



THE CITY RECORD

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THE CITY RECORD

BILL DE BLASIO
Mayor

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Editor, The City Record

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PUBLIC HEARINGS AND MEETINGS

See Also: Procurement; Agency Rules

BOROUGH PRESIDENT - MANHATTAN

■ PUBLIC HEARINGS

The June 2018 Manhattan Borough Board Meeting, Public Hearing and Borough Board Vote on the M1 Hotel Special Permit Zoning Text Amendment will be held at 8:30 A.M., on Thursday, June 28th, at 1 Centre Street, 19th Floor South, New York, NY 10007.

Accessibility questions: Brian Lafferty (212) 669-8300, blafferty@manhattanbp.nyc.gov, by: Wednesday, June 27, 2018, 5:00 P.M.



• j22-28

CITY PLANNING COMMISSION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that resolutions have been adopted by the City Planning Commission, scheduling a public hearing on the following matters to be held at NYC City Planning Commission Hearing Room, Lower Concourse, 120 Broadway, New York, NY, on Wednesday, June 27, 2018, at 10:00 A.M.

BOROUGH OF BROOKLYN
Nos. 1 & 2
205 PARK AVENUE REZONING
No. 1

CD 2

C 170164 ZMK

IN THE MATTER OF an application submitted by 462 Lexington Avenue, LLC, pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 12d:

- changing from an M1-2 District to an R7D District property bounded by a line perpendicular to the westerly street line of Vanderbilt Avenue distant 85 feet northerly (as measured along the street line) from the point of intersection of the northern street line of Park Avenue (northerly portion) and the western street line of Vanderbilt Avenue, Vanderbilt Avenue, Park Avenue (southerly portion), and Clermont Avenue; and
- establishing within the proposed R7D District a C2-4 District bounded by a line perpendicular to the westerly street line of Vanderbilt Avenue distant 85 feet northerly (as measured along the street line) from the point of intersection of the northern street line of Park Avenue (northerly portion) and the western street line

of Vanderbilt Avenue, Vanderbilt Avenue, Park Avenue (southerly portion), and Clermont Avenue;

as shown on a diagram (for illustrative purposes only) dated March 12, 2018, and subject to the conditions of CEQR Declaration E-464.

CD 2 **No. 2** **N 170165 ZRK**
IN THE MATTER OF an application submitted by 462 Lexington Ave., LLC, pursuant to Section 201 of the New York City Charter, for an amendment of the Zoning Resolution of the City of New York, modifying Appendix F for the purpose of establishing a Mandatory Inclusionary Housing area.

APPENDIX F

Inclusionary Housing Designated Areas and Mandatory Inclusionary Housing Areas

* * *

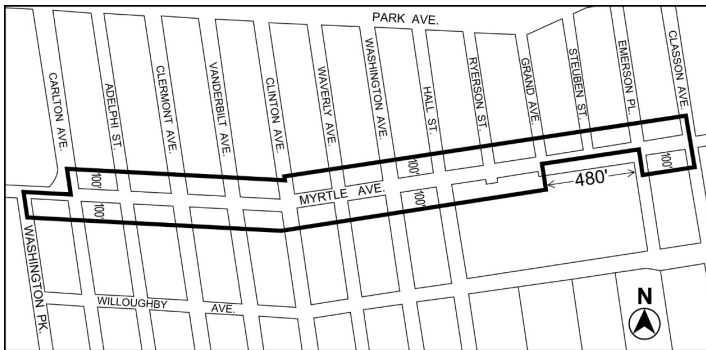
BROOKLYN

* * *

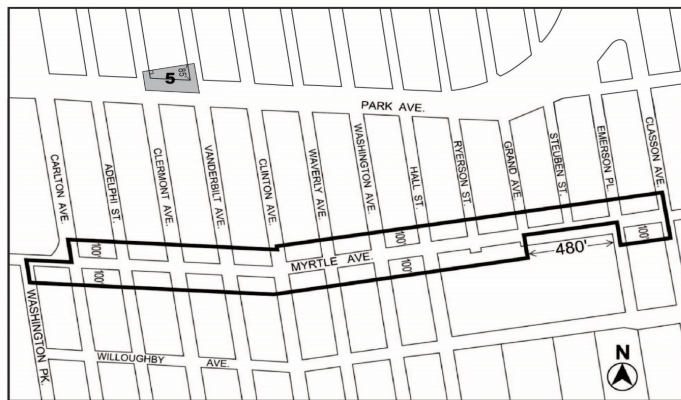
Brooklyn Community District 2

Map 1. (date of adoption)

[EXISTING MAP]



[PROPOSED MAP]



Inclusionary Housing Designated Area
 Mandatory Inclusionary Housing Program Area *see Section 23-154(d)(3)*
Area 5 [date of adoption]—MIH Program Option 1 and Option 2

Portion of Community District 2, Brooklyn

* * *

No. 3
LSSNY EARLY LIFE CENTER

CD 3 **C 150252 PQK**
IN THE MATTER OF an application submitted by the Administration for Children's Services and the Department of Citywide Administrative Services, pursuant to Section 197-c of the New York City Charter, for the acquisition of property located at 265 Marcus Garvey Boulevard (Block 1624, Lot 1) for continued use as a child care center.

Nos. 4 & 5
55-63 SUMMIT STREET REZONING

No. 4

CD 6 **C 170047 ZMK**
IN THE MATTER OF an application submitted by PHD Summit LLC pursuant to Sections 197-c and 201 of the New York City Charter

for an amendment of the Zoning Map, Section No. 16a, changing from an M1-1 District to an R6B District property bounded by a line 200 feet northwesterly of Columbia Street, a line midway between Carroll Street and Summit Street, a line 100 feet northwesterly of Columbia Street and Summit Street, as shown on a diagram (for illustrative purposes only), dated February 26, 2018, and subject to the conditions of CEQR Declaration E-466.

No. 5

CD 6 **N 170046 ZRK**
IN THE MATTER OF an application submitted by PHD Summit, LLC, pursuant to Section 201 of the New York City Charter, for an amendment of the Zoning Resolution of the City of New York, modifying Appendix F for the purpose of establishing a Mandatory Inclusionary Housing area.

Matter underlined is new, to be added;

Matter ~~struck out~~ is to be deleted;

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

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

APPENDIX F

Inclusionary Housing Designated Areas and Mandatory Inclusionary Housing Areas

* * *

BROOKLYN

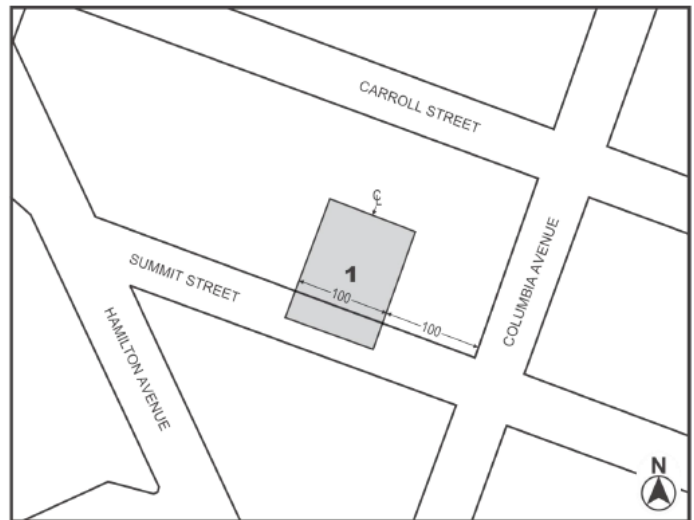
* * *

Brooklyn Community District 6

* * *

Map 2 - [date of adoption]

[PROPOSED MAP]



Mandatory Inclusionary Housing Program Area *see Section 23-154(d)(3)*

Area 1 [date of adoption] - MIH Program Option 1 and Option 2

Portion of Community District 6, Brooklyn

* * *

No. 6
NYPD EVIDENCE STORAGE ERIE BASIN

CD 6 **C 180256 PQK**
IN THE MATTER OF an application submitted by the New York City Police Department and the Department of Citywide Administrative Services, pursuant to Section 197-c of the New York City Charter, for the acquisition of property, located at 700 Columbia Street (Block 612, Lot 250 and p/o Lot 205) for continued use as a vehicular evidence storage facility.

BOROUGH OF MANHATTAN

No. 7

NYPD BOMB SQUAD HEADQUARTERS

CD 5 **C 180296 PCM**
IN THE MATTER OF an application submitted by the New York Police Department and the 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 241 West 26th Street (Block 776, Lot 12) for use as the NYPD Bomb Squad Headquarters.

BOROUGH OF QUEENS

No. 8

DOHMH-QUEENS PET ADMISSIONS CENTER

CD 5 C 180280 PCQ

IN THE MATTER OF an application submitted by the Department of Health and Mental Hygiene and the Department of Citywide Administrative Services, pursuant to Section 197-c of the New York City Charter, for a site selection and acquisition of property, located at 66-78 69th Street (Block 2790, Lot 34 and p/o Lot 32) for a pet admissions center.

No. 9

BRINCKERHOFF CEMETERY

CD 8 C 180241 PCQ

IN THE MATTER OF an application submitted by the Department of Parks and Recreation and the Department of Citywide Administrative Services, pursuant to Section 197-c of the New York City Charter, for a site selection and acquisition of property, located at 182nd Street between 69th and 73rd avenues (Block 7135, Lots 54 and 60) for preservation of open space.

BOROUGH OF STATEN ISLAND

No. 10

5 BEMENT AVENUE

CD 1 C 160401 ZMR

IN THE MATTER OF an application submitted by Pelton Place LLC pursuant to Sections 197-c and 201 of the New York City Charter for an amendment to the Zoning Map, Section No. 21a, by establishing within an existing R3-1 District a C2-2 District bounded by Pelton Place, Elizabeth Avenue, a line perpendicular to the westerly streetline of Elizabeth Avenue distant 115 feet southerly (as measured along the streetline) from the point of intersection of the southerly streetline of Pelton Place and the westerly streetline of Elizabeth Avenue, Bement Avenue, and Richmond Terrace, as shown on a diagram (for illustrative purposes only) dated March 26, 2018, and subject to the conditions of CEQR Declaration E-441.

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



j13-27

COMMUNITY BOARDS

■ PUBLIC HEARINGS

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

BOROUGH OF BROOKLYN

COMMUNITY BOARD NO. 16 - Tuesday, June 26, 2018, 6:30 P.M., 444 Thomas S. Boyland Street, Brooklyn, NY.

Marcus Garvey Village
#C180485 HAK

IN THE MATTER OF an application submitted by the Department of Housing Preservation and Development (HPD) pursuant to Article 16 of the General Municipal Law of New York State for: the designation of properties located at 763 Thomas S Boyland Street (Block 3587, Lot 27) and Livonia Avenue/Chester Street (Block 3588, Lots 32, 33, 34, 35 and 36) as an Urban Development Action Area; and an Urban Development Action Area Project for such area; and pursuant to Section 197-c of the New York City Charter for the disposition of such property to a developer to be selected by HPD to facilitate seven eight and nine story mixed-use buildings with approximately 724 affordable housing units, community facility and commercial facility space in the Borough of Brooklyn.

#C180486 PCK

IN THE MATTER OF an application submitted by the Department of Parks and Recreation and the 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 on Bristol Street between Blake Avenue and Dumont Avenue (Block 3559, p/o Lot 1) for use as a community garden.

#N180487 ZRK

IN THE MATTER OF an application submitted by Brownsville Livonia Associates LLC, pursuant to Section 201 of the New York City Charter for an amendment of the Zoning Resolution of the City of New York, modifying Appendix F for the purpose of establishing a Mandatory Inclusionary Housing area.

#C180488 ZSK

IN THE MATTER OF an application submitted by Brownsville Livonia Associates LLC pursuant to Sections 197-c and 201 of the New York City Charter for the grant of special permits pursuant to the

following sections of the Zoning Resolution: Section 74-743(a)(1) - to allow the distribution of lot coverage without regard to zoning lot lines; and Section 74-743(a)(2) - to allow for the location of buildings without regard for distance between buildings regulations of Section 23-711, and the height and setback regulations of Sections 23-66 and 35-65; in connection with a proposed mixed-use development within a Large-Scale General Development, on property generally bounded by Blake Avenue, Rockaway Avenue, Newport Street, and Thomas S. Boyland Street (Block 3559, Lot 1; Block 3560, Lot 1; Block 3573, Lot 1; Block 3574, Lot 1; Block 3575, Lot 11; Block 3587, Lots 1, 27; Block 3588, Lots 1, 27, 32-36; Block 3589, Lot 21; Block 3601, Lot 26; and Block 3602, Lot 12) in R6, R7-2*, and R7-2/C2-4* Districts, Borough of Brooklyn, Community District 16. *Note: The site is proposed to be rezoned by changing from an R6 District to R7-2 and R7-2/C2-4 Districts under a concurrent related application for a Zoning Map change (C 180489 ZMK).

#C180489 ZMK

IN THE MATTER OF an application submitted by Brownsville Livonia Associates LLC pursuant to Sections 197-c and 201 of the New York City Charter for the amendment of the Zoning Map, Section No. 17d: changing from an R6 District to an R7-2 District at property bounded by: Chester Street, a line 250 feet northwesterly of Dumont Avenue, a line midway between Chester Street and Rockaway Avenue, and Dumont Avenue; Thomas S. Boyland Street, a line 75 feet northwesterly of Livonia Avenue, Bristol Street a line 105 feet northwesterly of Livonia Avenue, Chester Street, a line midway between Chester Street and Rockaway Avenue a line midway between Bristol Street and Thomas S. Boyland Street, and a line 100 feet southeasterly of Livonia Avenue.

#C180490 ZSK

IN THE MATTER OF an application submitted by Brownsville Livonia Associates LLC pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Section 74-532 to waive the number of required accessory residential off-street parking spaces required by Section 25-23, in connection with a proposed mixed-use development within a Large-Scale General Development, on property generally bounded by Blake Avenue, Rockaway Avenue, Newport Street, and Thomas S. Boyland Street (Block 3559, Lot 1; Block 3560, Lot 1; Block 3573, Lot Block 3574, Lot 1; Block 3575, Lot 11; Block 3587, Lots 1, 27; Block 3588, Lots 1, 27, 32-36; Block 3589, Lot 21; Block 3601, Lot 26; and Block 3602, Lot 12) in R6, R7-2*, and R7-2/C2-4* Districts, Borough of Brooklyn, Community District 16.

j21-26

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

BOROUGH OF BROOKLYN

COMMUNITY BOARD NO. 09 - Thursday, June 28, 2018, 6:00 P.M., Middle School 61, 400 Empire Boulevard, Brooklyn, NY.

#C180347 ZMK

Franklin Avenue Rezoning

IN THE MATTER OF an application submitted by Cornell Realty a zoning map A zoning map amendment from R6A, R6A with a C1-3 overlay, and R8A to R8X and R8X with a C2-4 overlay to facilitate a mixed-use residential and commercial development.

j22-28

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

BOROUGH OF THE BRONX

COMMUNITY BOARD NO. 10 - Wednesday, June 27, 2018, 7:00 P.M., 3077 Cross Bronx Expressway, Bronx, NY.

#N180398 BDX

IN THE MATTER OF a District Plan for the Throggs Neck Business Improvement District, which would create a business improvement district in Throggs Neck. The establishment of a permanent street plaza at Westchester Avenue and East Tremont Avenue (eastside) by the NYC Department of Transportation and the Westchester Square BID.

IN THE MATTER OF the addition of No Standing Anytime Signage on Brush Avenue by Bruckner Boulevard north (eastside of Home Depot). (NOTE; this last matter is dependent upon receiving the necessary petitions from residents and surrounding business).

j21-27

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

BOROUGH OF QUEENS

COMMUNITY BOARD NO. 08 - Monday, June 25, 2018, 7:30 P.M., Queens Community Board 8 Office, 197-15 Hillside Avenue, Hollis, NY.

FY 2020 Capital and Expense New Budget requests. This is your opportunity to identify NEW community district needs for Fiscal Year 2020, which begins July 2019.

j19-25

COMPTROLLER

■ MEETING

The City of New York Audit Committee Meeting is scheduled for Wednesday, June 27, 2018, from 9:30 A.M., to noon at 1 Centre Street, Room 1005 North. Meeting is open to the general public.

j20-27

HOUSING AUTHORITY

■ MEETING

The next Board Meeting of the New York City Housing Authority is scheduled for Wednesday, June 27, 2018, at 10:00 A.M., in the Board Room, on the 12th Floor, of 250 Broadway, New York, NY (unless otherwise noted). Copies of the Calendar are available on NYCHA's website, or can be picked up at the Office of the Corporate Secretary, at 250 Broadway, 12th Floor, New York, NY, no earlier than 24 hours before the upcoming Board Meeting. Copies of the Minutes are also available on NYCHA's website, or can be picked up at the Office of the Corporate Secretary, no earlier than 3:00 P.M., on the Thursday after the Board Meeting.

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

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

Accessibility questions: Office of the Corporate Secretary (212) 306-6088, corporate.secretary@nycha.nyc.gov, by: Wednesday, June 13, 2018, 5:00 P.M.



j6-27

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, June 26, 2018, a public hearing will be held at 1 Centre Street, 9th Floor, Borough of Manhattan, with respect to the following properties and then followed by a public meeting. The final order and estimated times for each application will be posted on the Landmarks Preservation Commission website, the Friday before the hearing. Any person requiring reasonable accommodation in order to participate in the hearing or attend the meeting should contact the Landmarks Commission no later than five (5) business days before the hearing or meeting.

21-26 45th Avenue - Hunters Point Historic District

LPC-19-24923 - Block 77 - Lot 47- **Zoning:** R6B
CERTIFICATE OF APPROPRIATENESS

A Neo-Grec style rowhouse built in 1886. Application is to construct a rear yard addition, modify masonry openings, and replace windows.

126 West Drive - Douglaston Historic District

LPC-19-25592 - Block 8056 - Lot 62 - **Zoning:** R1-1
CERTIFICATE OF APPROPRIATENESS

A freestanding house originally built in the Dutch Colonial style c. 1735, and altered with mid 18th century and 20th century additions.

Application is to construct a dormer window and cellar steps, enlarge a garage door opening, modify a window, and install HVAC units.

166 Decatur Street - Bedford-Stuyvesant/Expanded Stuyvesant Heights Historic District

LPC-19-24596 - Block 1679 - Lot 13 - **Zoning:** R6B
CERTIFICATE OF APPROPRIATENESS

A Neo-Grec style rowhouse, designed by John C. Bushfield and built c. 1886. Application is to construct a rooftop bulkhead and install railings.

360 Macon Street - Bedford-Stuyvesant/Expanded Stuyvesant Heights Historic District

LPC-19-24872 - Block 1669 - Lot 20 - **Zoning:** R6B
CERTIFICATE OF APPROPRIATENESS

An Italianate style rowhouse, built c. 1873. Application is to legalize the replacement of windows, and alterations to the parlor floor entrance.

149 Kane Street - Cobble Hill Historic District

LPC-19-17823 - Block 310 - Lot 35 - **Zoning:** R6
CERTIFICATE OF APPROPRIATENESS

A Greek Revival style house built in 1845-46. Application is to install a dormer, construct a rear yard addition, enlarge masonry openings, and excavate the rear yard.

364 Clinton Street - Cobble Hill Historic District

LPC-19-22870 - Block 324 - Lot 56 - **Zoning:** R6
CERTIFICATE OF APPROPRIATENESS

An Italianate style rowhouse built in 1843. Application is to enlarge masonry openings, replace windows, modify the rear el, construct a rear yard addition and excavate the rear yard.

80-82 White Street, aka 5 Cortlandt Alley - Tribeca East Historic District

LPC-19-25588 - Block 195 - Lot 30 - **Zoning:** C6-2A
CERTIFICATE OF APPROPRIATENESS

An Italianate/Neo-Grec style store and loft building, designed by Henry Englebert and built in 1867-1868. Application is to install an entrance and to legalize modifications to a loading platform in non-compliance with Certificate of Appropriateness 18-2611.

224 Centre Street - Individual Landmark

LPC-19-22918 - Block 235 - Lot 13 - **Zoning:** M1-5B
CERTIFICATE OF APPROPRIATENESS

An Anglo-Italianate style institutional building, designed by Trench & Snook and built in 1847-48. Application is to install a barrier-free ramp, and replace storefront infill and doors.

12 Perry Street - Greenwich Village Historic District

LPC-19-25941 - Block 612 - Lot 51 - **Zoning:** C2-6
CERTIFICATE OF APPROPRIATENESS

An apartment and commercial building, designed by Gronenberg & Leuchtag built in 1927-28. Application is to create a new opening at the ground floor and install storefront infill and signage, and façade without Landmarks Preservation Commission permit(s).

130 West 42nd Street, aka 135 West 41st Street - Individual Landmark

LPC-19-24837 - Block 994 - Lot 45 - **Zoning:** C6-7, C5-2.5
CERTIFICATE OF APPROPRIATENESS

A Neo-Gothic style commercial building, designed by Helmle and Corbett and built in 1916-18. Application is to replace storefront infill, doors and awnings.

50 East 69th Street - Upper East Side Historic District

LPC-19-26327 - Block 1383 - Lot 40 - **Zoning:** R8B R10
CERTIFICATE OF APPROPRIATENESS

A Neo-French Classic style residential building, designed by Henry C. Pelton built in 1917-18. Application is to construct rooftop additions and replace windows.

870 Madison Avenue, aka 24 East 71st Street - Upper East Side Historic District

LPC-19-24878 - Block 1385 - Lot 56 - **Zoning:** C5-1
CERTIFICATE OF APPROPRIATENESS

A Neo-Italian Renaissance style residence, designed by Albert Joseph Bodker, built in 1910-11, and altered in 1929. Application is to replace windows.

j13-26

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, June 26, 2018, at 9:30 A.M., a public hearing will be held, at 1 Centre Street, 9th Floor, Borough of Manhattan, with respect to the following properties and then followed by a public meeting. The final order and estimated times for each application will be posted on the Landmarks Preservation Commission website the Friday before the hearing. Please note that the order and estimated times are subject to change. Any person requiring reasonable accommodation in order to participate in the hearing or attend the meeting, should contact the

Landmarks Preservation Commission no later than five (5) business days before the hearing or meeting.

ITEMS FOR PUBLIC HEARING

Item No. 1

LP-2611

Hans S. Christian Memorial Kindergarten, 236 President Street, Brooklyn

Landmark Site: Borough of Brooklyn Tax Map, Block 351, Lot 10

Item No. 2

LP-2612

238 President Street House, 238 President Street, Brooklyn

Landmark Site: Borough of Brooklyn, Tax Map, Block 351, Lot 12.

Accessibility questions: Lorraine Roach-Steele (212) 669-7815, lroach-steele@lpc.nyc.gov, by: Tuesday, June 19, 2018, 4:00 P.M.



j12-25

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, June 27, 2018. Interested parties can obtain copies of proposed agreements or request sign-language interpreters (with at least seven days prior notice), at 55 Water Street, 9th Floor SW, New York, NY 10041, or by calling (212) 839-6550.

#1 IN THE MATTER OF a proposed revocable consent authorizing 136 Dean Street Brooklyn Corporation, to construct, maintain and use a planted area with fence on the west sidewalk of Hoyt Street, between Dean Street and Bergen Street, in the Borough of Brooklyn. The proposed revocable consent is for a term of ten years from Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2443**

From the date of the final approval by the Mayor (the "Approval Date") to June 30, 2029 - \$25/per annum

the maintenance of a security deposit in the sum of \$15,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#2 IN THE MATTER OF a proposed revocable consent authorizing 701 Seventh property owner LLC, to construct, maintain and use an electrical conduit with sidewalk lights on the south sidewalk of West 47th Street, between 7th Avenue and 6th Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. #2442**

From the approval Date by the Mayor to June 30, 2019 - \$950/per annum

For the period July 1, 2019 to June 30, 2020 - \$967
 For the period July 1, 2020 to June 30, 2021 - \$984
 For the period July 1, 2021 to June 30, 2022 - \$1,001
 For the period July 1, 2022 to June 30, 2023 - \$1,018
 For the period July 1, 2023 to June 30, 2024 - \$1,035
 For the period July 1, 2024 to June 30, 2025 - \$1,052
 For the period July 1, 2025 to June 30, 2026 - \$1,069
 For the period July 1, 2026 to June 30, 2027 - \$1,086
 For the period July 1, 2027 to June 30, 2028 - \$1,103
 For the period July 1, 2028 to June 30, 2029 - \$1,120

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

#3 IN THE MATTER OF a proposed revocable consent authorizing American Youth Hostels, Inc., to continue to maintain and use a stairway and a ramp on the east sidewalk of Amsterdam Avenue, between West 103rd and West 104th Streets, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2017 to June 30, 2027, and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1274**

For the period July 1, 2017 to June 30, 2018 - \$514
 For the period July 1, 2018 to June 30, 2019 - \$526

For the period July 1, 2019 to June 30, 2020 - \$538
 For the period July 1, 2020 to June 30, 2021 - \$550
 For the period July 1, 2021 to June 30, 2022 - \$562
 For the period July 1, 2022 to June 30, 2023 - \$574
 For the period July 1, 2023 to June 30, 2024 - \$586
 For the period July 1, 2024 to June 30, 2025 - \$598
 For the period July 1, 2025 to June 30, 2026 - \$610
 For the period July 1, 2026 to June 30, 2027 - \$622

the maintenance of a security deposit in the sum of \$104,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#4 IN THE MATTER OF a proposed revocable consent modification authorizing New York University, to continue to maintain and use pipes and conduits under and across West 3rd Street, east of MacDougal Street and under and across Bleecker Street, west of Greene Street; and use additional pipes and conduits under and across West 3rd Street and Bleecker Street, west of Mercer Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. #899**

For the period July 1, 2018 to June 30, 2019 - \$42,968 + \$41,893/per annum (prorated from the date of Approval by the Mayor)

For the period July 1, 2019 to June 30, 2020 - \$86,539
 For the period July 1, 2020 to June 30, 2021 - \$88,217
 For the period July 1, 2021 to June 30, 2022 - \$89,895
 For the period July 1, 2022 to June 30, 2023 - \$91,573
 For the period July 1, 2023 to June 30, 2024 - \$93,251
 For the period July 1, 2024 to June 30, 2025 - \$94,929
 For the period July 1, 2025 to June 30, 2026 - \$96,607
 For the period July 1, 2026 to June 30, 2027 - \$98,285

the maintenance of a security deposit in the sum of \$16,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations. No additional security deposit is required.

#5 IN THE MATTER OF a proposed revocable consent authorizing The Trustees of Columbia University, to continue to maintain and use two conduits under and across Fort Washington Avenue, south of West 168th Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2018 to June 30, 2028 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. #1313**

For the period July 1, 2018 to June 30, 2019 - \$4,890
 For the period July 1, 2019 to June 30, 2020 - \$4,976
 For the period July 1, 2020 to June 30, 2021 - \$5,062
 For the period July 1, 2021 to June 30, 2022 - \$5,148
 For the period July 1, 2022 to June 30, 2023 - \$5,234
 For the period July 1, 2023 to June 30, 2024 - \$5,320
 For the period July 1, 2024 to June 30, 2025 - \$5,406
 For the period July 1, 2025 to June 30, 2026 - \$5,492
 For the period July 1, 2026 to June 30, 2027 - \$5,578
 For the period July 1, 2027 to June 30, 2028 - \$5,664

the maintenance of a security deposit in the sum of \$5,700 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#6 IN THE MATTER OF a proposed revocable consent authorizing The Trustees of Columbia University, to continue to maintain and use conduits under, across and along West 113th Street, West 114th Street, West 115th Street, Claremont Avenue, West 120th Street and Amsterdam Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2018 to June 30, 2028 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. #1317**

For the period July 1, 2018 to June 30, 2019 - \$106,851
 For the period July 1, 2019 to June 30, 2020 - \$108,732
 For the period July 1, 2020 to June 30, 2021 - \$110,613
 For the period July 1, 2021 to June 30, 2022 - \$112,494
 For the period July 1, 2022 to June 30, 2023 - \$114,375
 For the period July 1, 2023 to June 30, 2024 - \$116,256
 For the period July 1, 2024 to June 30, 2025 - \$118,137
 For the period July 1, 2025 to June 30, 2026 - \$120,018
 For the period July 1, 2026 to June 30, 2027 - \$121,899
 For the period July 1, 2027 to June 30, 2028 - \$123,780

the maintenance of a security deposit in the sum of \$123,700 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000)

per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#7 IN THE MATTER OF a proposed revocable consent authorizing The Trustee of Columbia University, to continue to maintain and use pipes and conduits under and across Broadway, north of West 116th Street, and under and across West 116th Street, east of Claremont Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2018 to June 30, 2028 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. #1322**

- For the period July 1, 2018 to June 30, 2019 - \$30,601
- For the period July 1, 2019 to June 30, 2020 - \$31,140
- For the period July 1, 2020 to June 30, 2021 - \$31,679
- For the period July 1, 2021 to June 30, 2022 - \$32,218
- For the period July 1, 2022 to June 30, 2023 - \$32,757
- For the period July 1, 2023 to June 30, 2024 - \$33,296
- For the period July 1, 2024 to June 30, 2025 - \$33,835
- For the period July 1, 2025 to June 30, 2026 - \$34,374
- For the period July 1, 2026 to June 30, 2027 - \$34,913
- For the period July 1, 2027 to June 30, 2028 - \$35,452

the maintenance of a security deposit in the sum of \$35,500 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#8 IN THE MATTER OF a proposed revocable consent authorizing The Trustees of Columbia University, to continue to maintain and use conduits under, across and along West 131st Street, west of Broadway, under, across and along West 132nd Street and across Broadway, and under and along riverside Drive, south of St. Clair Place, all in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2018 to June 30, 2028 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. #2027**

- For the period July 1, 2018 to June 30, 2019 - \$15,949
- For the period July 1, 2019 to June 30, 2020 - \$16,230
- For the period July 1, 2020 to June 30, 2021 - \$16,511
- For the period July 1, 2021 to June 30, 2022 - \$16,792
- For the period July 1, 2022 to June 30, 2023 - \$17,073
- For the period July 1, 2023 to June 30, 2024 - \$17,354
- For the period July 1, 2024 to June 30, 2025 - \$17,635
- For the period July 1, 2025 to June 30, 2026 - \$17,916
- For the period July 1, 2026 to June 30, 2027 - \$18,197
- For the period July 1, 2027 to June 30, 2028 - \$18,478

the maintenance of a security deposit in the sum of \$21,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#9 IN THE MATTER OF a proposed revocable consent authorizing The Trustee of Columbia University, to continue to maintain and use pipes and conduits under, across and along West 131st Street, west of Broadway, under, across and along Amsterdam Avenue, south of West 118th Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2018 to June 30, 2028 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. #1658**

- For the period July 1, 2018 to June 30, 2019 - \$31,506
- For the period July 1, 2019 to June 30, 2020 - \$32,060
- For the period July 1, 2020 to June 30, 2021 - \$32,614
- For the period July 1, 2021 to June 30, 2022 - \$33,168
- For the period July 1, 2022 to June 30, 2023 - \$33,722
- For the period July 1, 2023 to June 30, 2024 - \$34,276
- For the period July 1, 2024 to June 30, 2025 - \$34,830
- For the period July 1, 2025 to June 30, 2026 - \$35,384
- For the period July 1, 2026 to June 30, 2027 - \$35,938
- For the period July 1, 2027 to June 30, 2028 - \$36,492

the maintenance of a security deposit in the sum of \$36,500 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#10 IN THE MATTER OF a proposed revocable consent authorizing the Trustees of Columbia University, to continue to maintain and use geothermal wells, together with piping in the south sidewalk of West 122nd Street, east of Claremont Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2018 to June 30, 2028, and provides among other terms and conditions

for compensation payable to the City according to the following schedule: **R.P. #2035**

- For the period July 1, 2018 to June 30, 2019 - \$3,860
- For the period July 1, 2019 to June 30, 2020 - \$3,928
- For the period July 1, 2020 to June 30, 2021 - \$3,996
- For the period July 1, 2021 to June 30, 2022 - \$4,064
- For the period July 1, 2022 to June 30, 2023 - \$4,132
- For the period July 1, 2023 to June 30, 2024 - \$4,200
- For the period July 1, 2024 to June 30, 2025 - \$4,268
- For the period July 1, 2025 to June 30, 2026 - \$4,336
- For the period July 1, 2026 to June 30, 2027 - \$4,404
- For the period July 1, 2027 to June 30, 2028 - \$4,472

the maintenance of a security deposit in the sum of \$8,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

j7-27

**COMMUTER VAN SERVICE AUTHORITY
BRONX - Expansion of Service**

NOTICE IS HEREBY GIVEN that the Department of Transportation is conducting a public hearing on proposed new authorities in the Borough of The Bronx. The van company requesting these authorities is **ACE-VIP Transportation (aka Blackstreet Van Lines Inc.)**. The address is 310 Lenox Road, Apt. 4H, Brooklyn, NY 11226. The applicant is currently operating 29 vans and is requesting two new areas in the Bronx to provide service 24 hours a day.

