

VOLUME CLI NUMBER 110

THURSDAY, JUNE 6, 2024

Price: \$4.00

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THE CITY RECORD ERIC L. ADAMS

Mayor

DAWN M. PINNOCK Commissioner, Department of Citywide Administrative Services

JANAE C. FERREIRA Editor, The City Record

Published Monday through Friday except legal holidays by the New York City Department of Citywide Administrative Services under Authority of Section 1066 of the New York City Charter.

Subscription \$500 yearly, \$4.00 daily (\$5.00 by mail).

Periodicals Postage Paid at New York, NY

POSTMASTER: Send address changes to The City Record, 1 Centre Street, Room 2170, New York, NY 10007-1602

Editorial Office/Subscription Changes: The City Record, 1 Centre Street, Room 2170, New York, NY 10007-1602, (212) 386-0055, cityrecord@dcas.nyc.gov

Visit The City Record Online (CROL) at www.nyc.gov/cityrecord for a searchable database of all notices published in The City Record.

PUBLIC HEARINGS AND MEETINGS

See Also: Procurement; Agency Rules

BOROUGH PRESIDENT - BROOKLYN

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN THAT, pursuant to Section 197-c and Section 201 of the New York City Charter, the Brooklyn Borough President will hold a ULURP hearing on the matters below <u>in person</u>, at **6:00 P.M.** on Monday, **June 17, 2024**, in the Borough Hall Courtroom, 209 Joralemon Street. The meeting will be recorded for public transparency. Members of the public may watch a livestream of the hearing on WebEx at: https://nycbp.webex.com/nycbp/j.php?MTID= me89790ae29fe7beaaf81b76f81898af4 or by calling the following number and entering the information below:

+1-646-992-2010 US Toll (New York City) +1-408-418-9388 US Toll

Access code: 233 192 00584

Testimony at the hearing is limited to **2 minutes**, unless extended by the Chair. Pre-registration is not required. Testimony will only be accepted in person or in writing. For timely consideration, written comments must be submitted to **testimony@brooklynbp.nyc.gov** no later than Friday, June 21, 2024. The submission of testimony, verbal or written, in a language other than English, will be accepted, and real time Spanish interpretation services will be provided in person. (Interretación en español en persona estará disponible.)

For information on accessibility or to make a request for accommodations, such as sign language interpretation services, please contact Corina Lozada at corina.lozada@brooklynbp.nyc.gov at least five (5) business days in advance to ensure availability.

The following agenda items will be heard:

1. Alafia Street Mapping

A private application by Vital BDC LLC for a city map amendment involving the mapping of 3 new streets that are being built as part of a new development, Alafia, located at the former Brooklyn Developmental Center site at 875 Erskine Street in East New York, Community District 5, Brooklyn.

2. 250 86th Street Rezoning

A private application by Dr. Helen Kim for a zoning map amendment from R3-2 (BR) to R6B (BR) and a zoning text amendment to map an MIH area to facilitate the legalization of a two-story mixed residential and community facility building containing medical offices at 250 86th Street in Bay Ridge, Community District 10, Brooklyn.

3. City of Yes for Housing Opportunity

The NYC Department of City Planning is proposing a citywide zoning text amendment to expand opportunities for housing within all zoning districts, and across all 59 of the City's Community Districts. These changes to the City's Zoning Resolution would enable more housing and a wider variety of housing types in every neighborhood, from the lowest-density districts to the highest, to address the housing shortage and high cost of housing in New York City.

Accessibility questions: Corina Lozada, corina.lozada@brooklynbp.nyc. gov, by: Monday, June 10, 2024, 6:00 P.M.

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BOROUGH PRESIDENT - QUEENS

PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that a Land Use Public Hearing will be held by the Borough President of Queens, Donovan Richards, on Thursday, June 6, 2024 starting at 9:30 A.M. The public hearing will be virtually streamed live at www.queensbp.org and held in-person in the Borough President's Conference Room located at 120-55 Queens Boulevard, Kew Gardens, New York 11424.

Those who wish to testify virtually may preregister for speaking time by visiting www.queensbp.org/landuse and submitting your contact information through either the Google form link or the Zoom preregistration link. After pre-registering, you will receive a Zoom confirmation email with instructions on how to participate in the virtual public hearing. Preregistration for speaking time can also be arranged by calling (718) 286-2860 between 9:00 A.M. to 5:00 P.M. prior to the date of the hearing. Members of the public may also attend the hearing at the above address and publicly testify in the Conference Room.

Written testimony is welcome from those who are unable to testify in real time. All written testimony must be received by 5:00 P.M. on Thursday, June 6, 2024 and may be submitted by email to planning2@ queensbp.org or by conventional mail sent to the Office of the Queens Borough President at 120-55 Queens Boulevard - Room 226, Kew Gardens, NY 11424.

PLEASE NOTE : Individuals requesting Sign Language Interpreters and/or ADA Accessibility Accommodations should contact the Borough President's Office at (718) 286-2860 or email planning2@queensbp.org no later than THREE (3) BUSINESS DAYS PRIOR TO THE PUBLIC HEARING.

The Public Hearing will include the following item(s):

Q01 – ULURP #230251 ZMQ – IN THE MATTER OF an application submitted by 31-17-19 1Z LLC pursuant to Sections 197c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 9a, by changing from an R5B District to an R6B District property bounded by a line 100 feet southwesterly of 31st Avenue, a line 150 feet southeasterly of 12th Street, 31st Drive, and 12th Street, as shown on a diagram (for illustrative purposes only) dated March 4, 2024, and subject to the conditions of CEQR Declaration E-757.

Q01 – ULURP #230250 ZMQ – IN THE MATTER OF an application submitted by Astoria Park Warehouse LLC pursuant to Sections 197c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 9a, by changing from an R5B District to an R6A/C1-4 District property bounded by 21st Street to the northwest, 23rd Terrace to the northeast, 24th Avenue to the southwest and 23rd Street to the southeast as shown on a diagram (for illustrative purposes only) and subject to the conditions of CEQR Declaration E-757.

j3-6

CITY COUNCIL

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that the Council has scheduled the following public hearing on the matter indicated below:

The Subcommittee on Landmarks, Public Sitings, and Dispositions will hold a public hearing, accessible remotely and in person on the 16th Floor Committee Room, 250 Broadway, New York, NY 10007, on the following matters commencing at 11:00 A.M. on June 12, 2024. The hearing will be live-streamed on the Council's website at <u>https://council.nyc.</u> gov/live/. Please visit <u>https://council.nyc.gov/land-use/</u> in advance for information about how to testify and how to submit written testimony.

OLD CROTON AQUEDUCT WALK

BRONX CBs - 5 & 7

Communication dated April 22, 2024, from the Executive Director of the Landmarks Preservation Commission regarding the landmark designation of the Old Croton Aqueduct Walk (Block 3210, Lots 1 and 7; Block 3211, Lot 1 in part; Block 3212, Lots 1, 67, 71; Block 3213, Lots 27, 48, 49, 70; Block 3214, Lot 33; Block 3215, Lot 31) by the Landmarks Preservation Commission on April 16, 2024 (Designation List 538/LP-2673), Borough of the Bronx, Community Districts 5 and 7.

RESILIENT HOMES STATEN ISLAND

STATEN ISLAND CB – 2

G 240054 XUR

Application submitted by the New York City Department of Housing Preservation and Development pursuant to Article 16 of the General Municipal Law and Article XI of the Private Housing Finance Law for approval of an Urban Development Action Area Project (UDAAP), and an exemption from real property taxes for property located at 1142 Olympia Boulevard (Block 3884, Lots 14, 15 (tentative Lot 14)), 770 Patterson Avenue (Block 3873, Lot 28), 529 Greeley Avenue (Block 3881, Lot 1 (tentative Lots 1 and 3)), 521 Lincoln Avenue (Block 3802, Lot 5), 187 Moreland Street (Block 3734, Lot 41), 185 Moreland Street (Block 3734, Lot 39), 181 Moreland Street (Block 3734, Lot 38), 457 Lincoln Avenue (Lot 3738, Lots 5, 6), 176 Kiswick Street (Block 3736, Lot 20), 398 Hamden Avenue (Block 3728, Lot 20), 111 Grimsby Street (Block 3795, Lot 37 (tentative Lots 37 and 38)) and 123 Fr. Capodanno Boulevard (Block 3124, Lot 116), Community District 2, Council District 50.

For questions about accessibility and requests for additional accommodations, please contact swerts@council.nyc.gov or nbenjamin@council.nyc.gov or (212) 788-6936 at least three (3) business days before the hearing.

Accessibility questions: Kaitlin Greer, kgreer@council.nyc.gov, by: Friday, June 7, 2024, 3:00 P.M.

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NOTICE IS HEREBY GIVEN THAT the Council has scheduled the following public hearing on the matters indicated below:

The Subcommittee on Zoning and Franchises will hold a public hearing, accessible remotely and in person in the 16th Floor Committee Room, 250 Broadway, New York, NY 10007, on the following matters commencing at 11:00 A.M. on June 11, 2024. The hearing will be live-streamed on the Council's website at <u>https://council.nyc.gov/live/</u>. Please visit <u>https://council.nyc.gov/ land-use/</u> in advance for information about how to testify and how to submit written testimony.

2118 AVENUE U

C 230351 ZMK

Application submitted by 2118 Avenue U LLC pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 29a:

- 1. eliminating from within an existing R4 District a C1-3 District bounded by Avenue U, East 22nd Street, a line 150 feet southerly of Avenue U, and East 21st Street;
- 2. changing from an R4 District to an R6A District property bounded by Avenue U, East 22nd Street, a line 100 feet southerly of Avenue U, and East 21st Street; and
- establishing within the proposed R6A District a C2-4 District bounded by Avenue U, East 22nd Street, a line 100 feet southerly of Avenue U, and East 21st Street;

subject to the conditions of CEQR Declaration E-746

2118 AVENUE U

BROOKLYN - CB 15

BROOKLYN - CB 15

N 230352 ZRK

Application submitted by 2118 Avenue U LLC, pursuant to Section 201 of the New York City Charter, for an amendment of the Zoning Resolution of the City of New York, modifying APPENDIX F for the purpose of establishing a Mandatory Inclusionary Housing area.

To view the proposed text amendment, please refer to the City Planning Commission's Report, which can be accessed through the Department of City Planning's website (<u>www.nyc.gov/planning</u>).

58-75 QUEENS MIDTOWN EXPRESSWAY REZONING QUEENS – CB 2 C 230276 ZMQ

N 240327 HIX

Application submitted by Lucky Supply Holding, LLC pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 13c, by changing from an M1-1 District to an M1-4 District property bounded by 54th Avenue, a line 560 feet northwesterly of Maurice Avenue, Queens Midtown Expressway, and 58th Street, subject to the conditions of CEQR Declaration E-755.

27-24 COLLEGE POINT BOULEVARD COMMERCIAL OVERLAY QUEENS – CB 7 C

C 220185 ZMQ

Application submitted by Bacele Realty Corp. pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 10a:

- establishing within an existing R4 District a C2-3 District bounded by a line midway between 27th Avenue and 28th Avenue, a line perpendicular to the northerly street line of 28th Avenue distant 100 feet westerly (as measured along the street line) from the point of intersection of the northerly street line of 28th Avenue and the southwesterly street line of College Point Boulevard, 28th Avenue, and a line perpendicular to the northerly street line of 28th Avenue distant 135 feet westerly (as measured along the street line) from the point of intersection of the northerly street line of 28th Avenue and the southwesterly street line of College Point Boulevard; and
- 2. establishing within an existing R5B District a C2-3 District bounded by a line midway between 27th Avenue and 28th Avenue, College Point Boulevard, 28th Avenue, and a line perpendicular to the northerly street line of 28th Avenue distant 100 feet westerly (as measured along the street line) from the point of intersection of the northerly street line of 28th Avenue and the southwesterly street line of College Point Boulevard, subject to the conditions of CEQR Declaration E-741.

For questions about accessibility and requests for additional accommodations, please contact swerts@council.nyc.gov or nbenjamin@council.nyc.gov or (212) 788-6936 at least three (3) business days before the hearing.

Accessibility questions: Kaitlin Greer, kgreer@council.nyc.gov, by: Thursday, June 6, 2024, 3:00 P.M.

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j5-11

CITY PLANNING COMMISSION

■ PUBLIC HEARINGS

The City Planning Commission will hold a public hearing accessible both in-person and remotely via the teleconferencing application Zoom, at 10:00 A.M. Eastern Daylight Time, on Wednesday, June 12, 2024, regarding the calendar items listed below. The public hearing will be held in person in the NYC City Planning Commission Hearing Room, Lower Concourse, 120 Broadway, New York, NY. Anyone attending the meeting in-person is encouraged to wear a mask.

The meeting will be live streamed through <u>Department of City</u> <u>Planning's (DCP's) website</u> and accessible from the following <u>webpage</u>, which contains specific instructions on how to observe and participate, as well as materials relating to the meeting:

 $\frac{https://www.nyc.gov/site/nycengage/events/city-planning-commission-public-meeting/461634/1}{}$

Members of the public attending remotely should observe the meeting through DCP's website. Testimony can be provided verbally by joining the meeting using either Zoom or by calling the following number and entering the information listed below:

877 853 5247 US Toll-free 888 788 0099 US Toll-free

253 215 8782 US Toll Number 213 338 8477 US Toll Number

Meeting ID: **618 237 7396** [Press # to skip the Participation ID] Password: 1

To provide verbal testimony via Zoom please follow the instructions available through the above webpage (link above).

Written comments will also be accepted until 11:59 P.M., one week before the date of the vote. Please use the CPC Comments form that is accessible through the above webpage. Please inform the Department of City Planning if you need a reasonable accommodation, such as a sign language interpreter, in order to participate in the meeting. The submission of testimony, verbal or written, in a language other than English, will be accepted, and real time interpretation services will be provided based on available resources. Requests for a reasonable accommodation or foreign language assistance during the meeting should be emailed to [AccessibilityInfo@planning.nyc.gov] or made by calling 212-720-3508. Requests must be submitted at least five business days before the meeting.

BOROUGH OF THE BRONX No. 1

TIBBETTS BROOK DAYLIGHTING EASEMENT ACQUISITION

CDs 7 and 8

C 240232 PQX

IN THE MATTER OF an application submitted by the Department of Environmental Protection and the Department of Citywide Administrative Services pursuant to Section 197-c of the New York City Charter for the acquisition of property located at (Block 3238, Lots 50, 52, and 126), (Block 3245, Lot 12) and (Block 3264, Lot 20) to facilitate construction and maintenance of a closed conduit pipeline, Borough of the Bronx, Community Districts 7 and 8.

BOROUGH OF BROOKLYN Nos. 2 & 3 712 MYRTLE AVENUE No. 2

CD 3

CD 3

IN THE MATTER OF an application submitted by Joel Berkowitz pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 13b:

- 1. changing from an M1-2 District to an R7D District property bounded by Myrtle Avenue, Walworth Street, a line 100 feet southerly of Myrtle Avenue, and Spencer Street; and
- 2. establishing within the proposed R7D District a C2-4 District bounded by Myrtle Avenue, Walworth Street, a line 100 feet southerly of Myrtle Avenue, and Spencer Street;

as shown on a diagram (for illustrative purposes only) dated February 20, 2024, and subject to the conditions of CEQR Declaration E-731.

No. 3

N 230259 ZRK

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

Matter <u>underlined</u> is new, to be added; Matter struck out is to be deleted;

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

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

APPENDIX F

Inclusionary Housing Designated Areas and Mandatory Inclusionary Housing Areas

* *

BROOKLYN

* * *

Brooklyn Community District 3

C 230258 ZMK

* * *



[EXISTING MAP]





including authorization for any acquisition or disposition of real property related thereto, in Community District 3, Borough of Staten Island, in accordance with Map No. 4274 dated February 21, 2024 and signed by the Borough President.

BOROUGH OF STATEN ISLAND No. 5 Prince's Point Vesting Amendment

CD 3 N 240120 ZRR IN THE MATTER OF an application submitted by NYC Department of City Planning, pursuant to Section 201 of the New York City Charter, for an amendment of the Zoning Resolution of the City of New York, modifying Article I, Chapter 1 (Title, Establishment of Controls and Interpretation of Regulations) and Article X, Chapter 7 (Special South Richmond Development District).

Matter underlined is new, to be added; Matter struck out is to be deleted; Matter within # # is defined in Section 12-10; * * indicates where unchanged text appears in the Zoning

Resolution.

ARTICLE I GENERAL PROVISIONS

Chapter 1

Title, Establishment of Controls and Interpretation of Regulations

* * *

11-40 FXCF

EXCEPTIONS, VARIANCES, AUTHORIZATIONS OR PERMITS

11-45

Authorizations or Permits in Lower Density Growth Management Areas

The provisions of this Section shall apply within #lower density growth management areas#.

