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THE CITY RECORD

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PUBLIC HEARINGS AND MEETINGS

See Also: Procurement; Agency Rules

BOROUGH PRESIDENT - BRONX

■ PUBLIC HEARINGS

A PUBLIC HEARING IS being called by the President of the Borough of the Bronx, Honorable Ruben Diaz Jr. on Tuesday, June 3, 2014 at 10:00 A.M. in the office of the Borough President, 851 Grand Concourse, Room 206, Bronx, NY 10451. The hearing will consider the

following item:

**CD #4-ULURP APPLICATION NO: C 090189 MMX-
IN THE MATTER OF** an application submitted by the Department of Parks and Recreation pursuant to Sections 197-c and 199 of the New York City Charter and Section 5-430 *et seq.* of the New York City Administrative Code for an amendment to the City Map involving:

- The elimination, discontinuance and closing of a portion of Grant Avenue between East 169th Street and East 170th Street; and
- The establishment of Grant park bounded by East 169th Street, East 170th Street, Sheridan Avenue and Morris Avenue; and
- The adjustment of grades necessitated thereby;

Including authorization for any acquisition or disposition of real property related thereto, in Community District 4, Borough of The Bronx, in accordance with Map No. 13125 dated September 27, 2013, and signed by the Borough President.

ANYONE WISHING TO SPEAK MAY REGISTER AT THE HEARING. PLEASE DIRECT ANY QUESTIONS CONCERNING THIS MATTER TO THE OFFICE OF THE BOROUGH PRESIDENT, (718) 590-6124.

← m27-j2

INDEPENDENT BUDGET OFFICE

■ PUBLIC HEARINGS

The New York City Independent Budget Office Advisory Board will hold a meeting on Monday, June 2, 2014, beginning at 8:30 A.M., at the offices of the NYC Independent Budget Office, 110 William Street, 14th Floor. There will be an opportunity for the public to address the advisory board during the public portion of the meeting.

m23-27

INFORMATION TECHNOLOGY AND TELECOMMUNICATIONS

■ PUBLIC HEARINGS

NOTICE OF A FRANCHISE AND CONCESSION REVIEW COMMITTEE ("FCRC") PUBLIC HEARING to be held on Monday June 9, 2014 commencing at 2:30 P.M. at 22 Reade Street, Borough of Manhattan on the following items: 1) a proposed information services franchise agreement between the City of New York and Zenfi Networks, Inc.; and 2) a proposed telecommunications services franchise agreement between the City of New York and Zenfi Networks, Inc.. The proposed franchise agreements authorize the franchisees to install, operate and maintain facilities on, over and under the City's inalienable property to provide, respectively, information services and telecommunications services, each as defined in the respective franchise agreements. The proposed franchise agreements have a term ending June 30, 2021, subject to possible renewal to the fifteenth anniversary of the date the agreements become effective, and provide for compensation to the City to begin at 30 cents per linear foot in Manhattan and 25 cents per linear foot in other boroughs, escalating two cents a quarter thereafter, subject to certain adjustments.

A copy of the proposed franchise agreements may be viewed at The Department of Information Technology and Telecommunications, 2 Metrotech Center, 4th Floor, Brooklyn, NY 11201, commencing May 21, 2014 through June 9, 2014, between the hours of 9:30 A.M. and 3:30 P.M., excluding Saturdays, Sundays and holidays. Hard copies of the proposed franchise agreements may be obtained, by appointment, at a cost of \$.25 per page. All payments shall be made at the time of pickup by check or money order made payable to the New York City Department of Finance. The proposed franchise agreements may also be obtained in PDF form at no cost, by email request. Interested parties should contact Roxanne Chambers at 718-403-6730 or by email at RChambers@doitt.nyc.gov.

NOTE: Individuals requesting sign language interpreters at the public hearing should contact the Mayor's Office of Contract Services, Public Hearing Unit, 253 Broadway, 9th Floor, New York, NY 10007, (212) 788-7490, no later than SEVEN (7) BUSINESS DAYS PRIOR TO THE PUBLIC HEARING. TDD users should call Verizon relay service.

The Hearing may be cablecast on NYCMedia channels.

m16-j9

LANDMARKS PRESERVATION COMMISSION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that pursuant to the provisions of Title 25, chapter 3 of the Administrative Code of the City of New York (Sections 25-307, 25-308, 25-309, 25-313, 25-318, 25-320) (formerly Chapter 8-A, Sections 207-6.0, 207-7.0, 207-12.0, 207-17.0, and 207-19.0), on Tuesday, **June 3, 2014 at 9:30 A.M.** in the morning of that day, a public hearing will be held in the Conference Room at 1 Centre Street, 9th Floor, Borough of Manhattan with respect to the following properties and then followed by a public meeting. Any person requiring reasonable accommodation in order to participate in the hearing or attend the meeting should call or write the Landmarks Commission no later than five (5) business days before the hearing or meeting.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF QUEENS 15-5890 – Block 10309, lot 39–178-09 114th Road-Addisleigh Park Historic District
An altered Tudor Revival style free-standing house designed by Arthur Fahr and built circa 1930. Application is to construct a rear yard addition. Zoned R2. Community District 12.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF QUEENS 15-6207 – Block 8040, lot 68–102 Shore Road-Douglaston Historic District
A Colonial Revival style house designed by H.H. Ross and built in 1908, and a freestanding garage built in 1910. Application is to alter fenestration, install new railings, create a new exterior stair, and install paving. Community District 11.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF BROOKLYN 15-3909 – Block 1887, lot 33–83 Vanderbilt Avenue-Wallabout Historic District
An Italianate style wood frame house built in 1850. Application is to alter the rear facade and construct decks. Zoned R5B R6B. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF BROOKLYN 15-5901 – Block 251, lot 1–

1 Grace Court Alley-Brooklyn Heights Historic District
An apartment house built in 1925. Application is to replace windows. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF BROOKLYN 15-6130 – Block 145, lot 7501–503 Fulton Street-Offerman Building-Individual Landmark
A Romanesque Revival style commercial building built between 1890 and 1893, with later alterations by Morris Lapidus in 1947. Application is to construct a rooftop addition and bulkheads, and install an entrance marquee at the Duffield Street entrance. Zoned C6-4.5 Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF BROOKLYN 15-1042 – Block 2058, lot 1–365 Bridge Street, aka 97-105 Willoughby Street-Former Long Island Headquarters of the New York Telephone Company-Individual Landmark. An Art Deco style office tower designed by Ralph Walker and built in 1929-30. Application is to alter storefront openings and install new ground floor infill. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF BROOKLYN 15-7189 – Block 1060, lot 3–15 Plaza Street West -Park Slope Historic District
A vacant lot. Application is to construct a new building. Zoned R8X. Community District 6.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF BROOKLYN 15-4060 – Block 1160, lot 75–369 Park Place-Prospect Heights Historic District
A Romanesque Revival/Renaissance Revival style rowhouse built in 1896. Application is to alter a fire escape and rear facade window openings and install a rear deck. Community District 8.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF BROOKLYN 15-7098 – Block 1151, lot 63 –209 Prospect Place-Prospect Heights Historic District
A neo-Grec style rowhouse designed by Eastman & Daus and built c. 1885. Application is to construct rooftop and rear yard additions, and excavate at the rear yard. Zoned R6B. Community District 8.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF BROOKLYN 15-7296 – Block 5238, lot 66–718 East 18th Street- Fisks Terrace-Midwood Park Historic District
A Colonial Revival house designed by Benjamin Driesler and built in 1907. Application is to legalize the installation of a fence and gate without Landmarks Preservation Commission permits. Community District 14.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 14-9648 – Block 23, lot 19–18 Broad Street-The New York Stock Exchange-Individual Landmark
A neo-Classical style Stock Exchange building designed by George B. Post and built in 1901-03. Application is to install a security door system. Community District 1.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-7185 – Block 230, lot 5 –321 Canal Street-SoHo-Cast Iron Historic District
A Federal style rowhouse built in 1821 and altered in the mid19th century to accommodate a commercial ground floor. Application is to construct a rear yard addition and a dormer at the rear roof. Zoned M1-5B. Community District 2.

MODIFICATION OF USE AND BULK
BOROUGH OF MANHATTAN 15-7263– Block 230, lot 5 –321 Canal Street-SoHo-Cast Iron Historic District
A Federal style rowhouse built in 1821 and altered in the mid19th century to accommodate a commercial ground floor. Application is to request that the Landmarks Preservation Commission issue a report to the City Planning Commission relating to an application for a Modification of Use pursuant to Section 74-711 of the Zoning Resolution. Zoned M1-5B. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-7184 – Block 230, lot 6–323 Canal Street-SoHo-Cast iron Historic District
A Federal style rowhouse built in 1821 and altered in the mid19th century to accommodate a commercial ground floor. Application is to construct a rear yard addition and a dormer at the rear roof. Zoned M1-5B. Community District 2.

MODIFICATION OF USE AND BULK
BOROUGH OF MANHATTAN 15-7264-Block 230, lot 6–323 Canal Street-SoHo-Cast iron Historic District
A Federal style rowhouse built in 1821 and altered in the mid19th century to accommodate a commercial ground floor. Application is to request that the Landmarks Preservation Commission issue a report to the City Planning Commission relating to an application for a Modification of Use pursuant to Section 74-711 of the Zoning Resolution. Zoned M1-5B. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-0708 – Block 487, lot 29–

144 Spring Street-SoHo-Cast Iron Historic District
A parking lot. Application is to construct a new building. Zoned M1-5A. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-6241 – Block 486, lot 5–70 Wooster Street-SoHo-Cast Iron Historic District
A loft building built in 1869 and altered in 1916. Application is to alter a storefront window and paint brick piers. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-7191 – Block 482, lot 37–200 Lafayette Street -SoHo-Cast Iron Historic District Extension
A Renaissance Revival style store and lofts building, designed by John T. Williams, and built c. 1893-94. Application is to install signage and flagpoles. Community District 2.

MODIFICATION OF USE AND BULK
BOROUGH OF MANHATTAN 15-7079 – Block 482, lot 37–200 Lafayette Street-SoHo-Cast Iron Historic District Extension
A Renaissance Revival style store and lofts building designed by John T. Williams and built c. 1893-94. Application is to request that the Landmarks Preservation Commission issue a report to the City Planning Commission relating to an application for a Modification of Use pursuant to Section 74-711 of the Zoning Resolution. Zoned M1-5B. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-6942- Block 233, lot 8-133 Grand Street, aka 19-21 Crosby Street - SoHo-Cast Iron Historic District Extension
A Federal style dwelling built c.1822 with later alterations. Application is to replace storefront infill. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-4745 – Block 546, lot 35–707 Broadway, aka 2 Washington Place and 270-274 Mercer Street-NoHo Historic District
Three 19th century buildings combined and redesigned as a Modern style educational facility by Wank Adams Slavin Architects in 1971. Application is to install rooftop mechanical equipment. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-5465– Block 610, lot 54–19 Greenwich Avenue-Greenwich Village Historic District
A Queen Anne style apartment house designed by Franklin Baylies and built in 1890. Application is to replace storefront infill. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-3774 – Block 608, lot 13–152 West 13th Street-Greenwich Village Historic District
A Greek Revival style rowhouse built in 1846. Application is to construct rooftop and rear yard additions, and replace windows. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-3825 – Block 609, lot 7501–147 West 13th Street-Greenwich Village Historic District
A Greek Revival style rowhouse designed by John Hanrahan and built in 1847-48. Application is to excavate the areaway, alter the front facade, enlarge an existing rear yard addition, and construct a garden shed. Zoned R6. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-2821 – Block 616, lot 7501–2 Horatio Street-Greenwich Village Historic District
An Art Deco style apartment building designed by Robert J. Lyons and built in 1929-1931. Application is to construct rooftop trellises. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-1248 – Block 527, lot 2–4 Bedford Street-Greenwich Village Historic District Extension II
An altered Federal style rowhouse built in 1828-29. Application is to demolish and reconstruct the front and rear facades, install windows, and construct a rear yard addition and rooftop bulkhead. Zoned R6, R7-2/C1-5. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-3185– Block 609, lot 7–154 West 14th Street-154 West 14th Street Building-Individual Landmark.
A loft building incorporating Secessionist, Art Nouveau, Arts & Crafts, and Mission Revival style motifs, designed by Herman Lee Meader, and built in 1912-13. Application is to install storefront infill and louvers. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-3367 – Block 520, lot 83–43 MacDougal Street -Charlton-King-Vandam Historic District
A Greek Revival style rowhouse built in 1846-47. Application is to modify the roof. Community District 2.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 14-8472– Block 719, lot 35–407 West 21st Street-Chelsea Historic District
An Italianate style rowhouse built in 1852. Application is to construct a rooftop elevator and stair bulkhead. Zoned R7B. Community District 4.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 14-6781 – Block 798, lot 49–100 West 23rd Street, aka 711 6th Avenue-Ladies' Mile Historic District.
A Second Empire Commercial style store and loft building designed by Theodore A. Tribit and built in 1871. Application is to remove vault lights and install diamond-plate. Community District 4.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-6702 – Block 673, lot 1–220-224 12th Avenue-West Chelsea Historic District
A complex of American Round Arch style warehouse buildings designed by George B. Mallory and Otto M. Beck and built in 1890-91. Application is to establish a master plan governing the future installation of rooftop mechanical equipment. Community District 4.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-5087 – Block 696, lot 65–210 11th Avenue-West Chelsea Historic District
A Gothic Revival style factory building designed by Shire & Kaufman and built in 1910-1. Application is to install a painted wall sign. Community District 4.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 14-8148 – Block 1212, lot 18–141 West 81st Street-Upper West Side/Central Park West Historic District.
A Romanesque Revival style rowhouse with Queen Anne style elements designed by Rossiter & Wright and built in 1886-87. Application is to construct rooftop and rear yard additions. Zoned R8B. Community District 7.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-6832 – Block 1393, lot 1–1 East 78th Street -James B. Duke Mansion (now the New York University. Institute of Fine Arts) - Individual Landmark, Metropolitan Museum Historic District.
A French Classical style mansion designed by Horace Trumbauer and built in 1909-1912. Application is to modify a masonry opening, construct a breezeway, and install a barrier-free access lift. Community District 8.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-6831 – Block 1393, lot 7501–3 East 78th Street-Metropolitan Museum Historic District
A Francois I style town house designed by C.P.H. Gilbert and built in 1897-99. Application is to modify a masonry opening, construct a breezeway, and replace windows. Community District 8.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-0534 – Block 1380, lot 29–45 East 65th Street-Upper East Side Historic District
A neo-Georgian style rowhouse designed by Hoppin and Koen and built in 1909-10. Application is to construct a rooftop addition, and to alter the rear facade. Zoned R8B/LH1A. Community District 8.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 14-7043-Block 1388, lot 43–44 East 74th Street-Upper East Side Historic District
A Beaux Arts style residence designed by the George F. Pelham and built in 1904-1905. Application is to remove a metal railing wand construct a low wall at the roof. Community District 8.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 15-6543 – Block 1399, lot 74–605 Park Avenue-Upper East Side Historic District
An apartment building designed by Sylvan Bien and built in 1953-54. Application is to replace windows, enclose terraces, modify ground floor and install a canopy. Community District 8.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 14-9858 – Block 1387, lot 1–910 Fifth Avenue - Upper East Side Historic District
An apartment building originally designed by Fred F. French, built in 1919, and altered by Sylvan Bien in 1958-59. Application is to amend Certificate of Appropriateness 97-2301 and Miscellaneous/Amendment 98-3385 for the creation of a Master Plan governing future installation of windows. Community District 8.

CERTIFICATE OF APPROPRIATENESS
BOROUGH OF MANHATTAN 13-5028 – Block 2058, lot 15-290 Convent Avenue – Hamilton Heights Historic District
A Beaux-Arts style rowhouse designed by Henri Fouchaux and built in 1899-1902. Application is to legalize the removal of an areaway wall and ironwork without Landmarks Preservation Commission permits and to install a new areaway wall. Community District 9.

MAYOR'S OFFICE OF CONTRACT SERVICES

■ PUBLIC HEARINGS

NOTICE OF FRANCHISE AND CONCESSION REVIEW COMMITTEE PUBLIC HEARING ON AGENCY ANNUAL CONCESSION PLANS

Notice of a Franchise and Concession Review Committee (FCRC) Public Hearing on Agency Annual Concession Plans for Fiscal Year 2015 pursuant to Section 1-10 of the Concession Rules of the City of New York (Concession Rules), to be held on June 9, 2014, commencing at 2:30 P.M., and located at 22 Reade Street, Barish Conference Room, Manhattan. At this hearing, the FCRC will further solicit comments about the provisions of the Concession Rules from the vendor community, civic groups and the public at large. The FCRC shall consider the issues raised at the Public Hearing in accordance with the procedures set forth in the Charter under the City Administrative Procedure Act.

