



THE CITY RECORD

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THE CITY RECORD

MICHAEL R. BLOOMBERG, Mayor

ELI BLACHMAN, Editor of The City Record.

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PUBLIC HEARINGS AND MEETINGS

See Also: Procurement; Agency Rules

BOARD MEETINGS

NOTICE OF MEETINGS

City Planning Commission

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

City Council

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

Contract Awards Public Hearing

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

Design Commission

Meets in City Hall, Third Floor, Manhattan, New York 10007 on the second Monday of the month, except August. For changes in the schedule, copies of monthly agendas, or additional information, please call (212) 788-3071 or visit our web site at nyc.gov/artcommission

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 66 John Street, 10th floor, conference room, New York, NY 10038 at 9:15 A.M., once a month at the call of the Chairman.

Board of Health

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

Health Insurance Board

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

Board of Higher Education

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

Citywide Administrative Services

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

Commission on Human Rights

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

In Rem Foreclosure Release Board

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

Franchise And Concession Review Committee

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

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

Landmarks Preservation Commission

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

Employees' Retirement System

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

Housing Authority

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

Any changes to the schedule will be posted here and on NYCHA's Website to the extent practicable at a reasonable time before the meeting.

These meetings are open to the public. Pre-registration of speakers is required. Those who wish to register must do so at least forty-five (45) minutes before the scheduled Board Meeting. Comments are limited to the items on the Agenda. Speakers will be heard in the order of registration. Speaking time will be limited to three (3) minutes. The public comment period will conclude upon all speakers being heard or at the expiration of thirty (30) minutes allotted by law for public comment, whichever occurs first.

Any person requiring a reasonable accommodation in order to participate in the Board Meeting, should contact the Office of the Secretary at (212) 306-6088 no later than five (5) business days before the Board Meeting.

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

Parole Commission

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

Board of Revision of Awards

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

Board of Standards and Appeals

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

Tax Commission

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

CITY PLANNING COMMISSION

PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN THAT RESOLUTIONS have been adopted by the City Planning Commission Scheduling public hearings on the following matters to be held at Spector Hall, 22 Reade Street New York, New York, on Wednesday, September 29, 2010 at 10:00 A.M.

BOROUGH OF MANHATTAN

No. 1

535-537 EAST 11TH STREET

CD 3 C 100452 HAM

IN THE MATTER OF an application submitted by the Department of Housing Preservation and Development (HPD):

- 1) pursuant to Article 16 of the General Municipal Law of New York State for:
 - a) the designation of property located at 535-537 East 11th Street (Block 405, Lots 44 and 45), as an Urban Development Action Area; and
 - b) an Urban Development Action Area Project for such area; and
- 2) pursuant to Section 197-c of the New York City Charter for the disposition of such property to a developer to be selected by HPD;

to facilitate development of an eight-story building with approximately 46 units, to be developed under the Department of Housing Preservation and Development's Supportive Housing Loan Program.

No. 2

706-712 EAST 9TH STREET

CD 3 C 100453 HAM

IN THE MATTER OF an application submitted by the Department of Housing Preservation and Development (HPD):

- 1) pursuant to Article 16 of the General Municipal Law of New York State for:
 - a) the designation of property located at 706-712 East 9th Street (Block 378, Lot 10), as an Urban Development Action Area; and
 - b) an Urban Development Action Area Project for such area; and
- 2) pursuant to Section 197-c of the New York City Charter for the disposition of such property to a developer to be selected by HPD;

to facilitate development of a five-story building with approximately 46 units, to be developed under the Department of Housing Preservation and Development's Supportive Housing Loan Program.

No. 3

DCAS OFFICE SPACE

CD 11 N 110075 PXM

IN THE MATTER OF a Notice of Intent to acquire office space submitted by the Department of Citywide Administrative Services, pursuant to Section 195 of the New York City Charter for use of property located at 1664 Park Avenue (Block 1623, Lot 35) (Community Board 11 District Office).

BOROUGH OF BROOKLYN

No. 4

DCAS OFFICE SPACE

CD 02 N 110074 PXM

IN THE MATTER OF a Notice of Intent to acquire office space submitted by the Department of Citywide Administrative Services, pursuant to Section 195 of the New York City Charter for use of property located at 470

Vanderbilt Avenue (Block 2009, Lot 1) (Human Resources Administration).

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

s16-29

COMMUNITY BOARDS

■ PUBLIC HEARINGS

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

BOROUGH OF BROOKLYN

COMMUNITY BOARD NO. 09 - Tuesday, September 28, 2010, 7:00 P.M., M.S. 61 (Auditorium), 400 Empire Boulevard (c/o New York Avenue), Brooklyn, NY

#180-99-BZ

Application filed by Michele Cetera Architect pursuant to Section 11-413 of the Zoning Resolution of the City of New York, as amended to waive Section 22-00 to allow the re-opening and extension of the term of the existing variance to permit the change in use from a vehicle storage establishment to a non-conforming catering/food preparation establishment.

s22-28

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

BOROUGH OF STATEN ISLAND

COMMUNITY BOARD NO. 03 - Monday, September 27, 2010, 7:30 P.M., 655 Rossville Avenue (Woodrow Plaza), Staten Island, NY

Notice of Public Hearing - Budget for Fiscal Year 2012

s21-27

EMPLOYEES' RETIREMENT SYSTEM

■ INVESTMENT MEETING

Please be advised that the next Investment Meeting of the Board of Trustees of the New York City Employees' Retirement System has been scheduled for Tuesday, September 28, 2010 at 9:30 A.M. to be held at the New York City Employees' Retirement System, 335 Adams Street, 22nd Floor Boardroom, Brooklyn, NY 11201-3751.

s21-27

HOUSING AUTHORITY

■ MEETING

SPECIAL NOTICE

Reminder! Please be advised that the New York City Housing Authority's next Board Meeting is scheduled for Tuesday, September 28, 2010 at 10:00 A.M. in the Board Room on the 12th Floor at 250 Broadway, N.Y., N.Y.

s24-28

LANDMARKS PRESERVATION COMMISSION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that pursuant to the provisions of Title 25, chapter 3 of the Administrative Code of the City of New York (Sections 25-307, 25-308, 25-309, 25-313, 25-318, 25-320) (formerly Chapter 8-A, Sections 207-6.0, 207-7.0, 207-12.0, 207-17.0, and 207-19.0), on Tuesday, **September 28, 2010 at 9:30 A.M.** in the morning of that day, a public hearing will be held in the Conference Room at 1 Centre Street, 9th Floor, Borough of Manhattan with respect to the following properties and then followed by a public meeting. Any person requiring reasonable accommodation in order to participate in the hearing or attend the meeting should call or write the Landmarks Commission no later than five (5) business days before the hearing or meeting.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF QUEENS 10-8132 - Block 1475, lot 59- 37-37 87th Street - Jackson Height Historic District
 An Anglo-American Garden Home style attached house, designed by C.F. McAvoy and built in 1924. Application is to legalize alterations to the areaway fence and wall without Landmarks Preservation Commission permits.
 Community District 3.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF QUEENS - 10-8887 - Block 8106, lot 5- 42-25 240th Street, aka 8 Prospect Avenue - Douglaston Hill Historic District
 A Queen Anne style free-standing house designed by John A. Sinclair and built in 1899-1900. Application is to construct additions, an entrance portico, and terrace; modify masonry openings; install skylights; and alter a garage and driveway.
 Zoned R1-2. Community District 11.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF BROOKLYN 10-3887 - Block 190, lot 28- 440 Pacific Street – Boreum Hill Historic District
 A Transitional Greek Revival and Italianate style rowhouse built in 1852-53. Application is to legalize the installation of windows without Landmarks Preservation Commission permits.
 Community District 2.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF BROOKLYN 10-1259 - Block 1964, lot 60- 56 Cambridge Place – Clinton Hill Historic District
 A freestanding house built c.1863 and altered in the neo-Tudor and Queen Anne styles by Mercein Thomas c.1887-1893. Application is to paint the exterior.
 Community District 2.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF BROOKLYN 11-1091 - Block 1918, lot 67- 340 Dekalb Avenue, aka 276-278 Hall Street- Clinton Hill Historic District
 A vacant lot. Application is to replace the sidewalk and fence.
 Community District 2.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF BROOKLYN 11-0521 - Block 296, lot 32- 177 Congress Street - Cobble Hill Historic District
 An Italianate style rowhouse built in the early 1850s and later altered. Application is to legalize windows and planters and modify the entrance all installed without Landmarks Preservation Commission permit(s).
 Community District 6.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF BROOKLYN 11-0828 - Block 5237, lot 142- 69 DeKoven Court, aka 700 East 17th Street - Fiske Terrace - Midwood Park Historic District
 A Queen Anne style house built in 1903. Application is to legalize the construction of a garage addition commenced without Landmarks Preservation Commission permits.
 Zoned R1-2. Community District 14.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF MANHATTAN 11-1118 - Block 1008, lot 15- 130 West 56th Street – City Center 55th Street Theatre/ formerly Mecca Temple - Individual Landmark
 A Moorish-inspired theater building designed by H.P. Knowles, and built in 1922-24. Application is to remove flag poles, install a marquee and signage, and alter a side entrance door.
 Community District 5.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF MANHATTAN 11-2261 - Block 146, lot 11- 109 West Broadway, aka 112 Reade Street - Tribeca South Historic District
 An Italianate style store and loft building built in 1860, and altered prior to designation. Application is to alter an enclosed sidewalk cafe, create door openings, and install storefront infill and signage.
 Community District 1.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF MANHATTAN 11-1001 - Block 590, lot 42 - 23 Cornelia Street - Greenwich Village Historic District Extension II
 A utilitarian style stable building built in 1912. Application is to construct a rooftop addition.
 Zoned R6.
 Community District 2.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF MANHATTAN 10-9719 - Block 615, lot 44- 17 Bank Street - Greenwich Village Historic District
 An Italianate style rowhouse built in 1856-57. Application is to remove and replace a skylight alter the rear façade, and excavate the rear yard.
 Zoned R-6. Community District 2.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF MANHATTAN 11-0950 - Block 612, lot 7502- 150 7th Avenue South, aka 25-27 Charles Street - Greenwich Village Historic District
 A Classical Revival style apartment building designed by George F. Pelham and built in 1903. Application is to modify signage installed without Landmarks Preservation Commission permits and to install signage and awnings.
 Community District 2.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF MANHATTAN 11-1898 - Block 619, lot 23- 224 West 10th Street - Greenwich Village Historic District
 A Greek Revival style rowhouse built in 1847-48. Application is to construct a stoop alter the front facade and rear window opening and install a rear deck.
 Zoned R-6.
 Community District 2.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF MANHATTAN 10-9388 - Block 712, lot 12, 21- 413-435 West 14th Street - Gansevoort Market Historic District
 An Arts and Crafts style market building built in 1914, and altered with an addition designed by John Gillen and James S. Maher in 1922. Application is to install entrance infill.
 Community District 4.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF MANHATTAN 10-7703 - Block 745, lot 11- 347 West 21st Street - Chelsea Historic District
 An Italianate style house built in 1846. Application is to alter the facade, and construct rooftop and rear yard additions.
 Zoned R7B. Community District 4.

BINDING REPORT
 BOROUGH OF MANHATTAN 11-0755 - Block 1111, lot 1- Central Park, Loeb Boathouse - Scenic Landmark
 A boathouse built during the 1950s, within an English Romantic style public park designed by Olmsted and Vaux in 1856. Application is to construct new structure and a ramp and alter railings and decking.
 Community District 5,7,8 and 11.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF MANHATTAN 11-1806 - Block 1126, lot 38- 10 West 74th Street -Upper West Side/Central Park West Historic District
 A Moderne style apartment building designed by H. Herbert Lilien and built in 1940-41. Application is to install a canopy.
 Community District 7.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF MANHATTAN 11-0566 - Block 1143, lot 7503- 100-102 West 72nd Street, aka 248-256 Columbus Avenue - Upper West Side/ Central Park West Historic District
 A Renaissance Revival style store building designed by McKim, Mead and White and built in 1892-1893. Application is to install rooftop acoustical panels.
 Community District 7.

CERTIFICATE OF APPROPRIATENESS
 BOROUGH OF MANHATTAN 11-0430 - Block 1500, lot1- 1071 Fifth Avenue - The Solomon R. Guggenheim Museum- Individual Landmark, Expanded Carnegie Hill Historic District
 A Modern style museum building designed by Frank Lloyd Wright and built in 1956-59. Application is to install a free standing kiosk in front of a building.
 Community District 8.

s17-28

TRANSPORTATION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN, pursuant to law, that the following proposed revocable consents, have been scheduled for a public hearing by the New York City Department of Transportation. The hearing will be held at 55 Water Street, 9th Floor, Room 945 commencing at 2:00 P.M. on Wednesday, October 13, 2010. Interested parties can obtain copies of proposed agreements or request sign-language interpreters (with at least seven days prior notice) at 55 Water Street, 9th Floor SW, New York, NY 10041, or by calling (212) 839-6550.

#1 In the matter of a proposed revocable consent authorizing Citibank, N.A. to continue to maintain and use thirteen (13) lampposts, together with electrical conduits, on the sidewalks of 44th Drive and 45th Avenue, west of Jackson Avenue, and on the Plaza area, located at the intersection of 44th Drive and Jackson Avenue, in the Borough of Queens.

The proposed revocable consent is for a term of ten years from July 1, 2010 to June 30, 2020 and provides among other terms and conditions for compensation payable to the city according to the following schedule:

For the period from July 1, 2010 to June 30, 2020 - \$1,950/ annum.

the maintenance of a security deposit in the sum of \$2,000 and the filing of an insurance policy in the minimum amount of \$250,000/\$1,000,000 for bodily injury and property damage for each occurrence in the aggregate amount of \$100,000.

#2 In the matter of a proposed revocable consent authorizing I.R.C. Corp. to construct, maintain and use a force main, together with a manhole, under and along westerly sidewalk of East 18th Street, north of Church Avenue, in the Borough of Brooklyn. The proposed revocable consent is for a term of ten years from the date of approval by the Mayor to June 30, 2021 and provides among other terms and conditions for compensation payable to the city according to the following schedule:

From the date of approval by the Mayor to June 30, 2011- \$1,928/annum.

For the period July 1, 2011 to June 30, 2012 - \$1,988
 For the period July 1, 2012 to June 30, 2013 - \$2,048
 For the period July 1, 2013 to June 30, 2014 - \$2,108
 For the period July 1, 2014 to June 30, 2015 - \$2,168
 For the period July 1, 2015 to June 30, 2016 - \$2,228
 For the period July 1, 2016 to June 30, 2017 - \$2,288
 For the period July 1, 2017 to June 30, 2018 - \$2,348
 For the period July 1, 2018 to June 30, 2019 - \$2,408
 For the period July 1, 2019 to June 30, 2020 - \$2,468
 For the period July 1, 2020 to June 30, 2021 - \$2,528

the maintenance of a security deposit in the sum of \$5,000 and the filing of an insurance policy in the minimum amount of \$250,000/\$1,000,000 for bodily injury and property damage for each occurrence in the aggregate amount of \$100,000.

#3 In the matter of a proposed modification of revocable consent authorizing The Port Authority of New York and New Jersey to maintain and use additional bollards on the east sidewalk of Ninth Avenue between 40th Street and 41st Street, in the Borough of Manhattan.

The proposed revocable consent is for a terms of twenty four years from the date of approval by the Mayor to June 30, 2035.

There shall be no compensation required for this revocable consent. The filing of an insurance policy in the minimum amount of \$250,000/\$1,000,000 for bodily injury and property damage for each occurrence in the aggregate amount of \$100,000.

#4 In the matter of a proposed revocable consent authorizing Permanent Mission of Germany to the United Nations to continue to maintain and use bollards on the west sidewalk of United Nations Plaza, between East 48th and East 49th Street, in the Borough of Manhattan.

The proposed revocable consent is for a term of ten years from July 1, 2009 to June 30, 2019 and provides among other terms and condition for compensation payable to the city according to the following schedule:

For the period from July 1, 2009 to June 30, 2019 - \$ 1,500/ annum.

the maintenance of a security deposit in the sum of \$1,500 and the filing of an insurance policy in the minimum amount of \$250,000/\$1,000,000 for bodily injury and property damage for each occurrence in the aggregate amount of \$100,000.

s23-o13

VOTER ASSISTANCE COMMISSION

■ MEETING

VAC Bi-Monthly Open Meeting HOSTED at: Mayor's Office of Veterans Affairs on Wednesday, September 29, 2010, 10:00 A.M. at 108 Leonard Street, 8th Floor - Conference Room 801.

s24-28

COURT NOTICES

SUPREME COURT

■ NOTICE

**RICHMOND COUNTY
IA PART 74
NOTICE OF PETITION
INDEX NUMBER (CY) 4024/10**

In the Matter of the Application of THE CITY OF NEW YORK relative to acquiring title in fee simple where not heretofore acquired for the same purpose for

SOUTH RICHMOND BLUEBELT, PHASE 3

located in the Bluebelt areas known as Jack's Pond and Wolfe's Pond, in Community District 3, South Richmond, Borough of Staten Island, County of Richmond, City and State of New York.

PLEASE TAKE NOTICE that the Corporation Counsel of the City of New York intends to make application to the Supreme Court of the State of New York, Richmond County, IA Part 74, for certain relief.

The application will be made at the following time and place: At 320 Jay Street, 17th Floor, Room 17.21, in the Borough of Brooklyn, City and State of New York, on October 22, 2010, at 9:30 A.M., or as soon thereafter as counsel can be heard.

The application is for an order:

- 1) authorizing the City to file an acquisition map in the Office of the Clerk of Richmond County;
- 2) directing that upon the filing of said maps, title to the property sought to be acquired shall vest in the City;
- 3) providing that just compensation therefor be ascertained and determined by the Supreme Court without a jury; and
- 4) providing that notices of claim must be served and filed within one calendar year from the vesting date.

The City of New York, in this proceeding, intends to acquire title in fee simple absolute to certain real property where not heretofore acquired for the same purpose, for storage of storm water and preservation of open space in the Borough of Staten Island, City and State of New York.

The description of the real property to be acquired, located in Staten Island, is as follows:

**BLOCK 5133, PART OF LOT 1
ACQUISITION OF FEE SIMPLE ABSOLUTE**

As shown on the Tax Map of the City of New York for the Borough of Staten Island as said Tax Map existed on November 2007. The lands and premises to be acquired, are bounded and more fully described as follows:

ALL that certain plot, piece or parcel of land, situate, lying and being in the Borough of Staten Island, County of Richmond, City and State of New York, more particularly bounded and described as follows:

BEGINNING at a point on the easterly side of Clovis Road distant 123.09 feet, as per survey (123.49 feet as per tax map), from the corner formed by the intersection of the southerly side of Adrienne Place and the easterly side of Clovis Road;

RUNNING THENCE through a part of Tax Lot 1 in Tax Block 5133, North 64 degrees 33 minutes 36 seconds East, a distance of 115.52 feet, as per survey (113.19 feet as per tax map), to a point;

THENCE along the easterly line of Tax Lot 1 in Tax block 5133, South 31 degrees 52 minutes 54 seconds East, a distance of 40.00 feet to a point;

THENCE along the dividing line between Tax Lot 1 and 30 in Tax Block 5133, South 64 degrees 33 minutes 36 seconds West, a distance of 113.26 feet, to a point on the easterly side of Clovis Road;

THENCE northerly along the easterly side of Clovis Road and along a curve bearing to the right with the radius of 180.00 feet and central angle of 12 degrees 51 minutes 38 seconds, a distance of 40.40 feet, to the point or place of BEGINNING.