There will be a public hearing held on **Tuesday, June 26, 2018**, at the Manhattan Borough President's Office, One Centre Street, 19th Floor South, New York, NY 10007, from 2:00 P.M. - 4:00 P.M. The area requested is: **Area 1- Ace-Vip Transportation and Blackstreet Van Lines** would like to expand its commuter van service between all points in a residential and commercial area in the Bronx. That territory is as follows. Bounded on the North by 233rd Street and Provost Avenue. Going south on Conner Street to Peartree Avenue, continuing south on Co-Op City Boulevard. To Bartow Avenue. Going west on Gunhill Road to Eastchester Road. Bounded on the east from Eastchester Road and Parkway, going west to Fordham Road to 207th Street and Broadway. Bounded on the west by 207th Street and Broadway; **Area 2** - Bounded on the north and south by 241st Street and White Plains Road. Going south from 241st Street to Gunhill Road. Going west to Webster Avenue. Going south to 150th Street and the Grand Concourse. Bounded on the north and south from Southern Boulevard and Fordham Road to Westchester Avenue. Going south to 150th Street and going west to Park Avenue.

In addition, written comments in support or in opposition to this application may be sent to Ms. Dorothy Szorc, at the New York City Department of Transportation, Transportation Planning & Management, 55 Water Street, 6th Floor, New York, NY 10041, no later than **Tuesday, June 26, 2018**. Any written comments received after this date may not be considered. Those opposing the application must early specify why the proposed service will not meet present and/or future public convenience and necessity.

j18-22

COURT NOTICES

SUPREME COURT

KINGS COUNTY

■ NOTICE

**KINGS COUNTY
I.A.S. PART 29
NOTICE OF PETITION
INDEX NUMBER 511266/2018
CONDEMNATION PROCEEDING**

IN THE MATTER OF the Application of the CITY OF NEW YORK, to Acquire by Exercise of its Powers of Eminent Domain Title in Fee

Simple to Certain Real Property as Tax Block 411, Lot 24 and Tax Block 418, Lot 1, Located in the Borough of Brooklyn, Required for the

COMBINED SEWER OVERFLOW CONTROL FACILITY – GOWANUS CANAL SUPERFUND REMEDIATION; PHASE I

PLEASE TAKE NOTICE that the City of New York (“City”) intends to make application to the Supreme Court of the State of New York, Kings County, for certain relief. The application will be made at the following time and place: At 360 Adams Street, in the Borough of Kings, City and State of New York, On July 19, 2018, at 2:30 P.M., or as soon thereafter as counsel can be heard.

The application is for an order:

- a. authorizing the City to file an acquisition map in the Office of the City Register;
- b. directing that, upon the filing of the order granting the relief sought in this petition and the filing of the acquisition map, title to the property sought to be acquired and described below shall vest in the City;
- c. providing that the compensation which should be made to the owners of the interests in real property sought to be acquired and described above be ascertained and determined by the Court without a jury;
- d. directing that within thirty days of the vesting title the City shall cause a notice of acquisition to be published in at least ten successive issues of The City Record, an official newspaper published in the City of New York, and shall serve a copy of such notice by first class mail on each condemnee or his, her, or its attorney of record;
- e. directing that each condemnee shall have a period of one year from the vesting date for this proceeding, in which to file a written claim, demand or notice of appearance with the Clerk of this Court and to serve a copy of the same upon the Corporation Counsel of the City of New York, 100 Church Street, New York, NY 10007, Attn: Adam C. Dembrow, Assistant Corporation Counsel. The City, in this proceeding, intends to acquire title in fee simple absolute to certain real property interests for the design, construction, and installation of a facility which will reduce the discharge of combined sewer overflows into the Gowanus Canal, in the Borough of Kings, City and State of New York.

The description of the real property to be acquired is in this proceeding as follows:

BLOCK 411, LOT 24, and BLOCK 418, LOT 1

All that certain plot, piece or parcel of land, with improvements thereof erected, situate, lying and being in the Borough of Brooklyn and County of Kings, City and State of New York, as bounded and described as follows:

BEGINNING at the corner formed by the intersection of the westerly side of Nevis Street (50 feet wide) and the southerly side of Butler Street (60 feet wide) forming an interior angle of 89°47'45”;

THENCE westerly along the southerly side of Butler Street 227 feet to a point;

THENCE southerly forming an interior angle of 90°12'12” with the previously mentioned course, a distance of 100 feet to a point;

THENCE easterly forming an interior angle of 89°47'45” with the previously mentioned course, a distance of 2 feet to a point;

THENCE southerly forming an exterior angle of 89°47'45” with the previously mentioned course, a distance of 360 feet to the northerly side of Degraw Street (60 feet wide);

THENCE easterly along the northerly side of Degraw Street, forming an interior angle of 89°47'45” with the previously mentioned course, a distance of 225 feet to westerly side of Nevins Street;

THENCE northerly along the westerly side of Nevins Street, forming an interior angle of 90°12'15” with the previously mentioned course, a distance of 460 feet to the point of beginning.

The above-described property shall be acquired subject to encroachments, if any, so long as said encroachments shall stand, as delineated on the Damage and Acquisition Map attached to the City’s Verified Petition as Exhibit J.

Surveys, maps or plans of the property to be acquired are on file in the office of the Corporation Counsel of the City of New York, 100 Church Street, New York, NY 10007.

PLEASE TAKE FURTHER NOTICE THAT, pursuant to EDPL §402(B)(4), any party seeking to oppose the acquisition must interpose a verified answer, which must contain specific denial of each material allegation of the petition controverted by the opponent, or any statement of new matter deemed by the opponent to be a defense to the proceeding. Pursuant to CPLR 403, said answer must be served upon the office of the Corporation Counsel at least seven (7) days before the date that the petition is noticed to be heard.

Dated: New York, NY, May 31, 2018

ZAHARY W. CARTER

Corporation Counsel of the City of New York
Attorney for the Condemnor,
100 Church Street, New York, NY 10007
(212) 356-2112

SEE MAP(S) IN BACK OF PAPER

j19-jy2

**KINGS COUNTY
I.A.S. PART 29
NOTICE OF PETITION
INDEX NUMBER 511264/2018
CONDEMNATION PROCEEDING**

IN THE MATTER OF the Application of the CITY OF NEW YORK to Acquire by Exercise of its Powers of Eminent Domain Title to an Estate for a Term of Eight Years in Certain Real Property Known as Tax Block 425, Lot 1, Located in the Borough of Brooklyn, Required for the

COMBINED SEWER OVERFLOW CONTROL FACILITY – GOWANUS CANAL SUPERFUND REMEDIATION; PHASE II

PLEASE TAKE NOTICE that the City of New York (“City”) intends to make application to the Supreme Court of the State of New York, Kings County, for certain relief. The application will be made at the following time and place: At 360 Adams Street, in the Borough of Kings, City and State of New York, on July 19, 2018, at 2:30 P.M., or as soon thereafter as counsel can be heard

The application is for an order:

- a. authorizing the City to file an acquisition map in the Office of the City Register;
- b. directing that, upon the filing of the order granting the relief sought in this petition and the filing of the acquisition map, title to the property sought to be acquired and described below shall vest in the City;
- c. providing that the compensation which should be made to the owners of the interests in real property sought to be acquired and described above be ascertained and determined by the Court without a jury;
- d. directing that within thirty days of the vesting of title the City shall cause a notice of acquisition to be published in at least ten successive issues of The City Record, an official newspaper published in the City of New York, and shall serve a copy of such notice by first class mail on each condemnee or his, her or its attorney of record;
- e. directing that each condemnee shall have a period of one year from the vesting date for this proceeding, in which to file a written claim, demand or notice of appearance with the Clerk of this Court and to serve a copy of the same upon the Corporation Counsel of the City of New York, 100 Church Street, New York, NY 10007, Attn: Adam C. Dembrow, Assistant Corporation Counsel. The City, in this proceeding, intends to acquire title to an estate for a term of eight years in certain real property interests for the design, construction, and installation of a facility which will reduce the discharge of combined sewer overflows into the Gowanus Canal, in the Borough of Kings, City and State of New York.

The description of the real property to be acquired is in this proceeding as follows:

BLOCK 425, LOT 1

ALL that certain plot, piece or parcel of land, with improvements thereof erected, situate, lying and being in the Borough of Brooklyn and County of Kings, City and State of New York, as bounded and described as follows:

BEGINNING at the corner formed by the intersection of the westerly side of Nevins Street (50 feet wide) and the southerly side of Degraw Street (60 feet wide) forming an interior angle of 89°47'15”;

THENCE southerly along the westerly side of Nevins Street 230 feet to the center line of Sackett Street (60 feet wide);

THENCE westerly along said center line of Sackett Street, forming an interior angle of 90°12'15” with the previously mentioned course, a distance of 225 feet to a point;

THENCE northerly, forming an interior angle of 89°47'45” with the previously mentioned course, a distance of 230 feet to the southerly side of Degraw Street;

THENCE easterly along the southerly side of Degraw Street, forming an interior angle of 90°12'15” with the previously mentioned course, a distance of 225 feet to the point of beginning.

The above-described property shall be acquired subject to encroachments, if any, so long as said encroachments shall stand, as delineated on the Damage and Acquisition Map attached to the City’s Verified Petition as Exhibit J.

Surveys, maps or plans of the property to be acquired are on file in the office of the Corporation Counsel of the City of New York, 100 Church Street, New York, NY 10007.

PLEASE TAKE FURTHER NOTICE THAT, pursuant to EDPL §402(B)(4), any party seeking to oppose the acquisition must interpose a verified answer, which must contain specific denial of each material allegation of the petition controverted by the opponent, or any statement of new matter deemed by the opponent to be a defense to the proceeding. Pursuant to CPLR 403, said answer must be served upon the office of the Corporation Counsel at least seven (7) days before the date of the petition is noticed to be heard.

Dated: New York, NY, May 31, 2018

ZACHARY W. CARTER
Corporation Counsel of the City of New York
Attorney for the Petitioner,
100 Church Street, New York, NY 10007
(212) 356-2112

SEE MAP(S) IN BACK OF PAPER

j19-jy2

RICHMOND COUNTY

■ NOTICE

**COUNTY OF RICHMOND
I.A. PART 89
NOTICE OF PETITION
INDEX NUMBER CY4511/2018
CONDEMNATION PROCEEDING**

IN THE MATTER OF the Application of the CITY OF NEW YORK Relative to Acquiring in Fee Simple Absolute to Block 2776, Lot 12, located in Staten Island, for the construction of

TRAVIS NEIGHBORHOOD STORM SEWER PROJECT - STAGE II, WATER,

Located in the area generally located at Cannon Avenue, Prices Lane, and Burke Avenue in the Borough of Staten Island, City and State of New York.

PLEASE TAKE NOTICE that the City of New York (the "City") intends to make an application to the Supreme Court of the State of New York, Richmond County, IA Part 89, for certain relief. The application will be made at the following time and place: At the Kings County Courthouse, located at 360 Adams Street, in the Borough of Brooklyn, City and State of New York, on Thursday, July 19, 2018, at 2:30 P.M., or as soon thereafter as counsel can be heard.

The application is for an order:

- a. authorizing the City to file an acquisition map in the Richmond County Clerk's Office;
- b. directing that, upon the filing of the order granting the relief sought in this petition and the filing of the acquisition map in the Richmond County Clerk's Office, title to the property sought to be acquired and described below shall vest in the City in fee simple absolute;
- c. providing that the compensation which should be made to the owners of the real property sought to be acquired and described above be ascertained and determined by the Court without a jury;
- d. directing that within thirty days of the entry of the order granting the petition vesting title, the City shall cause a notice of acquisition to be published in at least ten successive issues of The City Record, an official newspaper published in the City of New York, and shall serve a copy of such notice by first class mail on each condemnee or his, her, or its attorney of record;
- e. directing that each condemnee shall have a period of two calendar years from the vesting date for this proceeding, in which to file a written claim, demand or notice of appearance with the Clerk of this Court and to serve a copy of the same upon the Corporation Counsel of the City of New York, 100 Church Street, New York, NY 10007.

The City, in this proceeding, Stage II, intends to acquire in fee simple absolute certain real property where not heretofore acquired for the same purpose, for the installation of storm water sewers and outfalls, in the Borough of Staten Island, City and State of New York.

The real property to be acquired in fee simple absolute in this proceeding, Stage II, is more particularly bounded and described as follows:

ALL that certain plot, piece or parcel of land, with improvements thereon erected, situate, lying and being in the Borough of Staten

Island, County of Richmond, City and State of New York, as bounded and described as follows:

BEGINNING at a point on the northwesterly line of Cannon Avenue, said point being on the division line between tax lots 10 and 12 in Block 2776 as shown on the Tax Map for the Borough of Staten Island, as said Tax Map existed on 11/20/2017, said point is also distant the following three courses from the southerly end of the circular curve connecting the easterly line of Glen Street (47 feet wide) and the northwesterly line of Cannon Avenue (record width varies)

- 1. South 29 degrees 13 minutes 48 seconds East, a distance of 2.95 feet (computed) to a point on the northwesterly line of the said Cannon Avenue;
- 2. North 60 degrees 46 minutes 12 seconds East, along the northwesterly line of the said Cannon Avenue, a distance 143.80 feet to an angle point;
- 3. North 60 degrees 29 minutes 52 seconds East, and still along the northwesterly line of the said Cannon Avenue, a distance 9.42 feet to the division line between tax lots 10 and 12 in Block 2776;

RUNNING THENCE North 34 degrees 21 minutes 03 seconds West, along the said division line, in part, and along lands now or formerly of Red Head Building Corp., a distance 179.32 feet to a point on the easterly line of Glen Street;

THENCE, northeasterly along the easterly line of Glen Street, North 17 degrees 42 minutes 17 seconds East, a distance 33.27 feet to a point of curvature;

THENCE, northeasterly along the easterly line of Glen Street and along a curve to the bearing right having a radius of 972.00 feet, arc length of 14. 18 feet and a chord bearing North 18 degrees 07 minutes 22 seconds East, a distance 14. 18 feet to a point at the intersection of the division line between tax lots 12 and 150 in Block 2776, as shown on said Tax Map;

THENCE North 48 degrees 25 minutes 41 seconds East, along said division line, a distance 169.50 feet to the division line between tax lots 12 and 152 in Block 2776, as shown on said Tax Map;

THENCE South 57 degrees 55 minutes 02 seconds East, a distance 66.21 feet to a point;

THENCE, South 36 degrees 48 minutes 04 seconds East, a distance 88.58 feet to the division line between tax lots 23 and 24, as shown on said Tax Map;

THENCE, South 60 degrees 29 minutes 52 seconds West, along the northerly lines of tax lots 23, 22, 21, 20, 19 and 14 in Block 2776, as shown on said Tax Map, a distance 200.08 feet to a point;

THENCE, South 36 degrees 48 minutes 04 seconds East, a distance 101.00 feet to a point on the northwesterly line of Cannon Avenue.

THENCE South 60 degrees 29 minutes 52 seconds West, along the said northwesterly line of Cannon Avenue, a distance 41.00 feet to the point or place of **BEGINNING** .

The above described property shall be acquired subject to encroachments, if any, so long as said encroachments shall stand, as delineated on the Damage and Acquisition Map dated October 10, 2017.

Surveys, maps or plans of the property to be acquired are on file in the office of the Corporation Counsel of the City of New York, 100 Church Street, New York, NY 10007.

PLEASE TAKE FURTHER NOTICE THAT, pursuant to Eminent Domain Procedure Law § 402(B)(4), any party seeking to oppose the acquisition must interpose a verified answer, which must contain specific denial of each material allegation of the petition controverted by the opponent, or any statement of new matter deemed by the opponent to be a defense to the proceeding. Pursuant to CPLR § 403, said answer must be served upon the office of the Corporation Counsel at least seven (7) days before the date that the petition is noticed to be heard.

Dated: New York, NY
June 8, 2018
ZACHARY W. CARTER
Corporation Counsel
of the City of New York
Attorney for the Condemnor
100 Church Street
New York, NY 10007
Telephone: (212) 356-2170

SEE MAP(S) IN BACK OF PAPER

j20-jy3

PROPERTY DISPOSITION

CITYWIDE ADMINISTRATIVE SERVICES

■ SALE

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

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

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

m30-s11

OFFICE OF CITYWIDE PROCUREMENT

■ NOTICE

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

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

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

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

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

j2-d31

POLICE

■ NOTICE

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

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

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

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

INQUIRIES

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

FOR MOTOR VEHICLES (All Boroughs):

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

FOR ALL OTHER PROPERTY

- Manhattan - 1 Police Plaza, New York, NY 10038, (646) 610-5906
- Brooklyn - 84th Precinct, 301 Gold Street, Brooklyn, NY 11201, (718) 875-6675
- Bronx Property Clerk - 215 East 161 Street, Bronx, NY 10451, (718) 590-2806

- Queens Property Clerk - 47-07 Pearson Place, Long Island City, NY 11101, (718) 433-2678
- Staten Island Property Clerk - 1 Edgewater Plaza, Staten Island, NY 10301, (718) 876-8484

j2-d31

PROCUREMENT

"Compete To Win" More Contracts!

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

- [Win More Contracts at nyc.gov/competetowin](http://www.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

■ SOLICITATION

Human Services/Client Services

PREVENTION SERVICES FOR FAMILIES EXPERIENCING DOMESTIC VIOLENCE - Demonstration Project - Testing or experimentation is required - PIN# 06818D0001 - Due 8-1-18 at 2:00 P.M.

The NYC Administration for Children's Services (ACS) is seeking proposals for a demonstration project, to provide services to families experiencing domestic violence (DV). This demonstration project seeks to serve families experiencing DV who are involved in court-ordered supervision. Families will also be eligible if they are experiencing DV and are referred to or seek ACS prevention services. The service model will provide families with both child welfare prevention services, including case management, and a clinical therapeutic intervention for domestic violence. ACS is seeking to award contracts to serve 130 families in the Bronx and/or Staten Island for this demonstration project to test the effectiveness of the joint prevention-clinical service model.

Any vendor that believes that it can provide the required services is invited to express their interest by submitting a proposal by no later than 2:00 P.M., August 1, 2018. A Pre-Solicitation Conference has been scheduled for June 27, 2018, at 2:00 P.M. The Expression of Interest solicitation can be downloaded from the ACS website, <http://www1.nyc.gov/site/acs/about/doing-business-acs.page>. Questions concerning this solicitation must be sent via email at DV-DP@ACS.NYC.GOV. Applications are to be submitted to ACS, Office of Procurement, 150 William Street, 9th Floor, New York, NY 10038, Attention: Rafael Asusta, Deputy Agency Chief Contracting Officer.

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. Rafael Asusta (212) 341-3511; dv-dp@acs.nyc.gov

j18-22

BUILDINGS

■ AWARD

Services (other than human services)

SYMANTEC/BLUE COAT LICENSE AND MAINTENANCE SUPPORT - Innovative Procurement - Other - PIN# 810182115N - AMT: \$100,500.00 - TO: Netfast Technology Solutions Inc, 986 6th Avenue - 4th Floor, New York, NY 10018.

MWBE Innovative Procurement.

◀ j22

CITYWIDE ADMINISTRATIVE SERVICES

OFFICE OF CITYWIDE PROCUREMENT

■ AWARD

Goods

HEAVY DUTY PLASMA TABLES 5X10 WITH HYPER THERM, HYPER THERM POWER MAX 105A, WET DUST COLLECTOR STAINLESS - Innovative Procurement - Other - PIN# 85618RQ1895 - AMT: \$33,843.25 - TO: Jamaica Hardware and Paints Inc., 131-01 Jamaica Avenue, Richmond Hill, NY 11418.

M/WBE Innovative Procurement for awards up to \$150,000 to certified M/WBES.

● **SHELF-STABLE FOOD PRODUCTS** - Competitive Sealed Bids - PIN# 8571800264 - AMT: \$1,094,926.03 - TO: H. Schrier and Company, Inc., 4901 Glenwood Road, Brooklyn, NY 11234.

● **SHELF-STABLE FOOD PRODUCTS** - Competitive Sealed Bids - PIN# 8571800264 - AMT: \$1,602,664.00 - TO: Atlantic Beverage Company Inc, 3775 Park Avenue, Edison, NJ 08820.

◀ j22

CIVILIAN COMPLAINT REVIEW BOARD

OPERATIONS

■ AWARD

Goods

PURCHASE OF DESKTOP COMPUTERS - Innovative Procurement - Other - PIN# 2018QNA - AMT: \$48,600.00 - TO: Quality and Assurance Technology Corporation, 18 Marginwood Drive, Ridge, NY 11961. M/WBE Innovative Procurement.

● **PURCHASE OF HARD DRIVES** - Innovative Procurement - Other - PIN# 2018HARDDRIVE - AMT: \$19,215.00 - TO: New Comptech Inc., 39 Broadway, Suite 1630, New York, NY 10006. M/WBE Innovative Procurement.

● **PURCHASE OF SERVERS** - Innovative Procurement - Other - PIN# 2018SERVERS - AMT: \$53,779.58 - TO: Avenues International Inc., 4 Restrict Court, Princeton Junction, NJ 08550. M/WBE Innovative Procurement.

◀ j22

DISTRICT ATTORNEY - NEW YORK COUNTY

IT PROCUREMENT

■ AWARD

Goods and Services

NUIX SOFTWARE MAINTENANCE - Innovative Procurement - Other - PIN# 901NUIX - AMT: \$32,596.30 - TO: SHI International, 290 Davidson Avenue, Somerset, NJ 08873.

DANY awarded a contract for NUIX software maintenance to SHI International. DANY received bids from the three MWBE vendors authorized to provide this service. This contract was awarded to the lowest responsible and responsive bidder.

◀ j22

ENVIRONMENTAL PROTECTION

■ SOLICITATION

Services (other than human services)

INFLIC001: MAINTENANCE OF SOFTWARE LICENSES - Sole Source - Available only from a single source - PIN# 82618S0004 - Due 7-9-18 at 4:00 P.M.

DEP intends to enter into a Sole Source agreement with Innovyze Inc., for INFLIC001: Support and Maintenance of InfoWater, InfoSWMM and InfoWorks ICM Software/Licenses. The bureau of Water and Sewer Operations (BWSO) purchased software licenses from Innovyze Inc., for analyzing and designing NYC's Water distribution system, storm and sanitary sewer system, and stormwater management projects developed in conjunction with DEP's Blubelt Program. BWSO is seeking to establish a software maintenance and support agreement with Innovyze Inc. Any firm which believes it can also provide the required service in the future is invited to so, indicated by letter which must be received no later than July 9, 2018, 4:00 P.M., at: Department of Environmental Protection, Agency Chief Contracting Officer, 59-17 Junction Boulevard, 17th Floor, Flushing, NY 11373, ATTN: Ms. Glorivee Roman, glroman@dep.nyc.gov, (718) 595-3226.

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

Environmental Protection, 59-17 Junction Boulevard, 17th Floor, Flushing, NY 11373. Glorivee Roman (718) 595-3226; Fax: (718) 595-3208; glroman@dep.nyc.gov



j21-27

WATER SUPPLY QUALITY**AWARD***Services (other than human services)*

WATERSHED FOREST INVENTORY AND ANALYSIS FOR NYC WATER SUPPLY LANDS - Competitive Sealed Bids - PIN# 82618B0004001 - AMT: \$449,425.00 - TO: Landvest, Inc., Ten Post Office Square, Boston, MA 02109.

Project Number: CAT-467.

• j22

FINANCE**INTENT TO AWARD***Goods and Services*

NYCEFILE - WEB BASED REAL ESTATE - Negotiated Acquisition - Other - PIN# 83618N0007 - Due 7-5-18 at 5:00 P.M.

The collection and processing of real estate tax payments paid by through a web-based portal NYeFile.

Limited vendor who can provided these services and it is in the best interest of the City to retain the services of the current service provider.

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.

Finance, 1 Centre Street, 10th Floor, New York, NY 10007. Celloy Williams (212) 602-7006; Fax: (212) 669-4294; williamsccelloy@finance.nyc.gov

j19-25

CURRENCY SAFES AND RELATED SERVICES - Negotiated Acquisition - Other - PIN# 83618N003001 - Due 7-3-18 at 5:00 P.M.

CompuSafes Service safes, located in courts and detention centers to safely and securely deposit currency collections.

Limited vendor who can provide these services and it is in the best interest of the City to retain the services of the current service provider.

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.

Finance, 1 Centre Street, New York, NY 10007. Celloy Williams (212) 602-7006; Fax: (212) 602-4294;

j18-22

FIRE DEPARTMENT**FISCAL SERVICES, SMALL PURCHASE****AWARD***Goods*

40 DECONTAMINATION KITS - Innovative Procurement - Other - PIN# 057190000249 - AMT: \$87,743.20 - TO: Avco Enterprises DBA Dentserve, 43 Second Street, New City, NY 10956.

M/WBE Innovative Procurement Method.

• j22

HOMELESS SERVICES**AWARD***Human Services/Client Services*

PROVISION OF HOMELESS SHELTER SERVICES FOR FAMILIES WITH CHILDREN AT JENNIE CLARKE RESIDENCE - Competitive Sealed Proposals - Judgment required in evaluating proposals - PIN# 07117I0015001 - AMT: \$13,244,540.00 - TO: Women in Need, Inc., 115 West 31st Street, New York, NY 10001-3403.

Contract Term: 1/1/2018 - 6/30/2022.

• j22

HOUSING AUTHORITY**SUPPLY MANAGEMENT****SOLICITATION***Goods and Services*

SMD ROOFING REPAIR AND MAINTENANCE-VARIOUS DEVELOPMENTS WITHIN THE FIVE (5) BOROUGHES OF NEW YORK CITY - Competitive Sealed Bids - PIN# 67230 - Due 7-19-18 at 10:00 A.M.

This Contract shall be subject to the New York City Housing Authority's Project Labor Agreement (PLA). As part of its bid and no later than three (3) business days after the bid opening, the Bidder must submit Letters of Assent to the Project Labor Agreement signed by the Bidder and each of the Bidder's proposed Subcontractors. Failure to submit all required signed Letters of Assent within three (3) business days after the bid opening shall result in a determination that the Bidder's bid is non-responsive.

Repair work can consist of removal of parts of, or the entire existing roof system down to the concrete structural roof slab. Repair Work can consist of minor alterations. Roof replacement that requires a highly reflected and emissive, fully reinforced, cold fluid-applied, two (2) component polyurethane, liquid resin roofing and waterproofing membrane and flashing system, and all other ancillary waterproofing work,

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

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

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

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

• j22

INFORMATION TECHNOLOGY AND TELECOMMUNICATIONS**CONTRACTS AND PROCUREMENT****AWARD***Goods*

STORAGE ENGINE SAN STORAGE - Innovative Procurement - Other - PIN# 20180120439 - AMT: \$142,251.16 - TO: Derive Technologies LLC, 110 William Street, 14th Floor, New York, NY 10038.

The Department of Information Technology and Telecommunications, on behalf of all New York City agencies and entities subject to the New York City Procurement Policy Board (PPB) Rules, utilized the Innovative Procurement Method under Section 3-12 of the Procurement Policy Board Rules. This proposed method was originally advertised by DoITT on February 1, 2018 and will be used to procure goods, standard services and professional services from \$20,000 to \$150,000 exclusively from City-Certified M/WBEs for goods and services. This Method will be used as advertised until such time the City has evaluated the use of this proposed method and determined whether it is in the City's best interest to be codified and used within the PPB rules.

• j22

ENHANCED AXWAY SECURETRANSPORT SFTP SUBSCRIPTION - Innovative Procurement - Other -

PIN#20180390042 - AMT: \$149,906.24 - TO: SHI International Corporation, 290 Davidson Avenue, Somerset, NJ 08873.

The Department of Information Technology and Telecommunications, on behalf of all New York City agencies and entities subject to the New York City Procurement Policy Board (PPB) Rules, utilized the Innovative Procurement Method under Section 3-12 of the Procurement Policy Board Rules. This proposed method was originally advertised by DoITT on February 1, 2018 and will be used to procure goods, standard services and professional services from \$20,000 to \$150,000 exclusively from City-Certified M/WBEs for goods and services. This Method will be used as advertised until such time the City has evaluated the use of this proposed method and determined whether it is in the City's best interest to be codified and used within the PPB rules.

◀ j22

FRANCHISE ADMINISTRATION

■ SOLICITATION

Services (other than human services)

MOBILE TELECOMMUNICATIONS - Request for Proposals - PIN# 8582018FRANCH1 - Due 7-18-18 at 12:00 P.M.

The New York City Department of Information Technology and Telecommunications (DoITT) is pleased to announce the issuance of a Request for Proposals (RFP) for franchises for the installation and use of telecommunications equipment and facilities, including base stations and access point facilities, on City-Owned street light poles and traffic light poles, and certain utility poles and other facilities located on City streets in connection with the provision of mobile telecommunications services.

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.

Information Technology and Telecommunications, 15 Metro Tech Center, 19th Floor, Brooklyn, NY 11201. Brett Sikoff (718) 403-6722; bsikoff@doitt.nyc.gov.

j13-26

INVESTIGATION

AGENCY CHIEF CONTRACTING OFFICER

■ INTENT TO AWARD

Services (other than human services)

ADACS DATA MAINTENANCE SERVICES - Sole Source - Available only from a single source - PIN#03218S0006 - Due 6-26-18 at 11:00 A.M.

DOI intends to enter into negotiations for a sole source procurement with Sytech Corporation to obtain ADACS4 line systems support and maintenance services. Sytech Corporation is the sole source provider of all ADACS4 services, maintenance, software updates, hardware, and configurations.

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.

Investigation, 80 Maiden Lane, 25th Floor, New York, NY 10038. Aileen Hernandez (212) 825-2097; Fax: (212) 825-2829; ahernandez@doi.nyc.gov

j19-25

PARKS AND RECREATION

■ VENDOR LIST

Construction Related Services

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

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

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

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

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

- 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 begun the Certification process.

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

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor 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. Alicia H. Williams (718) 760-6925; Fax: (718) 760-6885; dmwbe.capital@parks.nyc.gov

j2-d31

CONTRACTS

■ SOLICITATION

Construction/Construction Services

RECONSTRUCTION OF PLAYGROUND AT PS 127 - Competitive Sealed Bids - PIN#Q373-112MA2 - Due 7-20-18 at 10:30 A.M.

(East Elmhurst) Playground, located at 25th Avenue between 98th and 100th Streets, Borough of Queens.

E-PIN# 84618B0052.

This procurement is subject to participation goals for MBEs and/or WBEs, as required by Local Law 1 of 2013. Bid Deposit: Required 5 percent of Amount of Proposal or Bid Bond 10 percent of Amount of Proposal.

The cost estimate range is: \$1,000,000.00 to \$3,000,000.00.

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

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

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor 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, Room 64, Flushing Meadows-Corona Park, Flushing, NY 11368. Kylie Murphy (718) 760-6855; kylie.murphy@parks.nyc.gov

◀ j22

POLICE**CONTRACT ADMINISTRATION****■ INTENT TO AWARD***Services (other than human services)*

PURCHASE OF AUDIO VISUAL MAINTENANCE - Sole Source - Other - PIN#0561700001250 - Due 6-29-18 at 2:00 P.M.

The New York City Police Department intends to enter into Sole Source negotiations with Signal Perfection LTD located at 9160 Rumsey Road, Suite B12, Columbia, MD 21045, for the purchase of Audio Visual Maintenance at the New Police Academy. Signal Perfection LTD is qualified to maintain the current NYPD Police Academy AV Systems as they are the designers and installers of the record. AVI/SPL designed and developed customized software as part of the Police Academy's A/V system, which is proprietary software.

Any entity which believes that it can provide the required services is invited to indicate such interest by email.