The following agencies submitted an Annual Concession Plan for Fiscal Year 2015: the Department of Parks and Recreation, the Department of Citywide Administration Services, the Department of Transportation, the Department of Corrections, the Department of Sanitation, the New York Police Department, the Department of Housing Preservation and Development, the Department of Homeless Services, the Department of Environmental Protection, the Department of Health and Mental Hygiene, the Department of Records and Information Services, the New York City Office of Chief Medical Examiner, the New York City Economic Development Corporation on behalf of the Department of Small Business Services, and NYC & Company on behalf of the Department of Small Business Services.

The portfolio of Agency Annual Concession Plans covers significant and non-significant concessions expiring, continuing and anticipated for solicitation or initiation in Fiscal Year 2015. Furthermore, the portfolio covers, *inter alia*:

- Department of Parks and Recreation: mobile food units, food service facilities, golf courses, driving ranges, marinas, tennis professionals, Christmas trees, parking lots, markets, concerts, newsstands, stables, gas stations, amusement venues, ice skating rinks, carousels, ferry services, bike rentals, circus, sailboat rentals, souvenirs and gifts.
- Department of Citywide Administrative Services: maritime and non-maritime occupancy permits.
- Department of Transportation: food kiosks, vending machines, pedestrian plazas, food courts.
- Department of Corrections: food services, mobile food units, vending machines.
- Department of Sanitation: advertising.
- New York City Police Department: vending machines and cafeteria.
- Department of Housing Preservation and Development: vending machines, café.
- Department of Homeless Services: athletic facilities.
- Department of Environmental Protection: gas purification.
- Department of Health and Mental Hygiene: drug discount card program.
- Department of Records and Information Services: publication of record collections.
- New York City Office of the Chief Medical Examiner: DNA swab kit.
- New York City Economic Development Corporation on behalf of the Department of Small Business Service: parking lots, maritime and non-maritime occupancy permits.
- NYC & Company on behalf of the Department of Small Business Services: marketing, advertising, intellectual property & trademark merchandising.

Interested parties may obtain a copy of the Agency Annual Concession Plans by contacting Laura Ringelheim by phone at (212) 442-1786. Hard copies will be provided at a cost of \$.25 per page by check or money order made payable to the New York City Department of Finance. Upon request, a PDF version of the Agency Annual Concession Plans is available free of cost.

m23-j9

TRANSPORTATION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN, PURSUANT TO LAW, that the following proposed revocable consents, have been scheduled for a public hearing by the New York City Department of Transportation. The hearing will be held at 55 Water Street, 9th Floor, Room 945 commencing at 2:00 P.M. on Wednesday, June 11, 2014. Interested parties can obtain

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

#1 IN THE MATTER OF a proposed revocable consent authorizing 25 West 81st Street LLC to construct, maintain and use fenced-in planted areas on the north sidewalk of West 81st Street, between Columbus Avenue and Central Park West, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from the date of Approval by the Mayor to June 30, 2025 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

From the Approval Date to June 30, 2025- \$585/per annum.

the maintenance of a security deposit in the sum of \$3,000 and the insurance shall be in the amount of One Million Dollars (\$1,000,000) per occurrence, and Two Million Dollars (\$2,000,000) aggregate.

#2 IN THE MATTER OF a proposed revocable consent authorizing 156 W 94 LLC to continue to maintain and use a fenced-in area, together with planters and trash enclosure, on the south sidewalk of West 94th Street, east of Amsterdam Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2014 to June 30, 2024 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

For the period from July 1, 2014 to June 30, 2024 - \$392/per annum.

the maintenance of a security deposit in the sum of \$3,000 and the insurance shall be in the amount of One Million Dollars (\$1,000,000) per occurrence, and Two Million Dollars (\$2,000,000) aggregate

#3 IN THE MATTER OF a proposed revocable consent authorizing 1775 Grand Concourse LLC to construct, maintain and use two ramps, stairs and fences on the Grand Concourse, in the Borough of the Bronx. The proposed revocable consent is for a term of ten years from the date of Approval by the Mayor to June 30, 2025 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

From the date of Approval to June 30, 2025-\$50/annum

the maintenance of a security deposit in the sum of \$10,000 and the insurance shall be the amount of One Million Dollars (1,000,000) per occurrence, and Two Million Dollars (\$2,000,000) aggregate.

#4 IN THE MATTER OF a proposed revocable consent authorizing The Trustees of Columbia University in the City of New York to construct, maintain and use communications conduits, together with a manhole, under and across West 125th Street at the intersection with West 129th Street, and under and across Broadway, south of West 130th Street, in the Borough of Manhattan. The proposed revocable consent is for a term of 10 years from the date of Approval by the Mayor to June 30, 2025 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

- From the date of Approval by the Mayor to June 30, 2015 \$10,249/annum
- For the period July 1, 2015 to June 30, 2016 - \$10,541
- For the period July 1, 2016 to June 30, 2017 - \$10,833
- For the period July 1, 2017 to June 30, 2018 - \$11,125
- For the period July 1, 2018 to June 30, 2019 - \$11,417
- For the period July 1, 2019 to June 30, 2020 - \$11,709
- For the period July 1, 2020 to June 30, 2021 - \$12,001
- For the period July 1, 2021 to June 30, 2022 - \$12,293
- For the period July 1, 2022 to June 30, 2023 - \$12,585
- For the period July 1, 2023 to June 30, 2024 - \$12,877
- For the period July 1, 2024 to June 30, 2025 - \$13,169

the maintenance of a security deposit in the sum of \$13,200 and the insurance shall be the amount of One Million Dollars (\$1,000,000) per occurrence, and Two Million Dollars (\$2,000,000) aggregate.

#5 IN THE MATTER OF a proposed revocable consent authorizing The Trustees of Columbia University in the City of New York to construct, maintain and use a conduit under, along and across east side of Broadway at West 132nd Street, in the Borough of Manhattan. The proposed revocable consent is for a term of 10 years from the date of Approval by the Mayor to June 30, 2025 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

- From the date of Approval by the Mayor to June 30, 2015 - \$2,334/annum
- For the period July 1, 2015 to June 30, 2016 - \$2,401
- For the period July 1, 2016 to June 30, 2017 - \$2,468
- For the period July 1, 2017 to June 30, 2018 - \$2,535
- For the period July 1, 2018 to June 30, 2019 - \$2,602
- For the period July 1, 2019 to June 30, 2020 - \$2,669
- For the period July 1, 2020 to June 30, 2021 - \$2,736
- For the period July 1, 2021 to June 30, 2022 - \$2,803
- For the period July 1, 2022 to June 30, 2023 - \$2,870
- For the period July 1, 2023 to June 30, 2024 - \$2,937
- For the period July 1, 2024 to June 30, 2025 - \$3,004

the maintenance of a security deposit in the sum of \$5,000 and the

insurance shall be the amount of One Million Dollars (\$1,000,000) per occurrence, and Two Million Dollars (\$2,000,000) aggregate.

#6 IN THE MATTER OF a proposed revocable consent authorizing Massachusetts Mutual Life Insurance Company to continue to maintain and use a logo, sidewalk lights and planters, on the south sidewalk of West 46th Street, between Sixth and Seventh Avenues, in the Borough of Manhattan. The proposed revocable consent is for a term of 10 years from July 1, 2014 to June 30, 2024 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

For the period from July 1, 2014 to June 30, 2024 - \$370/per annum.

the maintenance of a security deposit in the sum of \$5,000 and the insurance shall be the amount of One Million Dollars (\$1,000,000) per occurrence, and Two Million Dollars (\$2,000,000) aggregate.

#7 IN THE MATTER OF a proposed revocable consent authorizing Stefanie Ruch and Jonathan J. Ruch to construct maintain and use a walled-in area, together with steps, on the north sidewalk of West 87th Street, between Columbus Avenue and Central Park West, in the Borough of Manhattan. The proposed revocable consent is for a term of 10 years from the date of Approval by the Mayor to June 30, 2025 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

From the Approval Date to June 30, 2025- \$25/per annum

the maintenance of a security deposit in the sum of \$5,000 and the insurance shall be the amount of One Million Dollars (\$1,000,000) per occurrence, and Two Million Dollars (\$2,000,000) aggregate.

#8 IN THE MATTER OF a proposed revocable consent authorizing The New York Times Building Condominium to construct, maintain and use conduits, together with a manhole, in the south sidewalk of West 41st Street, between Eighth Avenue and Seventh Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of 10 years from the date of Approval by the Mayor to June 30, 2025 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

From the date of Approval by the Mayor to June 30, 2015 - \$1,500/annum

For the period July 1, 2015 to June 30, 2016 - \$1,543
 For the period July 1, 2016 to June 30, 2017 - \$1,586
 For the period July 1, 2017 to June 30, 2018 - \$1,629
 For the period July 1, 2018 to June 30, 2019 - \$1,672
 For the period July 1, 2019 to June 30, 2020 - \$1,715
 For the period July 1, 2020 to June 30, 2021 - \$1,758
 For the period July 1, 2021 to June 30, 2022 - \$1,801
 For the period July 1, 2022 to June 30, 2023 - \$1,844
 For the period July 1, 2023 to June 30, 2024 - \$1,887
 For the period July 1, 2024 to June 30, 2025 - \$1,930

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

m21-j11

NOTICE IS HEREBY GIVEN, pursuant to law, that the following proposed revocable consents, have been scheduled for a public hearing by the New York City Department of Transportation. The hearing will be held at 55 Water Street, 9th Floor, Room 945 commencing at 2:00 P.M. on Wednesday, May 28, 2014. Interested parties can obtain copies of proposed agreements or request sign-language interpreters (with at least seven days prior notice) at 55 Water Street, 9th Floor SW, NY 10041, or by calling (212) 839-6550.

#1 IN THE MATTER OF a proposed revocable consent authorizing 1251 Americas Associates II, L.P. & Rockefeller Center North, Inc. to continue to maintain and use a passageway under and across West 50th Street, immediately west of Avenue of the Americas, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2014 to June 30, 2024 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

For the period July 1, 2014 to June 30, 2015 - \$128,001
 For the period July 1, 2015 to June 30, 2016 - \$131,649
 For the period July 1, 2016 to June 30, 2017 - \$135,297
 For the period July 1, 2017 to June 30, 2018 - \$138,945
 For the period July 1, 2018 to June 30, 2019 - \$142,593
 For the period July 1, 2019 to June 30, 2020 - \$146,241
 For the period July 1, 2020 to June 30, 2021 - \$149,889
 For the period July 1, 2021 to June 30, 2022 - \$153,537
 For the period July 1, 2022 to June 30, 2023 - \$157,185
 For the period July 1, 2023 to June 30, 2024 - \$160,833

the maintenance of a security deposit in the sum of \$97,705.18 and the insurance shall be in the amount of One Million Two Hundred Fifty Thousand Dollars (\$1,250,000) per occurrence, and Five Million Dollars (\$5,000,000) aggregate.

#2 IN THE MATTER OF a proposed revocable consent authorizing

Beth Israel Medical Center to continue to maintain and use three conduits under and across of East 17th Street east of Second Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2014 to June 30, 2024 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

For the period July 1, 2014 to June 30, 2015 - \$7,401
 For the period July 1, 2015 to June 30, 2016 - \$7,612
 For the period July 1, 2016 to June 30, 2017 - \$7,823
 For the period July 1, 2017 to June 30, 2018 - \$8,034
 For the period July 1, 2018 to June 30, 2019 - \$8,245
 For the period July 1, 2019 to June 30, 2020 - \$8,456
 For the period July 1, 2020 to June 30, 2021 - \$8,667
 For the period July 1, 2021 to June 30, 2022 - \$8,878
 For the period July 1, 2022 to June 30, 2023 - \$9,089
 For the period July 1, 2023 to June 30, 2024 - \$9,300

the maintenance of a security deposit in the sum of \$14,568 and the insurance shall be in the amount of One Million Dollars (\$1,000,000) per occurrence, and Two Million Dollars (\$2,000,000) aggregate

#3 IN THE MATTER OF a proposed revocable consent authorizing Foundation for Sephardic Studies, Inc. to continue to maintain and use a ramp for disabled persons on the west sidewalk of East 8th Street, south of Avenue S, in the Borough of Brooklyn. The proposed revocable consent is for a term of ten years from July 1, 2014 to June 30, 2024 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

For the period from July 1, 2014 to June 30, 2024 - \$25/annum

the maintenance of a security deposit in the sum of \$1,800 and the insurance shall be the amount of One Million Dollars (1,000,000) per occurrence, and Two Million Dollars (\$2,000,000) aggregate.

#4 IN THE MATTER OF a proposed revocable consent authorizing Memorial Sloan-Kettering Cancer Center to continue to maintain and use a tunnel under and across East 68th Street, west of York Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of 10 years from July 1, 2014 to June 30, 2024 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

For the period July 1, 2014 to June 30, 2015 - \$25,008
 For the period July 1, 2015 to June 30, 2016 - \$25,721
 For the period July 1, 2016 to June 30, 2017 - \$26,434
 For the period July 1, 2017 to June 30, 2018 - \$27,147
 For the period July 1, 2018 to June 30, 2019 - \$27,860
 For the period July 1, 2019 to June 30, 2020 - \$28,573
 For the period July 1, 2020 to June 30, 2021 - \$29,286
 For the period July 1, 2021 to June 30, 2022 - \$29,999
 For the period July 1, 2022 to June 30, 2023 - \$30,712
 For the period July 1, 2023 to June 30, 2024 - \$31,425

the maintenance of a security deposit in the sum of \$25,000 and the insurance shall be the amount of One Million Two Hundred Fifty Thousand Dollars (\$1,250,000) per occurrence, and Five Million Dollars (\$5,000,000) aggregate.

#5 IN THE MATTER OF a proposed revocable consent authorizing RCPI Landmark Properties, LLC to continue to maintain and use star assemblies in the east sidewalk of Avenue of the Americas, north of West 50th Street, and in the north sidewalk of West 50th Street, east of Avenue of the Americas, in the Borough of Manhattan. The proposed revocable consent is for a term of 10 years from July 1, 2014 to June 30, 2024 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

For the period from July 1, 2014 to June 30, 2024 - \$18,000/annum

the maintenance of a security deposit in the sum of \$60,000 and the insurance shall be the amount of One Million Dollars (\$1,000,000) per occurrence, and Two Million Dollars (\$2,000,000) aggregate.

#6 IN THE MATTER OF a proposed revocable consent authorizing RCPI Landmark Properties, LLC to continue to maintain and use a tunnel, under and across West 49th Street, east of Avenue of the Americas, in the Borough of Manhattan. The proposed revocable consent is for a term of 10 years from July 1, 2014 to June 30, 2024 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

For the period July 1, 2014 to June 30, 2015 - \$29,388
 For the period July 1, 2015 to June 30, 2016 - \$30,224
 For the period July 1, 2016 to June 30, 2017 - \$31,060
 For the period July 1, 2017 to June 30, 2018 - \$31,896
 For the period July 1, 2018 to June 30, 2019 - \$32,732
 For the period July 1, 2019 to June 30, 2020 - \$33,568
 For the period July 1, 2020 to June 30, 2021 - \$34,404
 For the period July 1, 2021 to June 30, 2022 - \$35,240
 For the period July 1, 2022 to June 30, 2023 - \$36,076
 For the period July 1, 2023 to June 30, 2024 - \$36,912

the maintenance of a security deposit in the sum of \$52,000 and the

insurance shall be the amount of One Million two Hundred Fifty Thousand Dollars (\$1,250,000) per occurrence, and Five Million Dollars (\$5,000,000) aggregate.

#7 IN THE MATTER OF a proposed revocable consent authorizing RCPI Landmark Properties, LLC to continue to maintain and use a pedestrian passageway under and diagonally across West 50th Street, east of Avenue of the Americas, in the Borough of Manhattan. The proposed revocable consent is for a term of 10 years from July 1, 2014 to June 30, 2024 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

- For the period July 1, 2014 to June 30, 2015 - \$167,040
For the period July 1, 2015 to June 30, 2016 - \$171,801
For the period July 1, 2016 to June 30, 2017 - \$176,562
For the period July 1, 2017 to June 30, 2018 - \$181,323
For the period July 1, 2018 to June 30, 2019 - \$186,084
For the period July 1, 2019 to June 30, 2020 - \$190,845
For the period July 1, 2020 to June 30, 2021 - \$195,606
For the period July 1, 2021 to June 30, 2022 - \$200,367
For the period July 1, 2022 to June 30, 2023 - \$205,128
For the period July 1, 2023 to June 30, 2024 - \$209,889

the maintenance of a security deposit in the sum of \$172,000 and the insurance shall be the amount of One Million Two Hundred Fifty Thousand Dollars (\$1,250,000) per occurrence, and Five Million Dollars (\$5,000,000) aggregate.