- (a) Notwithstanding the provisions of N 040414 ZRY, pertaining to #lower density growth management areas#, and subject to the provisions of Section 11-30 (BUILDING PERMITS ISSUED BEFORE EFFECTIVE DATE OF AMENDMENT) with respect to amendments of this Resolution other than N 040414 ZRY, Section 11-42 (Lapse of Authorization or Special Permit Granted by the City Planning Commission Pursuant to the 1961 Zoning Resolution) and Section 11-43 (Renewal of Authorization or Special Permit), the following provisions shall apply with respect to special permits and authorizations granted by the City Planning Commission or for which certification or referral for public review has been made prior to August 12, 2004:
 - (a)(1) Any #development# or #enlargement#, including minor modifications thereto, granted a special permit or authorization by the Commission and, where applicable, the City Council, prior to August 12, 2004, may be #developed# or #enlarged# pursuant to the terms of such permit or authorization and, to the extent not modified under the terms of such permit or authorization, in accordance with the regulations in effect at the time such permit or authorization was granted.
 - (b)(2) Any application for a special permit certified by the Department of City Planning or application for an authorization referred by the Department of City Planning for public review prior to May 24, 2004, may be continued pursuant to the regulations in effect at the time of certification or referral and, if granted by the Commission and, where applicable, the City Council, may be #developed# or #enlarged# pursuant to the terms of such permit or authorization, including minor modifications thereto and, to the extent not modified under the terms of such permit or authorization, in accordance with the regulations in effect at the time such application was certified or referred for public review.
- (b) Notwithstanding the provisions of N040414ZRY, the following provisions shall apply to certain #developments# within the #Special South Richmond Development District#:
 - (1) #Developments#, including minor modifications thereto, within the #Special South Richmond Development District# that contain #designated open space# and a portion of the #waterfront esplanade#, where such #development# is conditioned upon a restrictive declaration that includes a site plan for such #development#, including provisions for public access to such #designated open space# and #waterfront esplanade#, may be #developed# in accordance with the regulations in effect prior to August 12, 2004.
 - (2) #Developments# within the #Special South Richmond Development District# accessed, in part, by #private

roads# and consisting, in part, of construction within #streets# that are unimproved, and for which a conservation easement has been granted to the City, and for which the Board of Standards and Appeals has granted a permit pursuant to Section 35 of the General City Law, or its successor, and an application for an authorization for such #development# has been filed pursuant to paragraph (a) of Section 26-27 (Waiver of Bulk Regulations Within Unimproved Streets) prior to May 1, 2004, may be #developed# in accordance with the regulations in effect prior to August 12, 2004.

ARTICLE X SPECIAL PURPOSE DISTRICTS

Chapter 7 - Special South Richmond Development District 107-00

*

GENERAL PURPOSES

107-04

Applications to the City Planning Commission Prior to November 2, 2023

- (a) Applications for authorization or special permit which were adopted prior to November 2, 2023, may be continued pursuant to the terms of such authorization or special permit or as such terms may be subsequently modified.
- (b) Continuance of such application shall be subject to the provisions of Sections 11-42 (Lapse of Authorization or Special Permit Granted by the City Planning Commission Pursuant to the 1961 Zoning Resolution) and 11-43 (Renewal of Authorization or Special Permit).

Applications for certification granted by the Commission prior to November 2, 2023, may be continued, in accordance with the terms thereof or as such terms may be subsequently modified, pursuant to the regulations in effect on the date that such certification was granted.

* *

107-30 NATURAL FEATURE REGULATIONS

* * *

107-32 Tree Requirements

For all #zoning lots#, newly planted trees shall be planted no closer than eight feet from any other tree and be of a species selected from the New York City Native Species Planting Guide (as issued and revised by the Department of Parks and Recreation), or its successor.

(a) Planting in #Residence Districts# or in on a #zoning lot# with fewer than 10 parking spaces

In connection with any #development#, #site alteration#, or #enlargement# in a #Residence District#, or in any #group parking facility# with fewer than 10 parking spaces, that are not fully enclosed, newly planted trees of at least one-inch #caliper# and less than six-inch #caliper#, or pre-existing or newly planted, trees of at least six-inch #caliper#, shall be provided on the #zoning lot# at the rate of one #tree credit# for each 1,000 square feet of #lot area# or portion thereof.

A newly planted tree of between one and two-inch #caliper# shall have 0.5 #tree credits#, and a newly planted tree greater than two-inch #caliper# but less than six-inch #caliper# shall have one #tree credit#. Newly planted trees appearing on a site plan in an approved application may be counted toward #tree credits# on site plans for future applications if they have not yet grown to a six-inch or greater #caliper#, provided that they remain in good health and continue to comply with the standards set forth in this Section.

Any existing tree of at least six-inch #caliper# which is preserved and has no new paving, #development#, #enlargement#, or modification of topography within eight feet of such tree, shall have one #tree credit# for the first six inches of #caliper# and an additional #tree credit# for each additional three inches of #caliper#.

(b) Planting for parking areas

Any #development# or #enlargement# on a #zoning lot# that contains a #group parking facility# with 10 or more parking spaces that are not fully enclosed shall be subject to the tree planting and screening requirements of Section 107-483. * * *

Sara Avila, Calendar Officer **City Planning Commission** 120 Broadway, 31st Floor, New York, NY 10271 Telephone (212) 720-3366

Accessibility questions: (212) 720-3508, AccessibilityInfo@planning.nyc. gov, by: Wednesday, June 5, 2024, 5:00 P.M.

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COMMUNITY BOARDS

■ PUBLIC HEARINGS

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

BOROUGH OF QUEENS

COMMUNITY BOARD NO. 10 - Tuesday, June 18, 2024, at 7:00 P.M., The Old Mill Yacht Club, 163-15 Cross Bay Blvd., Howard Beach, NY 11414

A Public Hearing with respect to the NYC Dept. of City Planning City Wide Text Amendment Proposal (N 240290 ZRY) City of Yes for Housing Opportunity.

Comments will be limited to two minutes per person.

j3-18

j4-11

j4-11

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

BOROUGH OF THE BRONX

COMMUNITY BOARD NO. 03 - Tuesday, June 11, 2024, at 6:00 P.M. Children's Circle Day Care Center, 1332 Fulton Avenue, Bronx, NY 10456

Non-ULURP # N240290ZRY

The NYC Department of City Planning is proposing a citywide zoning text amendment to expand opportunities for housing within all zoning districts and across all 59 of the City's Community Districts. These changes to the City's Zoning Resolution would enable more housing and a wider variety of housing types in every neighborhood, from the lowest-density districts to the highest, to address the housing shortage and high cost of housing in New York City.

City of Yes will include Universal Affordability Preference (UAP) proposals, Residential Conversions, Removing Parking Mandates, Promote Transit-Oriented Development, and more. The Community Board welcomes your input on the City of Yes Housing Opportunity zoning text amendment.

Accessibility questions: Etta Ritter, 718-378-8054, eritter@cb.nyc.gov, by: Tuesday, June 4, 2024, 5:00 P.M.



NOTICE IS HEREBY GIVEN that the following Uniform Land-Use Review Procedure #C240319PCX is scheduled for Public Hearing by:

BOROUGH OF THE BRONX

COMMUNITY BOARD NO. 03 - Tuesday, June 11, 2024 at 6:00 P.M., Children's Circle Day Care Center located at 1332 Fulton Avenue, Bronx, NY.

IN THE MATTER OF an ULURP Application #C240319PCX submitted by the New York City Department for the Aging (DFTA) and the NYC Department of Citywide Administrative Services (DCAS) pursuant to Section 197-c of the New York City Charter, for the Site Selection and Acquisition of a vacant two-story, 19,200 square foot building located at 1680 Southern Boulevard (Block 2983, Lot 7) for the relocation of an existing Older Adult Community Center (Casa Boricua), Borough of the Bronx, Community District 3.

Accessibility questions: Etta Ritter, 718-378-8054, eritter@cb.nvc.gov, by: Thursday, June 6, 2024, 5:00 P.M.

EMERGENCY MANAGEMENT

■ MEETING

Annual Meeting of the Local Emergency Planning Committee (LEPC) Thursday, June 20, 2024, 10:00 A.M. to 12:00 P.M. New York City Emergency Management, 165 Cadman Plaza East, Brooklyn, NY 11201.

Due to limited space, you must RSVP to attend this event. To RSVP and request an accommodation, please email nycoemlegal@oem.nyc. gov, or call (718) 422-4800.

All requests must be submitted by June 13, 2024. Photo identification is required for admission.

Accessibility questions: nycoemlegal@oem.nyc.gov, by: Thursday, June 13, 2024, 5:00 P.M.

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j5-20

FRANCHISE AND CONCESSION REVIEW COMMITTEE

■ PUBLIC HEARINGS

Notice of a Franchise and Concession Review Committee (FCRC) Public Hearing on Agency Annual Concession Plans for Fiscal Year 2025 pursuant to Section 1-10 of the Concession Rules of the City of New York (Concession Rules), to be held on Monday, June 10, 2024, at 2 Lafayette Street, Room 1412, New York, NY 10007, commencing at 2:30 P.M.

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 New York City Charter under the City Administrative Procedure Act.

The following agencies submitted an Annual Concession Plan for Fiscal Year 2025: the Department of Parks and Recreation; the Department of Citywide Administration Services; the Department of Environmental Protection; the Department of Corrections; the Department of Health and Mental Hygiene; the Department of Transportation; the New York City Fire Department; the Department of Housing Preservation and Development; NYC Tourism + Conventions on behalf of the Department of Small Business Services; the New York City Economic Development Corporation on behalf of the Department of Small Business Services; the New York City Administration for Children's Services; the New York City Department of Records and Information Services; and the New York City Police Department.

The portfolio of Agency Annual Concession Plans covers significant and non-significant concessions expiring, continuing and anticipated for solicitation or initiation in Fiscal Year 2025. Furthermore, the portfolio covers, inter alia:

- Department of Parks and Recreation: mobile food units, food service facilities, golf courses, driving ranges, marinas, tennis professionals, athletic facilities, Christmas trees, parking lots, markets, fairs, restaurants, concerts, newsstands, stables, gas stations, amusement venues, ice skating rinks, carousels, ferry services, bike rentals, sailboat rentals, souvenirs and gifts, beach
- equipment, and event programming. Department of Citywide Administrative Services: maritime/ non-maritime occupancy permits, merchandise and marketing, vending machines and restaurants.
- Department of Environmental Protection: gas purification.
- Department of Corrections: commissary services and vending machines.
- Department of Health and Mental Hygiene: drug discount card program. Department of Transportation: vending machines, pedestrian
- plazas, food courts, café, markets. New York City Fire Department: fire museum.
- Department of Housing Preservation and Development: café. NYC Tourism + Conventions on behalf of the Department of Small Business Services: marketing, advertising, intellectual
- property and trademark merchandising. New York City Economic Development Corporation on behalf of the Department of Small Business Service: events/installations, parking lots, maritime and non-maritime occupancy permits.
- New York City Administration for Children's Services: vending machines.

- New York City Department of Records and Information Services: licensing representation.
- New York City Police Department: vending machines and cafeteria.

Written testimony may be submitted in advance of the hearing electronically to fcrc@mocs.nyc.gov. All written testimony can be submitted up until the close of the public hearing and will be distributed to the FCRC after the hearing.

Interested parties may obtain a copy of the Agency Annual Concession Plans by contacting MOCS' FCRC Team via email at fcrc@mocs.nyc. gov. Upon request, a PDF version of the Agency Annual Concession Plans is available free of cost.

A record of the hearing will be posted on the FCRC website at: https:// www.nyc.gov/site/mocs/opportunities/franchises-concessions.page.

For further information on accessibility or to make a request for accommodations, such as sign language interpretation services, please contact the Mayor's Office of Contract Services (MOCS) via e-mail at DisabilityAffairs@mocs.nyc.gov or via phone at (212) 298-0800. Any person requiring reasonable accommodation for the public hearing should contact MOCS at least five (5) business days in advance of the hearing to ensure availability.

Accessibility questions: (212) 298-0800, by: Monday, June 3, 2024, 2:30 P.M.

my23-j6

HOUSING AUTHORITY

■ MEETING

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The next Board Meeting of the New York City Housing Authority is scheduled for Wednesday, June 26, 2024 at 10:00 A.M. in the Ceremonial Room on the 5th Floor of 90 Church Street, New York, New York (unless otherwise noted). Copies of the Calendar will be available on NYCHA's Website or may be picked up at the Office of the Corporate Secretary at 90 Church Street, 5th Floor, New York, New York, no earlier than 24 hours before the upcoming Board Meeting. Copies of the Draft Minutes will also be available on NYCHA's Website or may be picked up at the Office of the Corporate Secretary no earlier than 3:00 P.M. on the Thursday following the Board Meeting.

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

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

Accessibility questions: 212-306-3429, by: Wednesday, June 12, 2024, 5:00 P.M.



🕶 j6-26

The next Audit & Finance Committee Meeting of the New York City Housing Authority is scheduled for Tuesday, June 11, 2024, at 10:00 A.M. in the Ceremonial Room on the 5th Floor of 90 Church Street, New York, New York. Copies of the Agenda will be available on NYCHA's Website or may be picked up at the Department of Internal Audit and Assessment at 90 Church Street, 9th Floor, New York, NY, no earlier than twenty-four (24) hours before the upcoming Audit & Finance Committee Meeting. Copies of the draft Minutes are available on this web page or can be picked up at the Department of Internal Audit and Assessment no earlier than 3:00 P.M. on Tuesday, two weeks after the Audit & Finance Committee Meeting.

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

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

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

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

Any person requiring a reasonable accommodation in order to participate in the Audit & Finance Committee Meeting should contact the Department of Internal Audit and Assessment by phone at 212-306-3441 or by e-mail at audit@nycha.nyc.gov, no later than Tuesday, May 28, 2024 at 5:00 P.M.

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

Accessibility questions: Kenichi Mitchell (212) 306-3441, by: Tuesday, May 28, 2024, 5:00 P.M.

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INDEPENDENT BUDGET OFFICE

■ MEETING

The Advisory Board of the New York City Independent Budget Office will hold a hybrid meeting on Wednesday, June 12th at 8:30 A.M. at IBO's office at 110 William Street. To request a zoom link, or for more information, email iboenews@ibo.nyc.ny.us.

Accessibility questions: yolandar@ibo.nyc.ny.us, by: Monday, June 10, 2024, 4:30 P.M.

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my29-j12

my23-j11

LANDMARKS PRESERVATION COMMISSION

PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that pursuant to the provisions of Title 25, Chapter 3 of the Administrative Code of the City of New York (Sections 25-303, 25-307, 25-308, 25-309, 25-313, 25-318, 25-320) on Tuesday, June 11, 2024, at 9:30 A.M., a public hearing will be held in the public hearing room at 1 Centre Street, 9th Floor, Borough of Manhattan, with respect to the following properties, and then followed by a public meeting. Participation by videoconference may be available as well. Please check the hearing page on LPC's website (https://www.nyc.gov/site/lpc/hearings/hearings.page) for updated hearing information.

The final order and estimated times for each application will be posted on the Landmarks Preservation Commission website the Friday before the hearing. Please note that the order and estimated times are subject to change. An overflow room is located outside of the primary doors of the public hearing room. Any person requiring reasonable accommodation in order to participate in the hearing or attend the meeting should contact Gregory Cala, Community and Intergovernmental Affairs Coordinator, at gcala@lpc.nyc.gov or (212) 602-7254 no later than five (5) business days before the hearing or meeting. Members of the public not attending in person can observe the meeting on LPC's YouTube channel at www. youtube.com/nyclpc and may testify on particular matters by joining the meeting using either the Zoom app or by calling in from any phone. Specific instructions on how to observe and testify, including the meeting ID and password, and the call-in number, will be posted on the agency's website, on the Monday before the public hearing.

39-28 46th Street - Sunnyside Gardens Historic District LPC-24-10088 - Block 154 - Lot 71 - **Zoning:** R4 **CERTIFICATE OF APPROPRIATENESS**

A simplified Colonial Revival style rowhouse designed by Clarence Stein & Henry Wright and built in 1926. Application is to modify a window opening.

402 West 20th Street - Chelsea Historic District LPC-24-08677 - Block 717 - Lot 45 - **Zoning:** R7B, C2-5 **CERTIFICATE OF APPROPRIATENESS** A Neo-Colonial style apartment building designed by C. P. H. Gilbert and built in 1897. Application is to install a gate.

Soldiers and Sailors Monument, Riverside Park - Scenic Landmark

LPC-24-10137 - Block 1254 - Lot 1 - Zoning: R10A ADVISORY REPORT

A monument, designed by Charles W. and Arthur A. Stoughton and Paul E.M. Duboy and built in 1900-1902, within an English Romanticstyle park built in 1873-1875 and designed by Frederick Law Olmsted, with modifications and additions to the park built in 1934-37 and designed by Clifton Lloyd and Gilmore Clarke. Application to modify baustrades; install pathways, stairs and railings; remove curbing; relocate cannon balls; and regrade the site.

my29-j11

NOTICE IS HEREBY GIVEN that pursuant to the provisions of Title 25, chapter 3 of the Administrative Code of the City of New York (Sections 25-303, 25-307, 25-308, 25-309, 25-313, 25-318, 25-320) on Tuesday, June 18, 2024, at 9:30 A.M., a public hearing will be held in the public hearing room at 1 Centre Street, 9th Floor, Borough of Manhattan, with respect to the following properties, and then followed by a public meeting. Participation by videoconference may be available as well. Please check the hearing page on LPC's website (https://www. nyc.gov/site/lpc/hearings/hearings.page) for updated hearing information. The final order and estimated times for each application will be posted on the Landmarks Preservation Commission website the Friday before the hearing. Please note that the order and estimated Friday before the hearing. Please note that the order and estimated times are subject to change. An overflow room is located outside of the primary doors of the public hearing room. Any person requiring reasonable accommodation in order to participate in the hearing or attend the meeting should contact Gregory Cala, Community and Intergovernmental Affairs Coordinator, at gcala@lpc.nyc.gov or (212) 602-7254 no later than five (5) business days before the hearing or meeting. Members of the public not attending in person can observe the meeting on LPC's YouTube channel at www.youtube.com/nyclpc and may testify on particular matters by joining the meeting using either the Zoom app or by calling in from any phone. Specific instructions on how to observe and testify, including the meeting ID and password, and the call-in number, will be posted on the agency's website, on the Monday before the public hearing.

