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THE CITY RECORD

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PUBLIC HEARINGS AND MEETINGS

See Also: Procurement; Agency Rules

BOARD MEETINGS

MEETING

City Planning Commission

Meets in NYC City Planning Commission Hearing Room, Lower Concourse, 120 Broadway, New York, NY 10271, twice monthly on Wednesday, at 10:00 A.M., unless otherwise ordered by the Commission.

City Council

Meets by Charter twice a month in Councilman's Chamber, City Hall,

Manhattan, NY 10007, at 1:30 P.M.

Contract Awards Public Hearing

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

Civilian Complaint Review Board

Generally meets, at 10:00 A.M. on the second Wednesday of each month, at 40 Rector Street, 2nd Floor, New York, NY 10006. Visit <http://www.nyc.gov/html/ccrb/html/meeting.html> for additional information and scheduling changes.

Design Commission

Meets, at City Hall, Third Floor, New York, NY 10007. For meeting schedule, please visit nyc.gov/designcommission or call (212) 788-3071.

Department of Education

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

Board of Elections

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

Environmental Control Board

Meets, at 100 Church Street, 12th Floor, Training Room #143, New York, NY 10007, at 9:15 A.M. once a month, at the call of the Chairman.

Board of Health

Meets, at Gotham Center, 42-09 28th Street, Long Island City, NY 11101, at 10:00 A.M., quarterly or, at the call of the Chairman.

Health Insurance Board

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

Board of Higher Education

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

Citywide Administrative Services

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

Commission on Human Rights

Meets on 10th Floor in the Commission's Central Office, 40 Rector

Street, New York, NY 10006, on the fourth Wednesday of each month, at 8:00 A.M.

In Rem Foreclosure Release Board

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

Franchise and Concession Review Committee

Meets in Spector Hall, 22 Reade Street, Main Floor, and other days, times and location as warranted.

Real Property Acquisition and Disposition

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

Landmarks Preservation Commission

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

Employees' Retirement System

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

Housing Authority

Housing Authority Board Meetings of the New York City Housing Authority are scheduled for the last Thursday of each month (except August), at 10:00 A.M. in the Ceremonial Room on the 5th Floor of 90 Church Street, New York, NY 10007 (unless otherwise noted). Any changes, to the schedule will be posted here and on NYCHA's website, at <https://www1.nyc.gov/site/nycha/about/board-meetings.page>, to the extent practicable, at a reasonable time before the meeting. For additional information, please visit NYCHA's website or contact (212) 306-6088

Parole Commission

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

Board of Revision of Awards

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

Board of Standards and Appeals

Meets, at 22 Reade Street, 1st Floor, in Manhattan on Mondays and Tuesdays, at 10:00 A.M. Review sessions are customarily held immediately before the public hearing. For changes in the schedule or additional information, please call the Board's office, at (212) 386-0009 or consult the Board's website, at www.nyc.gov/bsa.

Tax Commission

Meets in Room 936, Municipal Building, Manhattan, NY 10007, each month, at the call of the President. Manhattan, monthly on Wednesdays, commencing 2:30 P.M.

CITYWIDE ADMINISTRATIVE SERVICES

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN THAT A REAL PROPERTY ACQUISITIONS AND DISPOSITIONS PUBLIC HEARING, in accordance with Section 824 of the New York City Charter, will be held on April 11, 2023, at 10:00 A.M., via Conference Call No. 1-646-992-2010, Access Code 2334 181 2346.

IN THE MATTER OF an extension of the lease for the City of New York, as tenant, on the Entire 3rd and 4th floors of the building, located at 4312 2nd Avenue (Block 726 & Lot 1), in the Borough of Brooklyn for the Department of New York City Board of Elections, to use as storage and distribution or for such other use as the Commissioner of the Department of Citywide Administrative Services may determine.

The proposed use was approved by the City Planning Commission, pursuant to NYC Charter Section 197c on September 9, 2009 (CPC Appl. No. C 090349, Public Hearing Cal. No. 11).

The proposed lease extension shall be from the lease extension execution to 12/31/34, at an annual rent of \$5,477,391.54 for the first five (5) years, \$5,848,865.00 for the following five (5) years, \$6,597,845.33 for following three (3) years and \$7,105,002.50 the last two (2) years, payable in equal monthly installments at the end of each month.

In addition, the Tenant shall pay to the Landlord in one lump sum upon lease execution the amount, equal to \$278,202.44 multiplied by the number of calendar months from 1/1/2020 through lease execution date. For any delay in payment between 2/16/2023 and the actual payment date Tenant will incur a fee consisting of interest at 6% per annum of the total outstanding balance due.

The extension of the lease may be terminated by the Tenant at any time between 1/1/2031 through 12/31/2031, provided the Tenant gives the Landlord one year's prior written notice. In the event that the lease is terminated by the Tenant, the Tenant shall pay to the Landlord the

unamortized portion of Landlord's cost for the alterations and improvements to the space and the Landlord's reasonable attorneys' fees.

The Landlord shall prepare final architectural plans and engineering plans and make alterations and improvements in accordance with preliminary architectural plans and specifications which are attached to the lease. The alterations and improvements consist of the scope of work, which the Landlord shall provide at its sole cost and expense.

Further information, including public inspection of the proposed lease, may be obtained, at One Centre Street, Room 2000 North, New York, NY 10007. To schedule an inspection, please contact Jason Morris, at (212) 386-5083.

If you need further accommodations, please let us know at least five business days in advance of the Public Hearing via email at DisabilityAffairs@mocs.nyc.gov or via phone at (212) 298-0734.

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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. 09 - Tuesday, March 28, 2023, at 6:30 P.M., Zoom Virtual Platform; Webinar ID: 848 5839 6883, Password not required; Dial In: 1(646) 558-8656; <https://us06web.zoom.us/j/84858396883>

A public hearing with respect to agency responses, to the CB9 Statement of Needs and Budget Requests for Fiscal Year '24.

Accessibility questions: Dante Arnwine, (718) 778-9279, by: Monday, March 27, 2023, 5:00 P.M.

cc

m21-27

HOUSING AUTHORITY

■ NOTICE

The next Audit & Finance Committee Meeting of the New York City Housing Authority, is scheduled, for Monday, April 17, 2023, at 10:00 A.M., in the Ceremonial Room, on the 5th Floor of 90 Church Street, New York, NY. Copies of the Agenda will be available on NYCHA's Website, or may be picked up at the Department of Internal Audit and Assessment, at 90 Church Street, 9th Floor, New York, NY, no earlier than twenty-four (24) hours before the upcoming Audit & Finance Committee Meeting. Copies of the draft Minutes are available on this web page or can be picked up at the Department of Internal Audit and Assessment no earlier than 3:00 P.M., on Thursday, two weeks after the Audit & Finance Committee Meeting.

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

The meeting will be streamed live on YouTube Channel and on NYCHA's Website, at <https://www1.nyc.gov/site/nycha/about/audit-committee-meetings.page> for public access.

The meeting is open to the public. For those wishing to provide public comment, pre-registration is required, at least 45 minutes before the scheduled Committee Meeting. Comments are limited to the items on the Agenda.

Speaking time will be limited to three minutes. Speakers will provide comment in the order in which the requests to comment are received. The public comment period will conclude upon all speakers being heard, or at the expiration of 30 minutes allotted for public comment, whichever occurs first.

Any person requiring a reasonable accommodation in order to participate in the Audit & Finance Committee Meeting, should contact the Department of Internal Audit and Assessment by phone, at (212) 306-3441, or by email, at audit@nycha.nyc.gov, no later than Monday, April 3, 2023, at 5:00 P.M.

For additional information regarding the Audit & Finance Committee Meeting, please visit NYCHA's Website, contact by phone, at (212) 306-3441, or by email, at audit@nycha.nyc.gov.

Accessibility questions: Internal Audit (212) 306-3441, by: Monday, April 3, 2023, 5:00 P.M.



m23-a17

The next Board Meeting of the New York City Housing Authority, is scheduled for Thursday, March 30, 2023, at 10:00 A.M., in the Ceremonial Room, on the 5th Floor, of 90 Church Street, New York, NY (unless otherwise noted). Copies of the Calendar will be available on NYCHA's Website, or may be picked up at the Office of the Corporate Secretary, at 90 Church Street, 5th Floor, New York, NY, no earlier than 24 hours before the upcoming Board Meeting. Copies of the Minutes will also be available on NYCHA's Website, or may be picked up at the Office of the Corporate Secretary, no earlier than 3:00 P.M., on the Thursday following the Board Meeting.

Any changes to the schedule will be posted here and on NYCHA's Website, at <https://www1.nyc.gov/site/nycha/about/board-meetings.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.

The meeting will be streamed live on NYCHA's YouTube Channel, at <https://www.youtube.com/c/nycha>, and NYCHA's Website, at <https://www1.nyc.gov/site/nycha/about/board-meetings.page>.

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

m10-30

LANDMARKS PRESERVATION COMMISSION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN, 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, April 4, 2023, at 9:30 A.M., the Landmarks Preservation Commission (LPC or agency), will hold a public hearing by teleconference with respect to the properties list below, 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. The teleconference will be by the Zoom app and will be live streamed on the LPC's YouTube channel www.youtube.com/nyclpc. Members of the public should observe the meeting on the YouTube channel and may testify on particular matters by joining the meeting using either the Zoom app or by calling in from any phone. Specific instructions on how to observe and testify, including the meeting ID and password, and the call-in number, will be posted on the agency's website, under the "Hearings" tab <https://www1.nyc.gov/site/lpc/hearings/hearings.page>, on the Monday before the public hearing. Any person requiring language assistance services or other reasonable accommodation in order to participate in the hearing or attend the meeting should contact the LPC by contacting Gregory Cala, Community and Intergovernmental Affairs Coordinator, at gcala@lpc.nyc.gov or (212) 602-7254 at least five (5) business days before the hearing or meeting. Please note: Due to the City's response to COVID-19, this public hearing and meeting is subject to change and/or cancellation.

33 Joralemon Street - Brooklyn Heights Historic District

LPC-23-06465 - Block 252 - Lot 59 - **Zoning:** R6
CERTIFICATE OF APPROPRIATENESS

A one-story garage building, built in the 20th century. Application is to demolish the garage, construct a new building, and create a curb cut.

34 Ericsson Place - Tribeca West Historic District

LPC-23-06001 - Block 190 - Lot 7501 - **Zoning:** C6-2A
CERTIFICATE OF APPROPRIATENESS

A Neo-Renaissance style store and loft building, designed by William Emerson and built in 1908. Application is to install storefront infill and replace the loading platform.

1 Wall Street - Individual Landmark

LPC-23-07943 - Block 23 - Lot 7501 - **Zoning:** C5-5
CERTIFICATE OF APPROPRIATENESS

An Art Deco style skyscraper building, designed by Ralph T. Walker and, built in 1929-31. Application is to replace doors and install signage.

350 Bleecker Street - Greenwich Village Historic District

LPC-23-04661 - Block 620 - Lot 19 - **Zoning:** C1-6
CERTIFICATE OF APPROPRIATENESS

An apartment house, designed by H.I. Feldman and built in 1963. Application is to paint masonry, at the corner storefront and install signage.

27 Bethune Street - Greenwich Village Historic District

LPC-23-04146 - Block 635 - Lot 20 - **Zoning:** R6
CERTIFICATE OF APPROPRIATENESS

A Greek Revival style rowhouse, built in 1836. Application is to modify door and window lintels, rebuild the rear façade, and construct rooftop and rear additions.

260 West 11th Street - Greenwich Village Historic District

LPC-23-04696 - Block 622 - Lot 47 - **Zoning:** R6
CERTIFICATE OF APPROPRIATENESS

A Federal style house, originally, built in 1830 and altered in 1872. Application is to enlarge a rear yard addition.

972 Fifth Avenue - Individual Landmark

LPC-23-07796 - Block 1393 - Lot 72 - **Zoning:** R10
CERTIFICATE OF APPROPRIATENESS

A high Italian Renaissance style house, designed by McKim, Mead, and White and, built in 1902-1906. Application is to install light fixtures and artwork.

1649 Amsterdam Avenue - Hamilton Heights Historic District

LPC-23-04823 - Block 2058 - Lot 1 - **Zoning:** R6A
CERTIFICATE OF APPROPRIATENESS

A Beaux Arts style apartment building, designed by George F. Pelham and, built in 1901. Application is to construct rooftop bulkheads and alter storefront infill.

m22-a4

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, March 28, 2023, at 9:30 A.M., a public hearing will be held in the public hearing room, at 1 Centre Street, 9th Floor, Borough of Manhattan, and will also be live-streamed and open to public participation by teleconference, 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. An overflow room is located outside of the primary doors of the public hearing room. Virtual attendance by the public is encouraged given the continuing presence of COVID and the desire to facilitate social distancing. 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. Members of the public not attending in person can observe the meeting on LPC's YouTube channel, at www.youtube.com/nyclpc, and may testify on particular matters by joining the meeting using either the Zoom app, or by calling in from any phone. Specific instructions on how to observe and testify, including the meeting ID and password, and the call-in number, will be posted on the agency's website, under the "Hearings" tab, <https://www1.nyc.gov/site/lpc/hearings/hearings.page>, on the Monday before the public hearing.

427 140th Street - Mott Haven East Historic District

LPC-23-02712 - Block 2285 - Lot 75 - **Zoning:** R6
CERTIFICATE OF APPROPRIATENESS

A Romanesque Revival/Renaissance Revival style rowhouse, designed by Walter H.C. Hornum and built in 1897-1900. Application is to construct rear yard and rooftop additions, construct a connecting building on a portion of the lot, create barrier free access, and excavate a portion of the rear yard.

Joyce Kilmer Park - Grand Concourse Historic District

LPC-23-07009 - Block 2469 - Lot 1 - **Zoning:** Park
BINDING REPORT

A park space, acquired by the Parks Department in 1924. Application is to install a prototype freestanding restroom enclosure, and alter paving.

136 Franklin Street - Greenpoint Historic District

LPC-23-04875 - Block 2563 - Lot 5 - **Zoning:** C6-2A
CERTIFICATE OF APPROPRIATENESS

An Italianate style rowhouse, with a commercial ground floor, built in 1855. Application is to construct a rear yard addition.

33 Joralemon Street - Brooklyn Heights Historic District

LPC-23-06465 - Block 252 - Lot 59 - **Zoning:** R6
CERTIFICATE OF APPROPRIATENESS

A one-story garage building, built in the 20th century. Application is to demolish the garage, construct a new building, and create a curb cut.

280 Garfield Place - Park Slope Historic District
LPC-23-03563 - Block 1075 - Lot 13 - **Zoning:** R7B
CERTIFICATE OF APPROPRIATENESS

A rowhouse, built in 1910. Application is to remove bay windows and construct a rear yard addition.

407 Stuyvesant Avenue - Bedford-Stuyvesant/Expanded Stuyvesant Heights Historic District
LPC-23-01128 - Block 1686 - Lot 2 - **Zoning:** R6B
CERTIFICATE OF APPROPRIATENESS

A Romanesque Revival style rowhouse, designed by R. Sweet and built in 1892. Application is to construct a rear yard addition.

439 8th Street - Park Slope Historic District Extension
LPC-23-05435 - Block 1088 - Lot 72 - **Zoning:** R6B
CERTIFICATE OF APPROPRIATENESS

A Neo-Grec style rowhouse, designed by Jefferson F. Wood and built c. 1884. Application is to construct a rear yard addition.

60 Greene Street - SoHo-Cast Iron Historic District
LPC-22-11703 - Block 485 - Lot 7502 - **Zoning:** M1-5A
CERTIFICATE OF APPROPRIATENESS

A Renaissance Revival style warehouse designed by Henry Fernbach and built in 1871. Application is to install storefront infill.

473 Broadway - SoHo-Cast Iron Historic District
LPC-23-04854 - Block 474 - Lot 7504 - **Zoning:** M1-5B
CERTIFICATE OF APPROPRIATENESS

A commercial building, designed by Ralph Townsend built in 1894-1895. Application is to construct a rooftop addition.

188 Spring Street - Sullivan-Thompson Historic District
LPC-23-05155 - Block 489 - Lot 22 - **Zoning:** R7-2
CERTIFICATE OF APPROPRIATENESS

An altered Federal style rowhouse, built c. 1824. Application is to alter the front façade, construct rear yard and rooftop additions, and excavate the cellar.

222 Fifth Avenue - Ladies' Mile Historic District
LPC-23-07522 - Block 828 - Lot 38 - **Zoning:** C5-2
CERTIFICATE OF APPROPRIATENESS

A Beaux Arts style store and lofts building, designed by John C. Westervelt and built in 1912. Application is to construct a rooftop.

43 West 74th Street - Upper West Side/Central Park West Historic District
LPC-23-06004 - Block 1127 - Lot 11 - **Zoning:** R8B
MISCELLANEOUS - AMENDMENT

A Renaissance Revival style rowhouse, design by Max Hensel and built in 1889-90. Application is to amend Certificate of Appropriateness 22-01235 to expand the scope of work to include constructing a rooftop addition and altering a masonry opening.

63 East 93rd Street - Expanded Carnegie Hill Historic District
LPC-23-05878 - Block 1505 - Lot 28 - **Zoning:** R8B
CERTIFICATE OF APPROPRIATENESS

A Renaissance Revival style rowhouse, designed by A.B. Ogden & Son and built in 1891. Application is to construct rooftop and rear yard additions.

51-53 East 73rd Street - Upper East Side Historic District
LPC-23-03513 - Block 1388 - Lot 30 - **Zoning:** R8B
CERTIFICATE OF APPROPRIATENESS

A pair of Queen Anne style rowhouses, designed by John G. Prague and built in 1885-86. Application is to replace windows and doors, construct a box stoop and rooftop addition, modify the front façade and areaway, reconstruct the rear façade, and excavate the rear yard.

167 East 73rd Street - Individual Landmark
LPC-23-07790 - Block 1408 - Lot 27 - **Zoning:** 8C
CERTIFICATE OF APPROPRIATENESS

A Beaux Arts style carriage house, designed by George L. Amoroux and built in 1903-4. Application is to install flagpoles and signage.

1649 Amsterdam Avenue - Hamilton Heights Historic District
LPC-23-04823 - Block 2058 - Lot 1 - **Zoning:** R6A
CERTIFICATE OF APPROPRIATENESS

A Beaux Arts style apartment building, designed by George F. Pelham and built in 1901. Application is to construct rooftop bulkheads and alter storefront infill.

m14-27

TRANSPORTATION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN, pursuant to law, that the following proposed revocable consents, have been scheduled for a public

hearing by the New York City Department of Transportation. The hearing will be held remotely commencing on Tuesday, March 28, 2023, at 2:00 P.M., via the WebEx platform and in person, on the following petitions for revocable consent.

WebEx: Meeting Number (access code): 2633 819 4091
Meeting Password: 2rBHTVgex37

The hearing will be held in person, at 55 Water Street, BID ROOM, in the Borough of Manhattan. Masks are required to be worn to enter the building and during the hearing.

#1 IN THE MATTER OF a proposed modification revocable consent authorizing New York University to construct, maintain, and use telecommunication conduits under and across Houston Street, between 100 Bleeker Street and existing ECS Manhole #82-401-4, in the Borough of Manhattan. The revocable consent is for terms of ten years from the Date of Approval by the Mayor and provide among other terms and condition for compensation payable, to the City according, to the following schedule: **R.P. # 2535**

For the period July 1, 2022 to June 30, 2023 - \$1,693 + \$5,055 / per annum (prorated from the Date of Approval by the Mayor)

For the period July 1, 2023 to June 30, 2024 - \$6,321
For the period July 1, 2024 to June 30, 2025 - \$6,974
For the period July 1, 2025 to June 30, 2026 - \$7,087
For the period July 1, 2026 to June 30, 2027 - \$7,201
For the period July 1, 2027 to June 30, 2028 - \$7,314
For the period July 1, 2028 to June 30, 2029 - \$7,427
For the period July 1, 2029 to June 30, 2030 - \$7,540
For the period July 1, 2030 to June 30, 2031 - \$7,653

with the maintenance of a security deposit in the sum of \$7,700, 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 modification revocable consent authorizing Trustees of Columbia University in the City of New York to construct, maintain and use additional conduits, at three locations under, along and across West 125th Street, between West 129th Street and Broadway, in the Borough of Manhattan. The revocable consent is for a term of ten years from Date of Approval by the Mayor and provides among other terms and conditions for compensation payable, to the City according, to the following schedule: **R.P. # 2365**

For the period July 1, 2022 to June 30, 2023 - \$42,458 + \$ 6,109/ per annum (prorated from the Date of Approval by the Mayor)

For the period July 1, 2023 to June 30, 2024 - \$49,602
For the period July 1, 2024 to June 30, 2025 - \$50,637
For the period July 1, 2025 to June 30, 2026 - \$51,672
For the period July 1, 2026 to June 30, 2027 - \$52,707

with the maintenance of a security deposit in the sum of \$52,800, 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 Ray S. Mortenson and Jean Wardle, to continue to maintain and use a stoop and fenced-in area on the north sidewalk of Charles Street, west of West 4th Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from Date of Approval by the Mayor and provides among other terms and conditions for compensation payable, to the City according, to the following schedule: **R.P. # 1819**

For the period from July 1, 2022 to June 30, 2032 - \$25/per annum.

with the maintenance of a security deposit in the sum of \$3,500 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.

#4 IN THE MATTER OF a proposed revocable consent authorizing Times Square Hotel Owner LLC to construct, maintain and use an electric snow melt system, under the south sidewalk of West 47th Street, between 6th and 7th Avenues, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from Date of Approval by the Mayor and provides among other terms and conditions for compensation payable, to the City according, to the following schedule: **R.P. # 2607**

From the Approval Date to June 30, 2023 - \$29,024/per annum
For the period July 1, 2023 to June 30, 2024 - \$29,562
For the period July 1, 2024 to June 30, 2025 - \$30,100
For the period July 1, 2025 to June 30, 2026 - \$30,638
For the period July 1, 2026 to June 30, 2027 - \$31,176

For the period July 1, 2027 to June 30, 2028 - \$31,714
 For the period July 1, 2028 to June 30, 2029 - \$32,252
 For the period July 1, 2029 to June 30, 2030 - \$32,790
 For the period July 1, 2030 to June 30, 2031 - \$33,328
 For the period July 1, 2031 to June 30, 2032 - \$33,866
 For the period July 1, 2032 to June 30, 2033 - \$34,404

with the maintenance of a security deposit in the sum of \$34,500 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.

#5 IN THE MATTER OF a proposed revocable consent authorizing 95-97 Horatio LLC, to continue to maintain and use an entrance detail, consisting of a ramp, a platform, and steps with railing, on the south sidewalk of Gansevoort Street, between West and Washington Streets, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2022 to June 30, 2032 and provides among other terms and conditions for compensation payable, to the City according, to the following schedule: **R.P. # 2184**

For the period July 1, 2022 to June 30, 2023 - \$19,756
 For the period July 1, 2023 to June 30, 2024 - \$20,115
 For the period July 1, 2024 to June 30, 2025 - \$20,474
 For the period July 1, 2025 to June 30, 2026 - \$20,833
 For the period July 1, 2026 to June 30, 2027 - \$21,192
 For the period July 1, 2027 to June 30, 2028 - \$21,551
 For the period July 1, 2028 to June 30, 2029 - \$21,910
 For the period July 1, 2029 to June 30, 2030 - \$22,269
 For the period July 1, 2030 to June 30, 2031 - \$22,628
 For the period July 1, 2031 to June 30, 2032 - \$22,987

with the maintenance of a security deposit in the sum of \$23,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#6 IN THE MATTER OF a proposed revocable consent authorizing Presentation Circle Homeowners Association, Inc., to continue to maintain and use a force main, pipe together, with an additional air-vacuum release manhole, under and along Woodrow Road, between Grandwood Avenue and Alexander Avenue, in the Borough of Staten Island. The proposed revocable consent is for a term of ten years from July 1, 2021 to June 30, 2031 and provides among other terms and conditions for compensation payable, to the City according, to the following schedule: **R.P. # 2139**

For the period July 1, 2021 to June 30, 2022 - \$11,593/per annum
 For the period July 1, 2022 to June 30, 2023 - \$11,782
 For the period July 1, 2023 to June 30, 2024 - \$11,971
 For the period July 1, 2024 to June 30, 2025 - \$12,160
 For the period July 1, 2025 to June 30, 2026 - \$12,349
 For the period July 1, 2026 to June 30, 2027 - \$12,538
 For the period July 1, 2027 to June 30, 2028 - \$12,727
 For the period July 1, 2028 to June 30, 2029 - \$12,916
 For the period July 1, 2029 to June 30, 2030 - \$13,105
 For the period July 1, 2030 to June 30, 2031 - \$13,294

with the maintenance of a security deposit in the sum of \$22,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence 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 modification and renewal authorizing Consolidated Edison Company of NY, Inc., to continue to maintain and use antennas, equipment boxes, conduits and related appurtenances on the tops and sides of New York City Department of Transportation Street light poles, in the five (5) Boroughs of the City of New York, including data transfer remote operation and control in connection with Smart Grid or AMI. The revocable consent is for a term of ten years from Date of Approval by the Mayor and provides among other terms and conditions for compensation payable, to the City according, to the following schedule: **R.P. # 2181**

For the period July 1, 2022 to June 30, 2023 - \$1,188,849
 For the period July 1, 2023 to June 30, 2024 - \$1,202,514
 For the period July 1, 2024 to June 30, 2025 - \$1,216,179
 For the period July 1, 2025 to June 30, 2026 - \$1,229,844
 For the period July 1, 2026 to June 30, 2027 - \$1,243,509
 For the period July 1, 2027 to June 30, 2028 - \$1,257,174
 For the period July 1, 2028 to June 30, 2029 - \$1,270,839
 For the period July 1, 2029 to June 30, 2030 - \$1,284,504
 For the period July 1, 2030 to June 30, 2031 - \$1,298,169
 For the period July 1, 2031 to June 30, 2032 - \$1,311,834

with the maintenance of a security deposit in the sum of \$76,100 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 Memorial Sloan-Kettering Cancer Center, to continue to maintain and use pipes and a conduit under, along and across East 68th Street, between York Avenue and Second Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2022 to June 30, 2032 and provides among other terms and conditions for compensation payable, to the City according, to the following schedule: **R.P. # 1815**

For the period July 1, 2022 to June 30, 2023 - \$39,591
 For the period July 1, 2023 to June 30, 2024 - \$40,312
 For the period July 1, 2024 to June 30, 2025 - \$41,033
 For the period July 1, 2025 to June 30, 2026 - \$41,754
 For the period July 1, 2026 to June 30, 2027 - \$42,475
 For the period July 1, 2027 to June 30, 2028 - \$43,196
 For the period July 1, 2028 to June 30, 2029 - \$43,917
 For the period July 1, 2029 to June 30, 2030 - \$44,638
 For the period July 1, 2030 to June 30, 2031 - \$45,359
 For the period July 1, 2031 to June 30, 2032 - \$46,080

with the maintenance of a security deposit in the sum of \$46,100 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 52-03 Center LLC and Selfhelp HPS North Housing Development Fund Company, Inc. to construct, maintain and use Flood Mitigation System under the south sidewalk of Borden Avenue, west of Second Street; and under the west sidewalk of Second Street, south of Borden Avenue, in the Borough of Queens. The proposed revocable consent is for a term of ten years from the Date of Approval by the Mayor and provides among other terms and conditions for compensation payable, to the City according, to the following schedule: **R.P. # 2579**

In accordance with Title 34, Section 7-04(a)(37) of the Rules of the City of New York, the Grantee shall make one payment of \$2,000 for the period of the Approval Date to June 30, 2033.

with 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.

#10 IN THE MATTER OF a proposed revocable consent authorizing Commodore's Court Condominium, to continue to maintain and use a sidewalk hatch door on the east sidewalk of Hudson Avenue, north of Navy Street, in the Borough of Brooklyn. The proposed revocable consent is for a term of ten years from July 1, 2016 to June 30, 2026 and provides among other terms and conditions for compensation payable, to the City according, to the following schedule: **R.P. # 1958**

For the period July 1, 2016 to June 30, 2017 - \$429
 For the period July 1, 2017 to June 30, 2018 - \$439
 For the period July 1, 2018 to June 30, 2019 - \$449
 For the period July 1, 2019 to June 30, 2020 - \$459
 For the period July 1, 2020 to June 30, 2021 - \$469
 For the period July 1, 2021 to June 30, 2022 - \$479
 For the period July 1, 2022 to June 30, 2023 - \$489
 For the period July 1, 2023 to June 30, 2024 - \$499
 For the period July 1, 2024 to June 30, 2025 - \$509
 For the period July 1, 2025 to June 30, 2026 - \$519

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

m8-28

PROPERTY DISPOSITION

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

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

CITYWIDE ADMINISTRATIVE SERVICES

■ SALE

The City of New York in partnership with IAAI.com posts vehicle and heavy machinery auctions online every week at:

<https://iaai.com/search?keyword=dcas+public>

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

Vehicles can be viewed in person at:

Insurance Auto Auctions, Green Yard
137 Peconic Avenue, Medford, NY 11763
Phone: (631) 207-3477

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

jy29-j17

PROCUREMENT

“Compete To Win” More Contracts!

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

- **Win More Contracts, at nyc.gov/competetowin**

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

HHS ACCELERATOR PREQUALIFICATION

To respond to human services Requests for Proposals (RFPs), in accordance with Section 3-16 of the Procurement Policy Board Rules of the City of New York (“PPB Rules”), vendors must first complete and submit an electronic HHS Accelerator Prequalification Application using the City’s PASSPort system. The PASSPort system is a web-based system maintained by the City of New York for use by its Mayoral Agencies to manage procurement. Important business information collected in the Prequalification Application is required every three years. Documents related to annual corporate filings must be submitted on an annual basis to remain eligible to compete. Prequalification applications will be reviewed to validate compliance with corporate filings and organizational capacity. Approved organizations will be eligible to compete and would submit electronic proposals through the PASSPort system. The PASSPort Public Portal, which lists all RFPs, including HHS RFPs that require HHS Accelerator Prequalification, may be viewed at <https://passport>.

cityofnewyork.us/page.aspx/en/rfp/request_browse_public. All current and prospective vendors should frequently review information listed on roadmap to take full advantage of upcoming opportunities for funding. For additional information about HHS Accelerator Prequalification and PASSPort, including background materials, user guides and video tutorials, please visit <https://www1.nyc.gov/site/mocs/systems/about-go-to-passport.page>.

ADMINISTRATION FOR CHILDREN’S SERVICES

ADMINISTRATION

■ INTENT TO AWARD

Human Services/Client Services

HOUSING NAVIGATION AND STABILIZATION SERVICES - Negotiated Acquisition - Judgment required in evaluating proposals - PIN#06823N0030 - Due 4-6-23 at 4:00 P.M.

Pursuant to Section 3-04(b)(2)(B) of the Procurement Policy Board (PPB) Rules, New York City’s Administration for Children’s Services (ACS), intends to utilize the negotiation acquisition Procurement method to enter into contract negotiations with Anthos Home (“Anthos”), 169 Madison Avenue, #2285, New York, NY 10016, for the provision of housing navigation and stabilization services for youth in care. This program would ensure that youth aging out of foster care, and youth exiting the juvenile justice system as well as other ACS involved families have access to housing navigation and stability services with the necessary resources to secure and maintain permanent affordable housing. The proposed contract term of this program will be from May 1, 2023 through April 30, 2026 with one 3-year option to renew, at ACS’ discretion. The EPIN for this proposed award is 06823N0030. The proposed total contract amount is \$12,366,666.67.

Any information concerning the provider’s performance, as well as any other factors relevant, to the proposed contract, may be expressed by contacting Peter Pabon, at peter.pabon@acs.nyc.gov.

This notice is for informational purposes only. Organizations interested in solicitations for these services are invited to do so by registering with the NYC Mayor’s Office of Contract Services (MOCS) PASSPort system. To register with PASSPort, please go to www.nyc.gov/PASSPort. There you will find additional guides to assist you with the registration process.

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 10009. Peter Pabon (212) 341-3450; peter.pabon@acs.nyc.gov

m21-27

AGING

PROGRAM OPERATIONS

■ AWARD

Human Services/Client Services

HHCAPS MODERN IMPROVEMENT PATIENT AND PROVIDER ACT - Required/Authorized Source - PIN# 12523R0008001 - AMT: \$19,999.00 - TO: Jewish Community Council of Greater Coney Island I, 3001 West 37th Street, Brooklyn, NY 11224-1479.

The funds for this contract have been provided through a grant from the New York State Office for the Aging, under the Department for the Aging’s Health Insurance Information Counseling Assistance Program, as the lead agency for the Medicare Part D and the Low-Income Subsidy Outreach project. The funds will be used to assist older adults to enroll in the Medicare Part D Prescription Drug program and to reach Medicare beneficiaries likely to be eligible for the Part D Low-Income Subsidy and the Medicare Savings Program. The contract period will be from 9/1/2022 to 8/31/2023.

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BROOKLYN NAVY YARD DEVELOPMENT CORP.

OPERATIONS

■ SOLICITATION

Human Services/Client Services

ELEVATOR MAINTENANCE OVERSIGHT AND INSPECTION SERVICES - Request for Proposals - PIN#000216 - Due 4-27-23 at 4:00 P.M.

Professional services for Oversight of the Elevator Maintenance Program of 50 vertical transportation devices, including witnessing Category 1 and Category 5 testing and PVT inspection. Bid documents are available, at the Brooklyn Navy Yard website under the "jobs" heading. A Pre-Bid Meeting will take place, at the Navy Yard offices on Tuesday, April 4th, at 11:00 A.M. Attendance, to the Pre-Bid Meeting is mandatory to participate in this bid. Subsequent, to the Pre-Bid Meeting, a brief walkthrough of a selection of devices will take place.

A mandatory Pre-Bid Submission conference, will be held at 11:00 A.M. on Tuesday, April 4th, via Brooklyn Navy Yard Offices, 141 Flushing Avenue, Building 77, Suite 801, Brooklyn, NY 11205. Failure to attend will result in disqualification. Anyone wishing to submit bid must attend the meeting. All attendees must RSVP by sending an email to dmagdich@bnycd.org.

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.

Brooklyn Navy Yard Development Corporation, 141 Flushing Avenue, Building 77, Suite 801, Brooklyn, NY 11205. David Magdich (718) 907-5980; dmagdich@bnycd.org

☛ m27-31

CITYWIDE ADMINISTRATIVE SERVICES

DIVISION OF MUNICIPAL SUPPLY SERVICE

■ SOLICITATION

Goods

DOC - CHEESE, MILK, EGGS, BUTTER, MARGARINE - Competitive Sealed Bids - PIN#85723B0105 - Due 4-12-23 at 10:00 A.M.

The New York City Department of Citywide Administrative Services ("DCAS"), is issuing a solicitation to obtain bids for The Department of Corrections ("DOC"). Please see the solicitation documents below for additional details. Please submit your bids by both acknowledging the receipt of the RFx in the Acknowledgement tab and completing your response in the Manage Responses tab. Vendor resources and materials can be found, at the link below under the Finding and Responding to RFx heading. If you need additional assistance with PASSPort, please contact the MOCS Service Desk via the link below: Link: <https://mocssupport.atlassian.net/servicedesk/customer/portal/8>.

Pre-Bid Conference location - Dial in: (646) 893-7101 Phone Conference ID: 483 344 84# New York City, NY 10007. Mandatory: no Date/Time - 2023-04-04 11:00:00.

☛ m27

DOC - KOSHER-PASSOVER FOODS - Competitive Sealed Bids - PIN# 85723B0107 - Due 4-19-23 at 10:00 A.M.