The above described parcel includes part of Tax Lot 1 in Tax Block 5133 as shown on the Tax Map of the City of New York for the Borough of Staten Island as said Tax Map existed on November 2007.

**BLOCK 6550, LOT 71
ACQUISITION OF FEE SIMPLE ABSOLUTE**

As shown on the Tax Map of the City of New York for the Borough of Staten Island as said Tax Map existed on October 30, 2001. The lands and premises to be acquired, are bounded and more fully described as follows:

ALL that certain plot, piece or parcel of land, situate, lying and being in the Borough of Staten Island, County of Richmond, City and State of New York more particularly bounded and described as follows:

BEGINNING at the corner formed by the intersection of the northerly side of Short Place and the westerly side of Huguenot Avenue;

RUNNING THENCE along the northerly side of Short Place, South 62 degrees 37 minutes 01 second West, a distance of 143.76 feet to a point;

THENCE along the dividing line between Tax Lots 66, 71 and 89 in Tax Block 6550, North 28 degrees 34 minutes 28 seconds West, a distance of 244.56 feet to a point on the southerly side of Jansen Street;

THENCE along the southerly side of Jansen Street, North 64 degrees 36 minutes 04 seconds East, a distance of 143.75 feet to a point at the corner formed by the intersection of the southerly side of Jansen Street and the westerly side of Huguenot Avenue;

THENCE along the westerly side of Huguenot Avenue, South 28 degrees 34 minutes 28 seconds East, a distance of 244.61 feet to a point or place of BEGINNING.

The above described parcel includes Tax Lot 71 in Tax Block 6550 as shown on the Tax Map of the City of New York for the Borough of Staten Island as said Tax Map existed on October 30, 2001.

The property shall be acquired subject to encroachments, if any, of the structures, improvements and appurtenances standing or maintained partly upon the above described parcels and partly upon the lands and premises adjoining the same, as long as such encroachments shall stand.

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

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

Dated: September 16, 2010, New York, New York
MICHAEL A. CARDOZO
Corporation Counsel of the City of New York
100 Church Street, Rm 5-216
New York, New York 10007
Tel. (212) 788-0425

SEE MAPS ON BACK PAGES

☛ s27-o8

PROPERTY DISPOSITION

CITYWIDE ADMINISTRATIVE SERVICES

DIVISION OF MUNICIPAL SUPPLY SERVICES

■ SALE BY AUCTION

PUBLIC AUCTION SALE NUMBER 11001 - H

NOTICE IS HEREBY GIVEN of a public auction of City fleet vehicles consisting of cars, vans, light duty vehicles, trucks, heavy equipment and miscellaneous automotive equipment to be held on Wednesday, October 13, 2010 (SALE NUMBER 11001 - H). Viewing is on auction day only from 8:30 AM until 9:00 AM. The auction begins at 9:00 A.M.

LOCATION: 570 Kent Avenue, Brooklyn, NY (in the Brooklyn Navy Yard between Taylor and Clymer Streets).

A listing of vehicles to be offered for sale in the next auction can be viewed on our Web site, on the Friday prior to the sale date at:

<http://www.nyc.gov/autoauction>
OR
<http://www.nyc.gov/autoauctions>

**** * PLEASE NOTE: THE SALE FOR WEDNESDAY, SEPTEMBER 29, 2010 (SALE NUMBER 11001-G) HAS BEEN CANCELLED.**

Terms and Conditions of Sale can also be viewed at this site.

For further information, please call (718) 417-2155 or (718) 625-1313.

☛ s27-o13

PUBLIC AUCTION SALE NUMBER 11001-G

NOTICE IS HEREBY GIVEN of a public auction of City fleet vehicles consisting of cars, vans, light duty vehicles, trucks, heavy equipment and miscellaneous automotive equipment to be held on Wednesday, September 29, 2010 (SALE NUMBER 11001-G). Viewing in on auction day only from 8:30 A.M. until 9:00 A.M. The auction begins at 9:00 A.M.

LOCATION: 570 Kent Avenue, Brooklyn, NY (in the Brooklyn Navy Yard between Taylor and Clymer Streets).

A listing of vehicles to be offered for sale in the next auction can be viewed on our website, on the Friday prior to the sale date at:

<http://www.nyc.gov/autoauction>
OR
<http://www.nyc.gov/autoauctions>

Terms and Conditions of Sale can also be viewed at this site.

For further information, please call (718) 417-2155 or (718) 625-1313.

☛ s20-29

■ SALE BY SEALED BID

SALE OF: 2 LOTS OF MISCELLANEOUS EQUIPMENT, USED/UNUSED.

S.P.#: 11008

DUE: September 30, 2010

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

DCAS, Division of Municipal Supply Services, 18th Floor Bid Room, Municipal Building, New York, NY 10007. For sales proposal, contact Gladys Genoves-McCauley (718) 417-2156.

s17-30

SALE OF: 1 LOT OF BUILDING SUPPLIES AND 1 LOT OF ASSORTED LUMINAIRES, UNUSED.

S.P.#: 11009

DUE: October 5, 2010

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

DCAS, Division of Municipal Supply Services, 18th Floor Bid Room, Municipal Building, New York, NY 10007. For sales proposal, contact Gladys Genoves-McCauley (718) 417-2156.

s22-o5

POLICE

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

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

Recovered, lost, abandoned property, property obtained from prisoners, emotionally disturbed, intoxicated and deceased persons; and property obtained from persons incapable of caring for themselves. Motor vehicles, boats, bicycles, business machines, cameras, calculating machines, electrical and optical property, furniture, furs, handbags, hardware, jewelry, photographic equipment, radios, robes, sound systems, surgical and musical instruments, tools, wearing apparel, communications equipment, computers, and other miscellaneous articles.

INQUIRIES

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

FOR MOTOR VEHICLES

(All Boroughs):

- * College Auto Pound, 129-01 31 Avenue, College Point, NY 11354, (718) 445-0100
- * Gowanus Auto Pound, 29th Street and 2nd Avenue, Brooklyn, NY 11212, (718) 832-3852
- * Erie Basin Auto Pound, 700 Columbia Street, Brooklyn, NY 11231, (718) 246-2029

FOR ALL OTHER PROPERTY

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

j1-d31

PROCUREMENT

"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."

CHIEF MEDICAL EXAMINER

AGENCY CHIEF CONTRACTING OFFICER

■ INTENT TO AWARD

Services (Other Than Human Services)

PREVENTIVE MAINTENANCE – Sole Source – Available only from a single source - PIN# 81612ME0003 – DUE 10-15-10 AT 3:00 P.M. – The Office of Chief Medical Examiner (OCME) intends to enter into a sole source contract with Qiagen, Inc., located at 19300 Germantown Rd., Germantown, MD 20871, for Preventive Maintenance and Extended Warranty Services for the RotorGene and CAS 1200 Instruments.

Any other vendor who is capable of providing such service to the NYC Office of Chief Medical Examiner may express their interest in doing so by writing to: NYC Office of Chief Medical Examiner, 421 East 26th Street, 10th Floor, NY, NY 10016. Miriam Acevedo (212) 323-1739, fax: (212) 323-1790, miacevedo@ocme.nyc.gov

s23-29

CONTRACTS**AWARDS***Human/Client Service*

MAINTENANCE AND REPAIR SERVICES FOR EMERGENCY/PORTABLE GENERATOR AND ASSOCIATED PUMPS – Competitive Sealed Bids – PIN# 81611ME0006 – AMT: \$201,635.00 – TO: National Grid Energy Management, LLC, 119 Green Street, Brooklyn, NY 11222.

☛ s27

CITY UNIVERSITY**SOLICITATIONS***Services (Other Than Human Services)*

VARIOUS ONLINE LIBRARY DATABASES – Sole Source – Available only from a single source – PIN# YOR1490091 – DUE 10-13-10 AT 3:00 P.M. – York College intends to procure on a Sole Source/Single Source basis from NY Metro Reference Library for its various OVID, PROQUEST, and ABC-CLIO library databases. A copy of the database listing can be requested by email or telephone. If the College is satisfied that a supplier is responsible and can supply said databases, such databases may be competitively bid.

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.

City University, 94-20 Guy R. Brewer Blvd., Jamaica, NY 11451. Avril George-Robinson (718) 262-2916, fax: (718) 262-2193, ageorgerobinson@york.cuny.edu

s24-30

LEGAL SERVICES REQUIREMENTS CONTRACTS – Request for Proposals – PIN# CITYW-CUCF-06-10 – DUE 10-29-10 AT 12:00 P.M. – A copy of the solicitation that more fully describes the project, process, submission requirements, evaluation criteria, timeline, pre-proposal conference information, and contact information is available for downloading at www.cuny.edu/construction/solicitations on September 27, 2010 at 12:00 Noon, and is also available for in-person pick-up during regular business hours at The CUNY Office of Facilities Planning, Construction and Management Procurement Services, 555 West 57th Street, Room 1140, 11th Floor, New York, NY 10019.

The selection of a firm and submission of additional information, if any, will be made consistent with applicable laws and procedures. Minority-owned Business Enterprise subcontracting goal: 7.25 percent; Women-owned Business Entity subcontracting goal: 4.75 percent.

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.

CUNY/FPCM, 555 West 57th Street, 11th Floor New York, NY 10019. Michael Feeney (212) 541-0440 ddc.contractsdept@mail.cuny.edu

☛ s27

CITYWIDE ADMINISTRATIVE SERVICES**DIVISION OF MUNICIPAL SUPPLY SERVICES****AWARDS***Goods*

NYS CONTR FOR CA SOFTWARE LICENSES - DHMH – Intergovernmental Purchase – PIN# 8571100158 – AMT: \$1,252,686.00 – TO: Dyntek Services Inc., 1250 Broadway, Suite 3801, New York, NY 10001. NYS Contract #PT64273.

● **NYS CONTR FOR TELECOMMUNICATIONS EQUIPMENT - LAW** – Intergovernmental Purchase – PIN# 8571100161 – AMT: \$115,635.51 – TO: EPlus Technology Inc., 125 Kennedy Drive, Hauppauge, NY 11788. NYS Contract #PT64525.

● **NYS CONTR FOR STORAGE AND PERIPHERALS - ACS** – Intergovernmental Purchase – PIN# 8571100144 – AMT: \$261,827.00 – TO: Washington Computer Services, 140 58th Street, Suite 8F, Brooklyn, NY 12220. NYS Contract #PT61460.

● **NYS CONTR FOR HP SYSTEMS STORAGE - FISA** – Intergovernmental Purchase – PIN# 8571100118 – AMT: \$270,101.34 – TO: Hewlett-Packard Company, 3000 Hanover Street, Palo, Alto, CA 94394. NYS Contract #PT63224.

● **NYS CONTR FOR IBM ENTERPRISE SYSTEMS - DHMH** – Intergovernmental Purchase – PIN# 8571100166 – AMT: \$125,720.60 – TO: International Business Machines Corp., 80 State Street, Albany, NY 12207. NYS Contract #PT63994.

Suppliers wishing to be considered for a contract with the Office of General Services of New York State are advised to contact the Procurement Services Group, Corning Tower, Room 377, Empire State Plaza, Albany, NY 12242 or by phone: 518-474-6717.

☛ s27

GSA CONTR DATA MANAGEMENT EQUIPMENT/ SUPPT. - DOIIT – Intergovernmental Purchase – PIN# 8571100150 – AMT: \$189,842.00 – TO: Mainline Information Services Inc., 1700 Summit Lake Drive, Tallahassee, FL 32317. GSA Contract: GS-35F-0216L.

Suppliers wishing to be considered for a contract with GSA should go to the following website and follow the instructions: www.gsaadvantage.gov/advgsa/advantate/main/start_page.do

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VENDOR LISTS*Goods*

ACCEPTABLE BRAND LIST – In accordance with PPB Rules, Section 2-05(c)(3), the following is a list of all food items for which an Acceptable Brands List has been established.

1. Mix, Biscuit - AB-14-1:92
2. Mix, Bran Muffin - AB-14-2:91
3. Mix, Corn Muffin - AB-14-5:91

4. Mix, Pie Crust - AB-14-9:91
5. Mixes, Cake - AB-14-11:92A
6. Mix, Egg Nog - AB-14-19:93
7. Canned Beef Stew - AB-14-25:97
8. Canned Ham Shanks - AB-14-28:91
9. Canned Corned Beef Hash - AB-14-26:94
10. Canned Boned Chicken - AB-14-27:91
11. Canned Corned Beef - AB-14-30:91
12. Canned Ham, Cured - AB-14-29:91
13. Complete Horse Feed Pellets - AB-15-1:92
14. Canned Soups - AB-14-10:92D
15. Infant Formula, Ready to Feed - AB-16-1:93
16. Spices - AB-14-12:95
17. Soy Sauce - AB-14-03:94
18. Worcestershire Sauce - AB-14-04:94

Application for inclusion on the above enumerated Acceptable Brand Lists for foods shall be made in writing and addressed to: Purchase Director, Food Unit, Department of Citywide Administrative Services, Division of Municipal Supply Services, 1 Centre Street, 18th Floor, New York, NY 10007. (212) 669-4207.

jy17-j4

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

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

Applications for consideration of equipment products for inclusion on the acceptable brands list are available from: Vendor Relations, Department of Citywide Administrative Services, Division of Municipal Supply Services, 1 Centre Street, 18th Floor, New York, NY 10007. (212) 669-8610.

jy17-j4

OPEN SPACE FURNITURE SYSTEMS - CITYWIDE – In accordance with PPB Rules, Section 2.05(c)(3), an Acceptable Brands List, #AB-17W-1:99, has been established for open space furniture systems.

Application for consideration of product for inclusion on this acceptable brands list shall be made in writing and addressed to: Vendor Relations, Department of Citywide Administrative Services, Division of Municipal Supply Services, 1 Centre Street, 18th Floor, New York, NY 10007, (212) 669-8610.

jy17-j4

DESIGN & CONSTRUCTION**CONTRACT SECTION****SOLICITATIONS***Construction/Construction Services*

EMERGENCY REHABILITATION OF SANITARY AND COMBINED SEWERS BY USING SHOTCRETE METHOD IN VARIOUS LOCATIONS, CITYWIDE – Competitive Sealed Bids – PIN# 8502010SE0025C – DUE 10-21-10 AT 11:00 A.M. – PROJECT ID: SE-GUN-12 (RE-ADVERTISEMENT). Experience Requirements. Apprenticeship participation requirements apply to this contract. Bid documents are available at <http://www.nyc.gov/buildnyc> This bid solicitation includes M/WBE participation goal(s) for subcontracted work. For the M/WBE goals, please visit our website at www.nyc.gov/buildnyc see “Bid Opportunities.” For more information about M/WBE certification, please call 311 or go to www.nyc.gov/getcertified. Vendor Source ID#: 70909.

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. Bid document deposit - \$35.00 per set. Company check or money order. No cash accepted. Late bids will not be accepted.

Department of Design and Construction 30-30 Thomson Avenue, 1st Floor, Long Island City, NY 11101. Ben Perrone (718) 391-2614, fax: (718) 391-2615.

☛ s27

EMERGENCY REHABILITATION OF SANITARY AND COMBINED SEWERS BY USING D.E.P. APPROVED LINING METHOD - CITYWIDE – Competitive Sealed Bids – PIN# 8502010SE0027C – DUE 10-20-10 AT 11:00 A.M. – PROJECT NO.: SE-LC-14. (RE-ADVERTISEMENT). Bid documents are available at: <http://www.nyc.gov/buildnyc> Experience Requirements. Apprenticeship participation requirements apply to this contract. This bid solicitation includes M/WBE participation goal(s) for subcontracted work. For the M/WBE goals, please visit our website at www.nyc.gov/buildnyc see “Bid Opportunities.” For more information about M/WBE certification, please call 311 or go to www.nyc.gov/getcertified. Vendor Source ID#: 70934.

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. Bid document deposit - \$35.00 per set. Company check or money order. No cash accepted. Late bids will not be accepted.

Department of Design and Construction 30-30 Thomson Avenue, 1st Floor, Long Island City, NY 11101. Ben Perrone (718) 391-2614, fax: (718) 391-2615.

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ENVIRONMENTAL PROTECTION**SOLICITATIONS***Construction/Construction Services*

GILBOA DAM AND ASSOCIATED FACILITIES RECONSTRUCTION, UPSTATE, NEW YORK – Competitive Sealed Bids – PIN# 82611WM00257 – DUE 11-17-10 AT 11:30 A.M. – CONTRACT CAT-212B. GILBOA DAM AND ASSOCIATED FACILITIES RECONSTRUCTION SCHOHARIE RESERVOIR. Document Fee: \$100.00.

“Reconstruction of the spillway control section, construction of an inspection/drainage gallery, removal and reconstruction

of the spillway channel and plunge pool, modification and/or repair of training walls, modification of the upstream embankment slope, refurbishing of the upper gate chamber, improvements to the instrumentation and surveillance system, including production of approximately 100,000 cy of mass and structural concrete on site, on-site disposal of concrete and excavated rock and soil, work sequencing, and diversion and handling of water.”

This is to inform you that due to heightened security, we require identification of all people attending the site visit for the above contract. The pre-bid meeting will be held at 10:30 A.M. on October 15, 2010, at the Gilboa Town Hall, NY State Route 990V, opposite Gate 16 Access. After the meeting, there will be a site visit and Security clearance from the DEP police is required to enter the site. Each person must e-mail a completed Pre-Bid Meeting Site Access Form (attached as page 1b) and Non-Employee Vehicle Registration Form (attached as page 1c) as required, to Ms. Michelle Mbugua at mmbugua@dep.nyc.gov, to be received no later than October 8, 2010. Include in the e-mail, “Subject: 10/15/2010, 10:30 A.M., Site Visit for Contract CAT-212B” as well as a contract name and phone number. Be advised that ONLY approved attendees will be admitted to the facility. There will be NO EXCEPTIONS. Attendees MUST present government issued photo identification to gain entry. Expired identification will not be accepted. All attendees should have their own personnel safety equipment (hard hat, boots, etc.) to enter the site area. All attendees will remain within the group and in designated areas during the visit. Wandering around the site is not permitted. Cameras, videos and bags are not permitted on-site. You can also contact the Contract Management Bid Room (718) 595-3265 and request a copy of the pre-bid access form and vehicle registration form.

THIS CONTRACT IS SUBJECT TO APPRENTICESHIP PROGRAM REQUIREMENTS AS DESCRIBE IN THE SOLICITATION MATERIALS.

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

Department of Environmental Protection 59-17 Junction Blvd., 17th Floor, Flushing, NY 11373. Greg Hall (718) 595-3236, ghall@dep.nyc.gov

☛ s27

BUREAU OF WATER AND SEWER OPERATIONS**SOLICITATIONS***Services (Other Than Human Services)*

CSTS-10: ENGINEERING SERVICES FOR CHEMICAL TANK INSPECTIONS – Request for Proposals – PIN# 82610CSTS010 – DUE 11-15-10 AT 4:00 P.M. – The New York City Department of Environmental Protection requires the services of an Engineering Consulting Company to provide (a) engineering services for the annual and five year inspection of chemical storage tank systems (chemical storage tanks and appurtenances) and (b) perform other tank system related engineering services maintained by the Bureau of Water and Sewer Operations. These tanks are located at the Hillview Reservoir (Yonkers, New York); the Jerome Park Reservoir (The Bronx, New York); Chlorination Shaft No. 8B (Manhattan, New York); Chlorination Shaft No. 15B (Roosevelt Island, Queens, New York); Groundwater Well Stations (Queens, NY) and at the Richmond Chlorination Plant (Staten Island, New York).

