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THE CITY RECORD

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PUBLIC HEARINGS AND MEETINGS

See Also: Procurement; Agency Rules

BOROUGH PRESIDENT - BROOKLYN

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that the Brooklyn Borough Board has scheduled a hearing on Tuesday, September 5, 2023 at 6:00 P.M. at Brooklyn Borough Hall, 209 Joralemon Street, Brooklyn, NY 11201 to review a proposal submitted by the New York City Department of



Parks and Recreation to install a comprehensive sign program, intended to standardize the content, design, placement, material, and implementation of signage throughout the park system inclusive of Prospect Park.

The freestanding signs are mounted in compliance with ADA guidelines for height and visibility, while also being mindful of their visual impact on the scenic landmark. The project's goal is to reduce visual clutter within the scenic landmark and streamline sign placement.

Accessibility questions: Carol-Ann Church, by: Tuesday, August 29, 2023, 3:00 P.M.



↔ a24-s5

HOUSING AUTHORITY

■ MEETING

The next Audit & Finance Committee Meeting of the New York City Housing Authority is scheduled for Tuesday, September 12, 2023, at 10:00 A.M. in the Ceremonial Room on the 5th Floor of 90 Church Street, New York, NY. Copies of the Agenda will be available on NYCHA's Website or may be picked up at the Department of Internal Audit and Assessment at 90 Church Street, 9th Floor, New York, NY, no earlier than twenty-four (24) hours before the upcoming Audit & Finance Committee Meeting. Copies of the draft Minutes are available on this web page or can be picked up at the Department of Internal Audit and Assessment no earlier than 3:00 P.M. on Thursday, two weeks after the Audit & Finance Committee Meeting.

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

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

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

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

Any person requiring a reasonable accommodation in order to participate in the Audit & Finance Committee Meeting should contact the Department of Internal Audit and Assessment by phone at (212) 306-3441 or by e-mail at audit@nycha.nyc.gov, no later than Tuesday, August 29, 2023 at 5:00 P.M.

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

Accessibility questions: Kenichi Mitchell, (212) 306-3441, by: Tuesday, August 29, 2023, 5:00 P.M.



a14-s12

BOARD OF STANDARDS AND APPEALS

■ PUBLIC HEARINGS

**September 18th, 2023, and September 19th, 2023,
10:00 A.M. and 2:00 P.M.**

NOTICE IS HEREBY GIVEN of teleconference public hearings, Monday, September 18th, 2023, at 10:00 A.M. and 2:00 P.M., and Tuesday September 19th, 2023, at 10:00 A.M. and 2:00 P.M., to be streamed live through the Board's website (www.nyc.gov/bsa), with remote public participation and in-person portion, on the following matters:

SPECIAL ORDER CALENDAR

2021-56-BZ

APPLICANT – Sheldon Lobel, P.C., for 341-353 39th Street, LLC, owner.
SUBJECT – Application June 9, 2023 – Amendment of a previously approved Special Permit (§73-19) permitting the operation of a school (UG 3) (Brooklyn Prospect Charter School). The proposal seeks to modify some conditions of the Board's original approval. M1-2 zoning district.
PREMISES AFFECTED – 337-349 & 351-357 39th Street, Block 704, Lot 54, Borough of Brooklyn.
COMMUNITY BOARD #7BK

APPEALS CALENDAR

2021-13-A

APPLICANT – Sanna & Loccisano Architects, P.C., for Leonello Savo, owner.
SUBJECT – Application April 24, 2023 – Proposed re-development of a single-family home not fronting on a mapped street contrary to General City Law §36. R1-1 Special Natural Area District.
PREMISES AFFECTED – 34 Carlton Place, Block 838, Lot 177, Borough of Staten Island.
COMMUNITY BOARD #2SI

2023-28-A

APPLICANT – Sheldon Lobel, P.C., for Pioneer & King 1, LLC, owner.
SUBJECT – Application June 20, 2023 – Appeal seeking waiver of Sections G304.3 & G304.2 of Appendix G of the NYC Building Code to permit construction of a new observatory on the roof of an existing building located within a flood hazard area. M2-1 zoning district.
PREMISES AFFECTED – 159 Pioneer Street, Block 545, Lot(s) 10 & 1, Borough of Brooklyn.
COMMUNITY BOARD #6BK

ZONING CALENDAR

2021-63-BZ

APPLICANT – Nasir J. Khanzada, for Haviv Kalan, owner.
SUBJECT – Application October 1, 2021 – Special Permit (§73-211) to permit the operation of an Automotive Service Station (UG 16B) with an accessory convenience store contrary to ZR §32-10. C2-2/R4 zoning district.

PREMISES AFFECTED – 2021-63-BZ, 46-06 Ditmars Boulevard, Block 768, Lot 45, Borough of Queens.
COMMUNITY BOARD #1Q

2022-92-BZ

APPLICANT – Law Office of Jay Goldstein, PLLC, for 950 W. Fingerboard LLC, owner; Kerem Shlomo of Staten Island, lessee.
SUBJECT – Application December 2, 2022 – Application for a variance under ZR Section 72-21 to build a Use Group 3 religious school and a Use 3 dormitory contrary to ZR 42-10 within a M1-1 and R-2 Zoning District.
PREMISES AFFECTED – 950 West Fingerboard Road, Block 3197, Lot 1, Borough of Staten Island.
COMMUNITY BOARD #2SI

2023-06-BZ

APPLICANT – Law Office of Lyra Altman, for Nathan Siony, owner.
SUBJECT – Application January 27, 2023 – Special Permit (§73-622) to permit the enlargement of a single-family detached residence contrary to underlying bulk requirements. R3-2 zoning district.
PREMISES AFFECTED – 1830 East 26th Street, Block 6831, Lot 18, Borough of Brooklyn.
COMMUNITY BOARD #15BK

Shampa Chanda, Chair/Commissioner



a23-24

TRANSPORTATION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN, pursuant to law, that the following proposed revocable consents, have been scheduled for a public hearing by the New York City Department of Transportation. The hearing will be held remotely commencing on Wednesday September 13, 2023, at 11:00 A.M., via the WebEx platform and in person, on the following petitions for revocable consent.

WebEx: Meeting Number (access code): 2632 294 0337

Meeting Password: ctMTr7fwZ82

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

#1 IN THE MATTER OF a proposed revocable consent authorizing 36 E. 70th Street LLC to construct, maintain and use a fenced-in areaway, steps and snowmelt system on the south sidewalk of East 70th Street, between Madison Avenue and Park Avenue, in the Borough of Manhattan. The revocable consent is for ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2594**

From the Approval Date to June 30, 2034 - \$25/per annum

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

#2 IN THE MATTER OF a proposed revocable consent authorizing 43 West 74th Street LLC to construct, maintain and use a stoop and a fenced-in areaway on the north sidewalk of West 74th Street, between Columbus Avenue and Central Park West, in the Borough of Manhattan. The revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2616**

From the Approval Date to June 30, 2034- \$25/per annum

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

#3 IN THE MATTER OF a proposed revocable consent authorizing 137 West 131st Street LLC to construct, maintain and use a stoop and a fenced-in area on the north sidewalk of West 131st Street, between Adam C. Powell Boulevard and Lenox Avenue, in the Borough of Manhattan. The revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms

and conditions for compensation payable to the City according to the following schedule: **R.P. # 2622**

From the Approval Date to June 30, 2034 - \$25/per annum

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

#4 IN THE MATTER OF a proposed revocable consent authorizing Jacaranda Club, LLC to continue to maintain and use a ramp on the north sidewalk of East 60th Street, west of First Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2023 to June 30, 2033 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1428**

For the period from July 1, 2023 to June 30, 2033 - \$25/annum

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

#5 IN THE MATTER OF a proposed revocable consent authorizing Michael Jackson and Rachael Horovitz to continue to maintain and use a stoop and a fenced-in area on the west sidewalk of West 4th Street, north of West 11th Street, in the Borough of Manhattan. The revocable consent is for a term of ten years from July 1, 2019, to June 30, 2029 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2044**

For the period July 1, 2019 to June 30, 2029 - \$25/per annum

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

#6 IN THE MATTER OF a proposed revocable consent authorizing Ten East 73rd Street LLC to continue to maintain and use a fenced-in area on the south sidewalk of 73rd Street, east of Fifth Avenue, in the Borough of Manhattan. The revocable consent is for a term of ten years from July 1, 2023 to June 30, 2033 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1853**

For the period July 1, 2023 to June 30, 2033 - \$25/per annum

with the maintenance of a security deposit in the sum of \$3,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#7 IN THE MATTER OF a proposed revocable consent authorizing VJHC Holding Corp. to continue to maintain and use bollards on the west sidewalk of Bowery, north of Doyers Street, in the Borough of Manhattan. The revocable consent is for a term of ten years from July 1, 2023 to June 30th 2033 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1452**

For the period from July 1, 2023 to June 30, 2033 - \$750/per annum.

with the maintenance of a security deposit in the sum of \$3,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#8 IN THE MATTER OF a proposed revocable consent authorizing W 12th Street LLC to construct, maintain and use a stoop and fenced-in planted area on the south sidewalk of West 12th Street, between Fifth Avenue and Sixth Avenue, in the Borough of Manhattan. The revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2620**

From the Approval Date to June 30, 2034 -\$25/per annum

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

Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#9 IN THE MATTER OF a proposed revocable consent authorizing Temple Israel of the City of New York to construct, maintain and use three electrical sockets, together with electrical conduits, in and on the south sidewalk of East 75th Street, between Park and Lexington Avenues, in the Borough of Manhattan. The revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2604**

From the Approval Date to June 30, 2034 - \$75/per annum.

with the maintenance of a security deposit in the sum of \$10,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#10 IN THE MATTER OF a proposed revocable consent authorizing Commons Associates LLC to continue to maintain and use conduits, lampposts, planting areas, and a bench on and under Myrtle Avenue, between Flatbush Avenue Extension and Duffield Street, on the west sidewalk of Duffield Street, west of Flatbush Avenue Extension, and under and across Tech Place, east of Bridge Street, in the Borough of Brooklyn. The revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1511**

- For the period July 1, 2016 to June 30, 2017 - \$ 25
- For the period July 1, 2017 to June 30, 2018 - \$ 25
- For the period July 1, 2018 to June 30, 2019 - \$ 25
- For the period July 1, 2019 to June 30, 2020 - \$ 25
- For the period July 1, 2020 to June 30, 2021 - \$ 25
- For the period July 1, 2021 to June 30, 2022 - \$ 25
- For the period July 1, 2022 to June 30, 2023 - \$ 25
- For the period July 1, 2023 to June 30, 2024 - \$ 47,244
- For the period July 1, 2024 to June 30, 2025 - \$ 47,998
- For the period July 1, 2025 to June 30, 2026 - \$ 48,752

with the maintenance of a security deposit in the sum of \$48,700 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

a23-s13

PROPERTY DISPOSITION

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

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

CITYWIDE ADMINISTRATIVE SERVICES

■ SALE

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

<https://iaai.com/search?keyword=dcas+public>
All auctions are open to the public and registration is free.