The New York City Department of Citywide Administrative Services ("DCAS"), is issuing a solicitation to obtain bids for The Department of Corrections ("DOC"). Please see the solicitation documents below for additional details. Please submit your bids by both acknowledging the receipt of the RFx in the Acknowledgement tab and completing your response in the Manage Responses tab. Vendor resources and materials can be found at the link below under the Finding and Responding to RFx heading. If you need additional assistance with PASSPort, please contact the MOCS Service Desk via the link below: Link: <https://mocssupport.atlassian.net/servicedesk/customer/portal/8>

Pre-Bid Conference location -Dial in: 646-893-7101 Phone Conference ID: 388 437 223# New York City, NY 10007. Mandatory: no Date/Time - 2023-04-11 11:00:00.

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DOC - BAKING PRODUCTS AND BAKED GOODS - Competitive Sealed Bids - PIN#85723B0106 - Due 4-12-23 at 10:00 A.M.

The New York City Department of Citywide Administrative Services ("DCAS"), is issuing a solicitation to obtain bids for The Department of Corrections ("DOC"). Please see the solicitation documents below for additional details. Please submit your bids by both acknowledging the receipt of the RFx in the Acknowledgement tab and completing your response in the Manage Responses tab. Vendor resources and materials can be found, at the link below under the Finding and Responding to RFx heading. If you need additional assistance with PASSPort, please contact the MOCS Service Desk via the link below: Link: <https://mocssupport.atlassian.net/servicedesk/customer/portal/8>.

Bid opening Location - Zoom Opening Registration: https://dcas-nyc-gov.zoom.us/meeting/register/tZlkd-6oqzMvG9a_zW6pDPEBT52No8bwWjI. In Person: 1 Centre Street, 18th Floor, New York City, NY 10007. Pre Bid Conference location - Dial in: 646-893-7101 Phone Conference ID: 483 344 84# Phone Conference ID: 483 344 84# NY 10007. Mandatory: no Date/Time - 2023-04-04 11:00:00.

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CEREAL - Competitive Sealed Bids - PIN# 85723B0102 - Due 4-19-23 at 10:00 A.M.

The New York City Department of Citywide Administrative Services ("DCAS"), is issuing a solicitation to obtain bids for The Department of Corrections ("DOC"). Please see the solicitation documents below for additional details. Please submit your bids by both acknowledging the receipt of the RFx in the Acknowledgement tab and completing your response in the Manage Responses tab. Vendor resources and materials can be found at the link below under the Finding and Responding to RFx heading. If you need additional assistance with PASSPort, please contact the MOCS Service Desk via the link below: Link: <https://mocssupport.atlassian.net/servicedesk/customer/portal/8>.

Pre-Bid Conference location -Dial in: 646-893-7101 Phone Conference ID: 388 437 223# New York City, NY 10007 Mandatory: no Date/Time - 2023-04-11 11:00:00.

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DEM - EXECUTIVE

■ AWARD

Services (other than human services)

NEGOTIATED ACQUISITION TO HIRE THE ENERGISTS FOR ENERGY-SPECIFIC RECRUITMENT SERVICES FOR EXECUTIVE LEVEL POSITIONS AT DCAS DEM. - Negotiated Acquisition - Other - PIN# 85623N0005001 - AMT: \$99,999.00 - TO: Energists Holdings LLC, 8901 Gaylord Drive, Suite 200-210, Houston, TX 77024.

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CORRECTION

CORRECTION INTELLIGENCE BUREAU

■ INTENT TO AWARD

Services (other than human services)

NEGOTIATED ACQUISITION EXTENSION - INDEPENDENT FORENSIC OF ILLINOIS. - Negotiated Acquisition - Other - PIN#07223N0004 - Due 4-12-23 at 3:00 P.M.

In accordance with 3-04(b)(2)(iii) of the NYC Procurement Policy Rules, DOC, intends to enter into a Negotiation Acquisition Extension, with Independent Forensic of Illinois, for an additional 12 months, for a contract period of 9/1/22 through 8/31/23, to provide continuity of services. Independent Forensic of Illinois has administered their services to the department, providing professional laboratory testing of clothing for the presence of DNA evidence. Their laboratory testing and expert witness testimony is essential in the criminal prosecution of new criminal conduct committed by incarcerated individuals in custody.

m23-29

DESIGN AND CONSTRUCTION

■ AWARD

Construction Related Services

HWCARRC04, RENEWAL FOR REQUIREMENTS CONTRACT FOR APPRAISAL SERVICES FOR VARIOUS PROJECTS, BOROUGH OF STATEN ISLAND - Renewal - PIN# 85022P8013KXLR001 - AMT: \$2,000,000.00 - TO: Goodman Marks Associates, Inc., 170 Old Country Road, Suite 501, Mineola, NY 11501.

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DISTRICT ATTORNEY - BRONX COUNTY

■ INTENT TO AWARD

Goods and Services

DIGITAL EVIDENCE INTELLIGENCE ANALYTICS TOOL - Sole Source - Available only from a single source - PIN# 902DEIA2023 - Due 4-3-23 at 5:00 P.M.

Pursuant to Procurement Policy Board Rules, Section 3-05, the Bronx County District Attorney, intends to enter into a sole source agreement, with Cellebrite Inc., for Cellebrite Pathfinder. Cellebrite PathFinder is an investigative analytics solution that receives and ingest disparate data sources such as Cellebrite Reader Reports, raw search warrant returns from social media providers, as well as process individual images and videos.

Any qualified vendor that wishes to express interest in providing such product and believes that, at present, or in the future, it can also provide related software, and services, is invited to do so, by submitting an expression of interest, which must be received, no later than April 3rd, 2023, at 5:00 P.M., to Darryl Rodney (RodneyD@bronxda.nyc.gov), Jonathan Demera (DemeraJ@bronxda.nyc.gov), and Selena Ley (LeyS@Bronxda.nyc.gov).

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

District Attorney - Bronx County, 198 East 161st Street, 4th Floor, Bronx, NY 10451. Jonathan Demera (718) 644-1255; RodneyD@bronxda.nyc.gov; DemeraJ@bronxda.nyc.gov; LeyS@Bronxda.nyc.gov

m23-a3

DISTRICT ATTORNEY - NEW YORK COUNTY

PROCUREMENT AND CONTRACT MANAGEMENT

■ SOLICITATION

Goods and Services

ARMED SECURITY GUARD SERVICES - Request for Proposals - PIN# 20231500025 - Due 4-27-23 at 3:00 P.M.

DANY, is seeking a qualified, licensed Contractor who shall be responsible for the provision of uniformed armed security guard services. Pre-deployment training and supplemental training programs for persons employed as guards and guard supervisors are required, as is a compliance monitoring program designed to assist DANY in ensuring full compliance with all applicable laws and regulations. The Contractor's services may be utilized to supplement existing DANY in-house security staff or to provide the entire security operation at a given facility.

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

District Attorney - New York County, One Hogan Place, 7th Floor, New York, NY 10013. Tracey Robinson (212) 335-3910; robinsontr@dany.nyc.gov

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ENVIRONMENTAL PROTECTION

WASTEWATER TREATMENT

■ SOLICITATION

Services (other than human services)

82622B0017-BWT-1572-PSE NYSDEC PART 201 PERMIT STACK EMISSION TEST SERVICES AT VARIOUS WASTEWATER RESOURCE RECOVERY FACILITIES - Competitive Sealed Bids - PIN# 82622B0017 - Due 4-25-23 at 10:00 A.M.

BWT-1572-PSE: NYSDEC Part 201 Permit Stack Emission Test Services at Various Wastewater Resource Recovery Facilities, Pump Stations, and Associated Department of Environmental Protection Facilities.

This Competitive Sealed Bid ("RFx"), is being released through PASSPort, New York City's online procurement portal. Responses to this RFx should be submitted via PASSPort. To access the solicitation, vendors should visit the PASSPort Public Portal at <https://www1.nyc.gov/site/mocs/systems/about-go-to-passport.page> and click on the "Search Funding Opportunities in PASSPort" blue box. This will take you to the Public Portal of all procurements in the PASSPort system. To quickly locate the RFx, insert the EPIN 82622B0017 into the Keywords search field. If you need assistance submitting a response, please contact help@mocs.nyc.gov.

Pre-Bid Conference location -Microsoft TEAMS call in (audio only) +1 347-921-5612., Phone Conference ID: 714228393# To join via Microsoft TEAMS video, please go to Passport link in attachments and download "Notice to bidders". Virtual NY 11373. Mandatory: no Date/ Time - 2023-04-11 10:00:00.

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WATER AND SEWER OPERATION

■ SOLICITATION

Services (other than human services)

82623B0060-BWSO CSDR-21 (R) CONTAINER SERVICE AND DEBRIS REMOVAL, CITYWIDE - Competitive Sealed Bids - PIN# 82623B0060 - Due 4-24-23 at 10:00 A.M.

This Competitive Sealed Bid ("RFx"), is being released through PASSPort, New York City's online procurement portal. Responses to this RFx should be submitted via PASSPort. To access the solicitation, vendors should visit the PASSPort Public Portal at <https://www1.nyc.gov/site/mocs/systems/about-go-to-passport.page> and click on the "Search Funding Opportunities in PASSPort" blue box. This will take you to the Public Portal of all procurements in the PASSPort system. To quickly locate the RFx, insert the EPIN 82623B0060 into the Keywords search field. If you need assistance submitting a response, please contact MOCS Service Desk: mocssupport.atlassian.net/servicedesk/customer/portal/8 On the Response Due Date at 10:00 A.M., please be advised that you will be required to submit a PAPER copy of the Bid Security to: NYC Department of Environmental Protection, 96-05 Horace Harding Expressway, 1st Floor Low Rise, Flushing, NY 11373.

Pre-Bid Conference location -Microsoft TEAMS call in (audio only) +1 347-921-5612., Phone Conference ID: 366913363# To join via Microsoft TEAMS video, please go to Passport link in attachments and download "Notice to bidders". Virtual NY 11373. Mandatory: no Date/ Time - 2023-04-10 10:00:00.

☛ m27

FINANCIAL INFORMATION SERVICES AGENCY

■ INTENT TO AWARD

Services (other than human services)

SOFTWARE MAINTENANCE RENEWAL - Sole Source - Available only from a single source - PIN# 127FY2400001 - Due 4-7-23 at 10:00 A.M.

Pursuant to Section 3-05-Sole Source of the Procurement Policy Board Rules (PPB), the Financial Information Services Agency (FISA) and Office of Payroll Administration (OPA), intends to enter into a Sole Source agreement with Chicago-Soft, Ltd., for the contract term 7/1/23 to 6/30/26.

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.

Financial Information Services Agency, 5 Manhattan West, 4th Floor, New York, NY 10001. Michele Perez (212) 857-1113; MPerez@fisa-opa.nyc.gov

m24-30

HEALTH AND MENTAL HYGIENE

AGENCY CHIEF CONTRACTING OFFICER

■ INTENT TO AWARD

Services (other than human services)

81623Y0344 -IDEMIA MAINTENANCE AND STANDARD SUPPORT - Sole Source - Available only from a single source - PIN# 816 - Due 4-13-23 at 2:00 P.M.

Pursuant to procurement policy board rules Section 3-05, the NYC office of chief medical examiner, intends to enter into a sole source contract with IDEMIA for provide maintenance and support to OCME existing ten (10) equipment for workstation, livescan and des. Any vendor who is capable of providing this service please submit your proposals by both acknowledging the receipt of the PASSPort RFX # 81623Y0344 - in the acknowledgement tab and completing your response in the manage responses tab. Vendor resources and materials can be found at the link below under the finding and responding to RFX heading. If you need additional assistance with PASSPort, please contact the MOCS service desk. Link: <https://mocssupport.atlassian.net/servicedesk/customer/portal/8>.

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

Health and Mental Hygiene, 421 East 26th Street, New York, NY 10016. Michelle Jordan (212) 323-1706; mijordan@ocme.nyc.gov; jberges@ocme.nyc.gov

m24-30

CENTER FOR HEALTH EQUITY AND COMMUNITY WELLNESS

■ AWARD

Human Services/Client Services

COMMUNITY OUTREACH AND ENGAGEMENT FOR MPV SERVICES - Emergency Purchase - PIN# 81623E0009001 - AMT: \$150,000.00 - TO: AIDS Center of Queens County Inc., 161-21 Jamaica Avenue, 6th Floor, Jamaica, NY 11432.

DOHMH, intends to enter into a Emergency contract with AIDS Center of Queens County Inc., who will provide outreach and engagement in communities most at risk for the Orthopox/Monkeypox Virus (MPV) infection. The vendor will participate in hyperlocal and targeted efforts focused in neighborhoods and within priority populations with increasing MPV positivity rates and/or low testing and vaccination rates, including in-person street-outreach and literature distribution.

m27

HOMELESS SERVICES

BUDGET

■ INTENT TO AWARD

Human Services/Client Services

51ST STREET SHELTER NAE - Negotiated Acquisition - Other - PIN# 07123N0008 - Due 4-6-23 at 4:00 A.M.

Negotiated acquisition extension (NAE) for Women in Need Inc., 51st Street Shelter for one year, to ensure shelter services from July 1, 2023 to June 30, 2024, while the Agency works on a new long-term contract.

This is a negotiated acquisition extension with incumbent provider, to maintain continuity of services for the minimum amount of time until a new RFP is processed.

m24-30

HARRY'S PLACE NAE - Negotiated Acquisition - Other - PIN# 07123N0010 - Due 4-3-23 at 7:00 P.M.

Negotiated acquisition extension (NAE) for ACACIA Network Housing Inc., for one year, to ensure shelter services at Harry's Place Shelter from July 1, 2023 to June 30, 2024 while the Agency works on a new long-term contract.

m27-31

HOUSING AUTHORITY

PROCUREMENT

■ SOLICITATION

Goods

SMPD-COMPACTOR CARTRIDGE BAGS - Competitive Sealed Bids - PIN# 424994 - Due 4-10-23 at 10:59 A.M.

The materials to be provided by the successful vendor are described in greater detail in the RFQ Number: 418990.

Interested vendors are invited to obtain a copy of the opportunity, at NYCHA's website by going, to the <http://www.nyc.gov/nychabusiness>. On the left side, click on "iSupplier Vendor Registration/Login" link.

(1) If you have an i-Supplier account, then click on the "Login for registered vendors" link and sign into your i-Supplier account.

(2) If you do not have an i-Supplier account you can Request an account by clicking on "New suppliers register in i-Supplier" to apply for log-in credentials. Once you have accessed your i-Supplier account, log into your account, then choose under the Oracle Financials home page, the menu option "Sourcing Supplier", then choose "Sourcing", then choose "Sourcing Homepage"; and conduct a search in the "Search Open Negotiations" box for:

RFQ Number 424994

Location: VARIOUS DEVELOPMENTS LOCATED IN ALL FIVE (5) BOROUGHES OF NEW YORK CITY

A Non-Mandatory virtual Pre-Bid Conference, will be held on Tuesday, March 28, 2023, at 10:30 A.M., and will be conducted remotely via Microsoft Teams meeting. Although attendance is not mandatory, at the Pre-Bid Conference, it is strongly recommended that all interested Bidders attend, and that bidders thoroughly review bid documents in advance of the meeting.

To participate in the Pre-Bid Conference, please follow the instructions below: Microsoft Teams meeting Join on your computer, mobile app or room device Click here to join the Meeting ID: 220 027 614 304 Passcode: cb7gnQ. Download Teams | Join on the web or call in (audio only) +1 646-838-1534,387209301# United States, New York City Phone Conference ID: 387 209 301# Find a local number | Reset PIN Learn More | Meeting options.

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. Miguel Lamarche (212) 306-3904; miguel.lamarche@nycha.nyc.gov



m27

HUMAN RESOURCES ADMINISTRATION

■ AWARD

Human Services/Client Services

PERMANENT, AFFORDABLE HOUSING AND AFTERCARE SERVICES AT 161 BUFFALO AVENUE, BROOKLYN, NY 11233 FOR FORMERLY HOMELESS VETERANS. - Renewal - PIN# 06918N8252KXLR001 - AMT: \$697,656.00 - TO: Samaritan Daytop Village Inc., 138-02 Queens Boulevard Briarwood, NY 11435.

m27

Services (other than human services)

ACCOUNTS MAINTENANCE NEGOTIATED ACQUISITION EXTENSION - Negotiated Acquisition - Other - PIN# 06922N0149001 - AMT: \$3,437,280.00 - TO: YMS Management Associates Inc., 160 Broadway, Suite 1201, New York, NY 10038-4201.

This is a Negotiated Acquisition Extension with Vendor YMS Management Associates, Inc., (YMS) for Accounts Maintenance Services with the Office of Child Support Services (OCSS). The original contract ran from May 1, 2015 - April 30, 2018. Then in 2018 we exercised a renewable contract option clause for an additional three (3) year period, May 1, 2018 - April 30, 2021. In 2020, due to the pandemic,

we were not able to finalize a new RFP, so we requested a one (1) year contract extension, May 1, 2021 - April 30, 2022. Unfortunately, the RFP has not been finalized and we cannot have a break in service when the extension ends on April 30, 2022. Therefore, we are requesting this Negotiated Acquisition Extension, for eight (8) months, May 1, 2022 - April 30, 2023, to ensure that there is no break in service. YMS enters all child support orders, updates and modifications into OCSS' child support database systems. This information is time sensitive and OCSS staff is not able to process the large volume of cases in a timely manner. Therefore, this service is critical to our daily operations and a disruption would be detrimental to the clients and children we serve.

This NAE request, is with the incumbent provider to extend critical services until a new RFP is processed.

☛ m27

■ INTENT TO AWARD

Human Services/Client Services

CORRECTION: NAE WITH CATHOLIC CHARITIES ON-CALL CASE MANAGEMENT -MANHATTAN - Negotiated Acquisition - Other - PIN# 06923N0020 - Due 3-29-23 at 7:00 P.M.

DSS/EIS, intends to extend the existing contract with Catholic Charities Community Services Archdiocese of New York for one year (8/1/2022 - 7/31/2023), to provide emergency and on-call case management services in the Borough of Manhattan in the event of a major storm, electric outage or other emergency. This second Negotiated Acquisition Extension is necessary to maintain on call services while the new Request for Proposals is finalized and selected, which has been further delayed by changes in Agency personnel. Procurement and award is in accordance with Section 3-01(d)(2)(vii) for the reasons set forth herein.

m21-27

NAE WITH CATHOLIC CHARITIES ON-CALL CASE MANAGEMENT STATEN ISLAND - Negotiated Acquisition - Other - PIN#06923N0016 - Due 3-28-23 at 7:00 P.M.

DSS/EIS, intends to extend the existing contract with Catholic Charities Community Services Archdiocese of New York for one year (8/1/2022 - 7/31/2023), to provide emergency and on-call case management services in the Borough of Staten Island in the event of a major storm, electric outage or other emergency. This second Negotiated Acquisition Extension is necessary to maintain on call services while the new Request for Proposals is finalized and selected, which has been further delayed by changes in Agency personnel. Procurement and award is in accordance with Section 3-01(d)(2)(vii) for the reasons set forth herein.

m21-27

NAE WITH JEWISH BOARD OF FAMILY & CHILDREN'S SERVICE FOR ON-CALL CASE MANAGEMENT SERVICES IN BRONX - Negotiated Acquisition - Other - PIN#06923N0012 - Due 3-29-23 at 7:00 P.M.

The Human Resources Administration Domestic Violence Services, is seeking to initiate a Negotiated Acquisition Extension for the existing vendor, Jewish Board of Family & Children Services, to extend Bronx On-Call Case Management Services for one year. The current contract expired on July 31, 2022, and DVS would like, to ensure the continuation of these pertinent services for HRA clients. The proposed Contract Amount is set, at \$200,000.00 based on program analysis of needs in the event of a major storm, electric outage, or other emergency in The Bronx. This second Negotiated Acquisition Extension is necessary to maintain on call services while the new Request for Proposals is finalized and selected, which has been further delayed by changes in Agency personnel. Procurement and award is in accordance with Section 3-01(d)(2)(vii) for the reasons set forth herein. The contract term is 8/1/2022 – 7/31/2023.

This NAE, will provide Bronx On-Call Domestic Violence Case Management Services for HRA clients, without interruption until the new RFP will be awarded.

m21-27

NAE WITH JEWISH BOARD OF FAMILY & CHILDREN'S SERVICE - ON-CALL CASE MANAGEMENT SERVICES, STATEN ISLAND - Negotiated Acquisition - Other - PIN#06923N0015 - Due 3-29-23 at 7:00 P.M.

The Human Resources Administration Domestic Violence Services is seeking to initiate a Negotiated Acquisition Extension for the existing vendor, Jewish Board of Family & Children Services, to extend Staten Island On-Call Case Management Services for one year. The current contract expired on July 31, 2022, and DVS would like, to ensure the continuation of these pertinent services for HRA clients. The proposed Contract Amount is set, at \$200,000.00 based on program analysis of needs in the event of a major storm, electric outage, or other emergency in the Bronx. This second Negotiated Acquisition Extension is necessary to maintain on call services while the new Request for Proposals is finalized and selected, which has been further delayed by changes in

Agency personnel. Procurement and award is in accordance with Section 3-01(d)(2)(vii) for the reasons set forth herein. The contract term is 8/1/2022 – 7/31/2023.

This NAE, will provide Staten Island On-Call Domestic Violence Case Management Services for HRA clients, without interruption until the new RFP will be awarded.

m21-27

NAE WITH JEWISH BOARD OF FAMILY & CHILDREN'S SERVICE FOR ON-CALL CASE MANAGEMENT SERVICES IN BROOKLYN - Negotiated Acquisition - Other - PIN#06923N0013 - Due 3-29-23 at 7:00 P.M.

The Human Resources Administration (HRA) Domestic Violence Services (DVS), is seeking to initiate a Negotiated Acquisition Extension (NAE) for the existing vendor, Jewish Board of Family & Children Services, to extend Brooklyn On-Call Case Management Services for one year. The current contract expired on July 31, 2022, and DVS would like, to ensure the continuation of these pertinent services for HRA clients. The proposed Contract Amount is set, at \$200,000.00 based on program analysis of needs in the event of a major storm, electric outage, or other emergency in The Bronx. This second Negotiated Acquisition Extension is necessary to maintain on call services while the new Request for Proposals is finalized and selected, which has been further delayed by changes in Agency personnel. Procurement and award is in accordance with Section 3-01(d)(2)(vii) for the reasons set forth herein. The contract term is 8/1/2022 – 7/31/2023.

This NAE, will provide Brooklyn On-Call Domestic Violence Case Management Services for HRA clients, without interruption until the new RFP will be awarded.

m21-27

NAE WITH BROOKLYN BUREAU OF COMMUNITY SERVICE FOR ON-CALL CASE MANAGEMENT BROOKLYN - Negotiated Acquisition - Other - PIN# 06923N0011 - Due 4-3-23 at 7:00 P.M.

DSS/EIS, intends to extend the existing contract with Brooklyn Bureau of Community Service for one year (8/1/2022 - 7/31/2023), to provide emergency and on-call case management services in the Borough of Brooklyn in the event of a major storm, electric outage or other emergency. This second Negotiated Acquisition Extension is necessary to maintain on call services while the new Request for Proposals is finalized and selected, which has been further delayed by changes in Agency personnel. Procurement and award is in accordance with Section 3-01(d)(2)(vii) for the reasons set forth herein.

☛ m27-31

NAE WITH CATHOLIC CHARITIES ON-CALL CASE MANAGEMENT BRONX - Negotiated Acquisition - Other - PIN#06923N0017 - Due 3-28-23 at 7:00 P.M.

DSS/EIS, intends to extend the existing contract with Catholic Charities Community Services Archdiocese of New York for one year (8/1/2022 - 7/31/2023), to provide emergency and on-call case management services in the Borough of Bronx in the event of a major storm, electric outage or other emergency. This second Negotiated Acquisition Extension, is necessary to maintain on call services while the new Request for Proposals is finalized and selected, which has been further delayed by changes in Agency personnel. Procurement and award is in accordance with Section 3-01(d)(2)(vii) for the reasons set forth herein.

m21-27

NAE FOR JEWISH BOARD OF FAMILY AND CHILDREN SERVICES - ON-CALL CASE MANAGEMENT SERVICES, MANHATTAN - Negotiated Acquisition - Other - PIN#06923N0014 - Due 3-29-23 at 7:00 P.M.

The Human Resources Administration Domestic Violence Services, is seeking to initiate a Negotiated Acquisition Extension for the existing vendor, Jewish Board of Family & Children Services, to extend Manhattan On-Call Case Management Services for one year. The current contract expired on July 31, 2022, and DVS would like, to ensure the continuation of these pertinent services for HRA clients. The proposed Contract Amount is set, at \$200,000.00 based on program analysis of needs in the event of a major storm, electric outage, or other emergency in the Bronx. Due to changes in Agency management of this contract, there has been added delay in procuring new contracts through the competitive sealed proposal method. Procurement and award is in accordance with Section 3-01(d)(2)(vii) for the reasons set forth herein. The contract term is 8/1/2022 – 7/31/2023.

This NAE will provide Manhattan On-Call Domestic Violence Case Management Services for HRA clients, without interruption until the new RFP will be awarded.

m21-27

Services (other than human services)

06923Y0176- GUNTHER REPAIR SERVICES FOR EXTENDED HOURS - Request for Information - PIN#06923Y0176 - Due 3-29-23 at 3:00 P.M.

Office of Information Technology Services (ITS) of the Department of Social Services (DSS) is requesting a Sole Source procurement with Bell and Howell, LLC for Gunther Repair Services for Extended Hours. Contract term is 8/1/2023 - 7/31/2024. Contract amount is \$75,900.00.

ITS is requesting repair service for three Gunther production mail inserters during extended hours of afterhours/weekends. These inserters serve to process client letters and checks for daily delivery, to the USPS and are currently being maintained by Bell & Howell LLC. Bell & Howell LLC holds the current maintenance contract for Gunther Services during regular hours and will be providing the afterhours and weekend repair service, which is not covered in the current contract. The night and weekend calls, to the vendor are eliminated through the use of regularly scheduled equipment tuning. The mail operation is under significant failure if the equipment has not been maintained properly. Benefit renewal and other notices were not going out on time; thus, impacting clients' benefits. It became mandatory to employ night and weekend equipment services to bring the operation back to functional again and have services restored. In addition, this vendor is performing full preventive maintenance on all inserters, and the onsite tech is replaced with a more knowledgeable tech.

Bell and Howell, LLC is the developer of the Gunther Champion Software Platform and is the sole company capable of performing system configuration and deployment as well as ongoing support and maintenance. There are no third parties approved by Bell and Howell to perform maintenance services, or equipment or software upgrades on Gunther manufactured equipment within the State of New York. Accordingly, Bell and Howell is the only manufacturer of equipment that is designed and purpose built for use with this software (Gunther Champion Software).

If you have any questions, please email ACCOContractPlanning@dss.nyc.gov with the subject line "06923Y0176 - Gunther Repair Services for Extended Hours". Please indicate your interest by responding, to the RFI EPIN: 06923Y0176 in PASSPort no later than 3/29/2023, 3:00 P.M.

m22-28

INVESTIGATION

■ INTENT TO AWARD

Services (other than human services)

ADACS14 12 LINE SYSTEM REPLACEMENT & UPGRADE - Sole Source - Available only from a single source - PIN# 03223Y0019 - 2023264A - Due 4-3-23 at 2:00 P.M.

Pursuant to Procurement Policy Board Rules, Section 3-05, NYC Department of Investigation, intends to enter into a Sole Source contract with SyTech Corporation, to replace and upgrade their CALEA-compliant Title III intercept system, known as ADACS4 (Advanced Digital/Analog Collection System), hardware and software components. Any vendor who is capable of providing this goods/services to DOI is invited to submit an expression of interest.

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, 180 Maiden Lane, New York, NY 10038. Ereny Hanna (212) 825-5984; ehanna@doi.nyc.gov

m24-30

WHOOSTER DATABASE LICENSE - Sole Source - Available only from a single source - PIN#03223Y0018 - Due 4-3-23 at 2:00 P.M.

Pursuant to Procurement Policy Board Rules, Section 3-05, NYC Department of Investigation, intends to enter into a sole source contract, with Whooster Inc., for the provision of Whooster investigative data solution LE SMS - Web - DaaS Search Credits LESWDC. Whooster platform provides reliable real-time delivery of accurate current and historical U.S. and International person, phone, criminal, court, assets, business and license records of individuals and businesses. Any vendor who is capable of providing this goods/services to DOI, is invited to submit an expression of interest.

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, 180 Maiden Lane, New York, NY 10038. Ereny Hanna (212) 825-5984; ehanna@doi.nyc.gov

m23-29

PARKS AND RECREATION**AGENCY CHIEF CONTRACTING OFFICER OFFICE**

■ SOLICITATION

Services (other than human services)

84623B0067- BLOCK PRUNING IN STATEN ISLAND - Competitive Sealed Bids - PIN#84623B0067 - Due 4-24-23 at 2:00 P.M.

The work to be performed under this contract includes furnishing all labor, materials, travel time, equipment, and all other work incidental thereto necessary or required, to provide the complete pruning of street and parkland trees in the borough of Staten Island for the City of New York, for the City of New York Parks & Recreation ("Agency").

This Request for Bids is released through PASSPort, New York City's online procurement portal. Responses to this CSB must be submitted via PASSPort. To access the CSB, vendors should visit the PASSPort public Portal, at <https://www1.nyc.gov/site/mocs/systems/about-go-to-passport.page>, and click on the "Search Funding Opportunities in PASSPort" blue box. Doing so will take one, to the public portal of all procurements in the PASSPort system. To quickly locate the CSB, insert the EPIN, 84623B0067, into the Keyword search field. In order to respond to the CSB, vendors must create an account within the PASSPort system if they have not already done so.

The bid opening date will be on Tuesday, April 25th, 2023, at 11:30 A.M., through a Microsoft TEAMS call in (audio only) +1 646-893-7101, Phone Conference ID: 958 322 881#. Or to join via Microsoft TEAMS video, please go to Passport link in attachments and download "Bid Opening Information for Block Pruning Contracts".

m27

84623B0065-BLOCK PRUNING IN QUEENS - Competitive Sealed Bids - PIN#84623B0065 - Due 4-24-23 at 2:00 P.M.

The work to be performed under this contract includes furnishing all labor, materials, travel time, equipment, and all other work incidental thereto necessary or required, to provide the complete pruning of street and parkland trees in the borough of Queens for the City of New York, for the City of New York Parks & Recreation ("Agency").

This Request for Bids is released through PASSPort, New York City's online procurement portal. Responses to this CSB must be submitted via PASSPort. To access the CSB, vendors should visit the PASSPort public Portal, at <https://www1.nyc.gov/site/mocs/systems/about-go-to-passport.page>, and click on the "Search Funding Opportunities in PASSPort" blue box. Doing so will take one, to the public portal of all procurements in the PASSPort system. To quickly locate the CSB, insert the EPIN, 84623B0065, into the Keyword search field. In order to respond, to the CSB, vendors must create an account within the PASSPort system if they have not already done so.

The bid opening date will be on Tuesday, April 25th, 2023, at 11:30 A.M., through a Microsoft TEAMS call in (audio only) +1 646-893-7101, Phone Conference ID: 958 322 881#. Or to join via Microsoft TEAMS video, please go to Passport link in attachments and download "Bid Opening Information for Block Pruning Contracts".

m27

84623B0063- BLOCK PRUNING IN BROOKLYN - Competitive Sealed Bids - PIN#84623B0063 - Due 4-24-23 at 2:00 P.M.

The work to be performed under this contract includes furnishing all labor, materials, travel time, equipment, and all other work incidental thereto necessary or required, to provide the complete pruning of street and parkland trees in the borough of Brooklyn for the City of New York, for the City of New York Parks & Recreation ("Agency").

This Request for Bids is released through PASSPort, New York City's online procurement portal. Responses to this CSB must be submitted via PASSPort. To access the CSB, vendors should visit the PASSPort public Portal, at <https://www1.nyc.gov/site/mocs/systems/about-go-to-passport.page>, and click on the "Search Funding Opportunities in PASSPort" blue box. Doing so will take one, to the public portal of all procurements in the PASSPort system. To quickly locate the CSB, insert the EPIN, 84623B0063, into the Keyword search field. In order to respond, to the CSB, vendors must create an account within the PASSPort system if they have not already done so.

The bid opening date will be on Tuesday, April 25th, 2023, at 11:30 A.M., through a Microsoft TEAMS call in (audio only) +1 646-893-7101, Phone Conference ID: 958 322 881#. Or to join via Microsoft TEAMS video, please go to Passport link in attachments and download "Bid Opening Information for Block Pruning Contracts".

m27

84623B0062- BLOCK PRUNING IN BRONX - Competitive Sealed Bids - PIN#84623B0062 - Due 4-24-23 at 2:00 P.M.

The work to be performed under this contract includes furnishing all labor, materials, travel time, equipment, and all other work incidental thereto necessary or required, to provide the complete pruning of street and parkland trees in the borough of the Bronx for the City of New York, for the City of New York Parks & Recreation ("Agency").

This Request for Bids is released through PASSPort, New York City's online procurement portal. Responses to this CSB must be submitted via PASSPort. To access the CSB, vendors should visit the PASSPort public Portal, at <https://www1.nyc.gov/site/mocs/systems/about-go-to-passport.page>, and click on the "Search Funding Opportunities in PASSPort" blue box. Doing so will take one, to the public portal of all procurements in the PASSPort system. To quickly locate the CSB, insert the EPIN, 84623B0062, into the Keyword search field. In order to respond, to the CSB, vendors must create an account within the PASSPort system if they have not already done so.

The bid opening date will be on Tuesday, April 25th, 2023, at 11:30 A.M., through a Microsoft TEAMS call in (audio only) +1 646-893-7101, Phone Conference ID: 958 322 881#. Or to join via Microsoft TEAMS video, please go to Passport link in attachments and download "Bid Opening Information for Block Pruning Contracts".

← m27

84623B0066-BLOCK PRUNING IN MANHATTAN - Competitive Sealed Bids - PIN#84623B0066 - Due 4-24-23 at 2:00 P.M.

The work to be performed under this contract includes furnishing all labor, materials, travel time, equipment, and all other work incidental thereto necessary or required, to provide the complete pruning of street and parkland trees in the borough of Manhattan for the City of New York, for the City of New York Parks & Recreation ("Agency").

This Request for Bids is released through PASSPort, New York City's online procurement portal. Responses to this CSB must be submitted via PASSPort. To access the CSB, vendors should visit the PASSPort public Portal, at <https://www1.nyc.gov/site/mocs/systems/about-go-to-passport.page>, and click on the "Search Funding Opportunities in PASSPort" blue box. Doing so will take one, to the public portal of all procurements in the PASSPort system. To quickly locate the CSB, insert the EPIN, 84623B0066, into the Keyword search field. In order to respond, to the CSB, vendors must create an account within the PASSPort system if they have not already done so.

The bid opening date will be on Tuesday, April 25th, 2023, at 11:30 A.M., through a Microsoft TEAMS call in (audio only) +1 646-893-7101, Phone Conference ID: 958 322 881#. Or to join via Microsoft TEAMS video, please go to Passport link in attachments and download "Bid Opening Information for Block Pruning Contracts".

← m27

CAPITAL PROGRAM MANAGEMENT

■ AWARD

Construction/Construction Services

BG-119M-BELT PKWY TREE PLANTING AND RESTORATION

- Competitive Sealed Bids - PIN# 84621B0147001 - AMT: \$9,899,198.00 - TO: J Pizzirusso Landscaping Corp., 2400 East 69th Street, Brooklyn, NY 11234.

BG-119M-Tree planting and ecological restoration of parkway right-of-way and natural areas adjacent to the Belt Parkway at Mill Basin, borough of Brooklyn.

← m27

SCHOOL CONSTRUCTION AUTHORITY

CONTRACT ADMINISTRATION

■ SOLICITATION

Construction/Construction Services

REQUEST FOR EXPRESSION OF INTEREST RETROFIT PREFABRICATED FAÇADE - Request for Information - PIN# 23-1 - Due 3-31-23 at 2:00 P.M.