116 Pierrepont Street - Brooklyn Heights Historic District LPC-24-07987 - Block 243 - Lot 41 - Zoning: R7-1 CERTIFICATE OF APPROPRIATENESS

A Greek Revival style rowhouse built in 1844. Application is to install rooftop mechanical equipment and skylights, raise the rear façade and infill window openings.

134 Gates Avenue - Clinton Hill Historic District LPC-24-08512 - Block 1981 - Lot 39 - Zoning: R6B CERTIFICATE OF APPROPRIATENESS

A French Second Empire style semi-detached House built in 1864. Application is to legalize the replacement of windows and painting the facade without Landmarks Preservation Commission permit(s).

69 Greene Avenue - Fort Greene Historic District LPC-24-09101 - Block 2121 - Lot 45 - Zoning: R6B CERTIFICATE OF APPROPRIATENESS

The site of a former Italianate style rowhouse built c. 1860 and deconstructed in 2016. Application is to construct a new building.

158 Clinton Street - Brooklyn Heights Historic District LPC-24-09942 - Block 267 - Lot 32 - Zoning: R6 CERTIFICATE OF APPROPRIATENESS

A Greek Revival style rowhouse built in 1847. Application is to construct a rear yard addition, alter the roof, and replace windows at the visible rear façade.

177 Water Street - DUMBO Historic District LPC-24-08276 - Block 30 - Lot 24 - Zoning: M1-4/R8A CERTIFICATE OF APPROPRIATENESS

An American Round Arch style factory building designed by George L. Morse and built in 1880. Application is to alter the rear facade to create a top floor setback at the rear façade and relocate fire shutters.

512 Broadway - SoHo-Cast Iron Historic District LPC-24-06584 - Block 483 - Lot 7502 - Zoning: M1-5/R9X CERTIFICATE OF APPROPRIATENESS

A store building designed by Lamb & Wheeler and built in 1881-1882. Application is to legalize the installation of illuminated signage without Landmarks Preservation Commission permit(s).

550 Broadway - SoHo-Cast Iron Historic District LPC-24-04376 - Block 497 - Lot 11 - Zoning: M1-5/R9X CERTIFICATE OF APPROPRIATENESS

A store building designed by R.G. Hatfield and built in 1854. Application is to legalize the installation of signage without Landmarks Preservation Commission permit(s).

415-417 West 22nd Street - Chelsea Historic District Extension LPC-24-05576 - Block 720 - Lot 39, 40 - Zoning: R7B CERTIFICATE OF APPROPRIATENESS

Two Anglo-Italianate style rowhouses built in 1856. Application is to construct rooftop and rear yard additions, install a cornice and balcony, replace entry infill and fencing, and remove portions of floors and the party wall.

253 West 125th Street - Individual and Interior Landmark LPC-24-10008 - Block 1931 - Lot 10 - Zoning: C4-4A, C4-7, 125th CERTIFICATE OF APPROPRIATENESS

A neo-Classical style theater with a classically-inspired interior designed by George Keister and built in 1913-14. Application is to use substitute materials at historic signage and alter portions of the designated interior.

j5-18

NOTICE IS HEREBY GIVEN that pursuant to the provisions of Title 25, Chapter 3 of the Administrative Code of the City of New York (Sections 25-303, 25-307, 25-308, 25-309, 25-313, 25-318, 25-320) on Tuesday, June 11, 2024, at 9:30 A.M., a public hearing will be held in the public hearing room at 1 Centre Street, 9th Floor, Borough of Manhattan, with respect to the following properties, and then followed by a public meeting. Participation by videoconference may be available as well. Please check the hearing page on LPC's website (https://www. nyc.gov/site/lpc/hearings/hearings.page) for updated hearing information. The final order and estimated times for each application will be posted on the Landmarks Preservation Commission website the Friday before the hearing. Please note that the order and estimated times are subject to change. An overflow room is located outside of the primary doors of the public hearing room. Any person requiring reasonable accommodation in order to participate in the hearing or attend the meeting should contact Gregory Cala, Community and Intergovernmental Affairs Coordinator, at gcala@lpc.nyc.gov or 212-602-7254 no later than five (5) business days before the hearing or meeting. Members of the public not attending in person can observe the meeting on LPC's YouTube channel at www.youtube.com/nyclpc and may testify on particular matters by joining the meeting using either the Zoom app or by calling in from any phone. Specific instructions on how to observe and testify, including the meeting ID and password, and the call-in number, will be posted on the agency's website, on the Monday before the public hearing.

Willoughby-Hart Historic District LP-2683

ITEM PROPOSED FOR PUBLIC HEARING

The proposed designation of the Willoughby-Hart Historic District consists of the properties bounded by a line beginning at the northwest corner of the property line of 445 Willoughby Avenue, and extending easterly along the northern property lines of 445 through 507 Willoughby Avenue, southerly along the eastern property line of 507 Willoughby Avenue, across Willoughby Avenue and along the eastern property lines of 510 Willoughby Avenue and 75 Hart Street to the northern curbline of Hart Street, westerly along said curbline to a point on a line extending northerly from the eastern property line of 72 Hart Street, southerly along the southern property line of 72 through 12 Hart Street, northerly along a portion of the western property line of 12 Hart Street, westerly along the southern property lines of 70 through 2 Hart Street, to the eastern curbline of Nostrand Avenue, northerly along said curbline, across Hart Street and along the eastern curbline of Nostrand Avenue to a point on a line extending westerly from the northern property lines of 1 through 9 Hart Street, northerly property line of 1 Hart Street and the northern property lines of 11 Hart Street and 446 Willoughby Avenue, across Willoughby Avenue and along the western property line of 445 Willoughby Avenue to the point of beginning.

my28-j10

MAYOR'S OFFICE OF CRIMINAL JUSTICE

■ NOTICE

The Mayor's Office of Criminal Justice (MOCJ) is requesting delegation to conduct a one-time public hearing at MOCJ for the ten (10) contracts listed below on June 6, 2024, 10:00 A.M. via Teams conference where attendees will call +1 332-910-6701 or join Teams by Meeting ID: 262 352 957 60 Access Code: 7FYzNF. The contracts are being funded through the proposed contractor has been selected by Negotiated Acquisition Extension, pursuant to Section 3-04 (b)(2)(iii) of the Procurement Policy Board Rules. There is a critical need to have the contracts listed below registered in an expedited manner and MOCJ can't wait until the next public hearing schedule for June 27, 2024. Mayor's Office of Criminal Justice (MOCJ) will adhere to all rules as outlined in PPB Rule 2-11(c)(1), the CCPO hereby approves a shorter notice period for public hearings for human service contracts identified has part of the backlog. MOCJ will submit all public hearing packages to Mayor's office of Contract Services (MOCS) for approval prior to the public hearing. MOCJ does not anticipate any testimony for the contracts. MOCJ will publish notice in the City Record five days prior to the Public Hearing on June 06, 2024.

CONTRACOR NAME AND ADDRESS	SERVICES	EPIN	AMOUNT	TERM
EAC INC	Abusive Partner Intervention Program - Staten Island	12824N0009001	170,650.00	7/1/2024 - 6/30/2025
Fortune Society	Abusive Partner Intervention Program - Queens	12824N0012001	523,217.00	7/1/2024 - 6/30/2025
Fortune Society	Abusive Partner Intervention Program - Manhattan	12824N0011001	533,538.00	7/1/2024 - 6/30/2025
EAC INC	Abusive Partner Intervention Program - Brooklyn	12824N0008001	407,206.00	7/1/2024 - 6/30/2025
The Osborne Association	Abusive Partner Intervention Program - Bronx	12824N0010001	1,580,895.00	7/1/2024 - 6/30/2025
Safe Horizon	Restitution	12824N0013001	788,469.00	7/1/2024 - 6/30/2025
Legal Aid Society	Indigent Defense: Appeals	12824N0004001	28,792,245.00	7/1/2024 - 6/30/2025
Office of the Appellate Defender	Indigent Defense: Appeals	12824N0006001	6,277,869.00	7/1/2024 - 6/30/2025
Appellate Advocates	Indigent Defense: Appeals	12824N0005001	19,460,509.00	7/1/2024 - 6/30/2025
Center for Appellate Litigation	Indigent Defense: Appeals	12824N0007001	13,662,934.00	7/1/2024 - 6/30/2025

my31-j6

RENT GUIDELINES BOARD

■ NOTICE

NOTICE IS HEREBY GIVEN that the New York City Rent Guidelines Board (RGB) will hold a public hearing on **June 11, 2024** at Adler Hall, New York Society for Ethical Culture, 2 West 64th Street, New York, NY 10023 from 5:00 P.M. to 8:00 P.M. to consider public comments concerning proposed rent adjustments on leases for apartments, lofts, hotels (including class A and class B hotels, SROs, rooming houses and lodging houses) and other housing units subject to the Rent Stabilization Law of 1969 and the Emergency Tenant Protection Act of 1974. These adjustments will affect leases commencing between October 1, 2024 through September 30, 2025.

Anyone who wants to comment on the proposed rule at a public hearing must sign up to speak. People wishing to speak at the public hearings can pre-register in advance. Pre-registration of speakers is advised. You can pre-register online through our website, nyc.gov/rgb, or you can sign up to speak by calling 212-669-7480 from 9:00 A.M. till 5:00 P.M., Monday through Friday. Pre-registration requests for the hearing must be received before 12:00 P.M. one business day **prior** to the public hearing date. For those who do not pre-register, registration is also available at the public hearings. You can register in-person from 5:00 P.M. to 8:00 P.M. on June 11. You will have two minutes to speak. For further information and to pre-register for a public hearing, call the RGB at (212) 669-7480.

Written requests for pre-registration must be received at the office of the Board at 1 Centre Street, Suite 2210, New York, NY, 10007 by 12:00 P.M. on the business day prior to the public hearing date. Written requests for registration can be emailed to csuperville@rgb.nyc.gov or mailed to the Rent Guidelines Board at the address listed above. This hearing is wheelchair accessible and Spanish interpretation will be provided. Persons who request that a language interpreter, other than Spanish, or a sign language interpreter or other form of reasonable accommodation for a disability be provided at any of the scheduled hearings must notify Ms. Charmaine Superville at the NYC Rent Guidelines Board at (212) 669-7480 or via email at csuperville@ rgb.nyc.gov by May 24, 2024 no later than 4:30 P.M.

The public is invited to observe all public meetings and public hearings but is invited to speak only at the public hearings. All public hearings may be livestreamed from YouTube at: https://www.youtube.com/ RentGuidelinesBoard. Members of the public must be present at the public hearing location in order to testify.

Proposed rent guidelines for all of the above classes of stabilized housing units were adopted on **April 30, 2024**. Copies of the proposed guidelines are available from the NYC Rent Guidelines Board office at the above listed address, at the Board's website nyc.gov/rgb, or at rules. cityofnewyork.us.

my30-j10

TEACHERS' RETIREMENT SYSTEM

■ MEETING

Please be advised that the next Board Meeting of the Teachers' Retirement System of the City of New York (TRS) has been scheduled for Thursday, June 20, at 3:30 P.M.

The meeting will be held at the Teachers' Retirement System, 55 Water Street, 16th Floor, Boardroom, New York, NY 10041.

The meeting is open to the public. However, portions of the meeting, where permitted by law, may be held in executive session. The remote Zoom meeting link, meeting ID, and phone number will be available approximately one hour before the start of the meeting at: https://www.trsnyc.org/memberportal/About-Us/ourRetirementBoard

Learn how to attend TRS meetings online or in person: https://www.trsnyc.org/memberportal/About-Us/ourRetirementBoard/ AttendingTRSMeetings

• j6-20

COURT NOTICES

SUPREME COURT

QUEENS COUNTY

■ PUBLIC HEARINGS

QUEENS COUNTY NOTICE OF PETITION INDEX NUMBER 709749/2024 CONDEMNATION PROCEEDING

In the Matter of the Application of the CITY OF NEW YORK, Relative to Acquiring Title in Fee Simple Absolute to Certain real property in Queens where not heretofore acquired for the same purpose, for

ROADWAY IMPROVEMENTS IN ROSEDALE AREA STREETS – STAGE 2

in the Borough of Queens, City and State of New York.

PLEASE TAKE NOTICE that the City of New York ("City") intends to make an application to the Supreme Court of the State of New York, Queens County, IA Part 38, for certain relief

The application will be made at the Queens County Courthouse, located at 88-11 Sutphin Boulevard, Part 38, Courtroom 116, in the Borough of Queens, City and State of New York. The Court has advised that the application will be taken on submission on June 6, 2024 at 10:00 A.M. If you would like an opportunity to be heard, please contact Richard Chase at <u>rchase@nycourts.gov</u> with a carbon copy to mkeenan@law.nyc.gov on or before June 4, 2024, and the court will schedule a hearing if needed.

The application is for an order:

- 1) authorizing the City to file an acquisition map in the Office of the City Register;
- directing that upon the filing of the order granting the relief 2)sought in this petition, together with the filing of the map in the Office of the City Register, title to the property shown on said map and sought to be acquired and more particularly described in this petition shall vest in the City in fee simple absolute:
- providing that the just compensation that should be made to $\mathbf{3}$ the owners of the real property sought to be acquired and described in this petition be ascertained and determined by the Court without a jury;
- directing that within thirty days of entry of the order 4) granting the relief sought in this petition, the City shall cause a Notice of Acquisition to be published in at least ten successive issues of The City Record, an official newspaper published in the City of New York, and shall serve a copy of such notice by first class mail on each condemnee or his, her, or its attorney of record; and
- directing that each condemnee shall have a period of one 5) calendar year from the vesting date for this proceeding in which to file a written claim, demand, or notice of appearance with the Clerk of this Court and to serve a copy of the same upon the Corporation Counsel of the City of New York, 100 Church Street, New York, New York, 10007.

The City of New York, in this proceeding, intends to acquire title in fee simple absolute to certain real property where not heretofore acquired for the same purpose, for the full reconstruction of roadways, sidewalks and curbs, pedestrian ramps, storm sewers, sanitary sewers, and water mains in the Rosedale neighborhood in the Borough of Queens, City and State of New York. This application is for the acquisition of properties within the second stage of the Roadway Improvements in Rosedale Area Streets project.

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

Site 1

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

BEGINNING at a point formed by the intersection of the northeasterly line of Hook Creek Boulevard (100 feet wide) with the northwesterly line of Frankton Street, (50 feet wide);

RUNNING THENCE northeasterly, along the northwesterly line of Frankton Street, a distance of 201.39 feet to a point on the Nassau County Line;

THENCE southeasterly, deflecting to the right 90° 32' 22.5" from the last mentioned course and along the Nassau County Line, a distance of 50.00 feet to a point on the southeasterly line of Frankton Street; THENCE southwesterly, along the southeasterly line of Frankton Street, deflecting to the right 89° 27' 37.5" from the last mentioned course, a distance of 200.01 feet to a corner formed by the intersection of the northeasterly line of Hook Creek Boulevard Street with the southeasterly line of Frankton Street;

THENCE southeasterly, deflecting to the left 89° 27' 37.5" from the last mentioned course and along the northeasterly line of Hook Creek Boulevard, a distance of 200.01 feet to a corner formed by the intersection of the northwesterly line of 145th Avenue (50 feet wide) with the northeasterly line Hook Creek Boulevard;

THENCE northeasterly, deflecting to the left 90° 32' 22.5" from the last mentioned course and along the northwesterly line of 145th Avenue, a distance of 200.01 feet to a point on the Nassau County Line; **THENCE** southeasterly, deflecting to the right 90° 32' 22.5" from the last mentioned course and along the Nassau County Line, a distance of 60.00 feet to a point on the southeasterly line of 145th Avenue; THENCE southwesterly, deflecting to the right 89° 27' 37.5" from the last mentioned course and along 145th Avenue, a distance of 200.01 feet to a corner formed by the intersection of the northeasterly line of Hook Creek Boulevard with the southeasterly line of 145th Avenue; THENCE southeasterly, deflecting to the left 89° 27' 37.5" from the last mentioned course, and along the northeasterly line of Hook Creek Boulevard, a distance of 395.81 feet to a point;

THENCE southeasterly, deflecting to the right 12° 36' 27.9" from the last mentioned course, a distance of 200.83 feet to a point; **THENCE** southeasterly, deflecting to the left 1° 15' 50" from the last mentioned course a distance of 416.32 feet to a point;

THENCE southeasterly, deflecting to the right 00° 01' 23.1" from the last mentioned course, a distance of 500.96 feet to a point; THENCE easterly, deflecting to the left 54° 15' 17" from the last mentioned course and, a distance of 387.13 feet to a point on the Nassau County Line;

THENCE southerly, deflecting to the right 59° 35' 43" from the last mentioned course and along the Nassau County Line, a distance of 75.36 feet to a point on the southerly line of Hungry Harbor Road (80 feet wide);

THENCE westerly, deflecting to the right 120° 24' 17" from the last mentioned course and along the southerly line of Hungry Harbor Road, a distance of 245.72 feet to a point of tangency;

THENCE westerly, along an arc of circle with radius of 426.749 feet and a central angle of 14° 12' 24.6", deflecting to the right, a distance of 105.81 feet to a point;

THENCE southeasterly, deflecting to the left 13° 56' 17.6" from the tangent of the previous curve, a distance of 45.36 feet to a point on northeasterly prolongation of the southeasterly line of Hook Creek Boulevard;

THENCE southwesterly, deflecting to the left 62° 57' 30" from the last mentioned course and along the southeasterly line of Hook Creek Boulevard and its northeasterly prolongation, a distance of 41.71 feet to an angle point;

THENCE southwesterly, deflecting to the left 57° 15' 00" from the last mentioned course and along the northeasterly line of Hook Creek Boulevard, a distance of 385.92 feet to a point;

THENCE southwesterly, deflecting to the right 90° 18' 30" from the last mentioned course, a distance of 56.50 feet to a point;