Pursuant to Section 3-05(b) of the NYC Procurement Policy Board Rules, the Agency Chief Contracting Office, in consultation with the NYPD's Training Bureau, has made a determination that a Sole Source procurement is justified due to the fact that Signal Perfection LTD is the sole provider of the proprietary 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.

Police, 90 Church Street, 12th Floor, Suite 1206, New York, NY 10007. Sheanni Gunasekera (646) 610-5221; Fax: (646) 610-5224; sheanni.gunasekera@nypd.org

j20-26

PROBATION**CONTRACT PROCUREMENT****■ INTENT TO AWARD***Human Services/Client Services*

ECHOES QUEENS - Negotiated Acquisition - PIN# 78118N0001 - Due 7-6-18 at 5:00 P.M.

Pursuant to Section 3-04 of the Procurement Policy Board Rules, the Department of Probation intends to enter into a contract with Community Mediation Services Inc., to ensure continued provision of services in Queens under the ECHOES program. The contract term will be from July 1, 2018 through October 31, 2019.

THIS NOTICE IS FOR INFORMATIONAL PURPOSES ONLY.

Vendors can express interest in responding to a future procurement to provide these services.

Time sensitive situation exists and there is a limited pool of vendors available to provide the services.

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.

Probation, 33 Beaver Street, 21st Floor, New York, NY 10004. Eileen Parfrey-Smith (212) 510-3790; Fax: (212) 510-3794; acco@probation.nyc.gov

j21-27

TRANSPORTATION**CITYSCAPE AND FRANCHISES****■ VENDOR LIST***Goods and Services***NOTICE OF MAILING LIST FOR FUTURE CONCESSIONS**

The New York City Department of Transportation (DOT) is seeking individuals and businesses interested in being contacted for future requests for bids or proposals for DOT concessions. Typical DOT concessions are food and beverage sales, merchandise markets, pedestrian plazas, farmer's markets, bicycle parking and vending machines. Interested entities should complete the Concessions Mailing

List Information form that can be found on the DOT website, at <http://www.nyc.gov/html/dot/html/about/doing-business.shtml#concessions>.

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.

Transportation, 55 Water Street, 9th Floor, New York, NY 10041.

Brandon Budelman (212) 839-9625; Fax: (212) 839-9895;

bbudelman@dot.nyc.gov

j21-27

IT AND TELECOM**■ AWARD***Services (other than human services)*

INST-SUB-2500 – VARIPHY INSIGHT FOR ENTERPRISES: SUPPORT UP TO 2500 PHONES, ANNUAL SUBSCRIPTION

- Innovative Procurement - Available only from a single source - PIN#84118PO114IT - AMT: \$24,998.99 - TO: Cpi USA Inc, 6 Doreen Court, Edison, NJ 08820.

Pursuant to Section 3-12 of the New York City Procurement Policy Board (PPB) Rules NYCDOT has procured Variphy Insight Annual Subscription.

The New York City Department of Transportation (NYCDOT) on behalf of all New York City agencies and entities subject to the New York City Procurement Policy Board (PPB) Rules, utilized the Innovative Procurement Method under Section 3-12 of the Procurement Policy Board Rules

• j22

YOUTH AND COMMUNITY DEVELOPMENT**■ AWARD***Goods and Services*

PREMIUM HARDWARE SUPPORT - Intergovernmental Purchase - Other - PIN#PO201800812

Pursuant to Section 3-12 of the Procurement Policy Board Rules, the Department of Youth and Community Development used the MWBE Purchase Method to award the following contract for premium hardware and support for VSPEX Blue.

Registration number: 20181426823

Q.E.D. Inc. QED National
350 7th Avenue, 10th Floor
New York, NY 10001

Award amount: \$24,332.24.

● MONGODB ENTERPRISE ADVANCE - Intergovernmental Purchase - Other - PIN#PO201800939

Pursuant to Section 3-12 of the Procurement Policy Board Rules, the Department of Youth and Community Development used the MWBE Purchase Method to award the following contract for Mongo DB Enterprise Advance.

Registration number: 20181425054

Quality and Assurance Technology Corporation
18 Marginewood Drive
Ridge, NY 11961

Award amount: \$25,964.70

• j22

Services (other than human services)

SOFTWARE MAINTENANCE - Emergency Purchase - Other - PIN#PO201800908

Pursuant to Section 3-12 of the Procurement Policy Board Rules, the Department of Youth and Community Development procured the following using the MWBE Purchase Method to award the following contract for software maintenance of mobile CRM Runtime.

Registration number: 20181426823

Prutech Solutions, Inc
555 U.S. Highway 1 South, 2nd Floor
Iselin, NJ 08830

Award Amount: \$32,000.00.

• j22

AGENCY RULES

CONSUMER AFFAIRS

■ NOTICE

Notice of Adoption

Notice of Adoption of new Rules implementing and carrying out the provisions of Local Law 87 for the Year 2016 regarding the licensing and regulation of laundries.

NOTICE IS HEREBY GIVEN PURSUANT TO THE AUTHORITY VESTED IN the Commissioner of the Department of Consumer Affairs by sections 2203(c) and 2203(h) of the New York City Charter, sections 20-104(b), 20-104(e), and 20-105(b) of the New York City Administrative Code, and section 4 of Local Law 87 for the Year 2016, and in accordance with the requirements of section 1043 of the New York City Charter, that the Department repeals section 2-131, adds sections 2-132, 2-133, 2-134, 2-135, and 2-136 to Title 6 of the Rules of the City of New York ("Rules") and amends section 6-03 of that Title.

This rule was proposed and published on December 14, 2017. The required public hearing was held on January 16, 2018.

Statement of Basis and Purpose of Rule

The City Council enacted Local Law 87 for the year 2016, adding subchapter 14.1 to chapter 2 of title 20 of the Administrative Code ("Code") and repealing, effective December 31, 2017, subchapter 14, in relation to the Department's regulation of laundries. As of January 1, 2018, Subchapter 14.1 is the only subchapter in effect. These rules repeal Rule 2-131, which was promulgated under Subchapter 14, and implement the requirements of Subchapter 14.1 by:

- Clarifying application requirements, describing insurance and other requirements, and making certain violation cures consistent with existing requirements. The rules incorporate laundries' obligation to post a price list; compliance with this rule will satisfy section 20-750(a) of the Code and Rule 5-70(a). Pursuant to further review by the Department, the letter size requirement for the price list sign is modified from the proposed rules published on December 14, 2017. Specifically, the Department has reduced the letter size requirement from two inches to one inch.
- Clarifying that a licensed Industrial Laundry is prohibited from engaging in laundry delivery services until it has submitted to the Department information required by Code section 20-297.3(b)(11) and obtained an amended license authorizing it to engage in "industrial laundry delivery." It will not have to pay an additional Biennial License Fee for the amended license. A licensee authorized to engage in "industrial laundry delivery" must comply with section 20-297.5 (General provisions) and section 20-297.6 (Additional provisions for industrial laundries and industrial laundry delivery) of the Code.

These rules also establish a schedule of penalties for violations of the laundries law and rules. The schedule is modified from the proposed rules published on December 14, 2017, which included a single set of financial penalties applicable to any violation of Rule 2-133. The penalty schedule now includes specific penalties for violations of:

- Rule 2-133(b), Rule 2-133(c), and Rule 2-133(d). Specifically, the financial penalties for each such violation are the same as in the proposed rule, but a license suspension has been added for first and second violations, and license revocation for third violations of these subdivisions, pursuant to the Department's authority under Code Section 20-104(e).
- Rule 2-135. The specified, non-default penalties for violations of Rule 2-135 are: \$375 for first violations; \$450 for second violations; and \$500 for third and subsequent violations. Pursuant to section 2203(h)(1) of the New York City Charter and Code Section 20-104(e), violations of that section are subject to civil penalties of up to \$500; the final rule sets penalty amounts within that required range.

Additionally, working with the City's rulemaking agencies, the Law Department, the Mayor's Office of Operations, and the Mayor's Office of Management and Budget conducted a retrospective review of the City's existing rules, identifying those rules that will be repealed or modified to reduce regulatory burdens, increase equity, support small

business, and simplify and update content to help support public understanding and compliance. The repeal of subdivision (k) of Rule 2-131 is responsive to this review.

New material is underlined.

[Deleted material is in brackets.]

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

Rule Amendment

Section 1. Section 2-131 of Subchapter N of Chapter 2 of Title 6 of the Rules is REPEALED.

§ 2. Subchapter N of chapter 2 of title 6 of the Rules of the City of New York is amended by adding new Sections 2-132, 2-133, 2-134, 2-135, and 2-136 to read as follows:

§2-132 Definitions.

As used in this subchapter, the following terms have the meanings provided in section 20-297.1 of the Administrative Code: Industrial laundry; Industrial laundry delivery; Laundry; Laundry service; and Retail laundry.

§2-133 Application.

- (a) Industrial Laundry Delivery Vehicle Information. Any changes to the vehicle information that an applicant is required to submit pursuant to section 20-297.3(c)(4) of the Administrative Code that occur after a license has been granted shall be submitted with an application for renewal of such license. Notwithstanding this requirement, all vehicles used for industrial laundry delivery must comply with all applicable laws, regulations and rules, including section 20-297.5(f) and section 20-297.6(b) of the Administrative Code.
- (b) Liability Insurance.
 - (1) Every industrial laundry 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 and which has an A.M. Best rating of at least A-/VII, a Standard & Poor's rating of at least A, a Moody's Investors Service rating of at least A3, a Fitch Ratings rating of at least A-, a Demotech rating of at least A, or a similar rating by any other nationally recognized statistical rating organization acceptable to the Commissioner;
 - (ii) insure both the licensee and the City of New York and protect the City of New York from any claims for injury (including death) or property damage that may arise from, or allegedly arise from, the construction, operation or use of the industrial laundry;
 - (iii) provide coverage of at least one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) aggregate; and
 - (iv) provide coverage at least as broad as that provided in the most recently issued edition of Insurance Services Office ("ISO") Form CG 0001 and be "occurrence" based instead of based on "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 of ISO Forms CG 20 12 or CG 20 26.
 - (2) Each industrial laundry applicant shall submit proof of CGL insurance by submission of the endorsement(s) listing the City as an additional insured and either:
 - (i) a certificate of insurance in a form satisfactory to the Department that satisfies the requirements of this rule, identifies the insurance company that issued such insurance policy, the policy number, limit(s) of insurance, and expiration date and 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; or
 - (ii) an original or true copy of the CGL policy as certified by an authorized representative of the issuing insurance carrier.
- (c) Workers' compensation insurance.
 - (1) Every industrial laundry licensee shall maintain workers' compensation insurance as required by law.

- (2) Each industrial laundry applicant shall submit proof of the insurance on one of the following forms:
- (i) C-105.2 - Certificate of Workers' Compensation Insurance;
 - (ii) U-26.3 - State Insurance Fund Certificate of Workers' Compensation Insurance;
 - (iii) SI-12 - Certificate of Workers' Compensation Self-Insurance;
 - (iv) GSI-105.2 - Certificate of Participation in New York State Workers' Compensation Group Self-Insurance;
 - (v) equivalent or successor forms used by the New York State Workers' Compensation Board; or
 - (vi) other proof of insurance in a form acceptable to the Department.
- (3) This requirement shall not apply to applicants that are not required by law to maintain this coverage. Any industrial laundry applicant that is not required by law to maintain this coverage shall submit to the Department proof from the New York State Workers' Compensation Board on Form CE-200 – Certificate of Attestation of Exemption.

(d) Disability benefits insurance.

- (1) Every industrial laundry licensee shall secure and maintain disability benefits insurance.
- (2) Each industrial laundry applicant shall submit proof of the insurance on one of the following forms:
 - (i) DB-120.1 - Certificate of Insurance Coverage under the NYS Disability Benefits Law;
 - (ii) DB-155 - Certificate of Disability Benefits Self-Insurance;
 - (iii) equivalent or successor forms used by the New York State Workers' Compensation Board; or
 - (iv) other proof of insurance in a form acceptable to the Department.
- (3) This requirement shall not apply to applicants that are not required by law to maintain this coverage. Any industrial laundry applicant that is not required by law to maintain this coverage shall submit to the Department proof from the New York State Workers' Compensation Board on Form CE-200 – Certificate of Attestation of Exemption.

§2-134 General Provisions.

(a) Disclosures.

- (1) Each licensee shall display prominently and conspicuously on its premises, at the point at which orders are placed or payment is made, in letters no less than one inch in height, a price list sign providing:
 - (i) a list of services offered by the licensee;
 - (ii) the minimum fee charged for each service;
 - (iii) factors which may cause the fee to be higher than the minimum fee and, for each factor listed, the additional fee or the range of possible additional fees charged. That list of factors must include, but is not limited to whether a minimum weight is required for a service and if so the fee for that minimum weight, and the additional fee or the range of possible additional fees charged in excess of the minimum weight.
- (2) Compliance by a licensee with subdivision (a)(1) of this section satisfies the requirements of section 20-750(a) of the Administrative Code and section 5-70(a) of title 6 of these Rules.
- (3)
 - (i) Each licensee must also post the price list information required by subdivision (a)(1) of this section on its website and within any mobile application that provides access to the licensee's services. As used in this section, "mobile application" means any software program residing on a smartphone or other electronic device that a consumer may download from a licensee's website or any other source.
 - (ii) The price list information must be posted at the point at which orders are placed or payment is made and in lettering that is clear and legible.

- (4) Each retail laundry licensee that offers self-service laundry machinery for direct use by the general public shall display:
 - (i) prominently and conspicuously on its premises, in letters no less than two inches in height, a sign stating "All complaints and claims for refunds can be made to the attendant or, if an attendant is not present, to _____." The licensee must provide in the blank space the name, address and telephone number of the person or persons to whom the complaints and claims for refunds are to be made.
 - (ii) at each defective or inoperable machine, in letters no less than two inches in height, a sign stating "OUT OF ORDER."
- (b) Refunds. Each retail laundry licensee that offers self-service laundry machinery for direct use by the general public must provide a refund for any money lost by reason of defective or inoperable machines.
- (c) Scales. Each licensee that charges for its services on the basis of weight must use a scale of a type and design that has been approved by the New York State Department of Agriculture & Markets and tested and sealed by the Department pursuant to chapter 3 of title 20 of the Administrative Code. The licensee must make the scale available for inspection by the Department during business hours.

§2-135 Additional Provisions for Industrial Laundries and Industrial Laundry Delivery.

(a) Signs.

- (1) The sign containing procedures for complying with minimum standards of cleanliness and hygiene required by section 20-297.6(a)(3) of the Administrative Code shall be captioned at the top "Procedures for Minimum Standards of Cleanliness and Hygiene," in bold lettering no less than two inches in height, and the procedures shall be in lettering no less than one inch in height.
- (2) The sign containing procedures for maintaining functional separation of laundered and unlaundered laundry required by section 20-297.6(b)(2) of the Administrative Code shall be captioned at the top "Procedures for Maintaining Functional Separation of Laundered and Unlaundered Laundry," in bold lettering no less than two inches in height, and the procedures shall be in lettering no less than one inch in height.
- (3) The signs required by section 20-297.6(a)(3) and section 20-297.6(b)(2) of the Administrative Code may be combined into a single sign. Such combined sign shall be captioned at the top "Procedures for Minimum Standards of Cleanliness and Hygiene and Maintaining Functional Separation of Laundered and Unlaundered Laundry," in bold lettering no less than two inches in height, and the procedures shall be in lettering no less than one inch in height.

§2-136 Prohibited Conduct.

- (a) No licensee may transact for laundry service or laundry delivery service with an unlicensed retail laundry, industrial laundry or industrial laundry delivery.
- (b) If an industrial laundry licensee does not disclose to the Department that it will be engaging in industrial laundry delivery when it applies for the industrial laundry license, such licensee may not engage in industrial laundry delivery until such licensee has complied with section 20-297.3(b)(11) of the Administrative Code and has an amended license from the Department authorizing licensee to engage in industrial laundry delivery.

§3. Paragraph 5 of subdivision b of section 6-03 of chapter 6 of title 6 of the Rules of the City of New York is amended by amending subdivisions (xxvii) and (xxviii) and adding new subdivisions (xxix) and (xxx) to read as follows:

- (xxvii) Section 5-265, requiring the posting of signs about tenant screening reports pursuant to Section 20-809 of the Administrative Code of the City of New York; [and]
- (xxviii) Section 2-57(i), requiring sidewalk cafés to post the DCA sidewalk café sign, as described in Section 1-03 of this title[.];

- (xxix) Section 2-134(a)(4)(i), requiring retail laundries to post a notice that complaints and claims for refunds may be made to a certain person or persons; and
- (xxx) Section 2-134(a)(4)(ii), requiring retail laundries to post an out-of-order sign on non-functioning machines.

§ 4. Section 6-22 of Subchapter B of Chapter 6 of Title 6 of the Rules is amended to read as follows:

All citations are to Title 20 of the Administrative Code of the City of New York or Title 6 of the Rules of the City of New York.

Unless otherwise specified, the penalties set forth for each section of law or rule shall also apply to all subdivisions, paragraphs, subparagraphs, clauses, items, or any other provision contained therein. Each subdivision, paragraph, subparagraph, clause, item, or other provision charged in the Notice of Violation shall constitute a separate violation of the law or rule.

For the fine amounts marked by a single asterisk, if the respondent timely submits the appropriate proof of having cured a first-time violation, the respondent will not be subject to a civil penalty pursuant to Local Law 153 of 2013.

In certain cases, the Department may ask for license suspension or revocation, as permitted by statute. If a respondent is found in violation of multiple provisions that require a suspension period, the suspension periods shall run concurrently.

Unless otherwise specified by law, a second or third or subsequent violation means a violation by the same respondent, whether by pleading guilty, being found guilty in a decision, or entering into a settlement agreement for violating the same provision of law or rule, within two years of the prior violation(s).

The parties shall be authorized to present evidence to mitigate the license revocation or suspension period within the date range marked by two asterisks (**).

Citation	Violation Description	First Violation	First Default	Second Violation	Second Default	Third and Subsequent Violation	Third and Subsequent Default
[Admin Code §20-292	Operating a laundry without a license	\$100 per day	\$100 per day	\$100 per day	\$100 per day	\$100 per day	\$100 per day]
[Admin Code §20-295	Transfer of license	\$375	\$500	\$450	\$500	\$500	\$500]
[Admin Code §20-296	Failure to comply with general provisions	\$375	\$500	\$450	\$500	\$500	\$500]
<u>Admin Code §20-297.2</u>	<u>Operating a retail laundry, industrial laundry or industrial laundry delivery without a license</u>	<u>\$100 per day</u>	<u>\$100 per day</u>	<u>\$100 per day</u>	<u>\$100 per day</u>	<u>\$100 per day</u>	<u>\$100 per day</u>
<u>Admin Code §20-297.3</u>	<u>Failure to comply with application requirements</u>	<u>\$375</u>	<u>\$500</u>	<u>\$450</u>	<u>\$500</u>	<u>\$500</u>	<u>\$500</u>
<u>Admin Code §20-297.4</u>	<u>Failure to comply with bond requirements</u>	<u>\$375</u>	<u>\$500</u>	<u>\$450</u>	<u>\$500</u>	<u>\$500</u>	<u>\$500</u>
<u>Admin Code §20-297.5</u>	<u>Failure to comply with general provisions</u>	<u>\$375</u>	<u>\$500</u>	<u>\$450</u>	<u>\$500</u>	<u>\$500</u>	<u>\$500</u>
<u>Admin Code §20-297.6</u>	<u>Failure to comply with additional provisions for industrial laundries and industrial laundry delivery</u>	<u>\$375</u>	<u>\$500</u>	<u>\$450</u>	<u>\$500</u>	<u>\$500</u>	<u>\$500</u>
[6 RCNY §2-131	Failure to comply with general requirements	\$375	\$500	\$450	\$500	\$500	\$500]
[6 RCNY §2-131(s)(4)	Failure to distinguish in advertising between services offered at different prices	\$375*	\$500*	\$450	\$500	\$500	\$500]
[6 RCNY §2-131(u)	Failure to post a sign on non-functioning machines	\$375*	\$500*	\$450	\$500	\$500	\$500]
[6 RCNY §2-131(v)(1)	Failure to post notice regarding complaints and refunds that complies with sign requirements	\$375*	\$500*	\$450	\$500	\$500	\$500]
[6 RCNY §2-131(v)(5)	Failure to have sign in both English and Spanish	\$375*	\$500*	\$450	\$500	\$500	\$500]
6 RCNY §2-133(a)	Failure to comply with requirements pertaining to industrial laundry delivery vehicles	\$375	\$500	\$450	\$500	\$500	\$500
6 RCNY §2-133(b)	Failure to comply with requirements pertaining to liability insurance	\$375 (plus 0 to 15 day suspension) **	\$500 (plus 15 day suspension)	\$450 (plus 0 to 30 day suspension) **	\$500 (plus 30 day suspension)	\$500 (plus revocation) **	\$500 (plus revocation)
6 RCNY §2-133(c)	Failure to comply with requirements pertaining to workers' compensation insurance	\$375 (plus 0 to 15 day suspension) **	\$500 (plus 15 day suspension)	\$450 (plus 0 to 30 day suspension) **	\$500 (plus 30 day suspension)	\$500 (plus revocation) **	\$500 (plus revocation)
6 RCNY §2-133(d)	Failure to comply with requirements pertaining to disability benefits insurance	\$375 (plus 0 to 15 day suspension) **	\$500 (plus 15 day suspension)	\$450 (plus 0 to 30 day suspension) **	\$500 (plus 30 day suspension)	\$500 (plus revocation) **	\$500 (plus revocation)
6 RCNY §2-134	Failure to comply with general provisions	\$375	\$500	\$450	\$500	\$500	\$500

6 RCNY § 2-134(a)(4)(i)	Failure to post notice regarding complaints and refunds that complies with sign requirements	\$375*	\$500	\$450	\$500	\$500	\$500
6 RCNY § 2-134(a)(4)(ii)	Failure to post a sign on non-functioning machines	\$375*	\$500	\$450	\$500	\$500	\$500
6 RCNY § 2-135	Failure to comply with additional provisions for industrial laundries and industrial laundry delivery	\$375	\$500	\$450	\$500	\$500	\$500
6 RCNY § 2-136	Engaged in prohibited conduct	\$375	\$500	\$450	\$500	\$500	\$500

◀ j22

Notice of Adoption

Notice of Adoption to amend Chapter 6 of Title 6 of the Rules of the City of New York to establish fixed penalties for the violations of the laws related to the prohibition of conversion therapy.

NOTICE IS HEREBY GIVEN PURSUANT TO THE AUTHORITY VESTED IN the Commissioner of the Department of Consumer Affairs by Sections 1043, 2203(c), 2203(f), and 2203(h)(1) of the City Charter, Section 20-827 of the Administrative Code of the City of New York, and Section 2 of Local Law 22 of 2018, and in accordance with the requirements of Section 1043 of the New York City Charter, that the Department adds Section 6-69 of Chapter 6 of Title 6 of the Rules of the City of New York.

This rule was proposed and published on May 10, 2018. A public hearing was held on June 11, 2018.

Statement of Basis and Purpose of Rule

Local Law 22 of 2018 added subchapter 19 to Chapter 5 of Title 20 of the Administrative Code, to prohibit offering or providing conversion therapy. To implement Local Law 22, DCA adds a new rule, Section 6-69, to Subchapter B, Chapter 6, of Title 6 of the Rules of the City of New York, to establish fixed penalties for the violations of the laws related to the prohibition of conversion therapy in accordance with this law.

DCA's authority for this rule is found in Sections 1043, 2203(c), 2203(f), and 2203(h)(1) of the City Charter, Section 20-827 of the Administrative Code of the City of New York, and Section 2 of Local Law 22 of 2018.

This proposed rule was not subject to analysis under section 1043(d) of the Charter, pursuant to section 1043(d)(4)(ii).

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

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

Rule Amendment

Subchapter B of Chapter 6 of Title 6 of the Rules of the City of New York is amended to read as follows:

§ 6-69 Conversion Therapy Penalty Schedule.

All citations are to Title 20 of the Administrative Code of the City of New York or Title 6 of the Rules of the City of New York.

Unless otherwise specified, the penalties set forth for each section of law or rule shall also apply to all subdivisions, paragraphs, subparagraphs, clauses, items, or any other provision contained therein. Each subdivision, paragraph, subparagraph, clause, item, or other provision charged in the Notice of Violation shall constitute a separate violation of the law or rule.

Unless otherwise specified by law, a second or third or subsequent violation shall mean a violation by the same respondent, whether by pleading guilty, being found guilty in a decision, or entering into a settlement agreement for violating the same provision of law or rule, within two years of the prior violation(s).

Citation	Violation Description	First Violation	First Default	Second Violation	Second Default	Third and Subsequent Violation	Third and Subsequent Default
Admin. Code 20-825	Offer or provide prohibited conversion therapy services	\$750	\$1,000	\$4,500	\$5,000	\$10,000	\$10,000

◀ j22

ENVIRONMENTAL PROTECTION

■ NOTICE

Notice of Public Hearing and Opportunity to Comment on Proposed Rules

What are we proposing? The Department of Environmental Protection is promulgating rules that would amend the existing Rules that govern recreational use of NYCDEP lands that are a part of the City's water supply system, and would expand recreational access opportunities.

When and where are the hearings? The department will hold public hearings on the proposed Rules.

Public hearings will take place at:

6:00 P.M., on Tuesday, July 24, 2018, at the Putnam County Bureau of Emergency Services, 112 Old Route 6, Carmel, NY 10512;

6:00 P.M., on Thursday, July 26, 2018, at the Margaretville Telephone Company, 61 Academy Street, Margaretville, NY 12455;

10:00 A.M. on Wednesday, August 1, 2018, in the 8th Floor Conference Room at 59-17 Junction Boulevard, Flushing, NY 11373.

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

- **Website.** You can submit comments to the Department of Environmental Protection through the NYC Rules website at <http://rules.cityofnewyork.us>.

- **Email.** You can email written comments to nycrules@dep.nyc.gov.
- **Mail.** You can mail written comments to the Department of Environmental Protection, Bureau of Legal Affairs, 59-17 Junction Boulevard, 19th Floor, Flushing, NY 11373.
- **Fax.** You can fax written comments to the Department of Environmental Protection, Bureau of Legal Affairs, at (718) 595-6543.
- **By speaking at a hearing.** Anyone who wants to comment on the proposed rule at the public hearing MUST sign up to speak. You can sign up before the hearing by calling (718) 595-6531. You can also sign up in the hearing room before the hearings begin. You can speak for up to three minutes.

Is there a deadline to submit written comments? Yes, you must submit written comments by August 1, 2018.

What if I need assistance to participate in the hearing? You must tell the Bureau of Legal Affairs if you need a reasonable accommodation of a disability at the hearing. You must tell us if you need a sign language interpreter. You can tell us by mail at the address given above. You may also tell us by telephone at (718) 595-6531. Advance notice is requested to allow sufficient time to arrange the accommodation. Please tell us by July 17, 2018.

These locations have the following accessibility option available: Wheelchair accessibility.

Can I review the comments made on the proposed Rules? You can review the comments made online on the proposed Rules by going to the website at <http://rules.cityofnewyork.us/>. A few days after the

hearing, a transcript of the hearing and copies of the written comments will be available to the public at the Bureau of Legal Affairs.

What authorizes the department to make these Rules? Section 1403 of the Charter of the City of New York, Sections 24-302, 24-315, 24-326, 24-327, 24-346 and 24-359 of the Administrative Code of the City of New York authorize the department to make these proposed Rules. These proposed Rules were included in the department's regulatory agenda for this fiscal year.

Where can I find the department's Rules? The department's current Rules are in Chapter 16 of Title 15 of the Rules of the City of New York.

What laws govern the rulemaking process? The department must meet the requirements of Section 1043(c) of the City Charter when creating or changing Rules. This notice is made according to the requirements of Section 1043(b) of the City Charter.

Statement of Basis and Purpose

The New York City Department of Environmental Protection ("NYCDEP") proposes to amend the Rules for the Recreational Use of Water Supply Lands and Waters ("Rules"). There are currently 112,993 Access Permit holders and 13,081 Boat Tag holders. In 2017, NYCDEP held several recreation-related events in which almost 800 people attended.

These Rule changes will increase recreational opportunities on New York City lands and waters, provide greater flexibility for NYCDEP to manage boats stored on reservoirs, and make the Rules clearer and easier to read and follow. These proposed Rules provide a wide range of recreational opportunities, including fishing, boating, hunting, trapping and hiking. Recreational opportunities improve the quality of life of nearby residents by providing several additional leisure activities, and by expanding access to outdoor physical activities that improve health and fitness. Many of the changes in the proposed rule are in response to comments and feedback received from users of NYCDEP's properties and amenities.

Examples of changes beneficial to users include:

- Expansion of the recreation season,
- Extension of the time that Fishing Boat Tags are valid,
- Acceptance of the IDNYC as valid identification, and
- Allowing the use of service dogs.

The proposed changes, listed by type of change, are as follows:

Changes to improve readability and clarity:

Information in the proposed rules is easier to find and the proposed rules are better organized than the existing rules. Sections with similar language/requirements (i.e. Fishing Boats and Recreational Boats) are consolidated. Additionally, definitions are included for clarity based on questions NYCDEP received from recreation users.

Specifically, the proposed rule:

- Adds a table of contents.
- Moves and consolidates various sections and provides a more logical flow that will help users find specific information without having to search through several sections.
- Provides new rules and more details on abandoned and confiscated property, including boats and tree stands, and a process for disposition of such property, including clarification of the procedures for the confiscation and disposition of Fishing and Recreational Boats.
- Adds the following definitions to improve understanding of the Rules: angling, Controlled Lake (which includes Lake Gleneida and Gilead), ice free period, Access Permit Areas, watershed, fishing boats, fishing boat tag, recreational boats, restricted areas, tags, trapping, voluntary, and watershed regulations.
- Adds a consolidated Boating Section that includes Fishing Boats and Recreational Boats as subdivisions.
 - o Adds pistols, air rifles and crossbows to the definition of Firearms. NYCDEP has received many questions as to whether NYCDEP considers these implements Firearms, which it does.
- Clarifies that handguns and pistols may only be carried by individuals with a valid handgun license or pistol permit.
 - o It is a State requirement that a valid handgun license/pistol permit is required to carry a handgun/pistol, NYCDEP is reaffirming that this requirement applies to City Property.

New uses of recreational lands:

NYCDEP is adding several new uses to the Rules which are compatible with protecting the City's water supply, protecting public health and safety, and do not increase recreational user conflicts or create additional administrative burdens for NYCDEP. Specifically, the rule now:

- Allows service dogs on all Day Use Areas, even in Day Use Areas where dogs are not allowed.
 - o Over the past few years, people have mentioned the desire to use service dogs on DUAs so NYCDEP is accommodating this request.
- Allows school-issued identification, IDNYC, and a passport as acceptable forms of identification for access permits/guest passes.
 - o Current Rules require a driver's license or non-drivers identification. These propose Rules expand the forms of identification in order to be more inclusive and allow a wider audience to obtain an Access Permit.
- Allows trail cameras.
 - o Current Rules are silent on this use. Trail cameras have become very popular and we have received many requests to allow them.
- Added a requirement for wearing blaze orange while small game hunting or as otherwise required by NYSDEC. Blaze orange may be removed for fall turkey hunting while at a stationary calling station or while stationary or on stand for archery season.
 - o The current Rules do not require this. The provision to wear blaze orange increased the safety of recreational users.