The New York City School Construction Authority (SCA), is seeking qualified bidders to fabricate and install high performing retrofit façade panels, at various existing school buildings. Interested fabricator and installer shall provide all labor, materials, equipment, and expertise, as required, to effectively perform delegated design services including but not limited to, panel design and engineering, detailed shop drawings, testing, fabrication, and installation of panelized wall system to meet the following performance requirements:

- Panels shall provide a wall enclosure effective R-Value of 30 with an integral air barrier that will be part of a continuous barrier system enclosing the entire building envelope.

- Thermal breaks shall be avoided in panel construction and anchorage.
- Façade wall panels shall be supported on the existing building structure with anchorage designed by the fabricator.
- Wall panels shall be clad in materials to replicate the appearance of the existing façade and follow NY State Historic Preservation Office guidelines.
- Panels may include aluminum, thin brick, glass fiber reinforced concrete, and/or natural stone and shall be provided and installed by a single fabricator/installer regardless of the exterior finish.
- Panels shall incorporate high performance projecting windows meeting U-Value of 0.25 and achieving AW-80 and 12PSF water performance (entire panel) or better.
- Panels may be built and delivered to sites in large sections. However, final panel sizes may vary to suit site conditions. Panels may span between columns up to approximately 37' by 14' apart; and,
- Wall panels shall comply with applicable Building Codes, including NFPA 285 or contain no combustible materials.
- Typically the building(s) will remain occupied during construction.

Please include the following in your response: a description of the system you are proposing, examples of similar projects using the proposed system, and why you feel the approach is suited to successfully achieve the objectives noted above.

Interested firms should respond by submitting their expression of interest, no later than 2:00 P.M. EST, on March 31, 2023, via email, to the contact listed. All questions regarding this RFEI shall be emailed to the below contact, no later than five (5) business days before the due date. The SCA shall not be held liable for any pre-award activity or costs incurred by your firm for preparation and delivery of its response, producing materials, or attending meetings or any labor, in connection therewith. Responses received will not impact potential future bidding opportunities.

Upon review of submitted proposals, firms may be invited to provide an oral presentation of their system and qualifications.

All interested and proposing fabricator/installers must be pre-qualified by the SCA, at the time of bid opening. Please see the SCA's website (nycsca.org), for further information about the pre-qualification process.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above. School Construction Authority, 30-30 Thompson Avenue, Long Island City, NY 11101. Martina Mercaldo (718) 472-8587; mmercaldonycsca.org

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TRANSPORTATION

■ AWARD

Services (other than human services)

LOADING AND UNLOADING OF JERSEY BARRIERS - Innovative Procurement - Other - PIN# 84123W0010001A001 - AMT: \$800,000.00 - TO: Shadow Transport Inc., Three Stepar Place, Huntington Station, NY 11746.

Pursuant to Section 3-12 of the New York City Procurement Policy Board (PPB) Rules NYCDOT has procured Loading and Unloading of Jersey Barriers.

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 M/WBE Noncompetitive Innovative Procurement Method, under Section 3-12 of the Procurement Policy Board Rules.

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TRANSPORTATION PLANNING AND MANAGEMENT

■ SOLICITATION

Construction/Construction Services

84123B0017-84123MBTP570 MANUFACTURING AND INSTALLATION OF STREET NAME SIGNS, CITYWIDE - Competitive Sealed Bids - PIN# 84123B0017 - Due 4-26-23 at 11:00 A.M.

This Contract is for the furnishing and installation of 20,000 Standard and Historic Street Name Signs and associated hardware, 1,250 Oversize Street Name Signs, 1,350 Oversized Street Name Sign Brackets with associated hardware and 550 sign posts throughout the 5 Boroughs of New York City. This Contract is also for the removal of approximately 18,000 existing Standard Street Name signs, for the

removal of approximately 600 sign supports and/or support stumps, and for the re-setting of approximately 100 existing sign posts.

The Contractor must provide Work Zone Traffic Control in accordance with the MUTCD and this Contract. Responses to this IFB must be submitted via PASSPort. To access the IFB, vendors should visit the PASSPort public Portal at <https://www1.nyc.gov/site/mocs/systems/about-go-to-passport.page>. Click on the "Search Funding Opportunities in PASSPort" blue box. Doing so will take one to the public portal of all procurements in the PASSPort system. To quickly locate the IFB, insert the EPIN, 84123B0017, into the Keyword search field. In order to respond to the IFB, vendors must create an account within the PASSPort system if they have not already done so. A Pre-Bid Conference via ZOOM is scheduled for April 11, 2023, at 11:00 A.M.

Those who wish to attend must email the authorized agency contact for a link no later than April 10, 2023, by 12:00 P.M. The deadline for the submission of questions via email is April 14, 2023, by 4:00 P.M. to the authorized agency contact person. The bid due date (submission via PASSPort) is April 26, 2023, by 11:00 A.M. This procurement is subject to participation goals for Minority-Owned Business Enterprises (MBEs) as required by Section 6-129 of the New York Administrative Code. The M/WBE goal for this project is 9% and WBE goals of 13%. Any inquiries concerning this IFB should be directed by email, under the subject line "84123B0017-84123MBTP570 Manufacturing and Installation of Street Name Signs, Citywide" to the email address of the Authorized Agency Contact, Shaneza Shinath, at sshinath@dot.nyc.gov, or through the PASSPort communication function.

Pre-Bid Conference location -Zoom Pre-Bid Meeting Zoom, NY 10041. Mandatory: no Date/Time - 2023-04-11 11:00:00.

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CONTRACT AWARD HEARINGS

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



PARKS AND RECREATION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that a Contract Public Hearing will be held on April 10, 2023, at 2:00 PM. The Public Hearing will be held via Zoom.

IN THE MATTER OF a proposed Purchase Order/Contract between the New York City Department of Parks and Recreation and PERKAN CONCRETE CORP. 145-18 Liberty Avenue, Jamaica, NY 11435 for Q328-120M Bellerose Playground Reading Garden. The amount of this Purchase Order/Contract is \$328,447.60. The term shall be 365 consecutive calendar days from the Order to Work Notice. Community Board 13, Queens, E-PIN#: 84623W0021001.

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

In order to access the public hearing and testify, please join the Zoom Virtual Meeting Link <https://us02web.zoom.us/j/2290435542?pwd=VFovbDl6UTVFNXl3ZGxP YUVsQU5kZz09> Meeting ID: 229 043 5542; Passcode: 763351

A draft copy of the Contract will be available for public inspection at the Department of Parks, 117-02 Roosevelt Ave, Corona, NY 11368, from March 27, 2023, through April 10, 2023, excluding weekends and Holidays, from 9am-3pm (EST).

Pursuant to section 2-11(c)(3) of the procurement policy board rules, if Parks does not receive, by April 3, 2023, from any individual a written request to speak at this hearing, then parks need not conduct this hearing. Requests should be made to Ms. Charlene Dawson via email at Charlene.Dawson@parks.nyc.gov.

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YOUTH AND COMMUNITY DEVELOPMENT

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that a Contract Public Hearing will be held on Monday April 10, 2023, via Phone Conference (Dial In: 646-893-7101/Access Code: 931 122 095#) commencing at 10:00 A.M on the following:

IN THE MATTER OF (8) Eight proposed FY23 Tax Levy Discretionary contracts between the Department of Youth and Community Development and the Contractors listed below are to provide various Youth and Community Development Services citywide.

The term of these contracts shall be from July 1, 2022, to June 30, 2023, with no option to renew.

Contract Number (EPIN)	Contractor Name	Contract Amount	Contractor Address
26023L1182001	University Settlement Society of New York	\$140,000.00	184 Eldridge Street, New York, NY 10002
26023L1256001	Brownsville Think Tank Matters Inc.	\$110,000.00	48 New Lots Avenue, Brooklyn, NY 11212
26023L1223001	GLADD Inc.	\$250,000.00	104 West 29th Street, New York, NY 10001
26023L1249001	Drama Club, Inc.	\$107,627.00	3405 80TH Street, Jackson Heights, NY 11372
26023L1231001	Literacy, Inc.	\$1,439,021.00	5030 Broadway, New York, NY 10034
26023L0765001	Arab-American Family Support Center, Inc.	\$368,076.00	150 Court Street, 3rd Floor, New York, NY 11201
26023L1208001	Variety Boys and Girls of Queens	\$150,000.00	21-12 30th Road, Astoria, NY 11102
26023L1206001	Goundswells Community Mural Project	\$130,000.00	540 President Street, 1A, Brooklyn, NY 11215

The proposed contractors are being funded through Line-Item Appropriations or Discretionary Funds pursuant to Section 1-02 (e) of the Procurement Policy Board (PPB) Rules.

In order to access the Public Hearing or to testify, please join the public hearing conference call at the toll-free number 646-893-7101: Access Code: 931 122 095#) Monday, April 10, 2023, no later than 9:50 am. If you require further accommodations, please contact Renise Ferguson via email, referguson@dycd.nyc.gov, no later than three business days before the hearing date.

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AGENCY RULES

BUSINESS INTEGRITY COMMISSION

■ NOTICE

NOTICE OF ADOPTION OF FINAL RULE REGARDING ADJUDICATING TRADE WASTE VIOLATIONS IN OATH'S HEARINGS DIVISION AND TRADE WASTE PENALTY SCHEDULE

NOTICE IS HEREBY GIVEN in accordance with the requirements of section 1043 of the New York City Charter and exercising the authority vested in the New York City Business Integrity Commission ("BIC" or the "Commission") by sections 1043(a) and 2101(b) of the New York City Charter that the Commission adopts the following rules regarding adjudicating trade waste violations in OATH's Hearings Division and a trade waste penalty schedule.

BIC published a Notice of Public Hearing and Opportunity to Comment on the proposed rules in the *City Record* on January 18, 2023. On February 22, 2023, BIC held a public hearing on the proposed rules. BIC received no comments in connection with the hearing and has determined that no changes to the rules are necessary.

Statement of Basis and Purpose of Final Rule

BIC is responsible for enforcing Title 16-A of the Administrative Code (Commercial Waste Removal) and Title 17 of the Rules of City of New York ("RCNY") by issuing summonses to entities that violate these laws.

This rule will allow BIC's summonses to be adjudicated in OATH's Hearings Division. This rule will also add a trade waste penalty schedule to BIC's rules, which will detail the different penalties and their amounts for violations of BIC's trade waste laws and will be used in the adjudication of related BIC summonses at OATH. Finally, this rule makes conforming changes to other sections of BIC's rules to ensure consistency and clarity.

BIC's authority for these rules is found in Sections 1043(a) and 2101(b) of the New York City Charter.

New material is underlined.

[Deleted material is in brackets.]

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

Section 1. Section 1-01 of title 17 of the rules of the city of New York is amended by adding the following definitions in alphabetical order:

§ 1-01 Definitions.

For the purposes of this chapter, the following terms have the following meanings:

Administrative law judge. The term "administrative law judge" means any person designated by the Commission, by the Office of Administrative Trials and Hearings, or by any other administrative tribunal of competent jurisdiction to conduct a hearing pursuant to Section 1-03 of this subchapter, including a hearing officer as defined in 48 RCNY § 6-01.

Default penalty. The penalty imposed when the respondent fails to appear at the hearing in response to a summons or otherwise respond to a summons.

First violation penalty. The penalty imposed for the first violation of a provision of law or rule committed by the respondent within a two-year period.

Mitigated penalty. The reduced penalty imposed for violations that may be eligible for a lower penalty or zero penalty, provided that the respondent establishes and the Commission accepts that the violating condition has been corrected on or before the hearing date listed on the summons or the due date marked on a Commission order. Violations that are eligible for mitigated penalties and the corresponding penalty amounts are indicated on the penalty schedule.

Penalty schedule. The term "penalty schedule" means the schedule adopted by the Commission that sets forth the penalties to be imposed for violations of chapter 1 of title 16-A of the Code or chapter 1 of title 17 of the RCNY.

Repeat violation penalty. The penalty imposed for the second and each subsequent violation committed by the same respondent, in relation to the same provision of law or rule, within a two-year period of a prior violation. For violations of subdivisions a or b of section 16-505, repeat penalties will be imposed, in addition to any actions taken by the Commission pursuant to 17 RCNY§ 1-04.

Respondent. The term "respondent" means the person or entity against whom the charges alleged in a summons have been filed.

Summons. The term "summons" means a document, including a notice of violation, issued by the Commission to a Respondent, which specifies the charges forming the basis of an adjudicatory proceeding before an administrative law judge.

§ 2. Subdivision (a) of section 1-03 of title 17 of the rules of the city of New York is amended to read as follows:

§ 1-03 Hearings.

(a) A hearing conducted pursuant to this chapter may be conducted by the Commission or, in the discretion of the Commission, by an administrative law judge employed or designated by the Commission, by the Office of Administrative Trials and Hearings (OATH) or by other administrative tribunal of competent jurisdiction. All such hearings shall be conducted following the procedures set forth in the rules of OATH (such as 48 RCNY §§ 1-01 et seq. or §§ 6-01 et seq.). If a hearing is conducted by an administrative law judge employed or designated by the Commission, by OATH, or by other administrative tribunal, such administrative law judge shall make recommended findings of fact and a recommended decision to the Commission, which shall make the final determination.

§ 3. Subdivisions (a), (b), (d), and (f) of section 1-04 of title 17 of the rules of the city of New York are amended, and a new subdivision (g) is added to such section, to read as follows:

§ 1-04 Penalties.

In addition to any other penalty provided by law:

(a) Except as otherwise provided in subdivision b or subdivision c of this section, any person who violates any provision of [17 RCNY §§ 2-05 or 2-06 or any provision of subchapters E, F or G of] this chapter or of chapter 1 of Title 16-A of the Code shall be liable for a civil penalty which shall not exceed ten thousand dollars (\$10,000) for each such violation. Such civil penalty may be recovered in a civil action or pursuant to the provisions of subdivision a of 17 RCNY § 1-03.

(b) [(1)] Any person who violates subdivision a of section 16-505 [or section 16-524] of the Code shall, upon conviction thereof, be punished for each violation by a criminal fine of not more than ten thousand dollars for each day of such violation or by imprisonment not exceeding six months, or both; and any such person shall be subject to a civil penalty of not more than five thousand dollars (\$5,000) for each day of such violation which may be recovered in a civil action or pursuant to the provisions of subdivision a of 17 RCNY § 1-03; and

(d) [*Specific Penalties.* If there are specific penalties for violating a Rule, such penalties are shown at the end of the Rule and must be applied.] Specific penalties for violations of this chapter and title 16-A of the Code are listed in the penalty schedule in Appendix A to this subchapter.

(f) (1) In addition to any other penalty prescribed in this section for the violation of subdivisions a or b of section 16-505 [or subdivision a of section 16-524] of the Code, or when there have been three or more violations of the provisions herein within a three year period, the Commission shall, after notice and the opportunity to be heard have been provided, be authorized: to order any person in violation of such provisions immediately to discontinue the operation of such activity at the premises from which such activity is operated; to order that any premises from which activity in violation of such provisions is operated shall be sealed, provided that such premises are used primarily for such activity; and to order that any vehicles or other devices or instrumentalities utilized in the violation of such provisions shall be removed, sealed, or otherwise made inoperable. An order pursuant to this paragraph shall be mailed to and posted at the premises from which activity in violation of such provisions occurs.

(2) Ten days after the posting of an order issued pursuant to paragraph (1) of this subdivision, this order may be enforced by any person so authorized by section 16-517 of the Code.

(3) Any vehicle or other device or instrumentality removed pursuant to the provisions of this section shall be stored in a garage, pound or other place of safety and the owner or other person lawfully entitled to the possession of such item may be charged with reasonable costs for removal and storage payable prior to the release of such item.

(4) A premise ordered sealed or a vehicle or other device or instrumentality removed pursuant to this section shall be unsealed or released upon payment of all outstanding fines and all reasonable costs for removal and storage and, where the underlying violation is for unlicensed or unregistered activity or unauthorized activity in a special trade waste district, that a license has been obtained or a business registered or proof satisfactory to the Commission that such premise or item will not be used in violation of subdivision a or b of section 16-505 [or subdivision a of section 16-524] of the Code.

(5) It shall be a misdemeanor for any person to remove the seal from any premises or remove the seal from or make operable any vehicle or other device or instrumentality sealed or otherwise made inoperable in accordance with an order of the Commission.

(6) A vehicle or other device or instrumentality removed pursuant to this section that is not reclaimed within ninety days of such removal by the owner or other person lawfully entitled to reclaim such item shall be subject to forfeiture upon notice and judicial determination in accordance with provisions of law. Upon forfeiture, the Commission shall, upon a public notice of at least five days, sell such item at public sale. The net proceeds of such sale, after deduction of the lawful expenses incurred, shall be paid into the general fund of the City.

(g) Notwithstanding the penalties provided in this section, violating provisions of this chapter may be grounds for a refusal to issue a license or registration pursuant to section 16-509 of the Code or revocation or suspension of a license or registration pursuant to section 16-513 or 16-514 of the Code.

§ 4. Section 1-05 of title 17 of the rules of the city of New York is amended to read as follows:

§ 1-05 Liability for Violations.

A business required to be licensed or registered pursuant to section 16-505 of the Code shall be liable for violations of any of the provisions of chapter 1 of Title 16-A of the Code [or section 2-05 or 2-06 or any provisions of subchapters D, E, F or G] or any provision of this chapter committed by any of its employees or agents.

§ 5. Paragraph (2) of subdivision (a) of section 2-05 of title 17 of the rules of the city of New York is amended to read as follows:

§ 2-05 Notification of Arrest, Conviction, Civil and Administrative Determinations, Vehicle Crashes, Suspension or Revocation of Driver's License, Traffic Violation, or Material Change in Information; Addition of New Principal or Employee.

(a)(2) An applicant for a license or a licensee must notify the Commission within ten (10) business days of any determination by any Federal, State, or Local governmental agency or authority against such licensee[, registrant] or applicant, including but not limited to any judgment, decree, order, finding by or settlement agreement with such governmental agency or authority.

§ 6. Section 5-13 of title 17 of the rules of the city of New York is amended, by deleting the table following such section, to read as follows:

§ 5-13 Heavy Duty Trade Waste Vehicle Decal Requirement for Licensees.

(a) Every licensee that owns or operates a heavy duty trade waste hauling vehicle that has a pre-2007 engine and utilizes "best available retrofit technology" or "BART" as defined in § 24-163.11(a) of the Administrative Code shall notify the New York City Department of Environmental Protection (DEP) of the best available retrofit technology installation by completing a Trade Waste Compliance Reporting form. If DEP approves the best available retrofit technology, DEP will issue a decal to the licensee for each vehicle that has a pre-2007 engine and utilizes BART.

(b) A valid DEP decal must at all times be affixed to a visible part of the driver's or passenger's side door of the vehicle cab.

[Code / Rule Section]	[Description]	[Penalty]
[§ 5-13]	[Failure to have proper decal displayed.]	[Maximum penalty of \$200.] [Licensees must obtain a decal from the Department of Environmental Protection (DEP) and affix it to the vehicle within two weeks of receiving the summons in order to mitigate the penalty to zero.]

§ 7. Subdivisions (a) and (b) of Section 7-03 of title 17 of the rules of the city of New York are amended to read as follows:

§ 7-03 Vehicle Specifications and Inspections.

(a) Upon issuance of a registration, the Commission shall issue to a registrant who removes trade waste generated in the course of operation of his or her business and to a registrant exempt from the licensing requirements of this chapter two (2) license plates for each vehicle that will transport trade waste, pursuant to such registration and for which a fee has been paid to the Commission, pursuant to 17 RCNY § 2-07. Beginning on January 1, 2020, the Commission will not issue license plates for any vehicle that does not comply with the requirements set forth in § 24-163.11(b) of the Administrative Code. A registrant shall not permit a vehicle to be used in the course of collecting, removing, or disposing of waste that has not been identified and covered by the registration and for which a fee has not been paid. A license plate issued by the Commission for such a covered and identified vehicle must not be transferred to any other vehicle. Upon the sale or dissolution of the business of a registrant, or upon the suspension, revocation, or expiration of a Commission-issued registration, such plates must be immediately surrendered to the Commission. All license plates issued by the Commission are the property of the Commission, and the Commission reserves the right to reclaim such plates at any time. Notwithstanding any other provision of this chapter, the penalty for violation of this [section] subdivision shall not exceed five thousand dollars (\$5,000) for each such violation.

(b) Each vehicle must have the name and business address of the registrant lettered legibly in letters and figures not less than eight (8) inches in height, in a color that contrasts with the color of the vehicle, on each side of the vehicle body or upon each door of the vehicle cab, in a manner prescribed by the Commission, at all times. Notwithstanding any other provision of this chapter, the penalty for violation of this subdivision shall not exceed five thousand dollars (\$5,000) for each such violation.

§ 8. Section 7-07 of title 17 of the rules of the city of New York is amended, by deleting the table following such section, to read as follows:

§ 7-07 Heavy Duty Trade Waste Vehicle Decal Requirement for Registrants.

(a) Every registrant that owns or operates a heavy duty trade waste hauling vehicle that has a pre-2007 engine and utilizes "best available retrofit technology" or "BART" as defined in § 24-163.11(a) of the Administrative Code shall notify the New York City Department of Environmental Protection (DEP) of the best available retrofit technology installation by completing a Trade Waste Compliance Reporting form. If DEP approves the best available retrofit technology, DEP will issue a decal to the registrant for each vehicle that has a pre-2007 engine and utilizes BART.

(b) A valid DEP decal must at all times be affixed to a visible part of the driver's or passenger's side door of the vehicle cab.

[Code / Rule Section]	[Description]	[Penalty]
[§ 7-07]	[Failure to have proper decal displayed.]	[Maximum penalty of \$200.] [Registrants must obtain a decal from the Department of Environmental Protection (DEP) and affix it to the vehicle within two weeks of receiving the summons to comply with the Rule in order to mitigate the penalty to zero.]

§ 9. Chapter 1 of title 17 is amended to add an Appendix A at the end of Subchapter A to read as follows:

APPENDIX A

TITLE 16-A CHAPTER 1 ADMINISTRATIVE CODE VIOLATIONS

Section	Description	1st Violation Penalty	Repeat Penalty	Mitigated Penalty (1st Violation)	Mitigated Penalty (Repeat Violation)	Default Penalty
§ 16-505(a)	Removed trade waste without license <i>Licensee</i>	\$2,500	\$5,000	\$1,500 <u>(if application submitted on or before hearing date on Summons)</u>	\$2,500 <u>(if application submitted on or before hearing date on Summons)</u>	\$5,000

Section	Description	1st Violation Penalty	Repeat Penalty	Mitigated Penalty (1st Violation)	Mitigated Penalty (Repeat Violation)	Default Penalty
§ 16-505(a)	<u>Removed trade waste without exemption from licensing requirements</u> <i>Class 2 Registrant Exempt from License</i>	\$2,500	\$5,000	\$1,500 (if application submitted on or before hearing date on Summons)	\$2,500 (if application submitted on or before hearing date on Summons)	\$5,000
§ 16-505(b)	<u>Removed trade waste without registration</u> <i>Class 1 Registrant</i>	\$500	\$1,000	\$250 (if application submitted on or before hearing date on Summons)	\$500 (if application submitted on or before hearing date on Summons)	\$1,000
§ 16-505(b)	<u>Operated as a trade waste broker without registration</u> <i>Class 2 Broker Registrant</i>	\$500	\$1,000	\$250 (if application submitted on or before hearing date on Summons)	\$500 (if application submitted on or before hearing date on Summons)	\$1,000
§ 16-505(c)	<u>Operated as a labor union or organization without registration</u>	\$10,000	\$10,000	\$0 (if application submitted on or before hearing date on Summons)	\$0 (if application submitted on or before hearing date on Summons)	\$10,000
§ 16-505(e)	<u>No transfer of License or Registration</u> <i>Licensee</i>	\$7,500	\$10,000	N/A	N/A	\$10,000
§ 16-505(e)	<u>No transfer of License or Registration</u> <i>Class 2 Registrant Exempt from License</i>	\$7,500	\$10,000	N/A	N/A	\$10,000
§ 16-505(e)	<u>No transfer of License or Registration</u> <i>Class 1 Registrant</i>	\$750	\$1,000	N/A	N/A	\$1,000
§ 16-508(a)(i)	<u>Failed to list names and addresses of all principals</u> <i>Licensee</i>	\$5,000	\$10,000	N/A	N/A	\$10,000
§ 16-508(a)(ii)	<u>Failed to list names and job titles of all employees and prospective employees engaged in operation of trade waste business</u> <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
§ 16-520(a)	<u>Failed to provide a sign with the required information</u> <i>Licensee</i>	\$100 per missing decal or sign (maximum \$10,000 total penalty)	\$300 per missing decal or sign (maximum \$10,000 total penalty)	N/A	N/A	\$10,000
§ 16-520(b)	<u>Demanded or charged customers greater than maximum rates</u> <i>Licensee</i>	\$3,500 plus restitution if applicable	\$7,000 plus restitution if applicable	N/A	N/A	\$10,000
§ 16-520(c)	<u>Failed to maintain listed records for the required time period.</u> <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
§ 16-520(d)	<u>Failed to comply with Federal, State and local laws and regulations</u> <i>Licensee</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
§ 16-520(e)	<u>Exceeded a trade waste service contract by two years</u> <i>Licensee</i>	\$3,500	\$7,000	N/A	N/A	\$10,000

Section	Description	1st Violation Penalty	Repeat Penalty	Mitigated Penalty (1st Violation)	Mitigated Penalty (Repeat Violation)	Default Penalty
§ 16-520(f)	<u>Failed to bill customer in a form and manner prescribed by the Commission</u> <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
§ 16-520(g)	<u>Refused to provide service within area</u> <i>Licensee</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
§ 16-520(h)	<u>Failed to provide employee information</u> <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
§ 16-520(i)	<u>Failed to keep adjacent area free from obstruction</u> <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
§ 16-521(a)	<u>Failed to present registration to customer before conducting evaluation or analysis</u> <i>Class 2 Broker Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
§ 16-521(b)	<u>Requested or accepted payment for waste evaluation or analysis from a third party without disclosure to commercial establishment</u> <i>Class 2 Broker Registrant</i>	\$500	\$1,000	N/A	N/A	\$1,000
§ 16-521(c)	<u>Requested or accepted payment from trade waste business for brokered transaction</u> <i>Class 2 Broker Registrant</i>	\$500	\$1,000	N/A	N/A	\$1,000
§ 16-521(d)	<u>Collected fees for waste removal without meeting requirements</u> <i>Class 2 Broker Registrant</i>	\$500	\$1,000	N/A	N/A	\$1,000
§ 16-521(e)	<u>Failed to maintain listed business records</u> <i>Class 2 Broker Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
§ 16-526(b)	<u>Trade waste hauling vehicle not equipped with side guards</u>	<u>\$10,000/vehicle in violation (plus separate penalty of \$500/vehicle per day for each day beyond 30 days from date of order to correct)</u>	<u>\$10,000/vehicle in violation (plus separate penalty of \$500/vehicle per day for each day beyond 30 days from date of order to correct)</u>	<u>\$0 (if certification of correction is filed within 30 days from date of order to correct)</u>	<u>\$0 (if certification of correction is filed within 30 days from date of order to correct)</u>	<u>\$10,000</u>
§ 16-528(a)	<u>Failed to disseminate and post workers' rights information</u> <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
§ 16-528(a)	<u>Failed to disseminate and post workers' rights information</u> <i>Class 2 Registrant Exempt from License</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
§ 16-528(a)	<u>Failed to disseminate and post workers' rights information</u> <i>Class 1 Registrant</i>	\$250	\$500	N/A	N/A	\$1,000

TITLE 17 RCNY CHAPTER 1 VIOLATIONS

Section	Description	1st Violation Penalty	Repeat Penalty	Mitigated Penalty (1st Violation)	Mitigated Penalty (Repeat Violation)	Default Penalty
<u>17 RCNY § 1-09(a)-(y)</u>	<u>Committed any violation enumerated in 17 RCNY § 1-09 (General Prohibitions)</u> <u>Violated or failed to comply with a provision of this chapter</u> <u>Licensee</u>	\$5,000	\$10,000	N/A	N/A	\$10,000
<u>17 RCNY § 1-09(a)-(y)</u>	<u>Committed any violation enumerated in 17 RCNY § 1-09 (General Prohibitions)</u> <u>Violated or failed to comply with a provision of this chapter</u> <u>Class 2 Registrant Exempt from License</u>	\$5,000	\$10,000	N/A	N/A	\$10,000
<u>17 RCNY § 1-09(a)-(y)</u>	<u>Committed any violation enumerated in 17 RCNY § 1-09 (General Prohibitions)</u> <u>Violated or failed to comply with a provision of this chapter</u> <u>Class 2 Broker Registrant</u>	\$500	\$1,000	N/A	N/A	\$1,000
<u>17 RCNY § 1-09(a)-(y)</u>	<u>Committed any violation enumerated in 17 RCNY § 1-09 (General Prohibitions)</u> <u>Violated or failed to comply with a provision of this chapter</u> <u>Class 1 Registrant</u>	\$500	\$1,000	N/A	N/A	\$1,000
<u>17 RCNY § 1-12</u>	<u>Failed to disclose certain adverse determinations by government agencies</u> <u>Licensee</u>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 1-12</u>	<u>Failed to disclose certain adverse determinations by government agencies</u> <u>Class 2 Registrant Exempt from License</u>	\$2500	\$5000	N/A	N/A	\$10,000
<u>17 RCNY § 1-12</u>	<u>Failed to disclose certain adverse determinations by government agencies</u> <u>Class 2 Broker Registrant</u>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 1-12</u>	<u>Failed to disclose certain adverse determinations by government agencies</u> <u>Class 1 Registrant</u>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 2-05(a)(1)</u>	<u>Failed to notify of arrest or criminal conviction of principal/employee</u> <u>Applicant for Licensee or Licensee</u>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-05(a)(2)</u>	<u>Failed to notify of determination by any Federal, State or local agency</u> <u>Applicant for Licensee or Licensee</u>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-05(a)(3)</u>	<u>Failed to notify of crash involving vehicle used in course of business</u> <u>Applicant for Licensee or Licensee</u>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-05(a)(4)</u>	<u>Failed to notify of any suspension or revocation of a driver's license</u> <u>Applicant for Licensee or Licensee</u>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-05(a)(5)</u>	<u>Failed to notify of vehicle traffic summonses</u> <u>Applicant for Licensee or Licensee</u>	\$1,500	\$3,000	N/A	N/A	\$10,000

Section	Description	1st Violation Penalty	Repeat Penalty	Mitigated Penalty (1st Violation)	Mitigated Penalty (Repeat Violation)	Default Penalty
<u>17 RCNY § 2-05(a)(6)</u>	Failed to notify any other material change in information submitted <i>Applicant for Licensee or Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-05(a)(7)</u>	Failed to notify of change in capital stock or ownership of business <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-05(a)(8)</u>	Failed to notify of proposed addition of a new principal <i>Licensee</i>	\$5,000	\$10,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-05(b)(1)(i)</u>	Failed to notify of addition of a principal <i>Applicant for Class 2 Registration Exempt from License or Class 2 Registrant Exempt from License</i>	\$5,000	\$10,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-05(b)(1)(i)</u>	Failed to notify of addition of a principal <i>Applicant for Class 2 Broker Registration or Class 2 Broker Registrant</i>	\$500	\$1,000	N/A	N/A	\$1,000
<u>17 RCNY § 2-05(b)(1)(i)</u>	Failed to notify of addition of a principal <i>Applicant for Class 1 Registration or Class 1 Registrant</i>	\$500	\$1,000	N/A	N/A	\$1,000
<u>17 RCNY § 2-05(b)(1)(ii)</u>	Failed to notify of arrest or criminal conviction of a principal <i>Applicant for Class 2 Registration Exempt from License or Class 2 Registrant Exempt from License</i>	\$5,000	\$10,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-05(b)(1)(ii)</u>	Failed to notify of arrest or criminal conviction of a principal <i>Applicant for Class 2 Broker Registration or Class 2 Broker Registrant</i>	\$500	\$1,000	N/A	N/A	\$1,000
<u>17 RCNY § 2-05(b)(1)(iii)</u>	Failed to notify of determinations by any Federal, State or local agency <i>Applicant for Class 2 Registration Exempt from License or Class 2 Registrant Exempt from License</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-05(b)(1)(iii)</u>	Failed to notify of determinations by any Federal, State or local agency <i>Applicant for Class 2 Broker Registration or Class 2 Broker Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 2-05(b)(1)(iii)</u>	Failed to notify of determinations by any Federal, State or local agency <i>Applicant for Class 1 Registration or Class 1 Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 2-05(b)(1)(iv)</u>	Failed to notify of crash involving vehicle used in course of business <i>Applicant for Class 2 Registration Exempt from License or Class 2 Registrant Exempt from License</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-05(b)(1)(iv)</u>	Failed to notify of crash involving vehicle used in course of business <i>Applicant for Class 1 Registration or Class 1 Registrant</i>	\$350	\$700	N/A	N/A	\$1,000

Section	Description	1st Violation Penalty	Repeat Penalty	Mitigated Penalty (1st Violation)	Mitigated Penalty (Repeat Violation)	Default Penalty
<u>17 RCNY § 2-05(b)(1)(v)</u>	Failed to notify of suspension or revocation of a driver's license <i>Applicant for Class 2 Registration Exempt from License or Class 2 Registrant Exempt from License</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-05(b)(1)(v)</u>	Failed to notify of suspension or revocation of a driver's license <i>Applicant for Class 1 Registration or Class 1 Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 2-05(b)(1)(vi)</u>	Failed to notify of vehicle traffic summons <i>Applicant for Class 2 Registration Exempt from License or Class 2 Registrant Exempt from License</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-05(b)(1)(vi)</u>	Failed to notify of vehicle traffic summons <i>Applicant for Class 1 Registration or Class 1 Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 2-05(b)(1)(vii)</u>	Failed to notify of other material change in information submitted <i>Applicant for Class 2 Registration Exempt from License or Class 2 Registrant Exempt from License</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-05(b)(1)(vii)</u>	Failed to notify of other material change in information submitted <i>Applicant for Class 2 Broker Registration or Class 2 Broker Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 2-05(b)(1)(vii)</u>	Failed to notify of other material change in information submitted <i>Applicant for Class 1 Registration or Class 1 Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 2-05(b)(2)</u>	Failed to provide MV-104 or any other form required to be filed <i>Applicant for Class 2 Registration Exempt from License or Class 2 Registrant Exempt from License</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-05(b)(2)</u>	Failed to provide MV-104 or any other form required to be filed <i>Applicant for Class 1 Registration or Class 1 Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 2-05(c)</u>	Failed to notify BIC of material change by labor union or organization <i>Class 3 Labor Union or Labor Organization</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-06</u>	Improper transfer of license number <i>Licensee</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-06</u>	Improper transfer of registration number <i>Class 2 Registrant Exempt from License</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 2-06</u>	Improper transfer of registration number <i>Class 2 Broker Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 2-06</u>	Improper transfer of registration number <i>Class 1 Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 3-02(d)</u>	Employed a person lacking good character, honesty, and integrity <i>Licensee</i>	\$5,000	\$10,000	N/A	N/A	\$10,000