MINIMUM QUALIFICATION REQUIREMENTS: A minimum of one of the organization’s principals must be a registered Professional Engineer in the State of New York.

SITE VISIT ONLY: October 26, 2010, 9:00 A.M., Hillview Reservoir, Yonkers, N.Y. All attendees MUST notify Shay McAtamney at (718) 595-4618 no less than five (5) business days prior to the site visit date. They must provide, in writing via fax (718) 595-5342 or e-mail smcatamney@dep.nyc.gov, the names of all persons attending and the type and license number of the vehicle they will be using.

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

Department of Environmental Protection 96-05 Horace Harding Expressway, 3rd Floor. Shay Mcatamney (718) 595-4618, fax: (718) 595-5541, smcatamney@dep.nyc.gov 59-17 Junction Blvd., 17th Floor, Bid Room, Flushing, NY 11373.

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HEALTH AND HOSPITALS CORPORATION

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

j1-d31

CONTRACT SERVICES**SOLICITATIONS***Construction Related Services*

PROVIDE REAL ESTATE CONSULTANT SERVICES FOR NYCHHC – Request for Proposals – PIN# 1927 – DUE 11-02-10 AT 4:00 P.M. – To assist the Corporation with its real estate acquisition and disposition transactions.

The successful proposer will be expected to provide real estate services on as-needed basis in accordance with the Terms and Conditions of a Requirements Contract for Professional Services. Specific services will be authorized by a work order.

A copy of the RFP can be obtained on the HHC website (<http://nyc.gov/hhc>) under "Contracting Opportunities."

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 Hospitals Corporation, 346 Broadway
 12th Floor West, New York, NY 10013.
 Clifton McLaughlin (212) 442-3658, mclaughc@nychhc.org

s27

HEALTH AND MENTAL HYGIENE

■ INTENT TO AWARD

Services (Other Than Human Services)

MANHATTAN LUPUS SURVEILLANCE PROGRAM – Sole Source – Available only from a single source - PIN# 11AD034301R0X00 – DUE 09-30-10 AT 4:00 P.M. – The Department intends to enter into a two months sole source agreement with CRISALIS, LLC to modify the Georgia Lupus Registry Database for use by NYCDOHMH for the Manhattan Lupus Surveillance Program.

CRISALIS, LLC will provide changes to the NYC Data Dictionary, WebEx Training, search and upgrade instructions, electronic import and patient de-duplication, central database sync and electronic import and patient duplication capabilities. CRISALIS, LLC is experienced in this work and has assisted the Georgia Department of Health in developing, maintaining and modifying their lupus registry.

Any vendor that believes it can also provide these services is invited to indicate an expression of interest by letter which must be received no later than September 30th, 2010 at 4:00 P.M. All questions regarding this Sole Source must be address in writing to the above Contracting Officer.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
 Health and Mental Hygiene, 125 Worth Street, Room 315,
 New York, NY 10013. Tamira Collins (212) 788-9699,
 fax: (212) 788-4473, tcollins@health.nyc.gov

s21-27

AGENCY CHIEF CONTRACTING OFFICER

■ AWARDS

Human/Client Service

DIRECT MENTAL HEALTH – Renewal – PIN# 05AZ008401R2X00 – AMT: \$2,167,158.00 – TO: Lenox Hill Neighborhood House, Inc., 331 East 70th Street, New York, NY 10021.
 ● **ALCOHOL AND DRUG USE PREVENTION CARE AND TREATMENT** – Renewal – PIN# 08PO120801R1X00 – AMT: \$5,165,265.00 – TO: Bowery Residents Committee, Inc., 324 Lafayette Street, 8th Floor, New York, NY 10012.

s27

HOMELESS SERVICES

OFFICE OF CONTRACTS AND PROCUREMENT

■ SOLICITATIONS

Human/Client Service

CORRECTION: TRANSITIONAL RESIDENCES FOR HOMELESS/ DROP-IN CENTERS – Competitive Sealed Proposals – Judgment required in evaluating proposals - PIN# 071-00S-003-262Z – DUE 06-27-11 AT 10:00 A.M. – CORRECTION: The Department of Homeless Services is soliciting proposals from organizations interested in developing and operating transitional residences for homeless adults and families including the Neighborhood Based Cluster Residence and drop-in centers for adults. This is an open-ended solicitation; there is no due date for submission.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
 Department of Homeless Services, 33 Beaver Street,
 13th Floor, New York, NY 10004.
 Marta Zmoira (212) 361-0888, mzmoira@dhs.nyc.gov

j6-20

HUMAN RESOURCES ADMINISTRATION

CONTRACTS

■ AWARDS

Human/Client Service

SCATTER SITE I HOUSING – Renewal – PIN# 06907P0015CNVR001 – AMT: \$1,874,016.00 – TO: FACES NY, Inc., 317 Lenox Avenue, 10th Fl., New York, New York 10027. CONTRACT TERM: 07/01/10 to 6/30/13

s27

JUVENILE JUSTICE

■ SOLICITATIONS

Human/Client Service

PROVISION OF NON-SECURE DETENTION GROUP HOMES – Negotiated Acquisition – Judgment required in evaluating proposals - PIN# 13010DJJ000 – DUE 06-30-11 AT 2:00 P.M. – The Department of Juvenile Justice is soliciting applications from organizations interested in operating non-secure detention group homes in New York City. This is an open-ended solicitation; applications will be accepted on a rolling basis until 2:00 P.M. on 6/30/11.

jy1-d16

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
 Department of Juvenile Justice, 110 William Street,
 14th Floor, New York, NY 10038.
 Chuma Uwechia (212) 442-7716, cuwechia@djj.nyc.gov

PAYROLL ADMINISTRATION

■ SOLICITATIONS

Services (Other Than Human Services)

MAINTENANCE MOORE PRESSURE SEALING EQUIPMENT – Sole Source – Available only from a single source - PIN# 09131000044454 – DUE 09-30-10 AT 5:00 P.M. – The Office of Payroll Administration (OPA) intends to enter into negotiations, on a Sole Source basis, with Moore/Peak Technologies to provide maintenance and support for aforesaid Moore manufactured Pressure Sealing equipment. The proposed contractor has been selected as a Sole Source Procurement, pursuant to Section 3-05 of the Procurement Policy Board Rules. The contract amount shall be \$33,840.00. The contract term shall be from July 1, 2009 to June 30, 2011. In accordance with Section 3-05 (C)(I) of the City's Procurement Policy Board Rules (the "PPB Rules").

The City of New York Office of Payroll Administration (OPA) is requesting expressions of interest from suppliers qualified to compete on this procurement now or in the future. Expressions of Interest should be sent in writing to Aamer Parvez, Deputy Agency Chief Contracting Officer, Office of Payroll Administration, One Centre Street, Room 200N, New York, NY 10007, and must be received by no later than 5:00 P.M. on September 30, 2010. Expressions of Interest received will be evaluated; if it appears that the request services are available from more than a single source, a solicitation shall be issued in accordance with Chapter 3-08 of the PPB Rules.

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.
 Office of Payroll Administration, 1 Centre Street, Room 200N,
 New York, NY 10007. Aamer Parvez (212) 669-4667,
 fax: (212) 669-7160, aparvez@payroll.nyc.gov

s23-29

PROBATION

■ SOLICITATIONS

Services (Other Than Human Services)

CONCESSION RFP TO MARKET, CONVEY LICENSES, INSTALL AND MODIFY SOFTWARE OWNED BY DOP – Competitive Sealed Proposals – Specifications cannot be made sufficiently definite - PIN# 2011781IT006 – DUE 10-29-10 AT 3:00 P.M. – DOP is seeking a concessionaire to market, convey licenses, install and modify software owned by DOP and known as the Reusable Case Management System (RCMS) to entities that manager offender populations. RCMS is a software application that Law Enforcement Agencies and partners can utilize to monitor offender populations. It is a notification based workflow system that automates the Probation business process and information sharing between different business units and external shareholders.

Pre-proposal conference date - Thursday, September 30, 2010 at 11:30 A.M., 33 Beaver Street, 21st Floor Conference Room, New York, NY 10004.

This RFP is in accordance with Section 1-13 of the Concession Rules of the City of New York. The City of New York owns the Copyright in RCMS.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
 Department of Probation, 33 Beaver Street, 21st Floor
 New York, New York 10004. Marjorie Falby (212) 232-0656
 fax: (212) 232-0655, mfalby@probation.nyc.gov

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TRANSPORTATION

DIVISION OF TRAFFIC

■ SOLICITATIONS

Services (Other Than Human Services)

MANAGE AND OPERATE JEROME AVE./190TH STREET GARAGE – Competitive Sealed Bids – PIN# 84110BXT527 – DUE 10-26-10 AT 11:00 A.M. – Contract available during the hours of 9:00 A.M. - 3:00 P.M. ONLY. Management and Operation of Jerome Avenue/190th Street Municipal Parking Garage, in the Borough of The Bronx. A deposit of \$50.00 in the form of a certified check or money order made payable to New York City Department of Transportation is required to obtain Contract/Bid Documents. NO CASH ACCEPTED. Refund will be made only for Contract/Bid Proposal Documents that are returned in its original condition within 10 days after bid opening. Any persons delivering bid documents must enter the building located on the south side of the Building facing the Vietnam Veterans Memorial. All visitors must go through the building's security screening process. Bidders should allow extra time and ensure that proper government issued photo identification (Drivers License, Passport, Identification card) is available upon request. Please ensure that your company's address, telephone and fax numbers are submitted by your company (or messenger service) when picking up contract documents. For additional information please contact Sami Ghobrial at (718) 786-7114. Vendor Source ID#: 70777.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
 Department of Transportation, Contract Management Unit,
 Office of the Agency Chief Contracting Officer,
 55 Water Street, Ground Floor, New York, NY 10041.
 Bid Window (212) 839-9435.

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AGENCY RULES

BUILDINGS

■ NOTICE

NOTICE OF ADOPTION OF RULE

NOTICE IS HEREBY GIVEN, pursuant to the authority vested in the Commissioner of the by Section 643 of the New York City Charter and in accordance with Section 1043 of the Charter, that the Department of Buildings hereby adopts the amendments to section 102-01 of subchapter B of Chapter 100 of Title 1 of the Official Compilation of the Rules of the City of New York, regarding violation reclassification.

This rule was first published on August 12, 2010 and a public hearing thereon was held on September 14, 2010.

Dated: September 16, 2010 /s/
Robert D. LiMandri
Commissioner
 New York, New York

Subdivision (j) of section 102-01 of subchapter B of chapter 100 of Title 1 of the Rules of the City of New York is amended by adding, in numerical order, new entries relating to Section 28-105.1 of the New York City Administrative Code as follows:

Section of Law	Classification	Violation Description
28-105.1	Class 1	Work After Hours Without a Variance Permit contrary to 28-105.12.5.
28-105.1	Class 2	Work After Hours Without a Variance Permit contrary to 28-105.12.5

Statement of Basis and Purpose

The foregoing rule amendments are promulgated pursuant to the authority of the Commissioner of Buildings under Sections 643 and 1043(a) of the New York City Charter. The amendment to subdivision (j) of Section 102-01 of the Department's rules relating to working after hours without a After Hours Work Variance permit is being made so that the Department may effectively enforce compliance with the noise control code, specifically Sections 24-222 and 24-223 of the New York City Administrative Code. Such violations, more often than not, are a nuisance to quality of life throughout the City. In addition, such work often seeks to evade regular monitoring efforts of the Department and other enforcement agencies, thereby posing varying degrees of threat to life, health, safety and the public interest.

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TAXI AND LIMOUSINE COMMISSION

■ NOTICE

Notice of Promulgation of Rules

Notice is hereby given in accordance with section 1043(b) of the Charter of the City of New York ("Charter") that the Taxi and Limousine Commission ("TLC") promulgates rules increasing taxicab reinspection fees in accordance with Administrative Code section 19-504 (f), and notifying that for-hire vehicles with maximum gross weight (MGW) of more than 8,500 pounds cannot undergo emissions testing at the TLC's vehicle inspection facility.

These rules are promulgated pursuant to sections 1043 and 2303(b)(11) of the Charter and section 19-503 of the Administrative Code of the City of New York.

These rules were published on August 13, 2010, for public comment in The City Record. On September 16, 2010, a public hearing was held by the TLC at its offices at 40 Rector Street, 5th Floor, New York, New York 10006. Pursuant to section 1043(e)(1)(c) of the Charter, these rules will go into effect 30 days following publication in The City Record.

New material is underlined.
 [Material inside brackets indicates deleted material.]

Section 1. Subdivision (c) of Section 1-05 of Chapter 1 of Title 35 of the Rules of the City of New York is amended to read as follows:

§1-05 Inspection Fees.

(c) If any taxicab fails to pass any of the inspections required by § 1-10(b)[,] for any reason relating to the vehicle inspection requirements set forth in section 301 of the Vehicle and Traffic Law (VTL), it shall be reinspected for [no additional fee] the fee of thirty five dollars (\$35). If any taxicab fails to pass such reinspection or subsequent reinspections for any reason relating to the vehicle inspection requirements set forth in section 301 of the VTL, it shall be reinspected [a second time for an additional] for the fee of thirty-five dollars (\$35). [If any taxicab fails to pass such second reinspection, it shall be reinspected a third time. No additional fee shall be charged for third or subsequent reinspections.]

Section 2. Subdivision (a) of Section 1-10 of Chapter 1 of Title 35 of the Rules of the City of New York is amended to read as follows:

§1-10 Taxicab Inspections.

(a) No new or replacement taxicab shall operate for hire unless it has been inspected and approved by the Commission. Such inspection consists of safety and emissions vehicle inspection requirements set forth in section 301 of the Vehicle and Traffic Law (VTL) and visual inspections of the interior and exterior of taxicabs for compliance with Commission rules.

Section 3. Subparagraph (ii) of paragraph (3) and subparagraph (ii) of paragraph (4) of subdivision (c) of section 6-12 of Chapter 6 of Title 35 of the Rules of the City of New York are amended to read as follows:

(3) (ii) New Applications for For-Hire Vehicles That Are Model Year 1995 or Earlier or That Have Maximum Gross Weight (MGW) of 8,501 Pounds or More. Beginning on September 1, 2009, and during such time as the Commission's Safety and Emissions Division is a DMV certified inspection station, as a condition for issuance of a new for-hire vehicle permit or approval as a replacement vehicle, vehicles that are model year 1995 and earlier and vehicles of any model year for which the registration cards state the maximum gross weight (MGW) of 8,501 pounds or more must be inspected at the Commission's Safety and Emissions Division within ten (10) days after the issuance of T&LC plates by DMV, or after the Commission's acceptance of the application for vehicles registered outside New York State, and in either case, must pass such inspection within sixty (60) days after the date of the first scheduled inspection of such vehicle and before issuance of a new for-hire vehicle permit. The maximum number of inspections allowed in such sixty-day period is four (4) inspections. The maximum limit of 4 inspections which must occur within 60 days applies not only to the vehicle originally submitted for licensure but also to any replacement vehicle submitted. Failure of the vehicle originally submitted for licensure and of all replacement vehicles to pass an inspection four times within 60 days will result in denial of the application. Such inspection(s) shall comply with the vehicle inspection requirements set forth in section 301 of the Vehicle and Traffic Law and shall further inspect for compliance with the owner and vehicle requirements set forth in this chapter, except that such inspections shall not include emissions testing and shall not constitute one of the inspections required by section 19-504(f) of the Administrative Code and by paragraph (2) of this subdivision. The fee for such TLC inspections shall be the safety inspection fee prescribed by regulation of the DMV for inspections pursuant to section 305 of the Vehicle and Traffic Law.

(4) (ii) Renewals for New Applications for For-Hire Vehicles That Are Model Year 1995 or Earlier or That Have MGW of 8,501 Pounds or More. Beginning on February 1, 2010, and during such time as the Commission's Safety and Emissions Division is a DMV certified inspection station, as a condition for renewal of a for-hire vehicle permit, vehicles that are model year 1995 and earlier and vehicles of any model year for which the registration cards state the MGW of 8,501 pounds or more must have been inspected at the Commission's Safety and Emissions Division and pass such inspection within thirty (30) days after the date of the first scheduled inspection of such vehicle and before a renewal permit will be issued. The maximum number of inspections allowed in such thirty-day period is four (4) inspections. The maximum limit of 4 inspections which must occur within 30 days applies not only to the vehicle originally submitted for licensure but also to any replacement vehicle submitted. Failure of the vehicle originally submitted for licensure and of all replacement vehicles to pass an inspection four times within 30 days will result in denial of the application. If a vehicle has not passed inspection by the permit expiration date, the vehicle shall not operate until it passes inspection. If a vehicle does not pass inspection within the thirty-day period, the vehicle shall not operate and the application shall be denied. Such inspection(s) shall comply with the vehicle inspection requirements set forth in section 301 of the Vehicle and Traffic Law and shall further inspect for compliance with the vehicle owner and for-hire vehicle requirements set forth in this chapter, except that such inspections shall not include emissions testing and shall not constitute one of the inspections required by section 19-504(f) of the Administrative Code and by paragraph (2) of this subdivision. The fee for such TLC inspections shall be the safety inspection fee prescribed by regulation of the DMV as set forth in paragraph (3)(ii) of this subdivision.

Statement of Basis and Purpose of Rules

This promulgated rule amends existing rules governing vehicle inspections in three respects.

First, the rule amends existing rules relating to taxicab reinspection fees. Local Law 31 for the year 2010 permitted the imposition of reinspection fees up to \$50 for each taxicab reinspection, revising the previous statutory provision that permitted no fee for the first reinspection, a fee of \$35 for the second reinspection, and no fees for all subsequent reinspections. As authorized by Local Law 31, these rules impose a fee of \$35 for each reinspection.

Second, the rule specifies that taxicab inspections consist of multiple components: the safety and emissions component mandated by the state Vehicle and Traffic Law (VTL), as well as Commission-specific components for verification of compliance with other applicable laws and rules, and Commission contracts. The reinspection fee will be applicable only if the reinspection is required to verify compliance with the VTL-mandated component of the inspection. Failure of any of the Commission-specific components of the inspection will result in the issuance of a directive to correct the failure, and correction of the failure will be verified without imposition of any fee.

Third, the rule publicizes the Department of Motor Vehicle (DMV) exemption of vehicles weighing more than 8,500 pounds from emissions testing by means of On-Board Diagnostic testing equipment (OBD-II). The state Department of Motor Vehicles (DMV) has promulgated regulations requiring that these vehicles be emissions-tested using High-Enhanced (Dynamometer or Idle Test) equipment rather than using OBDII testing. The Commission's Safety and Emissions inspection facility is not equipped with High-Enhanced equipment. Therefore, this rule notifies for-hire vehicle owners that vehicles weighing more than 8,500 pounds cannot undergo emissions testing at the Commission's facility, and requires owners of these vehicles to obtain their state-mandated emissions inspections at another DMV-certified facility.

This issue relates only to inspection of for-hire vehicles, because no approved taxicab vehicle model exceeds 8,500 pounds. However, Ford Excursions have recently been

licensed as for-hire vehicles, which makes this amendment necessary.

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TRANSPORTATION

NOTICE

NOTICE OF ADOPTION OF RULE

NOTICE IS HEREBY GIVEN PURSUANT TO THE AUTHORITY VESTED IN THE Commissioner of the Department of Transportation by subdivision (b) of Section 2903 of the New York City Charter, and Title 19 of the New York City Administrative Code, and in accordance with the requirements of Section 1043 of the New York City Charter, that the Department of Transportation hereby adopts the amendments to sections 2-01 and 2-03 and the addition of a new section 2-20 to Chapter 2 of Title 34 of the Official Compilation of the Rules of the City of New York, the Highway Rules, relating to shunts, fees and street light and power. Matter underlined is new; matter in [brackets] is deleted. This rule was first published on January 12, 2009 and a public hearing thereon was held on February 18, 2009. This rule shall take effect 30 days from the date hereof.

