED NO 08/02/15; CYRIL JEANNIE S 31113 \$42064.0000 DISMISSED NO 07/27/15; DAVIS DARON S 52314 \$42981.0000 RESIGNED NO 08/05/15; DAVIS DARON S 10104 \$38277.0000 RESIGNED NO 08/05/15; DE JESUS CARDEN ANGELA M 52613 \$51793.0000 APPOINTED NO 07/26/15; DE LA CRUZ ISOLINA 56057 \$27.3700 APPOINTED YES 07/26/15; DELERME EBONY F 52316 \$52595.0000 PROMOTED NO 08/02/15; DEPRADINE HLEVOY 52316 \$68078.0000 RETIRED NO 08/01/15; DIEP CLOVA 13632 \$100320.0000 RETIRED NO 08/01/15; DONADO MARIA I 56057 \$27.3700 APPOINTED YES 07/14/15; EJINKONYE TOBECHUK C 52316 \$52595.0000 PROMOTED NO 08/02/15; EMILE CHANTAL 31113 \$42084.0000 APPOINTED NO 07/26/15; ESPINOSA MONICA 10104 \$33284.0000 APPOINTED NO 07/26/15; EUGENE JAMES A 10104 \$38277.0000 RESIGNED NO 07/30/15; F-GARRAWAY HOLLICE S 13632 \$83099.0000 INCREASE YES 07/26/15; F-GARRAWAY HOLLICE S 13611 \$74578.0000 APPOINTED NO 07/26/15; FAROUQI BENISH 52613 \$51793.0000 APPOINTED NO 07/26/15; FELIX DAWN C 10251 \$36899.0000 RESIGNED NO 08/02/15; FILLEN DENISE 12627 \$68466.0000 APPOINTED NO 07/26/15; FLORES MONIQUE 52613 \$51793.0000 INCREASE NO 07/26/15; FLORES MONIQUE 52304 \$42064.0000 APPOINTED NO 07/26/15; FRASIER ROSEMARI 10124 \$59814.0000 RETIRED NO 08/02/15; FREDERICK MAYLEEN 10248 \$74173.0000 INCREASE YES 08/02/15; GARCIA FRANCIS 10104 \$33284.0000 APPOINTED NO 07/26/15

Table with columns: NAME, LAST, F, NUM, SALARY, ACTION, PROV, EFF DATE. Title: FIRE DEPARTMENT FOR PERIOD ENDING 08/14/15. Rows: MILLAN MATTHEW B 53054 \$59079.0000 RESIGNED NO 08/05/15; MILLER JOANNE 53055 \$64492.0000 RETIRED NO 08/02/15; O'HANLON CHRISTIA J 60910 \$46063.0000 APPOINTED YES 04/26/15; PELLEGRINO FRANK J 70365 \$117145.0000 RETIRED NO 08/06/15; PILARTE OMAR 12200 \$30302.0000 APPOINTED YES 08/02/15; RICCITELLI RONALD J 10024 \$74817.0000 INCREASE YES 08/02/15; RIVERA ANGELITO 12202 \$35074.0000 APPOINTED YES 07/26/15; RIVERA MELISSA B 10251 \$25694.0000 APPOINTED YES 06/14/15; RODRIGUEZ JEANNIE 10251 \$35284.0000 APPOINTED NO 08/02/15; SAINT-FLEUR MELISSA 53053 \$45834.0000 RESIGNED NO 05/24/15