<u>Section</u>	<u>Description</u>	<u>1st Violation Penalty</u>	<u>Repeat Penalty</u>	<u>Mitigated Penalty (1st Violation)</u>	<u>Mitigated Penalty (Repeat Violation)</u>	<u>Default Penalty</u>
<u>17 RCNY § 3-03</u>	Failed to notify BIC of new employee, agent or job listed in Appendix A <i>Licensee</i>	\$5,000	\$10,000	N/A	N/A	\$10,000
<u>17 RCNY § 4-02(c)</u>	Failed to fully cooperate with independent monitor <i>Licensee</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-01(a)</u>	Failed to provide sign/decal with the required information <i>Licensee</i>	\$100 per missing decal or sign (maximum \$10,000 total penalty)	\$300 per missing decal or sign (maximum \$10,000 total penalty)	N/A	N/A	\$10,000
<u>17 RCNY § 5-01(c)</u>	Charged a fee to a business for a sign or decal issued by BIC <i>Licensee</i>	\$500	\$1,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-01(d)</u>	Failed to conspicuously display license in place of business <i>Licensee</i>	\$500	\$1,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-02(a)</u>	Demanded or charged customers greater than maximum rates <i>Licensee</i>	\$3,500 plus restitution if applicable	\$7,000 plus restitution if applicable	N/A	N/A	\$10,000
<u>17 RCNY § 5-02(c)(1)</u>	Failed to follow waste survey requirements <i>Licensee</i>	\$500	\$1,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-02(c)(3)</u>	Submitted a false or misleading survey to a customer <i>Licensee</i>	\$5,000	\$10,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-03(a)</u>	Failed to maintain records concerning business <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-03(b)</u>	Failed to provide written receipt with the required information for cash payment <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-03(c)</u>	Paid more than \$1,000 in cash or check payable to petty cash <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-03(d)</u>	Failed maintain a complete and accurate set of books of account <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-03(e)</u>	Failed to maintain annual financial statements in format prescribed by BIC <i>Licensee</i>	\$5,000	\$10,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-03(f)</u>	Failed to file annual report within 6 months after end of fiscal year <i>Licensee</i>	\$2,500	\$5,000	\$1,000 (if statements submitted on or before hearing date on summons)		\$10,000
<u>17 RCNY § 5-03(g)</u>	Failed to maintain Customer Register on prescribed form or computer format <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-03(g)(3)</u>	Failed to file Customer Register on prescribed form or computer format <i>Licensee</i>	\$5,000	\$10,000	\$1,000 (if register submitted on or before hearing date on summons)		\$10,000

Section	Description	1st Violation Penalty	Repeat Penalty	Mitigated Penalty (1st Violation)	Mitigated Penalty (Repeat Violation)	Default Penalty
<u>17 RCNY § 5-03(h)</u>	Failed to maintain a register of all customer complaints <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-03(i)</u>	Failed to maintain written procedures regarding compliance with all laws <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-03(j)</u>	Failed to maintain all reports related to a crash <i>Licensee</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-03(k)</u>	Failed to maintain determinations by any governmental agency or authority <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-03(l)</u>	Failed to maintain accurate time records for those who handle trade waste <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-03(m)</u>	Failed to maintain copies of inspection and certification of repair forms <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-03(n)</u>	Failed to maintain copies of all daily inspection reports <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-03(o)</u>	Failed to maintain worker training records <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-03(p)</u>	Failed to maintain records for 5 years unless otherwise directed <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-03(q)</u>	Failed to make records available for inspection <i>Licensee</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-04</u>	Failed to comply with Federal, State, and local laws and regulations <i>Licensee</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-05(a)</u>	Failed to meet requirements for customer contracts <i>Licensee</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-05(b)</u>	Failed to meet requirements for subcontracting, assigning, mergers <i>Licensee</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-05(d)</u>	Failed to follow written contract requirements <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-05(e)</u>	Failed to meet requirements for when customers don't sign a contract <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-05(f)</u>	Contract improperly provides that licensee is exempt from liability <i>Licensee</i>	1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-05(g)</u>	Failed to provide a written bill, statement, or invoice every month <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000

Section	Description	1st Violation Penalty	Repeat Penalty	Mitigated Penalty (1st Violation)	Mitigated Penalty (Repeat Violation)	Default Penalty
<u>17 RCNY § 5-06(b)</u>	Failed to comply with any final order to serve customer <i>Licensee</i>	\$7,500	\$10,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-07</u>	Failed to provide employee information within 10 business days <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(a)</u>	Failed to maintain areas with vehicles and machinery in safe and clean condition <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(b)</u>	Failed to load vehicles in a way that prevents dust and spilling <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(c)</u>	Failed to unload materials only where legally permitted <i>Licensee</i>	\$7,500	\$10,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(d)</u>	Loaded or filled vehicle over capacity <i>Licensee</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(e)</u>	Failed to prevent unnecessary noise <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(f)</u>	Failed to load open top vehicles from front to rear and secure load <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(g)</u>	Sorted and transferred waste while vehicle is on the streets <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(h)</u>	Failed to carry waste only within the vehicle body or containers <i>Licensee</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(i)</u>	Failed to empty vehicles and containers of loose materials <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(j)</u>	Failed to maintain good appearance of vehicles and containers <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(k)</u>	Dissected dead animals outside permitted premises <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(l)</u>	Failed to close loading hoppers or closures except during loading <i>Licensee</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(m)</u>	Failed to maintain cleanliness of vehicles and control odors and pests <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(n)</u>	Failed to provide off-street parking for vehicles <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(o)</u>	Failed to keep garage doors closed and outdoor perimeter fenced <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(p)</u>	Failed to comply with traffic laws <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000

<u>Section</u>	<u>Description</u>	<u>1st Violation Penalty</u>	<u>Repeat Penalty</u>	<u>Mitigated Penalty (1st Violation)</u>	<u>Mitigated Penalty (Repeat Violation)</u>	<u>Default Penalty</u>
<u>17 RCNY § 5-08(q)</u>	Failed to follow requirements for waste receptacles and containers <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(r)</u>	Failed to meet requirements for organic waste containers <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(s)</u>	Failed to return receptacle to area where waste was removed <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(t)</u>	Failed to keep area next to waste removal site free from debris <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(u)</u>	Failed to comply with federal hours of service requirement <i>Licensee</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-08(v)</u>	Engaged in pattern of unsafe practices <i>Licensee</i>	\$2,500	\$5,000 (if two or more violations in two-year period) \$10,000 (if three or more violations in two-year period)	N/A	N/A	\$10,000
<u>17 RCNY § 5-09</u>	Held membership or position in prohibited trade associations <i>Licensee</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-10(a)</u>	Failed to affix or improperly transferred BIC license plates <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-10(b)</u>	Failed to display business name and address on vehicle <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-10(c)</u>	Failed to meet convex mirror requirement <i>Licensee</i>	\$2,500	\$5,000	\$500	\$1000	\$10,000
<u>17 RCNY § 5-10(d)</u>	Obstructed operator's vision through windshield or windows <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-10(e)</u>	Operated vehicle not in safe operating condition <i>Licensee</i>	\$5,000	\$10,000	\$1,000 (if condition is corrected)	\$5,000 (if condition is corrected)	\$10,000
<u>17 RCNY § 5-10(f)</u>	Failed to inspect vehicles and prepare a daily inspection report <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-10(h)</u>	Failed to comply with side guard requirements <i>Licensee</i>	\$10,000/vehicle in violation (plus separate penalty of \$500/vehicle per day for each day beyond 30 days from date of order to correct)	\$10,000/vehicle in violation (plus separate penalty of \$500/vehicle per day for each day beyond 30 days from date of order to correct)	\$0 (if certification of correction is filed within 30 days from date of order to correct)	\$0 (if certification of correction is filed within 30 days from date of order to correct)	\$10,000
<u>17 RCNY § 5-11(a)</u>	Failed to display volume capacity on container <i>Licensee</i>	\$500	\$1,000	N/A	N/A	\$10,000
<u>17 RCNY § 5-11(b)</u>	Failed to display name and license/registration number on container <i>Licensee</i>	\$500	\$1,000	N/A	N/A	\$10,000

<u>Section</u>	<u>Description</u>	<u>1st Violation Penalty</u>	<u>Repeat Penalty</u>	<u>Mitigated Penalty (1st Violation)</u>	<u>Mitigated Penalty (Repeat Violation)</u>	<u>Default Penalty</u>
17 RCNY § 5-11(c)	Failed to label container to indicate that only organic waste may be placed in container <i>Licensee</i>	\$500	\$1,000	N/A	N/A	\$10,000
17 RCNY § 5-11(d)	Failed to report containers missing volume capacity within 3 days <i>Licensee</i>	\$500	\$1,000	N/A	N/A	\$10,000
17 RCNY § 5-11(e)	Failed to report organic waste containers missing label within 3 days <i>Licensee</i>	\$500	\$1,000	N/A	N/A	\$10,000
17 RCNY § 5-12(b)	Failed to meet requirements for recyclables <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
17 RCNY § 5-12(c)(1)	Failed to follow restrictions for source-separated waste <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
17 RCNY § 5-12(c)(2)	Commingled designated recyclable materials when ineligible <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
17 RCNY § 5-12(c)(3)	Failed to follow requirements for source-separated organic waste <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
17 RCNY § 5-12(d)	Failed to follow customer contract and bill requirements <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
17 RCNY § 5-13	Failed to meet heavy duty trade waste vehicle decal requirements <i>Licensee</i>	\$200	\$200	\$0 (if DEP decal is affixed on or before hearing date on Summons)	\$0 (if DEP decal affixed on or before hearing date on Summons)	\$200
17 RCNY § 5-14(a)	Failed to provide annual safety training <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
17 RCNY § 5-14(b)	Driver failed to complete a defensive driving course every 3 years <i>Licensee</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
17 RCNY § 6-01	Failed to present registration to customer before conducting duties <i>Class 2 Broker Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
17 RCNY § 6-02(a)	Failed to give disclosure prior to collecting fees for waste analysis <i>Class 2 Broker Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
17 RCNY § 6-02(b)	Collected fees from trade waste business for brokered matter <i>Class 2 Broker Registrant</i>	\$500	\$1,000	N/A	N/A	\$1,000
17 RCNY § 6-02(c)	Failed to provide statement that broker examined rate schedules <i>Class 2 Broker Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
17 RCNY § 6-03(a)	Collected fees for waste removal without meeting requirements <i>Class 2 Broker Registrant</i>	\$500	\$1,000	N/A	N/A	\$1,000
17 RCNY § 6-03(b)	Failed to submit contracts for collection of waste removal fees <i>Class 2 Broker Registrant</i>	\$350	\$700	N/A	N/A	\$1,000

<u>Section</u>	<u>Description</u>	<u>1st Violation Penalty</u>	<u>Repeat Penalty</u>	<u>Mitigated Penalty (1st Violation)</u>	<u>Mitigated Penalty (Repeat Violation)</u>	<u>Default Penalty</u>
<u>17 RCNY § 6-03(c)</u>	<u>Contract for brokering services exceeded 2 years in duration</u> <i>Class 2 Broker Registrant</i>	\$750	\$1,000	N/A	N/A	\$1,000
<u>17 RCNY § 6-04(b)</u>	<u>Failed to maintain listed business records</u> <i>Class 2 Broker Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 6-04(c)</u>	<u>Failed to provide each payor with a written receipt for cash payments</u> <i>Class 2 Broker Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 6-04(d)</u>	<u>Paid more than \$1,000 in cash or check payable to petty cash</u> <i>Class 2 Broker Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 6-04(e)</u>	<u>Failed to maintain complete books of account reflecting operations</u> <i>Class 2 Broker Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 6-04(f)</u>	<u>Failed to maintain annual financial statement in correct format</u> <i>Class 2 Broker Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 6-04(g)</u>	<u>Failed to file annual report within 6 months after end of fiscal year</u> <i>Class 2 Broker Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 6-04(h)</u>	<u>Failed to submit amended annual report if revisions required by BIC</u> <i>Class 2 Broker Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 6-04(i)</u>	<u>Failed to make financial statements available for audit</u> <i>Class 2 Broker Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 6-04(j)</u>	<u>Failed to maintain and file a complete Customer Register</u> <i>Class 2 Broker Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 6-04(k)</u>	<u>Failed to maintain a register of all complaints</u> <i>Class 2 Broker Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 6-04(l)</u>	<u>Failed to maintain records for 5 years unless directed otherwise</u> <i>Class 2 Broker Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 6-04(m)</u>	<u>Failed to make records available for inspection and audit by BIC</u> <i>Class 2 Broker Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 6-05</u>	<u>Failed to comply with Federal, State, and local laws and regulations</u> <i>Class 2 Broker Registrant</i>	\$500	\$1,000	N/A	N/A	\$1,000
<u>17 RCNY § 6-06(a)</u>	<u>Arranged waste removal by unlicensed/unregistered haulers</u> <i>Class 2 Broker Registrant</i>	\$500	\$1,000	N/A	N/A	\$1,000
<u>17 RCNY § 6-06(b)</u>	<u>Failed to follow requirements for customer contracts and service</u> <i>Class 2 Broker Registrant</i>	\$350	\$700	N/A	N/A	\$1,000

<u>Section</u>	<u>Description</u>	<u>1st Violation Penalty</u>	<u>Repeat Penalty</u>	<u>Mitigated Penalty (1st Violation)</u>	<u>Mitigated Penalty (Repeat Violation)</u>	<u>Default Penalty</u>
<u>17 RCNY § 6-06(c)</u>	<u>Failed to follow written contract requirements</u> <i>Class 2 Broker Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 6-06(d)</u>	<u>Failed to meet requirements for when customers don't sign a contract</u> <i>Class 2 Broker Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 6-06(e)</u>	<u>Contract improperly provides that broker is exempt from liability</u> <i>Class 2 Broker Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 6-06(f)</u>	<u>Failed to follow requirements for bills, statements and invoices</u> <i>Class 2 Broker Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 6-07</u>	<u>Failed to provide employee information in registration application</u> <i>Class 2 Broker Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 7-01</u>	<u>Failed to conspicuously display registration in place of business</u> <i>Class 2 Registrant Exempt from License</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 7-01</u>	<u>Failed to conspicuously display registration in place of business</u> <i>Class 1 Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 7-02</u>	<u>Failed to comply with Federal, State and local laws and regulations</u> <i>Class 2 Registrant Exempt from License</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 7-02</u>	<u>Failed to comply with Federal, State and local laws and regulations</u> <i>Class 1 Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 7-03(a)</u>	<u>Failed to affix or improperly transferred BIC license plates</u> <i>Class 2 Registrant Exempt from License</i>	\$2,500	\$5,000	N/A	N/A	\$5,000
<u>17 RCNY § 7-03(a)</u>	<u>Failed to affix or improperly transferred BIC license plates</u> <i>Class 1 Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 7-03(b)</u>	<u>Failed to display business name and address on vehicle</u> <i>Class 2 Registrant Exempt from License</i>	\$1,500	\$3,000	N/A	N/A	\$5,000
<u>17 RCNY § 7-03(b)</u>	<u>Failed to display business name and address on vehicle</u> <i>Class 1 Registrant</i>	\$250	\$500	N/A	N/A	\$1,000

<u>Section</u>	<u>Description</u>	<u>1st Violation Penalty</u>	<u>Repeat Penalty</u>	<u>Mitigated Penalty (1st Violation)</u>	<u>Mitigated Penalty (Repeat Violation)</u>	<u>Default Penalty</u>
<u>17 RCNY § 7-03(c)</u>	<u>Failed to meet convex mirror requirement</u> <i>Class 2 Registrant Exempt from License</i>	<u>\$2,500</u>	<u>\$5,000</u>	<u>\$500</u>	<u>\$1000</u>	<u>\$10,000</u>
<u>17 RCNY § 7-03(c)</u>	<u>Failed to meet convex mirror requirement</u> <i>Class 1 Registrant</i>	<u>\$500</u>	<u>\$750</u> (if two or more violations in two-year period) <u>\$1000</u> (if three or more violations in two-year period)	<u>\$100</u>	<u>\$250</u>	<u>\$1000</u>
<u>17 RCNY § 7-03(d)</u>	<u>Obstructed operator's vision through windshield or windows</u> <i>Class 2 Registrant Exempt from License</i>	<u>\$2,500</u>	<u>\$5,000</u>	<u>N/A</u>	<u>N/A</u>	<u>\$10,000</u>
<u>17 RCNY § 7-03(d)</u>	<u>Obstructed operator's vision through windshield or windows</u> <i>Class 1 Registrant</i>	<u>\$500</u>	<u>\$750</u> (if two or more violations in two-year period) <u>\$1000</u> (if three or more violations in two-year period)	<u>N/A</u>	<u>N/A</u>	<u>\$1,000</u>
<u>17 RCNY § 7-03(e)</u>	<u>Operated vehicle not in safe operating condition</u> <i>Class 2 Registrant Exempt from License</i>	<u>\$5,000</u>	<u>\$10,000</u>	<u>\$1,000</u>	<u>\$5,000</u>	<u>\$10,000</u>
<u>17 RCNY § 7-03(e)</u>	<u>Operated vehicle not in safe operating condition</u> <i>Class 1 Registrant</i>	<u>\$500</u>	<u>\$1,000</u>	<u>\$250</u>	<u>\$500</u>	<u>\$1,000</u>
<u>17 RCNY § 7-03(f)</u>	<u>Failed to inspect vehicles and prepare a daily inspection report</u> <i>Class 2 Registrant Exempt from License</i>	<u>\$2,500</u>	<u>\$5,000</u>	<u>N/A</u>	<u>N/A</u>	<u>\$10,000</u>
<u>17 RCNY § 7-03(f)</u>	<u>Failed to inspect vehicles and prepare a daily inspection report</u> <i>Class 1 Registrant</i>	<u>\$500</u>	<u>\$750</u> (if two or more violations in two-year period) <u>\$1000</u> (if three or more violations in two-year period)	<u>N/A</u>	<u>N/A</u>	<u>\$1,000</u>
<u>17 RCNY § 7-03(h)</u>	<u>Failed to comply with side guard requirements</u> <i>Class 1 Registrant and Class 2 Registrant Exempt from License</i>	<u>\$10,000/vehicle in violation (plus separate penalty of \$500/vehicle per day for each day beyond 30 days from date of order to correct)</u>	<u>\$10,000/vehicle in violation (plus separate penalty of \$500/vehicle per day for each day beyond 30 days from date of order to correct)</u>	<u>\$0</u> (if certification of correction is filed within 30 days from date of order to correct)	<u>\$0</u> (if certification of correction is filed within 30 days from date of order to correct)	<u>\$10,000</u>
<u>17 RCNY § 7-04(a)</u>	<u>Failed to meet requirements for recyclables</u> <i>Class 2 Registrant Exempt from License</i>	<u>\$2,500</u>	<u>\$5,000</u>	<u>N/A</u>	<u>N/A</u>	<u>\$10,000</u>
<u>17 RCNY § 7-04(a)</u>	<u>Failed to meet requirements for recyclables</u> <i>Class 1 Registrant</i>	<u>\$350</u>	<u>\$700</u>	<u>N/A</u>	<u>N/A</u>	<u>\$1,000</u>

<u>Section</u>	<u>Description</u>	<u>1st Violation Penalty</u>	<u>Repeat Penalty</u>	<u>Mitigated Penalty (1st Violation)</u>	<u>Mitigated Penalty (Repeat Violation)</u>	<u>Default Penalty</u>
<u>17 RCNY § 7-04(b)</u>	Failed to provide source-separation of recyclable materials <i>Class 2 Registrant Exempt from License</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 7-04(b)</u>	Failed to provide source-separation of recyclable materials <i>Class 1 Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 7-04(c)</u>	Failed to comply with requirements under 17 RCNY §5-12(a)-(c) <i>Class 2 Registrant Exempt from License</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 7-04(c)</u>	Failed to comply with requirements under 17 RCNY §5-12(a)-(c) <i>Class 1 Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 7-04(d)</u>	Failed to follow written agreement rules for organic waste delivery <i>Class 2 Registrant Exempt from License</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 7-04(d)</u>	Failed to follow written agreement rules for organic waste delivery <i>Class 1 Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 7-04(e)</u>	Failed to submit quarterly reports on listed due dates <i>Class 2 Registrant Exempt from License</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 7-04(e)</u>	Failed to submit quarterly reports on listed due dates <i>Class 1 Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 7-05</u>	Failed to comply with 17 RCNY § 5-11 and § 5-08(a)-(q) and (u)-(v). <i>Class 2 Registrant Exempt from License</i>	Apply penalty for violation of 17 RCNY § 5-11 and § 5-08(a)-(q) and (u)-(v), as applicable.	Apply penalty for violation of 17 RCNY § 5-11 and § 5-08(a)-(q) and (u)-(v), as applicable.	N/A	N/A	\$10,000
<u>17 RCNY § 7-05</u>	Failed to comply with 17 RCNY § 5-11 and § 5-08(a)-(q) <i>Class 1 Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 7-05</u>	Failed to comply with 17 RCNY § 5-08(u) <i>Class 1 Registrant</i>	\$500	\$750 (if two or more violations in two-year period) \$1,000 (if three or more violations in two-year period)	N/A	N/A	\$1,000
<u>17 RCNY § 7-05</u>	Failed to comply with 17 RCNY § 5-08(v) <i>Class 1 Registrant</i>	\$500	\$750 (if two or more violations in two-year period) \$1,000 (if three or more violations in two-year period)	N/A	N/A	\$1,000

Section	Description	1st Violation Penalty	Repeat Penalty	Mitigated Penalty (1st Violation)	Mitigated Penalty (Repeat Violation)	Default Penalty
<u>17 RCNY § 7-06(a)</u>	Failed to maintain written procedures regarding compliance with all laws <i>Class 2 Registrant Exempt from License</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 7-06(a)</u>	Failed to maintain written procedures regarding compliance with all laws <i>Class 1 Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 7-06(b)</u>	Failed to maintain all reports related to a crash <i>Class 2 Registrant Exempt from License</i>	\$3,500	\$7,000	N/A	N/A	\$10,000
<u>17 RCNY § 7-06(b)</u>	Failed to maintain all reports related to a crash <i>Class 1 Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 7-06(c)</u>	Failed to maintain determinations by any governmental agency or authority <i>Class 2 Registrant Exempt from License</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 7-06(c)</u>	Failed to maintain determinations by any governmental agency or authority <i>Class 1 Registrant</i>	\$350	\$700	N/A	N/A	\$1,000
<u>17 RCNY § 7-06(d)</u>	Failed to maintain accurate time records for those who handle trade waste <i>Class 2 Registrant Exempt from License</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 7-06(d)</u>	Failed to maintain accurate time records for those who handle trade waste <i>Class 1 Registrant</i>	\$500	\$750 (if two or more violations in two-year period) \$1,000 (if three or more violations in two-year period)	N/A	N/A	\$1,000
<u>17 RCNY § 7-06(e)</u>	Failed to maintain copies of inspection and certification of repair forms <i>Class 2 Registrant Exempt from License</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 7-06(e)</u>	Failed to maintain copies of inspection and certification of repair forms <i>Class 1 Registrant</i>	\$500	\$750 (if two violations in two-year period) \$1,000 (if three or more violations in two-year period)	N/A	N/A	\$1,000
<u>17 RCNY § 7-06(f)</u>	Failed to maintain copies of all daily inspection reports <i>Class 2 Registrant Exempt from License</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 7-06(f)</u>	Failed to maintain copies of all daily inspection reports <i>Class 1 Registrant</i>	\$350	\$750 (if two violations in two-year period) \$1,000 (if three or more violations in two-year period)	N/A	N/A	\$1,000

<u>Section</u>	<u>Description</u>	<u>1st Violation Penalty</u>	<u>Repeat Penalty</u>	<u>Mitigated Penalty (1st Violation)</u>	<u>Mitigated Penalty (Repeat Violation)</u>	<u>Default Penalty</u>
<u>17 RCNY § 7-06(g)</u>	Failed to maintain worker training records <i>Class 2 Registrant Exempt from License</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 7-06(g)</u>	Failed to maintain worker training records <i>Class 1 Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 7-06(h)</u>	Failed to maintain records for 5 years unless otherwise directed <i>Class 2 Registrant Exempt from License</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 7-06(h)</u>	Failed to maintain records for 5 years unless otherwise directed <i>Class 1 Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
<u>17 RCNY § 7-07</u>	Failed to meet heavy duty trade waste vehicle decal requirements <i>Class 2 Registrant Exempt from License</i>	\$200	\$200	\$0 (if DEP decal is affixed on or before hearing date on Summons)	\$0 (if DEP decal is affixed on or before hearing date on Summons)	\$200
<u>17 RCNY § 7-07</u>	Failed to meet heavy duty trade waste vehicle decal requirements <i>Class 1 Registrant</i>	\$200	\$200	\$0 (if DEP decal affixed on or before hearing date on Summons)	\$0 (if DEP decal affixed on or before hearing date on Summons)	\$200
<u>17 RCNY § 7-08(a)</u>	Failed to provide annual safety training <i>Class 2 Registrant Exempt from License</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 7-08(a)</u>	Failed to provide annual safety training <i>Class 1 Registrant</i>	\$500	\$750 (if two violations in two-year period) \$1,000 (if three or more violations in two-year period)	N/A	N/A	\$1,000
<u>17 RCNY § 7-08(b)</u>	Driver failed to complete a defensive driving course every 3 years <i>Class 2 Registrant Exempt from License</i>	\$2,500	\$5,000	N/A	N/A	\$10,000
<u>17 RCNY § 7-08(b)</u>	Driver failed to complete a defensive driving course every 3 years <i>Class 1 Registrant</i>	\$500	\$750 (if two violations in two-year period) \$1,000 (if three or more violations in two-year period)	N/A	N/A	\$1,000
<u>17 RCNY § 8-01(a)</u>	Failed to post BIC notice containing workers' rights information <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
<u>17 RCNY § 8-01(a)</u>	Failed to post BIC notice containing workers' rights information <i>Class 2 Registrant Exempt from License</i>	\$1,500	\$3,000	N/A	N/A	\$10,000

Section	Description	1st Violation Penalty	Repeat Penalty	Mitigated Penalty (1st Violation)	Mitigated Penalty (Repeat Violation)	Default Penalty
17 RCNY § 8-01(a)	Failed to post BIC notice containing workers' rights information <i>Class 1 Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
17 RCNY § 8-01(b)	Failed to post BIC notice in each office, garage or lot <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
17 RCNY § 8-01(b)	Failed to post BIC notice in each office, garage or lot <i>Class 2 Registrant Exempt from License</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
17 RCNY § 8-01(b)	Failed to post BIC notice in each office, garage or lot <i>Class 1 Registrant</i>	\$250	\$500	N/A	N/A	\$1,000
17 RCNY § 8-01(c)	Failed to distribute BIC notice <i>Licensee</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
17 RCNY § 8-01(c)	Failed to distribute BIC notice <i>Class 2 Registrant Exempt from License</i>	\$1,500	\$3,000	N/A	N/A	\$10,000
17 RCNY § 8-01(c)	Failed to distribute BIC notice <i>Class 1 Registrant</i>	\$250	\$500	N/A	N/A	\$1,000

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NOTICE OF ADOPTION OF FINAL RULE REGARDING PETITIONS FOR RULEMAKING

NOTICE IS HEREBY GIVEN in accordance with the requirements of section 1043 of the New York City Charter and exercising the authority vested in the New York City Business Integrity Commission (“BIC” or the “Commission”) by sections 1043(a) and 2101(b) of the New York City Charter that the Commission adopts the following rules concerning petitions for rulemaking. BIC published a Notice of Public Hearing and Opportunity to Comment on the proposed rules in the *City Record* on January 17, 2023. On February 22, 2023, BIC held a public hearing on the proposed rules. BIC received no comments in connection with the hearing and has determined that no changes to the rules are necessary.

Statement of Basis and Purpose of Final Rule

Under section 2100 of the New York City Charter, the chair of the Business Integrity Commission has charge of the organization of the Commission and has authority to employ, assign, and superintend the duties of such officers and employees as may be necessary to carry out the Commission’s regulatory duties. In 2017, the Commission delegated to the chair the authority to draft or direct to be drafted such proposed rules of the Commission as the chair may deem necessary and to carry out the associated rulemaking process.

The Commission is adding new rules to implement Section 1043(g) of the New York City Charter, which permits any person to petition a city agency to consider the adoption of any rule and requires each agency to have rules creating a procedure for such petitions.

Specifically, these proposed rules set forth the procedures that petitioners must follow in petitioning the Commission to consider a new rule. These proposed rules also set forth the procedure the Commission must follow in considering and responding to petitions. The Commission, as it has previously done with the authority to draft proposed rules, delegates to the chair of the Business Integrity Commission the authority to reject such petitions. If the chair wishes to adopt a petition, the chair will draft or direct to be drafted the rule proposed in the petition in accordance with the authority delegated in Section 15-01 of Chapter 3 of Title 17 of the Rules of the City of New York. Additionally, these rules require the chair to deny or approve petitions within 60 days and set forth a procedure for rejecting or adopting petitions. However, the Commission must still approve, by majority vote, any new rule before it is promulgated.

BIC’s authority for these rules is found in Sections 1043(a) and (g) and 2101(b) of the New York City Charter.

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

Section 1. Chapter 3 of Title 17 of the Rules of the City of New York is amended by adding Subchapter A, entitled Proposed Rules, to include section 15-01 of chapter 3 of Title 17 of the Rules of the City of New York.

Section 2. Chapter 3 of Title 17 of the Rules of the City of New York is amended by adding subchapter B entitled Petitions for Rulemaking, to read as follows:

Subchapter B: Petitions for Rulemaking

§ 16-01 Definitions.

For the purposes of this chapter, the following terms have the following meanings:

(a) Person. “Person” means a natural person or a business entity, including but not limited to a corporation, trust, estate, partnership, cooperative, association, firm, club or society.

(b) Petition. “Petition” means a request or application for the chair or Commission to adopt a Rule.

(c) Petitioner. “Petitioner” means the person who files a Petition.

(d) Rule. “Rule” shall have the meaning set forth in section 1041 of the City Administrative Procedure Act.

§ 16-02 Procedures for Submitting Petitions.

(a) Any Person may petition the chair to consider the adoption of a Rule. The Petition may be denied if it fails to include the following information:

- (1) The Rule to be considered, with proposed language for adoption;
- (2) Petitioner’s arguments in support of adoption of the Rule;
- (3) Petitioner’s proposal for the time period the Rule should be in effect, if applicable;
- (4) The name, address, telephone number, and email address of the Petitioner or his or her authorized representative;

- (5) The signature of Petitioner or his or her representative.
- (b) Any change in the name, address, telephone number, or email address of the Petitioner or his or her authorized representative must be reported to the Commission.
- (c) All Petitions should be typewritten, if possible, but handwritten Petitions will be accepted provided they are legible.
- (d) Petitions must be submitted via the email address identified on the Commission's website for the purpose of filing such Petitions, or by mailing or delivering the Petition to the Commission's General Counsel, 100 Church St., 20th Fl., New York, NY 10007.

§ 16-03 Procedures for Consideration of and Responses to Petitions.

If a Petition is submitted in proper form, the chair may, at the chair's discretion, deny the Petition, grant the Petition in Part or grant the Petition in its entirety. The chair's determination will be in writing to the Petitioner within 60 days from the date the Petition was received. If the Petition is granted entirely or in part, the chair's determination will state the Commission's intention to initiate rulemaking by a specified date. The chair is not bound by the language proposed by Petitioner but may amend or modify such proposed language at the chair's discretion. No rule of the Commission will be promulgated except by vote of a majority of the Commission, in accordance with Section 1119 of the Charter.

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ENVIRONMENTAL PROTECTION

■ NOTICE

Notice of Adoption of Rule

Pursuant to the authority vested in the Commissioner of the Department of Environmental Protection (“DEP”) by subdivision a of section 1043 of the New York City Charter and section 24-105 of the Administrative Code of the City of New York, DEP is promulgating rules changing and clarifying the criteria for second and third offenses of certain violations, including vehicular idling violations, and providing that such violations can be admitted without going through the stipulation process.

A proposed version of this rule was published in the City Record on January 6, 2023. A public hearing regarding the rule was held on February 8, 2023. The only comments received included various suggestions and complaints regarding the Citizen’s Idling Complaint Program but did not address the proposed rule changes.

Statement of Basis and Purpose

Chapter 43 of title 15 of the Rules of the City of New York sets forth the penalties that may be imposed for violations of the Air Pollution Control Code. Section one of this rule amends subdivision (5) of section 43-01 of title 15 of the Rules of the City of New York to revise the existing provision setting forth the time period following a predicate offense in which subsequent offenses may be considered second or third offenses for idling summonses and trigger potentially heightened penalties. Currently, this rule provision differentiates between offenses rooted in violations of section 24-163 of the Administrative Code of the City of New York (“Administrative Code”), which prohibits excessive vehicle idling, and all other Air Pollution Control Code offenses.

The Citizens Idling Complaint Program, authorized by section 24-182 of the Administrative Code, has caused a significant increase in the number of summonses issued for violations of section 24-163 of the Administrative Code. This increase has resulted in delays in the issuance of summonses, meaning that much of the existing two-year period may expire while an initial summons is being issued and adjudicated. In order to address this issue, this rule increases the time period following the date of a predicate first offense of section 24-163 of the Administrative Code during which a subsequent offense can be treated as a second or third offense from two years to three.

This rule amendment also clarifies the time period for issuing penalties for third offenses of Air Pollution Control Code provisions not related to section 24-163 of the Administrative Code, but does not extend the existing two year period for these other penalties.

Consistent with chapter 6 of title 48 of the Rules of the City of New York, sections two and three of this rule add a new subdivision (7) to section 43-01 of title 15 of the Rules of the City of New York and amend the schedule set forth in section 43-02 of such title to provide that respondents may admit violations of section 24-163 instead of entering into a stipulation. Currently, the Department of Environmental Protection (“DEP”) makes a stipulation offer on many Air Code violations, in accordance with section 24-183 of the Administrative Code. Acceptance of the stipulation offer entails admitting the violation, paying the stipulated penalty, and promising to correct the violating condition within a prescribed time period. For idling violations, committing to correct the violating condition is meaningless because of the ephemeral nature of vehicular idling. This rule, by providing for admission instead of stipulation for violations of section 24-163 of the Administrative Code, allows respondents to admit and pay summonses online through the Office of Administrative Trials & Hearings (“OATH”) website, instead of waiting to receive a stipulation offer from DEP. This will expedite the handling of these cases and reduce the administrative burden on DEP and OATH that has been created by the rapid expansion in the number of idling summonses.

Subdivision (c) of section 1403 of the New York City Charter and sections 24-105, 24-163 and 24-178 of the Administrative Code authorize the Department to issue this rule.

New text is underlined.

The text of the rule follows:

Section 1. Subdivision 5 of Section 43-01 of Title 15 of the Rules of the City of New York is amended to read as follows:

5. Except in connection with violations of Section 24-163, a second or third offense means a violation of any section of the Air Code by the same respondent within two years of the date of occurrence of the prior violation, at the same premises (if premises-related), and involving the same equipment. In connection with violations of Section 24-163, a second or third or subsequent offense is a violation by the same respondent within [two] three years of the date of occurrence of the prior violation(s) and involving the same [equipment] vehicle, where the prior violation(s) was for a violation of Section 24-163.

§ 2. Section 43-01 of Title 15 of the Rules of the City of New York is amended by adding a new subdivision 7 to read as follows:

7. Each summons for a violation of section 24-163 shall provide that a respondent may admit to such violation and pay the corresponding penalty amount set forth in section 43-02.

§ 3. Section 43-02 of Title 15 of the Rules of the City of New York is amended by changing the entries for sections 24-163 and 24-163(f), as follows:

Section of Law	Violation Description	Compliance	1st Offense Stip. (\$)	1st Offense (\$)	Default Penalty (\$)	2nd Offense (\$)	2nd Stip. (\$)	3rd and Subsq. Offense (\$)	3rd and Subsq. Stip. (\$)
24-163	<u>Idling of motor vehicle engine more than three minutes</u>	<u>[Do not idle motor vehicle more than 3 minutes – forthwith] N/A</u>	<u>[350] N/A</u>	350	1 st : 1,000; 2 nd : 1,500; 3 rd and subseq: 2,000	440	<u>[440] N/A</u>	600	<u>[600] N/A</u>
24-163(f)	<u>Idling of motor vehicle engine more than one minute while adjacent to school</u>	<u>[Do not idle motor vehicle more than 1 minute – forthwith] N/A</u>	<u>[350] N/A</u>	350	1 st : 1,000; 2 nd : 1,500; 3 rd and subseq: 2,000	440	<u>[440] N/A</u>	600	<u>[600] N/A</u>

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FIRE DEPARTMENT

■ NOTICE

Notice of Adoption of Amendments to Fire Department Rules 3 RCNY §104-02, entitled “Professional Certification of Fire Alarm System Installations;” 3 RCNY §104-04, entitled “Certification of Corrected Defects in Fire Alarm System Installations;” and 3 RCNY §105-01, entitled “Approval of Fire Alarm System Installations.”