Section one. Section 2-01 of Title 34 of the Rules of the City of New York is amended as follows to add the following definitions:

City Electrical Equipment. The term "city electrical equipment" means city property to which electrical connections can be made, including but not limited to, electrical devices, wood poles and metal street light/lampposts.

City Property. The term "city property" means, for the purpose of this section, real property and physical structures owned by the City of New York and subject to Department of Transportation jurisdiction, including but not limited to, roadways, sidewalks, street furniture and electrical equipment.

Non-city Electrical Equipment. The term "non-city electrical equipment" means property, not owned by the City, which is attached to City Property and to which electrical connections can be made, including but not limited to, electrical devices and wood poles.

Overhead shunt. The term "overhead shunt" means a shunt that runs from the top of a street light or traffic control device pole to another pole and/or to a property.

Person. The term "person" means a natural person, partnership, corporation, limited liability company, association or any other entity.

Public Utilities. The term "public utilities" means public utility companies as defined in the Public Service Law.

Shunt. The term "shunt" means a temporary electrical cable or conduit that has been installed between two points to divert current from one path, which is no longer in use, to another path.

Street shunt. The term "street shunt" means a shunt that runs from a street light/lamppost or utility access cover along a roadway and/or sidewalk to a property or other street light/lamppost.

Wrap-around shunt. The term "wrap-around shunt" means a shunt used on a street light/lamppost or traffic signal pole that is attached to the top of the pole, is looped or wrapped around the outside of the pole and enters the base of the pole for electrical connection.

§2. Section 2-03 of Title 34 of the Rules of the City of New York is amended by adding the following entry under "Miscellaneous Charges and Fees":

Permit Or Activity	Fee	Other Charges	Maximum Duration per Permit	Maximum Distance per Permit	Maximum Width per Permit
Install overhead shunt	\$0.00		90 days	Building to nearest pole or pole to nearest other pole	Not applicable
Install street shunt	\$50.00		90 days	300 lin. ft.	Not applicable
Install wrap-around shunt	\$0.00		90 days	Per shaft	Not applicable

§3. Chapter 2 of Title 34 of the Rules of the City of New York is amended by adding a new section 2-20 to read as follows:

Section 2-20 Street Light and Power

(a) General requirements.

Any person installing, repairing, removing, using or working within three (3) feet of any type of City electrical equipment or non-City electrical equipment attached to City Property, including communication circuits, shall comply with the following requirements:

(1) Except as otherwise provided by law or rule, no person shall attach any item to any City electrical equipment, including but not limited to, street light poles and poles containing electrical traffic control devices, such as traffic signal poles, and pedestrian and bicycle signal poles, without permission from the Department.

(2) Only public utilities, public benefit corporations, City agencies or licensed and insured contractors shall be permitted to install, repair, use or work within three (3) feet of any type of City electrical equipment or non-City electrical equipment attached to City Property, including communication circuits.

(3) Except as otherwise provided by law or rule, all electrical installations, connections, supports, devices, and equipment, including but not limited to, communication circuits, shall be designed and installed in compliance with the general requirements of the National Electrical Code (NEC) or, in the case of Public Utilities, the National Electrical Safety Code (NESC).

(4) All public infrastructure work, including work in streets, bridges, parks and public places, shall be designed and installed in compliance with these rules; standard electrical engineering practice; the National Electric Code (NEC) or, in the case of Public Utilities, the National Electrical Safety Code (NESC); the Department's Standard Details of Construction; the Department's Standard Specifications; and the Department's Instructions for Filing Plans & Guidelines for the Design of Sidewalks, Curbs, Roadways and other Infrastructure Components; the Department's Bureau of Traffic, Division of Street Lighting Standard Drawings; and all other applicable laws and rules.

(5) All required applications and/or forms, plans and certifications, relating to work that is subject to these rules shall be submitted to the Department's Street Lighting and/or Traffic Signals Units for approval prior to the issuance by the Department of a permit. No work shall commence prior to the issuance of such permit. Approval of adjustments to the work performed shall be obtained from the Department prior to commencing any such adjustments. Changes in the work may be mandated by the Department for the purpose of conforming the work to the requirements of these rules.

(6) The Department's Electrical Inspections Unit shall be notified by persons performing all proposed non-emergency work at least seventy-two (72) hours prior to commencement. Application to the Department for a permit or other authorization at least seventy-two (72) hours prior to commencement of non-emergency work shall be deemed notice.

(7) No person shall break, deface, remove, or interfere with any lamp, gas, communication or electrical apparatus, or any part thereof, which shall be hung or fixed in any street or public place, or extinguish the light therein except as authorized by the Department. All instances of damaged gas, communication or electrical equipment shall be reported to the 311 Government Services & Information for New York City telephone number and/or the contact telephone number on any applicable permits. The New York City Police Department shall also be notified, as appropriate.

(8) Any person installing a connection to any type of City electrical equipment or non-city electrical equipment attached to City property shall make arrangements with the appropriate electric utility company to pay for the electricity that will be used to operate said equipment.

(9) An inspector from the Department may visit a work site upon receiving a complaint, or as a matter of routine inspection, to monitor compliance with these rules. In the event that the inspector deems a condition at the work site to be imminently dangerous, the party determined to be responsible for creating such condition shall immediately remove or correct the condition upon notification by the Department. For conditions not deemed imminently dangerous, the party determined to be responsible for creating such condition shall be provided with an Electrical Remove or Repair (EROR) report identifying the condition needing correction. The EROR report would require a cure period of forty-eight (48) hours to correct the condition. If the condition is not corrected within forty-eight (48) hours, then a Notice of Violation shall be issued against the party determined to be responsible for creating such condition. Said violations may be issued on-site or by mail. Notwithstanding the preceding sentences in this paragraph there shall be no cure period afforded with respect to compliance with emergency conditions, such as, but not necessarily limited to, those listed in Sections 2-20 (a)(4), (a)(7), (b)(5), (b)(9), (e)(11), (m)(1), (n)(5), and (t)(5), where an imminent dangerous condition results due to improper installation, maintenance and/or removal.

(b) Shunts: Overhead, Street and Wrap-around Shunts.

(1) This subdivision shall apply to overhead, street and wrap-around shunts attached to City electrical equipment or running over/along a roadway or sidewalk.

(2) In order for the Department to maintain accurate identification and location records for overhead, street and wrap-around shunts, no person shall install any shunt without first obtaining a permit from the Department unless otherwise provided herein.

(3) No person shall install an overhead shunt without first obtaining a regular permit unless an emergency condition exists and an emergency permit has been obtained. In the event that the emergency condition is not repaired by the conclusion of the forty-eight (48) hour emergency permit period, a regular permit shall be obtained.

(4) Shunts shall not be permanent installations. A permanent repair shall be made by the conclusion of the ninety (90) day regular permit period.

(5) No shunt shall bypass any electrical safety device.

(6) In the event that a shunt must be used and an overhead or street shunt cannot be installed, a wrap-around shunt may be used only if approval is obtained from the Department's Streetlight Unit prior to obtaining a permit. Any request for such approval must include, at a minimum, the location of the shunt and the reason(s) why only a wrap-around shunt can be used.

(7) The roadway surrounding a street shunt shall be properly barricaded as a warning to vehicular traffic in the event that it is not feasible to install shunt boards (ramps) capable of withstanding constant, heavy vehicular traffic. All barricades must bear a sign displaying the contractor's name and telephone number and the start and end dates of all work. The sidewalk areas over which the shunt runs and all wires shall be protected and ramped with a reflective covering.

(8) Overhead shunts shall be installed into the top of a street light/lamppost or traffic signal pole by removing the pole cap, installing an approved mounting bracket, running the electric cord or cable into and through the interior of the pole and making the electrical connection, which shall be independently fused for the intended use of the shunt, in the base of the pole from the inside. The pole cap shall then be placed in the base of the pole for reinstallation when the shunt is removed.

(9) Overhead shunts and their supports shall be maintained at the following minimum clearances. (For additional minimum clearances, see Table B of this section.)

- (i) 27 feet above railroad tracks
- (ii) 25 feet above elevated railroads
- (iii) 18 feet above roadways
- (iv) 14 feet above sidewalks and alleyways

(10) All shunt apparatus shall be removed when the shunt is no longer in use.

(11) All existing overhead and street shunts shall be removed within ninety (90) days of the effective date of this section. If not so removed, permits shall be obtained for each shunt within that ninety (90) day time period and the shunts shall be replaced with permanent connections as provided in paragraph 4 above, unless waived by the Department in writing.

(c) Electrical Traffic Control Devices.

(1) City electrical equipment containing electrical traffic control devices shall not be used as a source of power for anything other than the electrical traffic control devices, unless explicitly approved by the Department.

(2) Attachments to City electrical equipment containing electrical traffic control devices shall be approved by the Department prior to such attachment.

(3) In the event that the Department installs an overhead shunt to restore power to City electrical equipment containing an electrical traffic control device, an electrical utility shall, upon notice from the Department, which may include, but not be limited to, a tracking number from the Electrical Inspections Unit, obtain an overhead shunt permit and maintain such shunt pursuant to such permit until the utility replaces the shunt with a permanent electrical connection pursuant to these rules.

(d) Cable Guards and Standpipes/Overhead Wiring.

(1) This subdivision shall apply to cable guards and standpipes installed or intended to be installed on City electrical equipment, such as poles.

(2) No person shall install a cable guard or standpipe on any City electrical equipment that already has a cable guard or standpipe without first obtaining approval from the Department's Streetlight Unit.

(3) Metal cable guards and standpipes shall be galvanized and in good condition.

(4) Cable guards and standpipes shall be installed parallel to the curb unless otherwise directed by the Department.

(e) Conductors – Aerial/Overhead.

(1) This subdivision shall apply to conductors installed or intended to be installed on City property.

(2) No person shall install any aerial/overhead conductor without first obtaining a permit from the Department's Streetlight Unit, unless an emergency condition exists and Department authorization to install the aerial/overhead conductor has been obtained. In the event that the emergency condition is not repaired within forty-eight (48) hours of receiving Department authorization, a permit shall be obtained.

(3) On City electrical equipment, electric light and power wires shall not be placed on the

same cross arm with communication or similar wires without prior authorization from the Department. Where electric light and power wires are placed on the same City-owned pole with communication or similar wires, the horizontal distance between the two inside pins of each cross arm shall not be less than thirty (30) inches, if access to points above such cross arms may be necessary, and the former shall be placed above the latter and separated therefrom by a vertical distance as provided in Table C of this section.

(4) Conductors shall be securely attached to suitable insulators on pins on cross arms, or on NEC or NESC approved brackets, with NEC or NESC approved clamps or wire of the same size and type as conductors. Other methods of attachment shall not be used unless prior approval is given by the Department for such use.

(5) For temporary work, including but not limited to building construction, conductors may be suspended from suitable insulators or other attachments, provided such attachments are approved by the Department prior to installation and the conductors are securely attached to substantial supports.

(6) Conductors operating at potentials in excess of 300 volts to ground shall be capable of being disconnected so that, in case of a fire or other emergency condition, current may be cut off from the particular circuits or section so as not to interfere with the work of fire fighters or other emergency responders. Such disconnections shall be made only by authorized employees of the company operating the conductors.

(7) Conductors shall be adequately protected against accidental contact with other conductors, trees, buildings, poles, or other possible interference.

(8) The following minimum clearances are required between wires or cables and buildings:

Voltage Classification	Up to 8,700V	8,700 V to 15,000V	15,000V to 33,000V
Horizontal Clearance	3 feet	8 feet	10 feet
Vertical Clearance	8 feet	8 feet	10 feet

(9) Conductors for light or power shall not be connected together without the approval of the Department. This provision shall not apply to transformer leads or to networked supply systems such as trolley conductors and low tension feeders or mains to which services are connected.

(10) Conductors shall be spliced or joined so as to be both mechanically and electrically secure. The splices shall be covered with insulation equal to that on the conductors.

(11) Conductors used as supply lines carrying 2300 volts or less shall be approved for outdoor open wiring by the Department prior to installation.

(12) Conductors shall, where exposed to weather, be supported on insulators approved in advance by the Department.

(13) Conductors shall enter a switch or cutout box or cabinet through approved bushings at the bottom of such box or cabinet wherever practical. Where conductors enter boxes or cabinets at the side, they shall be provided with drip-loops in addition to the approved bushings.

(14) The following minimum clearances are required, except where otherwise specifically permitted by the Department:

Nature of Crossing	Conductors			
	Under 300 Volts	300 Volts to 750 Volts	750 Volts to 15,000 Volts	15,000 Volts to 33,000 Volts
Above track rails of freight railroads.	27 feet	27 feet	28 feet	30 feet
Above track rails of elevated railroads.	25 feet	25 feet	25 feet	25 feet
Above track rails of surface railroads.	22 feet	22 feet	25 feet	25 feet
Above streets	18 feet	18 feet	20 feet	22 feet
Above sidewalks and alleyways.	14 feet*	18 feet	20 feet	22 feet

*For guys, 8 feet shall be sufficient for anchor guys not crossing pathways.

(15) Minimum Wire Crossing Clearances:

The following minimum clearances or separations between conductors crossing each other and on different supporting structures are required except where otherwise specifically permitted by the Department.

Conductors of lines operating at the voltages indicated at the heads of columns shall, unless otherwise permitted by the Department, be installed above those in the left hand column of the table.

Voltage Classification	Communication	0 to 300 V	300V to 750 V	750V to 8,700 V	8,700V to 33,000V	Guys**
Communication	2 feet	4 feet*	4 feet	4 feet	6 feet	2 feet
0 to 300 V		2 feet	2 feet	2 feet	4 feet	2 feet
300 to 750 V			2 feet	2 feet	4 feet	2 feet
750 to 7,500 V				2 feet	4 feet	4 feet
Guys**	2 feet	2 feet	2 feet	4 feet	4 feet	2 feet
Buildings or other structures	8 feet	8 feet	8 feet	10 feet	10 feet	

*This may be reduced to 2 feet providing the crossing is not within 6 feet of any pole concerned in the crossing.

** Also span wires, messengers, lightning protection wires and service loops.

(f) Cross Arms.

Cross arms on City electrical equipment shall not be longer than necessary for the number of conductors that may reasonably be anticipated to support utility cables.

(g) Electrical Construction.

(1) No person shall begin construction of lines to furnish communications or electric service in the City of New York unless the Department issues a permit for such construction in accordance with this subdivision.

(2) As a part of the application by persons other than Public Utilities for permits pursuant to this subdivision, such persons shall file their construction specifications, i.e. strength, foundations, settings and electrical connections, for communications or electric service installations with the Department. No permit shall be issued to such persons by the Department until such specifications are approved by the Department. All work shall be performed in accordance with the specifications approved by the Department.

(3) As a part of the application by Public Utilities for an annual permit to maintain their systems, Public Utilities shall file their construction specifications, i.e. strength, foundations, settings and electrical connections, for communications or electric service installations demonstrating full compliance with the NESC with the Department. No annual permit shall be issued to a Public Utility by the Department until such specifications are filed with the Department. All work shall be performed in accordance with the specifications filed with the Department. Notwithstanding the receipt of an annual permit to maintain their systems, Public Utilities are required to obtain all necessary permits to perform their work, including street opening, construction activity and sidewalk construction permits.

(h) [Intentionally left blank].

(i) Overhead Distribution Structures.

(1) No person shall begin construction of new overhead electrical distribution structures in or on any public street unless the Department issues a permit for such construction in accordance with this subdivision.

(2) As a part of the application by persons other than Public Utilities for permits pursuant to this subdivision, such persons shall file their plans for new overhead electrical distribution structures with the Department. No permit shall be issued to such persons by the Department until such plans are approved by the Department. All work shall be constructed in accordance with plans approved by the Department.

(3) As a part of the application by Public Utilities for an annual permit to maintain their systems, Public Utilities shall file their plans for new overhead electrical distribution structures demonstrating full compliance with the NESC with the Department. No annual permit shall be issued to a Public Utility by the Department until such plans are filed with the Department. All work shall be constructed in accordance with the plans filed with the Department. Notwithstanding the receipt of an annual permit to maintain their systems, Public Utilities are required to obtain all necessary permits to perform their work, including street opening, construction activity and sidewalk construction permits.

(j) Equipment and Equipment Repairs.

(1) All costs for the repair or replacement of damaged or missing City electrical equipment, including street light/lamppost wiring and foundation, shall be at the expense of the person whose work and/or equipment caused the condition.

(2) Any equipment and/or device installed, relocated, removed from or attached to any type of City property or City electrical equipment, including communication circuits, street light/lamppost wiring and foundation, that creates an unsafe condition may be removed, replaced or repaired by the Department and such removal, replacement or repair shall be at the expense of such person whose work and/or equipment created the unsafe condition.

(3) In the event of damage to City electrical equipment, including but not limited to electrical conduit, street lights, ITS and traffic signal poles, pull boxes, panel boxes, junction boxes, cameras, or any other City-owned electrical systems equipment on or adjacent to all roadway and/or highway

surfaces, including grade level and elevated roadways, ramps, overpasses, and paved and non-paved shoulder areas, notice shall be made to the Electrical Inspections Unit by the person that discovered such damage, at the time of discovery, and regardless of fault. An inspector shall be dispatched to evaluate and document the condition and coordinate the necessary repairs by the party determined to be responsible for creating such condition. The person who caused the damage shall conduct the necessary repairs without delay following notification to the Department of said repair and the obtaining of any necessary permits. Unless Electrical Inspections Unit inspector is present at the jobsite when the repairs are being performed, such person shall provide pictures and/or other documentation to confirm that the appropriate repair work has been completed.

(4) When the owner of any non-city electrical equipment located on a City street or attached to City property is notified by the Department that a repair or alteration of said equipment is needed for public safety purposes, the equipment shall be made safe within the time frame prescribed by the Department but in no event more than twenty-four (24) hours of notification. Complete repair or alteration shall be made within seven (7) days following notification as directed by the Department.

(5) If the repairs of non-city electrical equipment located on a City street or attached to City property are not satisfactorily made in the time allotted and the Department considers the equipment to be a danger to public safety, the Department may in the interest of public safety remove the equipment, except where prohibited by law, and charge the cost of removal to the owner of the equipment.

(k) Conduits.

(1) Where conduits are attached to City electrical equipment, they shall be securely fastened in place and grounded in an approved manner. If straps are used, each strap shall be secured with two (2) lag screws or other method approved by the Department.

(2) Flexible conduit, where permitted to be attached to City electrical equipment, shall enter the switch or cutout box or cabinet at the bottom wherever practical, using an NEC and/or NESC approved fitting. Where such conduit enters the box or cabinet at the side, it shall be provided with a drip-loop.

(l) Grounding.

(1) All exposed non-current carrying metal parts of electrical equipment for light, communications or power located on or attached to City property, including but not limited to, transformer cases, switch or fuse cabinets, metallic conduit, raceways and cable armor, shall be permanently and effectively grounded.

(2) Transformers with ungrounded secondaries and metal shields for conductors running down City electrical equipment, such as a City-owned pole, must be properly protected.

(3) The grounding resistance should not exceed 25 ohms.

(4) City electrical equipment shall not be used as a ground.

(m) Work site safety.

(1) The work site safety rules in subdivision (h) of §2-02 of these rules and any other safety measures directed by the Department shall apply to work performed pursuant to this section.

(2) No movable equipment shall be left unattended at the work site unless properly secured.

(n) Guys and Anchors.