Vehicles can be viewed in person at:
Insurance Auto Auctions, Green Yard
137 Peconic Avenue, Medford, NY 11763
Phone: (631) 207-3477

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

jy29-j17

PROCUREMENT

“Compete To Win” More Contracts!

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

- Win More Contracts, at nyc.gov/competetowin

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

HHS ACCELERATOR PREQUALIFICATION

To respond to human services Requests for Proposals (RFPs), in accordance with Section 3-16 of the Procurement Policy Board Rules of the City of New York (“PPB Rules”), vendors must first complete and submit an electronic HHS Accelerator Prequalification Application using the City’s PASSPort system. The PASSPort system is a web-based system maintained by the City of New York for use by its Mayoral Agencies to manage procurement. Important business information collected in the Prequalification Application is required every three years. Documents related to annual corporate filings must be submitted on an annual basis to remain eligible to compete. Prequalification applications will be reviewed to validate compliance with corporate filings and organizational capacity. Approved organizations will be eligible to compete and would submit electronic proposals through the PASSPort system. The PASSPort Public Portal, which lists all RFPs, including HHS RFPs that require HHS Accelerator Prequalification, may be viewed, at https://passport.cityofnewyork.us/page.aspx/en/rfp/request_browse_public. All current and prospective vendors should frequently review information listed on roadmap to take full advantage of upcoming opportunities for funding. For additional information about HHS Accelerator Prequalification and PASSPort, including background materials, user guides and video tutorials, please visit <https://www1.nyc.gov/site/mocs/systems/about-go-to-passport.page>.

ADMINISTRATION FOR CHILDREN’S SERVICES

PREVENTION SERVICES

■ INTENT TO AWARD

Services (other than human services)

06824Y0213-POSITIVE PARENTING PROGRAM (TRIPLE P) SOLE SOURCE - Request for Information - PIN# 06824Y0213 - Due 8-31-23 at 2:00 P.M.

The New York City Administration for Children’s Services (“ACS”) is currently soliciting vendors to provide School-Based Early Support services citywide, through a Request for Proposal process. The awards will replace expiring Beacon Prevention contracts, and will begin July 1, 2024. Through these contracts, providers will deliver school-based prevention services, including evidence-based parent support groups, to families with children attending identified partner schools.

To serve the City’s best interests, ACS plans to contract Triple P America (Triple P) in order to streamline the costs the providers of School-Based Early Support will incur for training and consultation related to evidence-based parent/caregiver support models.

Additionally, Triple P America (Triple P) will provide ACS with the data needed to monitor effectiveness, and families’ progress and experiences. Triple P America (Triple P) is the sole provider of training and implementation support for the Positive Parenting Program (Triple P) model.

Any entity able to provide these services is invited to express its interest and submit qualifications on the Procurement and Sourcing Solutions Portal. Expressions of interest and submissions of qualifications should be submitted no later than August 31, 2023 at 2:00 P.M. (EST). If you need additional assistance with PASSPort, please contact the MOCS Service Desk at <https://www1.nyc.gov/site/mocs/contact/contact-form.page>.

a21-25

06824Y0212-FAMILIES AND SCHOOLS TOGETHER (FAST) SOLE SOURCE - Request for Information - PIN# 06824Y0212 - Due 8-31-23 at 2:00 P.M.

The New York City Administration for Children’s Services (“ACS”) is currently soliciting vendors to provide School-Based Early Support services citywide, through a Request for Proposal process. The awards will replace expiring Beacon Prevention contracts, and will begin July 1, 2024. Through these contracts, providers will deliver school-based prevention services, including evidence-based parent support groups, to families with children attending identified partner schools.

To serve the City’s best interests, ACS plans to contract with Families and Schools Together, Inc. in order to streamline the costs the providers of School-Based Early Support will incur for training and consultation related to evidence-based parent/caregiver support models. Additionally, Families and Schools Together, Inc. will provide ACS with the data needed to monitor effectiveness, and families’ progress and experiences. Families and Schools Together, Inc. is the sole provider of training and implementation support for the Families and Schools Together (FAST) model.

Any entity able to provide these services is invited to express its interest and submit qualifications on the Procurement and Sourcing Solutions Portal. Expressions of interest and submissions of qualifications should be submitted no later than August 31, 2023 at 2:00 P.M. (EST). If you need additional assistance with PASSPort, please contact the MOCS Service Desk at <https://www1.nyc.gov/site/mocs/contact/contact-form.page>.

a21-25

CITYWIDE ADMINISTRATIVE SERVICES

ADMINISTRATION

■ SOLICITATION

Goods

BATTERY ELECTRIC VEHICLE (BEV) RENTAL & RIDE SHARE - Competitive Sealed Bids - PIN# 85724B0007 - Due 10-3-23 at 10:30 A.M.

All bids are done on PASSPort. To review the details for this solicitation and participate, please use the following link below and use the keyword search fields to find the solicitation for BATTERY ELECTRIC VEHICLE (BEV) RENTAL & RIDE SHARE.

You can search by PIN#85724B0007 or search by keyword: https://passport.cityofnewyork.us/page.aspx/en/rfp/request_browse_public

If you need additional assistance with PASSPort, please contact the MOCS Service Desk at <https://mocsupport.atlassian.net/servicedesk/customer/portal/8>, Link: <https://www1.nyc.gov/site/mocs/systems/passport-user-materials.page>.

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.

Citywide Administrative Services, 1 Centre Street, 18th Floor, New York, NY 10007. Evelyn Lucero (212) 386-0409; elucero@dcas.nyc.gov

◀ a24

DIVISION OF MUNICIPAL SUPPLY SERVICE

■ AWARD

Goods

GENUINE REPAIR PARTS FOR ALLISON TRANSMISSION - Competitive Sealed Bids - PIN# 85723B0131001 - AMT: \$915,000.00

- TO: Stewart & Stevenson Power Products LLC, 180 Route 17 South, Lodi, NJ 07644.

← a24

FLEET

■ AWARD

Services (other than human services)

FLEET SHARING SVCS WITH GEOTAB - Negotiated Acquisition - Other - PIN# 85622N0007001 - AMT: \$200,000.00 - TO: Geotab USA Inc, 7180 Pollock Drive, Las Vegas, NV 89119.

Local Law 41 of 2015 requires the sharing of city vehicles and for DCAS to create a program to do so. This program was established but recently the current vendor informed DCAS that they would no longer provide the services. Currently the city has over 9,000 drivers enrolled in the fleet share program and over 500 city vehicles are being used as fleet share units. Eventually we will be expanding fleet share within and across agencies to account for a larger number of light duty non emergency units. DCAS also provides fleet share vehicles to NYCHA as part of an interagency MOU. Due in part to the use of shared vehicles the city was able to meet the requirements of EO 53 of 2019 and cut the city's fleet by over 1,000 vehicles. This resulted in an expense budget savings regarding fuel and maintenance and a capital savings in regard to replacement purchases. The shared program also provides us with the ability to have vehicles where they are needed and when they are needed rather than have some vehicles being used daily and some being used rarely. The procurement would allow for the continuation of fleet share service through the city's current telematics provider.

This negotiated acquisition procurement will allow us to acquire these services for a period of one year and allow us to continue to be in compliance with Local Law 41 requirements.

← a24

EDUCATION

CONTRACTS AND PURCHASING

■ SOLICITATION

Goods and Services

BEST VALUE REQUIREMENTS CONTRACT FOR HEAVY DUTY CAFETERIA AND KITCHEN EQUIPMENT - Competitive Sealed Bids - PIN# B5695040 - Due 10-10-23 at 4:00 PM.

Please note that bids are due via electronic mail to DCPSubmissions@schools.nyc.gov.

To download, please go to <https://infohub.nyced.org/resources/vendors/open-doe-solicitations/request-for-bids>. If you cannot download, send an e-mail to vendorhotline@schools.nyc.gov with the RFB number and title in the subject line. For all questions related to this RFB, please send an e-mail to BNewman@schools.nyc.gov with the RFB's number and title in the subject line of your e-mail.

Description: This is a requirements contract and is intended to cover, during the period of the contract, the requirements for furnishing, delivering and/or assembly of Heavy Duty Cafeteria and Kitchen Equipment delivered to various locations listed in the schedules herein for all the schools and OFNS designated locations under the jurisdiction of the Board of Education of the City of New York.

There will be a Pre-Bid Conference on Thursday, September 14, 2023, at 2:00 P.M., on Microsoft Teams Live. The link to the virtual Pre-Bid Conference scheduled is https://teams.microsoft.com/l/meetup-join/19%3ameeting_YjI2YmMwMzEtZmMwZS00YzUyLTk5NDQtNmI3ODc4YWEzMDQw%40thread.v2/0?context=%7B%22Tid%22%3A%2218492cb7-ef45-4561-8571-0c42e5f7ac07%22%2C%22Oid%22%3A%22a352846b-32c4-4eae-818f-af49b746c344%22%2C%22IsBroadcastMeeting%22%3Atrue%2C%22role%22%3A%22a%22%7D&btype=a&role=a.

We recommend that proposers download the free Microsoft Teams Application on their computer and/or mobile device to participate in the Teams Live Event in advance of the conference and attendees should plan to log in 5 minutes prior to the conference start time.

For electronic bid submissions, please note the following procedures: Bid submissions must be sent via electronic mail ("The Bid Submission Email") to DCPSubmissions@schools.nyc.gov (the "Bid Submission Email Address"). Bid Submissions sent to any other email address will be disregarded. The subject line of your Bid Submission Email must include the solicitation number and the name of the submitting vendor (e.g. B5695 – Enter Company Name). Please attach the completed

Request for Bids and the Bid Blank documents to the Bid Submission Email as separate files. Please name the bid blank attachment "Bid Blank" and the completed Request for Bids attachment "RFB." If the files accompanying your bid submission are too large to be transmitted as email attachments, please include in the first line of your Bid Submission Email a link to a Microsoft OneDrive folder containing all of your bid-related documents. Please note that if you are using OneDrive, do not attach any documents to the Bid Submission Email. Further, please include a separate folder within your OneDrive folder which includes the separate bid blank file. Please name this folder and the bid blank file "Bid Blank." The name of your OneDrive folder must match the subject line of your bid submission, and your OneDrive folder must not contain any files unrelated to the Bid Submission.