#8 IN THE MATTER OF a proposed revocable consent authorizing Rockaway One Company, LLC to continue to maintain and use a cable under and across Seagirt Boulevard, between Beach 24th and Beach 25th Streets, in the Borough of Queens. The proposed revocable consent is for a term of 10 years from July 1, 2014 to June 30, 2024 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

- For the period July 1, 2014 to June 30, 2015 - \$ 971
For the period July 1, 2015 to June 30, 2016 - \$ 999
For the period July 1, 2016 to June 30, 2017 - \$1,027
For the period July 1, 2017 to June 30, 2018 - \$1,055
For the period July 1, 2018 to June 30, 2019 - \$1,083
For the period July 1, 2019 to June 30, 2020 - \$1,111
For the period July 1, 2020 to June 30, 2021 - \$1,139
For the period July 1, 2021 to June 30, 2022 - \$1,167
For the period July 1, 2022 to June 30, 2023 - \$1,195
For the period July 1, 2023 to June 30, 2024 - \$1,223

the maintenance of a security deposit in the sum of \$7,500 and the insurance shall be the amount of One Million Dollars (\$1,000,000) per occurrence, and Two Million Dollars (\$2,000,000) aggregate.

#9 IN THE MATTER OF a proposed revocable consent authorizing St. Luke's Roosevelt Hospital Center to continue to maintain and use a tunnel under and across West 114th Street, east of Amsterdam Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of 10 years from July 1, 2014 to June 30, 2024 and provides among other terms and conditions for compensation payable to the City according to the following schedule:

- For the period July 1, 2014 to June 30, 2015 - \$11,921
For the period July 1, 2015 to June 30, 2016 - \$12,261
For the period July 1, 2016 to June 30, 2017 - \$12,601
For the period July 1, 2017 to June 30, 2018 - \$12,941
For the period July 1, 2018 to June 30, 2019 - \$13,281
For the period July 1, 2019 to June 30, 2020 - \$13,621
For the period July 1, 2020 to June 30, 2021 - \$13,961
For the period July 1, 2021 to June 30, 2022 - \$14,301
For the period July 1, 2022 to June 30, 2023 - \$14,641
For the period July 1, 2023 to June 30, 2024 - \$14,981

the maintenance of a security deposit in the sum of \$12,000 and the insurance shall be the amount of One Million Two Hundred Fifty Thousand Dollars (\$1,250,000) per occurrence, and Five Million Dollars (\$5,000,000) aggregate.

COURT NOTICE

SUPREME COURT

QUEENS COUNTY

NOTICE

QUEENS COUNTY
IA PART 13
NOTICE OF ACQUISITION
INDEX NUMBER 2334/14

IN THE MATTER OF the Application of the CITY OF NEW YORK, Relative to Acquiring Title in Fee Simple to All or Parts of Pitkin Avenue from Crossbay Boulevard to 97th Street; from Hawtree Street to dead end east of Hawtree Street; Hawtree Street from Pitkin Avenue to Linden Boulevard; 94th Street from Albert Road to 149th Avenue; from 149th Avenue to Linden Boulevard; 95th Street from Albert Road to 149th Avenue; From 149th Avenue to Linden Boulevard; 96th Street from 149th Avenue to Linden Boulevard; 96th Place from 149th Place to Linden Boulevard; 96th Place from Albert Road to Hawtree Street; Eckford Avenue from Centreville Street to Hawtree Street; Huron Street from Albert Road to Eckford Avenue; Raleigh Street from Albert Road to Eckford Avenue and Tahoe Street from Albert Road to Eckford Avenue, in the Borough of Queens, City and State of New York.

PLEASE TAKE NOTICE, that by order of the Supreme Court of the State of New York, County of Queens, IA Part 13 (Hon. Thomas D. Raffaele, J.S.C.), duly entered in the office of the Clerk of the County of Queens on April 28, 2014, the application of the City of New York to acquire certain real property, for the reconstruction of roadways, sidewalks, and curbs, the installation of new storm and sanitary sewers, and the upgrading of existing water mains, was granted and the City was thereby authorized to file an acquisition map with the Office of the City Register. Said map, showing the property acquired by the City, was filed with the City Register on May 5, 2014. Title to the real property vested in the City of New York on May 5, 2014.

PLEASE TAKE FURTHER NOTICE, that the City has acquired the following parcels of real property:

Table with 3 columns: Damage Parcel, Adjacent Block, Adjacent Lot. Rows 1-22A listing parcel details.

22B	Bed of Pitkin Avenue	
23	11512	27
24	11513	1
25	11513	51
26	11513	50
27	11513	49
28	11513	48
29	11513	47
30	11513	46
31	11513	45
32	11513	44
33	11513	42
34	11513	41
35	11513	40
36	11513	39
37	11513	37
38A	Bed of 94 th Street and Bed of Pitkin Avenue	
38B	Bed of 94 th Street	
39	11513	35
40	11513	34
41	11513	33
42	11513	32
43	11513	30
44	11513	29
45	11513	28
46	11513	27
46A	Bed of 95 th Street and Bed of Pitkin Avenue	
46B	Bed of 95 th Street	
47	11513	26
48	11513	25
49	11513	24
50	11513	23
51	11513	22
52	11513	21
53	11513	20
54	11513	19
55	11513	18
56	11513	17
57	11513	16
58	11513	15
59	11513	14
60	11513	11
61	11513	10
62	11514	1
63	11514	49
64	11514	48
65	11514	46
66	11514	44
67	11514	43
68	11514	42
69	11514	41
70	11514	40
71	11514	39
72	11514	37
73	11514	36
74	11514	35
75	11514	34
76	11514	33
77	11514	32
78	11514	31
78A	Bed of Pitkin Avenue and Bed of 95 th Street	

78B	Bed of Pitkin Avenue	
79	11514	29
80	11514	28
81	11514	27
82	11514	126
83	11514	26
83A	Bed of 96 th Street and Bed of Pitkin Avenue	
83B	Bed of 96 th Street	
84	11514	25
85	11514	24
86	11514	23
87	11514	22
88	11514	20
89	11514	19
90	11514	18
91	11514	17
92	11514	15
93	11514	14
94	11514	12
95	11514	10
96	11515	1
97	11515	3
98	11515	4
99	11515	50
100	11515	49
101	11515	47
102	11515	46
103	11515	45
104	11515	44
105	11515	43
106	11515	42
107	11515	41
108	11515	39
109	11515	37
110	11515	36
110A	Bed of Pitkin Avenue and Bed of 96 th Street	
110B	Bed of Pitkin Avenue	
111	11515	34
112	11515	32
113	11515	30
114	11515	29
115	11515	28
116	11515	26
116A	Bed of 96 th Place and Bed of Pitkin Avenue	
116B	Bed of 96 th Place	
117	11515	25
118	11515	24
119	11515	23
120	11515	22
121	11515	21
122	11515	19
123	11515	8
124	11516	200
125	11516	240
126	11516	239
127	11516	238
128	11516	237
129	11516	236
130	11516	235
131	11516	234
132	11516	233

133	11516	231
133A	Bed of Pitkin Avenue and Bed of 96 th Place	
133B	Bed of 96 th Place	
134	11516	230
135	11516	229
136	11516	228
137	11516	226
138	11516	225
139	11516	224
140	11516	223
141A	Bed of Hawtree Street	
141B	Bed of Hawtree Street	
142	11517	156
143A	Bed of Hawtree Street	
143B	Bed of Hawtree Street	
144	11518	192
145	11519	130
146	11519	129
147	11519	128
148	11519	127
149	11519	126
150	11519	125
151	11519	124
152	11519	123
153	11519	121
154	11519	118
156	11529	3
157	11529	6
157A	Bed of Pitkin Avenue and Bed of 94 th Street	
157B	Bed of Pitkin Avenue	
158	11529	8
159	11529	9
160	11529	11
161	11529	12
162	11529	13
163	11529	14
164	11529	15
165	11529	16
166	11529	17
167	11529	18
168	11529	19
169	11529	20
170	11529	21
171	11529	22
172	11529	23
173	11529	25
174	11529	28
175	11530	36
176	11530	38
177	11530	39
178	11530	40
179	11530	42
180	11530	43
181	11530	44
182	11530	45
183	11530	46
184	11530	47
185	11530	48
186	11530	49
187	11530	51
188	11530	52

189	11530	1
189A	Bed of 94 th Street and Bed of Pitkin Avenue	
189B	Bed of 94 th Street	
190	11530	2
191	11530	3
192	11530	4
193	11530	5
194	11530	6
195	11530	7
196	11530	9
197	11530	10
197A	Bed of Pitkin Avenue and Bed of 95 th Street	
197B	Bed of 95 th Street	
198	11530	11
199	11530	12
200	11530	13
201	11530	14
202	11530	16
203	11530	20
204	11530	21
205	11530	22
206	11530	23
207	11530	24
208	11530	25
209	11530	26
210	11530	27
211	11530	28
212	11531	36
213	11531	38
214	11531	39
215	11531	40
216	11531	41
217	11531	42
218	11531	43
219	11531	44
220	11531	45
221	11531	46
222	11531	47
223	11531	48
224	11531	49
225	11531	50
225A	Bed of 95 th Street	
226	11531	1
226A	Bed of 95 th Street and Bed of Pitkin Avenue	
226B	Bed of 95 th Street	
227	11531	3
228	11531	4
229	11531	6
230	11531	7
231	11531	8
232	11531	9
232A	Bed of Pitkin Avenue and Bed of 96 th Street	
232B	Bed of 96 th Street	
233	11531	11
234	11531	12
235	11531	13
236	11531	14
237	11531	15
238	11531	16
239	11531	17
240	11531	18

241	11531	19
242	11531	21
243	11531	22
244	11531	23
245	11531	24
245A	Bed of 96 th Street	
246B	Bed of 96 th Street	
247	11532	31
247B	Bed of 96 th Street	
248	11532	42
249	11532	43
250	11532	44
251	11532	45
252	11532	46
253	11532	47
254	11532	48
255	11532	49
256	11532	50
257	11532	51
258	11532	52
259	11532	53
260	11532	4
260A	Bed of 96 th Street and Bed of Pitkin Avenue	
260B & 260D	Bed of 96 th Street	
260C	Bed of Pitkin Avenue	
261	11532	5
262	11532	6
263	11532	7
264	11532	8
265	11532	9
266	11532	10
266A	Bed of Pitkin Avenue and Bed of 96 th Place	
266B	Bed of 96 th Place	
267	11532	11
268	11532	12
269	11532	13
270	11532	14
271	11532	15
272	11532	16
273	11532	17
274	11532	18
275	11532	19
276	11532	20
277	11532	21
278	11532	22
279	11532	23
280	11533	32
281	11533	35
282	11533	36
283	11533	37
284	11533	38
285	11533	39
286	11533	40
287	11533	41
288	11533	42
289	11533	43
290	11533	44
291	11533	45
292	11533	46
293	11533	1
293A	Bed of Pitkin Avenue and Bed of 96 th Place	

293B	Bed of 96 th Place	
294	11533	2
295	11533	4
296	11533	5
297	11533	6
298	11533	7
299	11533	9
300	11533	10
302	11544	6
303	11545	1
304	11545	10
305	11545	12
306	11546	25
307	11546	27
308	11546	29
309	11546	1
310	11552	62
311	11552	65
312	11552	67
313	11552	69
314	11552	71
315	11552	72
316	11552	73
317	11552	75
318	11552	76
319	11552	78
320	11552	79
321	11552	80
322	11552	81
323	11552	83
324	11552	84
325	11552	85
326	11552	87
327	11552	89
328	11552	91
329	11552	94
330A & 330B	Bed of Huron Street	
331	11553	52
332	11553	20
332A	Bed of Eckford Avenue and Bed of Tahoe Street	
332B	Bed of Eckford Avenue	
333	11553	22
334	11553	24
335	11553	26
336	11553	28
337	11553	30
338	11553	32
339	11553	132
340	11553	33
341	11553	34
342	11554	6
343	11554	8
344	11554	11
345	11554	13
346	11554	15
347	11554	17
348	11554	19
349	11554	20
350	11554	22
351	11554	23
351A	Bed of Tahoe Street and Bed of Eckford Avenue	

351B	Bed of Eckford Avenue	
352	11554	24
352A	Bed of Eckford Avenue and Bed of Raleigh Street	
352B	Bed of Eckford Avenue	
353	11554	26
354	11554	27
355	11554	28
356	11554	29
357	11554	30
358	11554	32
359	11554	33
360	11554	34
361	11554	35
362	11554	37
363	11554	38
364	11554	1
365	11555	55
366	11555	57
367	11555	58
368	11555	59
369	11555	60
370	11555	62
371	11555	63
372	11555	64
373	11555	65
374	11555	67
375	11555	68
376	11555	1
377	11555	3
378	11555	4
379	11555	5
379A & 379B	Bed of Eckford Street	
380	11555	7
381A & 381B	Bed of Huron Street	
382	11555	28
383	11555	31
384	11555	32
385	11555	34
386	11555	35
387	11555	36
388	11555	38
389	11555	40
390	11555	42
391	11559	38
392	11559	40
393	11559	44
394	11559	45
395	11559	48
396	11559	50
397	11559	1
398	11559	200
399	11559	100
400	11559	60
401	11559	9

402	11559	12
403	11559	13
404	11559	15
405	11559	16
406	11559	17
407	11559	18
408	11559	19
409	11559	23
410	11559	25
411	11559	30
412	11561	9
413	11561	12
414	11561	15
415	11561	17
416	11561	18
417	11561	19
418	11561	20
419	11561	21
420	11561	122
421	11561	22
Damage Parcel	Block	Part of Block
155	11519	151
246	11531	28
301	11536	1
330	11552	95
381	11555	16

PLEASE TAKE FURTHER NOTICE, that pursuant to said Order and to §§ 503 and 504 of the Eminent Domain Procedure Law of the State of New York, each and every person interested in the real property acquired in the above-referenced proceeding and having any claim or demand on account thereof, shall have a period of one calendar year from the date of service of the Notice of Acquisition for this proceeding, to file a written claim with the Clerk of the Court of Queens County, and to serve within the same time a copy thereof on the Corporation Counsel of the City of New York, Tax and Bankruptcy Litigation Division, 100 Church Street, New York, NY 10007. Pursuant to EDPL § 504, the claim shall include:

- A) the name and post office address of the condemnee;
- B) reasonable identification by reference to the acquisition map, or otherwise, of the property affected by the acquisition, and the condemnee's interest therein;
- C) a general statement of the nature and type of damages claimed, including a schedule of fixture items which comprise part or all of the damages claimed; and,
- D) if represented by an attorney, the name, address and telephone number of the condemnee's attorney.

Pursuant to EDPL § 503(C), in the event a claim is made for fixtures or for any interest other than the fee in the real property acquired, a copy of the claim, together with the schedule of fixture items, if applicable, shall also be served upon the fee owner of said real property.

PLEASE TAKE FURTHER NOTICE, that, pursuant to § 5-310 of the New York City Administrative Code, proof of title shall be submitted to the Corporation Counsel of the City of New York, Tax and Bankruptcy Litigation Division, 100 Church Street, New York, NY 10007, on or before May 5, 2016 (which is two (2) calendar years from the title vesting date).

Dated: New York, NY, May 15, 2014.
 ZACHARY W. CARTER
 Corporation Counsel of the City of New York
 100 Church Street
 New York, NY 10007
 Tel. (212) 356-2140

PROPERTY DISPOSITION

CITYWIDE ADMINISTRATIVE SERVICES

OFFICE OF CITYWIDE PURCHASING

■ NOTICE

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

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

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

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

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

j2-d31

POLICE

■ NOTICE

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

The following listed property is in the custody, of the Property Clerk Division without claimants. Recovered, lost, abandoned property, obtained from prisoners, emotionally disturbed, intoxicated and deceased persons; and property obtained from persons incapable of caring for themselves.

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

INQUIRIES

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

FOR MOTOR VEHICLES (All Boroughs):

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

FOR ALL OTHER PROPERTY

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

j2-d31

PROCUREMENT

"Compete To Win" More Contracts!

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

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

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

HHS ACCELERATOR

To respond to human services Requests for Proposals (RFPs) released Fall 2013 and later, vendors must first complete and submit an electronic prequalification application using the City's Health and Human Services (HHS) Accelerator System. The HHS Accelerator System is a web-based system maintained by the City of New York for use by its human services Agencies to manage procurement. To establish this, the City of New York is using the innovative procurement method, as permitted and in accordance with Section 3-12 of the Procurement Policy Board Rules of the City of New York ("PPB Rules"). The new process will remove redundancy by capturing information about boards, filings, policies, and general service experience centrally. As a result, specific proposals for funding will be more focused on program design, scope, and budget.

Important information about the new method:

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

RFPs to be managed by HHS Accelerator are listed on the NYC Procurement Roadmap located at <http://www.nyc.gov/html/hhsaccelerator/html/roadmap/roadmap.shtml>. All current and prospective vendors should frequently review information listed on roadmap to take full advantage of upcoming opportunities for funding.

Participating NYC Agencies

HHS Accelerator, led by the Deputy Mayor for Health and Human Services, is governed by an Executive Steering Committee of Agency Heads who represent the following NYC Client and Community-based Services Agencies:

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

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

CITYWIDE ADMINISTRATIVE SERVICES

OFFICE OF CITYWIDE PURCHASING

■ **AWARD**

Goods

GENERAL PURPOSE COMMERCIAL INFORMATION, TECHNOLOGY, EQUIPMENT, SOFTWARE, SVCS-DOITT - Intergovernmental Purchase - PIN#8571400439 - AMT: \$124,984.66 - TO: Blackwood Associates Inc., 1835 Forest Dr. Ste A, Annapolis, MD 21401.