New and expanded recreational uses:

After considering feedback from the public, NYCDEP is expanding certain recreational uses that are consistent with protecting the City's water supply and public health and safety. Specifically the rule now:

- Allows the use of electric ice augers with rechargeable batteries contained within the auger housing or hand-held power drills used to power augers.
 - o NYCDEP has received many requests to use these devices and NYCDEP does not anticipate any negative environmental impacts from their use.
- Adds a "Special Event Area" to the rule to allow NYCDEP to waive its access permit requirements for special one-time events such as Family Fishing Day or Reservoir Clean Ups.
 - o Currently, City Property around reservoirs, where most clean ups and family fishing days occur, require an Access Permit. By removing this requirement, NYCDEP is hoping participation in these events will increase and it will remove an administrative burden on NYCDEP staff during these events, allowing them to focus on interacting with event participants.
- Allows NYCDEP to select a single use or a combination of uses (hunt, hike, trap, fish) allowed on Public Access Areas ("PAA") or Access Permit Areas ("APA").
 - o Current Rules require all four uses (hunt, hike, fish, trap) on any City Property designated as a PAA (no Access Permit required). The proposed Rules allow PAAs to be open for less than the four uses, thereby expanding the City Properties in which Access Permits are not required. For example, a current hiking area now requiring a NYCDEP Access Permit can now be a PAA for hiking.
- Provides ability for a Public Access Area designation, which does not require a permit, on certain East-of-Hudson (EOH) water supply lands.
 - o All City Property open for recreation EOH now requires a NYCDEP Access Permit. This change will allow NYCDEP to designate certain EOH recreation lands as PAAs. This is especially useful for City property adjacent to State land as many uses are similar (e.g. hunting).
- Allows hunting for special programs aimed at reducing or managing deer populations with restrictions to certain participants and not open to the general public for hunting.
 - o NYCDEP may wish to allow limited hunting programs on City property not open to the general public. These hunting programs (i.e. controlled hunts) may be conducted on smaller areas of City property where NYCDEP needs to control access and/or the amount of hunters participating in the program. The primary focus

will be to allow deer hunting to reduce negative impacts on water supply forests by deer over-browsing. NYCDEP will develop methods to involve public participation in this process.

- Expands the Recreational Boating Season to begin at sunrise on May 1st of each year and end at sunset on November 1st unless otherwise determined by NYCDEP.
 - Current Rules allow Recreational Boating from the Friday before Memorial Day through Columbus Day. NYCDEP received several requests from stakeholders and recreational boaters to expand the season. Thus far, the recreational boating program has a very good safety record and NYCDEP sees no negative consequences with expanding the length of the season for this program.

Improvements to boat management and clarity on recreational boating:

There are over 12,000 NYCDEP permitted fishing boats on City Property. These Rules give NYCDEP better tools to manage them to prevent overcrowding, damage to trees and natural resources, increased access, and reduce user conflicts. NYCDEP has heard from boat owners on how to improve boat storage and use. Many of the changes in these Rules, listed below, will make boating a better experience, improve shoreline conditions, and allow more boaters to participate in the boating programs, among other improvements.

- Fishing Boat Tags will now be valid for four (4) years.
 - The current rules have a two (2) year expiration date for a Fishing Boat Tag; the proposed Rules make it valid for four (4) years. This extension decreases the administrative burden on both boat owners and NYCDEP. NYCDEP considers this extension a way to increase compliance with the Boat Tag renewal process and result in less boats NYCDEP has to confiscate for lack of compliance.
- Prohibits transfer of boat ownership within or into closed Boat Storage Areas and gives NYCDEP the ability to limit the number of transfers by an individual in a calendar year.
 - This is being added to reduce the number of boats stored in closed boat storage areas, enable those on the waiting lists to gain access to these areas, and reduce the administrative burden of processing excessive transfer requests. It also eliminates boat transfers that may be facilitating commercial uses of City property, which are not allowed without NYCDEP's approval.
- Current Rules require NYCDEP staff to attempt to locate a lost or stolen boat and, if unsuccessful, report the incident to NYCDEP Police.
 - The proposed Rules eliminates the requirement that NYCDEP attempt to locate the boat and file a NYCDEP Police report. The boat owner now directly reports the lost or stolen boat to the NYCDEP Police with notice to the appropriate NYCDEP Boat Office. This eliminates an administrative burden on NYCDEP and establishes a direct contact between the boat owner and the NYCDEP Police.
- The proposed Rules have a new provision to allow a boat owner whose boat has been stolen to replace their boat at the same boat storage area within 90 days of filing a NYCDEP Police report.
 - This will be helpful to boat owners who have had their boat stolen from a boat storage area that is closed to new boats, they won't be "penalized" by not being able to replace their boat or having to go on a waiting list.
- Adds the following limitations for boats at NYCDEP's discretion:
 - (i) The total number of valid Fishing or Recreational Boat Tags any individual can hold at one time;
 - (ii) The number of Reservoir-specific valid Fishing or Recreational Boat Tags any individual can hold at one time.
 - (iii) The number of Fishing or Recreational Boat Tags issued for a particular Reservoir; and/or,
 - (iv) The number of all boats stored at a particular Boat Storage Area or Recreational Boat launch site.
- These changes are being added to give NYCDEP better control over boat management, especially on reservoirs or in boat storage areas that are closed and/or at capacity. It will also provide more opportunities for those

boat owners wishing to place a boat on a reservoir. There are currently some boat owners who have more than 20 boats on various reservoirs. A NYCDEP survey of boat owners supported some type of limits on the number of boats one individual can have. Boat owners who exceed any limits placed by NYCDEP shall be grandfathered at their current numbers.

- Changes "removal fees" for boats to "penalties."
- Allows those who wish to place a Fishing Boat in a closed Boat Storage Area to place their names on a NYCDEP waiting list, or some other method, to obtain an available space.
 - Although NYCDEP currently maintains a waiting list, the current Rules do not provide for it. NYCDEP may use a waiting list or some other method to assign boat storage area slots in closed boat storage areas.
- Requires that Recreational Boats be secured to hitching posts, racks or stanchions, when supplied by NYCDEP and there is available space.
 - With the popularity of Recreational Boating, NYCDEP is concerned about storage space, impacts to shoreline vegetation, and potential user conflicts. NYCDEP may install hitching posts or stanchions, or purchase additional storage racks to make storage and launching easier for Recreational Boaters. NYCDEP can also better define boat storage locations.
- With written approval, allows Fishing Boat owners to loan their boats to other persons holding a valid access permit.
 - The current Rules are silent on this. Allowing boaters to share boats might help facilitate boat sharing and reduce the number of overall boats needed, and reduce over-crowding at boat storage areas.
- Allows NYCDEP to sell confiscated boats in as-is condition through a public auction such as the NYC Department of Citywide Administrative Services (DCAS) on-line system. Also allows NYCDEP to dispose or sell any boats, not just unseaworthy ones, and provides for the storage of confiscated boats in place (at boat storage areas) rather than removing them to a NYCDEP facility.
 - This will make disposing of confiscated boats easier for NYCDEP and improve the experience for those wishing to purchase a confiscated boat. This will eliminate the need for bidders to obtain money orders for deposits and mail them in. It will also allow NYCDEP to use contracted vendors to remove boats, thereby reducing staff and administrative resources. After confiscation, boats may remain in place so NYCDEP does not have to physically remove and transport them to a facility, which is very labor intensive.
- Clarifies that pedal kayaks or kayaks with sails are not allowed as a Recreational Boat.
 - NYCDEP is prohibiting these due to the concerns over invasive species such as Zebra mussels and Hydrilla that may be found on these types of kayaks. The effectiveness of steam cleaning these types of accessories may not be enough to effectively guard against invasive species from entering NYCDEP Reservoirs or Controlled Lakes.

New Prohibitions:

NYCDEP has instituted the following prohibitions to address safety and potential water quality issues.

- Prohibits 1) manned and unmanned aircraft from landing on, or taking off, from City Property, 2) horses, and 3) target shooting on City Property.
 - These uses are not in the best interest of City water supply lands, safety or security. Additionally, potential user conflicts may arise from drones landing or taking off.
- Prohibits the posting of notices or signs by recreational users except for those that use "flagging" tape for hunting purposes.
 - Recreational users should not be posting signs, only NYCDEP. Non-NYCDEP signage may cause confusion for recreational users and have incorrect information.
- Removes sailboats as an allowable Recreational Boat.
 - Due to the concern over invasive species such as Zebra mussels and Hydrilla that may be found on boats and transported to NYCDEP Reservoirs and Controlled Lakes, NYCDEP has determined sailboats are unwieldy to effectively steam clean. In addition, sail and center/dagger boards may be difficult to steam clean and

effectively remove all invasive species. The number of sailboats used to date under the Recreational Boating program is very low.

- Prohibits smoking, including electronic cigarettes (e-cigarettes).
 - o As a matter of policy, the City seeks to create a smoke free environment which decreases exposure to unhealthy second hand smoke and encourages healthy lifestyles. In addition, as a safety measure, NYCDEP seeks to eliminate potential fires on City Property. A few small fires on City Property have occurred as a result of cigarettes being discarded.
- Adds language to prohibit biking on City Property except in certain DUAs.
 - o Current Rules are silent on any limitations on bike use on City Property and the proposed Rules will add clarification.

Miscellaneous:

- Adds violations and Access Permit suspension terms related to Fishing Boat Tag, Special Event Areas, Firearms, weapons, explosives, Access Permit Areas, drones, commercial activities, recreational boat tags, hunter behavior/safety, destruction or abuse of natural resources or property, animals, tents and other structures, motor vehicle access, littering, pollution, dumping, bathing, swimming, washing of objects, and target shooting.
- Clarifies that waterfowl hunting is not allowed in or over reservoirs or Controlled Lakes, including waterbodies within 500 feet of a Reservoir or Controlled Lake.
 - o Current Rules state that a firearm may not be discharged over or into a Reservoir or Controlled Lake but do not specifically state that hunting waterfowl in these areas is prohibited. Based upon questions NYCDEP has received on this subject, the proposed Rules specifically clarify that waterfowl hunting is prohibited in these areas. Waterfowl hunting is still allowed in PAAs and APAs as allowed by signage.

- Adds language repeating the NYSDEC requirement that a back tag be displayed while hunting on City Property unless in the Catskill Park.
 - o The proposed Rules clarify that this State law applies to City Property.
- The proposed Rules change the age from 12 to 16 for obtaining an Access Permit. Persons under 16 years of age cannot obtain an Access Permit but do not need one so long as they are with a person with an Access Permit aged 18 or older. Clarified that persons 16 and 17 may enter City property for recreational activities without an adult as long as they have a valid Access Permit.
 - o NYCDEP proposes this change in Access Permit age to increase safety and supervision of 12-15 year olds on City Property who will now need to be with an adult when entering City Property that requires an Access Permit. Up to 6 persons under the age of 16 may accompany an adult Access Permit holder; groups of 7 or more are required to have a Group Access Permit.
- The proposed rules include a number of plain language revisions that were identified by the retrospective rules review.

The proposed Rules are derived from historical recreational uses of the lands that are recognized in the New York City Watershed Memorandum of Agreement dated January 21, 1997, and are not intended to establish supervised recreational activities on these lands.

Statutory Authority

The Department of Environmental Protection is proposing this rule pursuant to its authority under section 1403 of the Charter of the City of New York, sections 24-302, 24-315, 24-326, 24-327, 24-346 and 24-359 of the Administrative Code of the City of New York.

It is hereby proposed that Chapter 16 (“Rules for Recreational Use of Water Supply Lands and Waters”) of Title 15 of the Rules of the City of New York, be repealed and recodified, to read as follows. The table below explains, section by section, the changes that are proposed in these Rules:

New Subdivision Designation	New Section	Description	Old Subdivision Designation
N/A: “Table of Contents”	Table of Contents	Added Table of Contents where none previously existed	N/A
Unchanged	Scope and Purpose	Amended text to make the scope and purpose clearer	§16-01
Unchanged	Definitions	Amended text to advise definitions are capitalized	16-02
Unchanged	Access Permit	Amended text to include “valid”	16-02(a)
16-02(b)	Access Permit Area	New section defining “Access Permit Area”	NA
16-02(c)	Angling	New section defining “Angling”	NA
16-02(d)	Big Game	New section defining “Big Game”	NA
16-02(e)	Boat Storage Area	Amended text to include Fishing and/or Recreational Boats	16-02(b)
NA	Boat Tag	Deleted	16-02(c)
	City	Unchanged	16-02(d)
16-02(g)	City Property	Amended text to include Reservoirs and Controlled Lakes	16-02(e)
16-02(i)	Day Use Area	Amended text from “Designated Use Area” to “Day Use Area” and added a few examples of allowed activities	16-02(f)
16-02(h)	Controlled Lake	Added definition	NA
16-02(j)	Fishing	Amended text to remove ECL section	16-02(g)
NA	Fishing Area	Deleted	16-02(h)
16-02(k)	Fishing Boats	Added definition of Fishing Boats	NA
16-02(l)	Fishing Boat Tag	Added definition of “Fishing Boat Tag”	NA
16-02(m)	Group Access Permit	Amended text to say “which has not been expired or revoked”	16-02(i)
16-02(n)	Group	Unchanged	16-02(j)
16-02(o)	Group Leader	Unchanged	16-02(k)
16-02(p)	Group Member	Unchanged	16-02(l)
16-02(q)	Guest	Unchanged	16-02(m)
16-02(r)	Guest Pass	Amended text to say “which has not been expired or revoked”	16-02(n)

16-02(s)	Hiking	Unchanged	16-02(o)
16-02(t)	High Water Mark	Added definition for "High Water mark"	NA
16-02(u)	Hunting	Added definition of "Hunting"	NA
16-02(v)	Ice Free Period	Added definition of "Ice Free Period"	NA
NA	Hiking Area	Deleted	16-02(p)
NA	Hunting Area	Deleted	16-02(q)
16-02(w)	Manned and Unmanned Aircraft	Added definition of "Manned and Unmanned Aircraft"	NA
16-02(x)	NYCDEP	Unchanged	16-02(r)
16-02(y)	NYSDEC	Unchanged	16-02(s)
16-02(z)	Public Access Area	Amended text to say as defined by these Rules, are designated by NYCDEP and are generally not adjacent to City-owned Reservoirs	16-02(t)
NA	Public map	Deleted	16-02(u)
16-02(aa)	Recreational Areas	Added new text for definition of "Recreational Areas"	NA
16-02(bb)	Recreational Boats	Added definition of Recreational Boats	NA
16-02(cc)	Recreational Boat Tag	Amended text to explain what the form of a boat tag could be.	16-02(v)
16-02(dd)	Recreational Boating Area	Amended text so say it's for recreational boats	16-02(w)
16-02(ee)	Recreational Uses	Added new text for definition of "Recreational Uses"	NA
16-02(ff)	Reservoir	Added new text for definition of "Reservoir"	
16-02(gg)	Restricted Area	Added definition for Restricted Area	NA
16-02(hh)	Small Game	Added text for definition of "Small Game"	NA
16-02(ii)	Special Event Area	Added test for definition of "Special Event Area"	NA
16-02(jj)	Tag	Added definition of "Tag"	NA
16-02(kk)	Trapping	Added definition of Trapping	NA
16-02(ll)	Vehicle Tag	Amended text to change section reference	16-02(x)
16-02(mm)	Voluntary	Added definition of Voluntary	NA
16-02(nn)	Water Supply	Amended text to include "Controlled Lakes"	16-02(y)
16-02(oo)	Watercourse	Unchanged	16-02(z)
16-02(pp)	Watershed	Amended text to include defined term "Water Supply"	16-02(aa)
16-03	Open Access Areas	Added text for section header	NA
16-03.1	Public Access Areas	Amended text to delete references to specific sections of the Rules	16-13
16-03.1(a)	Designation	Added text on how PAAs will be designated	NA
16-03.1(b)	Season	Amended text-Removed "when applicable, on the NYCDEP website, on Public Maps, and/or "in other publications or notices"	16-13(e)
16-03.1(c)	Uses	Added text on what uses are allowed	NA
NA	NA	Deleted text	16-13(a) 1 and 2
NA	NA	Deleted text	16-13(b) 1 and 2
NA	Trapping, hiking	Deleted text	16-13(c)(d)
16-03.2	Designated Use Area-now Day use Area	Amended text to delete references to specific sections of the Rules	16-14
16-03.2(a)	Designations	Added text on how DUAs will be designated	NA
16-03.2(b)	Uses	Amended text to Included examples of uses in DUAs	16-14(b)
16-03.2(c)	Hours	Added text identifying hours for DUAs	NA
NA	NA	Deleted text	16-14(a)
16-03.3 (a), (b), (c)	Special Event Area	Added test-New section for new use, no AP needed	NA
16-04 (a), (b), (c)	Access Permit Areas	Added text- new section for areas that need an AP. These were covered individually (hunting area, fishing area) previously	NA
16-04.1	Access Permit	Amended text to delete reference to PAAs and DUAs (because you don't need an AP to enter these) and referenced the new Access Permit Areas	16-03
16-04.1(a)	Application	Unchanged	16-03(a)
16-04.1(b) 1-6	Required information	Amended text to require email for paper applications, added NYCID, valid passport or school-issued id as acceptable identification	16-03(b) 1-6

16-04.1(c)	Eligibility	Amended text-removed the ability for someone 12-15 to get an AP and added someone 16 and older can get an AP so they enter Access Permit Areas and REC boating areas	16-03(c)
16-04.1(d)	Other Access	Amended text to clear up confusing language and say persons under 16 may enter City property without an access permit but must be accompanied by a permit holder 18 years or older. Persons 16 and 17 years old with a valid Access Permit do not need to be accompanied by an adult while on City Property.	16-03(d)
16-04.1(e)	Internet submission and processing	Unchanged	16-03(e)
16-04.1(f)	Mail submission and processing	Amended text-added the word “generally”	16-03(f)
16-04.1(g)	Refusal	Amended text to say refusal may be by email rather than “by electronic means through the internet”	16-03(g)
16-04.1(h)	Term	Amended text-removed “for the period of”	16-03(h)
16-04(i)	Renewal	Amended text to state NYCDEP shall send an AP renewal application and added text indicating that Vehicle Tags do not expire	16-03(i)
16-04.1(j)	Replacement	Amended text to better define response times	16-03(j)
16-04.1(k)	Notifications	Unchanged	16-03(k)
16-04.1(l)	Updating Contact Info	Amended text to add notifications for Fishing or Rec boating tag renewals	16-03(l)
16-04.1(m)	Transferability	Unchanged	16-03(m)
16-04.1(n)	Fishing and Recreational Boat Tags	Added text stating NYCDEP may revoke certain tags upon AO expiration or revocation.	NA
16-04.2	Vehicle Tag	Unchanged	16-11
16-04.2(a)	Issuance	Removed text-“over the age of 16”	16-11(a)
16-04.2(b)	Term	Unchanged	16-11(b)
16-04.2(c)	Use of Vehicle Tag	Changed text “Designated Use Area” to “DUA” and “Public Access Area” to “PAA”	16-11(c)
16-04.2(d)	Transferability	Amended text to say “the permittee” rather than “that person”	16-11(d)
16-04.2(e)	Replacement	Amended text to make sentence clearer	16-11(e)
16-05	Guest Pass	Amended text to simplify and remove age requirements	16-10
16-05(a)	Application	Amended text to remove no fee language and section reference	16-10(a)
16-05(b) (1-6)	Required information	Amended text at 3 to allow valid passport or school-issued id as acceptable identification	16-10(b) 1-6
16-05(c)	Eligibility	Amended text to remove language about outstanding AP suspension...	16-10(c)
16-05(d)	Term	Amended text to clarify the 7 day term starts when the guest pass was signed	16-10(d)
16-05(e)	Using a Guest Pass	Unchanged	16-10(e)
16-05(e)(1)	Using a Guest Pass	Unchanged	16-10(e)1
16-05(e)(2)	Using a guest pass	Amended text to say guest pass must be produced rather than carried	16-10(e)2
NA	NA	Deleted text	16-10(e)3
16-05(e)(3)	Using a Guest Pass	Amended text to increase guests from 2 to 6. Added “at all times”	16-10(e)4
16-05(e)(4)	Using a Guest Pass	Amended text to shorten sentence and remove restriction on using guest pass for hunting	16-10(e)5
16-05(e)(5)	Using a Guest Pass	Added text restricting guest pass holders from getting a Fishing or REC boat tag	NA
16-05(f)	Transferability	Unchanged	16-10(f)
16-05(g)	Renewal	Amended text referencing guest pass application rather than AP application	16-10(g)
16-06	Group Access Permit	Amended text to require NYCDEP approval	16-12
16-06(a)	Uses	Added text to include examples of what is allowed	NA
16-06(b)	Eligibility	Added text stating group leader must be 18 and those under need permission of parent/guardian	NA
16-06(c)	Term	Unchanged	16-12(a)
16-06(d)	Application	Amended text to allow for email submission and state that application is available online and at certain NYCDEP locations	16-12(b)
16-06(e)	Required Information	Amended text to say “must be provided” rather than “shall be required”	16-12(c)
16-06(e) (1, 2)	Required Information	Unchanged	16-12(c) (1, 2)
16-06(e) (3)	Required Information	Amended text to allow passport or NYCID as acceptable identification	16-12(c) (3)
16-06(e)(4)	Required Information	Unchanged	16-12(c)(4)
16-06(e) (5, 6, 7)	Required Information	Unchanged	16-12(c)(5, 6, 7)

16-06(e)(8)	Required Information	Added "in addition to group leader"	16-12(c)8
NA	Required Information	Removed waiver text	16-12(c)9
16-06(f)	Issuance Criteria	Removed reference that the proposed uses are subordinate to the primary interests of Water Supply and the Group Leader age requirement	16-12(d)
16-06(f) (1-4)	Issuance Criteria	Unchanged	16-12(d) (1-4)
16-06(f)(5)	Issuance Criteria	Amended text from "good neighborhood" to "strong neighborhood"	16-12(d)(5)
16-06(f)(6)	Issuance Criteria	Unchanged	16-12(d)(6)
16-06(f)(7)	Issuance Criteria	Amended text from "Water supply lands" to "City property"	16-12(d)(7)
16-06(g)	General Conditions	Amended text from "shall" to "must" and to state "these Rules" rather than the entire title	16-12(e)
16-06(g) (1, 2)	General Conditions	Unchanged	16-12(e)(1, 2)
16-06(g)(3)	General Conditions	Amended text from "shall" to "must" and added "photocopy of the permit"	16-12(e)(3)
16-06(g)(4)	General Conditions	Changed "water supply lands" to "City Property"	16-12(e)(4)
NA	NA	Deleted text	16-12(e)(5)
16-06(g)(5)	General conditions	Changed "shall" to "must"	16-12(e)(6)
16-06(h)	Responsibility	Amended text from "Water Supply Lands" to "City Property." Removed sentence stating the group leader is the permit holder.	16-12(f)
16-07	Old-"Fishing and Fishing Areas" New-"Fishing"	Added new section "Fishing"	16-04
16-07(a)	Fishing Activities	Added new text	NA
NA	NA	Deleted text	16-04(a)
16-07(b)	Designation	Amended text to remove "public maps" and "sign postings"	16-04(b)
16-07(c)	Season	Amended text to remove "year-round"	16-04(e)
16-07(d)	Allowable Species	Added text for allowable species	NA
16-07(e)	Means	Amended text stating anglers must be in attendance when their lines are in the water	16-04(f)
16-07(f)	Bait and Bait Disposal	Amended text to remove reference to "other publications and notices" and added "Use of bait must also be consistent with all applicable NYSDEC Rules and regulations, including those regarding the use and transport of certified baitfish."	16-04(g)
16-07(g)(1)	Fishing Equipment	Amended text to "must" from "shall" and "prohibit certain waders from use in the watershed" to "restrict the use certain types of waders and/or from use on City Property"	16-04(h)(1)
16-07(g)(2)	Fishing Equipment	Amended text to "must" from "shall"	16-04(h)(2)
16-07(g)(3)	Fishing Equipment	Amended text to "must" from "shall"	16-04(h)(3)
16-07(g)(4)	Fishing Equipment	Unchanged	16-04(h)(4)
16-07(g)(5)	Fishing Equipment	Amended text to add "gasoline or propane-powered motors" and included section references	16-04(h)(5)
16-07(g)(6)	Fishing Equipment	New text	NA
16-07(g)(7)	Fishing Equipment	New text	NA
NA	NA	Deleted text	16-04(h)(6)
16-07(h)	Fish Entrails	Amended text to add "on City property" and removed private property reference	16-04(j)
16-07(i)	Shoreline Fishing	Amended text to delete "and/or in other publications and notices."	16-04(c)
16-07(j)	Fishing from Bridges	Amended text to add "Disallowances will be indicated by NYCDEP on sign postings, on the NYCDEP website, and on NYCDEP maps"	16-04(k)
16-07(k)	Ice Fishing	Amended text to remove " and/or in other publications and notices" and changed "All other reservoirs are off-limits to ice fishing due to safety considerations" to "Ice fishing is prohibited in all other reservoirs for safety and operational reasons"	16-04(d)
NA	NA	Deleted text	16-04(i)
16-08	Hunting	Amended text from "Hunting and Hunting Areas" to "Hunting"	16-08
16-08(a)	Hunting Activities	Added text	NA
16-08(b)	Designation	Amended text to remove "Public Maps, and/or in other publications and notices."	16-08(a)
NA	NA	Deleted text	16-08(a)1
NA	NA	Deleted text	16-08(a)2
16-08(c)	Season	Added text	NA
16-08(d)	Allowable Species	Amended text to add prohibition on waterfowl hunting in or over reservoirs or Controlled Lakes, including within 500 feet of waterbodies	16-08(c)
16-08(e)	Game Pursuit	Amended text to include "in accordance with all applicable law"	16-08(e)

16-08(f)	Hunter Behavior	Amended text to say "loss of one's Access Permit" rather than "individual permissions"	16-08(f)
16-08(g)	Game Cleaning Practices	Amended text to "must" from "shall"	16-08(g)
16-08(h)	Tree Stands, Hunting Blinds and Trail Cameras	Added "trail cameras" and clarification that tree stands, hunting blinds and trail cameras may be used in PAAs and Access Permit Areas	16-08(h)
16-08(h)(1)	Tree Stands, Hunting Blinds and Trail Cameras	Unchanged	16-08(h)1
16-08(h)(2)	Tree Stands, Hunting Blinds and Trail Cameras	Amended text to include trail cameras	16-08(h)2
16-08(h)(3)	Tree Stands, Hunting Blinds and Trail Cameras	Amended text to add trail camera and removed "temporary"	16-08(h) second #1 (Was numbered wrong in Rules)
16-08(h)(4)	Tree Stands, Hunting Blinds and Trail Cameras	Amended text to include "if applicable" before Access Permit and added trail cameras	16-08(h) second #2 (Was numbered wrong in Rules)
16-08.2(h)(5)	Tree Stands, Hunting Blinds and Trail Cameras	New text	NA
16-08.2(h)(6)	Tree Stands, Hunting Blinds and Trail Cameras	Unchanged	16-08(h)3
16-08(i)	Shooting Lanes	Unchanged	16-08(i)
16-08(j)	Use of Dogs	Amended text to add "Dog training activities are allowed on Public Access Areas consistent with NYSDEC regulations."	16-08 (j)
16-08(k)	Blaze Orange	Amended text to add requirement for blaze orange while small game hunting or as otherwise required by NYSDEC and that blaze orange may be removed for fall turkey hunting while at a stationary calling station or while stationary or on stand for archery season.	16-08(k)
16-08(l)	Discharge of Firearms	Amended text to add "discharge"	16-08(m)
16-08(m)	Back Tags	Added new text requiring display of NYS-issued back tag to be consistent with NYSDEC regulation	NA
NA	NA	Deleted text	16-08(d)
NA	Animals	Moved and amended text to 16-12(c) Animals	16-08(j) (Use of dogs)
NA	NA	Deleted text	16-08(l)
16-09	Hiking	Amended text to remove "hiking areas"	16-09
16-09(a)	Hiking Activities	Amended text to remove hiking areas and removed "These activities may be further restricted at certain locations in accordance with NYCDEP sign postings or notices. Additional activities may be allowed at certain locations in accordance with NYCDEP sign postings or notices"	16-09(c)
16-09(b)	Designation	Amended text to remove "areas" and " on Public Maps, and/or in other publications and notices"	16-09(b)
16-09(c)	Season	Unchanged	16-09(d)
NA	NA	Deleted text	16-09(a)
16-10.1	Fishing Boats	Amended text to remove "by boat" and added "fishing boats" and "fishing boat tags"	16-06
NA	NA	Deleted text	16-06(a)
16-10.1(a)	Use	Amended text to add "fishing" and specify NYS fishing license requirement and changed "shall" to "must"	16-06(b)
16-10.1(b)	Eligible Boats	Amended text to remove section reference	16-05(f)
16-10.1(c)	Mooring	Amended text to add "fishing" and allowance for temporary anchor	16-06(c)
16-10.1(d)	Fishing Boat Season	Amended text to change add "fishing Boat" and "Ice Free Period" to a defined term	16-06(d)
16-10.1(e)	Condition and Maintenance	Amended text to add "Fishing"	16-06(e)
16-10.1(f)	Safety	Amended text to add Fishing and change "shall" to "must"	16-06(f)
16-10(f)(1)	Safety	Added new text for guidance on using Fishing Boats after sunset	NA
16-10.1(g)	Capacity	Amended to add Fishing	16-06(g)
16-10.1(h)	Winter Storage	Amended text to change wording order but kept meaning	16-06(h)
16-10.1(i)	Steam Cleaning and Storage	Took text from Boat Tag paragraph and incorporated it into a section (i)	16-05
16-10.1(j)	Application	Amended text to add Fishing and add details on where application can be found	16-05(a)
16-10.1(k)	Required Information	Amended text to include Fishing	16-05(b)
16-10.1(k)(1, 2, 3, 4, 5)	Required Information	Unchanged	16-05(b)1, 2, 3, 4, 5
16-10.1(k)6	Required Information	Added new text requiring applicants acknowledgement that NYCDEP can confiscate if Rules are violated and NYCDEP has no liability for damage	NA

16-10.1(k)7	Required Information	Unchanged	16-05(b)6
16-10.1(k)8	Required Information	Unchanged	16-05(b)7
16-10.1(l)	Eligibility	Amended text to add Fishing and added "subject to the restrictions included in these Rules"	16-05(c)
16-10.1(m)	Application Submission and Appointment	Amended text to include placing a boat on an open boat storage area rather than reservoir; "shall" to "must," adding "cancelled appointments" and Fishing	16-05(d)
16-10.1(n)	Boat Processing and Tag Issuance	Amended text "shall" to "must"	16-05(e)
16-10.1(n)(1)	Boat Processing and Tag Issuance	Amended text "shall" to "must" and added fishing	16-05(e)1
16-10.1(n)(2)	Boat Processing and Tag Issuance	Unchanged	16-05(e)2
16-10.1(n)(3)	Boat Processing and Tag Issuance	Amended text to add "boat condition"	16-05(e)3
16-10.1(n)(4)	Boat Processing and Tag Issuance	Amended text to add "and equipment" and "or its designee"	16-05(e)4
16-10.1(n)(5)	Boat Processing and Tag Issuance	Unchanged	16-05(e)5
NA	NA	Deleted text	16-05(e)6
NA	NA	Deleted text	16-05(e)7
16-10.1(n)(6)	Boat Processing and Tag Issuance	Amended text to remove some requirements of detailed materials NYCDEP must give to the boat owner. Added text that the boat must be placed immediately at the assigned Boat Storage Area	16-05(e)8
16-10.1(n)(7)	Boat Processing and Tag Issuance	Amended text to clarify that NYCDEP can restrict certain Boat Storage Areas and may maintain a waiting list for when spots become available	16-05(e)9
16-10.1(o)	Rejection	Amended text to add "Fishing"	16-05(g)
16-10.1(o)(1,2,3,5)	Rejection	Unchanged	16-05(g) 1, 2, 3, 5
16-10.1(o)(4)	Rejection	Amended text to add "and/or"	16-05(g)4
16-10.1(p)	Term	Amended text for term of tag from 2 years to 4. Changed provision requiring boat be removed if AP is expired or revoked, but not suspended. Added language stating boats cannot be used upon AP suspension	16-05(h)
16-10.1(q)	Display	Amended text to include fishing, a provision NYCDEP may ask for owner to remove non-NYCDEP issued numbers from the boat and removal top confiscation	16-05(i)
16-10.1(r)	Replacement	Amended text to include Fishing	16-05(j)
16-10.1(s)	Renewal	Amended text to include Fishing and changed "shall" to "will"	16-05(k)
16-10.1(t)	Transferability	Amended text to include Fishing	16-05(l)
16-10.1(u)	Transfer of Fishing Boat Ownership	Amended text to include Fishing	16-05(m)
16-10.1(u)(1)(i-vi)	Transfer of Fishing Boat Ownership	Amended text to break these into separate items (i-vi)	16-05(m)1
16-10.1(u)(2)	Transfer of Fishing Boat Ownership	Transfer of Fishing Boat Ownership	16-05(m)2
16-10.1(u)(3)	Transfer of Fishing Boat Ownership	Amended text to add Fishing and changed "shall" to "must"	16-05(m)3
16-10.1(u)(4)	Transfer of Fishing Boat Ownership	Amended text to add Fishing	16-05(m)4
16-10.1(u)(5)	Transfer of Fishing Boat Ownership	Amended text to add Fishing and changed "shall" to "must"	16-05(m)5
16-10.1(u)(6)	Transfer of Fishing Boat Ownership	Added new text that transfers are not allowed within or into closed Boat Storage Areas	NA
16-10.1(u)(7)	Transfer of Fishing Boat Ownership	Added new text that NYCDEP may impose limits on the number of transfers an individual can have per calendar year	
16-10.1(v)	Fishing Boat Storage Area	Amended text to include: by NYCDEP and/or its designee, "boat" to "Fishing Boat," changed "removal" to "confiscation"	16-05(n)
16-10.1(w)	Fishing Boat Storage	Amended text to change "boats" to "Fishing Boats," "shall" to "must" and added a provision that Fishing Boats must not be stored within the shoreline buffer area rather than it being recommended. Also added a provision that Fishing Boats being stored leaning against trees must be secured so they don't flip over into a hull-down position. Also add new text indicating that NYCDEP may remove Fishing Boats or suspend Access Permit holders who do not comply with the Rules.	16-05(o)
16-10.1(x)	Fishing Boat Placement and Securing	Amended text to change "boats" to "Fishing Boats", added a provision that boats must be stored flat against the ground, and added new text indicating that NYCDEP may remove Fishing Boats or suspend Access Permit holders who do not comply with the Rules.	16-05(p)