THENCE northwesterly, deflecting to the right 89° 41' 30" from the last mentioned course, a distance of 191.51 feet to a point;

THENCE westerly, deflecting to the left 44° 52' 37.5" from the last mentioned course, a distance of 12.05' feet to a point on the northeasterly prolongation of the southeasterly line of 148th Drive (60 feet wide):

THENCE southwesterly, deflecting to the left 44° 48' 52.5" from the last mentioned course and along the southeasterly line of 148th Drive and its northeasterly prolongation, a distance of 832.97 feet to a corner formed by the intersection of the southeasterly line of 148th Drive with the northeasterly line of 259th Street (60 feet wide);

THENCE northwesterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 60.00 feet to a corner formed by the intersection of northwesterly line of 148th Drive with the northeasterly line of 259th Street;

THENCE northeasterly, deflecting to the right 90° 00' 00" from the last mentioned course and along the northwesterly line of 148th Drive and its northeasterly prolongation, a distance of 832.65 feet to a point; THENCE northerly, deflecting to the left 45° 11' 07.5" from the last mentioned course, a distance of 7.06 feet to a point;

THENCE northwesterly, deflecting to the left 45° 07' 22.5" from the last mentioned course, a distance of 195.00 feet to a point on northeasterly prolongation of the southeasterly line of 48th Road (60 feet wide):

THENCE northeasterly, deflecting to the right 90° 18' 30" from the last mentioned course and along the northeasterly prolongation of the southeasterly line of 148th Road, a distance of 33.04 feet to a point; THENCE northwesterly, deflecting to the left 87° 11' 37.7" from the last mentioned course, a distance of 60.07 feet to a point on the northeasterly prolongation of the northwesterly line of 148th Road; THENCE southwesterly, deflecting to the left 92° 48' 22.3" from the last mentioned course and along the northeasterly prolongation of northwesterly line of 148th Road, a distance of 28.14 feet to a point; THENCE northwesterly, deflecting to the right 86° 41' 32" from the last mentioned course, a distance of 200.33 feet to a point on northeasterly prolongation of southeasterly line of 148th Avenue (60 feet wide)

THENCE southwesterly, deflecting to the left 86° 41' 32" from the last mentioned course and along the southeasterly line of 148th Avenue and its northeasterly prolongation, a distance of 832.85 feet to a corner formed by the intersection of the northeasterly line of 259th Street with the southeasterly line of 148th Avenue;

THENCE northwesterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 60.00 feet to a corner formed by the intersection of the northeasterly line of 259th Street with the northwesterly line of 148th Avenue;

THENCE northeasterly, deflecting to the right 90° 00' 00" from the last mentioned course and along the northwesterly line of 148th Avenue and its northeasterly prolongation, a distance of 847.24 feet to a point; THENCE northwesterly, deflecting to the left 95° 15' 00.8" from the last mentioned course, a distance of 52.48 feet to a point;

THENCE westerly, deflecting to the left 44° 32' 07.6" from the last mentioned course, a distance of 7.24 feet to a point; **THENCE** northwesterly, deflecting to the right 43° 41' 55.6" from the

THENCE northwesterly, deflecting to the right 43° 41' 55.6" from the last mentioned course, a distance of 130.49 feet to a point on the northeasterly prolongation of the southeasterly line of 147th Drive (60 feet wide);

THENCE northeasterly, deflecting to the right 96° 08' 50.9" from the last mentioned course and along the northeasterly prolongation of the southeasterly line of 147th Drive, a distance of 5.03 feet to a point; **THENCE** northwesterly, deflecting to the left 96° 08' 50.9" from the last mentioned course, a distance of 60.35 feet to a point on northeasterly prolongation of the northwesterly line of 147th Drive; **THENCE** southwesterly, deflecting to the left 83° 51' 00" from the last mentioned course and along the northeasterly prolongation of the northwesterly line of 147th Drive, a distance of 5.03 feet to a point; **THENCE** northwesterly, deflecting to the right 83° 51' 00" from the last mentioned course, a distance of 186.07 feet to a point;

THENCE northeasterly, deflecting to the right 96° 09' 00" from the last mentioned course; a distance of 4.31 feet to a point;

THENCE northwesterly, deflecting to the left 95° 27' 04" from the last mentioned course, a distance of 59.33 feet to a point;

THENCE northwesterly, deflecting to the left $\hat{00}^{\circ} 47' 33.2"$ from the last mentioned course, a distance of 105.71 feet to a point;

THENCE northwesterly, deflecting to the right 01° 14' 52.2" from the last mentioned course, a distance of 173.85 feet to a point;

THENCE northwesterly, deflecting to the left 11° 55' 41.1" from the last mentioned course, a distance of 84.13 feet to a point;

THENCE northwesterly, deflecting to the left 01° 48' 54.1" from the last mentioned course, a distance of 165.81 feet to a point; **THENCE** northwesterly, deflecting to the left 00° 56' 59.9" from the last mentioned course, a distance of 123.22 feet to a point on the northeasterly prolongation of the southeasterly line of 145th Avenue

(50 feet wide); **THENCE** southwesterly, deflecting to the left 68° 32' 37.9" from the last mentioned course and along the southeasterly line of 145th Avenue and its northeasterly prolongation, a distance of 107.07 feet to a point;

THENCE northwesterly, deflecting to the right 77° 46' 48" from the last mentioned course, a distance of 11.60 feet to a point; **THENCE** northwesterly, deflecting to the right 11° 58' 57.5" from the

THENCE northwesterly, deflecting to the right 11° 58' 57.5" from the last mentioned course, a distance of 11.57 feet to a point;

THENCE northeasterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 9.58 feet to a point;

THENCE northwesterly, deflecting to the left 90° 00' 00" from the last mentioned course, a distance of 11.60 feet to a point;

THENCE northwesterly, deflecting to the left 19° 04' 15.5" from the last mentioned course, a distance of 16.37 feet to a point on the northwesterly line of 145th Avenue;

THENCE northeasterly, deflecting to the right 109° 18' 30" from the last mentioned course and along the northwesterly line of 145th Avenue and its northeasterly prolongation, a distance of 81.49 feet to a point;

THENCE northwesterly, deflecting to the left 110° 34' 48" from the last mentioned course, a distance of 234.29 feet to a point on the

northeasterly prolongation of the southeasterly line of Frankton Street; **THENCE** southwesterly, deflecting to the left 107° 43' 42" from the last mentioned course and along the northeasterly prolongation of the southeasterly line of Frankton Street, a distance of 28.23 feet to a point;

THENCE northwesterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 25.00 feet to a point; **THENCE** southwesterly, deflecting to the left 90° 00' 00" from the last

mentioned course, a distance of 18.39 feet to a point; **THENCE** northwesterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 25.00 feet to a point on the

northwesterly line of Frankton Street; **THENCE** northeasterly, deflecting to the right 90° 00' 00" from the last

THENCE northeasterly, deflecting to the right 90° 00° 00° from the last mentioned course and along the northwesterly line of Frankton Street and its northeasterly prolongation, a distance of 68.90 feet to a point; **THENCE** northwesterly, deflecting to the left 78° 05' 07.2" from the last mentioned course, a distance of 102.20 feet to a point;

THENCE northeasterly, deflecting to the right 80° 49' 10.7" from the last mentioned course, a distance of 21.41 feet to a point; **THENCE** southeasterly, deflecting to the right 90° 00' 00" from the last

THENCE southeasterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 16.09 feet to a point;

THENCE northeasterly, deflecting to the left 90° 00' 38.1" from the last mentioned course, a distance of 21.83 feet to a point;

THENCE northeasterly, deflecting to the right 6° 27' 36.3" from the last mentioned course, a distance of 17.26 feet to a point on the northeasterly line of Hook Creek Boulevard; **THENCE** southwesterly, deflecting to the right 90° 00' 00" from the last mentioned course and along the northeasterly line of Hook Creek Boulevard, a distance of 98.06 feet to the point or place of **BEGINNING**.

Above described parcel consists of beds of Hook Creek Boulevard, Frankton Street, 145th Avenue, 148th Avenue, Hungry Harbor Road and 148th Drive as laid out on "City Map" of the City of New York, Borough of Queens and comprises an area of 298,086 Sq. Ft. or 6.84311 acres.

Site 2

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

BEGINNING at a point formed by the intersection of the northwesterly line of 145^{th} Avenue (50 feet wide) with the

northwesterly line of Frankton Street (50 feet wide); **RUNNING THENCE** northeasterly, along the northwesterly line of

Frankton Street, a distance of 370.52 feet to a point;

THENCE southeasterly, deflecting to the right 90° 00' 00.0" from the last mentioned course, a distance of 25.00 feet to a point;

THENCE northeasterly, deflecting to the to the left 90° 00' 00" from the last mentioned course, a distance of 18.39 feet to a point;

THENCE southeasterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 25.00 feet to a point on the southeasterly line of Frankton Street;

THENCE southwesterly, deflecting to the right 90° 00' 00" from the last mentioned course and along the southeasterly line of Frankton Street, a distance of 312.94 feet to a corner formed by the intersection of the northeasterly line of 145th Avenue with the southeasterly line of Frankton Street;

THENCE southeasterly, deflecting to the left 90° 00' 00" from the last mentioned course, and along the northeasterly line of 145th Avenue, a distance of 10.00 feet to an angle point;

THENCE northeasterly, deflecting to the left 51° 41' 30" from the last mentioned course, and along the northeasterly line of 145th Avenue, a distance of 262.39 feet to a point;

THENCE southeasterly, deflecting to the right 70° 41' 30" from the last mentioned course, a distance of 16.37 feet to a point;

THENCE southeasterly, deflecting to the right 19° 04' 15.5" from the last mentioned course, a distance of 11.60 feet to a point;

THENCE southwesterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 9.58 feet to a point;

THENCE southeasterly, deflecting to the left 90° 00' 00" from the last mentioned course, a distance of 11.57 feet to a point;

THENCE southeasterly, deflecting to the left 11° 58' 57.5" from the last mentioned course, a distance of 11.60 feet to a point to point on the southeasterly line of 145th Avenue;

THENCE southwesterly, deflecting to the right 102° 13' 12" from the last mentioned course and along the southeasterly line of 145th Avenue, a distance of 340.20 feet to an angle point;

THENCE southwesterly, deflecting to the left 38° 18' 30" from the last mentioned course and along the southeasterly line of 145th Avenue, a distance of 43.45 feet to a corner formed by the intersection of southeasterly line of 145th Avenue with the northeasterly line of Francis Lewis Boulevard (80 feet wide);

THENCE southeasterly, deflecting to the left 86° 12' 06.6" from the last mentioned course and along the northeasterly line of Francis Lewis Boulevard, a distance of 366.49 feet to an angle point;

THENCE southeasterly, deflecting to the right 03° 19' 16.2" from the last mentioned course, a distance of 425.39 feet to a point;

THENCE southeasterly, deflecting to the left 01° 36' 49.3" from the last mentioned course, a distance of 351.14 feet to a point; **THENCE** southeasterly, deflecting to the left 13° 28' 19.3" from the

last mentioned course, a distance of 24.55 feet to a point on the northeasterly line of Francis Lewis Boulevard;

THENCE southeasterly, deflecting to the right 14° 43' 02.4" from the last mentioned course, and along the northeasterly line of Francis Lewis Boulevard, a distance of 14.56 feet to a point of tangency; **THENCE** southeasterly, along an arc of a circle with radius of 15.00 feet and central angle of 63° 54' 24.7", deflecting to the left, and along the northeasterly line of Francis Lewis Boulevard, a distance of 16.73 feet to a point;

THENCE southeasterly, deflecting to the right 43° 51' 03.9" from the tangent of the previous curve, a distance of 63.39 feet to a point; **THENCE** southeasterly, deflecting to the right 44° 32' 07.6" from the last mentioned course, a distance of 52.48 feet to a point on the northeasterly prolongation of the northwesterly line of the 148th Avenue (60 feet wide);

THE CITY RECORD

THENCE southwesterly, deflecting to the right 95° 15' 00.8" from the last mentioned course, and along northeasterly prolongation of the northwesterly line of 148th Avenue, a distance of 101.80 feet to a corner formed by the intersection of the northwesterly line of 148th Avenue with the southwesterly line of Francis Lewis Boulevard; **THENCE** northwesterly, deflecting to the right 60° 16' 12.4" from the last mentioned course and along the southwesterly line of Francis Lewis Boulevard, a distance of 215.21. feet to a corner formed be the intersection of the southeasterly line of 147th Drive (60 feet wide) with

the southwesterly line Francis Lewis Boulevard; **THENCE** southwesterly, deflecting to the left 60° 12' 35.4" from the last mentioned course, and along southeasterly line of 147th Drive, a distance of 19.28 feet to a point;

last mentioned course, and along southeasterry line of 11.1 an 21.1.9, a distance of 19.28 feet to a point; **THENCE** northwesterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 30.00 feet to a point;

THENCE southwesterly, deflecting to the left 90° 00' from the last mentioned course, a distance of 95.95 feet to a point;

THENCE northwesterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 30.00 feet to a point on the northwesterly line of 147th Drive;

THENCE northwesterly, deflecting to the right 90° 00' 00" from the last mentioned course, and along the northwesterly line of 147th Drive, a distance of 80.93 feet to a corner formed by the intersection of the southwesterly line of Francis Lewis Boulevard with the northwesterly line of 147th Drive

THENCE northeasterly, deflecting to the left 119° 47' 24.6" from the last mentioned course and along the southwesterly line of Francis Lewis Boulevard, a distance of 212.02 feet to a corner formed by the intersection of the southwesterly line of Francis Lewis Boulevard with the southeasterly line of 147th Road (60 feet wide);

THENCE southwesterly, deflecting to the left 60° 12' 35.4" from the last mentioned course and along the southeasterly line of 147th Road, a distance of 24.10 feet to a point; **THENCE** northwesterly, deflecting to the right 90° 00' 00" from the

THENCE northwesterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 31.00 feet to a point;

THENCE northeasterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 6.35 feet to a point on the southeasterly prolongation of the southwesterly line of Francis Lewis Boulevard; **THENCE** northwesterly, deflecting to the left 119° 47' 24.6" from the last mentioned course, and along the southwesterly line of Francis Lewis Boulevard and its southeasterly prolongation, a distance of 135.06 feet to an angle point;

THENCE northwesterly, deflecting to the left 02° 57' 10" from the last mentioned course, and along the southwesterly line of Francis Lewis Boulevard, a distance of 279.53 feet to a corner formed by the intersection of 147th Avenue with the southwesterly line of Francis Lewis Boulevard;

THENCE northeasterly, deflecting to the right 122° 36' 49.6" from the last mentioned course, and along the northeasterly prolongation of the southeasterly line of 147th Avenue, a distance of 47.49 feet to a point; **THENCE** northwesterly, deflecting to the left 122° 36' 19.6" from the last mentioned course, a distance of 94.98 feet to a point on the northeasterly prolongation of the northwesterly line of 147th Avenue; **THENCE** southwesterly, deflecting to the left 57° 23' 10.4" from the last mentioned course, and along northeasterly prolongation of the northwesterly prolongation of the northwesterly prolongation of the northwesterly prolongation of the THENCE southwesterly, deflecting to the left 57° 23' 10.4" from the last mentioned course, and along northeasterly prolongation of the northwesterly line of 147th Avenue, a distance of 33.71. feet to a point; **THENCE** northwesterly, deflecting to the right 72° 23' 23.8" from the

last mentioned course, a distance of 42.32 feet to a point; **THENCE** northwesterly, deflecting to the left 15° 00' 00" from the last

THENCE northwesterly, deflecting to the left 05° 04' 32.4" from the last mentioned course, a distance of 84.44 feet to a point; **THENCE** northwesterly, deflecting to the left 05° 04' 32.4" from the last mentioned course, a distance of 93.31 feet to a point on the northeasterly prolongation of the southeasterly line of 145th Avenue; **THENCE** southwesterly, deflecting to the left 52° 18' 41.4" from the last mentioned course, a distance of 17.00 feet to a corner formed by the intersection of the southeasterly line of 145th Avenue with the southeasterly line of Francis Lewis Boulevard;

THENCE northwesterly, deflecting to the right 57° 23' 00.4" from the last mentioned course, and along the northwesterly prolongation of the southwesterly line of Francis Lewis Boulevard, a distance of 2.61 feet to a point on the southeasterly prolongation of the southwesterly line of Francis Lewis Boulevard;

THENCE northwesterly, deflecting to the left 00° 47' 06.7" from the last mentioned course, and along the southwesterly line of Francis Lewis Boulevard and its southeasterly prolongation, a distance of 165.31 feet to a point;

THENCE northeasterly, deflecting to the right 122° 01' 06.3" from the last mentioned course, a distance of 50.52 feet to a point;

THENCE southeasterly, deflecting to the right 54°58' 07" from the last mentioned course, a distance of 7.89 feet to a point;

THENCE northeasterly, deflecting to the left 90° 00' 00" from the last mentioned course, a distance of 36.80 feet to a point on the northeasterly line of the Francis Lewis Boulevard;

THENCE southeasterly, deflecting to the right 93° 00' 46.7" from the last mentioned course, and along the northeasterly line of the Francis Lewis Boulevard, a distance of 56.13 feet to a corner formed by the intersection of the northeasterly line of Francis Lewis Boulevard with the northwesterly line of 145th Avenue;

THENCE northeasterly, deflecting to the left 54° 42' 16.7" from the last mentioned course, and along the northwesterly line of 145th Avenue, a distance of 70.90 feet to point or place of **BEGINNING**.

Above described parcel consists of beds of Francis Lewis Boulevard, Frankton Street, 147th Road, 147th Drive and 145th Avenue as they are laid out on the "City Map" for the City of New York, Borough of Queens and comprises an area of 143,096 Sq. Ft. or 3.28503 acres.