Guidance for first-time Microsoft One-Drive Users: Microsoft OneDrive ("OneDrive") is a file hosting and synchronization service operated by Microsoft as part of its web version of Microsoft Office. OneDrive allows users to grant access to files which are too large to transmit via electronic mail to other users. If you do not have Office 365, please take the following steps to gain access to a free version of OneDrive so that you can upload those bid submission documents which are too large to transmit via electronic mail:

1. Conduct an internet search for "Microsoft OneDrive;"
2. Navigate to the official Microsoft website and sign up for a free account.
3. Once you have created a folder for the solicitation whose name matches the subject line of your Bid Submission Email, upload the documents relevant to your bid submission in this folder.
4. Create a share link for this folder.
5. Be sure to check your share settings so that anyone receiving the link that you create will be able to open the link and access the files. If your share link permissions are restricted (e.g. to only your organization in Office 365), the DOE will not be able to view your solicitation documents. It is your responsibility to ensure that the link(s) you provide allows the DOE to view, download and/or open your documents; and
6. Include the link which you have created as the first line of your Bid Submission Email. The Bid opening will be conducted virtually via Microsoft Teams on Wednesday, October 11, 2023, at 11:00 A.M. Bidders who have submitted their Bid Submission Email by the Bid Submission Deadline will receive a reply to their Bid Submission Email with a link to be able to view a livestream of the Bid opening online. If you do not receive a confirmation email of the DOE's receipt of your electronic bid submission, please email: [Gabriel Soriano at GSoriano@schools.nyc.gov](mailto:Gabriel.Soriano@GSoriano@schools.nyc.gov).

For hard copy (paper) bid submissions, please follow the below instructions: Further to prior instructions regarding submissions of bids. In addition to electronic submission via email, Bidders may choose to hand deliver their bid packages to NYC DOE at any time prior to the Bid Due Date/Time. If you plan to submit a paper bid, you must provide notice by e-mailing DCPSubmissions@schools.nyc.gov, including "Paper Submission Request for Solicitation # B5695" in the subject line, at least three (3) business days in advance of the anticipated date and time and place you or your agent plan to arrive at 65 Court Street, Brooklyn, NY 11201, Room 1201 to drop off your bid. Bidders should include in their notification e-mail the name of the person who will be delivering the bid or advise that the Bid Package will be arriving by messenger. Bidders who fail to provide advance notification of intent to hand-deliver a bid risk not having anyone receive the bid.

Please continue to check the DOE website and/or Vendor Portal for updates. <https://infohub.nyced.org/vendors> <https://www.finance360.org/vendor/vendorportal/>.

BID OPENS VIRTUALLY ON WEDNESDAY, OCTOBER 11, 2023 AT 11:00 A.M. PLEASE SEE VIRTUAL LINK BELOW.

https://teams.microsoft.com/l/meetup-join/19%3ameeting_NtK4NGVINWMTnTU4Ny00YzFhLWEyYTctNWl2Zjg2YmlyMmM0%40thread.v2/0?context=%7B%22Tid%22%3A%2218492cb7-ef45-4561-8571-0c42e5f7ac07%22%2C%22Oid%22%3A%2233f73cb2-8a8c-4d65-8f37-5256f643d9e4d%22%2C%22IsBroadcastMeeting%22%3Atrue%2C%22role%22%3A%22a%22%7D&btype=a&role=a.

The New York City Department of Education (DOE) strives to give all businesses, including Minority and Women-Owned Business Enterprises (MWBEs), an equal opportunity to compete for DOE procurements. The DOE's mission is to provide equal access to procurement opportunities for all qualified vendors, including MWBEs, from all segments of the community. The DOE works to enhance the ability of MWBEs to compete for contracts. DOE is committed to ensuring that MWBEs fully participate in the procurement process.

iSupplier. Paper bids will not be accepted or considered. Please contact NYCHA Procurement @ procurement@nycha.nyc.gov for assistance.

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

Housing Authority, 90 Church Street, 6th Floor, New York City, NY 10007. Renee Brandner (212) 306-4736; renee.brandner@nycha.nyc.gov

← a24

REBID-SMD SERVICES INDEFINITE DELIVERY INDEFINITE QUANTITY (IDIQ) CONTRACT FOR PUMP REPAIR AND REPLACEMENT CITYWIDE WITH BOROUGH FOCUS - Competitive Sealed Bids - Due 9-21-23 at 10:00 A.M.

- PIN# 452015 (formerly 420997) Bronx focus
PIN# 452016 (formerly 421000) Brooklyn focus
PIN# 452017 (formerly 421001) Manhattan focus
PIN# 452018 (formerly 421002) Queens/SI focus

This contract shall be subject to the New York City Housing Authority's Project Labor Agreement and, as part of its bid, the Bidder must submit (1) a Letter of Assent to the Project Labor Agreement signed by the Bidder; and (2) Letters of Assent signed by each of the Bidder's proposed Subcontractors.

The Work to be performed shall consist of providing all labor, materials, equipment, and ancillary items necessary and appropriate for the maintenance, repair and replacement of pump-related mechanical systems including but not limited to booster and house pumps.

A non-mandatory virtual Pre-Bid Conference will be held on Tuesday, August 29, 2023, at 10:30 A.M., and will be conducted remotely via Microsoft Teams meeting. Although attendance is not mandatory, it is strongly recommended that all interested Bidders attend, and that Bidders thoroughly review bid documents in advance of the meeting. To participate in the Pre-Bid Conference, please follow the instructions below:

Option 1: Copy and paste the below into your browser: https://teams.microsoft.com/l/meetup-join/19%3ameeting_MTM2M2Q5YmMtODMxOS00NDJkLTg5YmEtNGIzMDk0ZjFjMGEEx%40thread.v2/0?context=%7b%22Tid%22%3a%22709ab558-a73c-4f8f-98ad-20bb096cd0f8%22%2c%22Oid%22%3a%2247969a20-279c-47a3-950a-c7cebaa2c0e3%22%7d.

Option 2: Join by entering a meeting ID Meeting ID: 269 010 057 467 Passcode: feYquL Download Teams | Join on the web.

Option 3: Call in (audio only) +1 646-838-1534,,565900999# United States, New York City Phone Conference ID: 565 900 999#.

Option 4: Access the attached document "TEAMS Meeting Link - RFQ#s 452015 - 452022 IDIQ Contracts for Pump Repair and Replacement Citywide with Borough Focus" and click on the embedded link to join.

RFQ Question Submission Deadline 9/06/2023 at 2:00 P.M.

Question and Answer Release Date 9/11/2023 at 2:00 P.M.

Interested vendors are invited to obtain a copy of the opportunity at NYCHA's website by going to http://www.nyc.gov/nychabusines. On the left side, click on "iSupplier Vendor Registration/Login" link. (1) If you have an iSupplier account, then click on the "Login for registered vendors" link and sign into your iSupplier account. (2) If you do not have an iSupplier account you can Request an account by clicking on "New suppliers register in iSupplier" to apply for log-in credentials. Once you have accessed your iSupplier account, log into your account, then choose under the Oracle Financials home page, the menu option "Sourcing Supplier", then choose "Sourcing", then choose Sourcing Homepage"; and conduct a search in the "Search Open Negotiations" box for RFQ Number(s) 452015, 452016, 452017, 452018, 452019, 452020, 452021 and 452022. Note: In response to the COVID-19 outbreak, we are accepting only electronic bids submitted online via iSupplier. Paper bids will not be accepted or considered. Please contact NYCHA Procurement @ procurement@nycha.nyc.gov for assistance

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

Housing Authority, 90 Church Street, 6th Floor, New York City, NY 10007. Renee Brandner (212) 306-4736; renee.brandner@nycha.nyc.gov

← a24

■ VENDOR LIST

Goods and Services

PRE-QUALIFIED LIST (PQL) PROGRAM FOR VARIOUS TRADES

NYCHA is currently accepting applications for Pre-Qualified List (PQL) program for various trades.

A PQL is a tool that NYCHA will use to qualify vendors and contract goods or services for its developments, streamlining the process for both vendors and NYCHA. NYCHA will publish contracting opportunities, and the PQL will predominantly be used to procure goods or services for those contracts. Vendors who apply to those bids must pre-qualify according to specific criteria, and vendors who are admitted to the PQL can bid on contracts.

Currently NYCHA has established four (4) PQL lists for the Closed-Circuit Television (CCTV), Carpentry, Painting and Lead Based Paint (Assessment and Abatement, Inspection and Assessment & Lab Analysis).

All vendors interested in NYCHA's PQLs must follow two (2) important steps:

First, vendors must prepare and submit applications to the PQL: To pre-qualify, vendors must meet the minimum requirements listed on the Request for Qualification of the select PQL. Applications will be evaluated by NYCHA on a rolling basis.

Second, vendors who are admitted to the PQL can then bid on solicitations for services on the PQL. Vendors must bid on each contract award, as these are not guaranteed.

For more information regarding PQLs and to obtain applications, please visit NYCHA's website at: https://www.nyc.gov/site/nycha/business/nycha-pql.page.

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

Housing Authority, 90 Church Street, 6th Floor, New York, NY 10007. (929) 502-6107; PQL@nycha.nyc.gov

a8-d29

HUMAN RESOURCES ADMINISTRATION

■ AWARD

Services (other than human services)

RENEWAL (2 YEAR) FOR SPECIALIZED BANKING SERVICES

- Renewal - PIN# 06923P8010KXLR001 - AMT: \$904,308.03 - TO: Bank of America NA, 100 North Tryon Street, Charlotte, NC 28202.

For Public Assistance and Emergency Public Assistance Programs.

← a24

■ INTENT TO AWARD

Services (other than human services)

06924Y0198-SOLE SOURCE-OUTFRONT MTA SUBWAY PRINT AND DIGITAL ADS PLACEMENT FOR FAIR FARES 2022

- Request for Information - PIN#06924Y0198 - Due 9-7-23 at 3:00 P.M.

Pursuant to Section 3-05 of the PPB Rules, DSS/HRA intends to enter into a Sole Source contract with Outfront Media Group, LLC for placing the Fair Fares campaign ads on buses and subways from 10/10/22 to 12/11/2022. DSS has determined that Outfront is the sole source provider for the required services because of an existing license agreement between MTA and Outfront. This agreement provides Outfront the exclusive right to post and display advertising in the MTA subway, commuter rail and bus systems. Any firm or organization which believes they can also provide this service is invited to respond to the RFI "06924Y0198-Sole Source-Outfront MTA Subway Print and Digital Ads Placement for Fair Fares 2022" on PASSPort. Please indicate your interest by responding to the RFI EPIN: 06924Y0198 in PASSPort no later than September 7, 2023, 3:00 P.M.

If you have any questions, please submit them through the Discussion Forum of the subject EPIN in the PASSPort system.

a21-25

AWARD

Services (other than human services)

AIM ENTERPRISE MAINTENANCE AND SUPPORT - Sole Source - Other - PIN# 06922S0013001 - AMT: \$403,926.69 - TO: AssetWorks LLC, PO Box 202525, Dallas, TX 75320-2525.