(1) Where the mechanical loads to be imposed on City electrical equipment, such as City-owned poles or other City-owned supporting structures, are greater than can be safely supported by the pole or structure itself, additional strength shall be provided by the use of guys, braces or other approved construction. Guys shall be of stranded cable or other approved mechanical construction; suitable shims and thimbles shall be used where required. Guy wires shall be adequately protected by strain insulators, and shall keep a minimum wire crossing clearance as indicated in Table C of this section.

(2) Anchor guys may be attached to City property only with the approval of the Department.

(3) Anchor guys attached to City property will not be permitted:

(i) Within twenty-five (25) feet of any intersecting street;

(ii) Where sufficient strength will be afforded by head guys or pole guys and cribbed poles;

(iii) Where the anchor guys would interfere with the entrance to a building or garage.

(4) Anchor guys attached to City property

shall be protected by an approved shield, extending at least eight feet (8) out of the ground, and not less than six feet (6) above the sidewalk.

(5) Where guy wires are liable to come into contact with electrical conductors, approved insulators shall be installed.

(o) [Intentionally left blank]

(p) Insulators.

On communication lines attached to City property, other methods of attachment approved by the Department may be used in lieu of insulators.

(q) Pole Installations.

(1) This subdivision shall apply to all street light, traffic control device or wood poles installed or intended to be installed on City property.

(2) Poles shall not be installed or replaced without obtaining a permit from the Department.

(3) All plans, designs and/or drawings for pole installations including the specifications for height, setting, foundation and depth in ground shall be provided to the Department for approval prior to obtaining a permit.

(4) Poles installed and/or relocated after the effective date of this section shall be set at the proper grade and at the approved distance from the curb. The following approved distances from the curb are required, unless otherwise approved by the Department.

Pole Type	Distance from Curb Edge to the Center of the pole.
Traffic Signal	32 inches
Street Light	36 inches
Wood Pole	36 inches

(5) All poles now standing or hereafter erected shall be branded, stamped or marked in a manner approved by the Department with the initials of the company owning them or with some other distinguishing mark of ownership, and a clearly legible serial number at a point not less than five (5) feet nor more than seven (7) feet above the street surface. Where a pole is occupied by wires of more than one company, each group of conductors and/or cross arms shall, where necessary, be distinguished by a characteristic mark, paint or fastening approved by the Department. All poles now standing shall be branded, stamped or marked in the manner as described herein within twelve (12) months of the effective date of this section. In lieu of an ownership mark on a pole, Public Utilities shall, upon completion of a web-based pole ownership database readily identifying pole ownership via the pole serial number, provided the Department with access to such database.

(6) Unless authorized by the Department, poles shall not be erected on both sides of any street requiring new installations.

(7) Poles installed and/or relocated after the effective date of this section shall be spaced not less than eighty (80) feet or more than one hundred thirty (130) feet apart, unless authorized by the Department.

(8) Poles installed and/or relocated after the effective date of this section shall be set at least fifteen (15) feet from hydrants, unless otherwise authorized by the Department.

(9) Poles installed and/or relocated after the effective date of this section shall be set at least seven (7) feet from driveways, unless otherwise authorized by the Department.

(10) Metal poles shall be painted as directed by the Department.

(11) Steps, where provided on poles carrying supply wires, shall be substantially parallel with the roadway. The lowest metal step shall be not less than six and one-half (6 ½) feet from the ground.

(12) Where poles are treated with creosote over one (1) foot above the ground line, they shall be guarded, if necessary, in a manner approved by the Department, to avoid exposure to the public.

(r) Persons Installing, Relocating, Removing/ Replacing Street Light Poles and/or Installing/ Removing Temporary Pole Taps.

(1) A person requesting to install, relocate, and/or remove/replace street light poles on City property shall provide the Department with the appropriate application, all plans, drawings, and/or designs for said work, including all contractor information, at least sixty (60) days in advance of the expected work. No permit shall be issued to such persons by the Department until all plans are approved by the Department. No work shall be performed without the obtaining of all necessary permits.

(2) A person requesting to install a temporary pole tap on City electrical equipment shall provide the Department with the appropriate application, all plans, drawings, and/or designs for said work, including all contractor information, at least thirty (30) days in advance of the expected work. No permit shall be issued to such persons by the Department until all plans are approved by the

Department unless otherwise provided herein. No work shall be performed without the obtaining of all necessary permits.

(3) Notwithstanding paragraph 2 above, Department approval prior to obtaining a permit is not required for temporary pole taps used to facilitate work by Public Utilities in the immediate vicinity of the work site provided that the pole tap is removed whenever Public Utility personnel are not physically present at the site.

(4) All costs for the installation of temporary pole taps and/or the installation, relocation, removal and/or replacement of a streetlight pole shall be borne by the person requesting the work.

(5) A person requesting to erect a street lighting pole on City property in front of his or her property shall comply with the Revocable Consents Rules, Chapter 7 of this Title 34.

(6) Unless otherwise authorized by the Department, temporary lighting shall be provided at or near the street light pole location when a pole is being relocated or is temporarily removed until the new or relocated street light is energized. A minimum 150 Watt HPS luminaire shall be mounted at least eighteen (18) feet above the street. (Please refer to Table B of this section.)

(7) A relocated or removed street light pole shall be appropriately replaced by the end of the permit period.

(8) If a relocated or removed street light pole is not satisfactorily replaced by the end of the permit period, the Department may replace said pole and charge the cost of replacement to the person that requested its relocation or removal.

(9) The wiring to the street light luminaire shall not be disconnected at any time when a temporary pole tap is installed.

(10) A temporary pole tap on City electrical equipment shall be removed by the end of the approved time frame.

(s) Service Conductors, Supply or Communication.

(1) Service conductors shall not be installed on City property unless the installation has received all necessary permits required by the Department and other applicable City agencies.

(2) Except where advance written permission is obtained from the Department, unsupported loops on service conductors installed on City Property shall not exceed one hundred and fifty (150) feet.

(3) Where service for light, communications, or power is to be provided from any metal column or structure located on City property, the conductors shall be protected by metal conduit to a point at least eight (8) feet above the sidewalk and terminate in an approved box or fitting on such column or structure.

(t) Service Connections for Exterior Electrical Installation.

(1) This subdivision shall apply to service connections installed or intended to be installed on City property.

(2) Service shall not be furnished to any exterior electrical installation unless said installation has received all necessary permits from the Department.

(3) A connection shall only be made at the point designated in the permit.

(4) A connection shall not be made to light or power service or wiring in any building without a permit.

(5) Where service for light or power is to be provided from a building or from the secondary side of transformer housed on street:

(i) Service equipment is required. Service equipment shall be not less than 125% of the computed load and in no case less than one hundred (100) amperes, except by special permission of the Department.

(ii) Feeders shall be in good condition, properly insulated, continuous without splices and shall be enclosed in metal conduit from the service connection to an approved service head which shall maintain a minimum clearance as listed in Table B of this section. Conductors for light or power shall not be so interconnected as to form a shunt around any service switch or fuse controlling the supply of current to any electrical installation.

(u) Intentionally left blank

(v) Supports.

(1) This subdivision shall apply to supports installed or intended to be installed on City property.

(2) Wood supports shall not be less than four inches by four inches (4"X4"), and shall be securely fastened in place.

- (3) Pipe used for vertical supports shall be not less than one and one-half (1½) inches in diameter and shall be maintained in good condition.
- (4) Vertical supports shall be securely erected, and where rigid attachment is not available, shall be well ballasted and securely guyed in at least three (3) directions.
- (5) City electrical equipment, such as City-owned poles and supports, shall be securely guyed with head guys not less than #6 AWG and side guys not less than #12 AWG galvanized stranded wires.
- (6) Conductors attached to City property shall be supported at least every fifteen (15) feet. Spans in excess of fifteen (15) feet shall be supported on suitable messenger wires every five (5) feet.
- (7) Conductors attached to City property shall be supported on approved insulators and secured thereto by insulated wire of same size as conductors.
- (8) Messenger wires and conductors attached to City property shall be dead-ended on strain insulators.
- (9) Conductors attached to City property shall have approved rubber, weatherproof or slow-burning weatherproof insulating covering, shall not be smaller than #14 AWG, and shall be suspended not less than fourteen (14) feet above the sidewalk, and not less than three (3) feet from any building, when parallel thereto.
- (10) Conductors and sockets shall be weatherproof and in good condition.
- (11) The ends of conductors shall be securely taped.

(w) Tests, including stray voltage tests.

- (1) Owners or operators of lines, equipment and appliances shall make such inspections, tests and determinations as required by law and as directed by the Department.
 - (i) Prior to performing any installation, removal, repair, and/or work within three (3) feet of any type of City electrical equipment or non-city electrical equipment in the public right-of-way or attached to City Property, including communication circuits, a contractor shall test the equipment for stray voltage. If the equipment tests positive (i.e. has a voltage reading greater than or equal to one(1) volt measured using a voltmeter and a 500 ohm shunt resistor), the electrical contractor shall contact the Department and the appropriate utility company immediately and shall report such test result and the location of the equipment. The contractor shall safeguard the location until the Department and/or the appropriate utility company responds to the location. The electrical contractor shall wait for clearance from the Department and the appropriate utility company prior to the commencement of work.
 - (ii) After completing any installation, removal, repair, and/or work within three (3) feet of any type of City electrical equipment or non-city electrical equipment in the public right-of-way or attached to City Property, including communication circuits, a contractor shall retest the equipment for stray voltage. If the equipment tests positive, the electrical contractor shall contact the Department and the appropriate utility company immediately and shall report such test result and the location of the equipment. The contractor shall safeguard the location until the Department and/or the appropriate utility company responds to the location.

(2) The results of such tests and determinations shall be provided to the Department as requested.

(x) Transformers and cable boxes.

- (1) This subdivision shall apply to transformers and cable boxes installed or intended to be installed on City property.
- (2) Transformers and cable boxes shall not be installed on City electrical equipment, in manholes or vaults, or elsewhere in the street without first obtaining a permit.
- (3) Transformers and cable boxes shall be so installed as to maintain the clearance between supply lines and communication lines, as specified in Table C of this section unless otherwise provided herein.
- (4) Transformers shall be grounded pursuant to all applicable regulations.
- (5) Transformers shall not be installed on the sidewalk or roadways without the approval of the Department

(y) Vertical Supply Conductors.

- (1) Vertical supply conductors on City electrical equipment carrying communications wires shall have suitable insulating covering and be encased in a suitable, NEC or NESC approved, insulating conduit or casing extending from a point eight (8) feet above the ground up to the bottom of the appropriate cross arm, bracket or transformer; within eight (8) feet of the ground a suitable mechanical protection shall be provided.
- (2) Notwithstanding the above, in connection with the use of metal sheathed supply cable, continuous iron pipe may be used throughout, without insulating covering, if the metal sheathed cable is an extension from an underground system, or if the iron pipe is permanently and effectively grounded. Iron pipe extending continuously down the pole and into a building and there grounded to the street side of the water shut-off, shall be considered as permanently and effectively grounded.

STATEMENT OF BASIS AND PURPOSE OF RULES

The Commissioner of Transportation is authorized to promulgate rules regarding streets and highways in the City pursuant to Section 2903 of the New York City Charter and Title 19 of the New York City Administrative Code.

The danger to life and property is inherent in the use of electrical energy. The installation and maintenance of electrical facilities in a densely populated city like New York requires that additional precautions be undertaken. Therefore, the Highway Rules are being amended to require permits to be issued for certain activities relating to electrical equipment associated with the City's streets and sidewalks where pedestrian and vehicular traffic are present and over which the Department exercises direct responsibilities. The primary purpose of the new permitting requirements is to apprise the Department of the location of activities of the public utilities and authorized electrical contractors and to provide opportunities to inspect and respond as appropriate to any conditions that pose safety hazards to the public.

Section 2-01 is being amended to add definitions of overhead shunts, shunts, street shunts and wrap-around shunts since they have never been defined.

Section 2-03 is being amended to add a permit fee for the installation of a street shunt.

In addition, the procedures for working on or within a specific distance of electrical devices, such as communication, lighting and signal poles, have not previously been promulgated as a part of the NYCDOT Highway Rules. An enormous amount of responsibility, expertise and labor is needed to safely construct, test, and maintain this potentially dangerous electrical equipment. Therefore, a new section 2-20 is being added to address the procedures and processes involved in working within a specific distance of or on NYC electrical equipment. The new rules reflect guidelines and procedures that the Department has relied upon in the past for the purpose of maintaining public safety. The new rules address the requirements for constructing, testing and maintaining electrical devices, including communication circuits, in the public right-of-way.

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CITY PLANNING

■ NOTICE

**REVISED NEGATIVE DECLARATION
Supersedes Negative Declaration Issued on June 7, 2010**

September 15, 2010

Project Identification
CEQR No. 10DCP039M
ULURP No. C100369 ZMM;
N100370 (A) ZRM
SEQRA Classification: Type 1

Lead Agency
City Planning Commission
22 Reade Street
New York, NY 10007
Contact: Robert Dobruskin
(212) 720-3423

Name, Description and Location of Proposal

North Tribeca Rezoning

This Revised Negative Declaration, which supersedes the Negative Declaration issued on June 7, 2010, reflects the modified zoning text amendment (N 100370 (A) ZRM) filed subsequent to the issuance of the Negative Declaration. It also corrects minor errors regarding (E) designations for Air Quality, Noise and Hazardous Materials.

The New York City Department of City Planning (DCP) proposes zoning map and zoning text amendments for an approximately 25 block area in the northern section of the Tribeca neighborhood in Manhattan Community District 1. The rezoning area is generally bounded by Canal Street to the north, West Street to the west, Broadway to the east, and a southern boundary edge of Walker Street, N. Moore Street, Beach Street and Hubert Street.

The proposed rezoning would allow for the conversion of existing buildings to residential use and allow for new residential development with bulk controls that reflect the existing character and scale in the existing Special Tribeca Mixed Use (TMU) District. Portions of the proposed rezoning area are located within the boundaries of the NYC Landmarks Preservation District (NYCLPC) Tribeca North, Tribeca East, and Tribeca West Historic Districts. The proposed rezoning area is also eligible for listing in the State

and National Registers of Historic Places (S/NR).

In addition, a series of proposed zoning text amendments would: (1) limit the size of ground floor retail establishments in the proposed rezoning area; (2) restrict the consolidation of ground floor spaces in separate buildings for Use Group 3, 4, 5, and 6 along certain street frontages in the rezoning area; (3) permit hotels with more than 100 rooms in the rezoning area only by a CPC special permit; (4) modify existing regulations on loft dwelling requirements and remove restrictions on dwelling use in enlargements; and (5) eliminate any special permit, authorization, or minor modification which involves the ability to convert from manufacturing use to loft dwelling use, as residences would be allowed as-of-right under the proposed zoning.

The area to be rezoned is part of the Special TMU District, which is divided into 6 subareas, including Areas A1, A2, A3, A4, B1, and B2. The rezoning area includes Areas B1 and B2, which are currently M1-5 districts, and Area A4, which is currently zoned C6-3A and C6-2A. The proposed zoning changes would eliminate subareas B1 and B2, and establish new subareas A5, A6, and A7. Under the proposed zoning these subareas would be zoned C6-2A, which is a contextual zoning district that would establish bulk controls, including limiting building heights and floor area ratios (FARs) to conform to existing surrounding conditions. The Proposed Action would also apply the Inclusionary Housing program to the proposed C6-2A district in Area A6.

DCP has identified 72 development sites (32 Projected and 40 Potential) associated with the Proposed Action. Compared to future conditions without the Proposed Action, the reasonable worst case development scenario (RWCDs) anticipates that the development of 32 projected development sites would result in a net increase of 693 dwelling units (approximately 616,092 sq.ft.), of which approximately 16 units are estimated to be affordable pursuant to the Inclusionary Housing program, 96,842 sq.ft. of retail space, 72 accessory parking spaces; and a net decrease of 132,540 sq.ft. in office floor area, 57,500 sq.ft. in industrial/light manufacturing use, 36,165 sq.ft. in storage/warehouse floor area and 3,850 sq.ft. in non-parking auto-related uses, and 305 public parking spaces.

The proposed rezoning would allow for the conversion of existing buildings to residential use and allow for new residential development with bulk controls that reflect the existing character and scale in the existing Special Tribeca Mixed Use (TMU) District.

Subsequent to the issuance of the Negative Declaration on June 7, 2010, the Department filed a modified application (N 100370(A) ZRM) in conjunction with the related zoning map amendment (C 100369 ZMM) for the Special Tribeca Mixed Use District text. The modified (A) text is largely identical to the original Special District text (N 100370 ZRM) and described in the EAS and Negative Declaration issued June 7, 2010. The purpose of the modified application is to clarify that previously approved developments will be able to proceed as approved and would not be subject to the new proposed regulations. The original application (N 100370 ZRM) was withdrawn on September 7, 2010.

The analysis year for the proposed action is 2019.

As part of the proposed rezoning an (E) designation (E-257) would be mapped on selected development sites in order to preclude the potential for significant adverse hazardous materials, air quality and noise impacts.

As a result of the (A) text, an (E) designation for Air Quality, Noise and Hazardous Materials would be placed on to 443 Greenwich Street (Block 222, Lot 1). An (E) designation for Air Quality will also be placed on 414 Greenwich Street (Block 217, Lot 17, Projected Development Site 13), and the (E) designation for Air Quality proposed for 401 Washington Street (Block, 217, Lot 14, Projected Development Site 14) would be modified.

To avoid potential impacts associated with hazardous materials an (E) designation for hazardous materials would be placed on the following properties:

- Block 190, Lots 37, 39, 41, 43
- Block 194, Lots 5, 9, 11, 13, 14, 15, 16, 20, 23, 24, 28, 29, 31, 36, 38, 42
- Block 210, Lots 1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 16, 17, 18, 19, 21, 34
- Block 211, Lots 14, 15, 16, 18, 24, 27, 28
- Block 212, Lots 7, 18, 70
- Block 214, Lots 3, 4, 12
- Block 215, Lot 1
- Block 217, Lots 14, 17
- Block 218, Lot 6
- Block 219, Lot 23
- Block 220, Lots 28, 29, 31
- Block 222, Lot 1
- Block 223, Lots 23, 26, 29, 31, 33, 35
- Block 224, Lots 21, 23, 32, 33, 36
- Block 225, Lots 4, 6
- Block 595, Lots 1, 9, 10, 22, 51

The (E) designation would require that the fee owner of the sites conduct a testing and sampling protocol and remediation where appropriate, to the satisfaction of the NYCDEP before the issuance of a building permit by the Department of Buildings pursuant to the provisions of Section 11-15 of the Zoning Resolution (Environmental Requirements). The (E) designation will also include a mandatory construction-related health and safety plan which must be approved by NYCDEP. The text for the (E) designation is as follows:

Task 1-Sampling Protocol

A. Petroleum

soil, soil gas, and groundwater testing protocol (including a description of methods), and a site map with all sampling location represented clearly and precisely, must be submitted to the NYCDEP by the fee owner(s) of the lot which is restricted by this (E) designation, for review and approval.

A site map with the sampling locations clearly identified and a testing protocol with a description of methods, for soil, soil

gas, and groundwater, must be submitted by the fee owner(s), of the lot which is restricted by the (E) designation, to the NYCDEP for review and approval.

B. Non-Petroleum

The fee owner(s) of the lot restricted by this (E) designation will be required to prepare a scope of work for any sampling and testing needed to determine if contamination exists and to what extent remediation may be required. The scope of work will include all relevant supporting documentation, including site plans and sampling locations. This scope of work will be submitted to NYCDEP for review and approval prior to implementation. It will be reviewed to ensure that an adequate number of samples will be collected and that appropriate parameters are selected for laboratory analysis. For all non-petroleum (E) designated sites, the three generic NYCDEP soil and ground-water sampling protocols should be followed.