NOTICE IS HEREBY GIVEN PURSUANT TO THE AUTHORITY VESTED IN THE Fire Commissioner of the City of New York pursuant to Section FC102.6.3 of the New York City Fire Code (Title 29 of Administrative Code of the City of New York), and in accordance with the requirements of Section 1043 of the New York City Charter, that the New York City Fire Department has adopted the above final rule amendments.

The rule amendments were originally published for public comment in the City Record on August 19, 2022. A virtual public hearing was held on September 22, 2022.

The rule shall take effect on May 1, 2023.

The Notice of Adoption, final rule and the Statement of Basis and Purpose of Final Rule, will be available on the Fire Department’s website (www.nyc.gov/fdny) and NYC RULES (www.nyc.gov/NYCRULES).

Statement of Basis and Purpose of Final Rule Amendments

The Fire Department hereby amends several sections of the Fire Department’s rules to conform to the provisions of the 2022 New York City Fire Code and current Fire Department filing procedures, and to facilitate professional certification of fire alarm system design and installation in lieu of Fire Department plan examination and inspection of such systems.

These changes will help expedite fire alarm system plan and inspection approvals, saving building owners’ time and money, potentially expediting occupancy or re-occupancy of a building or space.

The New York City Fire Code, codified as Chapter 2 of Title 29 of the New York City Administrative Code, was amended by Local Law No. 47 of 2022, effective April 15, 2022. Local Law 47 concluded the periodic code revision mandated by Administrative Code §29-104. The amended Fire Code is known as the 2022 Fire Code.

Fire Code Section FC 104.2.1 authorizes the professional certification of the design and installation of fire alarm systems (except as to the core building fire alarm system) in lieu of Fire Department plan examination and/or inspection of such systems. Local Law 47 amended this section to clarify certain terminology and to authorize professional certification by fire alarm installers and electricians in addition to professional engineers and registered architects.

This final rule would amend Fire Department rule 3 RCNY § 104-02, entitled “Professional Certification of Fire Alarm System Installations” (“Section 104-02”), to implement these changes enacted by Local Law 47.

FC104.2.1 allows professional certification with respect to fire alarm system devices or equipment “that are not part of the building core.” The final rule clarifies the scope of allowable professional certification by incorporating a list of fire alarm system devices and equipment that are part of what is now referred to as the “building core fire alarm system.”

The final rule would also amend the Section 104-02 to:

- incorporate the additional types of licensed professionals who can professionally certify fire alarm systems;
- incorporate the new Fire Code requirement that persons engaging in professional certification of fire alarm systems hold a Fire Department Certificate of Fitness for that purpose; and
- clarify that such persons may professionally certify fire alarm system design and installation only within the scope of the lawful authority they possess under their license or certification, and in accordance with the provisions of this section.

The final rule would also amend Fire Department rule 3 RCNY § 105-01, entitled “Approval of Fire Alarm System Installations” (“Section 105-01”), to reflect changes in the filing and review of fire alarm system plans. Section 105-01 sets forth detailed requirements for the submission of physical plans. However, with the Fire Department’s establishment of an online electronic portal, fire alarm plans are now filed electronically, and Section 105-01’s requirements are no longer applicable. Any technical requirements for electronic submissions will be specified in the electronic portal.

Additionally, since the enactment of Local Law No. 195 of 2018, proposed plans for fire alarm systems are no longer filed with the New York City Department of Buildings for review of the fire alarm system design. Section 105-01 is amended accordingly.

Finally, the final rule would amend Fire Department rule 3 RCNY §104-04, entitled “Certification of Corrected Defects in Fire Alarm System Installations” (“Section 104-04”). Section 104-04 addresses certification of correction of fire alarm system defects not in lieu of a Fire Department inspection of a fire alarm system, but in response to a Fire Department inspection that resulted in issuance of a Notice of Defect. The final makes two changes to the existing rule:

- Clarifying the scope of the certification of system operation following correction of the defects. The scope of certification is limited to the fire alarm system components that were the subject of the Notice of Defect and related operations, not the entire fire alarm system.
- Eliminating the need for filing of a certification form for administrative violations, such as submission of as-built plans. A separate certification form was determined to be unnecessary as the plans and/or other required documentation would themselves require certification by the professional who prepared them.

Public Comments and Fire Department Response

Substantial public comment, both in the form of written comments and oral testimony at the public hearing, was received in response to the proposed rule amendments. Much of the comment sought clarification of the scope of the professional certification allowed by the rule and the certification process.

The Fire Department has carefully considered all public comment. The main comments offered in response to the proposed rule amendments are summarized and answered below:

1. Comment: Only registered design professionals should be allowed to professionally certify design (plans).

Fire Department Response: Only registered design professionals (registered architects and professional engineers) can professionally certify design documents. The rule amendments specifically state that professional certification must be consistent with the scope of the professional license or certification (104-02(c)(2)) and that design and installation documents must be professionally certified by a registered design professional (104-02(d)(1)(A)).

However, master electricians and fire alarm installers do professionally certify their work and the rule allows them to do so (104-02(d)(1)(C)).

In accordance with FC104.2.1, all professionals submitting professional certifications must hold a Fire Department Certificate of Fitness (FC104-02(c)(2)).

2. Comment: Clarify/expand the definition of building core fire alarm system to include non-high-rise building fire alarm systems, including full evacuation systems, and alterations to those systems.

Fire Department Response: The rule amendments allow professional certification of fire alarm systems in all buildings and occupancies, not just high-rise buildings.

Although the Fire Code terminology referring to “building core” is commonly used in the context of high-rise office buildings, the definition of “building core fire alarm system” in the rule amendments (104-02(b)) specifically states that the definition applies to “any building.” The definition has been amended to clarify this understanding.

Fire alarm system components that are not part of the building core may be professionally certified in all types of buildings, including educational, institutional and mercantile occupancies, whether or not they are high or low-rise.

3. Comment: Clarify whether the rule amendments apply to the relocation, removal or addition of fire alarm components from or to an approved fire alarm system.

Fire Department Response: The rule amendments do apply to any such modifications and additions, provided that they are not part of the “building core.”

In practice, the Fire Code’s limitation on professional certification of fire alarm system components that are part of the building core generally means professional certification will not be available to newly-installed building fire alarm systems, the installation of which typically includes such building core components as the main control panel, elevator lobby fire detection and recall devices, and manual fire alarm boxes.

However, professional certification is available for most "build outs" and post-approval modifications and additions of non-building core components, such as most notification and initiating devices.

4. Comment: Allow professional certification of post-approval amendments.

Fire Department Response: The rule amendments allow for professional certification of amendments to approved fire alarm systems, provided that they do not include building core components. The plans or other design and installation documents may reflect the presence of building core components provided that there is a certification that the amendments reflected on the documents apply solely to installations that are not part of the building core, and that the building core components are as shown on a prior approved plan, indicating the date of such prior approved plan.

5. Comment: Allow professional certification of design (plans) and installation (inspections) by separate parties.

Fire Department Response: The rule amendments allow this. The amendments do not restrict professional certification of installations to the professional that certified the design of the system.

As a practical matter, fire alarm installations are routinely certified by persons other than registered design professionals. The wiring and number of devices is certified by the electrician on the required A433 form. The functionality statement (input/output matrix) is typically certified by the fire alarm installer or electrical contractor. However, it is common for amended and/or as-built plans to be filed post-installation. Those amended or as-built plans must be certified by a registered design professional.

Thus, an installation can be professionally certified by persons other than the design professional who prepared the plans. For professional practice reasons unrelated to Fire Department rule requirements, it is likely that the same registered design professional that certified the design of the installation would be the party certifying any amended or as-built plans.

6. Comment: The professional certification should be required to be provided by a party other than the professional responsible for preparing the plan or installing the system.

Fire Department Response: The Department considered this approach in developing these rule amendments and has given further consideration to this approach in response to this comment. The comment takes issue with the concept of professional certification by the system designer or installer and proposes instead that a party not associated with the installation conduct the plan examination or installation inspection (sometimes referred to as a special inspection). Such third-party examinations and inspections are perceived as assuring greater integrity in the approval process.

The Fire Code section authorizing professional certification, FC104.2.1, does not require a third-party plan examination or installation inspection. FC104.2.1 was enacted to expedite construction by eliminating the delays associated with the approval process under specific circumstances, and requires instead that the Fire Department audit these professional certifications.

At this time, the Fire Department proposes to proceed with professional certification without requiring third-party review. Additional safeguards may be required if and when audits disclose the need for such safeguards.

7. Comment: There should be a second certification by a registered design professional, as a check and balance, for installation inspections, similar to certification of corrected defects.

Fire Department Response: The Fire Department responds to this comment in the same way as its Response to Comment #6 above.

8. Comment: For purposes of professional certification, guidance should be provided as to the required/appropriate elements of plan examination and installation inspection.

Fire Department Response: The Fire Department does not agree that there is a need for such guidance. First, registered design professionals and other professionals are already required to certify compliance with Construction Code and Fire Code requirements and should be fully familiar with the professional obligations associated with such certifications. Second, architects, engineers, electricians and fire alarm installers are already expected to be fully familiar with the

design and installation requirements. They can and should seek guidance from the agencies having jurisdiction as to any code requirements as to which they are uncertain. Third, professional certification of design and installations in lieu of Fire Department plan examination and installation inspection is voluntary, and any professional not comfortable with professional certification may proceed to obtain such examinations and inspections.

9. Comment: Add the following items to the list of building core components: electrical lock releases; fire pumps and booster pumps; electrical generators; core/stairwell fire/smoke dampers; and standalone smoke and carbon monoxide alarms.

Fire Department Response: While all of these building systems serve important purposes, the Fire Department has determined not to include them as components of the building core fire alarm system. Pumps and electrical generators are approved by the Department of Buildings independent of the fire alarm system, and standalone alarm devices are, by definition, independent of the fire alarm system. Electrical lock releases and fire/smoke dampers are very common, are not exclusively associated with the building core, and are often modified as part of tenant buildouts, and hence it was determined not to include them.

10. Comment: Will the existing S-89/S-99 Certificates of Fitness (for certification of corrected defects) be utilized for professional certification of design and installation?

Fire Department Response: No. One or more new Certificates of Fitness will be issued for this purpose. The qualifications required for professional certification pursuant to FC104.2.1 differ somewhat from the qualifications for the S-89/S-99 certificates. Additionally, the certification that will be required will be different. Accordingly, it will be necessary to develop different certifications for this purpose.

11. Comment: Disqualification for false certification should indicate that Certificates of Fitness will be revoked.

Fire Department Response: Agreed. Section 104-02(c)(6) has been amended accordingly.

Terms used in the final rule that are defined in the Fire Code or elsewhere in the Fire Department's rules are indicated by *italics*.

New text is underlined. Text to be deleted is [bracketed]. Asterisks (***) indicate unamended text.

Guidance with respect to the interpretation of the Fire Code and Fire Department rules may be obtained using the Public Inquiry Form on the Fire Department's website, <http://www1.nyc.gov/site/fdny/about/resources/code-and-rules/nyc-fire-code.page>.

Section 1. Section 104-02 of Chapter 1 of Title 3 of the Rules of the City of New York, is amended to read as follows:

§ 104-02 Professional Certification of Fire Alarm System Design and Installation[s]

- (a) Scope. This section sets forth the standards, requirements and procedures for the *professional certification* of the design and installation of *fire alarm systems*.
- (b) Definitions. The following terms shall, for purposes of this section and as used elsewhere in the *rules*, have the meanings shown herein:

[Core building] Building core fire alarm system. *Fire alarm system* devices and equipment in and around the central or main building stairwells, elevators and utility risers of any [buildings] building, except buildings classified in *Occupancy Group R-3*. The term is not limited to office buildings or other high-rise buildings that are constructed in phases.

[A fire alarm system includes the fire command center (commonly referred to as a fire command station), fire pump, main sprinkler water flow switch, main sprinkler valve tamper switch, elevator lobby smoke detectors, central station connections, elevator in readiness operation, and core alarm boxes, warden phones and other fire alarm communications devices. Such *fire alarm systems* are also commonly referred to as the "base" building system.]

The following fire alarm system devices and equipment are considered to be part of the building core fire alarm system:

- (1) Fire alarm control unit, including booster panels and data gathering panels.
- (2) Central station communications devices and equipment.
- (3) Elevator recall initiating devices and equipment.
- (4) Automatic smoke control and pressurization devices and equipment.

- (5) Sprinkler water flow and tamper switch devices and equipment.
- (6) Fire detection devices in electrical, elevator, mechanical and telephone equipment rooms serving building core spaces and systems, excluding equipment rooms serving tenant business operations.
- (7) Manual fire alarm boxes at or near stairwells.
- (8) Warden phones and firefighter phones.
- (9) Duct detectors and fan shutdown relays for any HVAC unit greater than 2000 cubic feet/minute (cfm) serving building core spaces and systems.
- (10) Notification appliances in building core areas and means of egress stairwells.

Letter of approval. The written determination of the Department that a fire alarm system installation has been installed and is operating in compliance with the *Building Code, Electrical Code* and *Fire Code* and other applicable requirements for such installation enforced by the Department.

Professional certification/professionally certified. The submission to the Department of a signed, personal verification by a person holding a certificate of fitness for professional certification of fire alarm and emergency alarm system installations and testing who is a registered design professional, master electrician, special electrician, or fire alarm system installer with NICET-Level III certification licensed by or registered with the State of New York, that accompanies an application and/or design and installation documents filed with the Department and attests that such application or design and installation documents do not contain any false information and that such application or design and installation documents are in compliance with all applicable laws, rules and regulations.

(c) General Provisions

- (1) Professional certification of fire alarm system installations. Fire alarm system installations may be professionally certified, as set forth in FC104.2.1, in accordance with the provisions thereof and this section, in buildings for which a letter of approval has been issued for the [core] building core fire alarm system. A building core fire alarm system may not be professionally certified.
- (2) Qualifications. Only [registered design professionals] persons possessing the qualifications set forth in FC104.2.1 and holding the requisite certificate of fitness may professionally certify that fire alarm system installations are in compliance with the *Fire Code, Building Code*, applicable provisions of Department and Department of Buildings rules, and other applicable laws, rules and regulations. Such persons may professionally certify fire alarm system design and installation only within the scope of the lawful authority they possess under their license or certification, and in accordance with the provisions of this section.
- (3) Format of design and installation documents. Design and installation documents and related submissions shall be in the format set forth in R105-01[(b)(4)] or as otherwise designated by the Department.
- (4) Letter of approval. Letters of approval for fire alarm system installations that have been professionally certified will indicate that the fire alarm system installation, or part thereof, was approved by the Department based upon professional certification pursuant to FC104.2.1.
- (5) Audit. All fire alarm system installations that have been professionally certified are subject to audit.
- (6) Disqualification for false certification. Pursuant to FC104.2.1.1, in addition to the penalties for violating provisions of the applicable laws, rules and regulations, [registered design professionals] any person who submits false or fraudulent documents certifying compliance with the requirements of the Fire Code and rules may be disqualified from submission of professionally certified applications under the Fire Code, including revocation of their certificate(s) of fitness.

(d) Submission and Approval Procedure, [

- (1) Submission of professional certification. A completed Fire Department fire alarm professional certification form for any fire alarm system installation, or part thereof, that is being professionally certified in lieu of a Department plan examination and/or inspection in accordance with the provisions of FC104.2.1 and R104-02, shall be submitted to the Department, [together with the submissions required by R105-01(c)(2)(A)(2), (3) and (4), including the design and installation documents approved for the installation;

“as-built” design and installation documents of the fire alarm system installation and the facility in which it is installed, as actually constructed; and the applicable fee for review of such an application.] as follows:

- (A) Professional certification of proposed fire alarm system design in lieu of plan examination. Prior to installation, design and installation documents for the fire alarm system work professionally certified by a registered design professional, must be electronically filed with the Department in the form and manner prescribed on the Department’s electronic portal, including completion of the applicable application form and payment of applicable fees, and with such supporting documentation (including any documentation required by FC105.4.4.1) as may be required by the Department. If the application is satisfactorily completed and submitted, the Department will issue a letter of acceptance indicating acceptance of the professionally certified plans.
- (B) Project authorization. Application must be made for a project authorization authorizing commencement of work at time of filing of the professionally certified design and installation documents, or at any time thereafter. Issuance of project authorization shall be equivalent to a Department of Buildings work permit for purposes of consideration as a project in progress within the meaning of R102-01(g).
- (C) Professional certification of fire alarm system installation in lieu of department inspection. Upon completion and satisfactory testing of the fire alarm system installation, professional certification of the installation by a licensed or certified professional holding the requisite certificate of fitness, must be electronically filed with the Department in the form and manner prescribed on the Department’s electronic portal, including completion of the applicable application form and payment of applicable fees. Such professional certifications shall be within the scope of their lawful authority under their license or certificate. Professional certification may be submitted for the scope of work set forth in the project authorization, unless the scope of such professional certification is restricted by the letter of acceptance approving the design of the installation. Professional certification of the installation can also be provided by a professional other than the party who professionally certified the design of the installation. Such submissions [shall] must be [made at the earliest date following] promptly filed upon the completion of such installation, but in all cases prior to occupancy of any building, or part thereof, that is to be newly occupied or reoccupied. If the application and professional certification are satisfactory in form and content, the Department will issue a letter of approval indicating approval of the professionally certified installation.
- (2) Acceptance and issuance of letter of approval. Professionally certified design and installation documents will be accepted for filing, and a letter of approval issued. The Department may review such professionally certified design and installation documents for completeness and/or other purposes, and if it determines they are deficient, may deny or rescind acceptance and issuance of the letter of approval.
- (3) Filing with Department of Buildings. The “as built” design and installation documents submitted to and accepted by the Department will be electronically filed with the Department of Buildings by the Department as part of the applicant’s Department of Buildings application, unless another manner of filing such documents with the Department of Buildings is prescribed by the Department.]

§ 2. Subdivisions (f) and (g) of section 104-04 of Chapter 1 of Title 3 of the Rules of the City of New York, are amended to read as follows:

§ 104-04 Certification of Corrected Defects in Fire Alarm System Installations

* * *

- (f) Scope of Certification of Professional Verifying System Functionality. Certification of corrected defects constitutes a representation by the licensed or certified professional verifying the functionality of [the] fire alarm system components [following] after correction of defects, made under the authority granted to the licensed or certified professional by his or her professional license or certification and the applicable Department certificate, that a defect involving a missing or non-working component has been corrected and the fire alarm system components that were installed and/or repaired in order to correct the defective condition

[is] are operating as designed in accordance with the approved plans for the fire alarm system, as amended by any as-built design and installation documents, including the Input/Output programming matrix that defines the sequence of operation (as set forth in [Annex A] to Section A.14.6.2.4 of Annex A to NFPA Standard 72).

- (g) Submission and Acceptance of Certification of Corrected Defects. Certification of corrected defects shall be submitted to the Department, and, if satisfactory, accepted by the Department, in the following manner:
 - (1) **Submission.** Certification of corrected defects shall be submitted on the form approved by the Department for this purpose. If there are no defects in the design or installation of the fire alarm system and the notice of defect requires submission of the applicable A-433 form, as-built design and installation documents or other documentation required solely to complete the application (administrative defects), submission of certification of corrected defects is not required. Such submissions must bear such certifications as may be required by law, rule or Department procedure.
 - (2) **Required signatures.** The approved form for certification of corrected defects shall be personally signed by all parties required for the certification. As such, except as otherwise provided in R104-04(g)(3), it shall bear the signatures of up to three separate licensed or certified professionals: the signature of the one or two licensed or certified professional(s) who corrected the defect(s) and the signature of the licensed or certified professional who verified the functionality of the fire alarm system following correction of defects.
 - (3) **As-built plans and A-433 forms.** To complete a fire alarm system application, any changes to a fire alarm system from the original approved design must be reflected on the applicable Department A-433 form, as-built design and installation documents and/or other required documentation and submitted to the Department prior to, or at the time of, the Department inspection. [When a notice of defect directs the filing of an A-433 form, as-built design and installation documents and/or other documentation, such documentation shall be submitted together with a certification of corrected defects. If there are no defects in the design or installation of the fire alarm system and the notice of defect requires submission of the applicable A-433 form, as-built design and installation documents or other documentation solely to complete the application, the certification of corrected defects requires only a single signature, that of the licensed or certified professional verifying the functionality of the fire alarm system.]
 - (4) **Acceptance and letter of approval.** Upon acceptance of certification of corrected defects, including, where required, acceptance of the as-built design and installation documents, A-433 forms and/or other documentation, the Department will deem the defective condition corrected. If there are no other outstanding defects or other considerations preventing its issuance, a letter of approval will be issued for the fire alarm system.

* * *

§ 3. Section 105-01 of Chapter 1 of the Rules of the City of New York, is amended to read as follows:

§ 105-01 Approval of Fire Alarm System Design and Installation[s]

- (a) Scope. This section sets forth the standards, requirements and procedures for the submission of design and installation documents for fire alarm system installations for Department review and approval.
- (b) General Provisions
 - (1) Submission and approval required. Pursuant to [FC907.1.1] FC907.3, design and installation documents for fire alarm system installations, containing such details as may be required by the Fire Code, Building Code, Electrical Code and this section, shall be submitted for Department review and approval prior to system installation in the form and manner prescribed on the Department's electronic portal.
 - (2) Certification of design and installation documents. Pursuant to FC105.4.1, design and installation documents must be prepared by a registered design professional. Such documents shall bear the seal of such design professional, which shall serve to certify that the documents are in compliance with applicable provisions of the Fire Code, Building Code, rules, and other applicable laws, rules and regulations.
 - (3) Filings upon completion of installation. Upon completion and satisfactory testing of a fire alarm system installation that comprises any part of a core building system, the owner shall

submit a request for inspection pursuant to R105-01(c)(2). Upon completion of a fire alarm system installation that does not comprise any part of a [core] building core fire alarm system, the owner [shall] may alternatively submit [such a request or a] professional certification of the installation, except as may otherwise be provided in the letter of acceptance approving the design of the installation.

- (4) Format of design and installation documents. The design and installation documents required by this section shall be formatted (to scale) [either to the standard size of 24 inches by 36 inches in dimension, or to the folio size of 11 inches by 17 inches in dimension, as specified in this section, or in such other format as may be designated by the Department. The Department may require, pursuant to FC105.4, submission of design and installation documents and related submissions, in an electronic format designated by the Department] in the form and manner prescribed on the Department's electronic portal.
 - (c) Submission and Approval Procedure
 - (1) Submission and approval of design and installation documents
 - (A) Submissions. Applications for approval of fire alarm systems [shall first be filed with the Department of Buildings, and a Department of Buildings application number obtained. Thereafter, two (2) sets of engineering drawings complying with the requirements of Building Code Section BC907.1.1 and bearing the Department of Buildings application number,] shall be [submitted to] electronically filed with the Department[, by filing them at the Bureau of Fire Prevention's plan intake window, together with a copy of all forms filed in connection with the Department of Buildings application, and a Department design and installation document examination application form. One set of the engineering drawings shall be formatted to standard (24 x36) size and one to folio (11 x17) size] in the form and manner prescribed on the Department's electronic portal, including completion of the applicable application form and payment of applicable fees.
 - (B) Approval. The Department will review the design and installation documents submitted pursuant to R105-01(c)(1)(A), and, if determined to be in compliance with the requirements of the laws, rules and regulations enforced by the Department, [stamp such documents approved] approve such documents in accordance with FC105.4.4.2 and Department procedures.
 - [(C) Retention of approved engineering drawings. The Department will retain an electronic copy of the approved engineering drawings in folio (11 x 17) size, and return both sets of approved original engineering drawings to the applicant. The applicant shall retain the approved original engineering drawings, and make the standard (24 x 36) size set available to the Department representative at the time of inspection pursuant to R105-01(c)(3)(A).]
 - (2) Department inspection filing
 - (A) Submissions. Applications for Department inspection of a fire alarm system installation shall include the following documentation and such other information and documentation as the Department may require:
 - (1) the Department's "request for inspection" application form;
 - (2) "as built" design and installation documents of the fire alarm system installation, and the facility in which it is installed, as actually constructed, formatted in folio (11 x 17) size, and containing:
 - (a) the information required by Building Code Section 907.1; and
 - (b) the Input/Output programming matrix and written certification required by R105-01(c)(2)(A)(3) and (4).
- If such "as built" design and installation documents cannot be electronically filed at the time of submission of the request for inspection because installation work has not been completed, such "as built" documents may be submitted thereafter but no later than the date of inspection of the installation, either by electronically filing them [at the Bureau of Fire Prevention's plan intake window] using the Department's electronic portal or by providing them to the Department representative at the time of inspection of the installation.

- (3) a completed Input/Output programming matrix that defines the sequence of operation, as set forth in [Annex A to Section A.10.6.2.3(9)] Section A.14.6.2.4 of Annex A to NFPA Standard 72; and
- (4) a written statement from a *registered design professional*, a person holding a license to engage in the business of installing, servicing and maintaining fire alarm systems issued by the New York Secretary of State pursuant to Article 6-D of the New York State General Business Law, or a master electrician licensed by the *Department of Buildings* and registered with the New York Secretary of State in accordance with such Article 6-D, certifying that a functional test has been conducted of the *fire alarm system* and the system operates as designed and in accordance with the Input/Output programming matrix. If such functional test cannot be conducted at the time of submission of the request for inspection because installation work has not been completed, such written certification may be submitted to the *Department* in accordance with R105-01(c)(2)(A)(2).

(B) Acceptance. The *Department* will review such *application* for inspection and supporting documentation for completeness and/or other purposes, and if satisfactory, will authorize an inspection.

(3) Inspection and approval of fire alarm system installation

(A) Availability of documents. [The] A printed copy of standard-size (24" x36") [size] set of approved [original] engineering drawings of the fire alarm system design and installation, pursuant to R105-01(c)(1)(C)], and a set of "as built" *design and installation documents* of the installation, pursuant to R105-01(c)(2)(A)(2), shall be made available for inspection by the *Department* representative at the time of inspection of the *fire alarm system* installation.

(B) Filing with Department of Buildings. The "as built" *design and installation documents* submitted to and accepted by the *Department* will be electronically filed with the *Department of Buildings* by the *Department* as part of the applicant's *Department of Buildings* application, unless another manner of filing such documents with the *Department of Buildings* is prescribed by the *Department*.]

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SANITATION

■ NOTICE

Notice of Public Hearing and Opportunity to Comment on Proposed Rules

What are we proposing? DSNY is proposing to amend its rules regarding residential collection of designated recyclable materials to require source separation of yard waste and to allow for the commingling of organic waste with source-separated yard waste.

When and where is the hearing? DSNY will hold a public hearing on the proposed rule. The public hearing will take place via Webex at 10:00 AM on April 27, using the following link:

<https://departmentofsanitationnewyork.my.webex.com/departmentofsanitationnewyork.my/j.php?MTID=m21e40a96266ebcd7b02b34d15e02e277>

Meeting number: 2634 774 0670

Password: kpUpySx3u83 (57879793 from phones and video systems)

Join by video system

Dial 26347740670@webex.com

You can also dial 173.243.2.68 and enter your meeting number.

Join by phone

+1-408-418-9388 United States Toll

Access code: 263 477 40670

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

- **Website.** You can submit comments to the DSNY through the NYC rules Web site at <http://rules.cityofnewyork.us>.

- **Email.** You can email written comments to nycrules@dsny.nyc.gov.
- **Mail.** You can mail written comments to DSNY, 125 Worth Street, Room 710, New York, NY 10013.
- **By speaking at the hearing.** Anyone who wants to comment on the proposed rule at the public hearing must sign up to speak. You can sign up before the hearing by emailing miguori@dsny.nyc.gov by 5PM on April 26, 2023. While you will be given the opportunity during the hearing to indicate that you would like to provide comments, we prefer that you sign-up in advance. You can speak for up to three minutes.

Is there a deadline to submit comments? The deadline for submitting written comments shall be April 27, 2023.

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 email to eluna@dsny.nyc.gov or by telephone at 646-885-4996. Advance notice is requested to allow sufficient time to arrange the accommodation. Please tell us by April 20, 2023.

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, copies of all comments submitted online, copies of all written comments, and a summary of oral comments concerning the proposed rule will be available to the public at 125 Worth Street, Room 710, New York, NY 10013 and on DSNY's website.

What authorizes DSNY to make this rule? Sections 753 and 1043(a) of the New York City Charter and sections 16-305 and 16-308 of the New York City Administrative Code authorize DSNY to make this proposed rule. This proposed rule was not included in DSNY's regulatory agenda for this Fiscal Year because it was not contemplated when DSNY published the agenda.

Where can I find the DSNY's rules? DSNY's rules are in Title 16 of the Rules of the City of New York.

What laws govern the rulemaking process? DSNY must meet the requirements of Section 1043 of the City Charter when creating or changing rules. This notice is made according to the requirements of Section 1043 of the City Charter.

Statement of Basis and Purpose

Organic waste, including yard waste, food scraps, and food-soiled paper, makes up 34 percent of all residential waste in New York City. This material is readily recyclable – either into nutrient rich soil additive via composting or into renewable energy via anaerobic digestion. Moreover, this material, the most putrescible portion of New York City's curbside waste stream, attracts rats and other vermin. Diverting organic waste from the refuse stream can fight rats, divert waste from landfills, reduce greenhouse gas emissions, and create beneficial products that enliven our parks and gardens or power homes with renewable energy.

When sent to landfills, organic waste, including yard waste, decomposes to create methane gas, a powerful greenhouse gas more than 20 times more potent than carbon dioxide. Methane emissions from landfills related to DSNY-collected waste comprise nearly 4 percent of New York City's overall greenhouse gas emissions inventory. Diverting this waste from landfills is an essential part of the City's efforts to reduce greenhouse gas emissions by 80 percent by 2050.

For every successful organic waste diversion program in the United States, mandatory yard waste diversion has been the first required step and necessary prerequisite. Yard waste is generated separately from other types of recyclable and non-recyclable waste – in the yard or garden rather than in the home. It is generally already segregated into separate containers or bags. Requiring mandatory separation of yard waste is therefore straightforward; residents need not change their behavior other than to set yard waste out on the designated recycling day.

Local Law 19 of 1989 and Local Law 40 of 2010, the two laws that make up the foundation of New York City's recycling laws, along with their intervening and subsequent amendments, require the Department of Sanitation (DSNY) to establish a mandatory program for the collection of yard waste from designated districts in New York City. This proposed rule would fulfill that requirement and establish procedures for the proper setout of yard waste for collection by DSNY.

While local law does not currently require the separation of all organic waste, such waste can also be composted or digested alongside yard waste. As such, this rule would allow for other types of organic waste, including food scraps and food-soiled paper products, to be commingled with yard waste for collection.

In October 2022, DSNY rolled out curbside composting to every resident in Queens, the first universal, borough-wide composting

program in New York City's history. In just 12 weeks, this program diverted nearly 13 million pounds of organic waste. This program diverted three times more per district than the legacy opt-in organics program started in 2021, and it did so at one-third the cost of previous curbside composting programs.

In February 2023, based on the early success of the Queens program, the City announced a detailed timeline for the rollout of universal curbside composting program for every New York City resident. That plan begins with the resumption of compost collection in Queens on March 27, 2023, and continues through the addition of the borough of Manhattan on October 7, 2024, at which point every New York City resident will have curbside composting service.

This rule follows upon that announcement and is phased in with the expansion of collection service on a borough-by-borough basis. In particular, yard waste separation requirements will phase in as follows:

- Queens: upon the effective date of the rule
- Brooklyn: October 2, 2023
- Bronx and Staten Island: March 25, 2024
- Manhattan: October 7, 2024

DSNY intends to allow for a three-month education and warning period in each borough following the effective date of mandatory organics separation prior to the issuance of any summonses pursuant to this requirement.

Specifically, this rule would amend Section 1-08 of Title 16 of the Rules of the City of New York to require source separation of yard waste, pursuant to sections 16-305 and 16-308 of the New York City Administrative Code. Such separation would be required during the period of March 1 to July 31 and September 1 to November 30 each year, the period specified in section 16-308 of the Administrative Code.

This rule would further specify that organic waste may be separated on a voluntary basis or be set out and collected commingled with yard waste. It would provide specifications for containers and bags for the collection of yard waste and for the collection of yard waste commingled with organic waste.

This rule would also require that owners or managers of buildings with four or more residential units designate space for the storage of yard waste and provide appropriate containers for the storage of such materials. While this rule would not require that owners or managers of buildings with four or more residential units provide for the separation and storage of organic waste other than yard waste, DSNY encourages owners and managers of such properties to provide adequate and appropriate storage areas and containers for all organic waste, including food scraps and food-soiled paper products.

Finally, this rule would make technical revisions to align with recently adopted rules regarding receptacles for waste set out in section 1-02 of this title and to remove unnecessary and hard-to-enforce requirements regarding labeling and post-consumer recycled content in containers and plastic bags for designated recyclable materials.

New material is underlined.

[Deleted material is in brackets.]

Asterisks (***) indicate unamended text.

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

Section 1. Section 1-08 of Title 16 of the rules of the city of New York is amended to read as follows:

§ 1-08 Residential Collection Service of Designated Recyclable Materials.

(a) *Designated recyclable materials.* Pursuant to §16-305 of the New York City Administrative Code the following materials are designated as recyclable materials for purposes of this section:

(1) metal cans, metal items, aluminum foil, aluminum foil products, containers made of glass, beverage cartons, and rigid plastics (collectively referred to as designated recyclable metal, glass and plastic);

(2) newspaper, magazines, catalogs, phone books, mixed paper and corrugated cardboard (collectively referred to as designated recyclable paper); and

(3) organic waste, including yard waste.

This subdivision notwithstanding, designated recyclable paper and designated recyclable metal, glass and plastic items that are substantially soiled with food, paint or some other contaminating material shall not be considered a designated recyclable material.

(b) *Implementation.*

(1) The requirement that a specific designated recyclable material be source separated shall be scheduled and implemented by the Department on a citywide basis.

(2) Notwithstanding paragraph (1) of this subdivision, the source separation of yard waste shall be required from March first to July thirty-first and from September first to November thirtieth in districts designated by the Commissioner on the timetable set forth in subdivision (k) of this section.

(3) Notwithstanding paragraph (1) of this subdivision, the source separation of organic waste other than yard waste shall be on a voluntary basis; however, organic waste may be commingled with yard waste pursuant to paragraph (2) of this subdivision.

(c) All designated recyclable materials [shall] must be prepared and placed out for collection in the manner prescribed in this section on the collection day(s) that the Commissioner, in his/her discretion, designates for recycling in each recycling district.

(d) *Determination of mechanized collection service.* The Commissioner, after consultation with the owner, net lessee or person-in-charge of a residential building, may require that designated recyclable materials be collected from such building through mechanized collection service. Factors to be considered in imposing such a requirement include, but are not limited to:

(1) availability of space within the building or behind the property line for the storage of containers for mechanized collection;

(2) feasibility of Department access to such containers; and

(3) whether the quantity of designated recyclable materials generated is sufficient to warrant mechanized collection, as determined by the Commissioner. Every building shall receive curbside collection service for designated recyclable materials unless a determination pursuant to this subdivision has been made to collect such materials via mechanized collection service and such service has commenced.

(e) *Recycling containers.*

(1) *Rigid containers for curbside recycling collection service:*

(i) *Rigid containers for designated recyclable paper:* Designated recyclable paper may be placed out for curbside collection in rigid containers provided such containers are: (A) a minimum of 18 and a maximum of [32] 55 gallons in capacity; (B) covered by a lid; [(C) in compliance with subparagraph (2)(iv) of this subdivision; and (D)] and (C) clearly labeled [at least two times] with the words "Recycling: Mixed Paper", or some variation thereof, in letters no less than four inches in height. Alternatively, Department [Mixed Paper Recycling Program Decals] decals may be used to label containers. [Labels shall appear twice on the container, on opposite sides.] The Department recommends, but does not require, that rigid containers for curbside recycling collection of designated recyclable paper be green in color[, however, such containers are not required to be green].