Site 3

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

BEGINNING at a point formed by the intersection of the northeasterly line of 259th Street (60 feet wide) with the southeasterly line of 147th Avenue (80 feet wide);

RUNNING THENCE southeasterly, along the northeasterly line of 259th Street, a distance of 322.72 feet to a corner formed by the intersection of the northeasterly line of 259th Street with the northwesterly line of 147th Road (60 feet wide);

THENCE northeasterly, deflecting to the left 90° 00' 00" from the last mentioned course along the northwesterly line of 147^{th} Road, a distance of 466.25 feet to a corner formed by the intersection of the southeasterly line of Francis Lewis Boulevard (80 feet wide) with the northwesterly line of 147^{th} Road;

THENCE northeasterly, deflecting to the to the right 60° 12' 35.4" from the last mentioned course along the southeasterly prolongation of the southwesterly line of Francis Lewis Boulevard, a distance of 33.42 feet to a point;

THENCE southwesterly, deflecting to the right 119° 47' 24.6" from the last mentioned course, a distance of 6.35 feet to a point;

THENCE southeasterly, deflecting to the left 90° 00' 00" from the last mentioned course, a distance of 31.00 feet to a point on the southeasterly line of 147th Road;

THENCE southwesterly, deflecting to the right 90° 00' 00" from the last mentioned course along the southeasterly line of 147^{th} Road, a distance of 476.50 feet to a corner formed by the intersection of the southeasterly line of the 147^{th} Road with the northeasterly line of 259^{th} Street;

THENCE southeasterly, deflecting to left 90° 00' 00" from the last mentioned course along the northeasterly line of 259th Street, a distance of 184.00 feet to a corner formed by the intersection of the northeasterly line of 259th Street with the northwesterly line of 147th Drive (60 feet wide);

THENCE northeasterly, deflecting to the left 90° 00' 00" from the last mentioned course along the northwesterly line of 147^{th} Drive, a distance of 525.00 feet to a point;

THENCE southeasterly, deflecting to the to the right 90° 00' 00" from the last mentioned course, a distance of 30.00 feet to a point;

THENCE northeasterly, deflecting to the left $90^{\circ} 00' 00''$ from the last mentioned course, a distance of 96.00 feet to a point;

THENCE southeasterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 30.00 feet to a point on the southeasterly line of 147th Drive;

THENCE southwesterly, deflecting to the right 90° 00' 00" from the last mentioned course along the southeasterly line of 147th Drive, a distance of 619.44 feet to a corner formed by the intersection of the southeasterly line of 147th Drive with the northeasterly line of 259th Street;

THENCE southeasterly, deflecting to the left 90° 03' 37" from the last mentioned course along the northeasterly line of 259th Street, a distance of 187.55 feet to a corner formed by the intersection of the northeasterly line of 259th Street with the northwesterly line of 148th Avenue (60 feet wide);

THENCE southwesterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 60.00 feet to a corner formed by the intersection of the southwesterly line of 259th Street with the northwesterly line of 148th Avenue;

THENCE northwesterly, deflecting to the right 90° 00' 00" from the last mentioned course along the southwesterly line of 259th Street, a distance of 187.62 feet to a corner formed by the intersection of the southwesterly line of 259th Street with the southeasterly line of 147th Drive;

THENCE southwesterly, deflecting to the left 89° 56' 23" from the last mentioned course along the southeasterly line of 147th Drive, a distance of 585.00 feet to a point;

THENCE northwesterly, deflecting to the right 89° 56' 23" from the last mentioned course, a distance of 7.50 feet to a point;

THENCE northeasterly, deflecting to the right 90° 03' 37" from the last

mentioned course, a distance of 5.01 feet to a point; **THENCE** northwesterly, deflecting to the left 90° 00' 00" from the last mentioned course, a distance of 45.00 feet to a point;

THENCE southwesterly, deflecting to the left 90° 00' 00" from the last mentioned course, a distance of 6.56 feet to a point;

THENCE northwesterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 7.50 feet to a point on the southwesterly prolongation of the northwesterly line of 147th Drive;

THENCE northeasterly, deflecting to the right 90° 00' 00" from the last mentioned course along the northwesterly line of 147th Drive and its southwesterly prolongation, a distance of 585.00 feet to a corner formed by the intersection of the southwesterly line of 259th Street with the northwesterly line of 147th Drive;

THENCE northwesterly, deflecting to the left 90° 00' 00" from the last mentioned course along the southwesterly line of 259th Street, a distance of 184.00 feet to a corner formed by the intersection of the southwesterly line of 259th Street with the southeasterly line of 147th Road:

THENCE southwesterly, deflecting to the left 90° 00' 00" from the last mentioned course along the southeasterly line of 147th Road, a distance of 260.00 feet to a point;

THENCE northwesterly, deflecting to the right 90° 00' 00" from the

last mentioned course, a distance of 5.00 feet to a point; **THENCE** northeasterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 30.00 feet to a point;

THENCE northwesterly, deflecting to the left 90° 00' 00" from the last mentioned course, a distance of 3.50 feet to a point;

THENCE northeasterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 20.00 feet to a point;

THENCE northwesterly, deflecting to the left 90° 00' 00" from the last mentioned course, a distance of 46.50 feet to a point;

THENCE southwesterly, deflecting to the left 90° 00' 00" from the last mentioned course, a distance of 55.00 feet to a point;

THENCE northwesterly, deflecting to the right 90° 00' 00" from the last mentioned course, a distance of 5.00 feet to a point on the

southwesterly prolongation of the northwesterly line of 147th Road; **THENCE** northeasterly, deflecting to the right 90° 00' 00" from the last mentioned course along the northwesterly line of 147th Road and its southwesterly prolongation, a distance of 265.00 feet to a corner formed by the intersection of the southwesterly line of 259th Street with the northwesterly line of 147th Road;

THENCE northwesterly, deflecting to the left 90° 00' 00" from the last mentioned course along the southwesterly line of 259th Street, a distance of 322.59 feet to a corner formed by the intersection of the southwesterly line of 259^{th} Street with the southeasterly line of 147^{th} Avenue

THENCE northeasterly, deflecting to the right 89° 52' 15" from the last mentioned course, and along the northeasterly prolongation of the southeasterly line of 147th Avenue, a distance of 60.00 feet to point or place of **BEGINNING**;

Above described parcel consists of beds of 259^{th} Street, 147th road and 147th Drive as laid out on the "City Map" for the City of New York, Borough of Queens and comprises an area of 159,757 Sq. Ft. or 3.66752 acres.

Site 4

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

BEGINNING at a point formed by the intersection of the southeasterly line of 149th Road (60 feet wide) with the southwesterly line of 262nd Street (Irregular Width);

RUNNING THENCE southwesterly, along the southeasterly line of 149th Road, a distance of 133.08 feet to a point;

THENCE northwesterly, deflecting to the right 89° 41' 12" from the last mentioned course, a distance of 60.00 feet to a point on the northwesterly line of 149th Road;

THENCE northeasterly, deflecting to the to the right 90° 18' 48" from the last mentioned course along the northwesterly line of 149th Road, a distance of 133.08 feet to a corner formed by the intersection of the southwesterly line of 262nd Street with the northwesterly line of 149th Road

THENCE southwesterly, deflecting to the right 89° 41' 12" from the last mentioned course, a distance of 60.00 feet to point or place of **BEGINNING**;

Above described parcel consists of bed of 149th Road as laid out on the "City Map" of the City of New York, Borough of Queens and comprises an area of 7,985 Sq. Ft. or 0.18331 acres.

The above-described property shall be acquired subject to encroachments, if any, so long as said encroachments shall stand, as delineated on Damage and Acquisition Map No. 5867, dated April 10, 2020, last revised June 22, 2023.

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

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

Dated: New York, New York

May 7, 2024 HON. SYLVIA O. HINDS-RADIX Corporation Counsel of the City of New York 100 Church Street New York, New York 10007 Tel. (212) 356-2667 By: Meagan Keenan Assistant Corporation Counsel SEE MAP(S) IN BACK OF PAPER

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PROPERTY DISPOSITION

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

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

CITYWIDE ADMINISTRATIVE SERVICES

SALE

The City of New York in partnership with IAAI.com posts vehicle and heavy machinery auctions online every week at: https://iaai.com/ search?keyword=dcas+public.

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

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

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

ja19-jy3

ENVIRONMENTAL PROTECTION

SALE

CARPENTERS EDDY EAST FOREST MANAGEMENT PROJECT # 5116 NOTICE OF PROJECT AVAILABILITY

Description: The City of New York will sell an estimated 187 MBF (International ¼" Rule) of hardwood sawtimber and 89 cords of hardwood pulp through Carpenters Eddy East Forest Management Project #5116. The products included in this sale are located on the

west side of Dryden Road accessed approximately one mile north of the intersection of with NYS Highway 10.

Summary: This sale is comprised of mostly mature red oak and white ash and will be the first entry to the area for management in nearly 80 years. The project includes a pre-approved NYSDEC Article 15 stream crossing permit, a pre-approved NYSEG natural gas pipeline crossing within a public utility corridor, approximately 2.5 miles of trail construction on steep terrain and 27 acres of shelterwood and irregular shelterwood regeneration (21 acres will require pre-treatment with DEP approved herbicide).

Project Area: 103 ac +/-

Total Volume: 187 MBF +/- sawtimber (Int. 1/4" Rule) & 89 cords hardwood pulp

Species as a percent of total sawtimber volume: 49% Red Oak. 22% White Ash, 14% Red Maple, 9% Chestnut Oak. 6% is comprised by five other hardwood species.

Show Dates: Prospective bidders should attend one of the public showings in order to receive the full bid package necessary to submit a valid bid. However, attendance at the public showings is not mandatory and the full bid package can be obtained from the DEP Forester with prior arrangement. The showings will be held Wednesday, May 22, 2024 at 9:00 A.M., and Thursday, May 23, 2024 at 11:00 A.M. local time. Please RSVP by phone or email if you plan to attend (see contact information below).

Directions: Showing attendees should park and gather roadside near the Dryden Road crossing of Dryden Brook as shown on the map on page three (42.118539, -75.250051). This point is approximately one mile north of the intersection with NYS Highway 10 near the Cannonsville Reservoir and north of the intersection with Faulkner Road.

Bidding: All bid proposals must be received in mail or in person by Collin Miller, 20 NYC Hwy 30A, Downsville, NY 13755, NO LATER THAN Monday, June 17, 2024 AT 3:00 P.M., local time. Sealed bids will be publicly opened at the DEP office located at 22 NYC Hwy 30A, Downsville, NY on Tuesday, June 18, 2024 at 8:00 A.M. local time. Bid award/rejection will be made as soon after the bid opening as possible and not later than 30 days of the bid opening.

Contact information:

Collin Miller, CF 607-363-9010 comiller@dep.nyc.gov

	CARP	ENTERS		W YORK O ST FMP #5			UME REI	PORT	
	RED OAK	RED MAPLE	WHITE ASH	CHESTNUT OAK	BL. CHERRY	SUGAR MAPLE	B.T. ASPEN	AM. BEECH	BLACK BIRCH
DBH	Volume	Volume	Volume	Volume	Volume	Volume	Volume	Volume	Volume
	/#trees	/#trees	/#trees	/#trees	/#trees	/#trees	/#trees	/#trees	/#trees
14	4,822	7,682	6,908	2,377	46	938	237	0	1,518
	52	107	81	31	1	14	3	0	19
16	10,261	8,369	10,312	3,815	0	552	106	0	1,498
	75	65	69	28	0	6	1	0	12
18	12,087	5,954	8,554	3,438	144	240	1,202	0	908
	65	33	39	20	1	1	5	0	5
20	14,457	4,029	8,238	2,210	0	90	980	405	0
	58	15	25	11	0	1	5	2	0
22	14,136	675	2,626	1,728	0	0	1,230	0	366
	44	2	8	6	0	0	3	0	1
24	14,489	987	2,322	1,137	0	0	443	0	252
	39	2	5	3	0	0	1	0	1
26	8,383	0	0	1,949	0	0	0	0	0
	16	0	0	5	0	0	0	0	0
28	5,589	0	1,165	0	0	0	0	0	C
	10	0	2	0	0	0	0	0	0
30	3,653	0	0	0	0	0	0	0	0
	6	0	0	0	0	0	0	0	0
32	2.449	0	0	0	0	0	0	0	0
-	2,110	0	0	0	0	0	0	0	0
34	1.121	0	0	0	0	0	0	0	0
-	1	0	0	0	0	0	0	0	0
TOTAL VOLUME	91,447	27,696	40,125	16,654	190	1,820	4,198	405	4,542
% OF VOL.	49%	14%	22%	9%	<1%	1%	2%	<1%	2%
Total # TREES	369	224	229	104	2	22	18	2	38
Sawtimber		Inter. 1/4"	# Sawtimber			Firewood cords	89	# Cull	
Total	187,077	BD.FT*	Trees	1,008		# Trees	442	Trees	565
								Total #	
*FORM CLA	ASS: 80 for a	sh, birch, ch	erry; 79 for	maples, 78 fo	r all other s	pecies		Trees	2,015



my22-j14

HOUSING PRESERVATION AND DEVELOPMENT

■ PUBLIC HEARINGS

All Notices Regarding Housing Preservation and Development Dispositions of City-Owned Property, appear in the Public Hearing Section.

ja16-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

"The City of New York is committed to achieving excellence in the design and construction of its capital program, and building on the tradition of innovation in architecture and

engineering that has contributed,, to the City's prestige as a global destination. The contracting opportunities for construction/construction services and construction-related services that appear in the individual agency listings below reflect that commitment to excellence."

HHS ACCELERATOR PREQUALIFICATION

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

All current and prospective vendors should frequently review information listed on roadmap to take full advantage of upcoming opportunities for funding. For additional information about HHS Accelerator Prequalification and PASSPort, including background materials, user guides and video tutorials, please visit https://www.nyc. gov/site/mocs/hhsa/hhs-accelerator-guides.page

ADMINISTRATION FOR CHILDREN'S SERVICES

ADMINISTRATION

■ INTENT TO AWARD

Human Services / Client Services

NON-SECURE DETENTION SERVICES - Renewal - Due 6-17-24 at 4:00 P.M.

PIN# 06819P8205KXLR002 - Abbott House-NSD PIN# 06819P8207KXLR002 - Good Shepherd Services-NSD PIN# 06819P8208KXLR002 - St. John's Residence for Boys Inc -NSD. PIN# 06819P8209KXLR002 - Lutheran Social Services-NSD PIN# 06823X8004KXLR001 - Rising Ground - NSD

The Administration for Children's Services, intends to enter into contract renewal negotiations for the provision of Non - Secure Detention Services with the providers listed below. The contract period(s) of the renewals are from October 1, 2024 through September 30, 2027. Any information concerning the providers performances, as well as any other factors relevant to the renewals, may be expressed by contacting Onajite Edah of the Office of Procurement, at (646) 907-2325, or onajite.edah@acs.nyc.gov, between the hours of 10:00 A.M. and 4:00 P.M., on business days.

Contractor Name & Address EPIN

- 1. Abbott House 100 North Broadway Irvington, NY 10533 06819P8205KXLR002
- Good Shepherd Services 305 7th Avenue, 9th Floor, New York, NY 10001 06819P8207KXLR002
- 3. Lutheran Social Services of Metropolitan New York, Inc. 475 Riverside Drive New York, NY 10115 06819P8209KXLR002
- 4. St. John's Residence for Boys, Inc. 150 Beach 110th Street, Rockaway Park, NY 11694 06819P8208KXLR002
- Rising Ground Inc. 151 Lawrence Street, 5th Floor, Brooklyn, NY 11201 06823X8004KXLR001

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

Âdministration for Children's Services, 150 William Street, 9th Floor, New York, NY 10038. Edah Onajite (212) 341-3518; onajite.edah@acs. nyc.gov **MENTORING AND ADVOCACY PROGRAM (MAAP)** - Renewal - Due 6-17-24 at 4:00 P.M.

PIN# 06819P8213KXLR002 - Center for Alternative Sentencing and Employment services (CASES) MAAP

PIN# 06819P8215KXLR002 - Community Mediation Services -MAAP PIN# 06819P8217KXLR002 - New York Foundling -MAAP PIN# 06819P8218KXLR002 - Police Athletic League -MAAP

The Administration for Children's Services, intends to enter into contract renewal negotiations, for the provision of Mentoring and Advocacy Program (MAAP) Services, with the providers listed below. The contract period(s) of the renewals are from November 1, 2024 through October 31, 2027. Any information concerning the providers performances, as well as any other factors relevant to the renewals, may be expressed by contacting Onajite Edah of the Office of Procurement, at (646) 907-2325, or onajite.edah@acs.nyc.gov, between the hours of 10:00 A.M. and 4:00 P.M., on business days.

Contractor Name & Address EPIN

- 1. New York Foundling, 590 Avenue of the Americas New York, NY 10011. 06819P8217KXLR002
- Community Mediation Services 89-64 163rd Street, Jamaica, NY 11432. 06819P8215KXLR002
- 3. Police Athletic League, Inc. 34 1/2 East 12th Street, New York, NY 10003. 06819P8218KXLR002
- 4. Center for Alternative Sentencing and Employment Services, Inc. 151 Lawrence Street, 3rd Floor, Brooklyn, NY 11201. 06819P8213KXLR002

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

Âdministration for Children's Services, 150 William Street, 9th Floor, New York, NY 10038. Edah Onajite (212) 341-3518; onajite.edah@acs. nyc.gov fj6

CHILD AND FAMILY WELL-BEING

AWARD

Human Services / Client Services

FAMILY ENRICHMENT CENTERS 4 - BX07 - Competitive Sealed Proposals/Pre-Qualified List - PIN# 06823P0010004 - AMT: \$2,187,500.00 - TO: The Kingsbridge Heights Community Center Inc, 3101 Kingsbridge Terrace, Bronx, NY 10463-4324.