16-10.1(y)	Owner Removal of Fishing Boat	Amended text to change "boat" to "Fishing Boat" and "shall" to "must"	16-05(q)
16-10.1(z)	Change of Reservoir or Controlled Lake	Amended text to include "with valid access permit" and changed "boat" to "Fishing Boat." Added text specifically requiring the fishing boat be steam cleaned.	16-05(r)
16-10.1(aa)	Loaning a Fishing Boat	New text clarifying Fishing Boats may be loaned to others with a valid Access Permit.	NA
16-10.2	Recreational Boats	Amended text to remove "areas." Removed several cross references and removed reference to SEQRA /CEQRA	16-07 Recreational Boating Areas
16-10.2(a)	Season	Amended text to lengthen season	16-07(a)
16-10.2(b)	Recreational Boat Tags	Removed text re: if no NYCDEP designees are available	16-07(b)
16-10.2(b)(1)	Eligibility	Amended text to delete sailboats and kayaks with sail and or pedal drive systems as eligible recreational boats	16-07(b)(1)
16-10.2(b)(2)	Term	Amended text: removed season dates. Removed 24 hour requirement for removing boat if AP is suspended.	16-07(b)(2)
16-10.2(b)(3)	Application	Amended text, reduced the location listing of tags may be obtained	16-07(b)(3)
16-10.2(b)(4)(i-vii)	Required Information	Unchanged	16-07(b)(4)(i-vii)
16-010.2(b)(5)	Boat Processing, Registration, Steam Cleaning and Recreational Boat Tag Issuance	Amended text "shall" to "must." Added text that tags cannot be transferred and all boats and equipment must be steam cleaned	16-07(b)(5)
16-10.2(c)	Recreational Boat Launch Sites	Amended text "shall" to "must." Removed "local sporting outfitters" from list	16-07(c) Boat Launch Sites
16-10.2(d)	Recreational Boat Storage Areas and Recreational Boat Storage	Amended text: added statement that where racks or stanchions are present, boats must be secured to them and NYCDEP reserves the right to delineate certain storage areas. Also made this section consistent with the Fishing Boat section.	16-07(d) Boat Storage Areas and Boat Storage
16-10.2(e)	Owner Removal of Recreational Boat With Recreational Tag	Amended text "shall" to "must" and changed "prior" to "before"	16-07(e) Owner Removal of Boat With Recreational Boat Tag
16-10.2(f)	Safety	Amended text "shall" to "must"	16-07(k)
16-10.2(g)	Capacity	Amended text to add "recreational"	16-07(l)
16-10.2(h)	Condition and Maintenance	Amended text to add "recreational"	16-07(m)
16-10.2(i)	Use	Added new text stating Fishing is not required when Recreational Boating	NA
16-10.3(1)	NYCDEP Confiscation of all Boats	Amended and added text: Now refers to confiscation rather than removal. This section will include fishing and recreational boats rather than having language in each of those section. Gave NYCDEP ability to confiscate boats that are not in compliance with any section of the Rules. Calling the removal charge a "penalty." Added provision NYCDEP or designee could confiscate boats.	16-05(s) NYCDEP removal of boats.
16-10.3(2)	Storage of NYCDEP Confiscated Boats	Amended and added text: Added provision NYCDEP or designee could store confiscated boats in place rather than removing them to a NYCDEP facility. Specified that NYCDEP is not liable for damage to accessories, chains etc. during removal.	16-05(t) Storage of NYCDEP removed boats
16-10.3(3)	Owner Claim of Confiscated Boats	Amended text: Added provision owner could claim a boat through NYCDEP or its designee. Added debilitating illness as a reason to waive penalty	16-05(u) Owner of claimed stored boats.
16-10.3(4)	Disposal of Confiscated Property	Amended text to allow sale/disposal of all confiscated property and removed sealed bid requirement	16-05(v) Disposal of NYCDEP-owned boats
16-10.3(5)(i, ii,iii)	Boat Relinquishment	Amended text: Changed "shall" to "must." Added bullets for the items the letter to NYCDEP must include. Added requirements for the boat owner's representative to follow if they are sending the letter. Added NYCDEP address where the letter must be sent.	16-05(w)
16-10.3(6)	Lost or Stolen Property	Amended text: changed from "boats" to "all property." Removed text stating NYCDEP would attempt to locate the boat and report to NYCDEP Police	16-05(x): Lost and stolen boats.
16-10.3(7)(i-vi)	Limitations	Added new text that gives NYCDEP the ability to place limits on the number of boats individuals can have, the number of boats NYCDEP will allow on a Reservoir, Controlled Lake or Boat Storage Area.	NA
16-11(a)	Restricted Areas/General	Unchanged	16-15(a)
16-11(b)	Restricted Areas/Location	Unchanged	16-15(b)
16-11(b)(1)	Restricted Areas/Location	Unchanged	16-15(b)(1)
16-11(b)(2)	Restricted Areas/Location	Amended text to remove hiking, fishing, hunting and added "Access Permit Area." Also added a provision indicating that NYCDEP can extend restricted area to greater than 500 feet.	16-15(b)
16-11(b)3	Restricted Areas/Location	Amended text to add "no trespassing" signs and made Restricted Area a defined term	16-15(c)(3)
16-12	General Rules	Unchanged	16-16
16-12(a)	Personal Identification	Amended text deleting reference to minors under 12, changed "shall" to "must," allow school-issued identification for those 18 and younger and added requirement that everyone over 12 must carry ID	16-16(a)
16-12(b)	Signs and Instruction	Changed "shall" to "must"	16-16(b)

16-12(c)	Trespass	Changed "shall" to "must"	16-16(c)
16-12(d)	Property Use and Designation	Unchanged	16-16(d)
16-12(e)	Abandoned and Confiscated Property other than Boats	Amended text to describe how abandoned and confiscated property becomes the property of NYCDEP and how it can be disposed of.	16-16(e) Abandoned Property
16-12(f)	Other licenses	New text	NA
16-12(g)	Recreation Area Closures	New text	NA
16-12(h)	Season	New text	NA
16-12(i)	Hours	New text	NA
16-12(j)	Express Written Permission	New text describing how NYCDEP grants written permission for certain activities.	NA
16-13	Regulated Activities	Changed "enumerated" to "listed"	16-18
16-13(a)	Injury, Destruction or Abuse of Natural Resources or Property	Amended text to remove subsection 1 and 2 from 16-12(a).	16-18(a)
16-13(b)	Firearms, Weapons, Explosives	Amended text to include air guns, pistols, and a statement that those who use or carry a handgun/pistol must have a valid handgun license or pistol permit.	16-18(b)
16-13(c)(1-4)	Animals	Amended text to expand this restriction from "dogs" to include "animals" and to state they are excluded from City property except for certain instances, which are listed.	16-18(c)
16-13(d)	Posting of Notices or Signs	Amended text to remove temporary marking provision and added reference to subparts 16-12(d)(i) and (ii)	16-18(d) Posting of Notices, Signs and Marking of Trails
16-13(d)(1)	Posting of Notices or Signs – Flagging Tape	New text indicating when flagging tape is allowed	NA
16-13(e)	Tents and Other Structures	Amended text, removed reference to section 16-08h	16-18(e)
16-13(f)	Motor Vehicle Access	Amended text, removed reference for reasons vehicles may be removed	16-18(f)
NA	NA	Deleted text	16-18(g)
16-14	Prohibitions	Changed "enumerated" to "listed"	16-17
16-14(a)	Littering, Polluting, Dumping	Amended text to change "shall" to "must" and added language explaining examples of litter that should be removed from City property	16-17(a)
16-14(b)	Bathing, Swimming, Washing of Objects	Unchanged	16-17(b)
16-14(c)	Unauthorized Presence on City Property	Amended text to change "without" to "unless" and "rules" to "Rules"	16-17(c)
16-14(d)	Target Shooting	New text	NA
16-14(e)	Camping	Unchanged	16-17(d)
16-14(f)	Fires	Amended text to add "except as otherwise allowed per signage"	16-17(e)
16-14(g)	Smoking	Amended text to prohibit smoking, including electronic cigarettes (e-cigarettes), at all times	16-17(f)
16-14(h)	Motorized Equipment	Amended text to allow for exceptions under certain sections of the Rules. Added provision indicating that NYCDEP could allow use under certain circumstances	16-17(g)
16-14(i)	Commercial Activities	Amended text to allow a designee for NYCDEP to allow certain commercial activities consistent with the Rules and added public safety and security as a factor to consider when granting approval.	16-17(h)
16-14(j)	Other Activities	Amended text to add public safety and security as a factor to consider when granting written approval, removed examples of activities not allowed such as horseback riding, etc.	16-17(i)
16-14(k)	Manned and Unmanned Aircraft	New text restricting Manned and Unmanned Aircraft	NA
16-14(l)	Horses	New text restricting horses	NA
16-14(m)	Biking	New text restricting biking on City Property except in DUAs as posted	NA
16-15	Rule Infractions	Amended text to change "rules" to "Rules"	16-19 Permit Suspension and Revocation
16-15(a)	Confiscation	Amended text to change "shall" to "must"	16-19(a)(1-5)
16-15(b)(1-5)	Notification Procedure	Amended text stating NYCDEP will make a determination as to whether the Access Permit should be revoked, suspended or returned.	16-19(b)(1-5)
16-15(c)	Suspension	Amended text to break this section down into 3 subsections 16-15(c)(1),(2) and (3) below	16-19(c)
16-15(c)(1)	Suspension	Amended and added new text from portions of 16-14(c), including text to allow suspended AP and Tags to be renewed but not used until suspension term is expired.	Portion of 16-19(c)
16-15(c)(2)	Suspension	Amended and added new text stating a person cannot enter City land for any reason while AP is suspended	Portion of 16-19(c)

16-15(c)(3)	Suspension	Moved text	Portion of 16-19(c)
16-15(c)(4)	Suspension	New text allowing valid boats to be left on a reservoir while the AP is under suspension	NA
16-15(c)(5)	Suspension	Moved text	Portion of 16-19(c)
16-15(d)	Penalty Schedule	Amended text “rules” to “Rules,” added provision that offenders who have threatened public safety, etc. can be assessed the maximum penalty	16-19(e)
16-15(d)(1)	Penalty Schedule	New text	NA
16-15(d)(2)	Penalty Schedule	Moved and amended text to address 2 or more violations and violations of 3 or more sections of the Rules during a single incident or individual offense.	Portion of 16-19(e)
Now under 16-15(d/e)	Penalty Schedule Table	Amended text to reference correct sections and added several new penalties to reflect new sections in the Rules.	16-19(e)
16-15(e)	Revocation	Deleted text to remove “egregious”	16-19(d)
16-15(f)(1,2)	Appeals	Amended text to clarify an individual has 30 days from the date of the NYCDEP letter to appeal, changed “should” to “must.” Changed NYCDEP’s response time from 30 days to 45 days. Added statement that court dispositions of summons or arrests will not negate any Rules violations but may be considered in an appeal. Changed “Watershed Lands and Community Planning” to “Natural Resources Division”	16-19(f)(1,2)
16-15(g)	Reinstatement	Unchanged	16-19(g)
16-15(h)(1-4)	Group Infractions	Changed “Water Supply Lands” to “City Property”	16-19(h)(1-4)
16-15(i)(1-5)	Public Access Area and Designated Use Area Infractions	Amended text to change “designated” to “day”, (2) changed “removal” to “expulsion removed text, (3) changed “suspension” to “prohibition”	16-19(i)(1-5)
16-16	Conformance with State and Local Laws	Amended text to spell out ECL, changed “rules” to “Rules”, added trapping.	16-20
16-17	Unenforceability	Unchanged	16-21

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

New material is underlined.

Section 1. Chapter 16 (“Rules for Recreational Use of Water Supply Lands and Waters”) of Title 15 of the Official Compilation of the Rules of the City of New York is REPEALED.

Section 2. A new Chapter 16 (“Rules for Recreational Use of Water Supply Lands and Waters”) of Title 15 of the Official Compilation of the Rules of the City of New York is added to read as follows:

**NYCDEP
Rules for the Recreational Use of
Water Supply Lands and Waters**

**CHAPTER 16
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§16-01 Scope and Purpose.

The following rules (the “Rules”) apply to all recreational use of the New York City lands, lakes and reservoirs owned for Water Supply (as defined below) purposes in the counties of Delaware, Dutchess, Greene, Orange, Putnam, Schoharie, Sullivan, Ulster, and Westchester. These Rules promote New York City’s goal of allowing recreational use and enjoyment of its water supply lands and waters and water supply protection. Additional information about recreational use opportunities is available from the New York City Department of Environmental Protection (as defined below, the “NYCDEP”) offices and on the NYCDEP website at www.nyc.gov/dep.

§16-02 Definitions.

All capitalized terms have the same meaning as in the New York State Environmental Conservation Law (“ECL”) unless defined differently herein as follows:

- (a) **Access Permit.** “Access Permit” means a valid NYCDEP instrument of registration and permission to access certain City Property for Recreational Use as further described in section 16-04.1 herein.
- (b) **Access Permit Areas.** “Access Permit Areas” means a City Property location designated by NYCDEP as available for recreation uses as determined by NYCDEP, and for which a NYCDEP Access Permit and Vehicle Tag are required. Access Permit Areas are generally located near Water Supply facilities, such as Reservoirs and Controlled Lakes, and may have special access requirements or restrictions.
- (c) **Angling.** “Angling” means taking fish by hook and line. This includes bait and fly fishing, casting, trolling and the use of landing nets to complete the catch.
- (d) **Big Game.** “Big Game” means deer and bear.
- (e) **Boat Storage Area.** “Boat Storage Area” means a location on land designated by NYCDEP for Fishing and/or Recreational Boats to be stored when not on the water.
- (f) **City.** “City” means the City of New York.
- (g) **City Property.** “City Property” means all real property, Reservoirs and Controlled Lakes owned by the City and within the jurisdiction of NYCDEP in the counties of Delaware, Dutchess, Greene, Orange, Putnam, Schoharie, Sullivan, Ulster, and Westchester.
- (h) **Controlled Lake.** “Controlled Lake” means a lake from which the City may withdraw water pursuant to rights acquired by the City or as a right of ownership. The Controlled Lakes, for purposes of these Rules, are Lake Gilead and Lake Gleneida.

- (i) **Day Use Area.** “Day Use Area” means a City Property location designated by NYCDEP as available for designated Recreational Uses, as determined by NYCDEP in accordance with these Rules. It is not necessary to have an Access Permit or a Vehicle Tag for activities in a Day Use Area. Day Use Areas are generally areas that may be designated for activities including, but not limited to, running, walking, in-line skating, biking, and dog walking.
- (j) **Fishing.** “Fishing” means taking fish by Angling and also includes the use of tip-ups for ice fishing and the taking of carp by bow and arrow.
- (k) **Fishing Boats.** “Fishing Boats” means metal rowboats with a location-designated NYCDEP Fishing Boat Tag that may be used on City Reservoirs and Controlled Lakes and stored on an adjacent Boat Storage Area for Fishing.
- (l) **Fishing Boat Tag.** “Fishing Boat Tag” means a valid instrument of permission, which may include a sticker, bar code, or other instrument as determined by NYCDEP, issued to allow Access Permit holders to store a Fishing Boat in an adjacent Boat Storage Area, as further described in section 16-10.2(i) herein.
- (m) **Group Access Permit.** “Group Access Permit” means an valid instrument of registration and permission for groups to temporarily access certain City Property that requires an Access Permit for Recreational Use without each member having to obtain an individual Access Permit, as further described in section 16-06 herein.
- (n) **Group.** “Group” means any congregation of individuals in excess of six (6) people and shall not consist of more than thirty (30) individuals. Groups larger than 30 people are not permitted.
- (o) **Group Leader.** “Group Leader” means the person who applies for the Group Access Permit and who agrees to accept responsibility for the conduct, activities, and safety of all Group Members.
- (p) **Group Member.** “Group Member” means an individual listed on the Group Access Permit application for whom completed liability waivers have been received and accepted by NYCDEP, and who will accompany the Group Leader on the permitted Group activity.
- (q) **Guest.** “Guest” means a person accompanying a valid Access Permit holder who has completed and signed a Guest Pass application.
- (r) **Guest Pass.** “Guest Pass” means a valid instrument of registration and permission for Guests of valid Access Permit holders to temporarily access certain City Property for Recreational Use as further described in section 16-05 herein.
- (s) **Hiking.** “Hiking” means foot travel including hiking, walking, running, cross-country skiing, snowshoeing, bird watching, nature observation and photography.
- (t) **High Water Mark.** “High Water Mark” means the visible mark along the shoreline where the Reservoir water intersects with the shoreline during its high peak level. Boaters are encouraged to contact the appropriate NYCDEP Boat Office if they have questions identifying this boundary.
- (u) **Hunting.** “Hunting” means pursuing, shooting, killing or capturing (other than Trapping as defined below) wildlife, except wildlife which has been lawfully trapped or otherwise reduced to possession, and includes all lesser acts such as disturbing, harrying or worrying, whether they result in taking or not, and every attempt to take and every act of assistance to any other person in taking or attempting to take wildlife.
- (v) **Ice Free Period.** “Ice Free Period” means that the main bodies and shorelines of the Reservoirs and Controlled Lakes are free from ice. There is the possibility that a Reservoir whose main body is free of ice (and therefore “open” to Fishing) may still have some ice present in some of the isolated coves and protected areas.
- (w) **Manned and Unmanned Aircraft.** “Manned and Unmanned Aircraft” means, without limitation, drones, model airplanes, airplanes, flying machines, balloons, parachutes or other apparatus for aviation.
- (x) **NYCDEP.** “NYCDEP” means the New York City Department of Environmental Protection, an executive agency of the City.
- (y) **NYSDEC.** “NYSDEC” means the New York State Department of Environmental Conservation, an executive agency of the State of New York.
- (z) **Public Access Area.** “Public Access Area” means those areas of City Property designated by NYCDEP and by these Rules as available for Recreational Uses without a NYCDEP Access Permit and Vehicle Tag, as designated by NYCDEP and described herein. Public Access Areas are generally not adjacent to Reservoirs.
- (aa) **Recreational Areas.** “Recreational Areas” means Public Access Areas, Day Use Areas, Access Permit Areas, Fishing Boat Areas, and Recreational Boating Areas
- (bb) **Recreational Boats.** “Recreational Boats” means vessels that may be used in Recreational Boating Areas and stored on adjacent City Property for Recreational Uses, as further described in section 16-10.2(b)(1).
- (cc) **Recreational Boat Tag.** “Recreational Boat Tag” means a valid instrument of permission, which could include a sticker or bar code or other instrument as determined by NYCDEP, issued for the purpose of allowing Access Permit holders to use and store boats for use when boating on Recreational Boating Areas as further described in section 16-10.2 herein.
- (dd) **Recreational Boating Area.** “Recreational Boating Area” means a location designated by NYCDEP within the Cannonsville, Neversink, Pepacton and Schoharie Reservoirs that is available for use of Recreational Boats.
- (ee) **Recreational Uses.** “Recreational Uses” means activities on City Property that, in the sole discretion of NYCDEP, do not pose a potential adverse impact to natural resources, water quality or security, and includes, without limitation, the following activities: Hunting, Hiking, Fishing, Trapping, paddling, exercising, bird watching, nature observation, sightseeing, cross country skiing, snowshoeing, and nature photography.
- (ff) **Reservoir.** “Reservoir” means any natural or artificial impoundment of water owned or controlled by the City which is tributary to the City Water Supply system.
- (gg) **Restricted Area.** “Restricted Area” means any area in which public access is not allowed.
- (hh) **Small Game.** “Small Game” means upland and migratory game birds, small game mammals (e.g., squirrel, rabbit), furbearers (e.g., fox, coyote), and reptiles and amphibians.
- (ii) **Special Event Area.** “Special Event Area” means a location on City Property designated by NYCDEP as available for designated Recreational Uses, which shall be designated by NYCDEP in accordance with these Rules, but not requiring NYCDEP Access Permits or Vehicle Tags. These areas are for short duration, low-impact activities including but not limited to “Family Fishing Day” and Reservoir clean-ups in which NYCDEP staff are present as facilitators of the event.
- (jj) **Tag.** “Tag” includes Vehicle Tags, Recreational Boat Tags and Fishing Boat Tags.
- (kk) **Trapping.** “Trapping” means taking, killing and capturing wildlife with traps, deadfalls and other devices commonly used to take wildlife, and the shooting or killing of wildlife lawfully trapped, and includes all lesser acts such as placing, setting or staking such traps, deadfalls and other devices whether they result in taking or not, and every attempt to take and every act of assistance to any other person in taking or attempting to take wildlife with traps, deadfalls or other devices.
- (ll) **Vehicle Tag.** “Vehicle Tag” means a valid instrument of permission issued in support of an Access Permit for the purpose of allowing visitors to park a vehicle on City Property while accessing City Property for Recreational Use, as further described in section 16-04.2 herein.
- (mm) **Voluntarily.** “Voluntarily” means anything other than a forced or emergency landing of any manned or unmanned aircraft.
- (nn) **Water Supply.** “Water Supply” means the New York City public water supply system, and includes all Watercourses, wetlands, Reservoirs, Reservoir stems and Controlled Lakes tributary thereto.
- (oo) **Watercourse.** “Watercourse” means a visible path through which surface water travels on a regular basis, including an intermittent stream, which is tributary to the Water Supply. A drainage ditch, swale or surface feature that contains water only during and immediately after a rainstorm or a snowmelt shall not be considered to be a Watercourse.
- (pp) **Watershed.** “Watershed” or “New York City Watershed” means the land area contributing surface water to the New York City Water Supply.

Subchapter A: Open Access Areas

§ 16-03.1 Public Access Areas

Public Access Areas (PAA) are those locations designated for public use without the need for a Access Permit. NYCDEP may, in its discretion, designate portions of City Property as PAAs. PAAs are located on City Property that is not adjacent to Water Supply facilities such as Reservoirs or Controlled Lakes.

- (a) **Designations.** PAAs are posted with signs and otherwise designated as such by NYCDEP on NYCDEP maps, the NYCDEP website, and/or in other NYCDEP publications.

- (b) **Season.** Access to PAAs is year-round except as otherwise restricted on NYCDEP sign postings and on NYCDEP maps on the NYCDEP website.
- (c) **Uses.** Permitted uses shall be posted on signs in the PAA, and may, at NYCDEP's discretion, include one or more of the following permitted uses: Fishing, Hunting, Hiking and/or Trapping. No boating is allowed on PAAs.

§ 16-03.2 Day Use Areas.

Day Use Areas (DUAs) are those locations on City Property designated for public use without the need for a NYCDEP Access Permit. These areas may be near Water Supply facilities and usually have some improvements. DUAs may or may not have management agreements with local municipalities.

- (a) **Designations.** DUAs and their allowed uses shall be designated by NYCDEP on NYCDEP maps on the NYCDEP website and by NYCDEP sign postings.
- (b) **Uses.** Permitted uses shall be posted on signs in the DUA, and may, at NYCDEP's discretion, include one or more of the following activities: walking, picnicking, in-line skating, dog walking, bicycling and Fishing. Permitted uses shall be posted on signs and on the NYCDEP website.
- (c) **Hours.** Hours of use shall be posted on NYCDEP signage and will typically be dawn to dusk.

§ 16-03.3 Special Event Areas.

Special Event Areas (SEA) are those locations on City Property designated for public use during a NYCDEP-sponsored event without the need for a NYCDEP Access Permit.

- (a) **Designations.** SEAs will be designated by NYCDEP for specific limited duration events, typically one day.
- (b) **Uses.** Uses allowed in SEAs shall be determined by NYCDEP and shall be posted on event flyers and other outreach material.
- (c) **Hours.** Hours of use shall be determined by NYCDEP on an event-by-event basis.

§ 16-04 Access Permit Areas.

Access Permit Areas (APAs) are those areas that require a valid NYCDEP Access Permit and Vehicle Tag for entry. NYCDEP may, in its discretion, designate portions of City Property as APAs that may be entered and used by the public for Recreational Uses with the requirement of having a valid NYCDEP Access Permit and Vehicle Tag.

- (a) **Designations.** APAs and their allowed uses shall be designated by NYCDEP on NYCDEP maps on the NYCDEP website and by NYCDEP sign postings.
- (b) **Uses.** Permitted uses shall be posted on signs in the APA, and may, at NYCDEP's discretion, include Fishing, Hunting, Hiking, Trapping, and use of Fishing Boats, and Recreational Boats. Scouting for the purpose of deer Hunting is allowed, provided that valid NYCDEP Access Permits are carried.
- (c) **All individuals entering APAs must have (1) a valid NYCDEP Access Permit as required in section 16-04.1 of these Rules, and (2) a Vehicle Tag as required in section 16-04.2 herein.**

§ 16-04.1 Access Permit.

- (a) **Application.** The Access Permit application shall be available for download or completion on the NYCDEP website and for pick-up at certain NYCDEP facilities in New York City. NYCDEP offices throughout the Watershed and such other locations as indicated on the NYCDEP website. No application fee is required.
- (b) **Required Information.** An Access Permit application shall require the following information:
- (1) Applicant's name, mailing address, phone number, electronic mail address, and date of birth;
 - (2) Applicant's gender, height, eye color and hair color;
 - (3) Applicant's driver's license number and state of issuance, or non-driver's identification number and state of issuance, or IDNYC identification card, or any valid passport, or any school-issued identification;
 - (4) Acknowledgement of risks and waiver of liability;
 - (5) Applicant's signature and date of signature;
 - (6) Parent or legal guardian's signature and date of signature if applicant is between 16 and 17.

Information provided shall be maintained by NYCDEP for agency purposes only.

- (c) **Access Permit Eligibility.** All persons 18 years of age and older must complete an application for and receive, maintain and carry a valid Access Permit in order to enter Access Permit Areas (and

must have the applicable NYSDEC hunting, fishing and/or trapping licenses as required by the NYSDEC Environmental Conservation Law as described in section 16-12(f) herein) and Recreational Boating Areas for recreational purposes as defined in these Rules. Entry onto Access Permit Areas, without a valid Access Permit, Guest Pass, or appropriate accompaniment as described herein, is prohibited and shall be considered a trespass.

Persons aged 16 and 17 are eligible to apply for an Access Permit and must have the written consent of their parent or legal guardian indicated on their Access Permit application to obtain an Access Permit. Persons aged 16 and 17 years old who obtain a valid Access Permit may enter City Property for Recreational Activities without an adult.

- (d) **Other Access.** All persons under 16 years of age may access City Property without an Access Permit or a Guest Pass for Recreational Uses but must be accompanied by a valid Access Permit holder aged 18 or older. A valid Access Permit holder aged 18 or older may accompany up to six (6) persons under the age of 16 and he or she is responsible for their conduct and safety and shall be liable for any of their violations of these Rules. Groups in excess of six (6) persons under the age of 16 require a Group Access Pass, signed by a parent or guardian as provided in section 16-06.
- (e) **Internet Submission and Processing.** The NYCDEP Access Permit application may be completed and submitted on the NYCDEP website. Access Permit issuance letters, Access Permits and corresponding Vehicle Tags may be printed directly from the NYCDEP website. NYCDEP is not responsible for electronic delivery errors or limitations of equipment and services not maintained by NYCDEP that may cause delays or prevent printing.
- (f) **Mail Submission and Processing.** Completed Access Permit applications may be submitted by United States Postal Service ("USPS") mail to the address on the form. Accepted applications submitted by USPS mail shall be processed as follows:
An Access Permit issuance letter and Access Permit shall be generated and mailed with the corresponding Vehicle Tag generally within two weeks of receipt, except in unusual circumstances, directly to the address submitted on the application.

Addresses on any mailings returned to NYCDEP as undeliverable by the USPS shall be verified for accuracy and re-mailed if necessary. Applicants are responsible for maintaining current, accurate contact information with NYCDEP. NYCDEP shall not be responsible for USPS delivery errors or lost mail.

- (g) **Refusal.** Rejected applications will be returned to the applicant, accompanied by a letter or email identifying the reason(s) for refusal, generally within two weeks of application receipt, except in unusual circumstances, directly to the address submitted on the application. Within ten days of receipt of the communication, the applicant may send an appeal of NYCDEP's refusal to issue an Access Permit to the NYCDEP Deputy Chief of City Land Stewardship. Such appeal must include any relevant information pertaining to the basis for the refusal. Upon examination of the circumstances and generally within two weeks of receipt, the NYCDEP Deputy Chief City Land Stewardship will either uphold the refusal or revise its prior decision and issue an Access Permit upon such terms and conditions as may be appropriate. The applicant will be notified of NYCDEP's determination in writing. Grounds for refusal of an Access Permit include but are not limited to the following:
- (1) Incomplete or illegible application;
 - (2) Failure to meet application eligibility requirements;
 - (3) Submission of false information.
- (h) **Term.** An Access Permit is valid for five (5) years, or the period indicated thereon, expiring on the permit holder's day and month of birth, unless revoked, suspended or altered by NYCDEP.
- (i) **Renewal.** NYCDEP will send an Access Permit renewal application by electronic or USPS mail to the address on file for each valid Access Permit holder generally two months before the Access Permit expiration date. The Access Permit renewal application will require confirmation of the permit holder's information on file, as well as user survey questions, if any. Access Permit renewal processing will be as provided for in the initial application. Applicants may renew their Access Permits by returning the application by USPS mail or through the NYCDEP website.
- (j) **Replacement.** To replace lost or destroyed Access Permits the permit holder must send a written request to NYCDEP by USPS, electronic mail or through the NYCDEP website. Electronically requested replacements may be printed immediately upon NYCDEP's approval, whereas replacements requested by USPS mail will generally be issued within two weeks of receipt of the request.

- (k) **Notifications.** Notices to Access Permit holders shall be sent to the address on record with NYCDEP. It is the Access Permit holder's responsibility to inform NYCDEP of any changes to the address and information submitted on a permit application or renewal form.
- (l) **Updating Contact Information.** It is the Access Permit holder's responsibility to inform NYCDEP of any changes to the contact information submitted on his or her application or renewal form. Access Permit holders must notify NYCDEP in writing, either by electronic or USPS mail, of any such changes. Failure to do so may result in the Access Permit holder not receiving important notifications, such as Fishing or Recreational Boat Tag renewal notices, area closure notices or Access Permit renewal notices. Access Permit holders may use the Access Permit Update Form to submit contact changes or update their information on the NYCDEP website. This form is available for download from or completion on the NYCDEP website and for pick-up at certain NYCDEP facilities in New York City, NYCDEP offices throughout the Watershed and such other locations as indicated on the NYCDEP website.
- (m) **Transferability.** An Access Permit is not transferable and may be used only by the person to whom it has been issued.
- (n) **Fishing and Recreational Boat Tags.** NYCDEP may revoke an individual's Fishing or Recreational Boat Tag(s) upon Access Permit revocation or expiration.

§ 16-04.2 Vehicle Tag.

All vehicles parked on City Property for Recreational Uses other than at DUAs and PAAs must have the driver's valid Vehicle Tag prominently displayed in their vehicle so that it is visible from the front of the vehicle.