GSA : GS-30F-0142V
Suppliers wishing to be considered for a contract with the General Services Administration of the Federal Government are advised to contact the Small Business Utilization Center, Jacob K. Javits Federal Building, 26 Federal Plaza, Room 18-130, New York, NY 10278 or by phone; 212-264-1234.

☛ **m27**

NYS COMPREHENSIVE TELECOMMUNICATIONS EQUIPMENT, SOLUTIONS-CISCO ASA FIREWALL-DOHMH - Intergovernmental Purchase - PIN#8571400436 - AMT: \$199,471.02 - TO: Iplagic Inc, 17 British American Blvd., Latham, NY 12110.

OGS Contract #PT 64525
Suppliers wishing to be considered for a contract with the Office of General Services of New York State are advised to contact the Procurement Services Group, Corning Tower, Room 3711, Empire State Plaza, Albany, NY 12242 or by phone: 518-474-6717.

☛ **m27**

STEEL CURB FACING (D.O.T.) - Competitive Sealed Bids - PIN#8571400275 - AMT: \$487,600.00 - TO: Bend-All Industries, Inc., 4459 Bronx Boulevard, Bronx, NY 10470.

● **TRUCK, BUREAU OF FIRE INVESTIGATION, IICU-FDNY RE-AD** - Competitive Sealed Bids - PIN#8571400172 - AMT: \$1,158,400.00 - TO: Echostream Motor Group, LLC dba Odyssey Specialty Vehicles, 317 Richard Mine Road, Wharton, NJ 07885.

☛ **m27**

■ **VENDOR LIST**

Goods

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

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

Applications for consideration of equipment products for inclusion on the acceptable brands list are available from: Mr. Edward Andersen, Procurement Analyst, Department of Citywide Administrative Services, Office of Citywide Procurement, 1 Centre Street, 18th Floor, New York, NY 10007. (212) 669-8509

j2-d31

■ **SOLICITATION**

Goods

SALT, HIGHWAY DE-ICING - Competitive Sealed Bids - PIN#8571400452 - Due 6-25-14 at 10:30 A.M.
● **POLYALUMINUM CHLORIDE (DEP)** - Competitive Sealed Bids - PIN#8571400412 - Due 6-26-14 at 10:30 A.M.

A copy of the bid can be downloaded from the City Record Online site at <http://a856-internet.nyc.gov/nycvendoronline/home.asp>. Enrollment is free. Vendors may also request the bid by contacting Vendor Relations via email at dcasdmssbids@dcas.nyc.gov, by telephone at 212-669-8610 or by fax at 212-669-7603.

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. Masha Rudina (212) 386-6373; Fax: (212) 313-3209; mrudina@dcas.nyc.gov

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GRP: MACK TRUCKS - Competitive Sealed Bids - PIN#8571400417 - Due 6-17-14 at 10:30 A.M.

A copy of the bid can be downloaded from the City Record Online site at <http://a856-internet.nyc.gov/nycvendoronline/home.asp>. Enrollment is free. Vendors may also request the bid by contacting Vendor Relations via email at dcasdmssbids@dcas.nyc.gov, by telephone at 212-669-8610 or by fax at 212-669-7603.

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. Kamboj Kaleem (212) 386-6370; kkamboj@dcas.nyc.gov

☛ **m27**

Services (other than human services)

PUBLIC SURPLUS ONLINE AUCTION - Other - PIN#0000000000 - Due 12-31-14

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, 66-26 Metropolitan Avenue, Queens Village, NY 11379. Donald Lepore (718) 417-2152; Fax: (212) 313-3135; dlepore@dcas.nyc.gov

f25-d31

CORRECTION

■ **SOLICITATION**

Services (other than human services)

SALE OF FOOD FROM MOBILE FOOD UNITS AT RIKERS ISLAND AND THE VERNON C. BAIN CENTER (VCBC) LOCATED IN THE BRONX. - Competitive Sealed Bids - PIN#072201326BUD - Due 6-26-14 at 11:00 A.M.

The Pre-Bid conference and site tour is scheduled for Thursday, June 12, 2014 at 10:00 A.M at the Bulova Corporate Center, Suite 160, Conference Room 1A, East Elmhurst, NY 11370. The Site tour (Rikers Island and the Bronx) will be immediately following the pre-bid conference. If you are considering responding to this RFB, please make every effort to attend this meeting and site tour. For admission to the site tour vendors MUST execute a "Clearance Request and Authorization Form" provided with the RFB. Please complete Sections 3 and 4 (highlighted in yellow) and email it to lilliana.cano@doc.nyc.gov no later than 48 hours prior to the Pre-Bid conference. In addition, vendors must provide proper photo identification at the security clearance trailer on the day of the site tour

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

Correction, Bulova Corporate Center, 75-20 Astoria Boulevard, Suite 160, East Elmhurst, NY 11370. Lilliana Alvares-Cano (718) 546-0686; Fax: (718) 278-6205; lilliana.cano@doc.nyc.gov

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ENVIRONMENTAL PROTECTION

AGENCY CHIEF CONTRACTING OFFICER

■ **INTENT TO AWARD**

Services (other than human services)

DEL-406: IMPLEMENTATION OF THE STREAM MANAGEMENT PLAN IN THE DELAWARE BASIN. - Government to Government - PIN#82614WS00040 - Due 6-2-14 at 4:00 P.M.

DEP intends to enter into a Government to Government Agreement with Delaware County Soil and Water Conservation District for DEL-406: Implementation of the Stream Management Plans in the Delaware Basin. The contract with the Delaware County Soil and Water Conservation District will provide for the continued implementation of recommendations of the East and West Branch Delaware River Stream Management Plans including but not limited to stream restoration, flood hazard mitigation, riparian buffer protection projects as well as education efforts designed to protect and improve water quality, reduce erosion, protect aquatic habitat, enhance recreation opportunities and promote stream stewardship. Any firm which believes it can also provide the required service IN THE FUTURE is invited to so, indicated

by letter which must be received no later than June 2, 2014, 4:00 P.M. at: Department of Environmental Protection, Agency Chief Contracting Officer, 59-17 Junction Blvd., 17th Floor, Flushing, NY 11373, ATTN: Ms. Debra Butlien, dbutlien@dep.nyc.gov, (718) 595-3423.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
Environmental Protection, 59-17 Junction Blvd., 17th Floor, Flushing, NY 11373. Glorivee Roman (718) 595-3226; Fax: (718) 595-3208; glroman@dep.nyc.gov

m23-30

DEL-409: DUTCHESS COUNTY ROAD AGREEMENT - Government to Government - PIN#82614WS00053 - Due 6-2-14 at 4:00 P.M.

DEP intends to enter into a Government to Government Agreement with Dutchess County for DEL-409: Dutchess County Road Agreement. Under the "Water for the Future" project, NYC DEP plans to construct a new tunnel segment to bypass a leaking section of the existing Delaware Aqueduct tunnel. Pursuant to the NYC DEP issued Final Environmental Impact Statement (FEIS) on the project on June 28, 2012 Dutchess County has agreed to perform and/or coordinate the performance of road monitoring and any resulting maintenance and repair activities on Chelsea Road resulting from the heavy construction vehicle traffic associated with the construction of the bypass tunnel. Any firm which believes it can also provide the required service IN THE FUTURE is invited to so, indicated by letter which must be received no later than June 2, 2014, 4:00 P.M. at: Department of Environmental Protection, Agency Chief Contracting Officer, 59-17 Junction Blvd., 17th Floor, Flushing, NY 11373, ATTN: Ms. Debra Butlien, dbutlien@dep.nyc.gov, (718) 595-3423.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
Environmental Protection, 59-17 Junction Blvd., 17th Floor, Flushing, NY 11373. Glorivee Roman (718) 595-3226; Fax: (718) 595-3208; glroman@dep.nyc.gov

m23-30

HEALTH AND HOSPITALS CORPORATION

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

j2-d31

SEA VIEW HOSPITAL

■ SOLICITATION

Goods and Services

MEDICARE PART B PROGRAM - Request for Proposals - PIN#MEDICARE - Due 6-30-14 at 3:00 P.M.

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above.
Health and Hospitals Corporation, 460 Brielle Avenue, Room 134, Staten Island, NY 10314. Pedro Irizarry (718) 317-3375; pedro.irizarry@seaviewsi.nychhc.org

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HOUSING AUTHORITY

PURCHASING

■ SOLICITATION

Goods

SMD METAL LATH AND ACCESSORIES - Competitive Sealed Bids - RFQ # 60371 VB - Due 6-12-14 at 10:30 A.M.

Interested firms may obtain a copy and submit it on NYCHA's website: Doing Business with NYCHA. <http://www.nycha.gov/html/nycha/html/>

business/goods_materials.shtml; Vendors are instructed to access the "Register Here" link for "New Vendors"; if you have supplied goods or services to NYCHA in the past and you have your log-in credential, click the "Log into iSupplier" link under "Existing Vendor". If you do not have your log-in credentials, click the "Request a Log-in ID" using the under "Existing Vendor". Upon access, reference applicable RFQ number per solicitation.

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

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

Housing Authority, Supply Management Department, 90 Church Street, 6th Floor, New York, NY 10007 - Bid documents available via Internet ONLY: http://www.nyc.gov/html/nycha/html/business/goods_materials.shtml. Vanessa Butcher (212) 306-4684; vanessa.butcher@nycha.nyc.gov

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HUMAN RESOURCES ADMINISTRATION

■ INTENT TO AWARD

Services (other than human services)

CHANGE MACHINE LICENSES AND SUPPORT SERVICES - Sole Source - Available only from a single source - PIN#09614S0003 - Due 6-9-14 at 2:00 P.M.

HRA/MIS intends to enter into sole source negotiations with "The Financial Clinic" for the Change Machine licenses and support services which are being requested by HRA/EIS. Change Machine is a financial coaching online database which builds working poor families' financial security. It addresses the working poor's financial challenges and helps them create trajectories for long-term goals and financial mobility. All materials, data collection systems and other features on Change Machine was developed by Financial Clinic and are not offered by any other provider. PIN#:14UGEMI24101 Term: 5/1/14 - 10/31/14 Amount: \$55,000.00.

Organizations that believe they are qualified to provide this service or are interested in similar future procurements may express their interest by letter addressed to Chukus Obicheta, Management Information Systems, 15 Metro Tech, 12th Floor, Brooklyn, NY 11201.

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.

Human Resources Administration, 15 Metro Tech Center, Brooklyn, NY 11201. Chukus Obicheta (718) 510-8535; obicheta@hra.nyc.gov

m23-30

AGENCY CHIEF CONTRACTING OFFICER

■ AWARD

Goods and Services

IT CONSULTING SVCS FOR VARIOUS PROJECTS - Intergovernmental Purchase - Judgment required in evaluating proposals - PIN#09614G0025001 - AMT: \$1,013,340.00 - TO: Manpower Group Public Sector, Inc., 6400 Arlington Blvd., 3 Floor, Falls Church, VA 22042. TERM: 1/1/2014 - 12/31/2016

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CONTRACTS

■ SOLICITATION

Services (other than human services)

NYC MUNICIPAL ID - Request for Information - PIN#RFI05212014 - Due 6-6-14 at 2:00 P.M.

This Request for Information (RFI) is issued to invite interested vendors to submit information to the City of New York ("City") about options for enrolling, creating and distributing identification cards to New York City residents. The City is seeking technology and a system approach from interested firms that would accomplish this objective, taking into account the scale and size of the City.

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

Human Resources Administration, 180 Water Street, New York, NY 10038. Barbara Beirne (929) 221-6348; accoprocurements@hra.nyc.gov

m21-28

LAW DEPARTMENT

INTENT TO AWARD

Services (other than human services)

STANDARD LITIGATION-RELATED COURT REPORTING SERVICES - Negotiated Acquisition - PIN#02514X003277 - Due 6-13-14 at 5:00 P.M.

It is the intent of the New York City Law Department ("Department") to enter into a six-month extension contract with the court reporting firm of Diamond Reporting Inc. ("Diamond"), pursuant to PPB Rules Section 3-04(b)(2)(iii). Under the terms of the current contract, Diamond provides standard litigation-related court reporting services for preparation of deposition/EBT transcripts used in civil litigation to the Department. The purpose of this extension contract is to maintain continuity of services while the Department completes the procurement of a new Court Reporting contract. The term of the extension contract will commence as of April 15, 2014 and continue through October 14, 2014, at which time the newly procured contract for these services will commence.

The Department's Agency Chief Contracting Officer ("ACCO") has determined (1) that there is a compelling need to extend the contract beyond the permissible cumulative twelve-month limit; (2) that the proposed term of the extension is the minimum necessary to meet the need; and (3) that award of the contract is in best interest of the City of New York. The ACCO certifies, further, that Diamond Reporting Inc.'s performance has been satisfactory or better throughout the term of the current contract.

Court Reporting firms that believe they are qualified to provide these services and wish to be considered for future procurements for the same or similar services should send an expression of interest to the Department's ACCO at the following address: Esther S. Tak, Assistant Corporation Counsel, New York City Law Department, 100 Church Street, Room 5-208, New York, NY, 10007; Phone (212) 356-1122; Fax 212-356-1148; email etak@law.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.

Law Department, 100 Church Street, New York, NY 10007. Esther Tak (212) 356-1122; Fax: (212) 356-4066; etak@law.nyc.gov

m23-30

PARKS AND RECREATION

CAPITAL PROJECTS

VENDOR LIST

Construction/Construction Services

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

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

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

The vendors selected for inclusion in the General Construction

PQL will be invited to participate in the NYC Construction Mentorship. NYC Construction Mentorship focuses on increasing the use of small NYC contractors by making them more competitive in their pursuit of NYC contracts, and winning larger contracts with larger values. Firms participating in NYC Construction Mentorship will have the opportunity to take management classes and receive on-the-job training provided by a construction management firm.

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

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

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

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

Use the following address unless otherwise specified in notice, to secure, examine or submit bid/proposal documents, vendor pre-qualification and other forms; specifications/blueprints; other information; and for opening and reading of bids at date and time specified above. Parks and Recreation, Olmsted Center, Room 60, Flushing Meadows-Corona Park, Flushing, NY 11368. Charlette Hamamgian (718) 760-6789; Fax: (718) 760-6781; charlette.hamamgian@parks.nyc.gov

f10-d31

INTENT TO AWARD

Construction Related Services

CONSTRUCTION RELATED SERVICES FOR SECURITY CAMERA INSTALLATION - Sole Source - Available only from a single source - PIN#8462014X010S01 - Due 6-4-14 at 4:30 P.M.

Parks and Recreation, Capital Projects Division, intends to enter into Sole Source negotiations with Wildlife Conservation Society, a not-for-profit organization, to provide Construction Related Services for the installation of security cameras and related conduits, cables, wiring and hardware at strategic locations on Zoo property, located at the Bronx Zoo, New York 10460.

Any firms that would like to express their interest in providing services for similar projects in the future may do so. All expressions of interest must be in writing to the address listed here and received by June 4, 2014. You may join the City Bidders list by filling out the "NYC-FMS Vendor Enrollment Application" available on-line at "NYC.gov/selltonyc" and in hard copy by calling the Vendor Enrollment Center (212) 857-1680.

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

Parks and Recreation, Olmsted Center, Room 60, Flushing Meadows-Corona Park, Flushing, NY 11368. Grace Fields-Mitchell (718) 760-6687; Fax: (718) 760-6885; grace.fields-mitchell@parks.nyc.gov

m21-28

POLICE

INTENT TO AWARD

Goods

MMPI-2 - PSYCHOLOGICAL TESTS - ADMINISTRATIONS, ANSWER SHEETS, AND TEST BOOKLETS - Sole Source - Available only from a single source - PIN#05614S0010 - Due 6-12-14 at 2:00 P.M.

The NYPD (through DCAS) intends to enter into a three-year contract with NCS Pearson, Inc. in the amount of \$321,087 for Score Administrations, the accompanying Answer Sheets for the test, the test booklets, and the Annual Software License Fee relating to a psychological test called the Minnesota Multiphasic Personality Inventory-2-Restructured Form (MMPI-2-RF). The address for NCS Pearson is 5601 Green Valley Drive, Bloomington, MN 55437. The estimated annual quantities of the items to be purchased are as

follows: Score Administrations (8,000); Answer Sheets (320); Software License (1); Test Booklets (100);

Pursuant to Section 3-05(b) of the City's Procurement Policy Board Rules, a determination that this contract should be done as a Sole Source procurement is being made due to the following circumstances: NCS Pearson, Inc. is the copyright owner and exclusive licensee for the items being purchased in the United States. Thus, no other entity can legally provide the required materials to the NYPD. Thus, NCS Pearson, Inc. is a sole source provider of these materials.

Other qualified vendors can express an interest in providing such goods/ materials by contacting NYPD Deputy ACCO Jordan Glickstein at the address listed above or by e-mailing Jordan Glickstein at jordan.glickstein@nypd.org by the due date and time stated in this notice.