A scope of work for any sampling and testing to be completed, which will determine the extent of on-site contamination and the required remediation, must be prepared by the fee owner(s) of the lot restricted by this (E) designation. The scope of work will include the following: site plans, sampling locations, and all other relevant supporting documentation. The scope of work must be submitted to the NYCDEP for review and confirmation that an adequate testing protocol (i.e., number of samples collected, appropriate parameters for laboratory analysis) has been prepared. The NYCDEP must approve the scope of work before it can be implemented.

For non-petroleum (E) designated sites, one of the three generic soil and groundwater sampling protocols prepared by the NYCDEP should be followed.

The protocols are based on three types of releases to soil and groundwater sampling protocols prepared by the NYCDEP should be followed.

The protocols are based on three types of releases to soil and groundwater, including: the release of a solid hazardous material to ground surface; the release of a liquid hazardous material to the ground surface; and the release of a hazardous material to the subsurface (i.e., storage tank or piping). The type of release defines the areas of soil to be sampled from surface, near-surface, to subsurface. Additionally, it determines the need for groundwater sampling.

A written approval of the sampling protocol must be received from the NYCDEP before commencement of sampling activities. Sample site quantity and location should be determined so as to adequately characterize the site, the source of contamination, and the condition of the remainder of the site. After review of the sampling data, the characterization should have been complete enough to adequately determine what remediation strategy (if any) is necessary. Upon request, NYCDEP will provide guidelines and criteria for choosing sampling sites and performing sampling.

Finally, a Health and Safety Plan must be devised and approved by the NYCDEP before the commencement on any on-site activities.

Task 2-Remediation Determination and Protocol

After sample collection and laboratory analysis have been completed on the soil and/or groundwater samples collected in Task 1, a summary of the data and findings in the form of a written report must be presented to the NYCDEP for review and approval. The NYCDEP will provide a determination as to whether remediation is necessary.

If it is determined that no remediation activities are necessary, a written notice will be released to that effect. However, if it is the NYCDEP's determination that remediation is necessary the fee owner(s) of the lot restricted by the (E) designation must submit a proposed remediation plan to the NYCDEP for review and approval. Once approval has been obtain, and the work completed, the fee owner(s) of the lot restricted by the (E) designation must provide proof to the NYCDEP that the work has been completed satisfactorily.

With the placement of the (E) designation on the above block and lots, no significant adverse impacts related to hazardous materials are anticipated.

To preclude the potential for significant adverse air quality impacts related to HVAC emissions, an (E) designation would be placed the following properties:

Block 190, Lot 43
Block 194, Lots 5, 13, 14, 15, 20, 23, 24, 28, 31, 36, 38
Block 210, Lots 1, 2, 3, 4, 7, 8, 9, 10, 11, 12, 16, 17, 19, 34
Block 211, Lots 14, 15, 16, 18, 24
Block 212, Lot 7
Block 217, Lot 14, 17
Block 220, Lots 29, 31
Block 222, Lot 1
Block 225, Lot 6
Block 223, Lots 26, 29 33, 35
Block 224, Lot 23
Block 595, Lots 1, 10, 22

The text for the (E) designation is as follows:

Block 595, Lot 10 (Projected Development Site 1): Any new residential and/or commercial development on the above-referenced properties must ensure that the heating, ventilating and air conditioning stack(s) are located at least 15 feet for fuel oil No.4/2 from the lot line facing Washington Street or use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 595, Lot 1 (Projected Development Site 3): Any new residential and/or commercial development on the above-referenced properties must ensure that the heating, ventilating and air conditioning stack(s) are located at least 27 feet for fuel oil No.4/2 from the lot line facing Washington Street or use natural gas as the type of fuel for space heating

and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 595, Lot 22 (Projected Development Site 4): Any new residential and/or commercial development on the above-referenced properties must ensure that the heating, ventilating and air conditioning stack(s) are located at least 24 feet for fuel oil No.4/2 from the lot line facing West Street or use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 223, Lot 33 (Projected Development Site 10): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 223, Lot 35 (Projected Development Site 11): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 217, Lot 14 (Projected Development Site 14): Any new residential and/or commercial development on the above-referenced properties must be 57,500 square feet and use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 217, Lot 17 (Projected Development Site 13): Any new residential and/or commercial development on the above-referenced properties must be 54,648 square feet and use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 220, Lot 31 (Projected Development Site 16): Any new residential and/or commercial development on the above-referenced properties must ensure that the heating, ventilating and air conditioning stack(s) are located at least 20 feet for fuel oil No.4/2 from the lot line facing Varick Street or use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 211, Lots 18, 24 (Projected Development Site 22): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 210, Lot 7 (Projected Development Site 27): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 210, Lot 8 (Projected Development Site 28): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 210, Lot 19 (Projected Development Site 30): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 210, Lot 10 (Projected Development Site 31): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 210, Lot 34 (Projected Development Site 32): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 194, Lot 20 (Projected Development Site 33): Any new residential and/or commercial development on the above-referenced properties must ensure that the heating, ventilating and air conditioning stack(s) are located at least 14 feet for fuel oil No.4/2 from the lot line facing Broadway or use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 194, Lot 15 (Projected Development Site 35): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 194, Lot 5 (Projected Development Site 36): Any new residential and/or commercial development on the above-referenced properties must ensure that the heating, ventilating and air conditioning stack(s) are located at least 15 feet from the lot line facing Lispenard Street for fuel oil No.4/2 or use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 194, Lot 28 (Projected Development Site 37): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 194, Lot 36 (Projected Development Site 38): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 224, Lot 23 (Potential Development Site B): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 223, Lot 26 (Potential Development Site C): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 223, Lot 29 (Potential Development Site D): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 225, Lot 6 (Potential Development Site F): Any new residential and/or commercial development on the above-referenced properties must ensure that the heating, ventilating and air conditioning stack(s) are located at least 24 feet for oil No.4/2 from the lot line facing Hudson Street or use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 220, Lot 29 (Potential Development Site J): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 212, Lot 7 (Potential Development Site L): Any new residential and/or commercial development on the above-referenced properties must ensure that the heating, ventilating and air conditioning stack(s) are located at least 11 feet for fuel oil No.4/2 from the lot line facing Broadway or use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 190, Lot 43 (Potential Development Site M): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 211, Lot 16 (Potential Development Site O): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 211, Lot 15 (Potential Development Site P): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 211, Lot 14 (Potential Development Site Q): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 210, Lot 4 (Potential Development Site R): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 210, Lot 3 (Potential Development Site S): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 210, Lot 2 (Potential Development Site T): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 210, Lot 1 (Potential Development Site U): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 210, Lot 9 (Potential Development Site V): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 210, Lot 12 (Potential Development Site W): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 210, Lot 11 (Potential Development Site X): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 210, Lot 17 (Potential Development Site Y): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 210, Lot 16 (Potential Development Site Z): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 194, Lot 23 (Potential Development Site AA): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 194, Lot 24 (Potential Development Site AB): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid

any potential significant adverse air quality impacts.

Block 194, Lot 31 (Potential Development Site AD): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 194, Lot 38 (Potential Development Site AE): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 194, Lot 13 (Potential Development Site Aj): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 194, Lot 14 (Potential Development Site AK): Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

Block 222, Lot 1: Any new residential and/or commercial development on the above-referenced properties must use natural gas as the type of fuel for space heating and hot water (HVAC) systems, to avoid any potential significant adverse air quality impacts.

With the placement of the (E) designation on the above blocks and lots, no significant adverse impacts related to stationary source air quality are expected.

To avoid the potential for significant adverse impacts associated with noise, the proposed action would map an (E) designation for noise on selected development sites.

An (E) designation requiring a minimum of 28 dBA of window/wall attenuation for all new residential/ commercial use would be placed on the following properties:

- Block 190, Lots 37, 39, 41, 43
- Block 194, Lots 5, 9, 11, 13, 14, 15, 16, 20, 23, 24, 28, 29, 31,
- Block 210, Lot 34
- Block 211, Lots 14, 15
- Block 212, Lot 7
- Block 214, Lots 3, 4
- Block 222, Lot 1
- Block 223, Lots 29, 31, 33, 35
- Block 225, Lots 4, 6
- Block 595, Lot 51

The text of the noise (E) designation for those sites requiring noise attenuation of 28 dBA is as follows:

In order to ensure an acceptable interior noise environment, future residential/ commercial uses must provide a closed-window condition with a minimum of 28 dBA window-wall attenuation in all façades in order to maintain an interior noise level of 45 dBA. In order to maintain a closed-window condition, an alternate means of ventilation must also be provided. Alternate means of ventilation include, but are not limited to, central air conditioning or air conditioning sleeves containing air conditioners.

An (E) designation requiring a minimum of 31 dBA of window/wall attenuation for all new residential/ commercial use would be placed on the following properties:

- Block 194, Lots 36, 38, 42
- Block 212, Lot 18
- Block 217, Lots 14, 17
- Block 218, Lot 6
- Block 219, Lots 2, 3
- Block 220, Lots 28, 29, 31
- Block 595, Lot 22

The text of the noise (E) designation for those sites requiring noise attenuation of 31 dBA is as follows:

In order to ensure an acceptable interior noise environment, future residential/ commercial uses must provide a closed-window condition with a minimum of 31 dBA window-wall attenuation in all façades in order to maintain an interior noise level of 45 dBA. In order to maintain a closed-window condition, an alternate means of ventilation must also be provided. Alternate means of ventilation include, but are not limited to, central air conditioning or air conditioning sleeves containing air conditioners.

An (E) designation requiring a minimum of 33 dBA of window/wall attenuation for all residential/ commercial use would be placed on the following properties:

- Block 210, Lots 1, 2, 3, 4
- Block 211, Lots 16, 18, 24, 27, 28
- Block 212, Lot 70

The text of the noise (E) designation for those sites requiring

noise attenuation of 33 dBA is as follows:

In order to ensure an acceptable interior noise environment, future residential/ commercial uses must provide a closed-window condition with a minimum of 33 dBA window-wall attenuation in all façades in order to maintain an interior noise level of 45 dBA. In order to maintain a closed-window condition, an alternate means of ventilation must also be provided. Alternate means of ventilation include, but are not limited to, central air conditioning or air conditioning sleeves containing air conditioners.

An (E) designation requiring a minimum of 35 dBA of window/wall attenuation for all new residential/ commercial use would be placed on the following properties:

- Block 210, Lots 5, 7, 8, 9, 10, 11, 12, 16, 17, 18, 19, 21

The text of the noise (E) designation for those sites requiring noise attenuation of 35 dBA is as follows:

In order to ensure an acceptable interior noise environment, future residential/ commercial uses must provide a closed-window condition with a minimum of 35 dBA window-wall attenuation in all façades in order to maintain an interior noise level of 45 dBA. In order to maintain a closed-window condition, an alternate means of ventilation must also be provided. Alternate means of ventilation include, but are not limited to, central air conditioning or air conditioning sleeves containing air conditioners.

An (E) designation requiring a minimum of 39.3 dBA of window/wall attenuation for all new residential/ commercial use would be placed on the following properties:

- Block 595, Lots 1, 10

The text of the noise (E) designation for those sites requiring noise attenuation of 39.3 dBA is as follows:

In order to ensure an acceptable interior noise environment, future residential/commercial uses must provide a closed-window condition with a minimum of 39.3 dBA window-wall attenuation on required façades in order to maintain an interior noise level of 45 dBA. To achieve 39.3 dBA of building attenuation, special design features that go beyond the normal double-glazed window are necessary and may include using specially designed windows (i.e., windows with small sizes, windows with air gaps, windows with thicker glazing, etc.), and additional building attenuation. In order to maintain a closed-window condition, an alternate means of ventilation must also be provided. Alternate means of ventilation include, but are not limited to, central air conditioning. Commercial uses must provide a closed-window condition with a minimum of 35 dBA window-wall attenuation in order to maintain an interior noise level of 50 dBA.

With the placement of the (E) designation for noise, no significant adverse impacts related to noise are expected.

Statement of No Significant Effect:

The Environmental Assessment and Review Division of the Department of City Planning, on behalf of the City Planning Commission, has completed its technical review of the Environmental Assessment Statement, dated June 4, 2010, prepared in connection with the ULURP Application (ULURP number 100369 ZMM; N 100370 ZRM) and the Revised EAS dated September 15, 2010 prepared in connection with the modified application (N 100370(A) ZRM) for the Special Tribeca Mixed Use District text. The City Planning Commission has determined that the proposed action will have no significant effect on the quality of the environment.

Supporting Statement:

The above determination is based on an environmental assessment which finds that:

1. The (E) designation for hazardous materials would ensure that the proposed action would not result in significant adverse impacts due to hazardous materials.
2. The (E) designation for air quality would ensure that the proposed action would not result in significant adverse impacts due to air quality.
3. The (E) designation for noise would ensure that the proposed action would not result in significant adverse impacts due to noise.
4. No other significant adverse effects on the environment which would require an Environmental Impact Statement are foreseeable.

This Negative Declaration has been prepared in accordance with Article 8 of the Environmental Conservation Law 6NYCRR part 617.

Should you have any questions pertaining to this Revised Negative Declaration, you may contact Fara Surrey at 212-720-3260.

Date: September 15, 2010

Robert Dobruskin, AICP, Director
Environmental Assessment & Review Division
Department of City Planning

Date: September 15, 2010

Amanda M. Burden, FAICP, Chair
City Planning Commission

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HEALTH AND MENTAL HYGIENE

■ NOTICE

NOTICE OF THE ESTABLISHMENT OF MOBILE FOOD VENDOR PERMIT WAITING LISTS BY THE NEW YORK CITY DEPARTMENT OF HEALTH AND MENTAL HYGIENE

On November 12, 2010, the Department of Health and Mental Hygiene (DOHMH) will establish, utilizing a random selection process, three (3) separate waiting lists for Green Cart permits, which are two-year, full-term mobile food vendor unit permits authorizing the holders thereof to sell only raw fresh fruits and vegetables within designated areas in three of the five boroughs of the City. A Green Cart permit waiting list will be created for three of the five boroughs (Bronx, Brooklyn, and Staten Island).

Application packages with detailed instructions for inclusion in the selection process for the Green Cart permit waiting lists may be obtained via the internet at www.nyc.gov/greencarts, by calling 311, or in person at the New York City Department of Consumer Affairs Licensing Center, located at 42 Broadway, 5th Floor, New York, New York 10004, Monday through Friday from 9:00 A.M. to 5:00 P.M.

In order to be eligible for inclusion in the selection process to establish these waiting lists,
- the applicant must have a valid mobile food vendor license (ID badge) issued by the Department of Health and Mental Hygiene **on or before Monday, November 1, 2010**, and
- the applicant must submit a completed waiting list application form by mail only to the address listed on the application form with a postmark dated **on or before Monday, November 1, 2010**.

All eligible waiting list applications will secure a waiting list position.

In accordance with Local Law No. 9 of 2008, preference or priority for a waiting list position will be given to those applicants who are members of a "preference category" listed in Local Law No.9. This preference or priority will be established by the giving of additional points to those applicants who are:

- already on an existing DOHMH mobile food vending permit waiting list
- United States veterans
- disabled persons

Applicants who do not belong to a preference category/priority group will secure a waiting list position after those who belong to a preference category/priority group.

For each borough list, all applications will be randomly assigned a number on each waiting list. Preference category/priority group applicants will be randomized separately and prioritized accordingly. If the applicant secures a waiting list position based upon a claim of being in one or more of the preference categories/priority groups mentioned above, the applicant will have to provide proof of such claim when the applicant is notified to apply for the Green Cart permit. If an applicant fails to do so, he or she will be disqualified from all Green Cart waiting lists.

Mobile Food Vendor License Applications: Application packages for a mobile food vendor operator's license (ID badge) may also be obtained via the internet at www.nyc.gov/greencarts, by calling 311, or in person at the New York City Department of Consumer Affairs Licensing Center, located at 42 Broadway, 5th Floor, New York, New York 10004, Monday through Friday from 9:00 A.M. to 5:00 P.M. Interested persons should allow at least twenty-five (25) business days to receive the necessary tax documentation and register for and pass the Department's "Mobile Food Vendor Food Protection Course", both of which are required prior to applying for a mobile food vending license.

s27-o5

YOUTH AND COMMUNITY DEVELOPMENT

■ NOTICE

Notice of Concept Paper

The Department of Youth and Community Development (DYCD) will release the Immigrant Services Concept Paper on September 28, 2010. As detailed in this concept paper, DYCD will continue to support programs designed to help youth and adults attain lawful immigration status and provide a variety of services for immigrant victims of domestic violence and immigrant families. All responses to this ad are due by October 20, 2010 and should be directed to: NYC Department of Youth and Community Development, Cressida Wasserman, 156 William Street, 2nd Floor, New York, NY 10038 or ConceptPaper@dycd.nyc.gov.

s21-27

CHANGES IN PERSONNEL

BOARD OF ELECTION POLL WORKERS
FOR PERIOD ENDING 09/17/10

NAME		NUM	SALARY	ACTION	PROV	EFF DATE
BETHAE	CORNELIU	J	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETHANCOURTH	CYNTHIA	M	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETHANY	DON	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETHARTE	MARIA	J	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETHEA	ALENE	E	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETHEA	ANGELA	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETHEA	ANTHONY	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETHEA	BARBARA	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETHEA	CURTISS	J	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETHEA	GARRY	A	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETHEA	KRYSTAL	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETHEA	LAWANDA	9POLL	\$1.0000	APPOINTED	YES	01/01/10

BETHEA	MELVENIA	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETHEA	PAMELA	A	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETHEA	RACHON	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETHEA	REBECCA	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETHEA	ROBIN	G	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETHEA	SABRINA	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETHEA	THOMAS	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETHEA	TRACEY	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETHEA	VAUGHAN	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETHEA	VIVA	N	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETHEA JR	WILLIAM	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETHEA-WILSON	ANITA	D	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETHEL	CARMEN	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETHEL	ERIC	A	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETHEL	ERNESTIN	L	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETHEL	JAMES	L	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETHEL	JOYCE	L	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETHEL-NICHOLAS	CASSANDR	B	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETHUNE	IVALYN	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETHUNE	LAUREN	L	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETRAND	ALICE	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETRO	KATHERIN	J	9POLL \$1.0000	APPOINTED	YES	01/01/10
BETSON	PEARL	L	9POLL \$1.0000	APPOINTED	YES	01/01/10