DSS/HRA request a Sole Source contract with AssetWorks LLC to provide maintenance and support for the AiM Enterprise system from 7/1/2018 to 6/30/2022. The AiM Enterprise system is a web-based application, configured to run on any device (desktop, laptop, tablet and PDA) with Internet browser capabilities. It contains enhanced reporting capabilities that greatly reduces the need for extensive programming/report writing knowledge. AiM Enterprise provides HRA's General Support Service Office with a facilities management, as well as a planning tool that has information "on-demand" and kept dynamic and real-time. AssetWorks LLC is the single developer and only licensed distributor of the AiM Suite of product(s). AssetWorks does not distribute nor make available any of our product(s) and/or training or professional/implementation services to any third party or partner for the purpose of reselling or maintaining this product.

AssetWorks LLC is the single developer and only licensed distributor of the AiM Suite of product(s).

a24

INFORMATION TECHNOLOGY AND TELECOMMUNICATIONS

APPLICATIONS

AWARD

Goods

ATTACHMATE RENEWAL FY24 MAINFRAME - M/WBE Noncompetitive Small Purchase - PIN# 85824W0024001 - AMT: \$34,224.00 - TO: Compulink Technologies Inc, 260 West 39th Street, Room 302, New York, NY 10018-4434.

a24

INFRASTRUCTURE

AWARD

Goods

CCEWIN FORTINET HEADEND SUPPORT - M/WBE Noncompetitive Small Purchase - PIN# 85824W0025001 - AMT: \$42,548.00 - TO: Mougondha Acharya, 39 Van Siclen Avenue, Floral Park, NY 11001-2012.

a24

PARKS AND RECREATION

CAPITAL PROGRAM MANAGEMENT

AWARD

Construction Related Services

CNYG-3716MAR: PROCUREMENT OF CONTAINER TREES IN BX, MANHATTAN & QUEENS - Renewal - PIN# 84618B8402KXLR001 - AMT: \$325,000.00 - TO: SiteOne Landscape Supply, Accounts Receivable, 24110 Network Place, Chicago, IL 60673-1241.

a24

M108N-121M: PETER DETMOLD PARK WATER SERVICE RECONSTRUCTION - M/WBE Noncompetitive Small Purchase - PIN# 84624W0001001 - AMT: \$474,489.34 - TO: Deborah Bradley Construction and Management Service, 481 Manhattan Avenue, New York, NY 10027.

Located at FDR Drive between East 49th Street and 51st Street, Borough of Manhattan.

a24

REVENUE AND CONCESSIONS

SOLICITATION

Services (other than human services)

RENOVATION, OPERATION, AND MAINTENANCE OF THREE (3) SNACK BARS, AND THE OPERATION OF UP TO TWENTY (20) MOBILE FOOD UNITS AT ORCHARD BEACH, PELHAM BAY PARK, BRONX - Request for Proposals - PIN#X39-C-BW-SB-2023 - Due 9-25-23 at 3:00 P.M.

In accordance with Section 1-13 of the Concession Rules of the City of New York, the New York City Department of Parks and Recreation ("Parks") is issuing, as of the date of this notice, a significant Request for Proposals (RFP) for the Renovation, Operation, and Maintenance of Three (3) Snack bars, and the operation of up to Twenty (20) Mobile Food Units at Orchard Beach, Pelham Bay Park, Bronx. There will be a recommended remote proposer meeting on Monday, August 28, 2023 at 1:00 P.M. If you are considering responding to this RFP, please make every effort to attend this recommended remote proposer meeting.

The link for the remote proposer meeting is as follows: https://teams.microsoft.com/join/19%3ameeting_NtlhOGFkYTMtNmEwMCOOWY2LThiZDIYjM1YzAyZjk5NGM5%40thread.v2/0?context=%7b%22Tid%22%3a%2232f56fc7-5f81-4e22-a95b-15da66513bef%22%2c%220id%22%3a%22c95573bf-36b7-40b2-906b-022b847185cd%22%7d \.

Meeting ID: 286 147 696 954

Passcode: gLzMSg

You may also join the remote proper meeting by phone using the following information: +1-646-893-7101 Phone Conference ID: 224 582 389#.

Subject to availability and by appointment only, we may set up a meeting at the proposed concession site, which is located at the existing facility at the Orchard Beach Boardwalk, Bronx (Block #5650 & Lot #1).

All proposals submitted in response to this RFP must be submitted no later than Monday, September 25, 2023 at 3:00 P.M. Hard copies of the RFP can be obtained at no cost, commencing August 21, 2023, through September 25, 2023 by contacting Angel Williams, Senior Project Manager at (212) 360-3495 or at Angel.Williams@parks.nyc.gov.

The RFP is also available for download, on August 21, 2023 through September 25, 2023 on Parks' website. To download the RFP, visit http://www.nyc.gov/parks/businessopportunities and click on the "Concessions Opportunities at Parks" link. Once you have logged in, click on the "download" link that appears adjacent to the RFP's description.

For more information or if you cannot attend the remote proposer meeting, prospective proposers may contact Angel Williams, Senior Project Manager, at (212) 360-3495 or at Angel.Williams@parks.nyc.gov.

TELECOMMUNICATION DEVICE FOR THE DEAF (TDD) (212) 639-9675.

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

Parks and Recreation, 830 5th Avenue, New York, NY 10065. Angel Williams (212) 360-3495; Proposals.Revenue@parks.nyc.gov

a21-s1

POLICE DEPARTMENT

MANAGEMENT AND BUDGET

INTENT TO AWARD

Goods

05624Y0123-STRESSVEST TRAINING SYSTEM - Request for Information - PIN#05624Y0123 - Due 8-31-23 at 12:00 A.M.

Pursuant to Section 3-05 of the NYC Procurement Policy Board Rules, it is the intent of the New York City Police Department ("NYPD") to enter into sole source negotiations with Virtual Precision, LLC with the expectation that Virtual Precision, LLC will be awarded a contract with the NYPD to procure StressVest Training System. It is the NYPD's belief that this product is exclusively sold and supported by Virtual Precision, LLC. Any vendor besides Virtual Precision, LLC that believes it can provide product are invited to do so. Please respond by email to anish.koshy@nypd.org.

a21-25

SMALL BUSINESS SERVICES

PROCUREMENT

■ INTENT TO AWARD

Services (other than human services)

80123Y0069 - FY24 NYCEDC MARITIME - Sole Source - Available only from a single source - PIN# 80123Y0069 - Due 9-1-23 at 3:00 P.M.

The NYC Department of Small Business Services intends to enter into sole source negotiations with the New York City Economic Development Corporation for citywide economic development services primarily related to maritime, aviation, rail freight, market, and intermodal transportation development.

Any entity with the in-house expertise and experience in all areas of maritime, aviation, rail freight, market and intermodal transportation development, or related areas of economic development on a citywide basis that believes it is qualified to provide such services or would like to provide such services in the future is invited to express an interest. Please indicate your interest and qualifications.

If you have questions, please email procurementhelpdesk@sbs.nyc.gov with the subject line "80123Y0069-FY24 NYCEDC City-Wide Economic Development Services Primarily Related to Maritime, Aviation, Rail Freight, Market and Intermodal Transportation." no later than September 1, 2023.

Please email all expressions of interest to: procurementhelpdesk@sbs.nyc.gov.

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

Small Business Services, 1 Liberty Plaza, 11th Floor, New York, NY 10006. Daryl Williams (212) 618-8731; procurementhelpdesk@sbs.nyc.gov

a22-28

80123Y0068 - FY24 NYCEDC MASTER - Sole Source - PIN# 80123Y0068 - Available only from a single source - Due 9-1-23 at 3:00 P.M.

The NYC Department of Small Business Services intends to enter into sole source negotiations with the New York City Economic Development Corporation for citywide economic development services.

Any entity with the in-house expertise and experience in all areas of economic development on a City-Wide basis that believes it is qualified to provide such services or would like to provide such services in the future is invited to express an interest. Please indicate your interest and qualifications.

If you have questions, please email procurementhelpdesk@sbs.nyc.gov with the subject line "80123Y0068 - NYCEDC Master City-Wide Economic Development Services" no later than September 1, 2023.

Please email all expressions of interest to: procurementhelpdesk@sbs.nyc.gov.

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

Small Business Services, 1 Liberty Plaza, 11th Floor, New York, NY 10006. Daryl Williams (212) 618-8731; procurementhelpdesk@sbs.nyc.gov

a22-28

TRANSPORTATION

■ AWARD

Construction Related Services

DISPOSAL SERVICES FOR RECYCLED ASPHALT ZONE 5 (CITYWIDE) - Renewal - PIN# 84120B8206KXLR001 - AMT: \$1,208,394.00 - TO: Atlas Roll-Off Corp., 95-11 147th Place, Jamaica, NY 11435.

☛ **a24**

YOUTH AND COMMUNITY DEVELOPMENT

PROCUREMENT

■ INTENT TO AWARD

Services (other than human services)

DYCD ONLINE - Negotiated Acquisition - Other - PIN# 26023N0078 - Due 8-30-23 at 1:00 P.M.

Expanded Schools Inc, provides essential capacity building services to community based organizations (CBO) in order to help them acquire the necessary proficiency to utilize DYCD online. CBOs use DYCD Online to help accurately report program data to DYCD. Therefore, Expanded Schools Inc., trains CBOs on the effectiveness of DYCD Online as management tool and helps them comply with diverse data reporting requirements. In order to keep continuity of services, DYCD plans to extend the existing contract with Expanded Schools Inc. Furthermore, DYCD has plans to consolidate not only DYCD online but Capricorn and SYEP online into one case management platform in the near future.

It is not advantageous to release an RFP right now because DYCD needs a vendor with experience/expertise to provider services for 7/1/23.

a23-30

WORKFORCE

■ AWARD

Human Services/Client Services

YOUTH TRAINING PROGRAMMING - Negotiated Acquisition - Other - PIN# 26023N0054001 - AMT: \$806,200.00 - TO: Comprehensive Youth Development Inc, 240 Second Avenue, New York, NY 10003.

☛ **a24**

YOUTH SERVICES

■ AWARD

Human Services/Client Services

COMPASS PROGRAM - Negotiated Acquisition - Other - PIN# 26023N0039161 - AMT: \$1,647,666.00 - TO: Xposure Foundation Inc., 121-16 97th Avenue, South Richmond Hill, NY 11419.

☛ **a24**

AGENCY RULES

SMALL BUSINESS SERVICES

■ NOTICE

Notice of Public Hearing and Opportunity to Comment on Proposed Rule

What are we proposing?