Special Case Determination not required because procurement is for Client/Human Services and is the preferred method under PPB Rule 3-01 (c).

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PREVENTION SERVICES

AWARD

Human Services / Client Services

SCHOOL-BASED EARLY SUPPORT SERVICES - Competitive Sealed Proposals/Pre-Qualified List - PIN# 06823P0011016 - AMT: \$5,163,300.00 - TO: The Child Center of NY Inc., 118-35 Queens Boulevard, 6th Floor, Forest Hills, NY 11375.

Competition Pool: Queens Catchment 3 - Dist 27, 28

Through this award for School-Based Early Support services, ACS intends to offer families a menu of flexible service options that strive to connect families to community resources through case management, address families' concrete needs, support parents/caregivers, and avoid unnecessary investigations. This award includes an additional 25% unallocated funding for the allowance initiative that applies to all human services contracts Citywide. The contract term is from July 1, 2024, through June 30, 2027, with two 3-year renewal options.

Special Case Determination not required because procurement is for Client/Human Services and is the preferred method under PPB Rule 3-01 (c).

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SCHOOL-BASED EARLY SUPPORT SERVICES - Competitive Sealed Proposals/Pre-Qualified List - PIN# 06823P0011008 - AMT: \$5,163,300.00 - TO: The Child Center of NY Inc, 118-35 Queens Boulevard, 6th Floor, Forest Hills, NY 11375.

Through this award for School-Based Early Support services, ACS intends to offer families a menu of flexible service options that strive to connect families to community resources through case management, address families' concrete needs, support parents/caregivers, and avoid unnecessary investigations. This award includes an additional 25% unallocated funding for the allowance initiative that applies to all human services contracts Citywide. The contract term is from July 1, 2024, through June 30, 2027, with two 3-year renewal options.

Special Case Determination not required because procurement is for Client/Human Services and is the preferred method under PPB Rule 3-01 (c).

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AGING

PROGRAM OPERATIONS

AWARD

Human Services / Client Services

CASE MANAGEMENT - Competitive Sealed Proposals/Pre-Qualified List - PIN# 12524P0001010 - AMT: \$7,689,608.00 - TO: University Settlement Society of New York, 184 Eldridge Street, New York, NY 10002.

NYC Aging ID: 3MJ

Under this Case Management program, the provider assesses the needs of older adults in a culturally competent way and coordinate services and resources on the client's behalf. The core functions of Case Management include intake, care planning, implementation of the care plan, and follow up and monitoring.

Community Districts: Manhattan CD 3

Special Case Determination not required because procurement is for Client/Human Services and is the preferred method under PPB Rule 3-01 (c).

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CASE MANAGEMENT - Competitive Sealed Proposals/Pre-Qualified List - PIN# 12524P0001008 - AMT: \$9,131,546.00 - TO: The Jewish Association for Services for the Aged, 247 West 37th Street, 9th Floor, New York, NY 10018.

NYC Aging ID: 2MK

Under this Case Management program, the provider assesses the needs of older adults in a culturally competent way and coordinate services and resources on the client's behalf. The core functions of Case Management include intake, care planning, implementation of the care plan, and follow up and monitoring.

Community Districts: Brooklyn CDs 13, 15

Special Case Determination not required because procurement is for Client/Human Services and is the preferred method under PPB Rule 3-01 (c).

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BUILDINGS

STRATEGIC PLANNING AND POLICY

AWARD

Services (other than human services)

UPS EQUIPMENT AND MAINTENANCE PLAN - M/WBE Noncompetitive Small Purchase - PIN# 81024W0008001 - AMT: \$47,376.66 - TO: Compulink Technologies Inc., 260 West 39th Street, Room 302, New York, NY 10018-4434.

CITYWIDE ADMINISTRATIVE SERVICES

FACILITIES MANAGEMENT

AWARD

BOILER NON RETURN VALVES - M/WBE Noncompetitive Small Purchase - PIN# 85624W0063001 - AMT: \$27,776.00 - TO: Pina M Inc, 200 Village Center Drive, 7323, Freehold, NJ 07728. • i6

Goods

LENOVO LAPTOPS - M/WBE Noncompetitive Small Purchase -PIN# 85624W0062001 - AMT: \$92,942.66 - TO: Mola Group Corporation, 450 Park Avenue South, 3rd Floor, New York, NY 10016.

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DESIGN AND CONSTRUCTION

■ INTENT TO AWARD

Construction Related Services

85024N0001-OWNERS REPRESENTATIVE FOR THE DESIGN BUILD PROGRAM - Negotiated Acquisition - Other -PIN#85024N0001 - Due 6-18-24 at 4:00 P.M.

DDC is seeking professional consultation services as an Owners Representative for the design build program as approved by the NYS Legislator, including the Owners Representative services for the Borough Based Jails program. DDC intends to retain these services by the means of a Negotiated Acquisition Method, pursuant to \$3-04(b)(2)(ii) of the Procurement Policy Board Rules. A Negotiated Acquisition with Unger Security Solutions will ensure successful implementation of the design build program at DDC and the Borough Based Jails initiative.

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AWARD

Construction / Construction Services

HWS2023M: INSTALLATION OF SIDEWALKS, ADJACENT CURBS AND PEDESTRIANS RAMPS AS NECESSARY IN VARIOUS LOCATIONS - MANHATTAN, COMMUNITY BOARDS: 1-12 - Competitive Sealed Bids - PIN# 85024B0023001 - AMT: \$4,577,339.43 - TO: JrCruz Corp., 33 West Main Street, Holmdel, NJ 07733.

Special Case Determination not applicable - As per PPB Rule 3-01 (b) using Preferred Method - Competitive Sealed Bidding awarded to lowest bid.

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ECONOMIC DEVELOPMENT CORPORATION

CONTRACTS

■ SOLICITATION

Goods and Services

CONSULTANT SERVICES, 2024 APPRAISALS RETAINER CONTRACT - Request for Proposals - PIN# 7852 - Due 7-8-24 at 11:59 P.M.

New York City Economic Development Corporation (NYCEDC) invites qualified respondents to submit proposals for the provision of appraisal services for NYCEDC real estate projects, as needed.

NYCEDC plans to select a consultant on the basis of factors stated in the RFP which include but are not limited to: the quality of the proposal, experience of key staff identified in the proposal, demonstrated successfu I experience in performing services similar to those encompassed in the RFP, and the proposed fee.

It is the policy of NYCEDC to comply with all federal, state and City laws and regulations which prohibit unlawful discrimination because of race, creed, color, national origin, sex, age, disability, marital status and other protected category and to take affirmative action NYCEDC's projects and initiatives. Please refer to the Equal Employment and Affirmative Compliance for Non-Construction Contracts Addendum in • j6 | the RFP.

This project has Minority and Women Owned Business Enterprise ("M/WBE") participation goals, and all respondents will be required to submit an M/WBE Participation Proposal with their response. To learn more about NYCEDC's M/WBE program, visit http://edc.nyc/opportunity-mwdbe. For the list of companies who have been certified with the New York City Department of Small Business Services as M/WBE, please go to the https://sbsconnect.nyc.gov/certification-directory-search/.

NYCEDC established the Contract Financing Loan Fund programs for Minority, Women and Disadvantaged Business Enterprise (M/W/DBE) interested in working on public construction projects. Contract Financing Loan Fund facilitates financing for short-term mobilization needs such as insurance, labor, supplies and equipment. Bidders/ subcontractors are strongly encouraged to visit the NYCEDC website at http://edc.nyc/opportunity-mwdbe to learn more about the program.

Respondents may submit questions and/or request clarifications from NYCEDC no later than 5:00 P.M. on June 12, 2024. Questions regarding the subject matter of this RFP should be directed to <u>AppraisalRFP2024@edc.nyc</u>. Answers to all questions will be posted by June 20, 2024, to <u>https://edc.nyc/rfps</u>. Questions regarding the subject matter of this RFP will not be accepted after 5:00 P.M. on June 12, 2024, however, technical questions pertaining to downloading and submitting proposals to this RFP may be directed to <u>RFPREQUEST@ edc.nyc</u> on or before July 8, 2024.

Detailed submission guidelines and requirements are outlined in the RFP, available as of June 6, 2024. To download a copy of the solicitation documents please visit <u>https://edc.nyc/rfps</u>. RESPONSES ARE DUE NO LATER THAN July 8, 2024, by 11:59 P.M. Please upload a zip file with all relevant documents labeled with your company name and project title. Please click the link in the "Deadlines" section of this project's web page (which can be found on <u>https://edc.nyc/rfps</u>) to electronically upload a proposal for this solicitation.

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

Economic Development Corporation, One Liberty Plaza, 165 Broadway, 14th Floor, Mailroom, New York, NY 10006. Irene Maropakis (212) 312-3533; imaropakis@edc.nyc

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ENVIRONMENTAL PROTECTION

ENGINEERING, DESIGN AND CONSTRUCTION

AWARD

Construction Related Services

CONSTRUCTION MANAGEMENT SERVICES FOR THE OWLS HEAD WASTEWATER RESOURCE RECOVERY FACILITY (WRRF) CHLORINATION SYSTEM OPTIMIZATION -Compactiving Sended Propagale Other, PUME \$2622920050001 AMT;

Competitive Sealed Proposals - Other - PIN# 82623P0050001 - AMT: \$5,225,282.56 - TO: Jacobs Civil Consultants, 1 Penn Plaza, Suite 2400, New York, NY 10119.

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HEALTH AND MENTAL HYGIENE

AGENCY CHIEF CONTRACTING OFFICER

AWARD

Services (other than human services)

OPTUMRX DISCOUNT CARD SERVICES, LLC (FORMERLY KNOWN AS CATAMARAN DISCOUNT CARD SERVICES, LLC) ("CONCESSIONAIRE") FOR THE PRESCRIPTION DRUG DISCOUNT PROGRAM, CITY-WIDE - Request for Proposals -PIN# 11HM000701R2T04 - AMT: \$1.00 - TO: OptumRx Discount Card Services, LLC, 1423 Red Ventures Drive, Fort Mill, SC 29707.

The NYC Department of Health and Mental Hygiene (DOHMH) has amended a License Agreement ("License"), pursuant to Section 1-16 of the Concession Rules of the City of New York, with OptumRx Discount Card Services, LLC, formerly of 1600 McConnor Parkway, Schaumburg, IL 60173, and currently located at 1423 Red Ventures Drive, Fort Mill, SC 29707, to develop, operate and administer the NYC Drug Discount Card Program available to all New York City residents. The amendment to the License extends the expiration date from January 1, 2022, to June 30, 2024. Compensation to the City will be as follows: Per Local Law 19 of 2005, New York City is required to have a prescription drug discount card to help consumers save on their medication costs. DOHMH has oversight of this program. At sole cost and expense, OptumRx provides contracted services. The contracted services are free, which is a benefit to the city.

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HOUSING AUTHORITY

PROCUREMENT

SOLICITATION

Goods and Services

SMD_SERVICES_IDIQ CONTRACT FOR JANITORIAL DEBRIS REMOVAL, SANITIZING OF BASEMENTS, CRAWL SPACE AREAS, EMERGENCY PUMPING AND CANOPY CLEANING, CITYWIDE WITH BOROUGH FOCUS - Competitive Sealed Proposals - Other - Due 7-25-24 at 10:00 A.M.

PIN# 503316 - Bronx PIN# 503317 - Brooklyn PIN# 503318 - Manhattan PIN# 503319 - Queens & Staten Island

The work shall consist of providing all materials, labor, tools, related services, and incidental items required, in accordance with the Contract Documents, for the execution of this Contract. The work under this Contract consists of Janitorial Debris Removal, Sanitizing of Basements and Crawl Space Areas, Emergency Pumping, Canopy Cleaning And Related Work, at the locations directed by The Contract Administrator. The work to be performed by the contractor under this Contract (the "work") shall consist of providing all labors, materials, equipment, and ancillary items necessary and appropriate for Janitorial Cleaning: The types of Janitorial Cleaning that to be performed under this contract include but not limited to: Inside Unit: canopy cleaning, basement cleaning and emergency pumping and cleaning, etc.

A non-mandatory virtual Pre-bid Conference will be held on Wednesday, June 12, 2024 at 10:30 A.M., and will be conducted remotely via Microsoft Teams meeting. Although attendance is not mandatory at the Pre-Bid Conference, it is strongly recommended that all interested Bidders attend, and that Bidders thoroughly review bid documents in advance of the meeting. To participate in the Pre-Bid Conference, please follow the instructions below:

Microsoft Teams meeting Join on your computer or mobile app

 $https://teams.microsoft.com/l/meetup-join/19\%3ameeting_MzUzNWE5\\MjEtMWNhOS00YjM4LTk4MzctM2Y3ZmNhZTgzYWY2\%40thread.v2/0?context=\%7b\%22Tid\%22\%3a\%22709ab558-a73c-4f8f-98ad-20bb096cd0f8\%22\%2c\%2c0id\%22\%3a\%2290caa0f8-31ca-42c7-830b-b55a41de0989\%22\%7d$

Option 2: call in (audio only)

+1 646-838-1534,, 216172595# United States, New York City

Phone Conference ID: 216 172 595#

Option 3: Access the attached document 'TEAMS Meeting Link RFQ 503316, 503317, 503318, 503319"

RFQ Question Submission Deadline 6/18/24 at 2:00 P.M.

RFQ Question and Answer Release 6/25/24 at 2:00 P.M.

Interested vendors are invited to obtain a copy of the opportunity at NYCHA's website by going to http://www.nyc.gov/nychabusiness. On the left side, click on "iSupplier Vendor Registration/Login " link. (1) If you have an iSupplier account, then click on the " Login for registered vendors" link and sign into your iSupplier account. (2) If you do not have an iSupplier account you can request an account by clicking on "New suppliers register in iSupplier" to apply for log-in credentials. Once you have accessed your iSupplier account, log into your account, then choose under the Oracle Financials home page, the menu option "Sourcing Supplier", then choose "Sourcing", then choose Sourcing "Homepage"; and conduct a search in the "Search Open Negotiations" box for RFQ Number(s) 503316, 503317, 503318, 503319.

Note: We are accepting only electronic bids submitted online via iSupplier. Paper bids will not be accepted or considered. Please contact NYCHA Procurement at procurement@nycha.nyc.gov for assistance.

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

Housing Authority, 90 Church Street, 6th Floor, New York, NY 10007. Iliana Diaz (212) 306-4434; iliana.diaz@nycha.nyc.gov

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HUMAN RESOURCES ADMINISTRATION

■ INTENT TO AWARD

Services (other than human services)

MAINTENANCE AND SUPPORT FOR THE XEROX NEARSTAR DATASERVER-5 YEARS - Request for Information - PIN# 06924Y0247 - Due 6-20-24 at 3:00 P.M.

Pursuant to Section 3-05 of the PPB Rules, DSS/ITS (Information Technology Services), intends to enter into negotiation for a 5-year Sole Source contract with Xerox Corporation. Under this contract, Xerox will provide the ongoing maintenance and support services for the Nearstar Dataserver as follows:

- Provide the on-going Maintenance of HRA's existing NearStar DataServer (version 6.5.2) located at 15 Metrotech Center, Brooklyn, New York 11201.
- 24 hours a day, 7 days a week software support for the NearStar software and modules Support includes upgrades to DataServer software, bug fixes, phone, email and VPN support to help troubleshoot issues.
- Coordinate Xerox, Unisys, HRA, NYS/OTDA and third-party resources to ensure optimum operation of the print pool at all times.

NearStar is a privately held Texas based corporation and sole owner of the software called DataServer and DataDoc that was purchased through Xerox for use by the Human Resource Administration of New York City (HRA). DataServer and DataDoc software are proprietary to the company. Furthermore, the support for the software, programming, consulting and integration work for the system functionality HRA requires can only be supplied by NearStar's support and professional services staff, currently processed through the Xerox contract. NearStar does not have any Intergovernmental price lists for this software service solution. DSS has determined that Xerox is the sole provider for the required services.

Any firm or organization which believes they can also provide this service is invited to respond to the RFI "Maintenance and Support for the Xerox NearStar DataServer -5 Years" on PASSPort. Please indicate your interest by responding to the RFI EPIN: 06924Y0247, in PASSPort, no later than June 20^{th} , 2024, 3:00 P.M.

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

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MAYOR'S OFFICE OF CRIMINAL JUSTICE

CONTRACTS

AWARD

Human Services / Client Services

FY25-27 ARTICLE 10 PETITION PARENTAL REPRESENTATION (UPPER MANHATTAN) - Request for Proposals - PIN# 00224P0001003 - AMT: \$21,052,620.00 - TO: Neighborhood Defender Service Inc., 317 Lenox Avenue, 10th Floor, New York, NY 10027.

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FY25-27 ARTICLE 10 PETITION PARENTAL REPRESENTATION (**BRONX**) - Request for Proposals - PIN# 00224P0001008 - AMT: \$12,812,657.00 - TO: Center for Family Representation Inc., 40 Worth Street, Room 605, New York, NY 10013-3094.

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FY25-27 ARTICLE 10 PETITION PARENTAL REPRESENTATION (**BRONX**) - Request for Proposals - PIN# 00224P0001007 - AMT: \$12,812,658.00 - TO: Neighborhood Defender Service Inc., 317 Lenox Avenue, 10th Floor, New York, NY 10027.

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FY25-27 ARTICLE 10 PETITION PARENTAL REPRESENTATION (**BRONX**) - Request for Proposals - PIN# 00224P0001006 - AMT: \$72,727,230.00 - TO: The Bronx Defenders, 360 East 161st Street, Bronx, NY 10451-4142.