- (a) **Issuance.** Any person who has been issued an Access Permit shall be issued a Vehicle Tag.
- (b) **Term.** A Vehicle Tag is valid only if and for so long as the person's Access Permit is valid. If an expired Access Permit is renewed, the Vehicle Tag becomes valid again upon renewal of the Access Permit.
- (c) **Use of a Vehicle Tag.** The driver's Vehicle Tag must be prominently displayed so that it is visible from the front of the vehicle, typically hanging from the rear view mirror whenever a person is accessing City Property for Recreational Use, except in DUAs and PAAs. Only one Vehicle Tag is required to be displayed if multiple Access Permit holders are visiting Access Permit Areas in the same vehicle. Motorcycle drivers may display a photocopy of their Vehicle Tag on the motorcycle.
- (d) **Transferability.** Vehicle Tags are not transferable to another person but may be used by the permittee on any vehicle.
- (e) **Replacement.** Lost or destroyed Vehicle Tags will be replaced upon the holder's written request to NYCDEP by USPS, electronic mail or the NYCDEP website. Electronically requested replacements may be printed immediately upon NYCDEP's approval, whereas replacements requested by USPS mail will generally be issued within two weeks of receipt of the request.

§ 16-05 Guest Pass.

Guest Passes are for temporary access for the Recreational Use of certain City Property. Guests may participate in all Watershed recreational opportunities while accompanied by a person who has a valid Access Permit. A Guest Pass cannot be used to obtain a Fishing or Recreational Boat Tag. Access Permit holders are responsible for their Guests and must ensure their Guests follow all Recreational Rules.

- (a) **Application.** The Guest Pass is a fully completed Guest Pass application signed by the Guest, or signed by the Guest's parent or legal guardian if the Guest is under 18, and carried by the Guest. No Guest Pass is necessary for individuals under 16 years of age, or for groups of up to 6 under 16 years of age, provided they are accompanied by an Access Permit holder aged 18 or older. No application fee is required.
- (b) **Required Information.** A valid Guest Pass application must be filled out by the Guest and include:
- (1) Guest's name, mailing address, phone number, electronic mailing address, and date of birth;
 - (2) Guest's gender, height, eye color and hair color;
 - (3) Guest's driver's license number and state of issuance, or non-driver's identification number and state of issuance, or IDNYC identification card, any valid passport or any school-issued identification;
 - (4) Acknowledgement of risks and waiver of liability;
 - (5) Guest's signature and date of signature;

- (6) Parent or legal guardian's signature and date of signature if Guest is under 18.

- (c) **Eligibility.** The sponsoring Access Permit holder must be aged 18 years or older. An individual aged 16 years and older, without an Access Permit, must use a Guest Pass. Individuals under 18 years of age must have the signature of a parent or guardian on the Guest Pass. Individuals under 16 years of age, and groups of up to 6 individuals under 16 years of age, do not need a Guest Pass provided an Access Permit holder 18 or older accompanies them while they are on City Property where an Access Permit is required.
- (d) **Term.** A Guest Pass is valid for 7 consecutive days starting on and including the date the Guest Pass was signed. A Guest Pass without a signature date is invalid.
- (e) **Using a Guest Pass.** The following is required for proper use of a Guest Pass:
- (1) Guests must fully complete the Guest Pass and carry it with them at all times while on City Property.
 - (2) Guests must produce their Guest Pass and identification upon request of any law enforcement officer or NYCDEP representative.
 - (3) All Guests must be accompanied at all times while on City Property by the valid Access Permit holder sponsoring the Guest. Access to City property by a Guest unaccompanied by the sponsor Access Permit holder constitutes trespass. The sponsoring Access Permit holder may sponsor and accompany up to 6 Guests at any one time on City Property.
 - (4) Guests must comply with these Rules.
 - (5) Guest Passes cannot be used to obtain a Fishing or Recreational Boat Tag.
- (f) **Transferability.** A Guest Pass is non-transferable and may only be used by the person identified thereon.
- (g) **Renewal.** A Guest Pass is not renewable.

§ 16-06 Group Access Permit.

Group Access Permits of limited duration are available for Groups of between 7 and 30 individuals to conduct such activities as would normally be available to individual Access Permit holders and shall be issued in writing if approved by NYCDEP. Groups larger than 30 people are not permitted. Any individual members of a Group accessing NYCDEP land pursuant to a Group Access Permit must possess all applicable NYSDEC hunting, fishing and trapping licenses as required by the NYSDEC Environmental Conservation Law.

- (a) **Uses.** Group Access Permits may be used for all activities allowed by these Rules in addition to other recreational opportunities approved by NYCDEP, including but not limited to Reservoir clean-ups, nature and outdoor educational walks and talks and school field trips.
- (b) **Eligibility.** A Group Leader must be 18 years of age or older. Group Members may be any age but individuals under 18 years of age must have the signature of a parent or guardian on the Group Access Permit.
- (c) **Term.** Group Access Permits may be issued for a term of 1 day to 3 consecutive months.
- (d) **Application.** An application for a Group Access Permit must be fully completed by the assigned Group Leader and submitted to the mail or email address on the application. Group Access Permit applications shall be available by calling 1-800-575-LAND (5263). No application fee is required.
- (e) **Required Information.** The following information must be provided on or with the Group Access Permit application:
- (1) Application date;
 - (2) Group name and address;
 - (3) Group Leader's name, date of birth, address, primary telephone, electronic mail address, driver's license or non-driver's identification number and state of issuance, any valid passport or IDNYC identification card;
 - (4) Signed and dated statement by Group Leader accepting all responsibility for Group and Group Member activity and safety while on City Property and indemnifying the City of New York, as well as waiver of liability and acknowledgement of risk for Group Leader and Group Members, with parent or guardian signature for those under 18 years of age;
 - (5) Description of the purpose for which the Group is applying for access;
 - (6) Date(s) and duration(s) for which the Group is seeking access;

- (7) Location of City Property for which Group access is being requested, including township, adjacent roadways, and description of intended entrance and exit points;
- (8) Names, ages, addresses and telephone numbers of up to twenty-nine Group Members in addition to the Group Leader;
- (f) **Issuance Criteria.** NYCDEP will deny Group Access Permit applications that fail to meet the issuance criteria listed below. NYCDEP will consider the following criteria when evaluating a Group Access Permit application:
- (1) Completeness of the application;
 - (2) Consistency of proposed use with allowable activities;
 - (3) Eligibility of Group or Group Leader to receive an Access Permit;
 - (4) Availability and public access status of City Property proposed for use;
 - (5) Consistency with water quality protection, Water Supply security, strong neighborhood relations, and available City resources;
 - (6) Compatibility with the City's land management goals;
 - (7) Compatibility with existing uses, rights, easements, or facilities requirements on the portion of City Property for which Group access is requested.
- (g) **General Conditions.** Group Access Permit Leaders and Group Members must comply with these Rules. Group Access Permit Leaders and Group Members must also comply with the following conditions:
- (1) Access to City Property by the Group is only allowed for the dates, locations and Group Members stated on the approved Group Access Permit;
 - (2) Use of City Property by the Group is only permitted for those uses stated on the approved Group Access Permit;
 - (3) The Group Leader must carry the approved Group Access Permit or a legible photocopy of the permit at all times while on City Property;
 - (4) Group Members must be accompanied by a Group Leader at all times while on City Property;
 - (5) All vehicles used by the Group to access City Property must be identified by a photocopy of the approved Group Access Permit in or on the vehicle such that it is clearly visible from the exterior front of the vehicle.
- (h) **Responsibility.** Use of and activities on City Property under the Group Access Permit by Group Members is the sole responsibility of the Group Leader who must accept responsibility for the conduct, activities, and safety of all Group Members. The Group Leader must accompany the Group at all times while on City Property.

Subchapter B: Recreational Activities

§ 16-07 Fishing.

- (a) **Fishing Activities.** Fishing is allowed consistent with NYSDEC regulations. A valid NYSDEC fishing license is required.
- (b) **Designation.** Areas that allow Fishing shall be designated by NYCDEP on sign postings, the NYCDEP website, and on NYCDEP maps.
- (c) **Season.** Access for Fishing is allowed during applicable New York State fishing seasons as established in NYSDEC fishing regulations, as amended, except as otherwise restricted by these Rules or by NYCDEP postings or notices.
- (d) **Allowable Species.** Fishing is allowed for any species allowed under New York State law, during and in accordance with all available NYSDEC fishing seasons and City Property designations unless otherwise posted by NYCDEP.
- (e) **Means.** Angling is the only permissible means of Fishing on City Property, except that pursuant to and in conformance with NYSDEC regulations, (i) tip-ups may be used for ice fishing, and (ii) bow and arrow may be used for carp fishing. Anglers must be in immediate attendance when their lines are in the water.
- (f) **Bait and Bait Disposal.** The use of terrestrial bait such as worms and crickets is allowed. Live aquatic bait, which may include but is not limited to, alewives, shiners, leeches, and crawfish, may be used for Fishing unless such bait has been taken from waters infested with zebra and/or Quagga mussels or other invasive species, including, but not limited to: Lake Champlain, Lake Erie, Lake Ontario, the Finger Lakes, the Erie Canal, the Niagara River, the Mohawk River, the St. Lawrence River, the Susquehanna River and the Hudson River. A complete list of

Zebra and Quagga mussel-infested waters may be found at: <http://nas.er.usgs.gov/mollusks/zebramussel/>. Neither bait nor the water from aquatic bait containers shall be disposed of on City Property. NYCDEP, at its sole discretion, may prohibit the use of specified bait. Any such prohibitions shall be indicated by NYCDEP on sign postings, on the NYCDEP website, and on NYCDEP maps. Use of bait must also be consistent with all applicable provisions of New York State law and NYSDEC regulations, as amended, including those regarding the use and transport of certified baitfish.

- (g) **Fishing Equipment.** Fishing equipment must comply with the following:
- (1) Waterproof waders must be used when entering Reservoirs or Controlled Lakes for the purposes of Fishing. Due to the potential threat of invasive species being transferred from waders into the NYC Water Supply, NYCDEP reserves the right to restrict the use of certain types of waders and/or prohibit use on City Property. A list of waders and/or boots prohibited for use, if and when determined, shall be posted on the NYCDEP website. As an alternative to prohibition of certain waders, NYCDEP may require waders be cleaned as per NYCDEP guidelines, if and when such guidelines are developed.
 - (2) Temporary, portable, fabric fishing shelters and windbreaks may be used for ice fishing on City Property. Shelters must contain the occupant's name, telephone number and Access Permit number. Wood or metal shelters are not permitted.
 - (3) Ice fishing equipment, including fabric fishing and shelters and windbreaks, must remain within view of the equipment owner and must be removed from City Property by the occupant when not in use or at the end of each day, whichever is sooner.
 - (4) Use of float tubes or inflatable waders is prohibited in Reservoirs or Controlled Lakes.
 - (5) Motorized fishing equipment is prohibited on City Property, including but not limited to gasoline or propane-powered motors or ice augers except as allowed in section 16-07(g)(6) of these Rules.
 - (6) Electric ice augers with rechargeable batteries contained within the auger housing or hand-held power drills to power ice augers may be used. Small 12-volt sealed batteries may be used for portable fish finders. No automotive-type batteries are allowed on City Property.
 - (7) Propane bottles to heat portable heating units or ice augers are not allowed for use on Reservoirs or Controlled Lakes.
- (h) **Fish Entrails.** Fish entrails shall not be deposited on City Property that is in or within 100 feet of a Reservoir, Controlled Lake, pond, Watercourse, public access point, or public road.
- (i) **Shoreline Fishing.** Shoreline Fishing is allowed at Access Permit Areas, Public Access Areas, and certain Day Use Areas as indicated by NYCDEP on sign postings, on the NYCDEP website, and on NYCDEP maps.
- (j) **Fishing from Bridges.** Fishing from vehicular bridges located on City Property is not permitted except where designated by NYCDEP and as indicated by NYCDEP on sign postings, on the NYCDEP website, and on NYCDEP maps.
- (k) **Ice Fishing.** Ice Fishing is allowed, in conformance with NYSDEC regulations, only on the Amawalk, Bog Brook, Boyds Corner, Cross River, Diverting, East Branch, Muscoot, Titicus, West Branch, Croton Falls and Middle Branch Reservoirs, on Lake Gilead and Lake Gleneida and on ponds located in Access Permit Areas and Public Access Areas as indicated by NYCDEP on sign postings, on the NYCDEP website, and on NYCDEP maps. Ice fishing is prohibited in all other Reservoirs for safety and operational reasons.
- #### § 16-08 Hunting.
- (a) **Hunting Activities.** Hunting is allowed consistent with applicable NYSDEC regulations.
 - (b) **Designation.** Areas that allow Hunting will be designated by NYCDEP on sign postings, the NYCDEP website, and on NYCDEP maps. NYCDEP may designate specific Hunting activities or restrictions (e.g. no rifle use, bow Hunting-only), or implement special Hunting programs (deer culls) on Recreational Areas that allow Hunting.
 - (c) **Season.** Access for Hunting is allowed during applicable New York State Hunting seasons, except as otherwise restricted by these Rules or by NYCDEP postings or notices.
 - (d) **Allowable Species.** Hunters may hunt for any species allowed under New York State law, during and in accordance with all available NYSDEC Hunting seasons and City Property

designations unless otherwise posted by NYCDEP on its website. Waterfowl Hunting is not allowed in, over, or within 500 feet of Reservoirs or Controlled Lakes.

- (e) **Game Pursuit.** Hunters should respect the rights of owners of neighboring properties and not trespass on private lands. If an animal wounded by a hunter travels onto neighboring property, the hunter should obtain the property owner's permission in accordance with applicable law to enter the property for retrieval. If an animal wounded by a hunter travels onto City Property that is not open for Hunting, the hunter must obtain permission to enter the area from NYCDEP Police before entering by calling (888) 426-7433.
- (f) **Hunter Behavior.** Hunters must abide by the principles of the NYSDEC hunter education training program and conduct themselves in a safe and courteous manner in relation to other hunters and recreational users, NYCDEP employees and representatives, neighboring land owners and community members. Failure to do so may result in the loss of individual Hunting opportunities, Recreational Area closures, and loss of Access Permit.
- (g) **Game Cleaning Practices.** Hunters are encouraged to remove all game entrails from City Property and to use gloves while cleaning harvested game in order to hinder the spread of disease and possible water contamination. Entrails must not be deposited in or within one hundred (100) feet of any Reservoir, lake, pond, Watercourse, public access point, public road, or private property.
- (h) **Tree Stands, Hunting Blinds and Trail Cameras.** Temporary tree stands, Hunting blinds and trail cameras may be used during Big Game Hunting seasons in Public Access Areas and Access Permit Areas provided that they do not cause damage to trees. The following conditions apply:
- (1) The use of screws, nails or foot pegs in trees on City Property is prohibited.
 - (2) Tree stands, Hunting blinds and trail cameras may be placed on City Property up to two weeks prior to the opening of the archery deer Hunting season.
 - (3) Hunters may leave tree stands, Hunting blinds and trail cameras on City Property at their own risk on a first-come, first-served basis during Big Game Hunting seasons.
 - (4) Any tree stand, Hunting blind or trail camera on City Property must be clearly and legibly labeled with the user's name, Access Permit number (if applicable) and telephone number.
 - (5) Tree stands, Hunting blinds and trail cameras must be removed from City Property by midnight of the last day of the Big Game Hunting season.
 - (6) Tree stands, Hunting blinds and trail cameras unlabeled or left on City Property after Big Game Hunting season are subject to confiscation and disposal by NYCDEP pursuant to section 16-12(e) of these Rules.
- (i) **Shooting Lanes.** Hunters may cut limbs not greater than two inches in diameter and not further than twenty-five yards from a tree stand with a hand tool for purposes of clearing shooting lanes. The use of chainsaws is prohibited. Any vegetation removed for shooting lanes must be cut flush with the vegetation's main stem. All vegetation cut must be scattered and not stacked to a height greater than 2 feet off of the ground.
- (j) **Use of Dogs.** Dogs may be used for Hunting Small Game species in compliance with NYSDEC regulations. Dogs must be under the control of their handler at all times. Dog training activities are allowed on Public Access Areas consistent with NYSDEC regulations. Dogs must not be used for tracking injured deer or bear without express permission from NYCDEP Police as provided for in section 16-12(k) of these Rules. Any tracking of injured deer or bear permitted by NYCDEP must comply with NYSDEC conditions for tracking injured deer or bear with dogs.
- (k) **Blaze Orange.** All persons Hunting during Big and Small Game Hunting seasons must wear blaze or safety orange as an outermost layer in the form of an entire vest, an entire jacket, or an entire hat or as otherwise may be required by NYSDEC. Blaze orange may be removed for fall turkey Hunting while at a stationary calling station or while stationary or on stand for archery season. Blaze orange is not required during the spring turkey season.
- (l) **Discharge of Firearms.** Firearms may not be discharged over or into the waters of any Reservoir or Controlled Lake.
- (m) **Back Tags.** Back Tags must be displayed while Hunting on City Property as required by NYSDEC.

§ 16-09 Hiking.

- (a) **Hiking Activities.** Hiking activities permitted are: foot travel including Hiking, walking, running, cross-country skiing, snowshoeing, bird watching, nature observation, and photography.
- (b) **Designation.** Areas that allow Hiking will be designated by NYCDEP on sign postings, the NYCDEP website, and on NYCDEP maps.
- (c) **Season.** Access for Hiking is year-round except as otherwise restricted by these Rules or by NYCDEP postings or notices.

Subchapter C: Boats

§ 16-10.1 Fishing Boats.

People with valid Access Permits may fish on City Property from Fishing Boats with valid Fishing Boat Tags in accordance with the following Rules.

- (a) **Use.** Fishing Boats with valid Fishing Boat Tags must be used at Access Permit Areas only for purposes of Fishing. All Fishing Boat occupants must be in possession of minimum Fishing equipment including a pole, line, and a hook and bait or a lure; and must be plausibly engaged in the activity of Fishing while using a Fishing Boat in Access Permit Areas.
- (b) **Eligible Boats.** Boats eligible for Fishing Boat Tags shall be metal row boats, except boats on record as having had valid Fishing Boat Tags that were issued before March 31, 2006 may be wooden or fiberglass row boats. Only rowboats that are (1) a minimum of 11'6" in length and 42" in width and (2) a maximum of 16' in length are permitted on City Property. Other vessels, including but not limited to sailboats, motorized boats, inflatable boats, guide/river boats, and collapsible boats are prohibited as Fishing Boats.
- (c) **Mooring.** Mooring of Fishing Boats, including to buoys, is prohibited. A temporary anchor is allowed.
- (d) **Fishing Boat Season.** On the Amawalk, Bog Brook, Boyds Corner, Cross River, Croton Falls, Diverting, East Branch, Kensico, Middle Branch, Muscote, New Croton, Titicus, and West Branch Reservoirs, and on Lake Gilead and Lake Gleneida, Fishing Boats with valid Fishing Boat Tags may be placed on the water during any Ice Free Period. On all other New York City Reservoirs, Fishing Boats with valid Fishing Boat Tags may be placed on the water between April 1st and November 30th of each year during any Ice Free Period.
- (e) **Condition and Maintenance.** Fishing Boat owners are responsible for the sanitary condition and seaworthiness of their vessels and for all activities that occur thereon. Any supplies used for Fishing Boat maintenance may not enter a water body and must be removed from City Property immediately following maintenance activities.
- (f) **Safety.** Every Fishing Boat used on City Property must have at least one U.S. Coast Guard approved wearable personal flotation device in good condition for each person on board. Each person on board who is under the age of 12 must wear a securely fastened U.S. Coast Guard approved wearable flotation device of an appropriate size at all times. All boaters must comply with U.S. Coast Guard, New York State, and any other applicable laws and regulations.
- (1) Fishing Boats used after sunset must have a device (e.g. headlamp, flashlight, or lantern) at the ready capable of producing a white light, which must be temporarily exhibited in sufficient time to prevent collision. Fishing Boats users must wear U.S. Coast Guard approved wearable personal flotation devices after sunset.
- (g) **Capacity.** Each Fishing Boat may carry no more than three occupants, unless the Fishing Boat has a U.S. Coast Guard approved "Maximum Capacities" plate or label affixed by the manufacturer that identifies a greater occupancy capacity.
- (h) **Winter Storage.** Between December 1st and March 31st, Fishing Boats must be stored at a point above the High Water Mark within the assigned Boat Storage Area.
- (i) **Steam Cleaning and Storage.** Due to the threat of Water Supply contamination by invasive species organisms that may be introduced to City Reservoirs and Controlled Lakes by boats previously used in contaminated waters, all Fishing Boats (and equipment (i.e. anchors, anchor lines, paddles, etc.) used on City Reservoirs and Controlled Lakes shall be registered and steam cleaned by NYCDEP or its designees, when available, as listed on the NYCDEP website, and stored on-site in Boat Storage Areas designated by NYCDEP. All Fishing Boats stored and used on City Reservoirs, Controlled Lakes and adjacent City Property must have a valid Fishing Boat Tag affixed thereto.
- (j) **Application.** Fishing Boat Tag applications shall be available for download on the NYCDEP website or for pick-up at NYCDEP

facilities in New York City, NYCDEP offices throughout the Watershed and such other locations as indicated on the NYCDEP website.

- (k) **Fishing Boat Tag Application Required Information.** A Fishing Boat Tag application shall require the following information:
- (1) Applicant's valid Access Permit number;
 - (2) Applicant's name, mailing address, phone number, electronic mail address, if available, and date of birth;
 - (3) Boat make, model, serial number, color, width, length, material, and hull shape;
 - (4) Designated Boat Storage Area requested;
 - (5) Applicant's acknowledgement of risk and waiver of liability;
 - (6) Applicant's acknowledgement and acceptance that NYCDEP or its designee has the right to confiscate and store a boat that NYCDEP determines is in violation of these regulations and to dispose of the boat in accordance with section 16-10.3; waives any right to assert a claim against NYCDEP and/or its designee or hold either liable under any circumstances for damage to, or loss of, a boat or accessories such as, but not limited to, chains, locks and oars during its confiscation, storage or disposition.
 - (7) Applicant's signature and date of signature; and
 - (8) Parent or legal guardian's signature and date of signature if applicant is under 18.
- (l) **Eligibility.** Valid Access Permit holders 16 years of age and older and who own the rowboat that they are registering are eligible to receive a Fishing Boat Tag for the boat documented on the application. Applicants ages 16-17 need parental or legal guardian consent. Each Fishing Boat Tag will be issued to a single boat owner only. Access Permit holders may apply for Fishing Boat Tags for more than one Fishing Boat subject to the limitations included in these Rules under section 16-10.3(7). With express written permission from NYCDEP as provided for in section 16-12(k), an organization may be eligible to receive Fishing Boat Tags on Fishing Boats for its members to use.
- (m) **Application Submission and Appointment.** Fishing Boat Tag applications must be submitted to NYCDEP or its designee, when available, as listed on the NYCDEP website, at the boat registration appointment on the day the Fishing Boat is to be placed on an open Boat Storage Area. The appointment must be made in advance by contacting the NYCDEP office nearest the Reservoir where the Fishing Boat will be located, or the NYCDEP designee, when available, as listed on the NYCDEP website. Completed applications must be submitted in person at the processing appointment. Fishing Boat Tag applications may be completed in advance of the appointment. Cancelled appointments may be rescheduled to a later date as available.
- (n) **Boat Processing and Tag Issuance.** A Fishing Boat owner must attend the processing appointment for his or her boat in person and must bring his or her boat, valid Access Permit, and government-issued photo identification. A boat processing appointment consists of the following steps:
- (1) The Fishing Boat owner must submit the completed Fishing Boat Tag application in person or via the NYCDEP website, when available.
 - (2) Access Permit data on file shall be confirmed with the applicant. This information shall include contact information and Access Permit status.
 - (3) Boat type, shape, size, color, make, model, serial number, absence of possible contaminants, boat condition (i.e. peeling paint) and apparent seaworthiness shall be confirmed and entered into the file.
 - (4) Boats and equipment will be steam cleaned by NYCDEP or its designee on all surfaces to remove any possible Water Supply contaminants such as zebra mussel larvae.
 - (5) A unique Fishing Boat number will be assigned and affixed to the boat by NYCDEP.
 - (6) Upon completion of the boat cleaning and processing appointment, the Fishing Boat owner shall be given a Reservoir map and/or directions to the designated Boat Storage Area and must immediately place the registered Fishing Boat at the assigned Boat Storage Area.
 - (7) Fishing Boat owners may be restricted from placing their Fishing Boat in certain Boat Storage Areas, as determined by NYCDEP. NYCDEP may maintain a waiting list and other methods of allocating Boat Storage Area spaces when available.

- (o) **Rejection.** Grounds for rejection of a Fishing Boat Tag application include the following:
- (1) Incomplete application;
 - (2) Failure to meet application eligibility requirements;
 - (3) Submission of false information;
 - (4) Illegible application; and/or
 - (5) Failure of Fishing Boat to meet inspection and cleaning standards;
- Rejected applications will be returned immediately to the applicant, accompanied by an explanation of the reason(s) for rejection, and an opportunity provided for the immediate resubmission of the corrected application, if applicable. Within 10 days of applicant's receipt of NYCDEP's rejection notification, the applicant may send an appeal of NYCDEP's refusal to issue a Fishing Boat Tag to the NYCDEP Deputy Chief of City Land Stewardship. Such appeal must include any relevant information pertaining to the basis for the refusal. Upon examination of the circumstances and generally within two weeks of receipt, the NYCDEP Deputy Chief City Land Stewardship will either uphold the refusal or revise NYCDEP's prior decision and issue a Fishing Boat Tag upon such terms and conditions as may be appropriate. The applicant will be notified of NYCDEP's determination in writing.
- (p) **Term.** Fishing Boat Tags are valid for 4 years, unless revoked, or altered by NYCDEP. If a Fishing Boat Tag is expired or revoked, the Fishing Boat owner must remove the boat from City Property promptly. NYCDEP may remove the Fishing Boats per section 16-10.3. Fishing Boat Tag holders with an expired or suspended Access Permit may not use their Fishing Boat.
- (q) **Display.** Fishing Boat Tags must be affixed to the upper port-side exterior bow of the corresponding registered Fishing Boat. The Fishing Boat Tag holder must keep a Fishing Boat Tag affixed and clearly legible at all times. The Fishing Boat owner must ensure that the NYCDEP-issued Fishing Boat numbers are clearly legible and visible. Fishing Boats with missing or illegible NYCDEP-issued Fishing Boat Tags and/or boat numbers are subject to confiscation by NYCDEP. Other non-NYCDEP issued numbers may need to be removed at NYCDEP's discretion.
- (r) **Replacement.** Lost or destroyed Fishing Boat Tags may be replaced upon the boat owner's written request to NYCDEP by USPS or electronic mail. Replacements will generally be issued within two weeks.
- (s) **Renewal.** A renewal Fishing Boat Tag notice or application will be sent via USPS or electronic mail to the address on file for each valid Fishing Boat owner, generally in the spring of the Fishing Boat Tag expiration year. Content of the renewal Fishing Boat Tag application will include confirmation of boat owner and boat information on file. Renewed Fishing Boat Tags will be updated and/or sent to the address on file for the Fishing Boat owner.
- (t) **Transferability.** Fishing Boat Tags are not transferable to either another person or another boat.
- (u) **Transfer of Fishing Boat Ownership.** An owner of a Fishing Boat with a valid Fishing Boat Tag who would like to transfer ownership of their Fishing Boat to another valid Access Permit holder may do so by filing an application with NYCDEP and according to the following process:
- (1) A Fishing Boat Tag Transfer application must include:
 - i. The current Fishing Boat owner's Access Permit number and name;
 - ii. The Reservoir or lake and specific Boat Storage Area where the Fishing Boat is currently stored;
 - iii. The Fishing Boat number issued by NYCDEP; the name of the person to whom ownership is being transferred;
 - iv. The valid Access Permit number of the person to whom ownership is being transferred;
 - v. The signature of the current Fishing Boat owner, and
 - vi. The date of signature.
 - (2) The new Fishing Boat owner must complete a Fishing Boat Tag application for the Fishing Boat, in accordance with section 16-10.2(i).
 - (3) The current Fishing Boat owner must mail the transfer information together with the Fishing Boat Tag application completed by the new owner to NYCDEP at the address indicated on the application.
 - (4) NYCDEP will issue and mail a new Fishing Boat Tag and other materials to the accepted new Fishing Boat owner at

the address on file, generally within 2 weeks of transfer of ownership request receipt.

- (5) The new Fishing Boat owner must remove the prior owner's invalid Fishing Boat Tag from the Fishing Boat and replace it with the new valid Fishing Boat Tag.
- (6) Transfers are not allowed within or into closed Boat Storage Areas.
- (7) NYCDEP, at its sole discretion, may impose limits on the number of transfers an individual can request per calendar year.
- (v) **Fishing Boat Storage Area.** Each registered Fishing Boat will be assigned by NYCDEP and/or its designee to a Boat Storage Area that has spaces available as determined by NYCDEP. The Fishing Boat must be stored in the assigned Boat Storage Area when not in use on the water. A Fishing Boat not stored within its assigned Boat Storage Area, or in a Boat Storage Area that has been closed by NYCDEP, or to which it was not assigned, will be subject to confiscation by NYCDEP. A Fishing Boat owner may request a change of an assigned Boat Storage Area for their Fishing Boat on the same water body once per calendar year by contacting NYCDEP. NYCDEP will grant a change of assigned Boat Storage Area provided that the requested Boat Storage Area is open to additional Fishing Boats.

- (w) **Fishing Boat Storage.** When not in use on the water for Fishing, a Fishing Boat must be stored in its assigned Boat Storage Area at all times. From December 1st to April 1st, a Fishing Boat must be stored above the High Water Mark within its assigned Boat Storage Area. A Fishing Boat owner must store their Fishing Boat back from the shoreline so as not to obstruct other anglers' access to the water. A Fishing Boat must not be stored in shoreline buffer zones, which are within 10 feet of the High Water Mark of the shoreline or as otherwise designated by NYCDEP.

Where manufactured hitching posts, stanchions or boat racks are supplied and have available space, a Fishing Boat must be secured to them. A Fishing Boat must not be stored on or against other stored Fishing Boats, as this may make some Fishing Boats inaccessible to their owners.

A Fishing Boat must not be stored leaning against a tree unless there is no space available on a hitching post or other securing mechanism as provided by NYCDEP. Storage against a tree must be in a manner that does not damage the tree or may result in the boat being blown over into a hull-down position. A Fishing Boat must not be secured to a dead tree or a tree marked with blue paint by NYCDEP.

Improper stored boats may be subject to removal by NYCDEP or Access Permits holders may be subject to the penalties in section 16-15 of these Rules.

- (x) **Fishing Boat Placement and Securing.** To prevent the creation of insect breeding grounds in water-filled Fishing Boats, each Fishing Boat must, except as provided in this subdivision, be stored hull-up (upside down) and flat against the ground at all times.

A Fishing Boat owner may store on site such fishing equipment as may be secured under their overturned, stored Fishing Boat. Equipment or items left on City Property and not secured under a Fishing Boat is subject to NYCDEP confiscation and disposal. A Fishing Boat owner is encouraged to secure their stored Fishing Boat to reduce the possibility of theft and scattering.

Improper stored boats may be subject to removal by NYCDEP or Access Permits holders may be subject to the penalties in section 16-15 of these Rules.

- (y) **Owner Removal of a Fishing Boat.** Fishing Boat owners may remove their Fishing Boats from City Property at any time. Fishing Boat owners must notify the appropriate NYCDEP Boat Office before removing their Fishing Boat from City Property. Upon removal of a Fishing Boat from City Property, its Fishing Boat Tag is immediately rendered invalid. Fishing Boat owners wishing to return a once-registered, removed Fishing Boat to a City Reservoir or Controlled Lake must make a registration and processing appointment with the appropriate NYCDEP Boat Office, or designee, as listed on the NYCDEP website.
- (z) **Change of Reservoir or Controlled Lake.** Fishing Boat owners with a valid Access Permit may change the location of their Fishing Boat from one Reservoir or Controlled Lake to another Reservoir or Controlled Lake provided there is an open Boat Storage Area. Such change will be treated the way a new boat would be treated. This will require an application, boat processing appointment, and a new Fishing Boat Tag. It is prohibited for a boat owner to move their boat away from the assigned Reservoir or Controlled Lake without first notifying and securing approval from the appropriate NYCDEP Boat Office. It is prohibited for a Fishing Boat owner to place any boat on a

Reservoir or Controlled Lake without a valid Fishing Boat Tag for that location. The Fishing Boat must be steam cleaned and receive a new Fishing Boat Tag for the new Boat Storage Area.