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

Police, 51 Chambers Street, Room 310, New York, NY 10007. Jordan Glickstein (646) 610-5222; Fax: (646) 610-5224; jordan.glickstein@nypd.org

☛ m27-j2

SCHOOL CONSTRUCTION AUTHORITY

■ SOLICITATION

Construction / Construction Services

LOW VOLTAGE ELECTRICAL SYSTEM - Competitive Sealed Bids - PIN#SCA14-15421D-1 - Due 6-13-14 at 10:00 A.M.

IS 22(Bronx). Project Range: \$1,800,000 to \$1,900,000. Non-Refundable Bid Document Charge:\$100, major credit cards, certified check or money order. Make payable to, New York City School Construction Authority. Bidders MUST be Pre-Qualified by the SCA

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

School Construction Authority, 30-30 Thomson Avenue, Long Island City, NY 11101. Edison Aguilar (718) 472-8641; Fax: (718) 472-8290; eaguilars@nycsca.org

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CONTRACT ADMINISTRATION

■ SOLICITATION

Construction / Construction Services

GYM/AUDITORIUM FLOOR REPLACEMENT/ROOF - Competitive Sealed Bids - PIN#SCA14-15383D-1 - Due 6-10-14 at 10:30 A.M.

Non-refundable Bid Document Charge: \$100, all major credit cards in addition to certified check or money order only. Make payable to the New York City School Construction Authority. Bidders must be Pre-Qualified by the SCA. (Range \$1,230,000 to \$1,295,000)

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

School Construction Authority, Plans Room Window, Room #1046, 30-30 Thomson Avenue, 1st Floor, Long Island City, NY 11101. Stacia Edwards (718) 752-5849; sedwards@nycsca.org

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Construction Related Services

CORRECTION OF VIOLATIONS TO SECURE NEW C OF O - Competitive Sealed Bids - PIN#SCA14-14013D-1 - Due 6-12-14 at 10:30 A.M.

Non-refundable Bid Document Charge: \$100, all major credit cards, certified check or money order only. Make payable to the New York City School Construction Authority. Bidders must be Pre-Qualified by the SCA (718) 752-5849. (Range \$3,310,000 to \$3,489,000)

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

specified above.

School Construction Authority, Plans Room Window, Room #1046, 30-30 Thomson Avenue, 1st Floor, Long Island City, NY 11101. Stacia Edwards (718) 752-5849; sedwards@nycsca.org

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TRANSPORTATION

FERRIES

■ SOLICITATION

Services (other than human services)

MAINTENANCE, SERVICE, AND REPAIRS OF BOILER SYSTEMS AT THE S.I. FERRY TERMINALS - Competitive Sealed Bids - PIN#84114SISI797 - Due 6-24-14 at 11:00 A.M.

A printed copy of the contract can also be purchased. A deposit of \$50.00 is required for the contract in the form of a Certified Check or Money Order payable to: New York City Department of Transportation. NO CASH ACCEPTED. Company address, telephone and fax numbers are required when picking up proposal documents. Proper government issued identification is required for entry to the building (driver's license, passport, etc.). The Pre-Bid Meeting/Site Visit will be held on June 4, 2014 at 11:00 A.M. at Whitehall Ferry Terminal, Staten Island, NY 10301. For additional information, please contact Ana Betancourt at (212) 839-9301.

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

Transportation, Office of the Agency Chief Contracting Officer, Contract Management Unit, 55 Water Street, Ground Floor, New York, NY 10041. Bid Window (212) 839-9435

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AGENCY RULES

BUILDINGS

■ NOTICE

NOTICE OF ADOPTION OF RULE

NOTICE IS HEREBY GIVEN, pursuant to the authority vested in the Commissioner of the Department of Buildings by Section 643 of the New York City Charter and in accordance with Section 1043 of the Charter, that the Department of Buildings hereby adopts the repeal of Reference Standard RS18-10 and the addition of Chapter 3000 and Sections 3005-01 through 3005-11 to Title 1 of the Official Compilation of the Rules of the City of New York, regarding amusement devices.

This rule was first published on April 14, 2014 and a public hearing thereon was held on May 16, 2014.

Dated: 5/19/14
New York, NY

/s/
Thomas Fariello, R.A.
Acting Commissioner

STATEMENT OF BASIS AND PURPOSE OF RULE

The Department's current amusement device requirements are found in Reference Standard RS 18-10 of the 1968 New York City Building Code. This standard is being repealed and replaced by this rule.

This rule addresses minimum safety requirements for, and regulates the design, construction, installation, alteration, maintenance and operation of, amusement devices. This rule references, utilizes and requires compliance with the latest nationally recognized ASNT/SNT, ANSI/ASTM and ASTM standards.

Further, it creates uniformity with nationally recognized ASNT/SNT, ANSI/ASTM and ASTM standards. It introduces new methods, technology and innovation in an effort to promote safer and more reliable amusement devices for the public.

Additionally, the format and structure of the proposed amusement device rule sections are more user-friendly and easier to navigate than the previous version of these requirements.

The Department of Buildings' authority for these rules is found in Sections 643 and 1043 of the New York City Charter, Section 304.4 of Title 28 of the New York City Administrative Code and Sections 3005.5, 3008.2 and 3012.2 of the New York City Building Code.

New material is underlined.

Section 1. Reference Standard RS 18-10 regarding amusement devices is REPEALED.

§2. Title 1 of the Rules of the City of New York is amended by adding a new Chapter 3000, Subchapter A and Sections 3005-01 through 3005-11 to read as follows:

Chapter 3000

Elevators and Conveying Systems

Subchapter A

Amusement Devices

§3005-01 Scope and application. This subchapter adopts all the national standards set forth in §3005-11 and is applicable to all amusement devices including, but not limited to, inflatable amusement devices, portable amusement devices and simulators operated within the City of New York, whether located on a permanent, temporary, or mobile foundation. An amusement device that is not in compliance with this subchapter must not be operated.

§3005-02 Definitions. For the purposes of this subchapter, the following terms are defined as follows:

Amusement device or ride. A device or combination of devices or elements that carry, convey, or direct a person(s) over or through a fixed or restricted course, or within a defined area, for the primary purpose of amusement or entertainment.

Exceptions. For the purposes of this subchapter, the following are not considered to be amusement devices:

- (a) Any single passenger, coin-operated amusement device that is manually, mechanically, or electrically operated, does not normally require the supervision or services of a device operator, and is customarily placed, individually or in groups, in a public location.
- (b) Locomotives weighing more than 7 tons (3178 kg), operating on a track of any length, the gage of which is 3 feet (914 mm) or greater, and the weight of which is 60 pounds (927.24 kg) per yard (1006 mm).

Amusement device operator. Any person or persons actually engaged in or directly controlling the operations of an amusement device or ride, including the start, stop or speed of the amusement device.

Amusement park. A temporary or permanent entertainment complex or park, offering various forms of entertainment, such as arcade games and amusement devices as well as food, drink, and souvenirs.

Amusement park operator. A person who manages or is in charge of the operations of one or more amusement devices and also one or more device operators.

Certificate of competency. A certificate issued by the Department to an amusement park operator who demonstrates his or her competence in operating an amusement device.

Certificate of compliance ("Green card"). A certificate issued by the Department for an amusement device that passes inspection by the Department.

Certificate of operation. A certificate issued to a device operator for a specific amusement device to certify that training on that device was provided by an amusement park operator who has received his/her certificate of competency for the same device.

Child. A person twelve (12) years of age and under.

Containing device. A strap, belt, bar, gate or other safety device that is not intended to provide physical support, but is designed to prevent accidental or unintentional ejection of a passenger from an amusement device.

Entry area (to amusement device). The area or gate where passengers form a line and hand in tickets prior to arriving at the loading area to get on the amusement device or ride.

Exit area (from amusement device). The area or gate where passengers depart from the ride area after leaving the unloading area.

Guardian. Any parent, custodian, supervisory companion, or other person responsible for the well-being and safety of another amusement device rider such as a minor, disabled person, or elderly person, while entering, riding, and exiting the amusement device and/or park.

Guardian restriction. A requirement placed on an amusement device by the manufacturer or amusement park operator that a rider must be accompanied by a guardian.

Height restriction. A minimum height requirement of passengers permitted to ride an amusement device.

Inflatable. An amusement device designed for uses that may include, but are not limited to, bouncing, climbing, sliding, or interactive play. An inflatable is made of flexible fabric, is kept inflated by continuous air flow by one or more blowers, and relies upon air pressure to maintain its shape.

Kiddie ride. An amusement ride designed primarily for use by children.

Loading/unloading area (of amusement device). The area(s) immediately next to the recreational or moving portion of the amusement device where passengers get on/off the amusement device.

Lock-out. The placement of a device, such as a lock, on an energy isolating device so that the energy isolating device and the equipment being controlled cannot be operated until the device is removed, typically accompanied by tag-out.

Manual(s). Information and instructions related to the operation, maintenance, inspection and test requirements of the amusement device. A manual is prepared by the amusement device manufacturer or, where the manufacturer's manual is not available, by a registered design professional.

Nondestructive test or testing (NDT). A general term used to identify inspection methods that allow for the evaluation of welds, structural members and joints without destroying their function.

Owner. A lessee or a person with legal title to one or more amusement devices.

Permanent. Lasting for a period of time exceeding fourteen (14) calendar days from the date of the issuance of a certificate of compliance.

Portable. An amusement device that may be relocated by mounting such a device on a motor vehicle or trailer; or an amusement device, including an inflatable amusement device, that requires additional assembly or support for its proper operation at the location where it is to be used.

Restraining device. A safety belt, harness, chair, bar or other device that provides actual physical support, retention or restraint to the passenger of an amusement device.

Signal person. A person who assists the amusement device operator in ensuring that all passengers have been loaded/unloaded and/or are secured with restraining/containing devices and signals the amusement device operator when the ride is safe to operate via hand or verbal signals.

Special amusement building. See Building Code Section BC 411.

Tag-out. The placement of a prominent warning device, such as a tag and means of attachment, on an energy isolating device to indicate that the energy isolating device and the equipment being controlled cannot be operated until the warning device is removed, typically accompanied by lock-out.

Temporary. Lasting for a period of time equal to or less than 14 calendar days from the issuance date of a certificate of compliance.

§3005-03 Administration.

(a) Filing requirements.

- (1) **License applications.** All license applications for amusement devices are filed with the Department of Consumer Affairs ("DCA") pursuant to the requirements of Title 20 of the Administrative Code.
- (2) **Permanent installations.** No permanent amusement device may be installed, dismantled, removed, relocated, or reassembled unless an installation application is filed with the Department. The Department's application form(s), along with all required construction documents, must be completed and filed by the owner, amusement park operator, or the owner's representative. Such application must be approved by the Department prior to the initial use of the amusement device and include:
 - (i) The name, address and signature of the amusement device owner.
 - (ii) Complete application and engineering plans signed and sealed by a registered design professional including other reports required by Section 3005-10 of this rule and the manual. Engineering plans, dimensioned to scale, must identify parts and components of amusement devices including, but not limited to bars, cables, chains, ropes, rods, pipes, girders, braces, fittings, fasteners,

trusses, pressure vessels, pressure piping, gears, clutches, speed reducers, welds, bearings, couplings, shaftings, axles, hangers, pivots, carriers (such as tubs, cars, chairs, gondolas, or seating and carrying apparatus of any description) and safety bars, belts, harnesses, chains, gates or other restraining, containing, or retaining devices.

- (iii) Foundation support and details signed and sealed by a registered design professional.
- (iv) Trade or descriptive name of the amusement device and model number, if any, together with any identifying numbers.
- (v) The name and address of the manufacturer.
- (vi) Passenger capacity of the amusement device.
- (vii) An electrical permit, if applicable.
- (viii) Associated estimated cost of the device and installation.
- (ix) Commercial general liability insurance as required by DCA.

(3) Temporary and portable installations. The owner, amusement park operator, or owner's representative of temporary and portable amusement devices, including inflatable devices, must file a registration application with the Department using forms created by the Department. Such registration information must be approved by the Department prior to the amusement device's initial use and include:

- (i) The name, address and signature of the amusement device owner.
- (ii) Trade or descriptive name of the amusement device and model number, if any, together with any identifying numbers.
- (iii) The name and address of the manufacturer.
- (iv) Manufacturing date of the amusement device.
- (v) Passenger capacity of the amusement device.
- (vi) Commercial general liability insurance as required by DCA.

(b) Fees. Refer to Table 28-112.2 of the Administrative Code.

(c) Alterations and modifications. All alterations and modifications to an amusement device must be filed with the Department. Refer to §3005-04 for design guidelines and §3005-06 for device identification requirements.

(d) Dismantling and removals. All dismantling and removals of permanent amusement devices must be filed with the Department. All such filings must be signed and sealed by a registered design professional attesting that the dismantling and removal of the amusement device would not leave any remaining structure associated with the amusement device in an unstable or compromised condition.

(e) Cease use order. In accordance with §28-207.5 of the Administrative Code, whenever the commissioner determines that the operation of any amusement device is or may be dangerous to life, health, or safety, the commissioner may issue a "cease use" order requiring such equipment to be shut down, sealed, or otherwise made inoperable. Upon the issuance of such order, a tag or notice must be affixed to the amusement device warning that it is unsafe for operation. It is unlawful to operate such device or to remove or deface such tag until the cease use order is rescinded by the commissioner per §28-207.5.1 of the Administrative Code.

(f) Adverse weather conditions. An amusement device that is exposed to strong winds or storm cannot be operated under such dangerous weather conditions, as provided in such device's operating manual, except for the purpose of releasing passengers.

(g) Record keeping.

- (1) **Manuals.** All relevant amusement device manuals must be kept on site and made available to the commissioner upon request.
- (2) **Records.** All inspection and test records of amusement devices and equipment must be kept on site and made available to the commissioner upon request. Such records must contain the following:
 - (i) Date and nature of all inspections and tests, whether by the Department, the owner, or amusement park operator.
 - (ii) Any violation or notice of deficiency issued by New York City (NYC) and the action taken to fix the problem.
 - (iii) Any repairs and adjustments made to any part of the

equipment to ensure safe operating conditions for the amusement device;

- (iv) Any parts changed or repaired; and
- (v) The inspectors' names.

(3) Duration. The amusement park operator must retain current operation, maintenance, inspection, and test records for each amusement device for the preceding one (1) year in a maintenance log kept on site. Such records must be kept up-to-date and be made available to the commissioner upon request. The owner must maintain records for the past seven years and make them available to the commissioner on request.

(h) Certification and revocation.

- (1) **Certificate of competency for amusement park operators.** Amusement park operators of permanent, temporary and portable amusement devices must obtain a certificate of competency from the Department by demonstrating an ability to operate an amusement device safely in normal and emergency situations. Each certificate must list every amusement device that the applicant will be operating.
- (2) **Certificate of competency for inflatable rides.** In order to receive a certificate of competency for an inflatable ride, the amusement park operator must bring, set up, and operate such ride at a location and on a date and time determined by the Department.
- (3) **Duration and renewal.** Certificates of operation and competency are valid for one (1) year from the date of issuance and can be renewed annually.
- (4) **Revocation.** Following notice and an opportunity to be heard, the Department may revoke an amusement park operator's certificate of competency for failure to comply with the requirements of these rules.

(i) Amusement device operator qualifications. All amusement devices must be operated by a competent individual designated by the owner or amusement park operator. All amusement device operators must:

- (1) Be eighteen (18) years of age or older, except for kiddie ride operators, who can be seventeen (17) years of age or older;
- (2) Be free from any physical or mental conditions that could affect the performance of his/her duties;
- (3) Be able to communicate and understand the English language;
- (4) Hold a current certificate of operation from the amusement park operator as provided for in subparagraph (ii) of paragraph (4) of subdivision (j) of this section; and
- (5) Be trained in accordance with ASTM F 770, by the amusement park operator, before being allowed to operate an amusement device.

(j) Responsibilities.

- (1) **Owner responsibilities.** Refer to general maintenance, device maintenance, and record keeping requirements set out in this rule.
- (2) **Amusement device operator responsibilities.** The amusement device operator has the following responsibilities:
 - (i) The amusement device operator must maintain full and uninterrupted attention during the amusement device's operation;
 - (ii) The amusement device operator may not use any personal telecommunication or listening device during the amusement device's operation;
 - (iii) The amusement device operator may not operate more than one (1) amusement device at any given time;
 - (iv) The amusement device operator must have knowledge and training in the use and function of all normal and emergency operating controls of the amusement device;
 - (v) The amusement device operator must be within reach of the normal and emergency operating controls during the device's operation. No other person may be permitted to handle such controls unless the amusement device is designed to be partially or entirely operated or controlled by a passenger;
 - (vi) The amusement device operator must not operate any amusement device while under the influence of alcohol or drugs;
 - (vii) The amusement device operator must operate the amusement device in accordance with the operating

manual. An amusement device must not be operated at an unsafe speed or at a speed beyond that recommended by the manufacturer. The operating manual must be kept with the amusement device or in an office on the same location as the amusement device. The manual must be made available for inspection or use by the Department.