The New York City Department of Small Business Services is proposing to promulgate amendments to Chapter 10 of Title 66 of the Rules of the City of New York to make various changes to the City's program for the promotion of equal employment opportunity in contracts awarded by the City.

When and where is the hearing? DSBS will hold a public hearing on the proposed rule. The public hearing will take place at 11 a.m. on September 28, 2023. The hearing will be conducted by video conference and is accessible by:

- **Internet Video and Audio.** For access, use the following link and/or meeting information: <https://nycsbs.webex.com/nycsbs/j.php?MTID=m22c11df3b48628a6a6944f8a98396df8>

Meeting Number: 2332 073 4155
 Password: UQdBpcM82g3

- **Join by Video System.**
 Dial: 23320734155@webex.com
 You can also dial 173.243.2.68 and enter your meeting number.

Phone. For access, dial: +1-408-418-9388
 When prompted, enter Meeting ID: 2332 073 4155

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

- **Website.** You can submit comments to the DSBS through the NYC Rules website at <http://rules.cityofnewyork.us>.
- **Email.** You can email written comments to nycrules@sbs.nyc.gov.
- **Mail.** You can mail written comments to Zen Baraki, New York City Department of Small Business Services, 1 Liberty Plaza, 11th Floor, New York, NY 10006.
- **Fax.** You can fax written comments to DSBS at 212-618-8865.
- **Speaking at the hearing.** Anyone who wants to comment on the proposed rule at the public hearing may speak for up to three minutes. Please access the public hearing by internet video and audio or by telephone using the instructions above. It is recommended, but not required, that commenters sign up prior to the hearing by contacting DSBS by phone at (212) 513-6352 or by email at zbaraki@sbs.nyc.gov.

Is there a deadline to submit written comments? The deadline for submitting written comments is September 28, 2023 at 5:00 p.m.

What if I need assistance to participate in the hearing? You must contact DSBS's Office of Legal Affairs if you need a reasonable accommodation at the hearing because of a disability. You must tell us if you need a sign language interpreter. You can tell us by email at zbaraki@sbs.nyc.gov. You may also tell us by telephone at (212) 513-6352. Advance notice is requested to allow sufficient time to arrange the accommodation. You must tell us of an accommodation request by September 21, 2023.

Can I review the comments made on the proposed rules? You can review comments submitted online by visiting <http://rules.cityofnewyork.us/>. A few days after the hearing, copies of all comments submitted online, copies of all written comments, and a summary of oral comments concerning the proposed rule will be available to the public upon request. Requests may be submitted by email to zbaraki@sbs.nyc.gov.

What authorizes DSBS to make this rule? Sections 1301, 1305 and 1043 of the New York City Charter and section 6-129 of the Administrative Code authorize DSBS to promulgate this proposed rule. This proposed rule was not included in DSBS's regulatory agenda for this Fiscal Year because it was not evident that such a rule would be necessary at the time.

Where can I find DSBS's rules? DSBS's rules are in Title 66 of the Rules of the City of New York.

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

Statement of Basis and Purpose

Pursuant to section 1301 of the New York City Charter (the "Charter"), the New York City Department of Small Business Services ("DSBS") is proposing amendments to chapter 10 of title 66 of the Rules of the City of New York. This proposed rule would amend the process by which the City monitors and enforces contractor compliance with equal employment opportunity requirements set forth in Appendix A to chapter 10 of title 66 of the Rules.

The City's program for the promotion of equal employment opportunity in contracts awarded by the City was established to ensure that City contractors comply with equal employment opportunity requirements of city, state, and federal law. The program requires that contractors doing business with the City submit an Employment Report to the Division of Labor Services (the "Division"), a division of DSBS. An Employment Report is a report that outlines the contractor's employment practices and related information, so the City can ensure the contractor is promoting equal employment opportunity. Contractors are required to submit an Employment Report for each covered contract awarded to them. After review of an Employment Report and any other required documentation, the Division issues a certificate of compliance to contractors found in compliance with equal employment opportunity requirements.

In April 2022, Mayor Eric Adams convened the Capital Process Reform Task Force (the "Task Force") to develop recommendations to reform capital project delivery. The Task Force released a set of recommendations ("New York City Capital Process Reform Task Force, 2022 Year-end Report") aimed at streamlining capital project delivery, including a recommendation to revise the Division's Employment Report review process by creating a certification that lasts three years. The Division will adopt this recommendation by extending the time for which valid certifications of Employment Reports are accepted for covered supply and service contracts from one year to three years. In effect, a certification of an Employment Report will now be needed once per vendor every three years, rather than once per contract. This change will remove unnecessary burdens on contractors and shorten the approval process for covered contracts. The Division has proposed additional amendments aimed at reducing administrative burdens and shortening the approval process, including allowing for electronic notices to contractors, and allowing the Division discretion in holding pre-award conferences and payroll audits. Pre-award conferences are meetings between the Division and a prospective contractor to review the Employment Report in detail, and payroll audits are audits conducted to ensure the contractor has complied with training requirements.

In summary, this proposed rule amendment would:

- Amend section 10-03 to extend the time, from 12 months to 36 months, that a valid certificate of compliance for a covered supply and service contract may be used to exempt the contractor from the requirement to submit an Employment Report. The purpose of this amendment is to minimize the number of reviews conducted of the same contractor, thereby reducing redundancy and administrative burdens. This will also resolve a conflict between section 10-03 and section 10-05, which provides that a certificate of compliance issued by the Division is valid for 36 months.
- Amend section 10-05 to give the Division discretion in deciding when to hold pre-award conferences for contracts for which an Employment Report is required. The purpose of this amendment is to reduce administrative burdens on the Division by requiring the holding of a pre-award conference only when the Division deems necessary.
- Amend section 10-07 to provide that the Division, when providing notice to a contractor that it has failed to file or complete an Employment Report or has filed an Employment Report with substantial misrepresentations, may provide such notice by email. The existing rule requires that such notice be sent by certified mail, which poses an unnecessary burden on the Division with no discernible benefit. The purpose of this amendment is to increase the speed and ease of the Division's frequent communication with contractors.
- Amend various sections of chapter 10 to update references to E.O. 50, which is published in the Appendix to chapter 10, and to remove a reference to the Board of Estimate.

New material is underlined.

[Deleted material is in brackets.]

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

Section 1. The definitions of "compliance" and "noncompliance" in section 10-02 of title 66 of the rules of the city of New York are amended to read as follows:

Compliance. "Compliance" means a contractor having acted in accordance with the requirements of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations.

Noncompliance. "Noncompliance" means a contractor having failed to act in accordance with E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations.

§ 2. Paragraph (2) of subdivision (a) of section 10-03 of title 66 of the rules of the city of New York is amended to read as follows:

(2) Contractors whose contracts are funded in whole or in part by federal or state funds must also meet the standards and applicable legal requirements of the funding source. To the extent that federal or state requirements are different from the requirements of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations, the requirements of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations shall apply, except in those circumstances where application of the City's requirements would make it impossible for the contractor to meet the program requirements of the funding source.

§ 3. Paragraph (4) of subdivision (b) of section 10-03 of title 66 of the rules of the city of New York is amended to read as follows:

(4) Unless otherwise required by law, an Employment Report shall not be required for a covered supply and service contract with a contractor who has received a valid certificate of compliance with the equal employment requirement of applicable law as follows:

(i) where a contractor has received a Certificate of Equal Employment Compliance issued after a desk audit by an appropriate federal or state agency in the preceding [12] 36 months, the proposed contractor shall [complete and] submit [the general information section of the Employment Report with] a copy of such certificate of compliance to the Division;

(ii) where a contractor has been desk audited by an appropriate government agency and found to have deficiencies with respect to equal employment compliance and has agreed, within the preceding [12] 36 months, to correct these deficiencies, the contractor may submit [the general information section of the Employment Report with] documentation regarding the finding of deficiencies and corrective measures taken. The Division may thereafter, in its discretion, require the submission of all reports concerning implementation of corrective measures or a completed Employment Report; and

(iii) where a contractor has been reviewed by the Division and issued a certificate of compliance in the preceding [12] 36 months, the contractor shall [complete and] submit [the general information section of the Employment Report with] a copy of such certificate of compliance to the Division.

§ 4. Paragraphs (8) and (9) of subdivision (b) of section 10-03 of title 66 of the rules of the city of New York are amended to read as follows:

(8) The Director may, on the written request of the contracting agency head, waive the submission requirements of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations where the agency head certifies that:

(i) the contracting agency has been unable to secure the submission of an employment report after making diligent efforts; and

(ii) the proposed contractor is the sole provider of a unique service, supply or labor; or

(iii) because of the unique circumstances of the contract it would not be in the public

interest to require submission of an Employment Report prior to the award of the contract.

(9) Failure to file timely, complete and accurate reports as required by E.O. 50 [(§10-14)] (Appendix to Chapter 10) and these regulations constitutes noncompliance with E.O. 50 [(§10-14)] (Appendix to Chapter 10) and these regulations. The Director may direct the contracting agency head to impose sanctions authorized by E.O. 50 [(§10-14)] (Appendix to Chapter 10) and these regulations in connection with such noncompliance. The Division shall notify the contracting agency in writing of any such failure as soon as practicable.

§ 5. Subdivisions (a) and (b) of section 10-04 of title 66 of the rules of the city of New York are amended to read as follows:

(a) *Contract language – all contracts.* Each contracting agency shall incorporate into every contract in excess of the small purchase limit established by rule of the Procurement Policy Board to which it becomes a party the following language:

“This contract is subject to the requirements of Executive Order No. 50 (April 25, 1980) [(§ 10-14)] (Appendix to Chapter 10) (“E.O. 50”) and the Rules and Regulations promulgated thereunder. No contract will be awarded unless and until these requirements have been complied with in their entirety. By signing this contract, the contractor agrees that it:

(1) will not discriminate unlawfully against any employee or applicant for employment because of race, creed, color, national origin, sex, age, handicap, marital status, sexual orientation or citizenship status with respect to all employment decisions including, but not limited to recruitment, hiring, upgrading, demotion, downgrading, transfer, training, rates of pay or other forms of compensation, layoff, termination, and all other terms and conditions of employment;

(2) will not discriminate in the selection of subcontractors on the basis of the owner’s, partners’ or shareholders’ race, color, creed, national origin, sex, age, handicap, marital status, sexual orientation or citizenship status;

(3) will state in all solicitations or advertisements for employees placed by or on behalf of the contractor that all qualified applicants will receive consideration for employment without regard to race, creed, color, national origin, sex, age, handicap, marital status, sexual orientation or citizenship status or is an equal employment opportunity employer;

(4) will send to each labor organization or representative of workers with which it has a collective bargaining agreement or other contract or memorandum of understanding, written notification of its equal employment opportunity commitments under E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and the rules and regulations promulgated thereunder;

(5) will furnish before the contract is awarded all information and reports including an Employment Report which are required by E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) the rules and regulations promulgated thereunder, and orders of the Director of the Office of Labor Services (“Division”). Copies of all required reports are available upon request from the contracting agency; and

(6) will permit the Division to have access to all relevant books, records and accounts by the Division for the purposes of investigation to ascertain compliance with such rules, regulations, and orders. The contractor understands that in the event of its noncompliance with the nondiscrimination clauses of this contract or with any of such rules, regulations, or orders, such noncompliance shall constitute a material breach of the contract and noncompliance with E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and the rules and regulations promulgated thereunder. After a hearing held pursuant to the rules of the Division, the Director may direct the imposition by the contracting agency head of any or all of the following sanctions:

(i) disapproval of the contractor;

(ii) suspension or termination of the contract;

(iii) declaring the contractor in default; or

(iv) in lieu of any of the foregoing sanctions, the Director may impose an employment program.