Table with columns: NAME, LAST, F, NUM, SALARY, ACTION, PROV, EFF DATE. Title: ADMIN FOR CHILDREN'S SVCS FOR PERIOD ENDING 08/14/15. Rows: AJALA OLUGBENG A 12626 \$62843.0000 INCREASE NO 07/26/15; ALFALLA ALBALESE G 52366 \$51830.0000 RESIGNED NO 07/28/15; AUSTON STEVEN L 90774 \$399.8400 RETIRED YES 06/06/12; BERNAL FERNANDO D 52366 \$51830.0000 RESIGNED NO 07/29/15; BLAKE CAMILLE R 52366 \$51830.0000 RESIGNED NO 08/02/15; BRADY TAHKYIA T 52295 \$42064.0000 RESIGNED NO 07/25/15; BROWN ALET A 30087 \$55615.0000 INCREASE YES 07/26/15; CAMPBELL PETER 56058 \$65436.0000 RETIRED YES 08/03/15; CAMPBELL PETER 52315 \$58443.0000 RETIRED NO 08/03/15; CHANG JEFFREY Y 10056 \$60291.0000 INCREASE YES 07/26/15; CLEMENT LELA S 10234 \$12.2400 APPOINTED YES 07/26/15; COMPAORE ZELIKA W 52370 \$71532.0000 APPOINTED YES 08/02/15; DALLEY ANITA 10056 \$80695.0000 DECREASED YES 07/28/15; DALLEY ANITA 52370 \$73182.0000 DECREASED NO 07/28/15; DAUCHER MEGHAN B 30087 \$80539.0000 INCREASE YES 06/21/15; DAVIES DENRISE 52408 \$77525.0000 DECREASED NO 07/30/15; DELEHANTY WALSH DONNA 30087 \$62823.0000 INCREASE YES 07/19/15; DORLEUS JOSUE 30087 \$55615.0000 INCREASE YES 07/26/15; EDWARDS MITCHEL J 90774 \$430.5600 RETIRED YES 05/19/15; EDWARDS RUTH A 10209 \$11.0000 RESIGNED YES 05/03/15; EVEILLARD MICKELAN 30087 \$62823.0000 INCREASE YES 07/26/15; FAULK JENAI L 52366 \$51830.0000 RESIGNED NO 08/06/15; FERNANDEZ ERICA C 52366 \$51830.0000 RESIGNED NO 03/02/15; GASKIN MICHELLE I 52408 \$78852.0000 RETIRED NO 08/02/15; GOMEZ JINI A 52366 \$51830.0000 RESIGNED NO 03/02/15; GRANT SUZETTE B 52366 \$51830.0000 RESIGNED NO 05/16/15; GRAY NATASHA K 52408 \$77533.0000 RESIGNED NO 03/07/15; GUILBEAULT JESSICA L 30087 \$55615.0000 INCREASE YES 07/26/15; HARDY MONIQUE E 30087 \$55615.0000 INCREASE YES 07/26/15; HARRIS JOSIAH M 56058 \$54858.0000 RESIGNED YES 07/29/15; HARRIS JOSIAH M 52366 \$49561.0000 RESIGNED NO 07/29/15

Table with columns: NAME, LAST, F, NUM, SALARY, ACTION, PROV, EFF DATE. Title: ADMIN FOR CHILDREN'S SVCS FOR PERIOD ENDING 08/14/15. Rows: HOLT BRYNNE C 30087 \$72247.0000 RESIGNED YES 08/07/15; HUSSEIN REHAM 56057 \$38869.0000 RESIGNED YES 07/26/15; JONES DARLENE D 10124 \$41810.0000 APPOINTED NO 08/02/15; KAMPOURAKIS ANTIGONE 40526 \$38899.0000 RESIGNED NO 08/01/15; KANYINDA GODEFREY K 52295 \$42064.0000 RESIGNED NO 07/26/15; KELLY JOANNA C 30087 \$55615.0000 INCREASE YES 08/02/15; KIM FERRIS L 30087 \$55615.0000 INCREASE YES 07/26/15; LEE JEN WAY 52366 \$51830.0000 RESIGNED NO 08/01/15; MALDONADO SHANICK 52366 \$51830.0000 RESIGNED NO 06/14/15; MALTZMAN JODI B 52367 \$75926.0000 RESIGNED NO 04/21/15; MANDEL ANDREW A 10056 \$91840.0000 APPOINTED YES 08/02/15; MARTUCCI PATRICIA F 52366 \$48605.0000 RESIGNED NO 08/02/15; MORALES LAMONT L 56057 \$33799.0000 RESIGNED YES 03/13/15; MORRIS SHARON 52295 \$42100.0000 RESIGNED NO 08/01/15; NORVILLE YOLA A 10056 \$80296.0000 INCREASE YES 07/26/15; NORVILLE YOLA A 52416 \$74348.0000 APPOINTED NO 07/26/15; OFIELD CARLOTTA D 52366 \$49561.0000 RESIGNED NO 06/14/15