(ii) *Rigid containers for designated recyclable metal, glass and plastic:* Designated recyclable metal, glass and plastic may be placed out for curbside collection in rigid containers provided such containers are: (A) a minimum of 18 and a maximum of [32] 55 gallons in capacity; (B) covered by a lid; [(C) in compliance with subparagraph (2)(iv) of this subdivision; and (D)] and (C) clearly labeled [at least two times] with the words "Recycling: Metal, Glass and Plastic", or some variation thereof, in letters no less than four inches in height. Alternatively, Department [Metal, Glass and Plastic Recycling Program Decals] decals may be used to label containers. [Labels shall appear twice on the container, on opposite sides.] The Department recommends, but does not require, that rigid containers for curbside recycling collection of designated recyclable metal, glass and plastic be blue in color[, however, such containers are not required to be blue].

(iii) *Rigid containers for designated yard waste:* Designated yard waste may be placed out for curbside collection in rigid containers, provided that such containers are: (A) a minimum of 13 and a maximum of 55 gallons in capacity and (B) clearly labeled with the words "Yard Waste" or some variation thereof, in letters no less than four inches in height. Alternatively, Department decals may be used to label containers.

(iv) *Rigid containers for designated organic waste:* Designated organic waste may be placed out for curbside collection in containers that are: (A) a minimum of 13 and a maximum of 55 gallons in capacity; (B) covered by a tight-fitting lid; and (C) clearly labeled with the words "Organic Waste" or some variation thereof, in letters no less than four inches in height. Alternatively, Department decals may be used to label containers. Containers for organic waste may be lined with a clear plastic bag.

(2) *Plastic bags for curbside collection service:*

(i) *Plastic bags for designated recyclable paper:* Designated recyclable paper consisting of mixed paper may be placed out for curbside collection in plastic bags, provided such bags are: (A) a minimum of 13 and a maximum of 55 gallons in capacity; (B) clear and not colored; and (C) constructed of low density polyethylene or linear low density polyethylene; and (D) comply with subparagraph (2)(iii) of this subdivision. All other recyclable paper shall be placed out for curbside collection as specified in subparagraph (h)(2)(i) of this section].

(ii) *Plastic bags for designated recyclable metal, glass and plastic:* Designated recyclable metal, glass and plastic may be placed out for curbside collection in plastic bags, provided such bags are: (A) a minimum of 13 and a maximum of 55 gallons in capacity; (B) clear and not colored; and (C) constructed of low density polyethylene or linear low density polyethylene; and (D) comply with subparagraph (2)(iii) of this subdivision. All other recyclable paper shall be placed out for curbside collection as specified in subparagraph (h)(2)(i) of this section.]

(iii) Rigid recycling containers and clear plastic recycling bags for designated recyclable paper and designated recyclable metal, glass and plastic, [shall] must be manufactured by a manufacturer that, on an annual basis, uses at least 25% post-consumer material overall in its production of such rigid containers or bags. For the purposes of this subparagraph, "post-consumer material" shall have the same meaning as defined in subdivision (g) of §16-303 of the Administrative Code. Any written statement from the manufacturer of rigid containers or plastic bags that it has complied with the post-consumer content requirements for such containers or bags shall relieve the user of such containers or bags from liability for deviation from post-consumer content requirements.]

(3) *Containers for mechanized collection service of designated recyclable paper:* Containers for mechanized collection [shall] must be capable of being serviced by Department collection vehicles. Containers used for mechanized collection of designated recyclable paper [shall] must be white in color. Containers [shall] must be clearly labeled to indicate designated recyclable paper may be properly placed therein. In conjunction with its determination to provide mechanized collection service under subdivision (d) of this section, the Department may supply additional specifications for containers for mechanized collection service, and shall provide information as to where containers that comply with Department specifications may be purchased.

(4) *Paper bags for designated yard waste:* Designated yard waste may be placed in two-ply wet strength stock (fifty pounds each ply) leak-proof paper bags. Such bags must not exceed 16 inches in length by 12 inches in width by 35 inches in height, and must have a minimum capacity of 30 gallons and a maximum capacity of 55 gallons.

(f) *Responsibilities and pre-collection recycling procedures for owners, net lessees or persons-in-charge of residential buildings containing four or more dwelling units – curbside or mechanized collection service.*

(1) *Notice / Resident Education.* The owner, net lessee, or person-in-charge of a residential building containing four or more dwelling units [shall] must be responsible for notifying the residents of such building of the requirements of the New York City Recycling Law (New York City Administrative Code, §§ 16-301 et seq.) by, at a minimum, posting and maintaining one or more signs in the storage area(s) required by paragraph (2) of this subdivision, and in other areas as required by this paragraph.

(i) Posted signs [shall] must set forth what materials are required to be source separated, the location of the building's designated recycling area where source separated recyclables will be stored, and how to dispose of such materials in that building, including the rinsing requirement as set forth in paragraph (g)(3) of this section. In buildings receiving curbside collection service in which residents are required to tie newspapers, magazines, catalogs, phone books or corrugated cardboard into bundles as set forth in subparagraph (h)(2)(i) of this section, such requirement [shall] must be included on the posted sign. Posted signs [shall] must be at least 8 1/2 by 11 inches in size and [shall] must use lettering of a conspicuous size.

(ii) The owner or person-in-charge of such residential building [shall] must also be responsible for making available to each resident at the inception of a lease a department-issued guide to recycling. Such recycling guide may be obtained from the department in print form or downloaded from the department's website. [In the event that] If the area designated for the collection and storage of designated recyclable materials is other than the regular solid waste collection area, the owner, net lessee or person-in-charge of the building [shall] must post a sign in the regular solid waste collection area informing residents of where to bring such materials.

(iii) In buildings in which the designated area for collection of recyclables is outside of the building, in lieu of posting a sign in such outside storage area, the owner, net lessee or person-in-charge of the building may post a sign or signs containing information required by this subdivision near the

entrance to, or resident mailbox area(s) for, such building, or in some other public area in the building routinely visited by all building residents.

(iv) In buildings in which designated recyclable materials are collected at the back entrance of individual dwelling units or at locations other than the designated storage area, the owner, net lessee or person-in-charge [shall] must post a sign containing the information required by this subdivision at each such location.

(v) In buildings in which designated recyclable materials are collected at the front entrance of individual dwelling units, the owner, net lessee or person-in-charge [shall] must conspicuously post on each floor a sign containing the information required by this subdivision.

(2) *Proper storage.* The owner, net lessee, or person-in-charge of a residential building containing four or more dwelling units [shall] must, in accordance with all applicable laws, codes and rules and regulations:

(i) designate a storage area or areas in the building that is reasonably accessible to building residents for the pre-collection storage of designated recyclable materials. If reasonably accessible storage space is not available in the building, and such space is available behind the building's property line, such space behind the property line may be designated for the pre-collection storage of designated recyclable materials;

(ii) maintain the storage area(s) and store designated recyclable materials so as not to create a nuisance or sanitary problem; and

(iii) provide a sufficient number of recycling containers in each storage area so as to prevent spillover from containers and to avoid the improper disposal of designated recyclable materials. Such recycling containers [shall] must be clearly labeled with letters of a conspicuous size to indicate what designated recyclable materials may be properly placed therein, but are not required to comply with subdivision (e) of this section provided such containers are not placed at the curbside for collection. Storage areas need not be accessible to building residents in buildings in which designated recyclable materials are collected at individual dwelling units or at accessible locations other than the designated storage area.

(3) *Separation of designated yard waste or organic waste.* The owner, net lessee, or person-in-charge of a residential building containing four or more dwelling units must, in accordance with all applicable laws, codes and rules and regulations:

(i) designate a storage area or areas in the building that is reasonably accessible to building residents for the pre-collection storage of yard waste or organic waste. If reasonably accessible storage space is not available in the building, and such space is available behind the building's property line, such space behind the property line may be designated for the pre-collection storage of designated recyclable materials;

(ii) maintain the storage area(s) and store yard waste or organic waste so as not to create a nuisance or sanitary problem; and

(iii) provide a sufficient number of containers in each storage area so as to prevent spillover from containers and to avoid the improper disposal of yard waste or organic waste. Such recycling containers must be clearly labeled with letters of a conspicuous size to indicate that yard waste or organic waste may be properly placed therein, but are not required to comply with subdivision (e) of this section provided such containers are not placed at the curbside for collection. Storage areas need not be accessible to building residents in buildings in which designated recyclable materials are collected at individual dwelling units or at accessible locations other than the designated storage area.

(g) *Responsibilities and pre-collection recycling procedures for owners, residents, net lessees and persons-in-charge of residential buildings, mixed-use buildings, and residential buildings receiving partial private carter collection service – Curbside or mechanized collection service:* Owners, residents, net lessees and persons-in-charge of residential buildings, mixed-use buildings, and residential buildings receiving partial private carter collection service [shall] must:

(1) separate from other materials designated recyclable materials that are required to be recycled and [shall] must place such separated materials in the appropriate containers or as otherwise directed by the owner, net lessee or person-in-charge of such building in accordance with subdivision (f) of this section;

(2) place only designated recyclable materials in recycling containers; and

(3) rinse and/or clean food and/or residue from metal cans, glass containers, beverage cartons, rigid plastics, and aluminum foil and aluminum foil products prior to the placement of such materials in the

appropriate containers. In addition, in buildings receiving curbside collection service for designated recyclable paper, owners, residents, net lessees and persons-in-charge [shall] must tie newspapers, magazines, catalogs, phone books and corrugated cardboard into bundles not exceeding eighteen inches in height, when notified of such requirement as set forth in paragraph (f)(1) of this section.

(h) *Collection procedures for designated recyclable and other materials.* The owner, resident, net lessee, or person-in-charge of a residential building [shall] must be responsible for the following. The responsibilities set forth in this subdivision shall also apply to residents of buildings containing three dwelling units or less in which as a matter of regular practice the resident is responsible for bringing his/her solid waste to curbside for collection:

(1) *Designated recyclable metal, glass and plastic:*

(i) *Curbside collection service.* Designated recyclable metal, glass and plastic (other than bulk metal or bulk plastic) that is collected for recycling via curbside recycling collection service [shall] must be placed at curbside in containers or plastic bags complying with subparagraphs (e)(1)(ii) or (e)(2)(ii) of this section on the day(s) specified for recycling collection by the Commissioner. Bulk metal and bulk plastic [shall] must be placed next to such containers on such days.

(ii) *Mechanized collection service.* Owners, net lessees or persons-in-charge [shall] must call their district garage to make arrangements for recycling collection of bulk metal and bulk plastic.

(2) *Designated recyclable paper:*

(i) *Curbside collection service.* Newspaper, magazines, catalogs, phone books and corrugated cardboard that are collected via curbside collection service [shall] must be placed out for collection in securely tied bundles. Bundles [shall] must not exceed eighteen inches in height. Mixed paper required to be recycled [shall] must be placed out for curbside collection in rigid containers or plastic bags complying with subparagraphs (e)(1)(i) or (e)(2)(i) of this section. Other designated recyclable paper (i.e., newspapers, magazines, phone books, and corrugated cardboard) [shall] must be placed out for curbside collection in such rigid containers or plastic bags or in securely tied bundles, which [shall] must not exceed eighteen inches in height. Corrugated cardboard [shall] must be broken into small pieces (no larger than 9 inches by 11 inches) before being placed into rigid containers or plastic bags.

(ii) *Mechanized collection service.* Designated recyclable paper that is collected via mechanized collection service [shall] must be placed in containers complying with paragraph (e)(3) of this section. Corrugated cardboard [shall] must be collapsed and placed into containers in a manner which will enable such material to fall freely from containers during collection. On the day of collection, containers [shall] must be placed in an area determined by the Commissioner to be accessible to Department vehicles.

(3) *[Yard] Designated yard waste [material] and organic waste.* [For the purposes of this subparagraph, "yard waste" shall be as defined in §16-303 of the Administrative Code. Yard waste material, which the Department collects under its seasonal collection programs through curbside collection service in districts designated by the Commissioner to receive such service, shall be placed out for curbside collection on the day(s) specified for yard waste collection by the Commissioner in either of the following:

(i) biodegradable, two-ply wet strength stock (fifty pounds each ply) leak-proof paper bags. Such bags shall not exceed 16 inches in length by 12 inches in width by 35 inches in height, and shall have a minimum capacity of 30 gallons and a maximum capacity of 55 gallons. Any written statement from the manufacturer of paper bags that it has complied with the biodegradability requirements for such bags shall relieve the user of such bags from liability for deviation from the biodegradability requirements; or

(ii) rigid containers, provided that such containers are unlined, and are a minimum of 20 and a maximum of 32 gallons in capacity. On day(s) specified for recycling collection by the Commissioner, designated yard waste that is collected via curbside collection must be placed at curbside in containers or paper bags complying with subparagraph (e)(1)(iii) or paragraph (e)(4) of this section or be commingled with designated organic waste in containers complying with subparagraph (e)(1)(iv) of this section.

(4) Materials that are not required to be source separated for recycling [shall] must be removed from both curbside and mechanized collection recycling containers and bags prior to recycling collection day.

(5) *Designated recyclable materials.*

(i) Designated recyclable materials that have been source separated as required by subdivision (g) of this section [shall] must not be placed out for collection in the same container as solid waste or organic waste.

(ii) Notwithstanding subparagraph (i) of this paragraph, designated yard waste may be placed out for collection in the same container as designated organic waste in accordance with subparagraph (h)(3)(ii) of this section.

(6) The owner of any residential building or mixed use building who has arranged for private carter removal service of all or some recyclables generated at such building pursuant to section [16-118(7)(b)] 16-461 of the administrative code of the city of New York, and seeks to reinstate department collection service for such recyclables at the building, must notify the department's Collection Office in writing requesting the restoration of department recycling collection service to the building not less than sixty days prior to the discontinuation of the building's private carter removal service for such recyclables.

(i) *Compliance:* Residential buildings of four or more dwelling units:

(1) Where the Commissioner, in his/her discretion, determines that the amount of designated recyclable materials placed out for collection by a residential building containing four or more dwelling units remains significantly less than what can reasonably be expected, the owner, net lessee, person-in-charge or residents of such building [shall be required to] must use clear bags, or such other means of disposal as the Commissioner deems appropriate, for purposes of monitoring compliance with the New York City Recycling Law (New York City Administrative Code, §§ 16-301 et seq.) to dispose of solid waste other than designated recyclable materials.

(2) Where the Commissioner determines that the owner, net lessee, or person-in-charge of the building has complied with obligations set forth in subdivision (f) of this section and the amount of designated recyclable material placed out for collection remains significantly less than what can reasonably be expected from such building, then, upon request of the owner, net lessee, or person-in-charge, the Commissioner shall, in consultation with the owner, net lessee or person-in-charge, develop a schedule to conduct random inspections in the building to facilitate compliance with this section by residents of such building. Such random inspections shall occur at a reasonable time and may include, but are not limited to, inspections of the solid waste placed out for collection in transparent bags set forth in paragraph (1) of this subdivision. Nothing herein shall limit the Commissioner's authority pursuant to §16-305(g) of the New York City Administrative Code to conduct lawful random inspections at reasonable times without notice to ensure compliance by the owner, net lessee, person-in-charge or resident of such building.

(j) *Enforcement:* Any owner, net lessee, person-in-charge or resident who violates any provision of this section shall be liable for civil penalties as set forth in §16-324 of the New York City Administrative Code.

(k) Designation of districts for the required source separation of designated yard waste. Pursuant to subdivision (b) of section 16-308 of the Administrative Code, the commissioner designates the following districts that will be required to source separate yard waste on or after the dates specified in this section:

(1) all districts in the borough of Queens on the effective date of this rule.

(2) all districts in the borough of Brooklyn on October 2, 2023.

(3) all districts in the boroughs of Staten Island and the Bronx on March 25, 2024.

(4) all districts in the borough of Manhattan on October 7, 2024.

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

**CERTIFICATION / ANALYSIS
PURSUANT TO CHARTER SECTION 1043(d)**

RULE TITLE: Source Separation of Yard Waste and Comingling of Yard Waste with Organic Waste

REFERENCE NUMBER: DSNY-31

RULEMAKING AGENCY: Department of Sanitation

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

- (i) Is understandable and written in plain language for the discrete regulated community or communities;
- (ii) Minimizes compliance costs for the discrete regulated community or communities consistent with achieving the stated purpose of the rule; and
- (iii) Does not provide a cure period because violations pose environmental hazards.

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

March 14, 2023
Date

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

CERTIFICATION PURSUANT TO
CHARTER §1043(d)

RULE TITLE: Source Separation of Yard Waste and Comingling of
Yard Waste with Organic Waste

REFERENCE NUMBER: 2023 RG 012

RULEMAKING AGENCY: Department of Sanitation

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

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

/s/ STEVEN GOULDEN
Senior Counsel

Date: March 14, 2023

Accessibility questions: Edna Luna, (646) 885-4996, eluna@dsny.nyc.
gov, by: Thursday, April 20, 2023, 5:00 P.M.



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TRANSPORTATION

PUBLIC HEARINGS

Notice of Public Hearing and Opportunity to
Comment on Proposed Rules

What are we proposing? The New York City Department of
Transportation ("DOT") is proposing amendments to DOT's Traffic
Rules relating to its Open Streets program.

When and where is the hearing? DOT will hold a public hearing on
the proposed rule online. The public hearing will take place on April 26,
2023 at 10:00 am.

Join through Internet:

- To join the hearing via your browser either click on the
following URL link or copy and paste it into your browser's
address bar.
Join Zoom Meeting
Meeting ID: 975 4476 0511
Password: 443270
Then follow the prompts.
If you have low bandwidth or inconsistent Internet
connection, we suggest you use the phone option below for
the hearing.

Join via phone only:

- To join the meeting only by phone, use the following
information to connect:
Phone: 1 929 205 6099
Meeting ID: 975 4476 0511
Password: 443270

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

- Website. You can submit comments to DOT through the NYC
rules website at http://rules.cityofnewyork.us.
Email. You can email comments to rules@dot.nyc.gov.
Mail. You can mail comments to Emily Weidenhof, Director of
Public Space, New York City Department of Transportation, 55
Water Street, 6th Floor, New York, NY 10041.
Fax. You can fax comments at 212-839-9685.
By Speaking at the Hearing. Anyone who wants to comment
on the proposed rule at the public hearing must sign up to speak.
You can sign up before the hearing by emailing rules@dot.nyc.gov
or calling 212-839-6500 by April 25, 2023 and including your name

and affiliation. While you will be given an opportunity during the
hearing to indicate that you would like to provide comments, we
prefer that you sign up in advance. You can speak for up to three
minutes.

Is there a deadline to submit written comments? Yes, the deadline
for written comments is at 5pm on April 26, 2023.

What if I need assistance to participate in the Hearing?

You must tell the DOT Office of the General Counsel if you need a
reasonable accommodation of a disability at the hearing other than the
one(s) indicated above. You must tell us if you need a sign language
interpreter. You can tell us by e-mailing at rules@dot.nyc.gov or calling
212-839-6500 by April 19, 2023.

Can I review the comments made on the proposed rules? You

can review the comments made online on the proposed rule by going to
the website at http://rules.cityofnewyork.us/. A few days after the
hearing, copies of all comments submitted online and copies of all
written comments concerning the proposed rule will be available
through the DOT Freedom of Information Law (FOIL) Office, 55 Water
Street, 4th Floor, New York, NY 10041.

What authorizes DOT to make this rule? Sections 1043 and
2903(a) of the New York City Charter (City Charter) authorizes DOT
to make this proposed rule. This rule was not included in DOT's
regulatory agenda as it was not anticipated at the time the agenda was
published.

Where can I find the Department of Transportation rules?

DOT's rules are in Title 34 of the Rules of the City of New York.

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

Statement of Basis and Purpose of Proposed Rule

The Commissioner of the New York City Department of Transportation
(DOT) is authorized to issue rules regarding parking and traffic
operations in the City pursuant to Section 2903(a) of the New York
City Charter.

In accordance with Local Law 55 of 2021, DOT is proposing rules
relating to its permanent Open Streets program. In 2020, DOT
retooled its partner-based Weekend Walk program to create Open
Streets as a temporary program in response to the COVID-19
pandemic. During the height of the pandemic, Open Streets was a
critical lifeline for communities and businesses as they navigated this
devastating crisis by providing safe socially distanced outdoor space for
recreation, dining, and other activities. The program quickly evolved
from solely being a pandemic management tool to a successful public
space management tool that has prioritized pedestrians and cyclists
and has received strong support to continue on a long-term basis.

This proposed rule would allow DOT to develop criteria for eligible
open streets partners and corridors, as well as establish guidelines for
how the program will be managed.

Specifically, the amendments to the DOT Traffic Rules being proposed
are as follows:

- Amend Section 4-01 relating to the establishment of a
definition of a shared street
Add new Section 4-21 relating to open streets. Specifically,
among other things, the proposed rule would:
Establish application requirements, including
notification to the public, community organizations,
and the affected City Council member, Community
Board, and Borough President; and
Establish requirements for the operation and
management of open streets, including accessibility
and conduct regulations for the public.
Add new penalty to Section 3-01 relating to open streets

New material is underlined.

Section 1. Subdivision (b) of section 4-01 of Chapter 4 of Title
34 of the Rules of the City of New York is amended by adding a
new definition in alphabetical order and to read as follows:

Shared street. The term "shared street" means a street that is
designed for slow travel speeds where pedestrians, cyclists, and
motorists all share the right of way. Shared streets are typically
implemented on low vehicle volume and/or high pedestrian volume
streets where drivers of vehicles are encouraged to drive five miles per
hour and the roadway portion of the street may be flush from building
line to building line (i.e., no curb), separated by bollards or pedestrian
amenities rather than the typical curb line grade separation. Slow
speeds are encouraged through traffic control devices and/or calming
measures (e.g., signage, markings, use of distinctive materials,
furnishings, plantings, and other visual cues) in the roadway that
caution drivers.

Section 2. Chapter 4 of Title 34 of the Rules of the City of New York is amended by adding a new section 4-21 to read as follows:

Section 4-21
OPEN STREETS

(a) Definitions. For purposes of this section, the terms below are defined as follows:

Community organization or open streets partner. The term "community organization" or "open streets partner" means any formal or informal group of people or businesses with ties to the community who collaborate to manage or participate in the operations of an open street, including but not limited to schools, business improvement districts, civic associations, block associations, and merchant groups.

Open street. The term "open street" means a street or segment of a street within the jurisdiction of the Commissioner, designated by the Department as such, on which motor vehicle access is controlled by barriers and signage or other traffic calming measures, and on which priority is given to pedestrians, individuals using bicycles, and other non-vehicular street users. Open streets may be designated on a variety of street types, including shared streets. Open streets may be described as one of the following:

(i) Limited Local Access

The term "limited local access" means signage and traffic calming measures are used to discourage the use of vehicles except the following: (1) vehicles parking on the open street (all parking regulations apply); (2) vehicles collecting or dropping passengers on the open street; (3) vehicles making deliveries to residents, businesses, and institutions on the open street; (4) emergency vehicles; (5) Access-A-Ride vehicles; (6) public utility vehicles; and (7) City government service vehicles. Drivers are encouraged to drive five (5) miles per hour or slower while traversing the open street.

(ii) Full Closure

The term "full closure" means temporary closure of an open street to motor vehicle traffic, including motor vehicles intending to park, subject to Administrative Code section 19-107, to allow for a range of car-free activities that support local businesses, community organizations, and schools, to create a space for the public to gather. An emergency lane must be clear at all times for emergency vehicle access.

(b) Applications to Designate Open Streets. In addition to streets or segments of streets selected by the Department to be designated as open streets pursuant to § 19-107.1 of the Administrative Code, the Department will accept applications to become an open streets partner for the purpose of managing and participating in the operation of open streets designated in areas under the Department's jurisdiction.

(1) Applications.

(i) Applicant. Only an entity operating within the City may apply to become an open streets partner. An applicant must have strong ties to the community where the open street is being proposed. Groups of three or more eligible organizations may submit a joint application, but any such group must identify one organization to apply for and represent the group. Applications submitted on behalf of a school, including but not limited to daycares, Pre-K, primary and secondary schools, colleges, and universities, must be submitted by the administration of such school.

(ii) Submission. Open streets applications may be submitted by mail or electronically. Electronic submissions are preferred.

(iii) Required Documentation. Applicants must submit the following documents in accordance with subparagraph (ii) of this paragraph:

(A) A completed application in a form prescribed by the Department, which will be posted each year on the Department's website, and which may require applicants to submit information including, but not limited to, the mission of the applicant; the geographic bounds of the proposed open street; proposed duration and daily hours of operation; potential uses and programming for the proposed open street; and a description of measures to facilitate use of the proposed open street by people with disabilities;

(B) The applicant's contact information, including a contact for emergencies;

(C) A site plan as provided in the application that clearly indicates all expanded business footprints; all areas of the proposed open streets corridor designated for programming; operational elements; any spaces on the roadway designated for use in the management of

such proposed open street; an unobstructed emergency access lane throughout the proposed open streets corridor; and barrier placement;

(D) A management, staffing and operations plan that details how barricades and any other traffic control devices, as applicable, will be managed and monitored, including the moving of barricades in the event of an emergency; how the applicant will ensure that the proposed open street is clear and roadway reopened at the conclusion of open street hours, as applicable; how the applicant will ensure programming providers and businesses will comply with the site plan; and, for full closure open streets, the proposed cleaning and trash disposal procedures;

(E) A community outreach plan detailing how the applicant will regularly notify businesses, residents, and other relevant stakeholders about the proposed open street and its operation and programming;

(F) At least three (3) letters of support from community stakeholders including, but not limited to, property owners and businesses on the proposed open street; nearby institutions, such as churches and schools; elected officials; other not-for-profit groups, neighborhood and block associations; and neighborhood residents; and

(G) Proposed operational resources needed to manage the proposed open street, including but not limited to a projected operating budget for the management of the proposed open street (if any), financial materials, maintenance and operation services and programming.

(iv) The application form and guidelines regarding the management and operation of open streets are available on the Department's website.

(v) Selection.

(A) The Department will consider the following factors when reviewing an application to designate an open street:

1. Safety of all street users;
2. Equitable distribution of open streets throughout the city;
3. Site context, including but not limited to:
 - a. Existing parks, open streets or other open spaces and their current utilization;
 - b. Existing access to public transportation and bicycle and pedestrian infrastructure; and
 - c. Integration with existing pedestrian and bicycle infrastructure.
4. Presence of bus routes, truck routes or medical facilities; and
5. Access for commercial deliveries and emergency vehicles.

(B) If the Department approves an application, it will notify the selected community organization and any affected City Council members, Community Boards, and Borough Presidents, and will notify the public by posting on its website, at least 30 days before designating the proposed open street.

(C) Limited local access open streets cannot be designated along a bus route or truck route.

(2) Management Agreement. A management agreement between the Department and the selected community organization may be required where the Department does not provide for the management of the open street. Such management agreement may include but is not limited to a concession agreement pursuant to Title 12 of the Rules of the City of New York. A community organization that does not enter into such a management agreement may nonetheless partner with the Department for purposes of providing programming or volunteers at an open street.

(3) List of Designated Open Streets. A list of all open streets shall be posted on the Department's website.

(4) Renewal. An open streets partner may renew its application for the management of its previously approved open street on a short-form application prescribed by the Department annually and posted on the Department's website. Such short-form renewal application shall include an opportunity for the open streets partner to request any of the following:

- (i) Additional resources;
- (ii) Traffic control devices and/or calming measures;

- (iii) Street furniture;
- (iv) Accessibility improvements;
- (v) Consideration of conversion of such open street to a shared street;
Adjusted operating hours; and
- (vi) Adjusted boundaries

(5) Rescinding Open Streets Designations. The Department may, at its discretion, rescind the designation of any open street if such rescission is necessary to facilitate construction or emergency services, or if the Department determines that public safety requires it or that such rescission would benefit the community.

- (i) At least 30 days before the Department's proposed date of rescission of the designation of an open street, the Department shall notify the affected open streets partner, which may submit a written statement to the Department within ten (10) days of such notification.
- (ii) The Department will consider any comments set forth in a timely delivered written statement before rescinding such designation.

(c) Operation and Management of Open Streets. An open streets partner must operate and manage all aspects of an open street, including but not limited to the following:

(1) Open streets must be maintained in a manner that allows for emergency vehicle access at all times, including:

- (i) the management of barricades and any other traffic control devices and/or calming measures as required by the Department;
- (ii) monitoring the open street throughout the hours of operation and reporting issues and/or incidents to the Department;
- (iii) reporting any emergency to the local police precinct;
- (iv) adhering to the Department's siting criteria; and
- (v) setting up and breaking down any movable tables and chairs for public seating.

(2) An open street may be maintained for up to 24 hours per day and up to 366 days per year, subject to the Department's discretion.

(3) The Department may, subject to Administrative Code section 19-107, close an open street to all motor vehicle traffic except as required for emergency access where the Department determines that such closure would benefit the community.

(4) An open streets partner may operate a full closure open street, in addition to the hours of operation approved by the Department, on the following holidays upon written consent from the Department: New Year's Day (observed), Martin Luther King Jr.'s Day, President's Day, Memorial Day, Juneteenth (observed), Independence Day, Labor Day, Columbus Day, Veteran's Day, Thanksgiving Day, and Christmas Day (observed).

(5) The Department may temporarily suspend an open street as necessary, including for safety, special events, severe weather events, construction, or any other purpose for which the Department determines a suspension will benefit the community. The Department will provide the open streets partner with reasonable notice to the extent practicable and post on its social media accounts that such open street is temporarily suspended. The open streets partner may be required to secure all barricades, signage, and other furniture and materials associated with the open street.

(6) Open streets are subject to inspections by the Department and/or its contractor(s).

(7) The management and operations plan for the open street, including cleaning and removing trash and other debris, how to maintain emergency vehicle access and any other staffing plans must be filed with the Department and updated as necessary by the open streets partner.

(8) The Department will post on its website guidelines for the following:

- (i) staffing of open streets, including whether the Department may choose not to require staffing of open streets with sufficient traffic control devices and/or calming measures;
- (ii) how open streets partners may create their own barriers, signage and street furniture that encourage sustainability and welcoming design; and

(iii) how open streets partners may expeditiously obtain permits from the Mayor's Office of Citywide Event Coordination and Management related to programming on open streets.

(9) The following siting criteria must be complied with:

- (i) Barriers must be designed and placed in accordance with the approval of the Department;
- (ii) Emergency lanes must be maintained at all times; and
- (iii) For full closure open streets:
 - (A) Fixed structures, furnishings, seating must be sited at least 15 feet from a hydrant;
 - (B) No permanent structures may be built or placed in the roadway;
 - (C) Collapsible tents and umbrellas must have a weighted base and be installed per manufacturer's instructions; a single area, or area of combined or tied together tents or umbrellas, must not exceed 400 square feet in size; and
 - (D) Tents and umbrellas must not be used during severe weather events.

(10) Accessibility for limited local access streets.

- (i) For limited local access open streets, any person may temporarily move the barriers to facilitate local vehicle access.
- (ii) The Department may, on certain limited local access open streets, provide services to assist individuals who (i) are eligible for Access-A-Ride services; (ii) hold a New York City parking permit for people with disabilities; or (iii) hold a New York State permanent parking permit for people with severe disabilities, or another state's equivalent, to temporarily move the barriers to facilitate local vehicle access.
- (iii) When the Department offers such services, the Department will inform the public by posting on its website and placing signage along such open street(s) that indicates the process by which a person may request assistance.

(d) Conduct of the Public on Open Streets. Any person may enter and use an open street at any time, unless restricted hours are posted for maintenance or construction, or exigent circumstances exist.

- (1) Any person in or on an open street must comply with the lawful direction or command of any police officer or designated Department employee, regardless of whether such direction or command is indicated verbally, by gesture, or otherwise. Any person in or on an open street must comply with or obey any instruction, direction, rule, warning or prohibition, written or printed, displayed or appearing on any Department sign, except such sign may be disregarded upon order by a police officer or designated Department employee.
- (2) Any person holding an event in an open street, where such event is subject to the permit requirements of the Mayor's Office of Citywide Event Coordination and Management, must have an applicable permit from that office.
- (3) Any person engaged in filming or photography in an open street, where such activity is subject to the permit requirements of the Mayor's Office of Film, Theatre & Broadcasting, must have an applicable permit from that office.
- (4) Any person using or operating any sound device or apparatus in an open street, where such use or operation is subject to the permit requirements of the New York City Police Department, must have an applicable permit from such department.
- (5) Any person holding a parade, procession, or demonstration in an open street, where such activity is subject to the permit requirements of the New York City Police Department, must have an applicable permit from such department.
- (6) Where exigent circumstances exist and a police officer or a designated Department employee gives notice to a person to move temporarily from any location in or on an open street, such person must immediately move from such location until further notice. For the purposes of this section, exigent circumstances shall include, but not be limited to, unusually heavy pedestrian traffic, the existence of any obstruction in or on the open street, an accident, a fire, or another emergency situation.
- (7) No person shall engage in disorderly behavior in or on any open street, such as the following:

- (i) Endangering the safety of oneself and/or others;
 - (ii) Obstructing pedestrian or cyclist traffic, or, on limited local access streets, vehicular traffic;
 - (iii) Engaging in conduct or committing acts that disturb the peace, comfort or repose of a reasonable person of normal sensitivities; or
 - (iv) Climbing upon any wall, artwork, fence, shelter or any structure not specifically intended for climbing purposes.
- (8) No person shall remove any signage, barriers or other safety elements placed for the operation of the open street except to access or exit such open street, after which such signage, barriers or other safety elements must be replaced promptly at their original location.
- (9) Unless explicitly permitted by the Department, no operator of a vehicle or combination of vehicles shall operate, stop, stand or park any such vehicle on any open street categorized for full closure.
- (10) No person shall litter in or on any open street. All persons shall use receptacles provided for the disposal of refuse. No person shall deposit household or commercial refuse in any receptacle in an open street.
- (11) No person shall spit, urinate, or defecate in or on any open street, except in a facility which is specifically designed for such purpose.
- (12) No person shall bathe, shower or shave on an open street.
- (13) No person shall occupy more than one seat with oneself or one's belongings on an open street when to do so would interfere or tend to interfere with the use of such seats by others.
- (14) No person shall leave any property unattended in an open street or place property in or on any open street in a manner that interferes with pedestrian and cyclist traffic, or, on limited local access streets, vehicular traffic.
- (15) No person shall injure, deface, alter, write upon, destroy, remove or tamper with in any way, any real or personal property or equipment owned by or under the jurisdiction or control of the Department or an open streets partner.
- (16) No person shall gamble or conduct or engage in any game of chance in an open street, unless such game of chance is permitted by law.
- (17) No person shall appear in an open street in such a manner that the person's genitalia are unclothed or exposed, except as otherwise permitted by law.
- (18) No person shall engage in camping, or erect or maintain a shelter or camp in an open street.
- (19) No person shall allow any dog in the person's custody or control to be unrestrained or to discharge any fecal matter in or on any open street, unless such person promptly removes or disposes of same. This provision shall not apply to a guide or service animal accompanying a person with a disability.
- (20) No person shall operate an aircraft, kite, or other aerial device in, on, or above the surface of any open street for any purpose whatsoever.
- (21) No person shall feed any undomesticated animal, including unconfined squirrels and birds, in or on any open street.
- (22) Posting of notices and signs.
- (i) No person shall post, display, affix, construct or carry any placard, flag, banner, sign or model in or on any open street or display any such item by means of aircraft, kite, or other aerial device in, on, or above the surface of any open street for any purpose whatsoever, except as authorized by subparagraph (ii) of this paragraph. Notwithstanding this prohibition, in relation to the operation of an open street, an open streets partner may post, display, affix, construct or carry such item with permission from the Department. Each separate item placed or displayed in violation of this subparagraph shall constitute a separate violation.
 - (ii) Any person may carry any item described in subparagraph (i) above, without the aid of any aircraft, kite, or other aerial device, where the space on which the message of such item is contained has a height no greater than two feet and a length no longer than three feet, and that such item takes up a total area of no more than six square feet.
 - (iii) Any person who posts or displays a placard, flag, sign, or model in, on, or above the surface of any open street, with permission from the Department pursuant to subparagraph (i) above shall be responsible for removal of such placard, flag, sign, or model. Failure to remove any placard, flag, sign, or model that is posted or displayed in, on, or above the surface

of any open street within 24 hours for limited local access open streets, or within 72 hours for full closure open streets, of commencing display of the item shall constitute a violation of these rules.