The Director of the Division may recommend to the contracting agency head that a contractor who has repeatedly failed to comply with E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and the rules and regulations promulgated thereunder be determined to be nonresponsible.

The contractor agrees to include the provisions of the foregoing paragraphs in every subcontract or purchase order in excess of the small purchase limit established by rule of the Procurement Policy Board to which it becomes a party unless exempted by E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and the rules and regulations promulgated thereunder, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as may be directed by the Director of the Division of Labor Services as a means of enforcing such provisions including sanctions for noncompliance.

The contractor further agrees that it will refrain from entering into any contract or contract modification subject to E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and the rules and regulations promulgated thereunder with a subcontractor who is not in compliance with the requirements of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and the rules and regulations promulgated thereunder.”

(b) *Special provisions for construction contracts.* In addition to the contractual provisions required in § 10-04(a), each contracting agency shall incorporate into every contract for a construction project in excess of \$125,000 to which it becomes a party the following language:

“The contractor further agrees that it shall employ trainees for training level jobs and it shall participate in on-the-job training programs other than apprenticeship programs which are approved by the Division and where required by law, the U.S. Department of Labor, Bureau of Apprenticeship Training or the New York State Department of Labor.

The contractor shall make a good faith effort to achieve the ratio of one (1) trainee to four (4) journey-level employees of each trade on each construction project; provided, that the trainee requirement shall not apply to contracts in the amount of \$125,000 or less.

“Trainee” means an economically disadvantaged person who qualifies for and receives training in one of the construction trades pursuant to a program, other than an apprenticeship program, approved by the Division and, where required by law, the New York State Department of Labor and the United States Department of Labor, Bureau of Apprenticeship and Training.

The contractor shall be considered to employ 4 journey-level employees in a particular trade when he or she employs any number of journey-level employees in that craft whose aggregate work hours equal the number of hours 4 full-time journey-level employees would have worked in a work week as defined by the prevailing practice in the industry for the particular craft, i.e., 40 hours, 37 1/2 hours, 35 hours, etc. For example, in a craft where there is a forty-hour work week, the employment of 4 journey-level employees results in 160 hours of employment (4 × 40). Hence, any number of journey-level employees which results in 160 hours of work is considered for

purposes of the training program to equal 4 journey-level employees, i.e., 3 journey-level employees who work 53 1/3 hours (3 × 53 1/3 = 160).

The training requirement shall not apply to any trade in which the employment of four or more journey-level employees and the trainee shall be for less than 4 consecutive weeks; provided, that 4 weeks shall mean 4 weeks of full-time work as defined by the prevailing practice in the industry for the particular craft, i.e., 160 hours (4 weeks × 40 hours), 150 hours (4 weeks × 37 1/2 hours), 140 hours (4 weeks × 35 hours), etc.

The contractor shall attempt to provide continuous employment for trainees after the completion of the contract to enable them to complete their course of training.

Union contractors shall refer, recommend and sponsor for union membership any of their trainees who can perform the duties of a qualified journey-level employee or who have satisfactorily completed the training program. Such former trainee shall be paid full journey-level wages and fringe benefits, whether or not union membership is granted after such referral, recommendation or sponsorship, and the contractor shall attempt to continue the employment of such persons.

In the event of a failure to provide training to the required number of trainees for the required number of weeks, the contractor's compensation shall be decreased by an amount equal to the difference between the wages and fringe benefits paid by the contractor to the trainees and the wages and fringe benefits which would have been paid to the trainees had the number and duration of the positions been as required unless the contractor can demonstrate that it made a good faith effort to provide training and was unsuccessful. The wages and fringes deducted will be whatever a first term trainee would have received under the prevailing wage schedule in effect at the time the trainees should have been employed.

A good faith effort includes at least:

(i) documented efforts to secure trainees from approved training programs; and

(ii) documented outreach efforts to New York State Employment Service, Department of Employment, TAP Centers, community and civil rights groups to identify candidates for training positions and sponsorship of those persons by the contractor for entrance into an approved training program; and

(iii) written notification to the Division that the contractor has been unable to secure trainees pursuant to paragraphs [(1) and (2)] (i) and (ii) above and requesting the Division's assistance in securing trainees; provided, that neither the provisions of any collective bargaining agreement nor the refusal by a union with whom the contractor has a collective bargaining agreement to recognize the validity of the training program shall excuse the contractor's obligation to provide training pursuant to E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations.

To demonstrate its good faith effort, the contractor may at its option supply documentation concerning its employment of trainees on all its construction sites, both City and non-City funded. The Division will review this documentation as part of its analysis to determine whether the contractor made a good faith effort.

The contractor will also include the training provisions of this section in every subcontract in excess of \$125,000 to which it becomes a party unless exempted by E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and the rules and regulations promulgated thereunder so that such provisions will be binding upon each subcontractor. The contractor will take such action with respect to any subcontract as the Division may direct as a means of enforcing such provisions, including sanctions for noncompliance.

The contractor further agrees that it will assist and cooperate with the Division in obtaining the compliance of subcontractors with the requirements of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and the rules and regulations promulgated thereunder, and it will furnish the Division with information necessary for supervision of such compliance."

§ 6. Subparagraph (ii) of paragraph (4) of subdivision (d) of section 10-04 of title 66 of the rules of the city of New York is amended to read as follows:

(ii) If the Division notifies the contracting agency and the contractor within fifteen business days of the receipt by the Division of the completed Employment Report that the Division's analysis of the contractor's workforce indicates underutilization and therefore the Division has reason to believe that the contractor is not in substantial compliance with applicable legal requirements and the provisions of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations, the Division shall promptly take such action as may be necessary to remedy the contractor's noncompliance. These time limits shall apply to the review of all Employment Reports submitted by subcontractors

or contractors who are a party to a requirements contract or an open market purchase agreement.

§ 7. Paragraph (1) of subdivision (a) of section 10-05 of title 66 of the rules of the city of New York is amended to read as follows:

(1) It shall be the responsibility of the Division to implement, monitor compliance with,

and enforce E.O. 50 [(§ 10-14)] (Appendix to Chapter 10), these regulations and programs established pursuant to City, State and Federal law requiring contractors to provide equal employment opportunity.

§ 8. Subparagraphs (ii) and (iii) of paragraph (3) of subdivision (a) of section 10-05 of title 66 of the rules of the city of New York are amended to read as follows:

(ii) If the Division deems it appropriate as part of its compliance review, or if the Office finds that the material submitted is incomplete or raises questions concerning the contractor's efforts to meet the requirements of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations, the Division may:

(A) hold a conference with the contractor to gain information necessary to complete the compliance review and, where necessary, to develop an Employment Program; and

(B) perform an on site review of those matters which were not fully or satisfactorily addressed in the Employment Report or at the conference.

(iii) The Division will take into consideration consent decrees, court and administrative orders and conciliation agreements when analyzing a contractor's compliance with E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations. The Division will not impose requirements which are inconsistent with the foregoing.

§ 9. Subdivisions (b) and (c) of section 10-05 of title 66 of the city of New York is amended to read as follows:

(b) *Division review – supply and services contracts.*

(1) After the Division has completed its preaward compliance review and has determined that a proposed covered contractor is in compliance with the requirements of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations, it shall issue a certificate of compliance which shall be valid for 36 months.

(2) After the Division has completed its preaward compliance review and has identified underutilization or employment policies and practices which mitigate against equal employment opportunity, it may negotiate an Employment Program or approve the proposed covered contractor with reservations and monitor the compliance of the contractor with E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations during the term of the contract. The monitoring shall consist of:

(i) an analysis of Employment Update Reports which the contractor is required to submit on a periodic basis; and

(ii) where necessary, conferences and on site reviews.

(c) *Division review – construction contracts.*

(1) During the preaward compliance review, the Division [shall] may hold a preaward conference for contracts [in excess of \$1,000,000] for which an Employment Report is required pursuant to this chapter. At the conference, the Division will review the contents of the Employment Report in detail with the contractor to [insure] ensure compliance with applicable Federal, State, and City equal employment opportunity and training requirements. The Division shall, thereafter, issue a certificate of compliance which shall be valid for [thirty-six] 36 months.

(2) During the term of the contract, the Division shall monitor the compliance of the contractor with the requirements of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations. The monitoring [shall] may consist of:

(i) an analysis of the payroll records or other workforce data tables on City and non-City funded sites which the contractor is required to submit on a periodic basis; and

(ii) field visits to City and non-City funded construction sites of the contractor within the City.

(3) Upon completion of the contract and prior to final payment, the Division [shall complete the] may perform an audit of the contractor's payroll records and any other information submitted concerning compliance with the training requirements of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations to determine whether the contractor has made a good faith effort to comply with these requirements and whether the contractor's compensation should be reduced for failure to provide the required training. The contractor and

the contracting agency shall be given notice if the Division's audit reveals that the contractor failed to provide training for the required number of trainees for the required number of weeks, or that the contractor has acted to circumvent the training requirements. In such case, unless the contractor can demonstrate that it made a good faith effort to provide the training, the contractor's compensation will be reduced. The Division shall evaluate all information submitted by the contractor concerning its good faith effort and consult with the contracting agency before a decision is made as to whether a training violation has occurred. The Division shall notify the contractor and contracting agency of its determination.

§ 10. The opening paragraph, subparagraph (ii) of paragraph (3) of subdivision (a), subparagraph (ii) of paragraph (3) of subdivision (b), and subdivision (d) of section 10-06 of title 66 of the rules of the city of New York are amended to read as follows:

The Division shall determine the contractor's compliance status after analysis of the composition of its work force and its employment policies and practices using the criteria enumerated in this section. In the event the analysis reveals that the contractor has not met the requirements of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations, the Division may with the contractor develop an Employment Program to correct any underutilization or employment policies and practices which mitigate against equal employment-opportunity. The Employment Program shall consist of mandated actions based upon the criteria set forth in this section.