Table with columns: NAME, LAST, A, NUM, SALARY, ACTION, PROV, EFF DATE. Title: HRA/DEPT OF SOCIAL SERVICES FOR PERIOD ENDING 08/14/15. Rows: GARRETT JEANNIQUE C 10104 \$33284.0000 APPOINTED NO 07/26/15; GHARTY SARATU G 10026 \$190332.0000 INCREASE YES 07/01/15; GINZBURG GALINA 10104 \$33284.0000 APPOINTED NO 07/26/15; GERALDO DAMIAN 31113 \$57106.0000 RESIGNED NO 07/28/15; GIRGIS NABIL 12626 \$52162.0000 APPOINTED NO 07/12/15; GRANT STEPHANI 95815 \$122973.0000 INCREASE YES 07/01/15; GREEN TRACEY 12627 \$69197.0000 RETIRED NO 07/25/15; GRIFFITH SCERRYAN R 52304 \$36578.0000 APPOINTED NO 07/26/15; HAMPTON COTT A 56057 \$27.3700 APPOINTED YES 07/26/15; HAYDE AMANDA M 10056 \$120000.0000 APPOINTED YES 07/26/15; HERBIN CANDIAS C 10104 \$33284.0000 APPOINTED NO 07/26/15; HERZOG SUSAN 13632 \$98422.0000 RETIRED NO 08/06/15; HILL LAUREN 13611 \$52064.0000 INCREASE YES 07/19/15; HILL LAUREN 10252 \$40577.0000 APPOINTED NO 07/19/15; HOGAN ALLISON C 56057 \$27.3700 APPOINTED YES 07/26/15; IHAZA JUDITH E 52316 \$52595.0000 PROMOTED NO 08/02/15; JENKINS SUSAN A 52316 \$52595.0000 PROMOTED NO 08/02/15; JOHNSON ELEANOR R 30080 \$38090.0000 INCREASE NO 07/26/15; JOHNSON MARTENA D 10104 \$33284.0000 APPOINTED NO 07/26/15; JONES LEROY 52312 \$58307.0000 RETIRED NO 08/02/15; JORDAN BRUCE 1024A \$175901.0000 INCREASE YES 07/01/15

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE. Lists various employees and their status for the Department of Correction.

DEPARTMENT OF CORRECTION FOR PERIOD ENDING 08/14/15

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE. Lists various employees and their status for the Department of Correction.

Table with columns: NAME, NUM, SALARY, ACTION, PROV, EFF DATE. Lists employees for the Department of Correction for period ending 08/14/15.

BOARD OF CORRECTIONS FOR PERIOD ENDING 08/14/15

Table with columns: NAME, NUM, SALARY, ACTION, PROV, EFF DATE. Lists members of the Board of Corrections.

PUBLIC ADVOCATE FOR PERIOD ENDING 08/14/15

Table with columns: NAME, NUM, SALARY, ACTION, PROV, EFF DATE. Lists the Public Advocate.

CITY COUNCIL FOR PERIOD ENDING 08/14/15

Table with columns: NAME, NUM, SALARY, ACTION, PROV, EFF DATE. Lists members of the City Council.



LATE NOTICE

MAYOR'S FUND TO ADVANCE NEW YORK CITY

NOTICE

The Mayor's Fund to Advance New York City, with the assistance of the New York City Department of Consumer Affairs Office of Financial Empowerment ("DCA/OFE"), seeks a Collaborative of Consultants to partner with each other in creating a framework and strategy for defining and measurably improving neighborhood-level financial health. This initiative seeks to enable DCA/OFE to identify and harness local formal and informal systems and structures to magnify positive financial health outcomes for neighborhoods, and thereby for low-income New Yorkers, across New York City at an unprecedented scale. The total budget for the Collaborative is \$210,000 over approximately 12 months of engagement. Further details can be found at on.nyc.gov/finhealthrpf .