- (aa) **Loaning a Fishing Boat.** Fishing Boats with a valid Fishing Boat Tag may be loaned to other valid Access Permit holder(s) with written permission from the Fishing Boat owner, which includes the term of the loan. The person being loaned the Fishing Boat must carry such written permission while using the Fishing Boat.

§ 16-10.2 Recreational Boats.

Recreational Boating is allowed on the Cannonsville, Neversink, Pepacton and Schoharie Reservoirs in NYCDEP designated Recreational Boating Areas and in NYCDEP's discretion. The Recreational Boating Areas may be entered and used for Recreational Boating by persons with valid Access Permits and Recreational Boating Tags as provided in these Rules. Recreational Boating Areas and launch sites will be designated by NYCDEP on sign postings, on the NYCDEP website, on NYCDEP maps, and/or in other publications and notices available from NYCDEP and at local sporting outfitters.

- (a) **Season.** Access to Recreational Boating Areas begins at sunrise on May 1st and ends at sunset on October 31st or as otherwise determined by NYCDEP, and is 7 days a week from sunrise to sunset, except as otherwise restricted on NYCDEP sign postings, on the NYCDEP website, on NYCDEP maps, and/or in other publications or notices.
- (b) **Recreational Boat Tags.** All boats used in Recreational Boating Areas must be registered and steam cleaned by NYCDEP's designees, as listed on NYCDEP's website, and must have a valid Recreational Boat Tag affixed to the upper port side exterior bow.
- (1) **Eligibility.** Boats eligible for Recreational Boat Tags include but are not limited to canoes, sculls, metal jonboats, rowboats and kayaks that measure no less than 9 feet in length. Inflatable boats, collapsible boats, swim and paddle boards, stand up kayaks, kayaks with pedal drive systems and or sails, sailboats and motorized boats are prohibited. NYCDEP may, at its discretion, add to or delete from the list of boats eligible for Recreational Boat Tags. Changes to the list will be designated by NYCDEP on sign postings, on the NYCDEP website, on NYCDEP maps, and/or in other publications and notices available from NYCDEP and at local sporting outfitters.
 - (2) **Term.** Seasonal Recreational Boat Tags will be valid for the full season as defined in subparagraph (a) of this section. NYCDEP, at its discretion, may issue a temporary tag valid for 1 to 7 days. Recreational Boat Tags only remain valid so long as the boat owner's Access Permit is valid. Recreational Boat Tag holders with an expired, suspended or revoked Access Permit may not use their Recreational Boat.
 - (3) **Application.** Recreational Boat Tag applications will be available at the same locations as Access Permit applications, including the NYCDEP website, and will also be available at vendors/designees as approved by NYCDEP for processing Recreational Boats for use in Recreational Boating Areas.
 - (4) **Required Information.** A Recreational Boat Tag application requires the following information:
 - (i) Applicant's valid Access Permit number;
 - (ii) Applicant's name, mailing address, phone number, electronic mail address, if available, and date of birth;
 - (iii) Boat make, model, color, width, length, material, and hull shape and if known, serial number;
 - (iv) Selection of Recreational Boat Tag term;
 - (v) Applicant's acknowledgement of risk and waiver of liability;
 - (vi) Applicant's acknowledgement and acceptance that NYCDEP or its designee has the right to confiscate and store a boat that NYCDEP determines is in violation of these regulations and to dispose of the boat in accordance with section 16-10.3; waives any right to assert a claim against NYCDEP and/or its designee or hold either liable under any circumstances for damage to, or loss of, a boat or accessories such as, but not limited to, chains, locks and oars during its confiscation, storage or disposition.
 - (vi) Applicant's signature and date of signature; and
 - (vii) Parent or legal guardian's signature and date of signature if the applicant is aged 16 or 17.
 - (5) **Boat Processing, Registration, Steam Cleaning and Recreational Boat Tag Issuance.** Recreational Boat Tag applications may be completed in advance of submission,

except for the portions which must be completed when the boat is registered, steam cleaned and placed on the Reservoir. Prior to entering Recreational Boating Areas, all Recreational Boats and equipment (i.e. anchors, anchor lines, paddles, etc.) must be steam cleaned by one of NYCDEP's designees at the appropriate office as listed on the NYCDEP website. Recreational Boat Tags cannot be transferred from one person to another.

- (c) **Recreational Boat Launch Sites.** Recreational Boats may only be placed in or taken out of Recreational Boating Areas at Recreational Boat launch sites designated by NYCDEP.
- (d) **Recreational Boat Storage Areas and Recreational Boat Storage.** NYCDEP's designee will assign an available Boat Storage Area as determined by NYCDEP for all Recreational Boats. No Recreational Boat may be stored in a shoreline buffer zone, which is within 10 feet of the shoreline. A Recreational Boat not stored within its assigned Boat Storage Area, or is in a Boat Storage Area closed by NYCDEP, or to which it was not assigned, will be subject to confiscation by NYCDEP.

Where manufactured hitching posts, racks and/or stanchions are supplied by NYCDEP and have available space, a Recreational Boat must be secured to one of them. NYCDEP may also designate certain locations within the Boat Storage Areas for Recreational Boat Storage, which will be delineated at the storage area by NYCDEP.

A Recreational Boat may not be stored on or against another stored boat. A Recreational Boat must not be stored leaning against a tree unless there is no space available on a hitching post or other securing mechanism as provided by NYCDEP. Storage against a tree must be in a manner that does not damage the tree or may result in the boat being blown over into a hull-down position. A Recreational Boat must not be secured to a dead tree or a tree marked with blue paint by NYCDEP.

A Recreational Boat must be stored, at the owner's risk, in the vicinity of the Recreational Boating Area's launch sites above the High Water Mark back from the shoreline so as not to obstruct access to the water, and in a hull up (upside down) position so as not to collect water.

To prevent the creation of insect breeding grounds in water-filled Recreational Boats, each Recreational Boat must, except as provided in this subdivision, be stored hull up (upside down) and flat against the ground at all times.

A Recreational Boat owner may store on site such boating equipment as may be secured under their overturned, stored Recreational Boat. Equipment or items left on City Property and not secured under a Recreational Boat is subject to NYCDEP confiscation and disposal. A Recreational Boat owner is encouraged to secure their stored Recreational Boat to reduce the possibility of theft and scattering.

Improper stored boats may be subject to removal by NYCDEP or Access Permits holders may be subject to the penalties in section 16-15 of these Rules.

- (e) **Owner Removal of Recreational Boat.** Recreational Boats with Recreational Boat Tags may be removed from Recreational Boat Areas by their owners at any time before the Recreational Boat Tag's expiration date. Recreational Boat owners with a Seasonal Recreational Boat Tag must notify the appropriate NYCDEP Boat Office before such removal. Upon removal of a Recreational Boat from a Recreational Boating Area, its Recreational Boat Tag is immediately rendered invalid. Recreational Boat owners wishing to return a once-registered, removed Recreational Boat to a Recreational Boating Area must secure a new Recreational Boat Tag.
- (f) **Safety.** Every Recreational Boat used on City Property must have at least one U.S. Coast Guard approved wearable personal flotation device in good condition for each person on board. Each person on board who is under the age of 12 must wear a securely fastened U.S. Coast Guard approved wearable flotation device of an appropriate size. All boaters must comply with U.S. Coast Guard, New York State, and any other applicable laws and regulations regarding personal flotation device use.
- (g) **Capacity.** Each Recreational Boat may only carry the occupants as recommended by the manufacturer unless the Recreational Boat has a U.S. Coast Guard approved "Maximum Capacities" plate or label affixed by the manufacturer that identifies a greater occupancy capacity.
- (h) **Condition and Maintenance.** Recreational Boat owners are responsible for the sanitary condition and seaworthiness of their vessels and for all activities that occur thereon.
- (i) **Use.** Fishing is a permissible, but not required, use of Recreational Boats.

§16.10.3 Confiscation, Storage, Disposal, and Limitations of all Boats.

- (1) **NYCDEP Confiscation of all Boats.** Any boat left in the water unattended; found on land outside of the boat's assigned Boat Storage Area; found in a closed Boat Storage Area to which it was not assigned; found without a valid Fishing or Recreational Boat Tag or with illegible boat numbers; found on City Property after expiration or revocation of the owner's Fishing or Recreational Boat Tag or Access Permit; found in a Restricted Area, or abandoned or otherwise not in compliance with these Rules is subject to confiscation and storage by NYCDEP or its designee at the owner's expense.

By accepting a Fishing or Recreational Boat Tag, the owner of the tagged boat acknowledges and accepts NYCDEP's and its designee's right to confiscate and store a boat that NYCDEP determines is in violation of these regulations; NYCDEP's right to dispose of the boat in accordance with this section; and waives any right to assert a claim against NYCDEP and/or its designee for such confiscation and/or disposal or hold either liable under any circumstances for damage to, or loss of, a boat or accessories such as, but not limited to, chains, locks and oars during its confiscation, storage or disposition.

When a boat is confiscated by NYCDEP or its designee, a record of the boat's condition will be prepared and maintained including the following information: a boat description, date of confiscation, storage location, condition, equipment with the boat, if any, estimated value, and whether it appears seaworthy or not. Such record will be maintained until NYCDEP or its designee disposes of said boat in accordance with these Rules.

When a boat is confiscated, a one-time confiscation penalty of \$120.00 will be assessed per boat. A storage fee of \$1.00 per day will also be assessed per boat until the boat is claimed by its owner, or until the storage fee adds up to \$90. Together the confiscation penalty and storage fees will not exceed \$210.00 in total per boat.

NYCDEP or its designee will send a written notice to attempt to contact the owner of a NYCDEP confiscated boat within 30 days from the date NYCDEP deems the boat confiscated in order to notify such owner of the boat's status. This written notice will be documented by NYCDEP or its designee and may be by USPS mail, or electronic mail using the contact information on file for the Access Permit/Boat Tag holder. If a confiscated boat has no record of ownership with NYCDEP, the boat will be held for 3 months and if unclaimed, disposed of in accordance with section 16-10.3(4) of these Rules.

- (2) **Storage of NYCDEP-Confiscated Boats.** NYCDEP or its designee will secure a confiscated boat on NYCDEP or its designee's property until the confiscated boat is claimed by its owner or until 3 months have passed from the date of notice of confiscation by NYCDEP or its designee. Storage may include a boat being left in place and secured on City Property until it can be disposed of by NYCDEP or its designee.
- (3) **Owner Claim of Confiscated Boats.** All boats confiscated and stored by NYCDEP or its designee will be available for claim and pick up within the 3 month storage period by the boat owner of record, by appointment with NYCDEP or its designee. NYCDEP or its designee's staff will confirm that the person claiming the boat is the boat owner of record. Any accumulated confiscation penalty and storage fees must be paid to the order of NYCDEP by certified check, bank check, or money order and must be tendered to NYCDEP or its designee in order for the boat to be released. An owner must pay any accumulated penalties and fees and remove their claimed boat at the same appointment; NYCDEP or its designees will not hold claimed boats or allow deferred payment. NYCDEP, or its designee after consulting with NYCDEP, may in extreme circumstances (such as death or a debilitating illness of a boat owner), waive any accumulated penalties and/or fees.
- (4) **Disposal of confiscated property.** When necessary, NYCDEP will dispose of boats and other property confiscated by NYCDEP through any of the following means:
- (i) Disposal or sale as refuse or scrap metal;
 - (ii) Donation to a government entity through a City-approved donation process;
 - (iii) Sale by the New York City Department of Citywide Administrative Services; or
 - (iv) Public auction by NYCDEP or its designee.

(5) **Boat Relinquishment.** Boat owners or their representatives may relinquish ownership of their boat stored on City Property to NYCDEP directly or through NYCDEP's designee according to the following process:

- (i) The boat owner or his or her representative must write a letter stating that he or she relinquishes ownership of his or her boat to NYCDEP. The letter must contain the following information:
 - (a) boat owner name, address, telephone number, and Access Permit number;
 - (b) boat number and Boat Storage Area;
 - (c) if written by the boat owner, the signature of the boat owner; and
 - (d) date of signature.
- (ii) If the letter is written by the representative of a boat owner, the representative must affirm in writing his or her ability to act on behalf of the boat owner for the purposes of relinquishing ownership to NYCDEP.
- (iii) The relinquishment letter must be mailed to NYCDEP at 71 Smith Avenue Kingston, NY 12401 or its designee, if applicable.

(6) **Lost and Stolen Property.** Property owners must report all property believed to be lost or stolen to the appropriate NYCDEP Boat Office and the NYCDEP Police upon discovery. A boat owner whose boat has been stolen and has filed a report with NYCDEP Police may replace the boat at the same Boat Storage Area within 90 days of the Police report filing date. This will be allowed even if the Boat Storage Area is closed.

(7) **Limitations.** To limit potential adverse water quality or natural resource impacts, overcrowding, and for other such other reasons as NYCDEP may deem necessary or appropriate, NYCDEP may:

- (i) Limit the number of valid Fishing or Recreational Boat Tags any individual can hold at one time;
- (ii) Limit the number of Reservoir-specific valid Fishing or Recreational Boat Tags any individual can hold at one time;
- (iii) Limit the total number of Fishing or Recreational Boat Tags issued for a particular Reservoir or Controlled Lake; and/or,
- (iv) Limit the number of boats stored at a particular Reservoir or Controlled Lake, Boat Storage Area or boat launch site.
- (v) If and when limits are determined to be necessary by NYCDEP, they shall be posted on the NYCDEP website and be available at NYCDEP offices, and its designees' boat steam cleaning sites, if applicable.
- (vi) Any limitations proposed per above shall apply to new Fishing Boat or Recreational Boat Tag holders.

§ 16-11 Restricted Areas.

(a) **General.** NYCDEP may, in its discretion, temporarily limit or forbid access to any or all City Property at any time and from time to time as may be necessary for Water Supply security, for public safety or resource protection. Such limitation on or prohibition of access will be indicated by posting signs and, when applicable, on the NYCDEP website and/or by publishing announcements.

(b) **Location.** Unless otherwise posted, all persons other than NYCDEP employees and contractors on City business, on-duty law enforcement personnel and others with express written permission from NYCDEP as provided for in section 16-12(k) are prohibited from entering City Property that is:

- (1) On or within 500 feet of any dikes, dams, tunnel outlets, spillways, buildings and other "significant" Water Supply structures as may be designated by NYCDEP in its sole discretion. Other distances within which access is prohibited may be applied at NYCDEP's discretion. These larger Restricted Areas will be delineated by signs and on public maps on the NYCDEP website.
- (2) Any area not officially designated as a Access Permit Area, Public Access Area, Day Use Area, or an area not specifically designated for access; and
- (3) Any other area posted with signs such as "No Trespassing" or otherwise designated as a Restricted Area.

Subchapter D: General Provisions and Prohibitions

§ 16-12 General Rules.

The following general requirements apply to all Recreational Use on City Property:

- (a) **Personal Identification.** All visitors to City Property 16 years and older must carry government (or school-issued, for individuals 18 and younger) photo identification while on City Property and must produce such identification upon request of any law enforcement officer or NYCDEP representative.
- (b) **Signs and Instruction.** All persons on City Property must observe all instructions and warnings on posted signs and notices and from NYCDEP representatives.
- (c) **Trespass.** All persons entering City Property should respect the rights of owners of adjacent property and must not trespass onto private lands.
- (d) **Property Use and Designation.** NYCDEP will designate and list Recreational Areas by posting signs and, when applicable, by publishing announcements on the NYCDEP website, on NYCDEP maps, and/or in other publications and notices.
- (e) **Abandoned and Confiscated Property Other than Boats.** Abandoned or prohibited equipment found on City Property will be confiscated by NYCDEP. The property will be stored by NYCDEP for 3 months; if the abandoned property remains unclaimed after 3 months, it becomes the property of NYCDEP and may be disposed of through the New York City Department of Citywide Administrative Services.
- (f) **Other licenses.** While on City Recreational Areas, individuals must possess all applicable NYSDEC Hunting, Fishing and Trapping licenses as required by the NYSDEC Environmental Conservation Law.
- (g) **Recreational Area Closures.** NYCDEP may close Recreational Areas or any parts thereof, to public access and may limit the number of recreation users permitted in a Recreation Area as it deems necessary. Possible considerations for Recreational Area closure include but are not limited to Water Supply protection, management and security concerns and user conflicts. Closures will be indicated on the NYCDEP website and/or sign postings.
- (h) **Season.** Recreational Area seasons are year-round except as otherwise restricted by these Rules and/or NYCDEP sign postings, on the NYCDEP website, on NYCDEP maps, and/or in other publications or notices.
- (i) **Hours.** NYCDEP may limit or restrict the hours for any Recreational Area or any parts thereof that may be accessed and used by the public. Hour restrictions will be indicated on the NYCDEP website and/or sign postings.
- (j) **Express Written Permission.** Where provided for by these Rules, NYCDEP may grant permission on a case-by-case basis for certain activities on City Property, when considering, among other factors, compatibility with water quality protection, site constraints, administrative burdens, public safety and security, site management considerations such as universal access and whether the use or possession will serve a significant public purpose.

§ 16-13 Regulated Activities.

The provisions of this section apply to the specified activities and uses on all City Property.

- (a) **Injury, Destruction or Abuse of Natural Resources or Property.** No person shall disturb, deface, remove or injure any vegetation, trees, wildlife, soil, stone or other cultural or natural resources located on City Property, including, but not limited to equipment, sampling stations, fences, gates, stone walls, boundary markers, monuments, blaze marks, NYCDEP signs, roads, trails or other improvements, without prior written permission from NYCDEP as provided for in section 16-12(k) or as otherwise allowed by these Rules.
- (b) **Firearms, Weapons, Explosives.** Rifles, shotguns, handguns/pistols, air rifles, crossbows, bows and arrows and muzzleloaders may only be carried while actively Hunting as allowed by these Rules and in accordance with NYSDEC regulations. As provided above, handguns/pistols may only be carried by those who hold a valid handgun license or pistol permit. Hunting or pocket knives may be carried and used by those engaged in Hiking, Fishing, Hunting or Trapping. All other weapons, fireworks, and explosives are prohibited.
- (c) **Animals.** Animals are prohibited from City Property except for:
 - (1) Dogs under the control of the owner on PAAs.
 - (2) Dogs actively used for Hunting on APAs.
 - (3) Leashed dogs on designated trails and DUAs as posted on signs.

(4) Service dogs may be used in all PAAs, APAs and DUAs. Dog owners must remove their dog's feces from City Property. Dogs are not permitted to enter any water body except in Public Access Areas.

(d) **Posting of Notices or Signs.** The posting of signs or notices is prohibited except for:

(1) **Flagging Tape.** Temporary marking with flagging tape is allowed for Hiking, bushwhacking, game tracking or to mark a Hunting location. Flagging must be removed by the end of the activity or the end of Big Game season, as applicable.

(e) **Tents and Other Structures.** Tents and other temporary or permanent structures, except for temporary tree stands, temporary Hunting blinds, temporary trail cameras for Hunting and temporary ice fishing windbreaks, are not allowed on City Property and are subject to confiscation by NYCDEP at the owner's expense and risk.

(f) **Motor Vehicle Access.** Trucks, automobiles, all-terrain vehicles, motorcycles, snowmobiles and all other motorized vehicles, including aircraft, are prohibited on all City Property unless allowed by NYCDEP on postings, NYCDEP maps and/or notices or by express written permission from NYCDEP as provided for by section 16-12(k). Vehicles that are: (1) blocking gates or entryways, (2) found in areas posted with "No Parking" signs, (3) found in any unauthorized area on City Property, or (4) found without a valid NYCDEP Vehicle Tag on any City Property other than a Public Access Area or a Day Use Area, may be subject to confiscation and storage by NYCDEP at the owner's expense and risk.

§ 16-14 Prohibitions.

The activities and uses listed in this section are prohibited on all City Property in the Watershed.

(a) **Littering, Polluting, Dumping.** No person shall in any manner cause any rubbish, garbage, solid waste, hazardous waste, trash, refuse, organic or inorganic waste, cremated remains, diseased or dead animal or other offensive matter or any abandoned property or material to be placed or left on City Property. Upon leaving City Property, recreation users must remove any and all equipment, supplies, or other items brought onto the City Property. This includes but is not limited to: equipment packaging, fishing line, bait, bait containers, lures, hooks, sinkers, bobbers, shell casings, scent bottles, food and drink containers, bags, chairs, and clothing. Recreation users are encouraged to carry trash bags with them and remove trash and litter left by others to help protect the Water Supply, wildlife and the scenic appearance of City Property.

(b) **Bathing, Swimming, Washing of Objects.** No bathing, swimming or washing of any objects is permitted on City Property.

(c) **Unauthorized Presence on City Property.** No person shall enter upon and remain on City Property unless participating in a Recreational Use activity as allowed by these Rules.

(d) **Target Shooting.** Target or clay bird shooting is not permitted on City Property.

(e) **Camping.** Camping is not permitted on City Property.

(f) **Fires.** The causing, building or maintaining of fires on City Property is prohibited except as otherwise allowed per NYCDEP or NYSDEC signage.

(g) **Smoking.** Smoking, including electronic cigarettes (e-cigarettes), is prohibited on all City Property at all times.

(h) **Motorized Equipment.** The use or possession of motorized equipment on City Property is prohibited except as allowed in section 16-07(g)(6) and unless specifically designated by NYCDEP on sign postings, NYCDEP maps, or on notices, or unless NYCDEP grants express written permission for such use or possession as provided for by section 16-12(k).

(i) **Commercial Activities.** The use of City Property for any commercial activity or as part of any commercial enterprise is prohibited unless NYCDEP or its designee grants express written permission for such use as provided for by section 16-12(k).

(j) **Other Activities.** Any recreational or other activity not expressly allowed by these Rules, including but not limited to bicycle riding, horseback riding, ice-skating, sleigh riding, and downhill skiing, is prohibited on City Property unless specified by NYCDEP on sign postings and, where applicable, on other notices, or unless NYCDEP grants express written permission for such use as provided for by section 16-12(k).

(k) **Manned and Unmanned aircraft.** No person shall Voluntarily take off or land any contrivance now or hereafter invented for flight in the air, including drones, aircraft and model aircraft, within any lands or waters administered by NYCDEP except with prior written permission from NYCDEP as provided for by section 16-12(k).

(l) **Horses.** Horses are not permitted on City Property.

(m) **Biking.** Biking on City Property is prohibited except in DUAs as posted by NYCDEP.

§ 16-15 Rule Infractions.

Any violation of these Rules by an Access Permit holder or by any person accompanying an Access Permit holder is cause for confiscation, suspension or revocation of such Access Permit and any related Tags. Such violation may also affect issuance of future Access Permits and/or Tags as determined by NYCDEP and may also subject the violator to prosecution to the fullest extent of the law.

(a) **Confiscation.** Upon request of a NYCDEP representative or law enforcement officer, an Access Permit holder or Guest Pass holder must surrender his or her Access Permit and/or Guest Pass and/or any related Tag to the requestor and must immediately leave the City Property.

(b) **Notification Procedure.** Upon examination of the circumstances, NYCDEP will make a determination to suspend, revoke or return the Access Permit, Guest Pass, and/or Tag. DEP will send its written determination within 45 days of the alleged violation. NYCDEP will send a letter of suspension, revocation, or reinstatement via USPS or electronic mail to the individual's address on file. This letter will specify:

- (1) Date, location, and nature of the alleged infraction;
- (2) The alleged violator's name, address, and Access Permit or Tag number(s), as applicable;
- (3) Citation of the alleged violation as per these Rules;
- (4) Notification of penalty imposed and Access Permit or Tag status;
- (5) Notification of the opportunity and timeline for appeal.

(c) **Suspension.** If NYCDEP determines that the Access Permit and Tag should be suspended, a letter including the basis for the suspension, the period of suspension and the expiration date of the suspension period will be sent to the Access Permit holder at the address on file.

- (1) Access Permits and Tags may be renewed while suspended; however, the suspended Access Permit holder will not receive a new Access Permit or Tag(s) during the suspension period. Suspended Access Permits may only be renewed by using the NYCDEP Access Permit Update Form. The Access Permit Update Form will be available for download on the NYCDEP website. NYCDEP online renewals will not be allowed for suspended Access Permits. The completed NYCDEP Access Permit Update Form must be mailed to the address on the NYCDEP website. The renewed Access Permit will remain in NYCDEP custody during the suspension period.

(2) The suspended Access Permit holder may not enter upon City Property for Recreational Uses until the period of suspension has ended and NYCDEP returns the Access Permit and related Tags, as applicable.

(3) Depending on the severity of the violation and record of previous violations, Access Permit/Tag suspension may be from 2 months to 5 years from the date of the violation.

(4) Persons with a suspended Access Permit may be permitted, at NYCDEP's discretion, to leave valid Fishing Boats on a Reservoir; however, they may not access or use the Fishing Boat without a Valid Access Permit.

(5) When Access Permits expire under suspension and are not renewed, all Tags automatically expire and all boats operated under these Tags must be removed from City Property.

(d) **Penalty Schedule.** First offenses of the Rules will result in suspension that is one-third the maximum suspension term as specified in the penalty table for the specific violation. Second offenses will result in a suspension that is one-half the maximum suspension period for the specific violation, and third offenses will result in the maximum suspension period for the specific violation. Two or more violations in one incident shall result in the minimum penalty for the most egregious violation. Violations of 3 or more sections of the Rules during a single incident or individual offenses which have seriously threatened public safety, Water Supply safety or security, or the personal safety of

individuals will result in the maximum penalty for the single most egregious violation. In addition, certain violations of the Rules may result in the issuance of a summons for trespass and/or other applicable violations of law and/or arrest.

- (1) Fishing and Recreational Boat Tag holders who repeatedly have their boat confiscated 3 times within a 5 year period by NYCDEP may be subject to Access Permit suspension and loss of future Tag privileges.
- (2) The maximum penalty for violation of the Rules is a 3 year suspension for holders of Access Permits or a 3 year suspension from applying for an Access Permit, except for those infractions listed in the table below.

Individuals who have committed 4 or more offenses within a 5 year period, or who have seriously threatened public safety, Water Supply safety or security, or the personal safety of individuals through means not specifically enumerated in this penalty schedule may be subject to the revocation of all public access

privileges as recommended by the Chief of the NYCDEP Natural Resource Division.

- (e) **Revocation.** If NYCDEP determines that the Access Permit and/or Tag should be revoked due to significant or repeated violations, a letter including the basis for revocation will be sent to the former Access Permit holder. Upon such determination, all Tags held by the former Access Permit holder will also be revoked. All boats must be removed by the owner promptly, and in any event, within the time limits specified in the NYCDEP revocation letter. The length of time allowed for boat removal in such revocation letter will be based on (i) weather and (ii) administrative considerations. The boats under the name of the former Access Permit holder must be removed from City Property in the presence of a NYCDEP representative. If the boats are not removed by the owner, NYCDEP may remove the boats per section 16-10.3 of these Rules. The former Access Permit holder may not apply for a new Access Permit and/or Tag until the date specified in the letter, if any.

Applicable Rules Section	Violation Description	Access Permit Suspension Term
<u>16-04.2, 16-08, 16-14</u>	<u>Tree stands, Hunting Blinds and Trail Cameras (§16-08(h)); Shooting lanes (§16-08(i)); Vehicle Tags (§16-04.2); Smoking (§16-14(g))</u>	<u>2-6 months</u>
<u>16-07, 16-08, 16-10.1, 16-10.2, 16-12</u>	<u>Season (§16-07(c)), (§16-08(c)), (§16-10.1(d)), (§16-10.2(a)); (§16-12(h)); Means (§16-07(e)); Equipment (§16-07(g), §16-14(h)); Entrails (§16-07(h)); Game Cleaning Practices (§16-08(g)); Boat Safety/Capacity (§16-10.1(f),(g)); §16-10.2(f),(g)); Ice Fishing (§16-07(k)); Hunter Behavior/Safety (§16-08(f)); Blaze Orange (§16-08(k)); Fishing Boat Tag (§16-10.1(a),(b),(i),(p),(q),(t),(u)); Fishing Boat Storage, Placement, and Securing (§16-10.1 (v),(w),(x)); Recreational Boat Tag 16-10.2 (b)); Recreational Boat Launch Sites, Storage Areas, and Storage (§16-10.2(c),(d)); General Rules (§16-12)</u>	<u>4 Months-1 year</u>
<u>16-03.1, 16-03.2, 16-03.3, 16-04</u>	<u>Public Access Areas (§16-03.1); Day Use Areas (§16-03.2, Special Event Areas (§16-03.3); Access Permit Areas (§16-04)</u>	<u>1-3 years or Revocation</u>
<u>16-11, 16-13, 16-14, 16-16</u>	<u>Restricted Areas (§16-11); Injury, Destruction or Abuse of Natural Resources or Property (§16-13(a)); Firearms, Weapons, Explosives (§16-13(b)); Animals (§16-13(c)), Tents and Other Structures (§16-13(e)); Motor Vehicle Access (§16-13(f)); Littering, Polluting, Dumping (§16-14(a)); Bathing, Swimming, Washing of Objects (§16-14(b)); Target Shooting (§16-14(d)); Camping (§16-14(e)); Fires (§16-14(f)); Motorized Equipment (§16-14(h)); Commercial Activities (§16-14(i)); Manned and Unmanned aircraft (§16-14(k)); Horses (§16-14(l)), Biking (§16-14(m)); Conformance with State and Local Laws (§16-16).</u>	<u>18 months-5 years or revocation</u>

- (f) **Appeals.** Individuals may appeal the suspension or revocation of their Access Permit privileges and/or ability to apply for public access privileges by submitting to the Deputy Chief of City Land Stewardship, within 30 days of the date of the NYCDEP letter of suspension or revocation, a written request explaining why the penalty should be changed. In support of an appeal, an individual must submit:

- (1) an explanation as to why the penalty imposed is not justified by the circumstances presented;
- (2) a statement indicating his or her commitment to abide by all Rules, policies, and conditions in the future.

The Deputy Chief of City Land Stewardship will respond to all appeals in writing within 45 days of receipt. In response to a written appeal, NYCDEP may reduce the duration of suspension or revocation period. Factors NYCDEP will consider in determining whether to grant or deny an appeal request include whether the individual has committed any other Rule infractions within the previous 5 years and whether the infraction at issue threatened or compromised Water Supply quality or security, public safety or led to property damage or injury to any individual. Court dispositions of any summons issued or arrests made do not negate any violations of these Rules, but may be considered during an appeal review by NYCDEP. Individuals dissatisfied with the first appeal response may elect to submit a final written appeal to the NYCDEP Chief of Natural Resources Division for a final determination.

- (g) **Reinstatement.** Upon conclusion of the suspension period for a suspended Access Permit and/or Tags, NYCDEP will send notification of reinstatement via USPS or electronic mail to the Access Permit holder at the address on file. This notification will include the return of any confiscated Access Permit or Tag that is still valid or an application for a replacement.
- (h) **Group Infractions.** Any violation of these Rules and/or the Group Access Permit conditions by a Group Member may result in:

- (1) Expulsion of the Group and/or Group Member from the property;

- (2) Revocation of the Group Access Permit;
- (3) Loss of general privileges to access City Property including loss of eligibility to apply for an Access Permit, suspension or revocation of Access Permits; and
- (4) Arrest and prosecution of the Group Members, Group Leader, and/or organization sponsoring the Group and/or which the Group represents.

- (i) **Public Access Area and Day Use Area Infractions.** Failure to comply with these Rules, postings or notices in a Public Access Area or a Day Use Area may result in, but not be limited to, one or more of the following:

- (1) Expulsion from City Property;
- (2) Suspension or revocation of Access Permit and/or Tag privileges, if applicable
- (3) Prohibition from obtaining an Access Permit or Tag;
- (4) Suspension from access to some, any or all City Property;
- (5) Arrest and prosecution.

§16-16 Conformance with State and Local Laws.

All persons using City Property for Recreational Uses are subject to the New York State Environmental Conservation Law and all other statutes, ordinances and rules applicable and the Rules set forth herein. Access Permits are not substitutes for any NYSDEC Fishing, Hunting or Trapping Licenses required by law.

§16-17 Enforceability.

If any clause, sentence, paragraph, subdivision, section, rule or other part of this chapter shall be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, subdivision, section, rule or other part thereof directly involved in the controversy in which such judgment shall have been rendered.