(ii) Incorporate the equal employment opportunity policy into all purchase orders, contracts, etc., covered by E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations; and

(ii) consider the anticipated expansion, contraction and turnover in the workforce before developing with the contractor an Employment Program or determining if it has reasonable cause to believe that the contractor is not in compliance with E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations.

(d) *Special provisions concerning compliance.*

(1) A contractor shall not be in violation of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations if the contractor hires, employs, trains employees or otherwise discriminates on the basis of employees' creed, sex or national origin in those certain instances where creed, sex or national origin is a bona fide occupational qualification reasonably necessary to the normal operation of the contractor's business. The contractor shall have the burden of demonstrating that it has complied with the requirements of this paragraph.

(2) A contractor shall not be in violation of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations with respect to age discrimination where it terminates the employment of any person who is physically unable to perform his or her duties or acts pursuant to a retirement policy or system where such policy or system is not merely a subterfuge to evade the purposes of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations. The contractor shall have the burden of demonstrating that it has complied with the requirements of this paragraph.

(3) Neither the provisions of any collective bargaining agreement, nor the failure by a union with whom the contractor has a collective bargaining agreement, to refer employees without regard to their race, creed, color, national origin, sex, age, handicap, marital status, sexual orientation or citizenship status shall excuse the contractor's obligations under E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations.

(4) A contractor shall not be in violation of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations if it applies different standards of compensation or different terms, conditions or privileges of employment pursuant to a bona fide seniority system.

§ 11. Paragraph (1) of subdivision (a) of section 10-07 of title 66 of the rules of the city of New York is amended to read as follows:

(1) Whenever the Director finds that a covered contractor has failed to file an Employment Report or a complete Employment Report, or has filed an Employment Report with substantial misrepresentations, the Director shall send a notice in writing by [certified mail, return receipt requested,] email or other electronic means to the contractor with a copy to the contracting agency describing:

(i) the noncompliance;

(ii) the corrective action necessary to remedy the noncompliance; and

(iii) a suggested date for a conciliation conference before sanctions will be imposed.

§ 12. Paragraph (2) of subdivision (b) of section 10-07 of title 66 of the rules of the city of New York is amended to read as follows:

(2) The contractor shall have seven business days to show cause why it should not be found in noncompliance with E.O. 50 [(§ 10-14)] (Appendix to Chapter 10), and these regulations.

§ 13. Paragraphs (1) and (4) of subdivision (f) of section 10-07 of title 66 of the rules of the city of New York are amended to read as follows:

(1) The Director shall, based upon the findings of fact and recommendations of the hearing officer and the record as a whole, determine whether the contractor is complying with applicable legal requirements and the provisions of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations.

(4) The Director of the Division may recommend to the contracting agency head that [pursuant to the rules and regulations of the Board of Estimate a board of responsibility be convened for purposes of declaring a contractor who has repeatedly failed] a contractor who has repeatedly failed to comply with E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations be determined to be nonresponsible.

§ 14. Subdivision (g) of section 10-07 of title 66 of the rules of the city of New York is amended to read as follows:

(g) *Complaints.*

(1) Any person who believes a violation of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations has occurred may file a complaint, in writing, signed and dated, with the Office during the term of a contract.

(2) The complaint shall include the name, address, and telephone number of the complainant, the name and address of the contractor committing the alleged violation of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations, a description of the acts considered to be the violation, and any other pertinent information which will assist in the investigation and resolution of the complaint. The complaint shall be signed by the complainant or his or her authorized representative. Complaints alleging class-type violations which do not identify the alleged discriminatee or discriminatees will be accepted, provided the other requirements of this paragraph are met.

(3) The Division may refer complaints to the appropriate City, State and Federal agencies for processing rather than processing under E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations. Upon referring complaints to another agency, the Division shall promptly notify the complainant and the contractor of such referral.

(4) A prompt investigation shall be made by the Division.

(5) The contractor involved shall cooperate fully with any investigation. Failure or refusal to furnish information or to cooperate in the investigation is a violation of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations and may result in the imposition of sanctions.

(6) Upon completion of the investigation, the complaining party and the contractor involved shall be informed of the results of the investigation in writing. If the Director has reasonable cause to believe that the contractor is in noncompliance with E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations, then enforcement proceedings shall be commenced.

(7) It is a violation of E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations for a contractor, subcontractor, or other person to intimidate, threaten, coerce, or discriminate against any individual or business for the purpose of interfering with any right or privilege secured by E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations or because a complaint was filed, or a person testified, assisted or participated in any manner in an investigation, proceeding, or hearing under these regulations.

(8) The identity of the complaining party shall be kept confidential on request only during the conduct of an investigation under these regulations. If such confidentiality hinders the investigation, the complaining party shall be so advised for the purpose of obtaining a waiver of confidentiality. The complaining party shall be further advised that failure to waive confidentiality may result in a determination based upon information already provided.

§ 15. Section 10-09 of title 66 of the rules of the city of New York is amended to read as follows:

All contracts and subcontracts in effect prior to April 25, 1980 which are not subsequently modified shall be administered in accordance with the equal employment and training provisions of any prior applicable Executive Orders. Any contract or subcontract modified on or after April 25, 1980 shall be subject to E.O. 50 [(§ 10-14)] (Appendix to Chapter 10).

§ 16. Section 10-10 of title 66 of the rules of the city of New York is amended to read as follows:

To the extent permitted by law and consistent with the proper discharge of the Division’s responsibilities under E.O. 50 [(§ 10-14)] (Appendix to Chapter 10) and these regulations, all information provided by a contractor to the Division shall be confidential.

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

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

RULE TITLE: Amendment of Rules Governing Contractor Compliance with Equal Employment Opportunity Requirements

REFERENCE NUMBER: 2023 RG 022

RULEMAKING AGENCY: Department of Small Business Services

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

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

/s/ STEVEN GOULDEN Date: August 15, 2023
Acting Corporation Counsel

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

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

RULE TITLE: Amendment of Rules Governing Contractor Compliance with Equal Employment Opportunity Requirements

REFERENCE NUMBER: 2023 RG 022

RULEMAKING AGENCY: Department of Small Business Services

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

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

/s/ Grace M. Francesc August 15, 2023
Mayor’s Office of Operations Date

SPECIAL MATERIALS

COMPTROLLER

■ NOTICE

NOTICE OF ADVANCE PAYMENT OF AWARDS PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that the Comptroller of the City of New York, will be ready to pay, at 1 Centre Street, Room 629, New York, NY 10007 on 09/06/2023 to the person or persons legally entitled an amount as certified to the Comptroller by the Corporation Counsel on damage parcels, as follows:

Damage Parcel No.	Block	Lot
2	418	1

Acquired in the proceeding entitled: GOWANUS CANAL SUPERFUND REMEDIATION, PHASE 1 subject to any liens and encumbrances of record on such property. The amount advanced shall cease to bear interest on the specified date above.

BRAD S. LANDER
Comptroller
a22-s5

MAYOR’S OFFICE OF CONTRACT SERVICES

■ NOTICE

Notice of Intent to Issue New Solicitation(s) Not Included in FY 2024 Annual Contracting Plan and Schedule

NOTICE IS HEREBY GIVEN that the Mayor will be issuing the following solicitation(s) not included in the FY 2024 Annual Contracting Plan and Schedule that is published pursuant to New York City Charter § 312(a):

Agency: NYC Department of Human Resources Administration
Description of Services to be Provided: HRA’s Public Engagement Unit executes proactive strategies to connect more New Yorkers to key City resources and increase civic engagement. PEU is involved in a number of citywide paid media efforts, such as advertisements for the GetCoveredNYC, Tenant Support Unit, Benefits Access, Emergency Housing Voucher opportunities, and many others. Doing this work involves extensive public outreach and media campaigns on behalf of PEU, including ads published in Broadcast TV and Radio Media ad formats. PEU is therefore contracting a vendor certified by the NYC Department of Small Business Services (“M/WBE Contractor”) to purchase said placements.
Anticipated Contract Start Date: 11/1/2023
Anticipated Contract End Date: 6/30/25
Anticipated Procurement Method: MWBE Noncompetitive Small Purchase
Job Titles: None
Headcounts: 0

Agency: NYC Department of Human Resources Administration
Description of Services to be Provided: HRA’s Public Engagement Unit executes proactive strategies to connect more New Yorkers to key City resources and increase civic engagement. PEU is involved in a number of citywide paid media efforts, such as advertisements for the GetCoveredNYC, Tenant Support Unit, Benefits Access, Emergency Housing Voucher opportunities, and many others. Doing this work involves extensive public outreach and media campaigns on behalf of PEU. For this reason, PEU looks to purchase robocall and tele-townhall services. Robocalls will deliver automated or pre-recorded voice messages, providing information about City resources and events via telephone. Similarly, tele-townhall are virtual townhalls that will connect participants via telephone to group calls where important information will be disseminated, and question and answer sessions are enabled. PEU is therefore contracting a vendor certified by the

NYC Department of Small Business Services ("M/WBE Contractor") to provide said services.

Anticipated Contract Start Date: 11/1/2023

Anticipated Contract End Date: 6/30/25

Anticipated Procurement Method: MWBE Noncompetitive Small Purchase

Job Titles: None

Headcounts: 0

Agency: NYC Department of Human Resources Administration
Description of Services to be Provided: HRA's Public Engagement Unit executes proactive strategies to connect more New Yorkers to key City resources and increase civic engagement.

Anticipated Contract Start Date: 11/1/2023

Anticipated Contract End Date: 6/30/26

Anticipated Procurement Method: MWBE Noncompetitive Small Purchase

Job Titles: None

Headcounts: 0

Agency: NYC Department of Human Resources Administration
Description of Services to be Provided: HRA's Public Engagement Unit executes proactive strategies to connect more New Yorkers to key City resources and increase civic engagement.

Anticipated Contract Start Date: 11/1/2023

Anticipated Contract End Date: 6/30/25

Anticipated Procurement Method: MWBE Noncompetitive Small Purchase

Job Titles: None

Headcounts: 0

Agency: NYC Department of Human Resources Administration
Description of Services to be Provided: Street vending study: professional services to conduct an analysis of the street vending industry and ecosystem in New York City and its role in advancing economic opportunities for New Yorkers.