(iv) In the event that a notice or sign is posted or displayed in, on, or above the surface of any open street in violation of paragraph (i) above, there will be a rebuttable presumption that any person whose name, telephone number, or other identifying information appears on such notice or sign has violated paragraph (i) by either:

(A) Posting, displaying, affixing, constructing or carrying such notice or sign, or

(B) Directing or permitting a servant, agent, employee or other individual under such person's control to engage the activity identified in clause (A) of this subparagraph; provided, however, that such rebuttable presumption shall not apply with respect to criminal prosecutions brought pursuant to this subparagraph (iv).

(23) No person shall ride a motorized device on or through any part of an open street, except electric personal assistive mobility devices as defined in section 114-d of the Vehicle and Traffic Law, electric scooters as defined in section 114-e of the Vehicle and Traffic Law, and bicycles with electric assist as defined in section 102-c of the Vehicle and Traffic Law.

(24) No person in an open street shall make, continue, cause, or permit to be made or continued unreasonable noise in violation of the Noise Code pursuant to subchapter 2 of title 24 of the Administrative Code.

(25) Except as otherwise permitted by law, no person shall consume alcoholic beverages in an open street.

(26) No person shall kindle, build, maintain, or use a fire in an open street.

(27) Except as otherwise permitted by law, no person shall bring or place tables, carts, chairs or furniture in or on any open street.

(28) No person shall use or interfere with any authorized use of utilities, including, but not limited to, electricity and water, that supply open streets.

(29) No person shall interfere with the use of an open street by a person or group using the open street pursuant to the terms of a permit issued by any City agency.

(30) No person shall use or obstruct the use of any amenity while selling or offering to sell any goods, services, tickets, or entertainment or while providing any goods, services, tickets, or entertainment in exchange for a donation. For purposes of this paragraph, the term "amenity" shall include, but not be limited to, chairs, tables, planters, benches, kiosks, utilities or canopies, installed in or on any open street.

(31) An open streets partner may solicit sponsorships for the benefit of an open street and must comply with the following:

(i) The name/title of the open street(s) must include the words, "open street."

(ii) The Department must approve any proposed sponsorship agreement between an open streets partner and a sponsor(s) prior to the execution of such agreement. An open streets partner must allow at least 30 days for the Department to review and approve any proposed agreement.

(iii) Any sponsorship shall be restricted in size, quantity and location as deemed appropriate by DOT, but in any event, no sponsorship recognition, including trade names and/or logos, shall occupy more than 10% of the visible area of a sponsorship item unless the Department provides prior written approval.

(iv) Titles and names of people, except trade names, shall not be permitted as part of sponsorship recognition.

(v) An open streets partner shall not solicit or permit any tobacco sponsorship or alcohol sponsorship.

(vi) An open streets partner shall be prohibited from placing or causing to be placed any advertising on any portion of the open street.

Section 3. Section 3-01 of Chapter 3 of Title 34 of the Rules of the City of New York is amended to read as follows:

Section	Description	Penalty (\$)	Default (\$)
4-17 (c) and (d)	Failure to comply with open streets rules.	Up to 500	Up to 500

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

CERTIFICATION / ANALYSIS
PURSUANT TO CHARTER SECTION 1043(d)

RULE TITLE: Permanent Open Streets Program
REFERENCE NUMBER: DOT-64
RULEMAKING AGENCY: Department of Transportation

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

- (i) Is understandable and written in plain language for the discrete regulated community or communities;
- (ii) Minimizes compliance costs for the discrete regulated community or communities consistent with achieving the stated purpose of the rule; and
- (iii) Does not provide a cure period because it does not establish a violation, modification of a violation, or modification of the penalties associated with a violation.

/s/ Francisco X. Navarro
Mayor's Office of Operations
December 22, 2022
Date

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

CERTIFICATION PURSUANT TO
CHARTER §1043(d)

RULE TITLE: Permanent Open Streets Program
REFERENCE NUMBER: 2021 RG 100
RULEMAKING AGENCY: Department of Transportation

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

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

/s/ STEVEN GOULDEN
Senior Counsel
Date: December 21, 2022

Accessibility questions: rules@dot.nyc.gov, by: Tuesday, April 18, 2023, 5:00 P.M.



m27

SPECIAL MATERIALS

COMPTROLLER

NOTICE

NOTICE OF ADVANCE PAYMENT OF AWARDS PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that the Comptroller of the City of New York, will be ready to pay, at 1 Centre Street, Room 629, New York, NY 10007, on 4/4/2023, to the person or persons legally entitled an amount as certified to the Comptroller by the Corporation Counsel on damage parcels, as follows:

Damage Parcel No.	Block	Lot
140A	4065	4

143A	4067	41
145A	4067	31
147A	4066	32
148A	4066	31
149A	4066	30
150A	4066	28

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

BRAD S. LANDER
Comptroller

m21-a3

NOTICE OF ADVANCE PAYMENT OF AWARDS PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that the Comptroller of the City of New York, will be ready to pay, at 1 Centre Street, Room 629, New York, NY 10007, on 3/28/2023, to the person or persons legally entitled an amount as certified to the Comptroller by the Corporation Counsel on damage parcels, as follows:

Damage Parcel No.	Block	Lot
61A	4045	6
132A	4064	12
134A	4064	8
135A	4064	6
136A AND 136B	4064	1
137A	4065	9

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

BRAD S. LANDER
Comptroller

m14-27

MAYOR'S OFFICE OF ENVIRONMENTAL COORDINATION

NOTICE

Determinations of Significance

Negative Declaration

Project Name	CEQR	Date	Borough	CD
Bronx River CSO Project	21DEP002X	10/27/2022	Bronx	BX09
Reyno Car Service Inc	23TLC001M	8/2/2022	Manhattan	MN12
Lower Manhattan Coastal Resiliency (LMCR) – The Battery Wharf Reconstruction Project	20DPR002M	11/30/2022	Manhattan	MN01
108 St. Edwards Street Families with Children Shelter	21DHS043K	9/20/2022	Brooklyn	BK02
141-05 109th Avenue Rezoning	22DCP151Q	11/28/2022	Queens	QN12
1880-1888 Coney Island Avenue Rezoning	20DCP131K	9/13/2022	Brooklyn	BK12
2 Mount Hope Families with Children Shelter Project	22DHS020X	8/16/2022	Bronx	BX05
213-219 West 28th Street Parking Special Permit	18DCP171M	9/19/2022	Manhattan	MN05
221-227 West 28th Street Parking Special Permit	19DCP008M	9/19/2022	Manhattan	MN05
23-10 Queens Plaza South Rezoning	22DCP136Q	10/24/2022	Queens	QN02
245-06 South Conduit Avenue Commercial Overlay	23DCP006Q	11/07/2022	Queens	QN13
25-46 Far Rockaway Boulevard Rezoning	20DCP053Q	11/7/2022	Queens	QN14

26-50 Brooklyn Queens Expressway West Rezoning	21DCP133Q	12/12/2022	Queens	QN01	Otis Elevator Building 260 Eleventh Avenue	22DCP056M	10/24/2022	Manhattan	MN04
446-448 Park Avenue Rezoning	21DCP094K	7/11/2022	Brooklyn	BK03	Paperific Rezoning	22DCP045K	11/7/2022	Brooklyn	BK12
521 East Tremont Avenue Rezoning	22DCP123X	9/19/2022	Bronx	BX06	Pier 92/94 Lease Amendment	18SBS001M	12/15/2022	Manhattan	MN04
55 Prospect Street	22BSA021K	10/3/2022	Brooklyn	BK03	Reconstruction of Richmond Valley Road	22DOT019R	8/31/2022	Staten Island	SI03
58 Nixon Court Rezoning	21DCP056K	10/24/2022	Brooklyn	BK13	Reconstruction of the Tide Gate Bridge and Hydraulic Systems	22DPR008Q	7/11/2022	Queens	QN04 QN07
61-10 Queens Boulevard Rezoning	23DCP021Q	12/12/2022	Queens	QN02	Reform Temple of Forest Hills Rezoning	22DCP188Q	8/22/2022	Queens	QN06
6202-6210 14th Avenue	17BSA050K	9/12/2022	Brooklyn	BK10	Richmond Valley Road (1 Nassau Place)	22DCP171R	9/19/2022	Staten Island	SI03
79-03 Roosevelt Avenue	18BSA100Q	8/08/2022	Queens	QN03	Riseboro Slate-326 Rockaway Avenue	23HPD012K	11/22/2022	Brooklyn	BK16
801 Co-Op City Boulevard	19BSA090X	9/12/2022	Bronx	BX10	Samaritan Daytop Village Single Adult Shelter	21DHS048R	8/8/2022	Staten Island	SI01
81-04 166th Street	20BSA038Q	9/12/2022	Queens	QN08	Shepherd Glenmore	22HPD064K	9/1/2022	Brooklyn	BK05
829 Tilden Street Families with Children Shelter	22DHS026X	8/10/2022	Bronx	BX12	Village of Brewster Land Disposition	22DEP038U	9/1/2022	Upstate	
85-94 66th Road	21BSA007Q	10/03/2022	Queens	QN06	West Branch Dam Slope Improvements	22DEP026U	11/18/2022	Upstate	
90-01 Beach Channel Drive	21BSA057Q	7/18/2022		QN14	Windham Ambulance Center	23DEP004U	9/16/2022	Upstate	
Atlantic Chestnut Development	23HPD009K	12/2/2022	Brooklyn	BK05	Negative Declaration (Revised)				
Beach Green Dunes III	20HPD025Q	11/21/2022	Queens	QN14	Project Name	CEQR	Date	Borough	CD
Canal Street Single Adult Shelter	21DHS030M	9/20/2022	Manhattan	MN02	Bruckner Sites Rezoning	22DCP015X	8/22/2022	Bronx	BX10
Care Found Here Chinatown Safe Haven Project	22DHS006M	7/8/2022	Manhattan	MN03	Livonia 4	20HPD054K	10/21/2022	Brooklyn	BK16
Cole Street Development	22DCP142R	11/28/2022	Staten Island	SI03	Positive Declaration				
Comunilife 171 Throop Avenue	22HPD056K	11/3/2022	Brooklyn	BK03	Project Name	CEQR	Date	Borough	CD
COPO Senior Center	23DME003K	10/6/2022	Brooklyn	BK12	Arthur Kill Terminal	23DCP056R	11/14/2022	Staten Island	SI03
Crotona Belmont Avenue	22HPD041X	11/9/2022	Bronx	BX06	Bronx Metro North	23DCP065X	12/8/2022	Bronx	BX09 BX10 BX11
Domino Non-Potable Water Production Facility	21DEP043K	12/20/2022	Brooklyn	BK01	Environmental Impact Statement				
Drop-in Center and Stabilization Bed Site	23DHS001Q	12/21/2022	Queens	QN12	DEIS & Notice of Completion				
DSNY Rule Amending Set-Out Time for Solid Waste and Recyclable Materials Collections	23DOS001Y	11/30/2022	Citywide		Project Name	CEQR	Date	Borough	CD
Enclave at 241st	23HPD001X	11/22/2022	Bronx	BX12	Kensico – Eastview Connection (KEC) Project	21DEP020U	10/19/2022	Upstate	
Finch Group 4746-4750 White Plains Road Wakefield Seniors	22HPD045X	11/10/2022	Bronx	BX12	Kensico – Eastview Connection (KEC) Project	21DEP020U	10/19/2022	Upstate	
Flatbush Avenue Extension	23SBS002K	12/16/2022	Brooklyn	BK14 BK09	FEIS & Notice of Completion				
Flushing Family Shelter	21DHS040Q	10/18/2022	Queens	QN07	Project Name	CEQR	Date	Borough	CD
Hanson Rapid Rehousing Single Adult Homeless Shelter	22DHS016K	8/17/2022	Brooklyn	BK02	Halletts North	21DCP138Q	7/14/2022	Queens	QN01
Homes for the Homeless Families with Children Shelter	22DHS027M	8/10/2022	Manhattan	MN04	Innovation QNS Rezoning and LSGD	21DCP180Q	9/09/2022	Queens	QN01
Lincoln Wortman Rezoning	20HPD032K	12/7/2022	Brooklyn	BK05	Innovative Urban Village	20DCP057K	9/30/2022	Brooklyn	BK05
Made in New York (MiNY) Bush Terminal South Campus	21SBS003K	8/19/2022	Brooklyn	BK07	Notifications of Commencement				
Met Council Preston Court Warehouse Acquisition	23DME002K	11/16/2022	Brooklyn	BK18	Lead Agency Letter				
MOCJ Emergency and Transitional Housing Program: 38-58 12th Street, Long Island City	23OOM002Q	12/14/2022	Queens	QN01	Project Name	CEQR	Date	Borough	CD
North Cove	23HPD002M	11/21/2022	Manhattan	MN12	Bronx River CSO Project	21DEP002X	9/26/2022	Bronx	BX09
					Reyno Car Service Inc	23TLC001M	8/2/2022	Manhattan	MN12
					Lower Manhattan Coastal Resiliency (LMCR) – The Battery Wharf Reconstruction Project	20DPR002M	10/27/2022	Manhattan	MN01
					1002 Avenue N	23BSA003K	8/19/2022	Brooklyn	BK12
					1233 57th Street Rezoning	23DCP041K	10/20/2022	Brooklyn	BK12

1308 Edward Grant Highway	23BSA008X	10/14/2022	Bronx	BX04	Christopher Court	23DCP004X	7/28/2022	Bronx	BX01
1421 86th Street Rezoning	23DCP024K	9/8/2022	Brooklyn	BK11	Comunilife 171 Throop Avenue	22HPD056K	11/3/2022	Brooklyn	BK03
1455 Coney Island Avenue Rezoning	23DCP018K	9/16/2022	Brooklyn	BK14	Crotona Belmont Avenue	22HPD041X	7/26/2022	Bronx	BX06
147-14 Northern Boulevard Rezoning	23DCP025Q	9/27/2022	Queens	QN07	Downtown Manhattan Heliport Freight NYC Project	22SBS006M	12/12/2022	Manhattan	MN01
1512 Union Street	23BSA006K	9/28/2022	Brooklyn	BK09	Drop-in Center and Stabilization Bed Site	23DHS001Q	12/7/2022	Queens	QN12
1634 Richmond Avenue	23BSA005R	9/01/2022	Staten Island	SI02	DSNY Rule Amending Set-Out Time for Solid Waste and Recyclable Materials Collections	23DOS001Y	11/30/2022	Citywide	
1656 West 10th Street Rezoning	23DCP014K	8/12/2022	Brooklyn	BK11	Enclave at 241st	23HPD001X	11/21/2022	Bronx	BX12
166-11 91st Avenue Special Permit	23DCP052Q	10/26/2022	Queens	QN12	Flatbush Avenue Extension	23SBS002K	11/17/2022	Brooklyn	BK14 BK09
180 Schermerhorn Street Parking Lot	23DCP020K	8/29/2022	Brooklyn	BK02	Harper Street Asphalt Plant Reconstruction	23DOT010Q	11/16/2022	Queens	QN07
190 83rd Avenue Rezoning	23DCP046Q	10/13/2022	Queens	QN09	Homes for the Homeless Families with Children Shelter	22DHS027M	8/11/2022	Manhattan	MN04
21-17 37th Avenue Rezoning	23DCP060Q	11/9/2022	Queens	QN01	Marlboro Agriculture Education Center	22CHA001K	12/1/2022	Brooklyn	BK13
2226 Third Avenue	23DCP070M	12/22/2022	Manhattan	MN11	MOCJ Emergency and Transitional Housing Program 757 Dawson Street, Bronx	23OOM007X	12/12/2022	Bronx	BX02
245-06 South Conduit Avenue Commercial Overlay	23DCP006Q	7/11/2022	Queens	QN13	MOCJ Emergency and Transitional Housing Program: 38-58 12th Street, Long Island City	23OOM002Q	12/12/2022	Queens	QN01
2503-2519 Coney Island Avenue	23BSA004K	8/31/2022	Brooklyn	BK12	North 7th Street Rezoning	21DCP177K	9/2/2022	Brooklyn	BK01
2525 65th Street Rezoning	23DCP036K	9/30/2022	Brooklyn	BK11	North Cove	23HPD002M	11/21/2022	Manhattan	MN12
26 West 106th Street	22DHS025M	12/7/2022	Manhattan	MN07	Ocean Crest Rezoning	23DCP042Q	11/7/2022	Queens	QN14
281-311 Marcus Garvey Boulevard	23DCP012K	12/12/2022	Brooklyn	BK03	Paperific Rezoning	22DCP045K	10/28/2022	Brooklyn	BK12
2832 Linden Boulevard ZA	23DCP029K	9/16/2022	Brooklyn	BK05	Pink Houses - Domestic Hot Water and Boiler Plant Upgrades	23CHA003K	11/16/2022	Brooklyn	BK05
30-11 12th Street Rezoning	23DCP026Q	9/16/2022	Queens	QN01	Reconstruction of Belt/Shore Parkway between East 15th Street and Bragg Street	23DOT009K	12/14/2022	Brooklyn	BK15
4420 15th Avenue	23BSA002K	8/10/2022	Brooklyn	BK12	Riseboro Slate-326 Rockaway Avenue	23HPD012K	11/17/2022	Brooklyn	BK16
534 Coney Island Avenue	23DCP033K	9/15/2022	Brooklyn	BK12	Shepherd Glenmore	22HPD064K	7/19/2022	Brooklyn	BK05
541-545 Bay Street	23DCP037R	9/28/2022	Staten Island	SI01	Village of Brewster Land Disposition	22DEP038U	8/1/2022	Upstate	
56 William Avenue	23DCP032R	9/16/2022	Staten Island	SI03	Windham Ambulance Center	23DEP004U	9/15/2022	Upstate	
589 Fulton Street (Curb Cut Authorization)	23DCP030K	9/21/2022	Brooklyn	BK02	Lead Agency Letter (Revised)				
61-10 Queens Boulevard Rezoning	23DCP021Q	8/29/2022	Queens	QN02	Project Name	CEQR	Date	Borough	CD
7120 New Utrecht Avenue Rezoning	23DCP002K	7/28/2022	Brooklyn	BK11	58 Nixon Court Rezoning	21DCP056K	10/21/2022	Brooklyn	BK13
777 Rutland Road Rezoning	23HPD022K	12/28/2022	Brooklyn	BK09	Scoping				
829 Tilden Street Families with Children Shelter	22DHS026X	8/11/2022	Bronx	BX12	Draft Scope of Work				
9000 Shore Road	23BSA007K	9/29/2022	Brooklyn	BK10	Project Name	CEQR	Date	Borough	CD
Arthur Kill Terminal	23DCP056R	11/9/2022	Staten Island	SI03	Arthur Kill Terminal	23DCP056R	11/14/2022	Staten Island	SI03
Atlantic Chestnut Development	23HPD009K	11/22/2022	Brooklyn	BK05	Bronx Metro North	23DCP065X	12/8/2022	Bronx	BX09 BX10 BX11
Beach Green Dunes III	20HPD025Q	11/21/2022	Queens	QN14					
Bogart Street Demapping	23DCP038K	9/26/2022	Brooklyn	BK01					
Bronx Metro North	23DCP065X	12/8/2022	Bronx	BX09 BX10 BX11					
Brooklyn Army Terminal Pier 4 Ferry Landing Rehabilitation	22SBS002K	8/31/2022	Brooklyn	BK07					
Brooklyn Yards	23DCP039K	11/7/2022	Brooklyn	BK11 BK12					

CHANGES IN PERSONNEL

PUBLIC SERVICE CORPS
FOR PERIOD ENDING 01/20/23

NAME	TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
DIEUDONNE	DGINOU M M	10209	\$15,750	RESIGNED	YES	03/21/20	210
DIGGS	SURAYYA I	10209	\$12,450	RESIGNED	YES	01/20/17	210
DJONOVIC	PAULINE	10209	\$16,000	RESIGNED	YES	05/24/19	210
DOLMAN	DELICIA J	10209	\$12,500	RESIGNED	YES	12/16/17	210
DOUMBOUYA	AMINATA	10209	\$11,000	RESIGNED	YES	04/22/17	210
DUKOVA	FATY M	10209	\$13,500	RESIGNED	YES	06/30/18	210
DUROCHER	MARY E	10209	\$17,300	RESIGNED	YES	05/18/22	210
EMUKA	ASHLEY U	10209	\$19,000	RESIGNED	YES	03/21/20	210
ENG	LISA	10209	\$15,500	RESIGNED	YES	08/10/19	210
EPLBY	OLIVIA S	10209	\$16,000	RESIGNED	YES	05/07/21	210
ERNST	WYLAN J	10209	\$12,000	RESIGNED	YES	11/23/22	210
ERSKINE	TWYANA D	10209	\$15,500	RESIGNED	YES	04/13/19	210
ESPADA	MARC A	10209	\$15,500	RESIGNED	YES	05/01/19	210
ESPIN	NICOLE	10209	\$17,000	RESIGNED	YES	06/29/19	210
EUGENE	CHRISTIN M	10209	\$17,000	RESIGNED	YES	03/22/20	210
FAJARDO	DEYCI L	10209	\$11,500	RESIGNED	YES	03/11/17	210
FENG	KAREN	10209	\$13,500	RESIGNED	YES	05/11/18	210
FERGUSON	SHARON A	10209	\$15,500	RESIGNED	YES	08/15/19	210
FERNANDEZ	ARIENNE	10209	\$13,500	RESIGNED	YES	02/17/18	210

PUBLIC SERVICE CORPS
FOR PERIOD ENDING 01/20/23

NAME	TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
FERREIRA	ARIEL W	10209	\$15,750	RESIGNED	YES	06/18/20	210
FIALLOS	MICHAEL J	10209	\$11,500	RESIGNED	YES	11/23/22	210
FILIPCZUK	DOMINIK A	10209	\$15,300	RESIGNED	YES	03/16/18	210
FITZGERALD BROW	SAVANNAH J	10209	\$14,000	RESIGNED	YES	04/19/18	210
FLORES	BERTA L	10209	\$11,500	RESIGNED	YES	09/16/17	210
FLORES	JESSE C	10209	\$14,000	RESIGNED	YES	03/30/18	210
FLORES	LUPITA M	10209	\$15,750	RESIGNED	YES	05/25/22	210
FOLEY	SHANNON F	10209	\$18,000	RESIGNED	YES	06/11/21	210
FOSTER	TANISHA G	10209	\$14,500	RESIGNED	YES	08/03/18	210
FOSUHEMA-KORDIE	ADJOA	10209	\$14,450	RESIGNED	YES	08/10/18	210
FRENCH CAINES	DIAMONNE T	10209	\$15,750	RESIGNED	YES	11/27/19	210
FU	YAN	10209	\$15,750	RESIGNED	YES	12/30/21	210
G M	FAZLAY R	10209	\$13,500	RESIGNED	YES	06/29/18	210
GANGADYAL	ASHLEY	10209	\$18,000	RESIGNED	YES	05/20/21	210
GARBER	SAMUEL B	10209	\$12,000	RESIGNED	YES	08/29/17	210
GARCES	DAVID A	10209	\$16,000	RESIGNED	YES	03/13/20	210
GARTNER	BREANNA M	10209	\$12,000	RESIGNED	YES	11/23/22	210
GEAR	SAMANTHA N	10209	\$12,000	RESIGNED	YES	11/23/22	210
GETZ	SARAH	10209	\$16,000	RESIGNED	YES	05/18/21	210
GELLMAN	ELIZABET K	10209	\$19,900	RESIGNED	YES	05/28/22	210
GEORGE	KERNICA N	10209	\$11,500	RESIGNED	YES	11/23/22	210
GERY	MICHELLE R	10209	\$13,500	RESIGNED	YES	08/16/18	210
GONCHARUK	DENIS	10209	\$13,500	RESIGNED	YES	06/09/18	210
GONZALEZ	BENJAMIN L	10209	\$16,000	RESIGNED	YES	03/14/20	210
GONZALEZ	FRANCESC	10209	\$11,000	RESIGNED	YES	05/11/17	210
GONZALEZ	SAPPHIRE	10209	\$15,500	RESIGNED	YES	03/12/20	210
GONZALEZ COLACI	FABIO	10209	\$15,750	RESIGNED	YES	12/22/21	210
GOVIN	ZOH	10209	\$14,350	RESIGNED	YES	03/17/18	210
GRAHAM	DWADE G	10209	\$12,500	RESIGNED	YES	05/17/17	210
GRANDA ACARO	JENNIFER M	10209	\$16,000	RESIGNED	YES	03/10/20	210
GRAY	DESSANY	10209	\$12,500	RESIGNED	YES	10/07/17	210
GREENE	BREANA N	10209	\$14,000	RESIGNED	YES	03/21/18	210
GREENLEE	MICHAELA D	10209	\$16,000	RESIGNED	YES	04/13/22	210
GUAMAN LOPEZ	ANDREA E	10209	\$16,500	RESIGNED	YES	03/21/20	210
GUERRA	RODNEY E	10209	\$14,000	RESIGNED	YES	04/27/18	210
GUO	KIMBERLY Y	10209	\$12,450	RESIGNED	YES	07/29/17	210
GURUNG	KRIPA	10209	\$15,750	RESIGNED	YES	02/01/19	210
GUZMAN RAMIREZ	ANGELICA M	10209	\$13,500	RESIGNED	YES	11/23/22	210
HALL	KISS-SHA M	10209	\$12,500	RESIGNED	YES	04/02/18	210
HAN	HUONG J	10209	\$17,000	RESIGNED	YES	03/18/20	210
HAQUE	ZARRIN S	10209	\$16,000	RESIGNED	YES	05/05/20	210
HARPER	TERREL D	10209	\$11,500	RESIGNED	YES	12/02/17	210
HARRIS	TAYLOR N	10209	\$11,500	RESIGNED	YES	11/04/17	210
HARRISON	BRIANNA M	10209	\$15,750	RESIGNED	YES	03/21/20	210
HARRISON JR	HOWARD D	10209	\$13,500	RESIGNED	YES	06/20/18	210
HASSANIN	SANCHEM M	10209	\$15,750	RESIGNED	YES	05/25/22	210
HEIN	KYI	10209	\$13,500	RESIGNED	YES	05/19/18	210
HERBERT	KURINE N	10209	\$15,500	RESIGNED	YES	12/14/19	210
HERNANDEZ	MELANIE E	10209	\$15,750	RESIGNED	YES	02/01/20	210
HERON-LAWRENCE	PATRICIA E	10209	\$15,750	RESIGNED	YES	02/20/20	210
HICKS	JAMEL H	10209	\$13,500	RESIGNED	YES	05/22/18	210

PUBLIC SERVICE CORPS
FOR PERIOD ENDING 01/20/23

NAME	TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
HICKS	JAMYA L	10209	\$16,000	RESIGNED	YES	05/09/20	210
HINKLEY	EKATERIN	10209	\$16,000	RESIGNED	YES	05/25/22	210
HO	JEFFREY	10209	\$11,500	RESIGNED	YES	08/12/17	210
HOLDBROOK-SMITH	ARIELSEL R	10209	\$19,000	RESIGNED	YES	03/12/20	210
HOLLIMAN	MARY V	10209	\$19,000	RESIGNED	YES	01/25/20	210
HOLLIDAY	MYA V	10209	\$13,500	RESIGNED	YES	01/19/18	210
HONG	XUE LIN	10209	\$15,750	RESIGNED	YES	08/15/19	210
HOSSAIN	ABID E	10209	\$13,500	RESIGNED	YES	05/12/18	210
HOSSAIN	SADIA	10209	\$11,500	RESIGNED	YES	12/15/17	210
HOUSTON	KENJEN L	10209	\$13,500	RESIGNED	YES	01/24/18	210
HOWELL	SHEILAH	10209	\$15,150	RESIGNED	YES	03/21/20	210
HTUN	KYAW	10209	\$13,500	RESIGNED	YES	05/25/18	210

HU	JACKSON	10209	\$11,500	RESIGNED	YES	01/12/17	210
HU	WENXI	10209	\$11,500	RESIGNED	YES	05/04/17	210
HUANG	DANNY	10209	\$15,750	RESIGNED	YES	03/11/22	210
HUANG	MICHELLE M	10209	\$14,450	RESIGNED	YES	08/10/18	210
HYLOP	BRENDAN S	10209	\$16,000	RESIGNED	YES	06/01/19	210
IBRAHIM	MOHAMMAD	10209	\$13,500	RESIGNED	YES	05/22/18	210
IDRISSOU	MOKTASID O	10209	\$15,750	RESIGNED	YES	08/07/19	210
IFEJIK A	ONYEKA G	10209	\$13,500	RESIGNED	YES	05/25/18	210
IFTIKHAR	KINZA	10209	\$15,750	RESIGNED	YES	05/10/19	210
IGBINWEKA	QUEEN O	10209	\$15,500	RESIGNED	YES	06/18/20	210
IMAM	KHADEGA M	10209	\$11,500	RESIGNED	YES	11/23/22	210
INIRIO-AKUETEY	MAGDALEN	10209	\$16,000	RESIGNED	YES	05/14/22	210
ISHII	STEVEN J	10209	\$16,000	RESIGNED	YES	03/14/20	210
JALLOH	ASIATU	10209	\$15,750	RESIGNED	YES	05/09/20	210
JAMES	SEAN M	10209	\$11,000	RESIGNED	YES	11/23/22	210
JAVED	AYESHA	10209	\$13,500	RESIGNED	YES	05/04/18	210
JIANG	RODGER Y	10209	\$15,750	RESIGNED	YES	04/03/20	210
JIMENEZ	ROSANNA C	10209	\$16,500	RESIGNED	YES	03/01/20	210
JOHNSON	DELORES M	10209	\$15,500	RESIGNED	YES	02/08/20	210
JOHNSON	MITCHELL R	10209	\$16,000	RESIGNED	YES	01/09/19	210
JOHNSON	NICHOLE R	10209	\$15,750	RESIGNED	YES	03/17/20	210
JONES	MCKENZIE D	10209	\$16,000	RESIGNED	YES	04/01/21	210
JOSEPH	AMEERAH A	10209	\$16,000	RESIGNED	YES	03/10/20	210
JUNG	HALE	10209	\$16,000	RESIGNED	YES	03/13/20	210
JUPIITER	MERCEDES L	10209	\$11,500	RESIGNED	YES	11/18/17	210
KABBA	FATOU	10209	\$15,750	RESIGNED	YES	09/05/19	210
KANDEFER	DIANA T	10209	\$19,000	RESIGNED	YES	02/19/20	210
KASPRZYK	MADISON R	10209	\$19,900	RESIGNED	YES	06/18/22	210
KEBE	AMY N	10209	\$13,500	RESIGNED	YES	08/11/18	210
KEITA	FATIMA J	10209	\$16,000	RESIGNED	YES	03/18/22	210
KHALIK	IMRANA	10209	\$11,500	RESIGNED	YES	05/27/17	210
KHANOM	SHUKRA	10209	\$15,500	RESIGNED	YES	12/14/19	210
KIM	HALEY	10209	\$16,000	RESIGNED	YES	04/18/19	210
KIM	KIRILL	10209	\$15,750	RESIGNED	YES	03/07/20	210
KING	AKIRA R	10209	\$12,500	RESIGNED	YES	12/16/17	210
KIRTON	ALEXANDR E	10209	\$19,000	RESIGNED	YES	03/20/20	210
KONATE	KADIATOU	10209	\$16,000	APPOINTED	YES	12/17/22	210
KROMAH	MONTIEN	10209	\$13,500	RESIGNED	YES	05/11/18	210
KUBISZEWSKI	PATRYK P	10209	\$12,450	RESIGNED	YES	08/12/17	210

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NAME	TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
KUGIYA	OLIVIA J	10209	\$14,000	RESIGNED	YES	05/16/18	210
KUMAR	AHANA	10209	\$16,000	RESIGNED	YES	03/06/20	210
KUMAR	PANKUSH	10209	\$14,450	RESIGNED	YES	08/16/18	210
KUNDU	BTPRA	10209	\$14,450	RESIGNED	YES	08/11/18	210
LABEACH	JEMAR R	10209	\$15,750	RESIGNED	YES	03/17/20	210
LAM	YORKNAM S	10209	\$16,000	RESIGNED	YES	09/02/22	210
LATIF	NUMAIRY	10209	\$15,750	RESIGNED	YES	03/20/21	210
LAU	JIMMY	10209	\$11,500	RESIGNED	YES	03/02/17	210
LAWTON	KENNIS R	10209	\$11,500	RESIGNED	YES	05/27/17	210
LEE	DAHYUN D	10209	\$16,000	RESIGNED	YES	05/30/19	210
LEE	JIA	10209	\$14,000	RESIGNED	YES	05/01/18	210
LEE	MINDY	10209	\$16,000	RESIGNED	YES	03/28/19	210
LEE	TASHIMA	10209	\$16,000	RESIGNED	YES	08/26/22	210
LEE	THOMAS	10209	\$15,000	RESIGNED	YES	04/29/17	210
LEITCH-EDINBORO	ONICA N	10209	\$13,500	RESIGNED	YES	03/27/18	210
LELLIS	JENNIFER T	10209	\$11,500	RESIGNED	YES	11/23/22	210
LEON	TABITHA	10209	\$15,500	RESIGNED	YES	06/29/19	210
LEONARD	PASCANOL	10209	\$16,000	RESIGNED	YES	02/25/19	210
LESPEANCE CHAR	IVA	10209	\$15,750	RESIGNED	YES	12/15/21	210
LEWIS	CHRISTAL C	10209	\$11,500	RESIGNED	YES	02/05/18	210
LEWIS	MYA A	10209	\$15,750	RESIGNED	YES	03/20/20	210
LEWIS	SUMIYAH A	10209	\$13,500	RESIGNED	YES	08/30/18	210
LEWIS	TANIYA M	10209	\$11,500	RESIGNED	YES	03/11/17	210
LI	ANNI	10209	\$11,500	RESIGNED	YES	02/09/17	210
LI	CARMEN	10209	\$12,350	RESIGNED	YES	11/23/22	210
LI	JENNY	10209	\$16,000	RESIGNED	YES	08/14/19	210
LI	VIVIAN Z	10209	\$14,450	RESIGNED	YES	08/16/18	210
LIANG	SIMON	10209	\$11,500	RESIGNED	YES	03/11/17	210
LILLEY	DANIELLE N	10209	\$17,900	RESIGNED	YES	08/03/18	210
LIN	JOYCE	10209	\$17,000	RESIGNED	YES	01/10/20	210
LIN							