- (viii) When restoration of electrical power to an amusement device could create a hazard to anyone during the performance of maintenance, repair, inspection, or an emergency evacuation of passengers, the amusement device's electrical disconnect switch must be turned off and the device locked-out and tagged-out. The amusement device must remain locked-out and tagged-out until such time that the restoration of power will not create a hazard; and
- (ix) The amusement device operator must not operate an amusement device that does not have a current certificate of compliance.

(3) Owner, amusement park operator and amusement device operator responsibilities. The owner, amusement park operator, or amusement device operator must refuse any member of the public admission to an amusement device if:

- (i) The passenger's health, physical condition, or conduct appears to make it unsafe for him/her to use the amusement device.
- (ii) The passenger does not meet the amusement device specific requirements as stipulated by the posted height and guardian restrictions.

Legible signs displaying these restrictions must be posted in an unobstructed location in full view of individuals seeking admission to the amusement device.

(4) Amusement park operator responsibilities. The amusement park operator has the following responsibilities:

- (i) **Training of device operators.** The amusement park operator who holds a certificate of competency is responsible for training individual device operators in accordance with ASTM F770. All training must be documented in a log which must be kept at the site and made available upon the Department's request.
- (ii) **Issuing a certificate of operation for amusement device operators.** After training the amusement device operators in accordance with the provisions of subparagraph (i) of this paragraph, amusement park operators must issue certificates of operation to the amusement device operators.
- (iii) **Affidavit.** The amusement park operator must provide an affidavit stating that the amusement device operators have been issued certificates of operation and that each amusement device operator meets the qualifications as set forth in subdivision (i) of this section. Such affidavit must include a government-issued photo identification card of each device operator as well as a list of the amusement devices that he/she has been trained to operate.
- (iv) **Ensuring compliance.** The amusement park operator must ensure that the amusement device operators comply with the requirements of these rules. If the requirements are not met, or as directed by the Department, the amusement park operator must immediately revoke the certificate of operation and notify the Department in writing of the revocation.
- (v) **Inflatable amusement devices.** Prior to an event, the amusement park operator must provide the Department with the event location, event dates, and written certification verifying that all of the installed inflatable amusement rides comply with the manufacturer's manual and bulletins. The Department may perform an audit of the certificate of competency requirements at such event location.

§3005-04 Design guidelines.

(a) General requirements. All new and altered structures used in connection with amusement devices must be designed and constructed in accordance with ASTM F1159, F1193, F2374, F2375, and F2291 and relevant provisions of the Building Code to safely carry all loads to which such structures may normally be subjected.

- (1) **Stress analysis.** All amusement devices must be designed, constructed, and installed to withstand any normal stresses to which they may be subjected. Stress analysis must include the effect of forces generated by acceleration, deceleration, centrifugal action, or by kinetic or other

forces that are constant, reversible, or eccentric. Materials and other data pertinent to the design, factors of safety, or performance characteristics must be in accordance with accepted engineering practices, standards and specifications acceptable to the Department.

- (2) **Stability.** Before being used by the public, amusement devices must be placed or secured with blocking, cribbing, outriggers, guys or other methods as required by the manual in order to be stable under all operating conditions.
- (3) **Foundations.** The manual containing the recommended foundations must be kept with all permanent and temporary amusement devices. If the manual does not contain the required foundations, then a plan and design of the footings prepared by a registered design professional must be prepared and kept with the amusement device. Such plan must indicate the size and pressure under the footings and allowable soil bearing capacity.
- (4) **Passenger restraining or containing devices.**
- (i) Passenger restraining or containing devices must be provided and used by passengers on any amusement device where centrifugal and other forces or mechanical malfunction could unseat or eject a passenger. Such passenger restraining or containing devices must be designed, constructed, installed, and maintained to safely support the passenger.
- (ii) Amusement devices equipped with a safety bar, cage, or other mechanically operated restraining device must be equipped with a device designed so that the safety bar, cage, or other mechanically operated device cannot be released except at the point of loading or unloading by the device operator.
- (iii) Anchorage for the required restraining devices must have a minimum strength equal to the strength of the restraining device.
- (iv) Fastenings of the restraining or containing device must be of a type that cannot be unintentionally released by the passenger.
- (5) **Passenger loading and unloading.** Belts, bars, foot rests, and other equipment necessary for safe entrance and exit, and for support while the amusement device is in operation, must be provided and maintained in a safe condition. Such equipment and fastenings must be of sufficient strength to hold or support the passengers.
- (6) **Electrical work.** When setting up amusement devices, the electrical work must conform to the requirements of the New York City electrical code. All amusement devices powered by electricity must be provided with a main disconnect switch capable of being locked only in the "off" position.
- (7) **New and modified amusement devices.** For any new permanent, temporary, or portable amusement devices, or whenever any additions or alterations are made to any amusement device that change its structure, mechanism, or capacity, a registered design professional must submit signed and sealed plans of the amusement device to the Department for approval. Such plans must contain design data, safety factors, materials utilized, stress analysis and any other relevant data.
- (8) **Air compressors and equipment.** Air compressors, air compressor tanks, and related equipment must be designed, constructed, and maintained to ensure safe operation at all times. Air compressor tanks and other air receivers used in connection with air compressors must have the maximum and minimum allowable working pressures noticeably and clearly marked on the tanks and receivers.
- (9) **Adequate clearance.** There must be sufficient clearance in the path of travel of an amusement device to ensure that a passenger in the riding position cannot be injured by contact with any structural component or other fixed object.
- (10) **Handrails.** Handrails for new stairs, stairways, ramps, and walkways associated with the amusement device must be in accordance with Section 1009.11 of the Building Code. Handrails must be of sufficient attachment strength in accordance with Section 1607.7.1 of the Building Code. Handrails of existing structures must be in compliance with the codes in existence at the time the structure was originally constructed.
- (11) **Stairways, landings and ramps.** Stairways, landings and ramps must be designed, constructed, and maintained to safely support a minimum live load of 100 pounds per square foot (488.2 kg/m²).
- (12) **Surfaces.** Stairways, landings and ramps must have non-slip surfaces.

(13) Flame resistant fabrics. Fabrics constituting part of an amusement device must be flame resistant as defined in Section 802 of the New York City Fire Code.

(b) Safety devices. The following safety devices, as listed below, must be incorporated into the design of the amusement device or ride:

- (1) Emergency brakes.** If cars or other components of an amusement device are capable of colliding upon failure of normal controls, the device must be equipped with emergency brakes sufficient to prevent such collisions.
- (2) Anti-roll back devices.** Amusement devices that use inclined tracks must be equipped with automatic anti-roll back devices to prevent backward downward movement of the passenger-carrying units.
- (3) Speed limiting devices.** An amusement device capable of exceeding its maximum safe operating speed must be equipped with an electrical or mechanical maximum speed-limiting device.
- (4) Emergency stop switches.** The installation or modification of emergency stop (e-stop) switches must be in accordance with ASTM F2291, the manufacturer's manual and/or bulletin, or as directed by the commissioner.

§3005-05 Assembly and disassembly of amusement devices. The assembly and disassembly of an amusement device must be performed by or under the direct supervision of the owner or amusement park operator in accordance with the manual.

(a) Installation. Parts must be properly aligned and may not be bent, distorted, cut or otherwise damaged to force a fit. Parts requiring lubrication must be lubricated in the course of assembly and as required during operation. Fastening and locking devices, such as bolts, cap screws, cotter pins and lock washers, must be installed where required for safe operation. Nuts must be drawn tight, cotter pins must be spread, and lock nuts firmly set. "R" pins must only be used in locations recommended by the manufacturer or a registered design professional. Immediate inspection of fastening devices must be conducted after assembly to make sure that they have been properly installed.

(b) Worn or damaged parts. Parts that are excessively worn or that have been materially damaged may not be used. Close visual inspection of parts must be conducted during assembly and disassembly to discover such wear or damage.

(c) Tools. Anyone engaged in the assembly or disassembly of amusement devices must use tools of proper size and design to enable the work to be performed in a proper manner. Broken, damaged and unsuitable tools may not be used.

§3005-06 Information tags.

(a) Identification. Every amusement device must be identified by the name and address of the manufacturer, a trade or descriptive name of the device, and any Department issued amusement device identification number. Such identification information must be permanently attached to the device and placed in a visible location.

(b) Rating plates. A metal plate must be permanently attached to the amusement device in a location that is clearly visible to inspectors, owners, amusement park operators, and amusement device operators. If a metal plate is not possible, an identification tag, acceptable to the Department, may be substituted, but must still be in a visible location and permanently attached to the amusement device. The following information must be legibly written on the plate or identification tag:

- (1) The name and address of the amusement device manufacturer;
- (2) The trade or descriptive name of the amusement device;
- (3) The maximum allowable and safe load and passenger capacity of the amusement device;
- (4) The maximum allowable and safe speed of the amusement device; and
- (5) Weather restrictions.

Additional information may be requested by the Department prior to the issuance of a certificate of compliance.

If an amusement device or its supporting structure is altered, or if there is a change to any of the rating plate information, the existing rating plate must be replaced with a new metal plate with the correct information.

(c) Certificate of compliance. Every amusement device must have its certificate of compliance displayed in a location on or near the control station of the device that is visible to the public.

§3005-07 Posted warnings and restrictions.

(a) General restrictions. When the operation and use of an amusement device is subject to restrictions imposed by the

manufacturer, such restrictions must be clearly posted next to the amusement device. Additional restrictions may also be imposed by the commissioner in order to ensure safe operation of the amusement device.

(b) Height and guardian restrictions. The owner or amusement park operator must post a list of the manufacturer recommended minimum height restrictions and any guardian restrictions for all amusement devices. The commissioner reserves the right to modify the height restriction and/or guardian restriction of any amusement device.

(c) Warning signs.

- (1) Where an amusement device exposes a passenger to high speed, substantial centrifugal or gravitational force, or when directed by the commissioner, the owner or amusement park operator must post a prominent warning sign at the entrance to the amusement device advising the public of the risks to passengers. The sign must be at least 2 feet by 2 feet (610 mm by 610 mm), with the message displayed in a color that is sharply contrasting to the background. The sign must read as follows or express an equivalent warning:

"THE FOLLOWING PEOPLE SHOULD NOT RIDE THIS AMUSEMENT DEVICE:

People under the influence of alcohol.

People under the influence of drugs or medications that could impair judgment.

People with heart conditions.

Pregnant women.

People with disabilities that may interfere with their safety during the operation of the amusement device.

People with motion sickness.

People with any physical ailments that could be aggravated by this amusement device."

- (2) The following additional signs must be installed where applicable for the amusement device, or as directed by the commissioner:

(i) "Passengers must remain seated until the amusement device comes to a complete stop!"

(ii) "No Standing!"

- (3) The following signs must be installed on all amusement devices:

(i) "No Smoking!"

(ii) "No Food or Drink!"

(iii) "No Cell Phone Use!"

- (4) Special amusement buildings must also have the following signs installed:

(i) Capacity signs indicating the number of persons who may safely occupy the space. Where the occupancy of the space is seventy-five (75) or more persons, the sign must comply with Section 1024.1.2 of the Building Code, Public Assembly.

(ii) Illuminated exit signs. Such signs must comply with Section BC 411 and all other Building Code provisions in effect at the time of construction of the building or structure.

(iii) No smoking or open flame. A sign stating: "NO SMOKING OR OPEN FLAME," must be prominently posted at all entrances.

§3005-08 General safety and maintenance.

(a) Cleanliness. A suitable number of metal containers for trash must be provided in and around amusement devices. Excessive trash or refuse must be promptly removed. All parts of amusement devices, buildings and structures must be maintained in a clean condition, including the underside of amusement devices where the buildup of leaves and trash poses a fire hazard.

(b) Lighting. While an amusement device is in operation or occupied, all entry/exit and loading/unloading areas of the amusement device must be provided with illumination by natural or artificial means of not less than five (5) foot-candles (fc) measured at grade level.

(c) Location of controls. Controls for the starting and stopping of amusement devices must be properly labeled and in a location that allows the device operator to have a clear view of the passengers in the loading and unloading areas. In those cases where the device operator does not have clear views of the passenger loading and unloading areas from the controls, the amusement device must be equipped with a signal system in accordance with subdivision (g) of this section.

(d) Overload. An amusement device must not be overcrowded or loaded above its safe carrying capacity, as stipulated in the manufacturer's operating manual.

(e) Entry and exit areas. Each amusement device, special amusement building, or dark ride must have safe means of entry and exit as follows:

- (1) **Protection from nearby hazards.** Means of entry and exit must be protected from nearby hazards.
- (2) **Debris and other hazards.** Passenger loading and unloading areas and means of entry and exit must be free from debris, obstructions and projections, and from slipping, tripping, and other hazards.
- (3) **Head clearance.** The head clearance in passageways must not be less than 7 feet (2134 mm).
- (4) **Stairways and ramps.** Means of entry and exit must be comprised of either stairways or ramps, and connecting landings or platforms with proper handrails and guards to prevent falls where the public enters or leaves an amusement device that is above or below grade.
- (5) **Special amusement buildings.** All special amusement buildings must also comply with the means of egress requirements in Section BC 411.

(f) Protection against moving parts.

- (1) **Fencing and barricading.** An amusement device may not be used or operated if anyone from the public has access to unsafe areas when the device is in operation. Such areas must be fenced, barricaded, or otherwise guarded against public access.
- (2) **Machinery guards and maintenance.** Machinery used in or with an amusement device must be enclosed, barricaded or otherwise guarded in accordance with the operating and maintenance manual. All guards removed for maintenance purposes must be replaced before normal operation is resumed. Maintenance may not be performed while the amusement device is being used by the public.
- (3) **Passenger protection.** Passengers on loading and unloading areas must be protected from coming in contact with moving parts accidentally.

(g) Signal systems. Where the device operator does not have a clear view of the point at which passengers are loaded or unloaded, signal systems for the starting and stopping of the amusement device must be in place.

- (1) **Communication system of signals.** Both the device operator and signal person must be familiar with any communication system of signals adopted for the operation of an amusement device. Anyone, including the amusement device operator, who may use these signals must be instructed in their use by the amusement park operator.
- (2) **Position of safety.** Signals for movement or operation of an amusement device may not be given until all of the passengers and other affected individuals are in safe positions and locations where they are not endangered by the movement or operation of the device.

(h) Electrical wiring and equipment. All electrical wiring and equipment used for amusement devices or for lighting must be installed, operated and maintained in accordance with the New York City Electrical Code.

- (1) **Electrical transformer substations.** All electrical transformer substations must be properly enclosed and proper warning signs must be posted.
- (2) **Outdoor wiring and equipment.** Electrical wiring and equipment located outdoors must be protected from exposure to weather that may interfere with its normal operation.
- (3) **Lightning protection.** Amusement rides must be protected from lightning strikes.
- (4) **Elevated power lines.** Elevated power lines crossing access pathways or other roads within the grounds of an amusement park must be suspended high enough to provide a vertical clearance of at least 14 feet (4267 mm) from the road surface or 3 feet (914 mm) above any vehicle used within the grounds of such amusement park. A horizontal clearance of at least 3 feet (914 mm) must be provided on each side of the normal passage space of vehicles.
- (5) **Lighting fixtures.** All lighting fixtures used for general illumination must be a minimum of 7 feet (2134 mm) above the normal walking surface to the bottom of such fixture, including its lamp. If lighting stringers are used, such stringers must also be suitably hung with fixture or lamp holders with bulb guards to protect the bulb from accidental

contact or breakage.

- (6) **Protection from electrical shock.** No person may be permitted to remain so close to an electric power circuit that he or she may come into physical contact with the circuit unless the person is protected against electrical shock by de-energizing the circuit, grounding it, or guarding it by effective insulation. If protection is provided by de-energizing the circuit, the switch controlling the circuit must be locked-out and tagged-out to prevent any unintentional energizing of the circuit.
 - (7) **Emergency lighting.** Emergency lighting must be in compliance with the code provisions in effect at the time of construction of the amusement device and be operable and in use in conjunction with the automatic fire detection and alarm/communication systems.
 - (8) **Special amusement buildings.** All special amusement buildings must also comply with the emergency voice/alarm communication requirements in Section BC 411.
- (i) Fire prevention.** For the purposes of this subsection, the term "listed" has the same definition as established in Section FC 202 of the New York City Fire Code.

- (1) **Fire extinguishers.** The owner or amusement park operator must provide at least one listed 20-pound (9.07 kg) ABC multi-purpose portable type fire extinguisher for every amusement ride, in order to secure reasonable and adequate protection from fire hazards.
- (2) **Flammable items.** Flammable waste, such as oily rags and other flammable materials, must be placed in listed containers with lids that are listed for such use. Such containers cannot be kept at or near exits or entrances to any amusement ride or the amusement park.
- (3) **Flammable liquids and gases.** Gasoline and other flammable liquids and flammable gases, when stored, must be kept in reasonably cool and ventilated places. Such liquids must be stored in listed containers or tanks that comply with the requirements of Section FC 3404 of the New York City Fire Code. Smoking and/or the handling of lit cigars, cigarettes, pipes, or any open flame is prohibited in any area where such liquids or gases are stored or are transferred from one container to another.
- (4) **Special amusement buildings.** The owner or amusement park operator must provide special amusement buildings with:
 - (i) No fewer than two (2) listed portable fire extinguishers of a 20-pound (9.07 kg) ABC multi-purpose type; and
 - (ii) Automatic fire detectors and sprinklers in compliance with Section BC 411.