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FY25-27 ARTICLE 10 PETITION PARENTAL REPRESENTATION (**BROOKLYN**) - Request for Proposals - PIN# 00224P0001005 - AMT: \$57,702,316.00 - TO: Brooklyn Defender Services, 177 Livingston Street, Brooklyn, NY 11201.

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FY25-27 ARTICLE 10 PETITION PARENTAL REPRESENTATION (**LOWER MANHATTAN**) - Request for Proposals - PIN# 00224P0001004 - AMT: \$24,059,820.00 - TO: Center for Family Representation Inc., 40 Worth Street, Room 605, New York, NY 10013-3094.

• j6

FY25-27 ARTICLE 10 PETITION PARENTAL REPRESENTATION (**QUEENS**) - Request for Proposals - PIN# 00224P0001002 - AMT: \$24,059,820.00 - TO: Center for Family Representation Inc., 40 Worth Street, Room 605, New York, NY 10013-3094.

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FY25-27 ARTICLE 10 PETITION PARENTAL REPRESENTATION (**STATEN ISLAND**) - Request for Proposals - PIN# 00224P0001001 - AMT: \$9,757,933.00 - TO: Center for Family Representation Inc., 40 Worth Street, Room 605, New York, NY 10013-3094.

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PARKS AND RECREATION

CAPITAL PROGRAM MANAGEMENT

■ INTENT TO AWARD

Construction / Construction Services

CAPITAL IMPROVEMENTS AND RECONSTRUCTION FOR WILDLIFE CONSERVATION SOCIETY WCS - Request for Information - PIN# 84623Y0281 - Due 6-17-24 at 2:00 P.M.

Pursuant to Procurement Policy Board Rule Section 3-05, New York City Department of Parks and Recreation, ("Parks") intends to enter into sole source negotiations, with Wildlife Conservation Society ("WCS"), a not-for-profit organization, to provide design, construction and construction supervision services for the construction or reconstruction of exhibits and facilities at the Wildlife Conservation Centers, Citywide.

Parks has determined that WCS is the sole provider for the required services because the WCS team has intimate familiarity with the needs of the zos and wildlife conservation centers, having repaired and maintained them for decades. They are uniquely qualified to manage the design, construction and construction supervision services of capital projects since they control the daily maintenance and operations of the centers.

Any firm that believes it is qualified to provide these services is invited to do so. Please indicate your interest by responding to the RFI in PASSPort. The PASSPort EPIN for this project is 84623Y0281

If you have questions, please submit these through the Discussion Forum in PASSPort. Likewise, written requests can be sent to: erica. goldstein@parks.nyc.gov and rfpsubmissions@parks.nyc.gov.

my30-j6

REVENUE

■ SOLICITATION

Goods and Services

OCEAN BREEZE SNACK BAR RFP - Competitive Sealed Proposals - Judgment required in evaluating proposals - PIN# R149-SB-2024 - Due 7-9-24 at 3:00 P.M.

In accordance with Section 1-13 of the Concession Rules of the City of New York, the New York City Department of Parks and Recreation ("Parks") is issuing, as of the date of this notice, a non-significant Request for Proposals ("RFP") for the renovation, operation, and maintenance of a snack bar, at Ocean Breeze Park, Staten Island There will be a recommended remote proposer meeting on June 18, 2024, at 11:00 A.M. If you are considering responding to this RFP, please make every effort to attend this recommended remote proposer meeting. The link for the remote proposer meeting is as follows: https://teams. microsoft.com/l/meetup-join/19%3ameeting_NTVIMWVIZDUtMjkxMC 00NzIzLTkzY2YtMDdhZmM3MjU4ZTU5%40thread.v2/0?context=%7b %22Tid%22%3a%2232t56fc7-5f81-4e22-a95b-15da66513bef%22%2c%2 20id%22%3a%22a97dac78-da92-4e46-8b96-0eda2d11da22%22%7d. You may also join the remote proper meeting by phone using the following information: Phone # +1 646-893-7101 Phone Conference ID: 712 195 697# Subject to availability and by appointment only, we may set up a meeting at the proposed concession site located at 625 Father Capodanno Boulevard, Staten Island, NY 10305, ("Licensed Premises"). All proposals submitted in response to this RFP must be submitted no later than July 9, 2024, at 3:00 P.M.

Hard copies of the RFP can be obtained at no cost, commencing May 29, 2024, through July 9, 2024, by contacting Jeremy Holmes, Deputy Director of Concession Compliance at (212) 360-3455 or at Jeremy. Holmes@parks.nyc.gov. The RFP is also available for download, May 29, 2024, through July 9, 2024, on Parks' website. To download the RFP, visit http://www.nyc.gov/parks/businessopportunities and click on the "Concessions Opportunities at Parks" link. Once you have logged in, click on the "download" link that appears adjacent to the RFP's description. For more information or if you cannot attend the remote proposer meeting, prospective proposers may contact Jeremy Holmes, Deputy Director of Concession Compliance at (212) 360-3455 or at Jeremy.Holmes@parks.nyc.gov.

Deaf, hard-of-hearing, deaf-blind, speech-disabled, or late-deafened people who use text telephones (TTYs) or voice carry-over (VCO) phones can dial 711 to reach a free relay service, where specially trained operators will relay a conversation between a TTY/VCO user and a standard telephone user. Alternatively, a message can be left on the Telecommunications Device for the Deaf (TDD). The TDD number is 212-New York (212-639-9675).

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

Parks and Recreation, 830 5th Avenue, Room 407, New York, NY 10065. Jeremy Holmes (212) 360-3455; Jeremy.Holmes@parks.nyc.gov

Accessibility questions: (212) 639-9675, by: Tuesday, July 9, 2024, 3:00 P.M.

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my29-j11

SCHOOL CONSTRUCTION AUTHORITY

CONTRACT ADMINISTRATION

■ SOLICITATION

Construction / Construction Services

ROOFS/FLOOD ELIMINATION/EXTERIOR MASONRY - Competitive Sealed Bids - PIN# 24-22187D-1 - Due 6-17-24 at 10:30 A.M.

JHS 126 (Brooklyn)

\$3,000,001 to \$10,000,000

Pre Bid: June 7, 2024, at 12:30 P.M., 424 Leonard Street, Brooklyn, NY 11222.

All bidders must be pre-qualified at the time of bid opening.

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

School Construction Authority, 25-01 Jackson Avenue, 16th Floor, Long Island City, NY 11101. Janet Kalin (718) 472-8204; JKALIN@nycsca.org

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CONTRACT AWARD HEARINGS

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

ADMINISTRATION FOR CHILDREN'S SERVICES

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that a Public Hearing will be held on Monday, June 17, 2024 commencing at 10:00 A.M. on the following contract:

IN THE MATTER OF one (1) proposed contract between the Administration for Children's Services and Rohde & Schwarz USA, Inc. (R&S), located at 6821 Benjamin Franklin Dr, Columbia, Maryland 21046-2633. The proposed contract is a Sole Source contract for the provision of 4 Millimeter Wave Full Body Scanners. The term of the contract will be November 1, 2024 through October 31, 2027 with no renewal options. The contract is in the amount of \$1,500,000.00 and the EPIN for this procurement is 06824S0004001.

A copy of the draft contract or scope extract is available for public inspection at the Administration for Children's Services' Office of Procurement, located at 150 William Street, 9th Fl., New York, NY 10038. If you would like to arrange a viewing of the draft contract or scope extract or, if you require further accommodations, please contact Nathaniel Crowell at Nathaniel.Crowell@acs.nyc.gov, no later than three business days before the hearing date.

The proposed contract is a Sole Source, pursuant to Section 3-05 of the Procurement Policy Board Rules. In order to access the Public Hearing or to testify, please join the public hearing WebEx call by following the link: https://nycacs.webex.com/nycacs/j.php?MTID=me1a146d039bee74 19974637379d8774b or calling 1-646-992-2010 (New York), 1-408-418-9388 (outside of NY), Meeting ID: 2333 196 0930 no later than 9:50 A.M. on the date of the hearing. If you require further accommodations, please contact Nathaniel Crowell at nathaniel.crowell@acs.nyc.gov no later than three business days before the hearing date.

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INFORMATION TECHNOLOGY AND TELECOMMUNICATIONS

PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that a Contract Public Hearing will be held on Monday, June 24th, 2024, at 10:00 A.M. The Public Hearing will be held via Conference Call, Call-in #: 1-917-410-4077, ACCESS CODE: 448 837 203 on the following:

IN THE MATTER OF a contract between the New York City Department of Information Technology and Telecommunications (DOITT) and COMPULINK TECHNOLOGIES INC., located at 260 W 39th St, Suite 302, New York, NY 10018 for MWBE Citywide IT Purchasing - ZOOM. The amount of this contract will be \$1,000,000.00.

The term of this contract will be for 2 years from date of registration. All Community Boards. E-PIN #: 85824W0143001.

The Vendor has been selected by the M/WBE Noncompetitive Small Purchase procurement method, pursuant to Section 3-08 of the Procurement Policy Board Rules. In order to access the Public Hearing and testify, please call 1-917-410-4077, ACCESS CODE: 448 837 203 no later than 9:55 A.M.

Pursuant to Section 2-11(c)(3) of the Procurement Policy Board Rules, if DoITT does not receive, by June 13th, 2024, from any individual, a written request to speak at this hearing, then DoITT need not conduct this hearing. Written notice should be sent to Patrick Jao, NYC DoITT, via email to Pjao@oti.nyc.gov.

POLICE DEPARTMENT

PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that a Contract Public Hearing will be held on Monday, June 17th, 2024, commencing at 11:00 A.M. on the following:

IN THE MATTER OF a proposed contract between the Police Department of the City of New York and Empire Electronics Inc, located at 103 Fort Salonga Road Suite 10 Northport, New York 11768 for the provision of EV Fire Shield Blankets. The contract amount shall be \$165,353.16 over the term of this Contract. The contract term shall be for one year from the date stated in the Notice to Proceed. EPIN#: 05624W0026001

The proposed contractor has been selected pursuant to the M/WBE Noncompetitive Small Purchase Method under Section 3-08 of the New York City Procurement Policy Board (PPB) Rules.

In order to access the Public Hearing and testify, please call 1-866-500-7470; Access Code 34817009 no later than 10:55 A.M. on Monday, June 17th, 2024.

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BUSINESS INTEGRITY COMMISSION

■ NOTICE

Notice of Public Hearing and Opportunity to Comment on Proposed Rules

What are we proposing? The New York City Business Integrity Commission (the "Commission" or "BIC") is proposing changes to Title 17 of the Rules of the City of New York to prepare for the implementation of the commercial waste zone program. Additionally, the Commission is proposing to increase the rate cap imposed upon licensees and amend rules that are no longer necessary.

When and where is the hearing? BIC will hold a public hearing on the proposed rule. The public hearing will take place from **11:00 a.m.** to **12:00 p.m**. on **Tuesday, July 9, 2024**. The hearing will be held virtually via Microsoft Teams, with the following link and meeting information:

Microsoft Teams

Join the meeting now

Meeting ID: 237 111 006 862

Passcode: An8ErW

Dial in by <u>phone</u>

+1 646-893-7101,,227556231# United States, New York City

<u>Find a local number</u>

Phone conference ID: 227 556 231#

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

- **Website.** You can submit comments to BIC through the NYC rules website at <u>http://rules.cityofnewyork.us</u>.
- E-mail. You can e-mail written comments to <u>mfinkel@bic.</u> nyc.gov.
- Mail. You can mail written comments to Business Integrity Commission, 100 Church Street, 20th Floor, New York, NY 10007.
- Fax. You can fax written comments to BIC at (646) 500-7113.
- By speaking at the hearing. Anyone who wants to

comment on the proposed rule at the public hearing must sign up to speak. You can sign up before the hearing by emailing <u>mfinkel@bic.nyc.gov</u> by July 8, 2024 at 5:00 p.m. While you will be given the opportunity during the hearing to indicate that you would like to provide comments, we prefer that you sign up in advance. You can speak for up to three minutes.

Is there a deadline to submit written comments? Yes, you must submit written comments by July 9, 2024, at 5:00 p.m.

What if I need assistance to participate in the hearing? You must contact the Business Integrity Commission if you need a reasonable accommodation of a disability at the hearing. You must tell us if you need a sign language interpreter. You can tell us by mail at 100 Church Street, 20th Floor, New York, NY 10007. You may also tell us by telephone at (212) 437-0563 or e-mail at <u>mfinkel@bic.nyc.gov</u>. Advance notice is requested to allow sufficient time to arrange the accommodation. Please tell us by June 25, 2024, at 5:00 p.m.

This location has the following accessibility $\mathsf{option}(s)$ available: Audio only access

Can I review the comments made on the proposed rules? You can review the comments made online on the proposed rules by going to the website at <u>http://rules.cityofnewyork.us</u>. A few days after the hearing, a transcript of the hearing and copies of the written comments will be available to the public on BIC's website.

What authorizes BIC to make this rule? Sections 1043 and 2101(b) of the City Charter and Section 16-504(d) of the Administrative Code authorize BIC to make these proposed rules. These proposed rules were included in BIC's published regulatory agenda.

Where can I find BIC's rules? BIC's rules are in Title 17 of the Rules of the City of New York.

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

Statement of Basis and Purpose of Proposed Rule

Local Laws 198 and 199 of 2019 enacted important changes in the provisions of law relating to the Business Integrity Commission and the commercial waste industry. Local Law 198 expanded the power of the Commission to include enforcement of traffic safety requirements for vehicles used in the collection, removal, transportation or disposal of trade waste. Local Law 199, codified in Title 16-B of the New York City Administrative Code, required that the geographic area of New York City be divided into 20 Commercial Waste Zones (CWZs). This proposed rule implements those local laws. Among other things, the Commission proposes to:

- Modify some rules that affect trade waste licensees once particular commercial waste zones are implemented, specifically indicating which sections will no longer apply to carters within designated CWZs.
- Modify traffic safety reporting rules that affect trade waste licensees and registrants. Such rules are not necessary since the Commission's authority was expanded to include traffic safety requirements for vehicles used in the collection, removal, transportation or disposal of trade waste.
- Require the surrender of Commission-issued trade waste license plates upon the disposition of a vehicle that has been issued such license plates, and
- Clarify the recycling requirements for self-hauler registrants

 that is, any person registered by the Commission to handle
 trade waste generated in the course of operation of such
 person's business.

In addition, the proposed rule would increase the maximum rate that a licensee may charge for the collection, removal, disposal, or recycling of trade waste. This increase reflects the inflation of trade waste disposal and hauling costs that has occurred since the maximum rates were last amended in 2022. The Commission primarily considered the United States Bureau of Labor Statistics Producer Price Index and available data from the trade waste industry in determining the rate cap increase.

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

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

§ 1. The definition of "special trade waste district" set forth in section 1-01 of subchapter A of chapter 1 of Title 17 of the Rules of the City of New York is REPEALED; and such section is further amended by adding the following definitions in the appropriate alphabetical order: **Awardee.** The term "awardee" means an entity with whom the Department of Sanitation enters into an agreement for the provision of commercial waste collection services pursuant to section 16-1002 of the Administrative Code.

Designated carter. The term "designated carter" or "carter" means a licensee that is authorized to provide commercial waste collection. services pursuant to an agreement between an awardee and the Department of Sanitation entered into pursuant to section 16-1002 of the Administrative Code. The term "designated carter" may describe the awardee or another licensee that the awardee has designated to fulfill the terms of such agreement as specified therein, and provided further that notwithstanding any other provision of this section, the term "designated to fulfill the terms of such agreement as specified therein, and provided further that notwithstanding any other provision of this section, the term "designated to fulfill the terms of such agreement as specified therein who is operating in accordance with the provisions of Title 16-A of the Administrative Code and the rules promulgated pursuant to such title and who is authorized by the commission to collect certain categories of commercial waste without a license.

Designated recyclable materials. The term "designated recyclable materials" means materials that have been designated for recycling by the Department of Sanitation in 16 RCNY § 1-10(a).

Final implementation date. The term "final implementation date" means the last day of the transition period.

Single stream collection and recycling. "Single stream collection and recycling" means a system in which designated recyclable metal, glass and plastic, and designated recyclable paper, are placed in the same bags or bins by the generator. Such bags and/or the contents of such bins are placed into one waste hauling truck, separate from solid waste and organic waste, and are delivered directly to a recycling processing facility. Such recycling processing facility must be designed to receive, separate and process for reuse or sale commingled loads of designated recyclable metal, glass and plastic, and designated recyclable paper.

Transition period. The term "transition period" means the period between the implementation start date established by the Department of Sanitation for a commercial waste zone and the final implementation date established by such Department for such zone.

§ 2. Section 1-02 of subchapter A of chapter 1 of Title 17 of the Rules of the City of New York is amended as follows:

§ 1-02 Notice. Unless otherwise provided, all notice, pursuant to this chapter, including but not limited to notice related to hearings, violations, summonses, and subpoenae, may be served by first class mail addressed to the business address. All such notice served on an employee or agent may be served by first class mail. Such notice may also be served by personal service, <u>e-mail</u>, or in any other manner reasonably calculated to achieve actual notice, including but not limited to any method authorized in the Civil Practice Law and Rules.