BETSON	WILLIAM	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BISHOP	ROSALINE	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETTS	DERREK	H 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BISHOP	SHAINA	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BETTS	SHIRLEY	R 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BISHOP	STEPHEN	L 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEVANS	NATHALIE	S 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BISHOP	TAMEKA	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEVEL	MARJORIE	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BISHOP	VICTORIN	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEVERHOUDT	HAROLD	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BISKER	MARTIN	M 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEVERIDGE	CORINNE	A 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BISNAUTH	TONY	R 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEVERLY	ELAINE	R 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BISOGNO	JOSEPHIN	M 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEVERLY	JOSEPH	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BISONO	SORAYA	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEVERLY	MARY	E 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BISSONNETTE	LAUREN	K 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEVERLY	POWELL	D 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BISWAS	KETAKI	F 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEVERLY-ATKINSON	ANITA	R 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BISWAS	REKHA	R 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEVIER	JESSIE	M 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BITEL	LYNN	J 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEY	ALFRED	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BITETTO	MARY	E 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEY	RASHAD	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BITTINGS	MARCELIA	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEYAH	ZAHIRAH	N 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BIVAS	ALBERT	I 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEYL	MARGARET	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BIVENES	JACQUELI	L 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEYLINA	EMMA	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BIVENS	CONSTANC	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEYLINA	SOFIA	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BIVETS	LYDIA	F 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEYLUS	JACK	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BIVETTO	EVELYN	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEYN	MIKHAIL	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BIVETTO	JAMES	C 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEZEAR	CHARLENE	E 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BIVIANO	ELIZABET	A 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEZNER	ALFRED	J 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BIVINES	ISAAC	I 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEZNER	JOANNE	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BIVINS	RAYMOND	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BEZSMERTNY	OLGA	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BIVONA	JEROME	S 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHAGARETTI	ASHA	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BIVONA	VIRGINIA	M 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHAGAT	HASEENA	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BIXON	KRISTARI	A 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHAGIRATHEE	SANDHYA	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BJUNE	ASTRID	J 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHAGWAN	CAMACHE	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLABER	JOSEPH	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHAGWAN	MASIH	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACHE	ALETHEA	A 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHARDWAJ	VEENA	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	ALLEN	L 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHASIN	TARAN	K 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	ARLENE	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHATTI	RIFAT	M 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	BARBARA	J 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHOLA	BHIM	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	CAROLYN	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHOLA	CAMERON	R 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	EDMOND	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHOLA	JOAN	A 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	INEZ	J 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHUIYAN	MUSHARRA	H 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	INGRID	J 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHUIYAN	MUZHARUL	H 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	JAMAL	C 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHUIYAN	FRITUL	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	JAMES	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHUIYAN	RABEYA	S 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	LENORE	L 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHUIYAN	REHANA	A 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	LINDA	F 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHUIYAN	SAIFUL	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	LISBON	R 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHUIYAN	SHALFUR	R 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	LORENA	N 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BHUIYAN	SHAMIMA	A 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	MARGARET	M 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BI	MEIBO	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	NANETTE	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BI	NOREEN	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	PAULET	D 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BI	YU XIAN	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACK	RAY	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIALOBRZESKI	EWA	M 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKETT	JOAN	D 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIANCHINO	ANTOINET	M 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKETT	LAWRENCE	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIANCO	ANNE	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKETT-LEGALL	MARION	C 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIANCO	DOROTHY	A 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKMAN	ANNETTE	J 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIANOWICZ	CASIMIR	J 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKMAN	DAPHNE	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIAS	JOANN	D 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKMAN	JASEN	A 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIAS	LORRAINE	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKMAN	LEILA	L 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIAS	MARIA	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKMAN	PHILLIP	D 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIAS	PATRICIA	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKMAN	RENGNAH	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIAS	VICTORIA	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKMAN	RUTH	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIBBY	JOEVANNI	H 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKMAN	SHARON	J 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIDETTO	MARY ANN	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKMAN-ALAM	WESLEY	M 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIDJOU-ADAMS	DESMA AN	L 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKMON	YVONNE	D 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIDO	YUDERKA	C 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKMON	CONSTANC	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIEDER	ALICE	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKMON	EDITH	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIEGLER	TOBY	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKMON	EVETTA	D 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIEN-AIME	CARLINE	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKMON-NEWMAN	JUDITH	A 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIEN-AIME	JACQUES	H 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKMOORE	EVELYN	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIENENFELD	GARY	J 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKNALL	QUINTIN	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIENENSTOCK	ETHAN	D 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKSHEAR	JERRY	D 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIENVENU	BEATRICE	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKSON	CHONISE	C 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIFFLE	TWANA	G 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKSTOCK	PAULETTE	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIFULCO	ANNA	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKWELL	BRENDA	G 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIFULCO	CAROL	A 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKWELL	BRITTNEY	K 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIGALBAL	CHEERY	B 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKWELL	DANIELLE	M 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIGAUQUETTE	JUANA	R 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKWELL	DAWN	P 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIGBY	VICTORIA	E 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKWELL	ELIZABET	V 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIGELOW	PEGGY	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKWELL	ELLIS	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIGGART	IRIS	F 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKWELL	ELSIE	M 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIGGERS	SHEREEN	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKWELL	TERESA	M 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIGGINS	CHERYL	R 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKWOOD	CLINTON	A 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIGGS	LINDA	D 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACKWOOD	DEBIE-AN	N 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIGGS	THOMAS	L 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLACQUE-BELAIR	PASCAL	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIJLANI	INDU	M 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLADES	APRIL	L 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIJLANI	MADHO	H 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLAH	VIMLA	D 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BIJLANI	LUCY	V 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLAIN	JEAN	V 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BILAL	AL ASIA	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLAIN	LUDOVIC	J 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BILAL	NAIMAH	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLAIN	REMEDIOS	S 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BILAN	AVELINO	C 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLAINE	CATHERIN	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BILAN	ELISA	B 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLAINEY	FRANK	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BILANIUK	WLODYMY	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLAIR	DORETH	E 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BILBAO	MARIA LO	A 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLAIR	GODFREY	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BILBO DENT	SANDRA	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLAIR	JENNIFER	O 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BILDNER	SUE	R 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLAIR	KEITH	J 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BILLELA-FILERIN	ROSANNE	D 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLAIR	LINDA	A 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BILLECI	JULIA	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLAIR	MARGARET	A 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BILLEY-SAMPSON	SHERLYN	M 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLAIR	MARGARET	T 9POLL	\$1.0000	APPOINTED	YES	01/01/10
BILLIPS	WILLIE	R 9POLL	\$1.0000	APPOINTED	YES	01/01/10	BLAIR	MARGUERI	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BILLOTTO	M												

BLANDING	GLORIA	9POLL	\$1.0000	APPOINTED	YES	01/01/10	BOLDEN	ROBERT	G	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLANDING	JOY	D	\$1.0000	APPOINTED	YES	01/01/10	BOLDEN	ROBYN	H	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLANDING	LLYOVA		\$1.0000	APPOINTED	YES	01/01/10	BOLDEN	TERRI	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLANDINO	ROSE		\$1.0000	APPOINTED	YES	01/01/10	BOLDES	JACQUILIN	L	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLANK	ANITA		\$1.0000	APPOINTED	YES	01/01/10	BOLGEHN	JENNIFER	M	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLANK	BORIS		\$1.0000	APPOINTED	YES	01/01/10	BOLING	CASSIE	M	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLANK	SOFIYA		\$1.0000	APPOINTED	YES	01/01/10	BOLISCAR	CLAUDEL	J	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLANK	VICTORIA		\$1.0000	APPOINTED	YES	01/01/10	BOLIVAR	JULIETA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLANKS	MICHELLE		\$1.0000	APPOINTED	YES	01/01/10	BOLIVAR	SANDY	C	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLANOVSKAYA	RAKHIL		\$1.0000	APPOINTED	YES	01/01/10	BOLKOVITSKIY	ARKADIY		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLAS	IRIS		\$1.0000	APPOINTED	YES	01/01/10	BOLLEN	ROSALIE	L	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLASENSTEIN	JACK		\$1.0000	APPOINTED	YES	01/01/10	BOLLING	ELIZABET		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLASI	DIANA		\$1.0000	APPOINTED	YES	01/01/10	BOLLING	SANDRA	D	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLASINI	VENTURA		\$1.0000	APPOINTED	YES	01/01/10	BOLOGNA	MARTHA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLASS	ERIDANIA	C	\$1.0000	APPOINTED	YES	01/01/10	BOLOGNESE	MARY	J	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLASSINGAME	FRED		\$1.0000	APPOINTED	YES	01/01/10	BOLTON	GLADYS	M	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLASSINGAME	JOHNELLA	R	\$1.0000	APPOINTED	YES	01/01/10	BOLTON	JARAYAH	Q	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLAZER	BARBARA	L	\$1.0000	APPOINTED	YES	01/01/10	BOLTON	MARK	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLEACH	SHERRY		\$1.0000	APPOINTED	YES	01/01/10	BOMBACE	JOSEPH	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLECKNER	ALAN	J	\$1.0000	APPOINTED	YES	01/01/10	BONACCI	MARIA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLEECKER	LUKE	L	\$1.0000	APPOINTED	YES	01/01/10	BONAGURA	AMELIA	V	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLEI	BERNICE	S	\$1.0000	APPOINTED	YES	01/01/10	BONAGURA	ROBERT		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLEIER	RUTH		\$1.0000	APPOINTED	YES	01/01/10	BONAL	JOHN	M	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLIGE	JULIETTE	D	\$1.0000	APPOINTED	YES	01/01/10	BONALDE	ANN		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLIGHT	HORTENSE		\$1.0000	APPOINTED	YES	01/01/10	BONANNO	KARI	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLIGHT	NAAJIYA		\$1.0000	APPOINTED	YES	01/01/10	BONAPARTE-MAYO	PATRICIA	K	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLITZER	ANDREW	H	\$1.0000	APPOINTED	YES	01/01/10	BOND	BEVERLY	S	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLITZER	EDITH		\$1.0000	APPOINTED	YES	01/01/10	BOND	GERALDIN		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLITZER	GILDA		\$1.0000	APPOINTED	YES	01/01/10	BOND	PAULETTE		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLITZER	LILLIAN		\$1.0000	APPOINTED	YES	01/01/10	BOND	SHIRLEY	M	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLIZZARD	CHRISTOP	P	\$1.0000	APPOINTED	YES	01/01/10	BONDAR	ASYA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOCK	BARBARA	U	\$1.0000	APPOINTED	YES	01/01/10	BONDARENKO	KSENIYA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOCK	WANDA	V	\$1.0000	APPOINTED	YES	01/01/10	BONDARENKO	VLADIMIR		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOCKER	ANGELA	D	\$1.0000	APPOINTED	YES	01/01/10	BONDS	KNIA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOCKER	CECELIA	A	\$1.0000	APPOINTED	YES	01/01/10	BONDS	SHERICA	T	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOISE	INES	M	\$1.0000	APPOINTED	YES	01/01/10	BONELLI	ANTHONY	P	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOMQUIST	AXEL FEL		\$1.0000	APPOINTED	YES	01/01/10	BONET	DIANE		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLONSKE	AMANDA		\$1.0000	APPOINTED	YES	01/01/10	BONET	ONEIDA	V	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOODGOOD	LISA		\$1.0000	APPOINTED	YES	01/01/10	BONET	STEVEN		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOOM	ABRAHAM		\$1.0000	APPOINTED	YES	01/01/10	BONETA	JOSIP		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOOM	GLORIA		\$1.0000	APPOINTED	YES	01/01/10	BONEY	PERSEPHO		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOOM	HOWARD	S	\$1.0000	APPOINTED	YES	01/01/10	BONHOMME	MARGARET		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOOM	IRVING		\$1.0000	APPOINTED	YES	01/01/10	BONHOMME SR	JOHN	B	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOOM	LINDA		\$1.0000	APPOINTED	YES	01/01/10	BONICA	AURORA	L	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOSHTEYN	ELIAZAR		\$1.0000	APPOINTED	YES	01/01/10	BONICA	JOSEPH	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOSHTEYN	SOFIYA		\$1.0000	APPOINTED	YES	01/01/10	BONICI	LISA	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOT	JESSY	K	\$1.0000	APPOINTED	YES	01/01/10	BONIFACIO	ANA	V	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOUNT	BERNADET		\$1.0000	APPOINTED	YES	01/01/10	BONIFACIO	FRANCISC		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOUNT	DOROTHY	A	\$1.0000	APPOINTED	YES	01/01/10	BONIFACIO	GWENDOLY	M	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOUNT	GISELE		\$1.0000	APPOINTED	YES	01/01/10	BONIFACIO	JOHANNA	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOUNT	JOANN	A	\$1.0000	APPOINTED	YES	01/01/10	BONIFACIO	MERCEDES	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOUNT	LABRINA	L	\$1.0000	APPOINTED	YES	01/01/10	BONILLA	ALFREDO	J	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOUNT	LARON		\$1.0000	APPOINTED	YES	01/01/10	BONILLA	ANGEL		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOUNT	LYANA		\$1.0000	APPOINTED	YES	01/01/10	BONILLA	CARMEN	C	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOUNT	PAITIE	M	\$1.0000	APPOINTED	YES	01/01/10	BONILLA	DAWN	M	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOUNT	ROBERT		\$1.0000	APPOINTED	YES	01/01/10	BONILLA	GLADYS	V	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOUNT	SHARAN		\$1.0000	APPOINTED	YES	01/01/10	BONILLA	GLORIA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOW	AURORA	K	\$1.0000	APPOINTED	YES	01/01/10	BONILLA	HILDA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLOWE	DAVID		\$1.0000	APPOINTED	YES	01/01/10	BONILLA	JESSICA	C	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUE	KATHLEEN	S	\$1.0000	APPOINTED	YES	01/01/10	BONILLA	JOSEFINA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUE	PATRICK	B	\$1.0000	APPOINTED	YES	01/01/10	BONILLA	JOSHUA	M	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUE	WILLIAM	A	\$1.0000	APPOINTED	YES	01/01/10	BONILLA	KATHLEEN		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUEMKE	LORRAINE	J	\$1.0000	APPOINTED	YES	01/01/10	BONILLA	KEVIN	P	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUM	JOANNE		\$1.0000	APPOINTED	YES	01/01/10	BONILLA	MARLENE		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUM	PAULA		\$1.0000	APPOINTED	YES	01/01/10	BONILLA	MILAGROS	R	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUMBERG-SIMON	BETH	A	\$1.0000	APPOINTED	YES	01/01/10	BONILLA	NINFA	I	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUME	HOPE	B	\$1.0000	APPOINTED	YES	01/01/10	BONILLA	NORMA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUME	MARIANA		\$1.0000	APPOINTED	YES	01/01/10	BONILLA	ROSEMARY		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUMENTHAL	DANIEL		\$1.0000	APPOINTED	YES	01/01/10	BONILLA	SONIA	I	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUMENTHAL	WALTER		\$1.0000	APPOINTED	YES	01/01/10	BONILLA	YARITZA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUMNER	STUART	S	\$1.0000	APPOINTED	YES	01/01/10	BONITTO	YVETTE	L	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUMSTEIN	BRUCE		\$1.0000	APPOINTED	YES	01/01/10	BONNEAU	RUTH		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUNT	ARLEAN		\$1.0000	APPOINTED	YES	01/01/10	BONNEAU	TRACIE		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUNT	CELESTIN		\$1.0000	APPOINTED	YES	01/01/10	BONNER	BEATRICE	V	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUNT	FREDERIC		\$1.0000	APPOINTED	YES	01/01/10	BONNER	BETTY	J	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUNT	MAMIE	R	\$1.0000	APPOINTED	YES	01/01/10	BONNER	BEVERLY	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUNT	SHIRLEY		\$1.0000	APPOINTED	YES	01/01/10	BONNER	BIANCA	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUSTEIN	ABRAHAM		\$1.0000	APPOINTED	YES	01/01/10	BONNER	BRENDA	G	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUSTEIN	ABRAHAM		\$1.0000	APPOINTED	YES	01/01/10	BONNER	CHERYL	V	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUSTEIN	GLADYS		\$1.0000	APPOINTED	YES	01/01/10	BONNER	DEBORAH		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUSTEIN	PEARL		\$1.0000	APPOINTED	YES	01/01/10	BONNER	JUANITA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUTHAL	MYLES	E	\$1.0000	APPOINTED	YES	01/01/10	BONNER	PEGGY	J	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLUTHAL	ROWENA	W	\$1.0000	APPOINTED	YES	01/01/10	BONNER	ROSETTA	C	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLYDEN	KADEEM	C	\$1.0000	APPOINTED	YES	01/01/10	BONNER	YUALINA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLYDEN	KESHIA		\$1.0000	APPOINTED	YES	01/01/10	BONNETT	JOYCE	N	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLYDEN	LEANORA	V	\$1.0000	APPOINTED	YES	01/01/10	BONNETT	KATHRYN	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLYDEN	ROMELE	R	\$1.0000	APPOINTED	YES	01/01/10	BONNETT	MERLENE	M	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLYDEN	SANDRA		\$1.0000	APPOINTED	YES	01/01/10	BONSANGUE	INES		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLYDEN-REID	LAVARN	G	\$1.0000	APPOINTED	YES	01/01/10	BONSIGNORE	DELIA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLYER	LINDA		\$1.0000	APPOINTED	YES	01/01/10	BONSU	RHONNA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLYTHE	BARBARA		\$1.0000	APPOINTED	YES	01/01/10	BONVENTRE	RAFFAELA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BLYTHE	LUVICY		\$1.0000	APPOINTED	YES	01/01/10	BONVISO	MICHAEL	P	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOASIAKO	BAFFOUR	A	\$1.0000	APPOINTED	YES	01/01/10	BOODHUN	ASHVIN	S	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOATENG	AGYEPONG	K	\$1.0000	APPOINTED	YES	01/01/10	BOODIE	GLENYS	S	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOATENG	DIANA		\$1.0000	APPOINTED	YES	01/01/10	BOOKBINDER	HAROLD		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOATENG	IMMANUEL	K	\$1.0000	APPOINTED	YES	01/01/1								

BORROMETI	GRACIE	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BORSACK	MARTIN		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BORSHCH	ZALMAN		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BORTS	ANATOLY		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSAK	MARIAN		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSE	BETTIE	N	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSE	GLORIA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSE	GRINDL	E	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSE	RICHARD	H	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSKET	MICHAEL	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSLEY	TRACY	E	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSOLET	GEORGE		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSQUEZ	HECTOR		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSSE	DANOUCKA	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSSE	SAMANTHA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSSIO	EMMA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSSMAN	JOSEPH	I	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSSOTTI	ELVERA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSTIC	CAROL	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSTIC	CLIFFORD	R	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSTIC	DORINDA	L	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSTICK	NANETTE		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSTICK	PATRICIA	D	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSTICK	SARAH		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSTON	CHARLENE	L	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSTON	CHRISTIN	U	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSTON	CORA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSTON	DIANE	M	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSTON	DIONNE	S	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSTON	KRIS	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSTON	ROBIN		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSTROM	JOHN	D	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSTWICK	JOAN		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSWELL	MICHELE	K	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOSWORTH	WILLIAM	J	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOTCHWAY	ELIZABET		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOTT	WILLIAM	F	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOTTIX	HARRY		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOTTINO	HELEN		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOTVINNIK	REMA	M	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOTWINICK	PHILLIP	M	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOUCHER	HAROLD		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOUCUGNANI	ANDRES	O	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOUDIERE	TATIANA	J	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOURDEAU	JACQUELI		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOURE	BINTIA	P	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOURNE	ALGERNON	M	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOURNE	DEVON	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOURNE	WILHELMI		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOUTIN	ANDRE		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOUTINE	DAHIA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOUYER	GAIL	D	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOUZY	CHARLES		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOVA	BARBARA	M	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOVE	ANN	N	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOVE	FRANCES		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOVELL	VALERIE		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOVIAN	YVETTE	C	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWDEN	LORETTA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWDEN	MARION	U	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWE	JACQUELI	D	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWE	JOHN	H	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWE	OLAYEMI	S	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWE	VIOLA	L	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWEN	IRIS		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWEN	LENORA	L	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWEN	MARIE HE	C	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWEN	NIKITA	L	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWEN	RONALD	B	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWEN	SHERI	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWEN	VERONICA	E	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWENS	ANN		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWENS	BARBARA	L	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWENS	CYNTHIA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWENS	ELNORA	V	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWENS	GERALD		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWENS	HATTIE		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWENS	MADONNA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWENS	NORMA	A	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWER	JANE		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWER	THOMAS	R	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWERS	JENNIFER		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWERS	LAWRENCE		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWERS	LILLIAN		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWERS	MARGARIT		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWERS	VICTORIA		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWIE	FANNIE		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWLAND	ARCHIE	S	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWLAND	BARBARA	L	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWLES	HAROLD	T	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWLES	PEARL		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWLES	ROBERT		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWLES	ROSA	U	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWLES	ROSETTA	V	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWLES-LEGGIS	ROCHELLE		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWMAN	CLOVIS		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWMAN	DEBORAH	V	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWMAN	DELORES	G	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWMAN	DORIS		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWMAN	EVA	M	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWMAN	JOSHUA	E	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWMAN	JOY		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWMAN	MORA	J	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWMAN	NATHANIE		9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWMAN	OLIVIA	D	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWMAN	PAMELA	D	9POLL	\$1.0000	APPOINTED	YES	01/01/10
BOWMAN	PATSY		9POLL	\$1.0000	APPOINTED	YES	01/01/10

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LATE NOTICES

HEALTH AND HOSPITALS CORPORATION

SOLICITATIONS

Goods

APPLIANCES – Competitive Sealed Bids – PIN# TJ11-DCM1103 – DUE 10-07-10 AT 3:00 P.M.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
Kings County Hospital Center, 451 Clarkson Avenue, Brooklyn, NY 11203.
Theresa Jackson (718) 245-2119, fax: (718) 735-5486, theresa.jackson@nychhc.org

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BOARD OF STANDARDS AND APPEALS

PUBLIC HEARINGS

OCTOBER 19, 2010, 10:00 A.M.