§3005-09 Maintenance of amusement devices.

(a) Protection of passengers.

- (1) **Passenger-carrying amusement devices, interior and exterior parts.** All interior and exterior parts of passenger carrying amusement devices, with which a passenger may come in contact, must be smooth and rounded, free from sharp, rough or splintered edges and corners, and have no protruding studs, bolts, screws or other projections that might cause injury. Interior parts that a passenger may be thrown onto by the action of the amusement device must be sufficiently padded to prevent injury, in accordance with the device's operating manual.
- (2) **Restraining devices and/or containing devices.** Passenger restraining or containing devices must be inspected daily in accordance with paragraph (4) of subdivision (f) of Section 3005-10 and maintained as needed to ensure they are fully functional before the operation of the ride.
- (3) **Self-powered amusement devices.** Amusement devices that are self-powered by the passenger must have the driving mechanism securely guarded to prevent passengers from gaining access to the mechanism. The driving mechanism must also be secured in a manner that will prevent passengers with long hair, clothing, or accessories from becoming tangled in the mechanism.

(b) Amusement devices constructed prior to adoption of this rule. All existing amusement devices must be in compliance with the following safety standards:

- (1) Code in effect at the time the amusement device was manufactured;
- (2) Code in effect at the time of alteration of the device;
- (3) Manufacturer's manual and bulletin. If no manual exists,

then a registered design professional must create a manual for the device;

- (4) There must be no pinch or nip points that may cause injury to a passenger;
- (5) There must be no exposed electrical wiring creating unsafe conditions; and
- (6) The safety of bystanders and passengers must be provided for when operating and loading/unloading the amusement device.

(c) Repairs.

- (1) **Maintenance log and manual.** All repairs must be entered into the maintenance log and performed in accordance with the manufacturer's operation and maintenance manual and any other specific repair instructions.
- (2) **Life-supporting or suspending parts.** A life-supporting or suspending part such as a pin, axle, or tension strap, that fails inspection must be removed and a new or repaired part must be used as a replacement in accordance with the manual's specifications. No amusement device may be placed into operation until all necessary repairs are made and the repaired parts are reinspected and retested.
- (3) **Welds.** A weld that fails inspection must be noted in the maintenance log and must be repaired before the device is placed in operation. Repairs must be completed by a welder licensed in accordance with Article 407 of Title 28 of the Administrative Code. Where the welding work is not performed in the city, welds must be made by American Welding Society (AWS) qualified welders.
- (4) **Notification.** The owner or amusement park operator must notify the manufacturer of the amusement device of any defects. Before starting repairs, owners or amusement park operators must request an official repair procedure from the manufacturer. Where the manufacturer is no longer in business, the repairs must be made following a procedure prescribed by a registered design professional.

(d) Out of service individual units. Individual units of an amusement device, such as cars, seats, or other carriers that may be taken out of service without jeopardizing the safety of the entire amusement device as outlined in the operating manual, must be firmly secured with caution tape and clearly marked with a sign reading "Out of Service".

§3005-10 Inspections and tests.

(a) Scope. Every new altered, rebuilt, or modified amusement device, temporary or permanent, must be inspected and tested in accordance with the manufacturer's manuals, manufacturer's bulletins, and the requirements of this subchapter. In the case where such manuals are not available, a registered design professional must prepare the necessary operation, maintenance, inspection, and test manual(s) in accordance with ASTM F853, F770, F2374, and F2376.

(b) Inspection and testing notification. The owner or amusement park operator of a permanent amusement device must provide notice to the Department by phone, fax or email that the device is ready to be inspected and tested. Notice must be provided at least thirty (30) business days prior to the proposed date of inspection and test.

Exception. Inflatable rides are not tested. Certificates of competency are issued instead, based on criteria described in paragraph (2) of subdivision (h) of Section 3005-03.

(c) Fees. Refer to Section 28-112.8 of the Administrative Code for fees related to inspections and related required filings.

(d) Initial inspection and testing by the Department.

- (1) **Acceptance test required.** Upon initial installation, the load capacity and safety of permanent amusement devices including, but not limited to all operating protective safety devices, the adequacy of the structural supports and anchorage to floors, walls, ceilings, and foundations must be inspected and tested in accordance with the manufacturer's requirements documented in the operating manual. Inspections and testing must be done by the person or firm installing, assembling, altering or relocating the amusement device, and such tests must be witnessed by the Department.

(2) Relocated, disassembled and reassembled permanent amusement devices. Relocated, disassembled and reassembled permanent amusement devices must be inspected and tested. The inspection and tests must be conducted after relocation or reassembly and prior to its use and operation, regardless of the date of the previous inspection and tests. The commissioner may require inspections or tests to be performed during assembly or disassembly of amusement devices when such tests are necessary to ensure safety.

(3) Portable mechanical amusement devices. Portable mechanical rides must have an initial Department inspection performed after having registered with the Department prior to public use. During the initial inspection, the owner must submit all maintenance and repair logs. In order to pass inspection, all rides must be in compliance with manufacturer's bulletins, if any. Any other alteration performed on the amusement device must be supported with certification from a registered design professional.

(4) Temporary devices. In order to obtain a Certificate of Compliance (green card), every temporary amusement device, except an inflatable and truck mounted amusement devices, must be inspected each time the amusement device is set up or a DCA license is issued.

(5) Additional tests and inspections. The commissioner may require additional tests and inspections of amusement devices regardless of the date of the previous inspection and tests, when such tests are necessary to ensure safety.

(e) Periodic Department inspections and testing.

(1) Permanent. Every new and existing permanent amusement device is subject to periodic inspection and testing as follows:

(i) Rides operated seasonally. The Department will perform two (2) field inspections of all permanent amusement devices. The first inspection will take place prior to the initial use of the device for the season. The second inspection will take place no sooner than ninety (90) days and no later than one hundred and twenty (120) days after the first inspection. However, the commissioner may extend the periodic inspection and test for an additional two (2) months for such devices.

(ii) Rides operated year round. The Department will perform a minimum of three inspections on rides operated year round. Each subsequent inspection will take place no sooner than ninety (90) days and no later than one hundred and twenty (120) days after the previous inspection.

(2) Temporary. Every temporary amusement device must be retested by the Department upon renewal of the DCA license in order to receive a new Certificate of Compliance (or "green card"), if applicable.

(3) Portable mechanical. Every portable mechanical amusement device must be inspected and tested every year by the Department upon renewal of the DCA license in order to receive a new Certificate of Compliance (or "green card").

(4) Additional tests and inspections. The commissioner may require additional tests and inspections of amusement devices regardless of the date of the previous inspection and tests, when such tests are necessary to ensure safety.

(f) Daily inspection and test by competent person. An amusement device must be inspected and tested by a competent person in accordance with the manual each day before it is used. The inspection and test must be performed by the amusement park operator and must include, but not be limited to, evaluation of items such as:

(1) Electrical: Operation of control devices, speed-limiting devices, wiring, lighting, control panel function and indicator lights, and emergency stop switches;

(2) Mechanical: Brakes, proper adjustment of brakes, drive systems, wheels, rollers, chains, bearings, bushings, gears, pulleys, drive-belts, clutches, anti-rollback features, listening for any unusual noises, and looking for unusual movements or actions by the amusement device;

- (3) **Amusement device setup:** Blocking, leveling, ground conditions, fencing clearance, clearance to local hazards, trip hazards, and security issues;
- (4) **Structural components:** Passenger enclosures, welds, cracks, pins, bolts, nuts, fasteners, harnesses, safety belts, lap-bars, hair guards, and passenger restraints; and
- (5) **Additional safety items:** Checking sharp edges and the condition of fire extinguishers.

(g) Certificate of Compliance. A Certificate of Compliance ("green card") is issued to all amusement devices, except inflatables, as follows:

- (1) **Permanent.** Upon satisfactory completion of an inspection and test of a permanent amusement device, the Department will issue a Certificate of Compliance ("green card") for ninety (90) to one hundred and twenty (120) days. Such certificate must be posted in plain sight next to the amusement device. The device must be retested to renew the Certificate of Compliance.
- (2) **Temporary.** Upon satisfactory completion of the inspection and test of a temporary amusement device, the Department will issue a Certificate of Compliance ("green card") for fourteen (14) calendar days. Such certificate must be posted in plain sight next to the amusement device. Green cards may be renewed by filing a license renewal application with the DCA and passing a Department inspection.
- (3) **Portable.** Upon satisfactory completion of the inspection and test of a portable truck mounted amusement device, the Department will issue a Certificate of Compliance ("green card") for the season. Such certificate must be posted in plain sight next to the amusement device.

(h) Load tests.

- (1) **Annual.** Where an annual load test is required by the manual, the following types of passenger-carrying amusement devices may not be used until they have passed an annual load test without material failure as witnessed by the Department:
 - (i) Amusement devices having suspended passenger seats or spaces;
 - (ii) Amusement devices normally operated at speeds or with movements creating severe gravity, inertial or centrifugal forces;
 - (iii) Amusement devices elevated in such a way that structural failure is likely to cause passengers to be injured by falling; and
 - (iv) Amusement devices that the Department has ordered to undergo such a test, when such a test is necessary to ensure safety.
- (2) **Load test procedure.** Each passenger seat or space in the amusement device, other than an amusement device intended only for children, must be weighted with 170 pounds (77.1 kg) of dead weight. Each seat or space in an amusement device intended only for children must be weighted with 90 pounds (40.8 kg). When loaded, the amusement device must be operated at rated speed, as specified in the manual, to test the full operation of all control devices, anti-rollback devices, speed limiting devices, brakes, and other safety equipment. The amusement device must withstand the test without material failure. Additionally, the soil and foundation must not show any signs of breaking, cracking, or deterioration.
- (3) **Other jurisdictions.** A load test complying with the requirements of this section and performed in another jurisdiction will be considered acceptable if the owner or amusement park operator of the amusement device files a statement with the Department that the amusement device withstood the test without material failure and that the manufacturer, or an inspector acceptable to the Department from another jurisdiction, performed the test. The owner or amusement park operator must submit other relevant information as the Department and commissioner may require. Until such a statement is filed and accepted by the Department, the device is presumed to have not withstood the required test.
- (4) **Load test failure.** An amusement device that fails a load test is unsafe and must not be used until it passes a subsequent load test and an additional inspection witnessed by the Department.

(5) **Rebuilt, altered, or modified amusement devices.** If an amusement device is rebuilt, altered, or modified after the load test is performed, or if the commissioner orders such test, a subsequent load test must be performed. The rebuilt, altered, or modified amusement device must not be used until it passes such test and an additional inspection witnessed by the Department is completed.

(6) **Air compressor load test.** Air compressors, tanks and related equipment must be inspected and tested annually or more frequently if required by the manual. Air compressor tanks must be tested to demonstrate their ability to sustain a hydrostatic pressure specified by the manufacturer for a period of at least one (1) hour. A record of each inspection and the results of the air compressor tank test must be kept at the site where the device is used and made available to the commissioner upon request.

(i) Welding work. An inspector certified by the National Association of Amusement Ride Safety Officials ("NAARSO"), an inspector certified by the Amusement Industry Manufacturers and Suppliers ("AIMS"), or a registered design professional, must affirm, in a form acceptable to the Department, that any welding performed (new, replaced, or inspected) was done by a licensed welder. Such certified inspector or registered design professional must also affirm that all necessary weld maintenance, inspections and tests, required by either the ride manual or manufacturer, were performed within the last twelve (12) months prior to the amusement device's scheduled inspection by the Department and are clearly listed in the amusement device's maintenance log. Such an affirmation must be kept at the site and made available upon request of the Department.

(j) Nondestructive testing ("NDT").

- (1) **Permanent amusement devices.** All permanent amusement devices require nondestructive tests (NDT) in accordance with the manual or pursuant to the commissioner's request.
 - (i) **Personnel performing nondestructive tests.** All personnel performing NDT must be qualified by experience, education, and examination in accordance with ASNT/SNT-TC-1A-05 for Level II in the presence of a registered design professional.
 - (ii) **Visual inspection.** The amusement device must first be inspected in the disassembled configuration, where possible, to enable inspection of critical areas that cannot be seen or reached in the assembled configuration. Once assembled, the entire amusement device and supporting structure must be visually inspected prior to performing any tests.
 - (iii) **Test procedures.** The parts of the amusement device and supporting structure subject to NDT are those recommended for such testing by the manufacturer. Where the manufacturer's recommendations are not available, a registered design professional must determine the parts of the amusement device and supporting structure that must be tested in accordance with applicable ASTM standards.
 - (iv) **Test report.** A special inspection report for the NDT performed must be filed with the Department. The test report must identify the ride by name, serial number and manufacturer and must include the part(s) tested and the location of the tested areas. If the manufacturer or the registered design professional does not recommend NDT for all or part of the device, an affidavit must be submitted by the owner or amusement park operator with evidence acceptable to the commissioner that such testing is not required.
- (2) **Temporary amusement devices.** The requirements described in paragraph (1) of this subdivision are applicable to temporary amusement devices, unless an NDT was performed on such device within one (1) year prior to use of the amusement device in the city.
- (3) **Steel roller coasters.** The requirements described in paragraph (1) of this subdivision are applicable to all steel roller coasters.
- (4) **Failure of test.** An amusement device that fails an NDT is unsafe and must not be used until it passes a subsequent NDT and an additional inspection witnessed by the Department.

(k) Unsafe conditions. If, during inspection or operation, any amusement device or part thereof is found to be unsafe or hazardous to life and safety, the device must be taken out of service immediately by the owner, amusement park operator, amusement device operator, or inspector. Unsafe conditions must be corrected before the device is returned to service. Findings of unsafe conditions and necessary corrective actions taken must be logged and made available for inspection when requested.

§3005-11 Referenced National Standards. These standards are adopted in full, except to the extent there is a conflict with this subchapter, in which case the provisions of this subchapter will apply.

Standard	Name	Year
ASNT/SNT-TC-1A	American Society for Nondestructive Testing (ASNT) Certification & Qualification Recommended Practice in NDT	2011
ASTM Vol 03.03	Standards for Nondestructive Testing	2013
<u>ASTM standards:</u>		
F1957	American Standard Test Method (ASTM) for Composite Foam Hardness-Durometer Hardness	2011
F2137	Standard Practice for Measuring the Dynamic Characteristics of Amusement Rides and Devices	2013
F747	Standard Terminology Relating to Amusement Rides and Devices	2006
F1159	Standard Practice for Design and Manufacture of Patron Directed, Artificial Climbing Walls, Dry Slide, Coin Operated and Purposeful Water Immersion Amusement Rides and Devices and Air-Supported Structures	2011
F1193	Practice for Quality, Manufacture, and Construction of Amusement Rides and Devices	2006
F2291	Standard Practice for Design of Amusement Rides and Devices	2013
F2375	Standard Practice for Design, Manufacture, Installation and Testing of Climbing Nets and Netting/Mesh used in Amusement Rides, Devices, Play Areas and Attractions	2009
F853	Standard Practice for Maintenance Procedures for Amusement Rides and Devices	2005
F2974	Standard Guide for Auditing Amusement Rides and Devices	2013
F770	Standard Practice for Ownership, Operation, Maintenance, and Inspection of Amusement Rides and Devices	2013
F2374	Standard Practice for Design, Manufacture, Operation, and Maintenance of Inflatable Amusement Devices	2010
F2460	Standard Practice for Special Requirements for Bumper Boats	2011
F2959	Standard Practice for Special Requirements for Aerial Adventure Courses	2012
F2376	Standard Practice for Classification, Design, Manufacture, Construction, and Operation of Water Slide Systems	2008
F2461	Standard Practice for Manufacture, Construction, Operation, and Maintenance of Aquatic Play Equipment.	2009

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 St., Room 1200, New York, NY 10007 on 5/23/2014 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
1	9986	70
2	9986	73

Acquired in the proceeding, entitled: ARCHER AVENUE STATION PLAZA, STAGE 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.

Scott Stringer
Comptroller

m19-j2

LAW DEPARTMENT

■ NOTICE

Notice to potential purchasers that the West Tower Mechanical Room of the Arthur Kill Railroad Lift Bridge is restricted to low occupancy use due to the presence of residual PCB contamination

The Staten Island Railroad is owned by the City of New York (CITY) and managed by the New York City Economic Development Corporation (NYCEDC). The Arthur Kill Railroad Lift Bridge is the portion of the Staten Island Railroad right-of-way which permits rail travel between Staten Island, New York, and Union County, New Jersey. On or about January 16, 2013, the United States Environmental Protection Agency (USEPA) approved the request of CITY and NYCEDC for risk-based cleanup and disposal of poly chlorinated biphenyl (PCB) remediation waste at the West Tower Mechanical Room of the Arthur Kill Railroad Lift Bridge, in accordance with the Toxic Substances Control Act (TSCA), 15 U.S.C. §2601 *et seq.*, and the regulations set forth in Part 761 of Title 40 of the Code of Federal Regulations (40 C.F.R. Part 761).