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

NEW YORK CITY MAYOR'S OFFICE OF OPERATIONS
253 BROADWAY, 10th FLOOR
NEW YORK, NY 10007
(212) 788-1400

CERTIFICATION PURSUANT TO
CHARTER §1043(d)

CERTIFICATION/ANALYSIS
PURSUANT TO CHARTER SECTION 1043(d)

RULE TITLE: Amendment of Rules for Recreational Use of Water
Supply Lands and Waters

RULE TITLE: Amendment of Rules for Recreational Use of Water
Supply Lands and Waters

REFERENCE NUMBER: 2016 RG 065

REFERENCE NUMBER: DEP-25

RULEMAKING AGENCY: Department of Environmental Protection

RULEMAKING AGENCY: Department of Environmental Protection

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

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

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

- (i) Is understandable and written in plain language for the
discrete regulated community or communities;
(ii) Minimizes compliance costs for the discrete regulated
community or communities consistent with achieving the
stated purpose of the rule; and
(iii) Does not provide cure periods because the violations pose
risks to public health and safety, or to the environment, and/or
arise from consequences of immediate events, which make
a cure period impracticable under the circumstances.

/s/ STEVEN GOULDEN
Acting Corporation Counsel

Date: May 30, 2018

/s/ Francisco X. Navarro
Mayor's Office of Operations

May 30, 2018
Date



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SPECIAL MATERIALS

CITYWIDE ADMINISTRATIVE SERVICES

NOTICE

OFFICIAL FUEL PRICE (\$) SCHEDULE NO. 8152
FUEL OIL AND KEROSENE

Table with 7 columns: CONTR. NO., ITEM NO., FUEL/OIL TYPE, DELIVERY, VENDOR, CHANGE (\$), PRICE (\$). Contains multiple rows of fuel pricing data for various locations and fuel types.

3787198	18.0	#2DULS	CITYWIDE BY TW	SPRAGUE	.0001 GAL.	2.5668 GAL.
3787198	19.0	B100	CITYWIDE BY TW	SPRAGUE	-.0039 GAL.	3.2605 GAL.
3787198	20.0	#2DULS	PICK-UP	SPRAGUE	.0001 GAL.	2.4121 GAL.
3787198	21.0	B100	PICK-UP	SPRAGUE	-.0039 GAL.	3.1058 GAL.
3887214	1.0	RHD		SPRAGUE	.0001 GAL.	3.7935 GAL.

NOTE:

3687331	#2DULSB5	95% ITEM 7.0 & 5% ITEM 9.0	CITYWIDE BY TW	SPRAGUE	-.0001 GAL.	2.4079 GAL.
3687331	#2DULSB10	90% ITEM 7.0 & 10% ITEM 9.0	CITYWIDE BY TW	SPRAGUE	-.0003 GAL.	2.4315 GAL.
3687331	#2DULSB20	80% ITEM 7.0 & 20% ITEM 9.0	CITYWIDE BY TW	SPRAGUE	-.0007 GAL.	2.4787 GAL.
3687331	#2DULSB5	95% ITEM 10.0 & 5% ITEM 12.0	PICK-UP	SPRAGUE	-.0001 GAL.	2.3031 GAL.
3687331	#2DULSB10	90% ITEM 10.0 & 10% ITEM 12.0	PICK-UP	SPRAGUE	-.0003 GAL.	2.3267 GAL.
3687331	#2DULSB20	80% ITEM 10.0 & 20% ITEM 12.0	PICK-UP	SPRAGUE	-.0007 GAL.	2.3739 GAL.
3687331	#1DULSB20	80% ITEM 13.0 & 20% ITEM 14.0	CITYWIDE BY TW	SPRAGUE	-.0026 GAL.	2.6554 GAL.
3687331	#1DULSB20	80% ITEM 15.0 & 20% ITEM 16.0	PICK-UP	SPRAGUE	-.0026 GAL.	2.5506 GAL.
3787198	#2DULSB50	50% ITEM 18.0 & 50% ITEM 19.0	CITYWIDE BY TW	SPRAGUE	-.0019 GAL.	2.9136 GAL.
3787198	#2DULSB50	50% ITEM 20.0 & 50% ITEM 21.0	PICK-UP	SPRAGUE	-.0019 GAL.	2.7589 GAL.

**OFFICIAL FUEL PRICE (\$) SCHEDULE NO. 8153
FUEL OIL, PRIME AND START**

CONTR. NO.	ITEM NO.	FUEL/OIL TYPE	DELIVERY	VENDOR	CHANGE (\$)	PRICE (\$) EFF. 6/18/2018
3787250	1.0	#2B5	ERP - CITYWIDE	PACIFIC ENERGY	-.0001 GAL.	2.3552 GAL.

**OFFICIAL FUEL PRICE (\$) SCHEDULE NO. 8154
FUEL OIL AND REPAIRS**

CONTR. NO.	ITEM NO.	FUEL/OIL TYPE	DELIVERY	VENDOR	CHANGE (\$)	PRICE (\$) EFF. 6/18/2018
3787250	1.0	#2B5	CITYWIDE BY TW	PACIFIC ENERGY	-.0001 GAL.	2.3552 GAL.
3787250	2.0	#4B5	CITYWIDE BY TW	PACIFIC ENERGY	-.0028 GAL.	2.2243 GAL.

**OFFICIAL FUEL PRICE (\$) SCHEDULE NO. 8155
GASOLINE**

CONTR. NO.	ITEM NO.	FUEL/OIL TYPE	DELIVERY	VENDOR	CHANGE (\$)	PRICE (\$) EFF. 6/18/2018
3787120	1.0	Reg UL	CITYWIDE BY TW	GLOBAL MONTELLO	-.0305 GAL.	2.1675 GAL.
3787120	2.0	Prem UL	CITYWIDE BY TW	GLOBAL MONTELLO	-.0198 GAL.	2.3005 GAL.
3787120	3.0	Reg UL	PICK-UP	GLOBAL MONTELLO	-.0305 GAL.	2.1025 GAL.
3787120	4.0	Prem UL	PICK-UP	GLOBAL MONTELLO	-.0198 GAL.	2.2355 GAL.
3787121	5.0	E85 (Summer)	CITYWIDE BY DELIVERY	UNITED METRO	-.0130 GAL.	2.0195 GAL.

NOTE:

- As of February 9, 2018, the Bio-Diesel Blender Tax Credit was retroactively reinstated for calendar year 2017. Should the tax credit be further extended, contractors will resume deducting the tax credit as a separate line item on invoices.
- Federal excise taxes are imposed on taxable fuels, (i.e., gasoline, kerosene, and diesel), when removed from a taxable fuel terminal. This fuel excise tax does not include Leaking Underground Storage Tank (LUST) tax. LUST tax applies to motor fuels for both diesel and gasoline invoices. Going forward, LUST Tax will appear as an additional fee at the rate of \$0.001 per gallon and will be shown as a separate line item on your invoice.
- The National Oilheat Research Alliance (NORA) resumed operations in 2014. A related assessment of \$.002 per gallon has been added to the posted weekly fuel prices and will appear as a separate line item on invoices. This fee applies to heating oil only and since 2015 has included #4 heating oil. NORA has been authorized through February 2019. All other terms and conditions remain unchanged.
- DCAS has registered contract #20181202926/3887214 for Renewable Hydrocarbon Diesel Demonstration Project. The following NYC agencies are authorized to participate: DCAS, DOT, DPR, DSNY, DEP. However, other agencies may participate with prior DCAS' approval.

REMINDER FOR ALL AGENCIES:

Please send inspection copy of receiving report for all gasoline (E85, UL & PREM) delivered by tank wagon to OCP/Bureau of Quality Assurance (BQA), 1 Centre Street, 18th Floor, New York, NY 10007.

• j22

TRANSPORTATION

■ NOTICE

PUBLIC NOTICE OF A CONCESSION OPPORTUNITY FOR THE OPERATION, MANAGEMENT AND MAINTENANCE OF A PEDESTRIAN PLAZA LOCATED AT 5th AVENUE AND BROADWAY BETWEEN 21st AND 26th STREETS, IN THE BOROUGH OF MANHATTAN

Pursuant to the Concession Rules of the City of New York, the Department of Transportation ("DOT") intends to enter into a concession for the operation, management, and maintenance of a pedestrian plaza located at 5th Avenue and Broadway between 21st and 26th Streets, in the borough of Manhattan ("Licensed Plaza"), including through DOT-approved events, sponsorships, and subconcessions, including but not limited to providing for the sale of any of the following: prepared food, flowers, locally grown produce or locally manufactured products, merchandise (such as souvenirs or T-shirts) that promotes the neighborhood or the concessionaire, or other similar merchandise within the Licensed Plaza.

Subconcessions would be awarded based on solicitations issued by the concessionaire in the basic form of Request for Proposals or Request for Bids, subject to DOT's prior written approval of both solicitation and award.

DOT has identified the Flatiron/23rd Street Partnership Business Improvement District as a potential concessionaire, but DOT will consider additional expressions of interest from other potential concessionaires for the operation, management, and maintenance of the Licensed Plaza. In order to qualify, interested organizations should be active in the neighborhood of the Licensed Plaza and have demonstrated experience in the management, operation and maintenance of publicly-accessible facilities, including but not limited to programming/events management and concession or retail operation/management.

Organizations may express interest in the proposed concession by contacting Emily Weidenhof, Director of Public Space by email at plazas@dot.nyc.gov or in writing at 55 Water Street, 6th Floor, New York, NY 10041 by July 9, 2018. Ms. Weidenhof may also be contacted with any questions relating to the proposed concession by email or by telephone at (212) 839-4325.

Please note that the New York City Comptroller is charged with the audit of concession agreements in New York City. Any person or entity

that believes that there has been unfairness, favoritism or impropriety in the concession process should inform the Comptroller, Office of Contract Administration, 1 Centre Street, New York, NY 10007, telephone number (212) 669-2323.

✦ j22-jy6

PUBLIC NOTICE OF A CONCESSION OPPORTUNITY FOR THE OPERATION, MANAGEMENT AND MAINTENANCE OF A PEDESTRIAN PLAZA LOCATED AT BROADWAY BETWEEN WEST 36th STREET AND WEST 41st STREET, IN THE BOROUGH OF MANHATTAN

Pursuant to the Concession Rules of the City of New York, the Department of Transportation ("DOT") intends to enter into a concession for the operation, management, and maintenance of a pedestrian plaza located at Broadway between West 36th Street and West 41st Street, in the borough of Manhattan ("Licensed Plaza"), including through DOT-approved events, sponsorships, and subconcessions, including but not limited to providing for the sale of any of the following: prepared food, flowers, locally grown produce or locally manufactured products, merchandise (such as souvenirs or T-shirts) that promotes the neighborhood or the concessionaire, or other similar merchandise within the Licensed Plaza.

Subconcessions would be awarded based on solicitations issued by the concessionaire in the basic form of Request for Proposals or Request for Bids, subject to DOT's prior written approval of both solicitation and award.

DOT has identified the Fashion Center District Management Association, Inc., doing business as the Garment District Alliance ("GDA") as a potential concessionaire, but DOT will consider additional expressions of interest from other potential concessionaires for the operation, management, and maintenance of the Licensed Plaza. In order to qualify, interested organizations should be active in the neighborhood of the Licensed Plaza and have demonstrated experience in the management, operation and maintenance of publicly-accessible facilities, including but not limited to programming/events management and concession or retail operation/management.

Organizations may express interest in the proposed concession by contacting Emily Weidenhof, Director of Public Space by email at plazas@dot.nyc.gov or in writing at 55 Water Street, 6th Floor, New York, NY 10041 by July 9, 2018. Ms. Weidenhof may also be contacted with any questions relating to the proposed concession by email or by telephone at (212) 839-4325.

Please note that the New York City Comptroller is charged with the audit of concession agreements in New York City. Any person or entity that believes that there has been unfairness, favoritism or impropriety in the concession process should inform the Comptroller, Office of Contract Administration, 1 Centre Street, New York, NY 10007, telephone number (212) 669-2323.

✦ j22-jy6

CHANGES IN PERSONNEL

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. Section: PRESIDENT BOROUGH OF MANHATTAN FOR PERIOD ENDING 06/01/18.

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. Section: BOROUGH PRESIDENT-BROOKLYN FOR PERIOD ENDING 06/01/18.

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. Section: BOROUGH PRESIDENT-QUEENS FOR PERIOD ENDING 06/01/18.

OFFICE OF THE COMPTROLLER FOR PERIOD ENDING 06/01/18

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. Section: OFFICE OF THE COMPTROLLER FOR PERIOD ENDING 06/01/18.

OFFICE OF EMERGENCY MANAGEMENT FOR PERIOD ENDING 06/01/18

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. Section: OFFICE OF EMERGENCY MANAGEMENT FOR PERIOD ENDING 06/01/18.

OFFICE OF MANAGEMENT & BUDGET FOR PERIOD ENDING 06/01/18

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. Section: OFFICE OF MANAGEMENT & BUDGET FOR PERIOD ENDING 06/01/18.

TAX COMMISSION FOR PERIOD ENDING 06/01/18

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. Section: TAX COMMISSION FOR PERIOD ENDING 06/01/18.

LAW DEPARTMENT FOR PERIOD ENDING 06/01/18

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. Section: LAW DEPARTMENT FOR PERIOD ENDING 06/01/18.

DEPARTMENT OF CITY PLANNING FOR PERIOD ENDING 06/01/18

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. Section: DEPARTMENT OF CITY PLANNING FOR PERIOD ENDING 06/01/18.

DEPARTMENT OF INVESTIGATION FOR PERIOD ENDING 06/01/18

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. Section: DEPARTMENT OF INVESTIGATION FOR PERIOD ENDING 06/01/18.

TEACHERS RETIREMENT SYSTEM FOR PERIOD ENDING 06/01/18

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. Section: TEACHERS RETIREMENT SYSTEM FOR PERIOD ENDING 06/01/18.

CIVILIAN COMPLAINT REVIEW BD FOR PERIOD ENDING 06/01/18

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. Section: CIVILIAN COMPLAINT REVIEW BD FOR PERIOD ENDING 06/01/18.

POLICE DEPARTMENT FOR PERIOD ENDING 06/01/18

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. Section: POLICE DEPARTMENT FOR PERIOD ENDING 06/01/18.

ALVAREZ	JASON	J	70205	\$13.5000	APPOINTED	YES	05/13/18	056
ARCHER	ABIGAIL	L	71651	\$40751.0000	RESIGNED	NO	05/17/18	056
ARNEJA	AMANDEEP	S	21849	\$61415.0000	RESIGNED	YES	05/12/18	056
AUSTIN-WAITHE	ELEISHA	J	7020B	\$15.4400	INCREASE	YES	04/15/18	056
BEASLEY	VALRIE	7021B	\$106175.0000	RETIRED	NO	02/01/18	056	
BENINCASA	EUGENIO	31175	\$51000.0000	RESIGNED	YES	05/19/18	056	
BOTELHO	ANDREW	J	30087	\$62581.0000	RESIGNED	YES	06/10/17	056
BRENNER	LAUREN	71012	\$36611.0000	APPOINTED	NO	05/01/18	056	
BROWN	AREN	T	12200	\$31142.0000	APPOINTED	NO	05/20/18	056
BROWN	MARC	A	7021A	\$94489.0000	RETIRED	NO	02/01/18	056
BROWN	RASHEEN	E	70205	\$13.5000	RESIGNED	YES	05/05/18	056
BROWN	SHANAY	D	71651	\$37198.0000	RESIGNED	NO	05/17/18	056
BUNADONNA	ANTHONY	P	70210	\$46805.0000	RESIGNED	NO	04/06/18	056
BYRDSONG	TERESA	L	71012	\$49571.0000	RESIGNED	NO	05/13/18	056
CAMPBELL	JAHSHAY	A	7021A	\$36611.0000	APPOINTED	NO	05/01/18	056
CANCELLERI	SHANNON	M	7020B	\$15.4400	INCREASE	YES	04/15/18	056
CAPERS	EDRENA	60817	\$42136.0000	RESIGNED	NO	07/07/17	056	
CARR	NING	90610	\$41421.0000	APPOINTED	YES	05/20/18	056	
CARTER	STANLEY	S	7021C	\$121875.0000	RETIRED	NO	02/01/18	056
CARTY	GREGORY	A	7021B	\$106175.0000	RETIRED	NO	02/01/18	056
CASTRO	SAMUEL	7021A	\$94489.0000	RETIRED	NO	02/01/18	056	
CHERRY	SHARRISE	N	71651	\$38625.0000	INCREASE	NO	04/27/18	056
CHOI	RUBY	B	12927	\$186945.0000	INCREASE	YES	04/11/18	056
CHU	YIK	H	80609	\$36086.0000	RETIRED	NO	05/20/18	056
COATS	DANIEL	A	7021C	\$121875.0000	RETIRED	NO	02/01/18	056
COLANGELO	MICHAEL	70210	\$85292.0000	DECEASED	NO	05/21/18	056	
COLE	MICHAEL	H	13652	\$98696.0000	RESIGNED	YES	05/01/18	056
COOK	LEVON	A	71012	\$36611.0000	APPOINTED	NO	05/01/18	056
COTTO-MONTANEZ	LISMARY	70210	\$42500.0000	RESIGNED	NO	05/23/18	056	
CRUZ-HOLGUIN	DENISE	I	70205	\$13.5000	RESIGNED	YES	05/18/18	056
DAVID	KENYA	L	70205	\$13.5000	APPOINTED	YES	05/13/18	056
DAVIS	MATTHEW	70210	\$85292.0000	RETIRED	NO	02/01/18	056	
DEBELLIS	ROSEMARY	F	30085	\$85029.0000	TRANSFER	NO	07/09/17	056
DIAZ	MARJORIE	70205	\$13.5000	APPOINTED	YES	05/13/18	056	
DINKINS	DIONNE	B	71651	\$38625.0000	APPOINTED	NO	04/27/18	056
DOYLE	BRITTANY	M	70210	\$46805.0000	RESIGNED	NO	05/21/18	056
EBERWEIN	NICHOLAS	P	70210	\$46805.0000	RESIGNED	NO	05/24/18	056
EDWARDS	MYRTLE	V	70205	\$13.5000	APPOINTED	YES	05/13/18	056
ELIBOX	TRISHA	R	71012	\$36611.0000	APPOINTED	NO	05/01/18	056
ESTRADA	CARMEN	D	7020B	\$15.4400	INCREASE	YES	04/15/18	056
EVANS	EDWIN	D	7165A	\$45429.0000	RETIRED	NO	05/19/18	056
FALCONE	GINA	M	56058	\$57916.0000	INCREASE	YES	05/06/18	056
FALCONE	GINA	M	56057	\$42677.0000	APPOINTED	YES	05/06/18	056
FELIX	ALBECHI	M	71012	\$36611.0000	APPOINTED	NO	05/01/18	056
FERGUSON	NICOLE	S	71012	\$36611.0000	APPOINTED	NO	05/01/18	056

FERRIGNO	JOSEPH	M	70210	\$85292.0000	RESIGNED	NO	05/16/18	056
FLORES	SKARLRY	70210	\$42500.0000	RESIGNED	NO	05/21/18	056	
FULLEDA	JUAN	C	90622	\$39841.0000	APPOINTED	YES	05/20/18	056

POLICE DEPARTMENT
FOR PERIOD ENDING 06/01/18

TITLE		NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY	
		GARDNER	KHALILAH	70205	\$13.5000	APPOINTED	YES	05/13/18	056
		GEORGE	DELARIS	G 70205	\$13.5000	APPOINTED	YES	05/13/18	056
		GERMAIN	RIFKA	71012	\$36611.0000	APPOINTED	NO	05/01/18	056
		GILENO	STEVEN	91830	\$292.5300	APPOINTED	NO	05/20/18	056
		GIRALDO HOYOS	LUZ	M 60817	\$32426.0000	RESIGNED	NO	03/24/18	056
		GOLDSTEIN	LAURENCE	S 30084	\$105539.0000	RETIRED	YES	05/23/18	056
		GONZALEZ	JUDY	M 7020B	\$15.4400	INCREASE	YES	04/15/18	056
		GRAFTON	SHARON	D 71012	\$36611.0000	APPOINTED	NO	05/01/18	056
		GREEN	SHANTIA	M 70205	\$13.5000	APPOINTED	YES	05/13/18	056
		GUERRERO	VANESSA	71012	\$36611.0000	APPOINTED	NO	05/01/18	056
		GUISEPI	VICTORIA	S 31175	\$63000.0000	RESIGNED	YES	05/12/18	056
		HAMILTON	CARLINE	P 7020B	\$15.4400	INCREASE	YES	04/15/18	056
		HARNISCH	THOMAS	C 7026D	\$167047.0000	RETIRED	NO	12/06/17	056
		HARVEY	WILLIAM	F 70210	\$85292.0000	RETIRED	NO	02/01/18	056
		HASMATALLY	ANEITA	71651	\$38625.0000	INCREASE	NO	04/27/18	056
		HERNANDEZ	DEBRA	L 71651	\$38625.0000	INCREASE	NO	04/27/18	056
		HILLER	TROY	D 7021C	\$121875.0000	RETIRED	NO	02/01/18	056
		HOLFORD	KELLY	S 7020B	\$15.4400	INCREASE	YES	04/15/18	056
		JACKSON	ANDREW	W 7021A	\$92184.0000	RETIRED	NO	08/01/17	056
		JACKSON	DEONDRÉ	A 60817	\$32426.0000	RESIGNED	NO	03/21/18	056
		JACKSON	SHERRIS	E 70205	\$14.0000	RESIGNED	YES	04/27/18	056
		JIMENEZ	MARTHA	E 7026B	\$138089.0000	RETIRED	NO	05/22/18	056
		JONES	ELIZABET	M 71012	\$36611.0000	APPOINTED	NO	05/01/18	056
		JONES	INDIA	71012	\$36611.0000	APPOINTED	NO	05/01/18	056
		JONES	JASMINE	M 60817	\$32426.0000	RESIGNED	NO	05/11/18	056
		JONES	KIERRA	A 60817	\$32426.0000	RESIGNED	NO	05/06/18	056
		KALOKO	STEPHANI	B 71012	\$36611.0000	APPOINTED	NO	05/01/18	056
		KATES	TAMARA	L 71012	\$36611.0000	APPOINTED	NO	05/01/18	056
		KAUR	AMANDEEP	70205	\$13.5000	RESIGNED	YES	05/16/18	056
		KENNEDY	JASMINE	70205	\$13.5000	APPOINTED	YES	05/13/18	056
		KOCH	ANDREW	J 31170	\$120839.0000	RESIGNED	YES	04/12/18	056
		KOINER	EAVETTA	70205	\$13.5000	APPOINTED	YES	04/08/18	056
		KUBANIK	JOHN	70210	\$85292.0000	RETIRED	NO	02/01/18	056
		LAI	BILL	W 71012	\$36611.0000	APPOINTED	NO	05/01/18	056
		LALLMAHAMAD	SAUDIA	70210	\$42500.0000	RESIGNED	NO	05/21/18	056
		LAWLESS	KRISTINE	M 70205	\$13.5000	RESIGNED	YES	04/21/18	056
		LEE	ALAN	Y 56059	\$17.3800	RESIGNED	YES	05/25/18	056

COURT NOTICE MAP FOR COMBINED SEWER OVERFLOW CONTROL FACILITY – GOWANUS CANAL SUPERFUND REMEDIATION; PHASE I

LEGEND

- CURB LINE
- FENCE LINE
- STREET LINE
- ACQUISITION LINE AND DIMENSION
- TAX BLOCK & LOT NUMBER
- TAX LOT LINE
- EASEMENT LINE
- CENTERLINE OF R.O.W.
- DAMAGE PARCEL NO.
- SITE ANGLE
- BUILDING
- POSSESSION HOOK

DAMAGE PARCEL	BLOCK	LOT	REPUTED OWNER	ADDRESS	AREA IN SQ.FT	REMARKS	ASSIGNED VALUATION
1	418	1	S&B NEVINS, INC.	343 NEVINS STREET	21,750	0	SEE ACQUISITION
2	411	24	228 NEVINS STREET CORP.	228 NEVINS STREET	21,840	0	SEE ACQUISITION

ONLY COPIES FROM THE ORIGINAL OF THIS SURVEY MARKED WITH AN ORIGINAL OF THE LAND SURVEYOR'S INCISED SEAL SHALL BE CONSIDERED TO BE TRUE VALID COPIES.

UNAUTHORIZED ALTERATION OF ADDITION TO A LAND SURVEYING DRAWING BEARING A LICENSED PROFESSIONAL LAND SURVEYOR'S SEAL IS A VIOLATION OF ARTICLE 143, SECTION 2008 PARAGRAPH 2 OF THE NEW YORK STATE EDUCATION LAW.

DAMAGE & ACQUISITION MAP

NO. DATE REVISIONS DESCRIPTIONS

DATE 05-20-18 30' 0" 30' 60' SHEET 1 OF 1

COURT NOTICE MAP FOR COMBINED SEWER OVERFLOW CONTROL FACILITY – GOWANUS CANAL SUPERFUND REMEDIATION; PHASE II

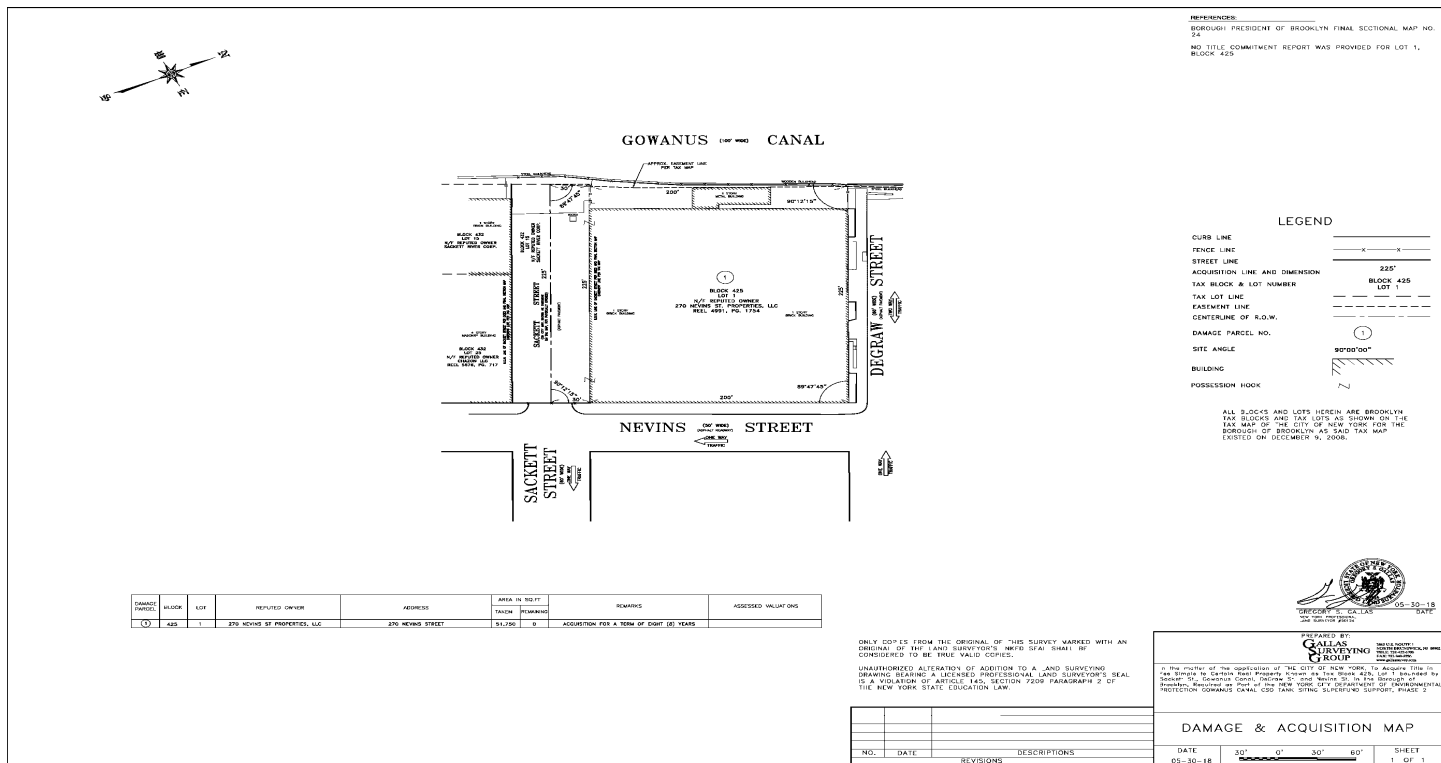
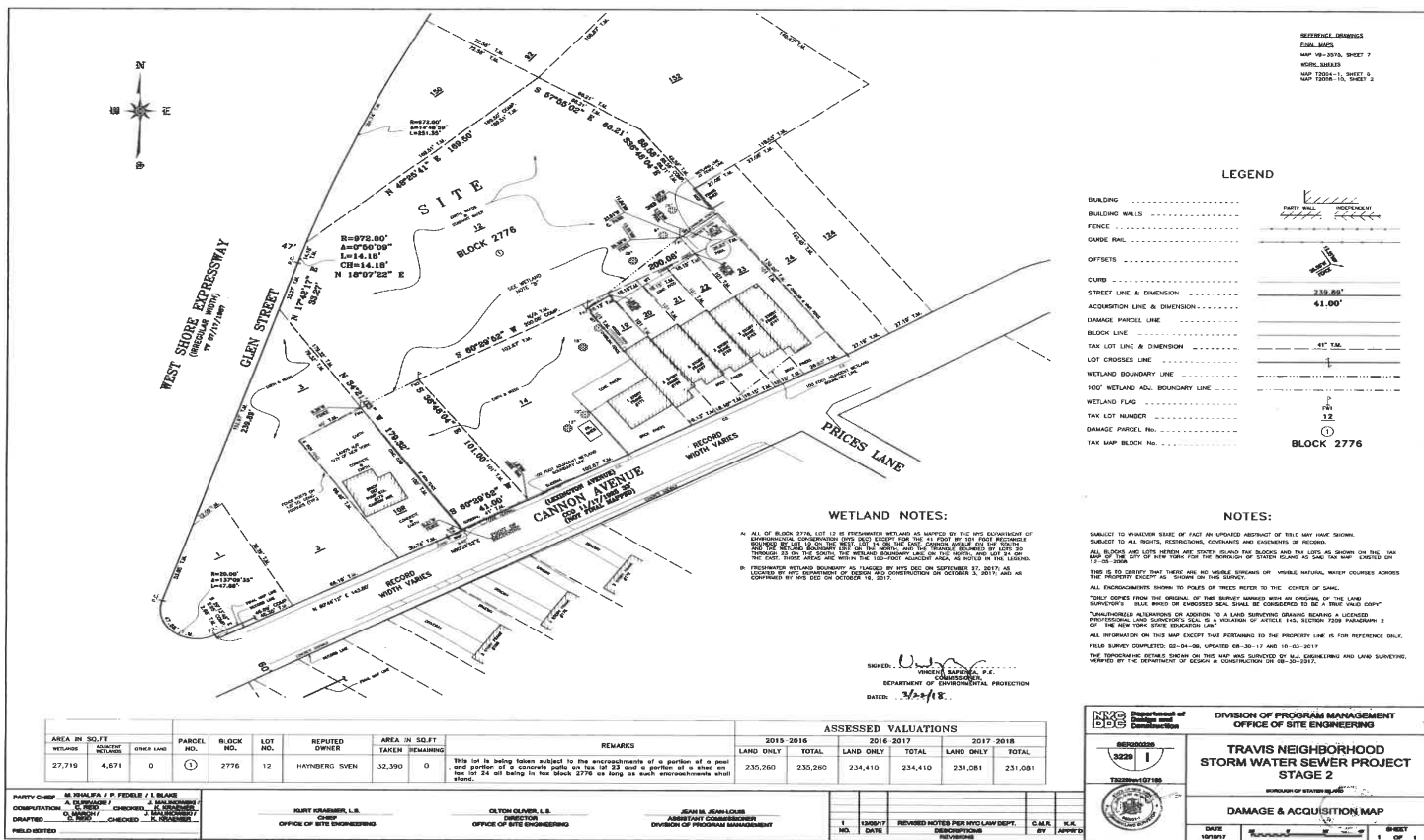


Exhibit C

COURT NOTICE MAP FOR TRAVIS NEIGHBORHOOD STORM WATER SEWER PROJECT



j19-1j2

j20-1j3