NOTICE IS HEREBY GIVEN of a public hearing, Tuesday morning, October 19, 2010, 10:00 A.M., at 40 Rector Street, 6th Floor, New York, N.Y. 10006, on the following matters:

SPECIAL ORDER CALENDAR

180-99-BZ

APPLICANT – Michael T. Cetera, AIA, for Geulah, LLC, owner.
SUBJECT – Application June 4, 2010 – Extension of Term of a previously granted Variance (§72-21) for a non-conforming (UG9A) catering establishment which expired on April 4, 2010;

waiver of the rules. R-6 zoning district.

PREMISES AFFECTED – 564/66 East New York Avenue, south side, 329'-7" east of Brooklyn Avenue, Block 4793, Lot 22, Borough of Brooklyn.

COMMUNITY BOARD #9BK

175-05-BZ

APPLICANT – Eric Palatnik, P.C., for Athanasios Amaxus, owner.

SUBJECT – Application September 9, 2010 – Extension of Time to Complete Construction of a previously approved Variance (§72-21) to construct a four story multiple dwelling with accessory parking which expires on January 9, 2011. M1-1 zoning district.

PREMISES AFFECTED – 18-24 Luquer Street, between Hicks Street and Columbia Street, Block 520, Lot 16, Borough of Brooklyn.

COMMUNITY BOARD #16BK

369-05-BZ

APPLICANT – Eric Palatnik, P.C., for Randy Lee, owner.

SUBJECT – Application September 9, 2010 – Extension of Time to Complete Construction a previously approved Variance (§72-21) to construct a four story multiple dwelling which expires on October 17, 2010. R3-2(HS) zoning district.

PREMISES AFFECTED – 908 Clove Road, between Broadway and Bement Avenue, Block 323, Lot 42, Borough of Staten Island.

COMMUNITY BOARD #1SI

238-07-BZ

APPLICANT – Goldman Harris LLC, for OCA Long Island City LLC; OCAII & III c/o O'Connor Capital, owner.

SUBJECT – Application July 1, 2010 – In-Part Legalization for an Amendment of minor modification of a previously approved Variance (§72-21) to allow the Mixed Use Building or the Dormitory Building to be constructed and occupied prior to the construction and occupancy of the other building. M-4/R6A (LIC) and M1-4 zoning districts.

PREMISES AFFECTED – 5-11 47th Avenue, 46th Road at north, 47th Avenue at south, 5th Avenue at west, Vernon Boulevard at east. Block 28, Lot 12, 15, 17, 18, 21, 38. Borough of Queens.

COMMUNITY BOARD #2Q

141-08-BZ

APPLICANT – Sheldon Lobel, PC, for DoRay 46, Incorporated, owner.

SUBJECT – Application May 7, 2008 – Dismissal for Lack of Prosecution - Variance (§72-21) to allow for a mixed use building contrary to floor area, lot coverage (§23-145), height (§35-24), and street wall requirements (§101-41). R6A/C2-4 zoning district, DB.

PREMISES AFFECTED – 46-48 Third Avenue, northeast corner of the intersection of Third Avenue and Atlantic Avenue, Block 185, Lot 25, 26, Borough of Brooklyn.

COMMUNITY BOARD #2BK

APPEALS CALENDAR

366-05-A

APPLICANT – Deirdre A. Carson, for Greenberg Traurig, LLP, for Prospect Terrace, LLC, owner.

SUBJECT – Application August 20, 2010 – Extension of time to complete construction and obtain a Certificate of Occupancy for a previously granted Appeals application to determine Common Law Vested rights under the prior R5 zoning regulations which expired on August 22, 2010. R5-B zoning district.

PREMISES AFFECTED – 1638 8th Avenue, east side of Eighth Avenue, between Windsor Place and Prospect Avenue, Block 1112, Lots 52 & 54, Borough of Brooklyn.

COMMUNITY BOARD #7BK

111-10-A

APPLICANT – Victor K. Han, R.A., AIA, for Seungho Kim, owner.

SUBJECT – Application June 18, 2010 – Appeal challenging Department of Building's determination that the proposed hotel is not within 1000 ft. of the entrance or exit of a limited access expressway, freeway, parkway, or highway, which prohibits direct vehicular access to the abutting land as per ZR 32-14. C2-2 Zoning District.

PREMISES AFFECTED – 211-08 Northern Boulevard, southeast side of Northern Boulevard, southeast of 211th Street, Block 7313, Lot 5, Borough of Queens.

COMMUNITY BOARD #11Q

OCTOBER 19, 2010, 1:30 P.M.

NOTICE IS HEREBY GIVEN of a public hearing, Tuesday afternoon, October 19, 2010, at 1:30 P.M., at 40 Rector Street, 6th Floor, New York, N.Y. 10006, on the following matters:

ZONING CALENDAR

55-10-BZ

APPLICANT – Eric Palatnik, P.C., for FAS Main Street Family Limited Partnership, owner.

SUBJECT – Application April 19, 2010 – Special Permit (§73-44) to permit a reduction in required parking for an ambulatory or diagnostic treatment center. C4-2/C4-3 zoning districts.

PREMISES AFFECTED – 40-22 Main Street, northwest corner of Main Street, northwest corner of Main Street and 40th Street, Block 5036, Lot 42, Borough of Queens.

COMMUNITY BOARD #7Q

103-10-BZ

APPLICANT – Law Office of Frederick A. Becker, for Zehava Kraitenberg and Larry Kraitenberg, owners.

SUBJECT – Application June 7, 2010 – In-Part Legalization of a Special Permit (§73-622) for the enlargement of an existing single family home contrary to floor area, open space (§23-141), side yard requirement (§23-461) and less than the required rear yard (§23-47). R2 zoning district.

PREMISES AFFECTED – 1036 East 24th Street, west side of East 24th Street, between Avenue J and Avenue K, Block 7605, Lot 60, Borough of Brooklyn.

COMMUNITY BOARD #14BK

129-10-BZ

APPLICANT – Andrea M. Harris, for Paul Trinchese, owner; Gustavo Larrea, lessee.

SUBJECT – Application July 16, 2010 – Special Permit (§73-36) to legalize the operation of a physical culture establishment (*Traditional Karate of America*). M1-2 zoning district.

PREMISES AFFECTED – 98-18 103rd Avenue, cross street of 103rd Avenue and 99th Street, Block 9121, Lot 9, Borough of Queens.

COMMUNITY BOARD #9Q

131-10-BZ

APPLICANT – The Law Office of Fredrick A. Becker, for

841-853 Broadway Associates, owner;

READER'S GUIDE

The City Record (CR) is, published each business day and includes notices of proposed New York City procurement actions, contract awards, and other procurement-related information. Solicitation notices for most procurements valued at or above \$100,000 for information technology and for construction and construction related services, above \$50,000 for other services, and above \$25,000 for other goods are published for at least one day. Other types of procurements, such as sole source, require notice in the City Record for five consecutive days. Unless otherwise specified, the agencies and offices listed are open for business Mondays thru Fridays from 9:00 A.M. to 5:00 P.M. except legal holidays.

NOTICE TO ALL NEW YORK CITY CONTRACTORS

The New York State Constitution ensures that all laborers, workers or mechanics employed by a contractor or subcontractor doing public work are to be paid the same wage rate that prevails in the trade where the public work is being done. Additionally, New York State Labor Law §§ 220 and 230 provide that a contractor or subcontractor doing public work in construction or building service must pay its employees no less than the prevailing wage. Section 6-109 (the Living Wage Law) of the New York City Administrative Code also provides for a "living wage", as well as prevailing wage, to be paid to workers employed by City contractors in certain occupations. The Comptroller of the City of New York is mandated to enforce prevailing wage. Contact the NYC Comptrollers Office at www.comptroller.nyc.gov, click on Labor Law Schedules to view rates.

New York City's "Burma Law" (Local Law No. 33 of 1997) No Longer to be Enforced. In light of the United States Supreme Court's decision in **Crosby v. National Foreign Trade Council**, 530 U.S. 363 (2000), the City has determined that New York City's Local Law No. 33 of 1997 (codified in Administrative Code Section 6-115 and Charter Section 1524), which restricts City business with banks and companies doing business in Burma, is unconstitutional. This is to advise, therefore, that the language relating to Burma contained in existing New York City contracts may not be enforced.

CONSTRUCTION/CONSTRUCTION SERVICES OR CONSTRUCTION RELATED SERVICES

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.

VENDOR ENROLLMENT APPLICATION

New York City procures approximately \$7 billion worth of goods, services, construction and construction-related services every year. The NYC Procurement Policy Board Rules require that agencies primarily solicit from established mailing lists called bidder/proposer lists. To register for these lists-free of charge-, prospective suppliers should fill out and submit the NYC-FMS Vendor Enrollment application.

- Online at <http://nyc.gov/selltonyc>

- To request a hardcopy application, call the Vendor Enrollment Center at (212) 857-1680.

Attention Existing Suppliers:

Even if you already do business with NYC agencies, be sure to fill out an application. We are switching over to citywide, centralized Bidders Lists instead of the agency-specific lists previously used to issue notices about upcoming contract opportunities. To continue receiving notices of New York City contract opportunities, you must fill out and submit a NYC-FMS Vendor Enrollment application.

If you are uncertain whether you have already submitted an application, call us at (212) 857-1680.

SELLING TO GOVERNMENT TRAINING WORKSHOP

New and experienced vendors are encouraged to register for a free training course on how to do business with New York City. "Selling to Government" workshops are conducted by the Department of Small Business Services, 110 William Street, New York, NY 10038. Morning and afternoon sessions are convened on the first Tuesday of each month. For more information, and to register, call (212) 618-8845.

PRE-QUALIFIED LIST

New York City procurement policy permits agencies to develop and solicit from pre-qualified lists of vendors, under prescribed circumstance. When it is decided by an agency to develop a pre-qualified list, criteria for pre-qualification must be clearly explained in the solicitation and notice of the opportunity to pre-qualify for that solicitation must be published in at least five issues of the CR.

Information and qualification questionnaires for inclusion on such list may be obtained directly from the Agency Chief Contracting Officer at each agency, (see Vendor Information Manual). A completed qualification Questionnaire may be submitted to the Chief Contracting Officer at any time, unless otherwise indicated and action (approval or denial) shall be taken by the agency within 90 days from the date of submission. Any denial or revocation of pre-qualified status can be appealed to the Office of Administrative Trials and Hearings, (OATH), Section 3-11 of the Procurement Policy Board Rules describes the criteria for the general use of pre-qualified lists.

NON-MAYORAL ENTITIES

The following agencies are not subject to Procurement Policy Board rules and do not follow all of the above procedures: City University, Department of Education, Metropolitan Transportation Authority, Health & Hospitals Corporation, Housing Authority. Suppliers interested in applying for inclusion on bidders list should contact these entities directly (see Vendor Information Manual) at the addresses given.

PUBLIC ACCESS CENTER

The Public Access Center is available to suppliers and the public as a central source for supplier-related information through on-line computer access. The Center is located at 253 Broadway, 9th floor, in lower Manhattan, and is open Monday through Friday from 10:00 A.M to 3:00 P.M. For information, contact the Mayor's Office of Contract Services at (212) 788-0010.

ATTENTION: NEW YORK CITY MINORITY AND WOMEN OWNED BUSINESS ENTERPRISES

Join the growing number of Minority and Women Owned Business Enterprises (M/WBEs) that are competing for New York City's business. In order to become certified for the program, your company must substantiate that it: (1) is at least fifty-one percent (51%) owned, operated and controlled by a minority or woman and (2) is either located in New York City or has a significant tie to New York City's business community. To obtain a copy of the certification application and to learn more about the program, contact the New York City Department of Small Business Services, 110 William Street, 2nd Floor, New York, New York 10038 (212) 513-6311.

PROMPT PAYMENT

It is the policy of the City of New York to pay its bills promptly. The Procurement Policy Board Rules generally require that the City pay its bills within 30 days after the receipt of a proper invoice. The City now pays interest on all late invoices. The grace period that formerly existed was eliminated on July 1, 2000. However, there are certain types of payments that are not eligible for interest. These are listed in Section 4-06 of the Procurement Policy Board Rules. The Comptroller and OMB determine the interest rate on late payments twice a year, in January and in July.

PROCUREMENT POLICY BOARD RULES

The Rules may also be accessed on the City Website, <http://nyc.gov/selltonyc>

COMMON ABBREVIATIONS USED IN THE CR

The CR contains many abbreviations. Listed below are simple explanations of some of the most common ones appearing in the CR:

- AB Acceptable Brands List
- AC Accelerated Procurement
- AMT Amount of Contract
- BL Bidders List
- CSB Competitive Sealed Bidding (including multi-step)
- CB/PQ CB from Pre-qualified Vendor List
- CP Competitive Sealed Proposal (including multi-step)
- CP/PQ CP from Pre-qualified Vendor List
- CR The City Record newspaper
- DA Date bid/proposal documents available
- DUE Bid/Proposal due date; bid opening date
- EM Emergency Procurement
- IG Intergovernmental Purchasing
- LBE Locally Based Business Enterprise
- M/WBE Minority/Women's Business Enterprise
- NA Negotiated Acquisition
- NOTICE.... Date Intent to Negotiate Notice was published in CR
- OLB..... Award to Other Than Lowest Responsible & Responsive Bidder/Proposer
- PIN..... Procurement Identification Number
- PPB Procurement Policy Board
- PQ Pre-qualified Vendors List
- RS..... Source required by state/federal law or grant
- SCE Service Contract Short-Term Extension
- DP Demonstration Project
- SS Sole Source Procurement
- ST/FED Subject to State &/or Federal requirements

KEY TO METHODS OF SOURCE SELECTION

The Procurement Policy Board (PPB) of the City of New York has by rule defined the appropriate methods of source selection for City procurement and reasons justifying their use. The CR procurement notices of many agencies include an abbreviated reference to the source selection method utilized. The following is a list of those methods and the abbreviations used:

- CSB **Competitive Sealed Bidding** (including multi-step)
Special Case Solicitations / Summary of Circumstances:
- CP **Competitive Sealed Proposal** (including multi-step)
- CP/1 Specifications not sufficiently definite
- CP/2 Judgement required in best interest of City
- CP/3 Testing required to evaluate
- CB/PQ/4
- CP/PQ/4 **CB or CP from Pre-qualified Vendor List/** Advance qualification screening needed
- DP Demonstration Project
- SS **Sole Source Procurement/**only one source
- RS..... Procurement from a Required Source/ST/FED
- NA Negotiated Acquisition
For ongoing construction project only:
- NA/8 Compelling programmatic needs

- NA/9 New contractor needed for changed/additional work
- NA/10 Change in scope, essential to solicit one or limited number of contractors
- NA/11 Immediate successor contractor required due to termination/default
For Legal services only:
- NA/12 Specialized legal devices needed; CP not advantageous
- WA **Solicitation Based on Waiver/Summary of Circumstances** (Client Services/BSB or CP only)
- WA1 Prevent loss of sudden outside funding
- WA2 Existing contractor unavailable/immediate need
- WA3 Unsuccessful efforts to contract/need continues
- IG **Intergovernmental Purchasing** (award only)
- IG/F Federal
- IG/S State
- IG/O Other
- EM **Emergency Procurement** (award only) An unforeseen danger to:
- EM/A Life
- EM/B Safety
- EM/C Property
- EM/D A necessary service
- AC **Accelerated Procurement/**markets with significant short-term price fluctuations
- SCE **Service Contract Extension/**insufficient time; necessary service; fair price
Award to Other Than Lowest Responsible & Responsive Bidder or Proposer / Reason (award only)
- OLB/a anti-apartheid preference
- OLB/b local vendor preference
- OLB/c recycled preference
- OLB/d other: (specify)

HOW TO READ CR PROCUREMENT NOTICES

Procurement Notices in the CR are arranged by alphabetically listed Agencies, and within Agency, by Division if any. The notices for each Agency (or Division) are further divided into three subsections: Solicitations, Awards; and Lists & Miscellaneous notices. Each of these subsections separately lists notices pertaining to Goods, Services, or Construction.

Notices of Public Hearings on Contract Awards appear at the end of the Procurement Section. At the end of each Agency (or Division) listing is a paragraph giving the specific address to contact to secure, examine and/or to submit bid or proposal documents, forms, plans, specifications, and other information, as well as where bids will be publicly opened and read. This address should be used for the purpose specified UNLESS a different one is given in the individual notice. In that event, the directions in the individual notice should be followed. The following is a SAMPLE notice and an explanation of the notice format used by the CR.

SAMPLE NOTICE:

POLICE

DEPARTMENT OF YOUTH SERVICES

■ SOLICITATIONS

Services (Other Than Human Services)

BUS SERVICES FOR CITY YOUTH PROGRAM – Competitive Sealed Bids – PIN# 056020000293 – DUE 04-21-03 AT 11:00 A.M.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
NYPD, Contract Administration Unit, 51 Chambers Street, Room 310, New York, NY 10007. Manuel Cruz (646) 610-5225.

☛ m27-30

ITEM	EXPLANATION
POLICE DEPARTMENT	Name of contracting agency
DEPARTMENT OF YOUTH SERVICES	Name of contracting division
■ SOLICITATIONS	Type of Procurement action
<i>Services (Other Than Human Services)</i>	Category of procurement
BUS SERVICES FOR CITY YOUTH PROGRAM	Short Title
CSB	Method of source selection
PIN # 056020000293	Procurement identification number
DUE 04-21-03 AT 11:00 am	Bid submission due 4-21-03 by 11:00 am; bid opening date/time is the same.
<i>Use the following address unless otherwise specified in notice, to secure, examine-submit bid/proposal documents; etc.</i>	Paragraph at the end of Agency Division listing giving contact information, or submit bid/information or and Agency Contact address
	NYPD, Contract Administration Unit 51 Chambers Street, Room 310 New York, NY 10007. Manuel Cruz (646) 610-5225.
☛	Indicates New Ad
m27-30	Date that notice appears in City Record

NUMBERED NOTES

Numbered Notes are Footnotes. If a Numbered Note is referenced in a notice, the note so referenced must be read as part of the notice. **1.** All bid deposits must be by company certified check or money order made payable to Agency or Company.