As a result of the approved risk-based cleanup and disposal of PCB waste conducted in the West Tower Mechanical Room, PCB residue is left in place and is either covered by paint or other mechanical means or cordoned off and made inaccessible. Additionally, the West Tower Mechanical Room is restricted to use as a "low occupancy area" as defined in 40 C.F.R. §761.3, which is an area where PCB remediation waste has been disposed of on-site and where occupancy for any individual not wearing dermal and respiratory protection must be restricted to less than 840 hours (an average of 16.8 hours per week) over the course of a calendar year.

CHANGES IN PERSONNEL

ADMIN FOR CHILDREN'S SVCS
FOR PERIOD ENDING 05/09/14

TITLE					
NAME	NUM	SALARY	ACTION	PROV	EFF DATE
COOK	DAISHELL T	52366	\$42797.0000	APPOINTED	NO 04/27/14
DELISME	WILMA W	52366	\$42797.0000	APPOINTED	NO 04/27/14
DIAZ	MICHELLE F	52366	\$42797.0000	APPOINTED	NO 04/27/14
DLUGOS	DONALD J	06771	\$56330.0000	APPOINTED	YES 04/27/14
DOUGLAS	KOUR P	52366	\$42797.0000	APPOINTED	NO 04/27/14
DOUGLAS	TIFFANY S	52366	\$42797.0000	APPOINTED	NO 04/27/14
EVERETT	TANISHA M	1002A	\$56937.0000	APPOINTED	YES 04/20/14
FRAY	SHERIFA T	52366	\$46479.0000	INCREASE	NO 04/20/14
FRYAR	SHEONYA C	52366	\$46479.0000	INCREASE	NO 04/20/14
GARCHA	ARSHDEEP S	52366	\$42797.0000	APPOINTED	NO 04/27/14
GARCIA	EMELINA A	52366	\$42797.0000	APPOINTED	NO 04/27/14
GARCIA	IRIS	52366	\$49708.0000	RETIRED	NO 05/01/14

ADMIN FOR CHILDREN'S SVCS
FOR PERIOD ENDING 05/09/14

TITLE					
NAME	NUM	SALARY	ACTION	PROV	EFF DATE
GONZALEZ	MARIA I	52366	\$42797.0000	APPOINTED	NO 04/27/14
GUINYARD	JUANITA C	52366	\$42797.0000	APPOINTED	NO 04/27/14
HANCE	JESSICA L	52366	\$42797.0000	APPOINTED	NO 04/27/14
HENRY	GLEN A	52416	\$71546.0000	RESIGNED	NO 04/28/14
HERRANDEZ	BLADEMIR	52295	\$34977.0000	RESIGNED	NO 04/06/14
HOLLOMAN	TAHNESHA L	10124	\$45978.0000	PROMOTED	NO 04/20/14
HOWARD	CAROL A	52304	\$40372.0000	RETIRED	NO 05/02/14
HYMAN	EARNEST	52295	\$40224.0000	RESIGNED	NO 04/14/14
JOHNSON	CHARLES	06771	\$56330.0000	APPOINTED	YES 04/27/14
JOYCE	THOMAS J	06771	\$56330.0000	APPOINTED	YES 04/27/14
JOYNER	KESHA S	10124	\$58000.0000	TRANSFER	NO 04/13/14
KABORE	NATASHA A	52366	\$46479.0000	INCREASE	NO 04/20/14
KEJNER	GABRIELA	30087	\$69085.0000	INCREASE	YES 04/27/14
KHALIAN	LINDA	52366	\$42797.0000	APPOINTED	NO 04/27/14
LAWRENCE	RENEE L	52366	\$46479.0000	INCREASE	NO 04/20/14
LONGE	AJIBADE A	52295	\$34977.0000	RESIGNED	NO 05/01/14
MAITRE	GERALD	52366	\$49561.0000	RESIGNED	NO 04/22/14
MANSWELL	KESHA A	52366	\$42797.0000	DECREASE	NO 04/27/14
MCINTOSH	CARLENE K	52366	\$49561.0000	RESIGNED	NO 04/25/14
MENDEZ	INA M	10056	\$81477.0000	INCREASE	YES 04/20/14
MENDEZ	INA M	52416	\$75442.0000	APPOINTED	NO 04/20/14
MILES	ROSLYN R	52366	\$42797.0000	APPOINTED	NO 04/27/14
MILLER	ELVIRA R	52366	\$42797.0000	APPOINTED	NO 04/27/14
MILLER	MARILYN	52366	\$42797.0000	APPOINTED	NO 04/27/14
MONTAQUE	COLÉEN A	52366	\$42797.0000	APPOINTED	NO 04/27/14
MONTGOMERY	CHRISTOP J	06771	\$56330.0000	APPOINTED	YES 04/27/14
NAPOLSON	HENKA L	52366	\$42797.0000	APPOINTED	NO 04/27/14
NELSON	TAMEIKA L	52366	\$42797.0000	APPOINTED	NO 04/27/14
NELSON	THERESA	52366	\$46479.0000	INCREASE	NO 04/20/14
NOLASCO	MONICA Y	52366	\$42797.0000	APPOINTED	NO 04/27/14
NOVIKOV	ROMAN	52366	\$42797.0000	APPOINTED	NO 04/27/14
NUNEZ	MARIELA E	52366	\$46479.0000	INCREASE	NO 04/20/14
ORMENO	MAGUINA	52366	\$42797.0000	APPOINTED	NO 04/27/14
PALMERSON	SEEMA P	30087	\$53181.0000	RESIGNED	YES 04/13/14
PARKER JR	GLEN A	56057	\$32321.0000	APPOINTED	YES 04/27/14
PEART	BEVERLEY	52366	\$42797.0000	APPOINTED	NO 04/27/14
PENA	BIRMA	52366	\$42797.0000	APPOINTED	NO 04/27/14
RICHARDS	NICHOLE A	52366	\$46479.0000	INCREASE	NO 04/20/14
RIZZO	THOMAS V	06771	\$56330.0000	APPOINTED	YES 04/27/14
RODRIGUEZ	ARIEANA J	52366	\$42797.0000	APPOINTED	NO 04/27/14
ROSE	MARC L	10015	\$80000.0000	APPOINTED	YES 04/27/14
ROSICLAIR	LEROMY M	52366	\$42797.0000	APPOINTED	NO 04/27/14
ROWLEY	FLOLETTE J	52369	\$46989.0000	APPOINTED	NO 04/20/14
SALAS	SANDI	52367	\$72797.0000	RETIRED	NO 04/24/14
SANTOS	OLGA	10252	\$40978.0000	RETIRED	NO 04/30/14
SAROMI GIBSON	BISOLA Y	52366	\$46479.0000	INCREASE	NO 04/20/14
SILK	VICTORIA A	30087	\$53181.0000	INCREASE	YES 04/27/14
SIROTI	YULYA	52366	\$46479.0000	INCREASE	NO 04/20/14
SMALLING	KEISHA	52366	\$42797.0000	APPOINTED	NO 04/27/14
SMITH	JAMILA A	52366	\$46479.0000	INCREASE	NO 04/20/14
SMITH	MICHELLE V	10124	\$45978.0000	PROMOTED	NO 04/20/14

ADMIN FOR CHILDREN'S SVCS
FOR PERIOD ENDING 05/09/14

TITLE					
NAME	NUM	SALARY	ACTION	PROV	EFF DATE
SULLIVAN	MEGAN M	52366	\$42797.0000	APPOINTED	NO 04/27/14
SWEET	SHIRLEY A	10251	\$48975.0000	APPOINTED	YES 11/05/12
SWINTON	TAMIKA L	52366	\$46479.0000	RESIGNED	NO 04/30/14
TEDESCHI	KATHERIN	30087	\$53181.0000	INCREASE	YES 04/27/14
VARGAS	JESSY S	52366	\$46479.0000	INCREASE	NO 04/20/14
VELAZQUEZ	LEONA D	52366	\$46479.0000	INCREASE	NO 04/20/14
WALKER	CARLETTE R	52366	\$42797.0000	APPOINTED	NO 04/27/14
WALTERS	DEVON G	06771	\$56330.0000	APPOINTED	YES 04/27/14
WHITEHEAD	NIKA Y	52366	\$42797.0000	APPOINTED	NO 04/27/14
WILLIAMS	ERICKA M	1002A	\$64341.0000	INCREASE	YES 04/27/14
WILLIAMS	ERICKA M	12626	\$59575.0000	APPOINTED	NO 04/27/14
WILLIAMS	MICHELLE M	52366	\$42797.0000	APPOINTED	NO 04/27/14
WILLIAMS	NAKIMA	52366	\$42797.0000	APPOINTED	NO 04/27/14
WILSON	JUDITH A	52366	\$46479.0000	INCREASE	NO 04/20/14
WOOLEY	KEESHA S	10124	\$45978.0000	PROMOTED	NO 04/22/14
YEARWOOD	MARJORIE	52367	\$56821.0000	RETIRED	NO 04/30/14

HRA/DEPT OF SOCIAL SERVICES
FOR PERIOD ENDING 05/09/14

TITLE					
NAME	NUM	SALARY	ACTION	PROV	EFF DATE
ABRAHAM	FABIOLA	56057	\$32321.0000	APPOINTED	YES 04/20/14
ALEXANDER	ROSENDA E	52314	\$41166.0000	RETIRED	NO 04/23/14
ARBELAEZ	CRISTINA I	21215	\$57129.0000	APPOINTED	NO 04/20/14
ARBELAEZ	DANIEL	21215	\$65698.0000	APPOINTED	NO 04/20/14
AUSTIN	SELVIN S	13616	\$59604.0000	PROMOTED	NO 04/20/14
AVILES	LUIS A	52304	\$40467.0000	RETIRED	NO 05/02/14
BESIL	PIRJETTA K	10104	\$31828.0000	RESIGNED	NO 04/06/14
BLACKSHEAR III	LESTER	21215	\$65698.0000	APPOINTED	NO 04/20/14
BLUE	CHASSIDY	10251	\$30683.0000	INCREASE	NO 04/27/14
BROWN	ANDRE	10251	\$35285.0000	APPOINTED	YES 04/06/14
CAMERON	ANNETTA	31113	\$54038.0000	RESIGNED	NO 04/18/14
CANDELARIO	ELIZABET	52316	\$50294.0000	DISMISSED	NO 04/28/14
CHEN	WIN	21215	\$57129.0000	APPOINTED	NO 04/20/14
CHEN	XIAOYA	13616	\$59604.0000	PROMOTED	NO 04/27/14
CHERCHES	MARINA	80184	\$5345.0000	APPOINTED	NO 04/27/14
CHOW	BETTY	52314	\$31231.0000	RESIGNED	NO 03/21/07
CURRY	PATRICK S	21215	\$65698.0000	APPOINTED	NO 04/20/14
DOUGLAS	CHERYL D	31113	\$49528.0000	DISMISSED	NO 05/01/14
ERONMMON	ALEX I	52316	\$64965.0000	INCREASE	NO 04/20/14
FISHER	JASON M	21215	\$57129.0000	APPOINTED	NO 04/20/14
FLORES	VALERIE	31113	\$34977.0000	TERMINATED	NO 04/17/14
GENTILE	DANIELLE	10026	\$95000.0000	APPOINTED	YES 04/20/14
GITTENS	CECIL	21215	\$57129.0000	APPOINTED	NO 04/20/14
GONZALEZ	YARILA	10104	\$36602.0000	APPOINTED	NO 01/26/14
GUTIERREZ	MELANIE J	21215	\$57129.0000	APPOINTED	NO 04/20/14

HRA/DEPT OF SOCIAL SERVICES
FOR PERIOD ENDING 05/09/14

TITLE					
NAME	NUM	SALARY	ACTION	PROV	EFF DATE
HANRAHAN	ASHLEY	21215	\$65698.0000	APPOINTED	NO 04/20/14
HICKS	CAROL	10124	\$56203.0000	RETIRED	NO 04/25/14
HOLUB	ROBERT	21215	\$57129.0000	APPOINTED	NO 04/20/14
JIMENEZ	HARDAIR	21215	\$65698.0000	APPOINTED	NO 04/20/14
JOHNSON	ESTELLE	52304	\$40429.0000	RETIRED	NO 04/30/14
KALANTRI	MANISH	21215	\$65698.0000	APPOINTED	NO 04/20/14
KELLY	FRANCES A	10251	\$27697.0000	RESIGNED	NO 04/20/14
KERSHAW	LARRY	10251	\$35541.0000	DISMISSED	NO 04/13/14
KERZHNER	DEBORAH R	30087	\$57435.0000	INCREASE	YES 04/20/14
KOUMOULLOU	GERTRUDE	80609	\$34675.0000	RETIRED	NO 04/08/14
KWAN	LEE-PING O	21215	\$57129.0000	APPOINTED	NO 04/20/14
LEWIS	JAMMIN	12627	\$59536.0000	APPOINTED	NO 04/20/14
LIN	MIAO LIA	10251	\$30683.0000	APPOINTED	NO 04/27/14
LIN	QING	21215	\$52179.0000	APPOINTED	NO 04/20/14
LIU	PEGGY W	21215	\$57129.0000	APPOINTED	NO 04/20/14
LUCIANO	DEYANIRA	21215	\$65698.0000	APPOINTED	NO 04/20/14
MA	JIANGPING	10251	\$27697.0000	APPOINTED	NO 04/27/14
MAHMUD	PERVAIZ	34202	\$66051.0000	RETIRED	NO 06/24/14
MARTORANO	ROSLYN F	1002D	\$90000.0000	RESIGNED	YES 04/17/14
MATSUKI	JENNIFER D	12627	\$68466.0000	APPOINTED	NO 04/13/14
MAYO	MELISA A	52314	\$35740.0000	APPOINTED	NO 12/25/13
MCCRAY	ELLIS	10104	\$39200.0000	RETIRED	NO 04/29/14
MCCUTCHEEN	GABRIELLE	52314	\$35740.0000	RESIGNED	NO 04/24/14
MCVAY	ACHSAH Y	13611	\$49786.0000	INCREASE	YES 04/20/14
MCVAY	ACHSAH Y	10251	\$38801.0000	APPOINTED	NO 04/20/14
MERRKULOV	LYUDMILLA	10104	\$36602.0000	DECREASED	NO 04/21/14
MICHEL	ALIX	21215	\$57129.0000	APPOINTED	NO 04/06/14
MUNOZ-GUZMAN	CATIANA	31113	\$34977.0000	RESIGNED	NO 04/16/14
MURILLO	FATIMA E	21215	\$65698.0000	APPOINTED	NO 04/20/14
O' MALLEY	KATHLEEN E	21215	\$57129.0000	APPOINTED	NO 04/20/14
PAVAN	SCOTT D	21215	\$65698.0000	APPOINTED	NO 04/20/14
PHILLIPS	NICOLE S	10026	\$90000.0000	INCREASE	YES 04/20/14
PITIGALA	SAHAN	52314	\$41101.0000	RESIGNED	NO 05/03/14
PRADIEU	JACQUES M	13631	\$84715.0000	INCREASE	YES 04/27/14
PUTERNICKI	MARIA C	21215	\$65698.0000	APPOINTED	NO 04/20/14
QUINN	MOLLY R	95005	\$146000.0000	APPOINTED	YES 04/20/14
RAMLOGAN	ASHA H	10104	\$36602.0000	RESIGNED	NO 03/30/14
RICE	PIERRETTE A	10124	\$51628.0000	RETIRED	NO 05/01/14
RIOLLANO	AWYMARIE	21215	\$65698.0000	APPOINTED	NO 04/20/14
ROZENBAUM	LEON	1002A	\$78765.0000	APPOINTED	YES 04/30/14
ROZENBAUM	LEON	12627	\$68791.0000	RETIRED	NO 04/30/14
STEWART	ROSLYN	10251	\$35285.0000	INCREASE	NO 04/27/14
SUTO	OLGA	21215	\$57129.0000	APPOINTED	NO 04/20/14
TAM	DANNY	12627	\$68466.0000	TRANSFER	NO 03/02/14
TRANO	MICHAEL C	31113	\$49528.0000	RESIGNED	NO 04/20/14
TUGBIYELE	ADENIKE	52304	\$40256.0000	RETIRED	NO 04/25/14
VALENTINE	JERMAINE L	10104	\$31828.0000	RESIGNED	NO 04/22/14
WILLIAMS	LISA M	52316	\$64965.0000	INCREASE	NO 04/20/14
WU	HOI KA E	13616	\$59604.0000	PROMOTED	NO 04/27/14
WYNN	BRENDA	10104	\$36845.0000	APPOINTED	NO 04/19/14
YANKILEVICH	IGOR	13615	\$59604.0000	PROMOTED	NO 04/20/14

HRA/DEPT OF SOCIAL SERVICES
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TITLE					
NAME	NUM	SALARY	ACTION	PROV	EFF DATE
ZAMAN	SAYED S	13616	\$68841.0000	PROMOTED	NO 04/20/14