Anticipated Contract Start Date: 10/1/2023

Anticipated Contract End Date: 6/30/25

Anticipated Procurement Method: MWBE Noncompetitive Small Purchase

Job Titles: None

Headcounts: 0

a24

Notice of Intent to Issue New Solicitation Not Included in FY24 Annual Contracting Plan and Schedule

NOTICE IS HEREBY GIVEN that the Mayor will be issuing the following solicitation(s) not included in the FY 2024 Annual Contracting Plan and Schedule that is published pursuant to New York City Charter § 312(a):

Agency: DSNY

Nature of services sought: Services for the receipt, transfer, and export for disposal of municipal solid waste (trash) collected by DSNY in Eastern Queens

Start date of the proposed contract: Feb 1, 2024

End date of the proposed contract: January 31, 2029

Method of solicitation the agency intends to utilize: Competitive Sealed Bid

Personnel in substantially similar titles within agency: None

Headcount of personnel in substantially similar titles within agency: 0

a24

CHANGES IN PERSONNEL

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. DEPT. OF HOMELESS SERVICES FOR PERIOD ENDING 06/23/23

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. DEPARTMENT OF CORRECTION FOR PERIOD ENDING 06/23/23

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. DEPARTMENT OF CORRECTION FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
SAWNEY NIA M 10232 \$21.0000 APPOINTED YES 05/28/23 072						
SHMAGIN NATALIA 12627 \$81203.0000 APPOINTED NO 06/04/23 072						
SIMON KENNETH 70410 \$67196.0000 RESIGNED NO 06/01/23 072						
SWEARING JODIANN 52613 \$58741.0000 APPOINTED YES 06/11/23 072						
SWIFT DESTINEE M 10234 \$16.0000 APPOINTED YES 05/28/23 072						
THOMPSON SARA T 21744 \$110000.0000 APPOINTED YES 06/11/23 072						
VOLMAR JR GARY P 56058 \$59116.0000 INCREASE YES 05/28/23 072						
WARD ERIK D 70410 \$92073.0000 DISMISSED NO 06/02/23 072						
WILLIAMS IAN B 70410 \$44333.0000 DECREASE NO 03/28/23 072						
WILLIAMS KADESHA 56058 \$66003.0000 RESIGNED YES 05/21/23 072						
WILLIAMS TANAYAH 70410 \$44333.0000 DECREASE NO 01/06/20 072						
WILSON GEORGEAN D 81801 \$42228.0000 RESIGNED YES 08/23/22 072						
ZAPATA EGHAN J 10234 \$16.0000 APPOINTED YES 05/28/23 072						

DEPARTMENT OF CORRECTION
FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
ZEAGERS JONATHAN A	10251	\$48836.0000	INCREASE	NO	10/09/22	072

MAYORS OFFICE OF CONTRACT SVCS
FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
ALI ZAHRA 0527A \$110000.0000 INCREASE YES 02/26/23 082						
CHOW TOM I 0527A \$210000.0000 APPOINTED YES 06/04/23 082						
FULHAM EMILY K 0527A \$125000.0000 INCREASE YES 04/30/23 082						
GLUKHOV IRINA 0527A \$87577.0000 INCREASE YES 04/16/23 082						
LEE SEUNG GU 10234 \$15.7500 APPOINTED YES 06/04/23 082						
MACEDA-AMADOR JERRY 10234 \$15.7500 APPOINTED YES 06/04/23 082						
NIKISHCHEKIN ANDREI 0527A \$100000.0000 APPOINTED YES 06/11/23 082						
PYLE ADRIAN D 0527A \$120000.0000 INCREASE YES 02/24/23 082						
ZAVELEVICH IGOR 0527A \$145000.0000 INCREASE YES 04/16/23 082						

PUBLIC ADVOCATE
FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
BRILLANT JOSE C 94508 \$130000.0000 INCREASE YES 06/04/23 101						
CARTER GILSON-T 94497 \$55000.0000 APPOINTED YES 06/04/23 101						
SINHA KETAN 94508 \$82000.0000 INCREASE YES 06/04/23 101						

CITY COUNCIL
FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
BEASLEY NIA M 30183 \$62000.0000 APPOINTED YES 06/11/23 102						
KRALES ALEXANDR H 94425 \$15.0000 APPOINTED YES 06/12/23 102						
MACLACHLAN CLAIRE C 94451 \$74766.0000 APPOINTED YES 06/11/23 102						
MAURER KEVIN J 94074 \$10950.0000 APPOINTED YES 06/06/23 102						
MOORE MADISON M 94074 \$95000.0000 APPOINTED YES 06/04/23 102						
POWERS MEAGAN E 94459 \$140000.0000 APPOINTED YES 06/11/23 102						
QANOONGO KHADEJA H 94074 \$20900.0000 APPOINTED YES 06/11/23 102						
RODGERS TYLER J 94074 \$27375.0000 APPOINTED YES 06/04/23 102						
SERAVALLI III JOHN M 94074 \$60000.0000 APPOINTED YES 06/04/23 102						
ZAKI AHMAD M 94453 \$85000.0000 APPOINTED YES 06/11/23 102						
ZHANG QIRAN 30183 \$70000.0000 APPOINTED YES 06/04/23 102						

CITY CLERK
FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
GUALPA DIANA K	10209	\$15.5000	APPOINTED	YES	06/13/23	103

DEPARTMENT FOR THE AGING
FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
BOSNICK MICHAEL J 12626 \$52162.0000 RETIRED NO 10/01/22 125						
BRADFORD SOPHIRA E 10251 \$48573.0000 RESIGNED NO 06/04/23 125						
ESPINOZA PEDRO P 1002A \$100000.0000 RESIGNED NO 05/21/23 125						
KIM KATHERIN H 10084 \$113958.0000 RESIGNED YES 05/27/23 125						
MCEWAN JEAN B 51454 \$92215.0000 RETIRED NO 06/01/23 125						
PARK DIANE E 51454 \$62117.0000 APPOINTED YES 06/11/23 125						
RAMOS CLARA 51454 \$83701.0000 RETIRED NO 06/01/23 125						

FINANCIAL INFO SVCS AGENCY
FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
SMITH ALEXANDE R	95714	\$110000.0000	APPOINTED	YES	06/04/23	127

OFF OF PAYROLL ADMINISTRATION
FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
BURBANK PAUL R 1002A \$84991.0000 RETIRED NO 06/06/23 131						
CHARLES TIQUANA S 10251 \$66003.0000 APPOINTED YES 05/28/23 131						
THOMPSON SHANELLE 56057 \$43000.0000 APPOINTED YES 06/04/23 131						

INDEPENDENT BUDGET OFFICE
FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
WITENKO VANESSA M	06713	\$82148.0000	RESIGNED	YES	05/26/23	132

EQUAL EMPLOY PRACTICES COMM
FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
CHEN DENNIS H	13632	\$94244.0000	RESIGNED	NO	05/21/23	133

LANDMARKS PRESERVATION COMM
FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
BANKOFF HERMAN A 92248 \$61.7600 RETIRED YES 05/30/23 136						
HOWARD PAMELA D 12158 \$69000.0000 APPOINTED YES 06/04/23 136						

TAXI & LIMOUSINE COMMISSION
FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
DUFFY MARK M 12200 \$20.2000 APPOINTED NO 06/11/23 156						
JEAN-PAUL ANGE M 10124 \$83000.0000 APPOINTED YES 06/04/23 156						
LIRIO MAC CRON V 35116 \$50490.0000 RESIGNED YES 06/08/23 156						
RIGGINS REGINE G 30087 \$91563.0000 RESIGNED YES 06/07/23 156						
SHENOY DIVYA D 10124 \$63605.0000 INCREASE NO 06/04/23 156						
STEWART JOLENE L 56057 \$50594.0000 RESIGNED YES 06/04/23 156						

OFFICE OF LABOR RELATIONS
FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
DIXON-MURRAY SEAN A 56057 \$48170.0000 RESIGNED YES 06/04/23 214						
LAZELLARI EMERSON 13368 \$58127.0000 RESIGNED NO 06/04/23 214						
LOUISON GARDENA J 56056 \$35536.0000 RESIGNED YES 05/27/23 214						
QUIGLEY MATTHEW C 95005 \$125000.0000 APPOINTED YES 06/04/23 214						

NYC FIRE PENSION FUND
FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
CROMWELL ALICIA 40493 \$51812.0000 RESIGNED YES 06/04/23 257						
DALE MAUREEN V 82966 \$107424.0000 RETIRED NO 01/02/22 257						

DEPT OF YOUTH & COMM DEV SRVS
FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
BRANCH ELISHA R 56101 \$19.2900 APPOINTED YES 06/04/23 261						
BREITMAN JULIA 10026 \$165000.0000 INCREASE NO 11/20/22 261						
BROOKS SEINNA K 56101 \$19.2900 APPOINTED YES 06/06/23 261						
CIFUENTES JERRY 40562 \$69222.0000 APPOINTED NO 05/21/23 261						
FRASER TRINAJAH J 56101 \$19.2900 APPOINTED YES 06/06/23 261						
HILL-GAITHER ARIEL N 56101 \$19.2900 APPOINTED YES 06/04/23 261						
HOLMES SHADAYA N 56101 \$19.2900 APPOINTED YES 06/07/23 261						
KOO SOOKIE 1002E \$73.3500 RESIGNED NO 06/15/23 261						
LEGAS EYOB M 13643 \$117965.0000 RESIGNED NO 05/14/23 261						
LEITH DOMINICK M 56101 \$19.2900 APPOINTED YES 06/11/23 261						
LOPEZ SALEENA C 56101 \$19.2900 APPOINTED YES 06/04/23 261						
LOUISY MELICIA L 56101 \$19.2900 APPOINTED YES 06/04/23 261						
LYMUS DEBRYANN N 56101 \$19.2900 APPOINTED YES 06/11/23 261						
MONTGOMERY KEIRON B 56101 \$19.2900 APPOINTED YES 06/04/23 261						
RAMSAY DANESHIA R 56058 \$59116.0000 APPOINTED YES 06/11/23 261						
STEINBERG ALLYNA B 1002D \$112345.0000 RESIGNED NO 06/11/23 261						

BOARD OF ELECTION POLL WORKERS
FOR PERIOD ENDING 06/23/23

NAME	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
ABID SHAHADAT A 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
ABUD SADIT M 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
AFROZ MARZINA 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
AGOSSOU SHAKEEMA 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
AGUI MARI 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
AGUILAR ISAAC 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
AHASAN SUMON 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
AHMED FIROZ 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
AHMED TALAL W 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
AKHTER TOSLIMA 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
AKTER HAMIDA 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
AKTER SHANJIDA 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
ALCIVAR JERRY 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
ALEXANDER DELISA K 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
ALLEN-REYES DOREEN M 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
ALMONDS DASHAWN 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
ALVARANGA ROLAND 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
AMADOR JASMIN 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
AMAYA-HERNANDEZ DOUGLAS A 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
AMPIL ANGEL 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
AMPIL LEONCIA 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
ANDERSON TERENCE 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
ANTOINE ANIYSA 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
ARA ANJUMAN 9POLL \$1.0000 APPOINTED YES 01/01/23 300						
ARA ROWSHAN 9POLL \$1.0000 APPOINTED YES 01/01/23 300						