MEJIA	MONICA	10209	\$15.7500	RESIGNED	YES	05/05/20	210
MELLENDEZ	RENZO	10209	\$11.5000	RESIGNED	YES	05/20/17	210
MELENDEZ	BRAYNELL	10209	\$14.5000	RESIGNED	YES	02/28/18	210
MENMOU	ANNE	10209	\$11.5000	RESIGNED	YES	04/07/17	210
MENSAH-BONSU	MAAME K	10209	\$16.0000	RESIGNED	YES	06/12/21	210
MERA	ALVARO	10209	\$13.5000	RESIGNED	YES	05/19/18	210
MERCADO	ANGELICA	10209	\$12.0000	RESIGNED	YES	05/02/17	210
MERCADO	ANGELICA L	10209	\$14.0000	RESIGNED	YES	01/04/18	210
MIAN	FAIZAN U	10209	\$15.7500	RESIGNED	YES	05/23/20	210
MICHEL	MARGUERIT A	10209	\$16.0000	RESIGNED	YES	03/13/20	210
MILLEN TEJADA	ISLEN M	10209	\$16.0000	RESIGNED	YES	03/20/20	210
MILLER	TALIA I	10209	\$14.0000	RESIGNED	YES	04/18/18	210
MILLIKENS	SHACQUES	10209	\$15.5000	RESIGNED	YES	01/05/19	210
MIRANDA	KIM	10209	\$16.5000	RESIGNED	YES	06/18/20	210
MITCHELL	BRIANA M	10209	\$14.0000	RESIGNED	YES	07/26/18	210
MITCHELL	IRVING	10209	\$15.7500	RESIGNED	YES	01/04/20	210
MOHAMMED	ANITA	10209	\$15.5000	RESIGNED	YES	03/13/20	210
MOHAMUD	AMAL A	10209	\$15.5000	RESIGNED	YES	03/13/20	210
MONTILLA	NATHALI P	10209	\$11.5000	RESIGNED	YES	11/17/17	210
MORA	GUSTAVO A	10209	\$11.5000	RESIGNED	YES	11/23/22	210
MORGAN	STACEY G	10209	\$11.5000	RESIGNED	YES	05/27/17	210
MORRIS	GRACELYN N	10209	\$13.5000	RESIGNED	YES	02/24/18	210
MORSY	AYA	10209	\$11.5000	RESIGNED	YES	03/24/17	210
MURPHY	BRIAN J	10209	\$17.9000	RESIGNED	YES	07/21/18	210
MURPHY	ROBERT M	10209	\$15.5000	RESIGNED	YES	03/14/20	210
MURPHY	SARA E	10209	\$11.5000	RESIGNED	YES	05/19/17	210
MURRAY	BRESHA	10209	\$11.5000	RESIGNED	YES	11/10/17	210
MURRAY	KEITH L	10209	\$11.5000	RESIGNED	YES	05/11/17	210
MYRTHIL	GABRIEL	10209	\$14.0000	RESIGNED	YES	05/01/18	210
NABASSANGA	TIDIANE	10209	\$15.7500	RESIGNED	YES	12/14/19	210
NAGREDDY	HARIPRIY	10209	\$19.0000	RESIGNED	YES	02/24/22	210
NASCIMENTO	ETIANNA D	10209	\$14.0000	RESIGNED	YES	04/24/18	210
NAYMANOV	JAKHONGI	10209	\$15.7500	RESIGNED	YES	05/18/19	210
NDIAYE	DAME	10209	\$13.5000	RESIGNED	YES	03/29/18	210
NG	ANGELA	10209	\$15.5000	RESIGNED	YES	08/13/19	210
NGUYEN	HAI	10209	\$14.0000	RESIGNED	YES	02/24/18	210
NGUYEN	KANE T	10209	\$16.0000	RESIGNED	YES	01/14/20	210
NICHOLSON	CHINA P	10209	\$14.0000	RESIGNED	YES	05/01/18	210
NICOLAS	SANDRA	10209	\$15.7500	RESIGNED	YES	05/24/19	210
NIEVES	ASHLEY B	10209	\$13.5000	RESIGNED	YES	05/25/18	210
NINALAYA	ALMENDRA N	10209	\$13.5000	RESIGNED	YES	06/30/18	210
NIZAM	WAKILA M	10209	\$15.7500	RESIGNED	YES	03/26/20	210
NOTTI	DOMINIC P	10209	\$15.0000	RESIGNED	YES	08/05/17	210
NUNEZ	GABRIEL A	10209	\$16.0000	RESIGNED	YES	02/23/21	210
NUNEZ	WENDY	10209	\$13.5000	RESIGNED	YES	04/21/18	210
OCHOA	STEPHANI	10209	\$12.0000	RESIGNED	YES	12/17/16	210
OGOUEBANDJA	JULES F	10209	\$15.7500	RESIGNED	YES	12/21/19	210
OMOREGBEE	IFUKO O	10209	\$15.7500	RESIGNED	YES	11/23/19	210
OMOREGIE	SHARON I	10209	\$14.5000	RESIGNED	YES	04/14/18	210

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NAME	TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
ONAYEMI BAKARI	YEMISI	10209	\$13.5000	RESIGNED	YES	05/25/18	210
ONG	KRISTEN V	10209	\$13.5000	RESIGNED	YES	08/16/18	210
ORDONEZ	ADAMARIS D	10209	\$16.0000	RESIGNED	YES	09/09/22	210
ORTEGA	ANGELINA L	10209	\$19.0000	RESIGNED	YES	03/06/20	210
ORTEGA	LAUREN C	10209	\$16.0000	RESIGNED	YES	04/17/21	210
ORTIZ	ANJOLINA D	10209	\$16.0000	RESIGNED	YES	11/18/22	210
ORTIZ	DAVID N	10209	\$17.0000	RESIGNED	YES	06/18/22	210
OU	MEI LUAN	10209	\$15.5000	RESIGNED	YES	08/15/19	210
OWEN	AMBER R	10209	\$16.0000	RESIGNED	YES	05/07/19	210
PALACIOS LULIGO	CHRISTIA	10209	\$13.5000	RESIGNED	YES	05/24/18	210
PANG	TSZ WAI	10209	\$13.5000	RESIGNED	YES	03/20/18	210
PARDO	NATALIA M	10209	\$11.5000	RESIGNED	YES	02/15/17	210
PARIS	ALEXA	10209	\$11.0000	RESIGNED	YES	04/11/17	210
PARK	DANIEL	10209	\$13.5000	RESIGNED	YES	08/09/18	210
PASCUAL	JOSHUA M	10209	\$14.0000	RESIGNED	YES	04/28/18	210
PAUL	MARK A	10209	\$13.5000	RESIGNED	YES	05/12/18	210
PAULINO	JASLEEN	10209	\$15.5000	RESIGNED	YES	03/27/19	210
PAULINO	STEVEN	10209	\$15.7500	RESIGNED	YES	05/05/22	210
PAULINO BATISTA	YILLIANNY	10209	\$15.7500	RESIGNED	YES	11/18/22	210
PEAKE	ERIN L	10209	\$17.9000	RESIGNED	YES	06/30/18	210
PEART	YVANA F	10209	\$16.0000	RESIGNED	YES	03/21/20	210
PENA	ALEXIS L	10209	\$11.5000	RESIGNED	YES	03/23/17	210
PEREZ-GARCES	KELSEY	10209	\$16.0000	RESIGNED	YES	04/01/22	210
PERLEZ	CELESTE F	10209	\$16.0000	RESIGNED	YES	04/23/19	210
PERU	JULIA S	10209	\$11.5000	RESIGNED	YES	02/09/17	210
PETRIS	ALEXANDR M	10209	\$14.0000	RESIGNED	YES	07/28/18	210
PHAM	ANH V	10209	\$11.5000	RESIGNED	YES	05/26/17	210
PHILLIPS	KETAIRA A	10209	\$19.0000	RESIGNED	YES	03/27/21	210
PHYU	KHINE Z	10209	\$13.5000	RESIGNED	YES	05/09/18	210
PIERRE-PAUL	MONANO	10209	\$13.5000	RESIGNED	YES	06/23/18	210
PINEIRO	GABRIEL J	10209	\$16.0000	RESIGNED	YES	12/07/19	210
POLANCO	KIMBERLY	10209	\$19.0000	RESIGNED	YES	11/21/22	210
POMBO	JOHN R	10209	\$16.0000	RESIGNED	YES	03/14/20	210
PORTER	NIQUELLE A	10209	\$13.5000	RESIGNED	YES	01/25/18	210
POY	AMANDA M	10209	\$14.0000	RESIGNED	YES	04/06/18	210
PRASHAD	SARVANAN	10209	\$15.7500	RESIGNED	YES	05/22/21	210
PRATT	CAPRENIA M	10209	\$15.5000	RESIGNED	YES	12/13/19	210
PRESTON	COLLEEN A	10209	\$14.0000	RESIGNED	YES	04/20/18	210
PRIMUS	NICOLE S	10209	\$11.5000	RESIGNED	YES	05/20/17	210
PRUDENCIO JIMEN	DENISSE	10209	\$15.7500	RESIGNED	YES	03/01/20	210
PUTHUSSERY VARG	CLINTA	10209	\$15.7500	RESIGNED	YES	05/23/20	210
QUASHIE	JALEN J	10209	\$15.7500	RESIGNED	YES	05/11/19	210
QUIJUE	ASHELIN Y	10209	\$14.5000	RESIGNED	YES	03/23/18	210
QUINONES	NOELY	10209	\$11.5000	RESIGNED	YES	09/16/17	210
RAGLAND	MARY ANN	10209	\$13.5000	RESIGNED	YES	06/02/18	210
RAHMAN	MD S	10209	\$16.0000	RESIGNED	YES	05/25/22	210
RAHMAN	SHAFAYT	10209	\$15.7500	RESIGNED	YES	05/26/21	210
RAHMAN	ZAKIYA N	10209	\$16.0000	RESIGNED	YES	05/03/19	210

RAHYAB	KAMAL	W	10209	\$16.0000	RESIGNED	YES	04/01/21	210
RAMIREZ	CESAR	R	10209	\$15.7500	RESIGNED	YES	08/16/19	210
RAMIREZ CORREA	JUAN	J	10209	\$12.4500	RESIGNED	YES	08/28/17	210

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NAME	TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY	
RAMOS	ANALUZ	L	10209	\$15.5000	RESIGNED	YES	02/29/20	210
RASHID	RABIATU	10209	\$13.5000	RESIGNED	YES	05/19/18	210	
RAVANGARD	REZA C	10209	\$15.0000	RESIGNED	YES	07/29/17	210	
REESE	DAYQUAN D	10209	\$15.5000	RESIGNED	YES	04/13/19	210	
RIVAS	MARIBEL	10209	\$13.5000	RESIGNED	YES	02/01/18	210	
RIZZETTO	PAOLO A	10209	\$13.5000	RESIGNED	YES	07/21/18	210	
ROBERTS	ALANA M	10209	\$11.0000	RESIGNED	YES	03/02/17	210	
ROBINSON	NAKIMEA R	10209	\$15.7500	RESIGNED	YES	02/06/20	210	
RODRIGUEZ	EMILY A	10209	\$15.7500	RESIGNED	YES	02/11/20	210	
RODRIGUEZ	MYRANDA	10209	\$11.0000	RESIGNED	YES	05/18/17	210	
RODRIGUEZ PERAL	CECILIA M	10209	\$14.0000	RESIGNED	YES	04/21/18	210	
ROJAS	ABIGAIL	10209	\$15.7500	RESIGNED	YES	09/06/19	210	
ROLDAN	JULIO M	10209	\$11.5000	RESIGNED	YES	11/23/22	210	
RONG	DAPHNE	10209	\$15.7500	RESIGNED	YES	08/15/19	210	
ROSARIO	ALEXANDE J	10209	\$11.5000	RESIGNED	YES	04/22/17	210	
ROSE	KAREN A	10209	\$12.5000	RESIGNED	YES	09/16/17	210	
ROSNER	LEAH A	10209	\$13.5000	RESIGNED	YES	08/11/18	210	
RUAN	JINGHONG	10209	\$13.5000	RESIGNED	YES	04/05/18	210	
RUAN	XIAOFEI	10209	\$15.5000	RESIGNED	YES	08/10/19	210	
RUFFIN III	EDMUND S	10209	\$19.9000	RESIGNED	YES	05/13/22	210	
RUIZ	MARIELA	10209	\$15.7500	RESIGNED	YES	12/21/19	210	
RUTELLA	ANTHONY J	10209	\$14.0000	RESIGNED	YES	03/31/18	210	
SA	MELISSA	10209	\$11.5000	RESIGNED	YES	05/16/22	210	
SABHA	IBRAHYM A	10209	\$14.4500	RESIGNED	YES	08/04/18	210	
SACKO	SEKOU	10209	\$13.5000	RESIGNED	YES	05/17/18	210	
SARITUPAC	DANIEL I	10209	\$12.0000	RESIGNED	YES	04/28/17	210	
SALCEDO	WILSON A	10209	\$15.5000	RESIGNED	YES	03/19/20	210	
SAMUEL PINTO	ESTHER	10209	\$11.5000	RESIGNED	YES	03/03/17	210	
SAN ANTONIO	JUSTIN M	10209	\$14.4500	RESIGNED	YES	08/10/18	210	
SANCHEZ	LIA N	10209	\$15.7500	RESIGNED	YES	05/24/22	210	
SANDLUND	REID ARV	10209	\$16.0000	RESIGNED	YES	03/14/20	210	
SARASOHN	NOAH D	10209	\$11.7500	RESIGNED	YES	08/16/17	210	
SAUL	KEEOZEL N	10209	\$11.5000	RESIGNED	YES	08/25/17	210	
SAUNDERS	KAI S	10209	\$14.4500	RESIGNED	YES	08/16/18	210	
SCOTT	ANTOINE C	10209	\$16.0000	RESIGNED	YES	10/13/18	210	
SEALS	CARRA C	10209	\$16.0000	RESIGNED	YES	01/14/19	210	
SHACHNOW	COSETTE V	10209	\$17.9000	RESIGNED	YES	08/18/18	210	
SHAGAR	OSMAN G	10209	\$11.5000	RESIGNED	YES	05/13/17	210	
SHEAHAN	KERRI A	10209	\$15.3000	RESIGNED	YES	05/19/18	210	
SHERPA	LAKPA S	10209	\$11.5000	RESIGNED	YES	04/22/17	210	
SHIFA	FARHANA	10209	\$11.5000	RESIGNED	YES	07/29/17	210	
SHIVAMBER	BIANCA H	10209	\$17.0000	RESIGNED	YES	01/15/20	210	
SIBONA	CHRISTOP M	10209	\$14.3500	RESIGNED	YES	09/24/18	210	
SIDAHMED	AYA A	10209	\$13.5000	RESIGNED	YES	03/11/18	210	
SIENGSUTTHIWONG	SUMINTRA	10209	\$15.7500	RESIGNED	YES	05/24/22	210	
SIMMELKJAER	MANNASSEH G	10209	\$16.0000	RESIGNED	YES	11/02/18	210	
SMARR JR	JOHN	10209	\$11.5000	RESIGNED	YES	12/31/16	210	
SMITH	SHANNOY J	10209	\$13.5000	RESIGNED	YES	04/20/18	210	
SMITH	ZACHARY K	10209	\$16.0000	RESIGNED	YES	01/18/20	210	
SO	NATHANIE K	10209	\$14.0000	RESIGNED	YES	02/10/18	210	
SOKO	MARGARET C	10209	\$19.0000	RESIGNED	YES	03/06/20	210	

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NAME	TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
SOLOMON							

TUNKARA	FATOUMAT	10209	\$15.7500	RESIGNED	YES	11/27/19	210
TURBIDE	TAYLOR M	10209	\$16.0000	RESIGNED	YES	03/12/20	210
TURNER	ANIQUE	10209	\$16.5000	RESIGNED	YES	03/02/19	210
URIMAGOV	RUSLAN	10209	\$14.0000	RESIGNED	YES	04/30/18	210
VALDIVIEZO	JENNIFER	10209	\$11.5000	RESIGNED	YES	12/08/17	210
VALENCIA	ROSA C	10209	\$11.5000	RESIGNED	YES	10/03/17	210
VANWHERVIN	KIMBERLY	10209	\$13.5000	RESIGNED	YES	06/08/18	210
VASQUEZ	ERICKSON	10209	\$16.5000	RESIGNED	YES	03/20/20	210
VELA	CARLOS M	10209	\$16.0000	RESIGNED	YES	05/02/19	210
VELASQUE	VANESSA V	10209	\$13.5000	RESIGNED	YES	04/21/18	210
VERNEUIL	KIANA L	10209	\$15.7500	RESIGNED	YES	12/12/19	210
VICTORIO	CAROLINA D	10209	\$18.0000	RESIGNED	YES	03/13/20	210
VILLASENOR	IRENE	10209	\$16.0000	RESIGNED	YES	01/05/19	210

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TITLE							
NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY	
VILLEGAS FELIX	LUCIANA Y	10209	\$14.5000	RESIGNED	YES	08/04/18	210
WADE	SUKANYA S	10209	\$16.5000	RESIGNED	YES	08/31/19	210
WALKER	KHALIL J	10209	\$16.0000	RESIGNED	YES	02/05/22	210
WALWYN	HANNAH E	10209	\$16.5000	RESIGNED	YES	08/22/19	210
WANG	BETTY	10209	\$14.4500	RESIGNED	YES	08/16/18	210
WANG	CHU	10209	\$16.0000	RESIGNED	YES	03/14/20	210
WANG	JIE	10209	\$11.5000	RESIGNED	YES	12/01/17	210
WASHINGTON	BELINDA S	10209	\$15.7500	RESIGNED	YES	03/21/20	210
WATSON	SHELTON D	10209	\$15.0000	RESIGNED	YES	08/25/18	210
WATSON	YOLANDA S	10209	\$12.0000	RESIGNED	YES	02/25/17	210
WEATHERS	TREYCHEL J	10209	\$16.0000	RESIGNED	YES	07/01/20	210
WEINBERGER	SARA C	10209	\$17.0000	RESIGNED	YES	09/06/19	210
WELLINGTON	LATANYA T	10209	\$13.5000	RESIGNED	YES	04/20/18	210
WELLS	MERCEDES A	10209	\$12.5000	RESIGNED	YES	09/01/17	210
WILLIAMS	CHASITY	10209	\$15.5000	RESIGNED	YES	03/18/20	210
WILLIAMS	JAMEL M	10209	\$13.5000	RESIGNED	YES	05/25/18	210
WIZNA	ALEXANDE B	10209	\$17.9000	RESIGNED	YES	08/16/18	210
WOLFE	PAULETTE R	10209	\$14.5000	RESIGNED	YES	09/06/18	210
WON	HYUNWOO L	10209	\$14.0000	RESIGNED	YES	04/30/18	210
WONG	PRISCILL	10209	\$12.4500	RESIGNED	YES	08/09/17	210
WONG	SHANE A	10209	\$11.5000	RESIGNED	YES	05/17/17	210
WONG PEREZ	MAYTE E	10209	\$13.5000	RESIGNED	YES	06/29/18	210
WORRELL	KE' SHAWN	10209	\$11.5000	RESIGNED	YES	05/11/17	210
WRIGHT	MELINA B	10209	\$16.0000	RESIGNED	YES	12/18/19	210
WU	AMY	10209	\$13.5000	RESIGNED	YES	06/09/18	210
WU	WINNIE	10209	\$13.5000	RESIGNED	YES	06/09/18	210
WU	XIAOYAN	10209	\$11.5000	RESIGNED	YES	01/20/17	210
XAVIER	ERICA G	10209	\$11.5000	RESIGNED	YES	05/13/17	210
XIONG	MELINDA	10209	\$13.5000	RESIGNED	YES	08/15/18	210
YAYA	ISSA M	10209	\$17.0000	RESIGNED	YES	03/20/20	210
YEE	NATASHA J	10209	\$11.5000	RESIGNED	YES	08/25/17	210
YI	MOSES	10209	\$15.7500	RESIGNED	YES	04/30/19	210
YOUSAF	MARYAM	10209	\$13.5000	RESIGNED	YES	05/30/18	210
ZAHN	ATHENA	10209	\$16.0000	RESIGNED	YES	02/22/20	210
ZEINES	NOAH B	10209	\$16.0000	RESIGNED	YES	12/17/19	210
ZHAO	XUEMAN	10209	\$11.5000	RESIGNED	YES	01/12/17	210
ZHENG	MAIQIANG	10209	\$15.7500	RESIGNED	YES	10/02/19	210
ZHENG	MICHELE	10209	\$15.7500	RESIGNED	YES	05/21/22	210
ZHONG	ANDY	10209	\$15.7500	RESIGNED	YES	12/11/21	210
ZHOU	JASMINE	10209	\$11.5000	RESIGNED	YES	08/16/17	210
ZHU	BILLY	10209	\$12.4500	RESIGNED	YES	08/05/17	210
ZONG	JIAHUI	10209	\$16.0000	RESIGNED	YES	04/01/21	210
ZOUMANIGUI	DAMARIS S	10209	\$15.5000	RESIGNED	YES	10/17/19	210

OFFICE OF LABOR RELATIONS
FOR PERIOD ENDING 01/20/23

TITLE							
NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY	
BAKER	HEATHER O	21744	\$90000.0000	APPOINTED	YES	01/01/23	214
JOHN	RENNY L	21744	\$75504.0000	RESIGNED	YES	01/12/23	214
KANTOR	MATTHEW I	56058	\$70000.0000	APPOINTED	YES	01/01/23	214
MULLINGS	SARON K	1002F	\$68203.0000	RESIGNED	NO	01/05/23	214
TERRY	JABARI T	56057	\$38333.0000	RESIGNED	YES	01/01/23	214

HUMAN RIGHTS COMMISSION
FOR PERIOD ENDING 01/20/23

TITLE							
NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY	
BRITTON	MELISSA S	30087	\$72712.0000	RESIGNED	YES	01/08/23	226
CLARKE JR	ROBERT O	56057	\$48000.0000	INCREASE	YES	01/01/23	226
GROSS	CLAIRE E	60816	\$75000.0000	APPOINTED	YES	01/08/23	226
MADLEY	SAVANNAH C	30087	\$63228.0000	APPOINTED	YES	01/01/23	226
QUARLESS	ANTHONY C	56058	\$80000.0000	INCREASE	YES	01/01/23	226

DEPT OF YOUTH & COMM DEV SRVS
FOR PERIOD ENDING 01/20/23

TITLE							
NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY	
AGROSKIN	YULIYA	12626	\$75208.0000	RESIGNED	NO	10/09/22	261
ANDERSON	ANTONIA	56101	\$17.6500	APPOINTED	YES	01/08/23	261
BARTLETT	ADELE	30087	\$107030.0000	APPOINTED	YES	01/08/23	261
CORBETT	SHATARA	56058	\$82000.0000	APPOINTED	YES	01/01/23	261
HYEON	LIZ	1020B	\$16.0200	APPOINTED	YES	01/03/23	261
JAMIL	MUHAMMAD U	56101	\$17.6500	RESIGNED	YES	01/05/23	261
JOHNSON	NICOLE	56058	\$72671.0000	RESIGNED	YES	01/01/23	261
KIRKLAND	EBONIE T	10251	\$41848.0000	APPOINTED	NO	07/24/22	261
MATHEW	TRIUO TH	13632	\$119609.0000	RESIGNED	NO	01/01/23	261
MCCLAIN	LEAH S	40562	\$60193.0000	RESIGNED	NO	01/10/23	261
MESSINA	CRISTINA	56058	\$54100.0000	RESIGNED	YES	01/01/23	261
RAMESAR	DINESH	40562	\$69222.0000	APPOINTED	NO	08/28/22	261
RAMIREZ	DENISE	10026	\$180000.0000	APPOINTED	YES	01/01/23	261
RODRIGUEZ	KRYSTAL	1002F	\$69826.0000	INCREASE	NO	11/06/22	261
SADYA	ESRAT J	1020B	\$16.0200	APPOINTED	YES	01/03/23	261
TENENBAUM	ALAN	1020B	\$16.0200	RESIGNED	YES	12/22/22	261

BOARD OF ELECTION POLL WORKERS
FOR PERIOD ENDING 01/20/23

TITLE							
NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY	
AFROZ	AFSONA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
AGOHA	OLUFEMI	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
AHMAD	SADQUA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
AHMED	SIRAJ	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
ALEXANDER	TINA T	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
ALMEIDA	DICKSON D	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
ALMODOVAR	JANIYA K	9POLL	\$1.0000	APPOINTED	YES	01/03/23	300
ALTUZARRA	KARINA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
ALVAREZ	JUAN J	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
ANICET	VALERIE	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
ANNAN	AFRA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
ARTZT	SARAH P	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
ASAMOAH	JHEREME K	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
BAKER	BLAIRE	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
BARLOWE	DORIS	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
BARRANCO RAMIRE	CHARLES A	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
BEGUM	HAJTRAH I	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
BEGUM	KULCHUMA	9POLL	\$1.0000	APPOINTED	YES	01/01/22	300
BEGUM	NAYEMA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
BENJAMIN	TIAH	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
BERRY BEY	LYNETTE	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
BETTS	DESTINY A	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
BOUIE	QUASHARA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
BOYLE	DEBORAH A	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
BRITT	BURL R	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
BURT	TATIANNA R	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
CAI	KELLY	9POLL	\$1.0000	APPOINTED	YES	01/04/23	300
CARAOS	AURORA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
CHAI	FOOK K	9POLL	\$1.0000	APPOINTED	YES	01/05/23	300
CHOWDHURY	MD IQBAL H	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
CHRISTENSEN	KATHERIN	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
CLARK	SHAUNEN N	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
COLES	AMIRE S	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
COLLINGTON	CYANA T	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
DALY	CAROL M	9POLL	\$1.0000	APPOINTED	YES	01/05/23	300
DAVIDSON	KATHERIN H	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
DHAKAL	TEESHA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
DIOURI	KHALID	9POLL	\$1.0000	APPOINTED	YES	01/04/23	300
DOBSON	KASEEN	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
DUHANEY-SMITH	TAIRIK K	9POLL	\$1.0000	APPOINTED	YES	01/06/23	300
DULIN	YANCY	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
DURAN	EMILY	9POLL	\$1.0000	APPOINTED	YES	01/05/23	300
DUVERT	ROBERTA	9POLL	\$1.0000	APPOINTED	YES	01/06/23	300
EDWARDS	CARLA	9POLL	\$1.0000	APPOINTED	YES	01/04/23	300
EHMAD	ERUM	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
ELPREN	DAVID	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
ESHA	PUSPITA	9POLL	\$1.0000	APPOINTED	YES	01/05/23	300
EXCELL	TAFARI S	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
FERRATOVIC	AULA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
FERRARI	EUGUENE	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
FLOWERS	MARSHA A	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300

BOARD OF ELECTION POLL WORKERS
FOR PERIOD ENDING 01/20/23

TITLE							
NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY	
GAMA	MOHAMED	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
GALLAGHER	ALICE	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
GALLINA	NICHOLAS S	9POLL	\$1.0000	APPOINTED	YES	01/11/23	300
GARCIA	SHANNE S	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
GARLINGTON	JOHN	9POLL	\$1.0000	APPOINTED	YES	01/01/22	300
GARRIDO	SILVIO	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
GATLIN	MAURICE	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
GAVILANES	GRACE	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
GIMENEZ MATOS	RAMON E	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
GITTEES	KAI L	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
GOLSTON	JAMES W	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
GONZALEZ	MARISOL	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
GORDON	SHALOVE	9POLL	\$1.0000	APPOINTED	YES		

KABA	TENEKE	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
KARIM-NAJEER	RYHAN J	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
KAUR	HARSIMRA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
KEREN	JENNIFER	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
KERN-IMIRZIADES	SHERIDAN	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
KESSLER	MIRIAM	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
KHAN	SAFWAN	9POLL	\$1.0000	APPOINTED	YES	01/05/23	300
KHATUN	MST MAHU	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
KNOWLES	DESTINY	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
KORNEGAY	ANDREA J	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
KOSTEK	JUSTYNA	9POLL	\$1.0000	APPOINTED	YES	01/06/23	300
KROOLER	SHEILA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
KUMAR	RADHA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
LAWRENCE	BEVERLEY M	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
LEE BORNHEIMER	THELMA R	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
LENNON	DEAN	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300

SULTANA	CHAND	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
TAHER	MOHAMMED A	9POLL	\$1.0000	APPOINTED	YES	01/09/23	300
TORRES	ANGELY M	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
TORRES JR	DEAN D	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
TREVES	SYDNEY	9POLL	\$1.0000	APPOINTED	YES	01/06/23	300
ULLAH	MD BARKA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
UPOMA	MITHILA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
VALDIVIA	MILVA F	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
VALLILLO	MOLLY E	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
VENTURA	EDGAR	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
VIGO	LIZANDRA E	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
WAGNER	JASON	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
WRIGHT	HANNAH R	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
YAO	CAROLYN	9POLL	\$1.0000	APPOINTED	YES	01/09/23	300
YOUNG	SHARON L	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300

BOARD OF ELECTION POLL WORKERS
FOR PERIOD ENDING 01/20/23

TITLE							
NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY	
LI	HAO MING	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
LINDSAY	LYDIA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
LOTFI	ROYA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
LUNA	GRISEL	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
MACGOY	JULIA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
MANDAL	GUTTAM	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
MANDAL	SHILA R	9POLL	\$1.0000	APPOINTED	YES	01/06/23	300
MATIN	MAISHA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
MATOUB	DALLILA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
MCPHERSON	DIAMOND	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
MICHAEL	MICHAEL D	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
MICHALOS	MARIKA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
MILLER	DENA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
MOHABIR	RAYWATTI	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
MOLINAR	MIGUELIS	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
MOORE	SHAUNDEL	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
MORENO	ASHLEY V	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
MORTENSEN	ROBERT	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
MOUBARAK	GEHAN	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
MULLINGS	RICKESHI	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
NAHAR	SHAMSUN	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
NANTON	TANIYA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
NASIR	FARHAN	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
NELSON	CHRISTOP	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
NEREE	ANASTASI M	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
NOEL	ROMEA M	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
NORTHINGTON	JOSEPH P	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
NOWALK	ERNEST I	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
NUHA	AHMED	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
OGBEMUDIA	KESTON M	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
OLIVER	CIRIU	9POLL	\$1.0000	APPOINTED	YES	01/04/23	300
ORTA	JESSICA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
OSIAS	DERRICK J	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
PADOVA	ALBERTO	9POLL	\$1.0000	APPOINTED	YES	01/04/23	300
PARMAR	HARSH R	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
PEAKER	JARRELL	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
PEREZ	IDALMIS B	9POLL	\$1.0000	APPOINTED	YES	01/05/23	300
PITARO	MARIA T	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
POINDEXTER	RODNEY K	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
PRESLEY	DARIOUS S	9POLL	\$1.0000	APPOINTED	YES	01/05/23	300
PUCKETT	KALEA S	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
RABAB	NISHAT B	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
RABBANI	AISHA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
RAHIM	BIBI	9POLL	\$1.0000	APPOINTED	YES	01/11/23	300
RAHMAN	JOYA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
RAHMAN	REHANA	9POLL	\$1.0000	APPOINTED	YES	01/03/23	300
RAHMAN	SAYEMA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
RAHMAN	SYEDA T	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
REMACHE	RICHARD R	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
RENWICK	LILLIAN R	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
RENWICK	LUCINDA R	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300

BOARD OF ELECTION POLL WORKERS
FOR PERIOD ENDING 01/20/23

TITLE							
NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY	
RIZWAN	SADIA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
RODRIGUEZ	DARIEN I	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
ROMAN	ARGENTIN S	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
ROMERO	MAYRIN N	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
ROSPIGLIOSI	LUIS S	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
ROSS	VICTORIA	9POLL	\$1.0000	APPOINTED	YES	01/01/22	300
ROTOLO	KRISIND	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
RUBANAVA	LIDZIYA	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
SANTOS	ARIYAH H	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
SANTOS	ILANI I	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
SARDAR	AYAN K	9POLL	\$1.0000	APPOINTED	YES	01/05/23	300
SERHIR	ANASS M	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
SHARPERSON	ZINA L	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
SHNEYDER	MICHELLE	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
SHRESTHA	MONSOON	9POLL	\$1.0000	APPOINTED	YES	01/05/23	300
SIMPSON	PATRICIA	9POLL	\$1.0000	APPOINTED	YES	01/05/23	300
SINGH	GURPREET	9POLL	\$1.0000	APPOINTED	YES	01/01/23	300
SOHEL	ABU	9POLL	\$1.0000	APPOINTED	YES	01/11/23	300

MANHATTAN COMMUNITY BOARD #3
FOR PERIOD ENDING 01/20/23

TITLE						
NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
SHUMATE	CARL E	56087	\$60000.0000	APPOINTED	YES	01/03/23 343

MANHATTAN COMMUNITY BOARD #8
FOR PERIOD ENDING 01/20/23

TITLE						
NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
WU	KEVIN F	56057	\$42500.0000	APPOINTED	YES	01/08/23 348

BRONX COMMUNITY BOARD #11
FOR PERIOD ENDING 01/20/23

TITLE						
NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
WARNEKE	JEREMY H	56086	\$95447.0000	INCREASE	YES	01/01/23 391

QUEENS COMMUNITY BOARD #8
FOR PERIOD ENDING 01/20/23

TITLE						
NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
REYES	JATNNA	56057	\$54409.0000	RESIGNED	YES	12/21/22 438

GUTTMAN COMMUNITY COLLEGE
FOR PERIOD ENDING 01/20/23

TITLE						
NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
ALLEN	JESSE C	04689	\$47.4200	APPOINTED	YES	11/02/22 462
ALLY	SABRINA	04099	\$75465.0000	APPOINTED	YES	01/08/23 462
BARAHONA	KAREN I	04689	\$47.4200	APPOINTED	YES	01/03/23 462
CONCEPCION	SHARA L	04689	\$47.4200	APPOINTED	YES	09/12/22 462
GIBILARO	JOHN	04689	\$47.4200	APPOINTED	YES	09/12/22 462
HARRIS	EMERSON A	04841	\$36522.0000	APPOINTED	NO	01/01/23 462
IRWIN	EMILY R	04099	\$75465.0000	APPOINTED	YES	01/08/23 462
KHAN	ASHFAQ A	04096	\$76870.0000	APPOINTED	YES	01/01/23 462
LEAL	RACHEL D	10102	\$25.5100	APPOINTED	YES	01/03/23 462
LIU	CIHAN T	04689	\$46.4900	APPOINTED	YES	09/09/22 462
LYNN	ERIN	04687	\$53.7900	APPOINTED	YES	09/12/22 462
PULIZZI	ALLISON L	04293	\$150.0000	APPOINTED	YES	01/01/23 462
TSAI	MICHELLE	04689	\$47.4200	APPOINTED	YES	09/12/22 462
VESTER	DESIREE Y	04689	\$47.4200	APPOINTED	YES	01/02/23 462

COMMUNITY COLLEGE (BRONX)
FOR PERIOD ENDING 01/20/23

TITLE						
NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
CHRISTIAN	CHARLTON	04099	\$97580.0000	RETIRED	YES	01/10/23 463
COBB	GREGORY	04687	\$62.6000	APPOINTED	YES	06/01/22 463
DAVIDSON	TIMIKA	04844	\$39327.0000	RESIGNED	NO	01/01/23 463
GEORGE	XANTIA	04802	\$31929.0000	APPOINTED	NO	01/01/23 463
GUMBS	ROY	04980	\$85000.0000	APPOINTED	YES	01/01/23 463
ISMAL	KAMAL Z	04685	\$76.7700	APPOINTED	YES	06/01/22 463
JAGESSAR	PATRICK K	04294	\$91.6700	APPOINTED	YES	10/28/22 463
KAKAY-DIALLO	ISATU	04687	\$52.7400	APPOINTED	YES	08/22/22 463
KHAN	MD	04688	\$48.3400	APPOINTED	YES	08/15/22 463
KNIGHT	NIKOLE	04605	\$112.5000	APPOINTED	YES	11/10/22 463
LIU	MIN	04024	\$88602.0000	DECREASE	YES	01/13/23 463
MCCABE	KEVIN	91650	\$280.0000	APPOINTED	NO	01/01/23 463
ORTIZ	ANNETTE	04687	\$52.7400	APPOINTED	YES	07/05/22 463
PAPAS-KAVALLIS	HELEN	04685	\$66.9000	APPOINTED	YES	11/02/22 463
RAMIREZ	CHRISTIN	04802	\$44979.0000	RESIGNED	NO	01/01/23 463
REYES	NAIROBY	10102	\$18.0000	APPOINTED	YES	12/27/22 463
ROBLES	JESSICA	04625	\$41.6200	APPOINTED	YES	08/25/22 463
ROBLES	JESSICA	04688	\$46.4900	APPOINTED	YES	06/01/22 463
TREGLIA	MARIA O	04108	\$117642.0000	INCREASE	YES	08/25/22 463
WISOTSKY	JEFFREY C	04605	\$391.4700	APPOINTED	YES	12/18/22 463
WOLF	ALEX	04108	\$105676.0000	DECREASE	YES	01/01/23 463