§ 3. Paragraphs (1) and (4) of subdivision (f) of section 1-04 of subchapter A of chapter 1 of Title 17 of the Rules of the City of New York is amended as follows:

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

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

§ 4. Subdivision (c) of section 1-12 of subchapter A of chapter 1 of Title 17 of the Rules of the City of New York, relating to disclosures of violations of the vehicle and traffic law, is REPEALED, and subdivisions (a) and (b) of such section are amended to read as follows:

(a) it resulted or will result in the suspension or revocation of a permit, license or other permission required in connection with the

operation of such licensee's, registrant's or applicant's business; or

(b) it resulted or will result in a civil or administrative fine, penalty or settlement in excess of one thousand dollars (\$1,000) or any injunctive relief against such licensee, registrant or applicant, or principal, employee or agent of such licensee, registrant or applicant[; or].

§ 5. Paragraph (5) of subdivision (a) of section 2-05 of subchapter B of chapter 1 of Title 17 of the Rules of the City of New York, relating to notifications of vehicle traffic summonses, is REPEALED; paragraphs (6), (7), and (8) of such subdivision are renumbered paragraphs (5), (6), and (7); and the title, paragraph (1) of subdivision (b) and subdivision (d) of section 2-05 are amended, to read as follows:

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

(b) (1) An applicant for registration and a registrant, including a registrant issued a registration after the granting of an exemption from the licensing requirement of Subdivision a of Section 16-505 of the Code, must notify the Commission within ten (10) business days of: (i) the addition of a principal to the business of a registrant after the submission of the application for registration or exemption from the licensing requirement, pursuant to this Chapter; (ii) the arrest or criminal conviction of any principal of a Class 2 registrant of which such applicant or registrant had knowledge or should have known, except where such disclosure is protected by Subdivision 16 of Section 296 of Article 15 of the New York State Executive Law; (iii) any determination by any Federal, State, or Local governmental agency or authority against such licensee, registrant or applicant, including but not limited to any judgment, decree, order, finding by or settlement agreement with such governmental agency or authority; (iv) any crash that involved a vehicle used in the course of the business of the applicant for registration or registrant; (v) the suspension or revocation of the driver's license of any person whose job duties include operating a vehicle on behalf of the applicant for registration or registrant; (vi) [all vehicle traffic summonses issued to the applicant for registration or registrant as the lessee or owner of the vehicle or to any person while operating a vehicle on behalf of such applicant or registrant; and (vii)] any other material change in the information submitted pursuant to this subchapter.

Notification pursuant to Paragraphs (1), (2), (5), (6), and (7) [and (8)] of Subdivision (a) and Subparagraphs (i), (ii) and (vii) of Paragraph (1) of Subdivision (b) of this section must be sworn and notarized and must be signed by all persons participating directly or indirectly in the control of the applicant business and by: the proprietor of an applicant if the applicant is a sole proprietorship; every officer and director and stockholder holding ten (10) percent or more of the outstanding shares of a corporation, if the applicant is a corporation; all the partners, if the applicant is a partnership; the chief operating officer or chief executive officer, irrespective of organizational title and all persons or entities having an ownership interest of ten (10) percent or more if the applicant is any other type of business entity. Notification pursuant to Paragraph (1) of Subdivision (a) of this section must be sworn and notarized and must be signed by the chief operating officer or chief executive officer, irrespective of organizational title, of the applicant or licensee, as the case may be.

§ 6. Subdivision (a) of section 5-01 of subchapter E of chapter 1 of Title 17 of the Rules of the City of New York is amended to read as follows:

(a) Every licensee must provide [to every recipient of its services] its customers with a sign or decal which the licensee must obtain from the Commission. A licensee must not provide such a sign or decal to a business unless such licensee has entered into an agreement with such business to provide waste removal services. Such sign or decal must conspicuously and legibly display the <u>licensee's</u> name, address, telephone number, [number of] license <u>number</u> and the day and approximate time of waste collection. [Such sign or decal must also identify, by type, each designated recyclable material (as defined in 16 RCNY \S 1-01) that will be collected by a licensee and, if applicable, whether a licensee will be using single stream recycling collection (as defined in 16 RCNY § 1-01) or co-collection of recyclables (as defined in 16 RCNY § 1-01).] Any licensee that provides organic waste removal services to a designated covered establishment must also provide the designated covered establishment with a sign or decal that states (i) the name, address, telephone number, number of license and the day and approximate time of organic waste collection from the designated covered establishment; or (ii) the name, address, telephone number, number of license and the day and approximate time of organic waste collection and a statement that the licensee transports its organic waste to an entity that provides for beneficial organic waste reuse; or (iii) the name, address, telephone number, number of license and the day and approximate time of organic waste collection and a statement

that the licensee provides for on-site processing of organic waste generated at its premises.

§ 7. Subdivision (a) of section 5-02 of subchapter E of chapter 1 of Title 17 of the Rules of the City of New York is amended and a new subdivision (h) is added, to read as follows:

(a) A trade waste removal business must not demand, charge, exact, or accept rates for the collection, removal, disposal, or recycling of trade waste greater than the following maximum rates:

(1) [\$24.21] \$26.87 per cubic yard (2) [\$15.89] \$17.64 per 100 pounds.

(h) Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this section in that particular zone. Licensees who operate in any zones prior to the final implementation date for such zone will continue to be subject to the requirements of this section.

§ 8. Paragraphs 1 and 3 of subdivision (g) of section 5-03 of subchapter E of chapter 1 of Title 17 of the Rules of the City of New York are amended and a new paragraph 4 is added, to read as follows:

(1) The Customer Register must contain a list of all customers currently served by the licensee and include the customer's name and the name of an authorized representative of the customer, any trade name, the address or addresses of service, the billing address, the telephone number, the date on which services commenced, the total charge per month, and such other information as may be specified by Commission directives.

(3) A complete and up-to-date Customer Register \underline{must} be filed on January 31 for the period October 1 to December 31; on April 30 for the period January 1 to March 31; on July 31 for the period April 1 to June 30; and on October 31 for the period July 1 to September 30, or as often as ordered by the Commission. In the event that the Commission grants a new license, the newly licensed company must file its first Customer Register [to] with the Commission no later than ninety (90) days after the granting of the license, unless otherwise directed by the Commission. This subdivision applies to companies operating with temporary permission of the Commission, pending decision on their license application.

(4) Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this subdivision in such zone. Licensees who operate in any zones prior to the final implementation date for such zone will continue to be subject to the requirements of this subdivision.

§ 9. Subdivisions (l), (m), (n), and (o) of section 5-03 of subchapter E of chapter 1 of Title 17 of the Rules of the City of New York are amended to read as follows:

(1) A licensee must maintain all Report of Motor Vehicle Accident (MV-104) forms and any other forms that the licensee is required to file with the New York State Department of Motor Vehicles related to a crash. Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this subdivision in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this subdivision.

(m) A licensee must maintain copies of all inspection and certification of repair forms required by 17 RCNY 5-10(e) for at least five (5) years, and copies of such forms (paper or electronic) must be available in the corresponding vehicles at all times for six (6) months. Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this subdivision in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this subdivision.

(n) A licensee must maintain copies of all daily inspection reports required by 17 RCNY § 5-10(f) for at least five (5) years, and copies of such reports (paper or electronic) must be available in the corresponding vehicles at all times for fourteen (14) days. Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this subdivision in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this subdivision.

(o) A licensee must maintain records demonstrating compliance with 17 RCNY § 5-14 that include, at a minimum, the date training was provided, the names of each employee that received the training, and each employee's job duties. Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this subdivision in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this subdivision.

§ 10. Subdivision (a) of section 5-05 of subchapter E of chapter 1 of

Title 17 of the Rules of the City of New York is amended to read as follows:

(a) Term and form of contract; requirements; service and discontinuation of service; increase of rates.

(1) An oral agreement for the collection, removal, or disposal of trade waste shall be terminable at will by the customer and upon fourteen (14) days' written notice by the licensee. A contract for the collection, removal, or disposal of trade waste shall not exceed two (2) years in duration. A written contract for the removal, collection, or disposal of trade waste that contains no provision regarding duration shall be terminable at will by the customer and upon fourteen (14) days' written notice by the licensee. A written contract must provide that the licensee must remove the customer's waste from the location designated by the customer. A sample standard contract form must be submitted to the Commission when an application for a license is submitted, and a licensee must submit any subsequent changes in the standard form to the Commission thirty (30) days' prior to implementing such change. Nothing in this provision shall be construed to prevent a licensee from negotiating terms at variance with the standard form contract, except that a licensee must not vary such contract in any manner identified by the Commission as inconsistent with the purposes of Chapter 1 of Title 16-A of the Code by the Commission after review of such standard form. Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this paragraph in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this paragraph.

(2) A licensee must comply with the service and other terms set forth in the written contract or oral agreement with the customer, including the agreed-upon frequency and schedule for the collection of waste. A schedule agreed to in writing must not be altered without the written agreement of the customer's owner or authorized representative. When a licensee offers to provide a commercial establishment with trade waste services, the licensee must provide such customer with a copy of the Commission's informational notice to customers. The licensee must provide the customer with such additional informational notices as the Commission shall require throughout the term of service to the customer by the license. <u>Upon</u> the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this paragraph in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this paragraph.

(3) A licensee must not discontinue service to any customer, or raise the rates charged to such customer, unless at least fourteen (14) days' written notice to the customer is given. No contract for the removal, collection, or disposal of waste shall provide that a licensee may discontinue service upon shorter notice. Upon the final implementation date for a particular contencial waste zone, licensees who are designated carters will not be subject to the requirements of this paragraph in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this paragraph

(4) A written contract that does not meet the requirements of Federal, State, or Local Law is voidable by either party.

§ 11. Paragraph (1) of subdivision (b) of section 5-05 of subchapter E of chapter 1 of Title 17 of the Rules of the City of New York is amended to read as follows:

(b) Subcontracting, assignment of contracts, [mergers] Mergers, and [acquisitions] Acquisitions

(1) A licensee must apply for review by the Commission before subcontracting or assigning a contract and must seek such review by the Commission thirty (30) days before such subcontract or assignment is proposed to take effect. The Commission may issue any order with respect to the transaction consistent with the purposes of Local Law 42. An assignee or subcontractor of contracts for the removal, collection, or disposal of trade waste notify, within fifteen (15) days of the effective date of such assignment or subcontract, each party to a contract so assigned of such assignment or subcontract and of the right of such party to terminate such contract upon thirty (30) days' notice during the three (3) months after receiving notice of such assignment or subcontract. Such notification must be by certified mail with the receipt of delivery retained by the assignee or subcontractor and must be upon a form approved by the Commission. Where no written contract exists with a customer for the removal, collection, or disposal of trade waste, a company that assumes such trade waste removal from another company must provide such customer with notification within fifteen (15) days of such assignment or subcontract, on a form approved by the Commission by certified mail with the receipt for delivery retained by the assignee or subcontractor, that a new company will be providing such trade waste removal, and that the customer has the

right to terminate such service. A licensee must not enter into a subcontract before receiving express approval for the subcontracting arrangement from the Commission. Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this paragraph in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this paragraph.

§ 12. Subdivisions (d), (e), and (g) of section 5-05 of subchapter E of chapter 1 of Title 17 of the Rules of the City of New York are amended to read as follows:

(d) Written contract. When service to a customer is commenced, the licensee must take all steps necessary to attempt to reach an agreement with the customer on the terms and conditions of the service to be provided and within forty (40) days of the commencement of service, must prepare a written contract that clearly and legibly sets forth the terms and conditions of the agreement negotiated by the licensee and the customer and deliver such contract to the customer. Such contract must provide that it shall be effective only upon being dated and signed by the licensee and the customer's owner or authorized representative and that a change of any term or condition of such contract must be made in writing, dated, and signed by both the licensee and the customer's owner or authorized representative before such term or condition takes effect. The proposed contract offered by the licensee be accompanied by a notice stating: "You are not required to sign this contract. If you have any questions or complaints, call the Business Integrity Commission at (212) 437-0600." One (1) copy of such signed and dated contract and a copy of any signed and dated amendments must be provided to the customer's owner or authorized representative by the licensee. Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this subdivision in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this subdivision.

(e) Customer's decision not to sign a contract. A customer is not required to sign a contract. If a customer fails or refuses to sign a contract that has been tendered to the customer, pursuant to Subdivision [c] (d) of this section, a licensee will be deemed to have complied with such subdivision if the licensee complies with the requirements in Paragraphs (1) through (3) of this subdivision provided, however, that a licensee must not discontinue service to such a customer, or raise the rates charged such a customer, unless at least fourteen (14) days' written notice of such discontinuance or rate increase was given to such customer. Where a written contract with a customer has not been obtained by the licensee, the licensee must:

(1) demonstrate that a contract has been tendered to the customer in accordance with Subdivision [c] \underline{d} of this section, within forty (40) days of the commencement of service; and

(2) keep a copy of the contract tendered on file along with the signed returned postal receipt for a period of one (1) year after the eventual discontinuance of service to the customer; and

(3) make available to the Commission upon its request a copy of the contract and the return receipt.

Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this subdivision in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this subdivision.

Standard bills, statements, invoices. A licensee must provide a (g) written bill, statement, or invoice at least once every month to each and every customer to which such licensee provides services. Such bill, statement, or invoice must conspicuously contain all of the following

- (1) the licensee's name, address, telephone number, license number;

(2) the customer's name and complete address;
(3) a notice to customers as follows: NOTICE TO CUSTOMERS -The maximum rate that may be charged by your trade waste removal business is regulated by the New York City Business Integrity Commission. If you should have a question or a complaint concerning waste removal, contact the New York City Business Integrity Commission; and

(4) the maximum rates in effect with a statement indicating that the rates so identified are maximum legal rates and that lower rates may be lawfully charged;

(5) the negotiated rate per cubic yard or per one hundred (100) pounds on which the invoice is based;

(6) an itemized list of charges detailing the cubic yards or weight of putrescible waste removed, recyclables removed, and any additional charges;

 $(\vec{7})$ where the customer is being charged on a "flat" or "average" billing basis,

a. the total charges for waste removal for the billing period;b. an itemized statement of the estimated volume or weight of the

putrescible waste removed and the charge for the removal of such waste:

an itemized statement of the estimated volume or weight, if c. any, of the recyclable waste removed and the charge for the removal of such waste;

d. a statement as to the method by which the estimated volume or weight was determined; and

 $(\bar{8})$ a separate statement of sales tax collected.

Such bill must be on a form approved by the Commission. Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this subdivision in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this subdivision.

§ 13. Section 5-06 of subchapter E of chapter 1 of Title 17 of the Rules of the City of New York is amended by adding a subdivision (c) to read as follows:

(c) Upon the final implementation date for a particular commercial the requirements of this section in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this section.

§ 14. Subdivision (r) of section 5-08 of subchapter E of chapter 1 of Title 17 of the Rules of the City of New York is amended and a subdivision (w) of such section is added, all to read as follows:

(r) Any container provided by a licensee to a [designated covered establishment] customer for the collection of [organic] trade waste must:

- (1)meet the labeling requirements set forth in 17 RCNY § 5-11;
- (2)have a lid and a latch, lock, or other fastening or sealing mechanism or cord that keeps the lid closed and is resistant to tampering by rodents or other wildlife; and
- (3)have the capacity to meet the disposal needs of the [designated covered establishment] customer.

(w) Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this section in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this section.

 15. Subdivisions (a), (c), (d), (e), (f), and (g) of section 5-10 of subchapter E of chapter 1 of Title 17 of the Rules of the City of New York are amended to read as follows:

(a) Upon issuance of a license, the Commission shall issue to the licensee two (2) license plates for each vehicle that will transport trade waste, pursuant to such license and for which a fee has been paid, pursuant to 17 RCNY § 2-07. Beginning on January 1, 2020, the Commission will not issue license plates for any vehicle that does not comply with the requirements set forth in § 24-163.11(b) of the Administrative Code. Beginning on January 1, 2023, the Commission will not issue license plates for any vehicle that does not comply with the requirements set forth in § 16-526 of the Administrative Code. License plates issued by the Commission must at all times be affixed as prescribed by the Commission to a visible and conspicuous part of each such vehicle. A licensee must not permit a vehicle to be used in the course of collecting, removing, or disposing of waste that has not been identified and covered by the license and for which a fee has not been paid. A license plate issued by the Commission for such a covered and identified vehicle must not be transferred to any other vehicle. Upon the sale or dissolution of the business of a licensee, or upon the suspension, revocation, or expiration of a Commission-issued license, such plates must be immediately surrendered to the Commission. Upon the disposition of a vehicle that has been issued license plates by the Commission, such license plates must be immediately surrendered to the Commission. All license plates issued by the Commission are the property of the Commission, and the Commission reserves the right to reclaim such plates at any time.

(c) Each vehicle having a gross vehicle weight rating of twenty-six thousand pounds or more and a conventional cab configuration in which the engine is mounted in front of the operator must be equipped with a convex mirror positioned in front of such vehicle. When such vehicle is being operated, such mirror shall be adjusted so as to enable the operator thereof to see all points on an imaginary horizontal line which is three feet above the road, is one foot directly forward from the midpoint of the front of such motor vehicle, and extends the full width of the front of such vehicle or combination of such vehicles. Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this subdivision in such zone. Licensees who operate in any zones that have not been implemented will continue to be

(d) Nothing may be placed or suspended in or on the vehicle or windshield so as to obstruct the operator's vision through the windshield or other windows. Nothing in this subdivision shall be construed to prohibit the placement or suspension of an object in or on the vehicle windshield in order to comply with or as expressly permitted by federal, state or local law. Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this subdivision in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this subdivision.

(e) A trade waste vehicle must not be operated unless such vehicle is in safe operating condition and has passed an inspection conducted by a qualified inspector demonstrating compliance with the terms of this section at least once during the preceding six months. Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this subdivision in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this subdivision.

(f) A trade waste vehicle must not be operated unless the operator of such vehicle is satisfied such vehicle is in safe operating condition. A licensee must require the operator of such vehicle to inspect such vehicle following each day's work and to prepare a daily inspection report that identifies such vehicle and any defect that would affect the safety of operation of such vehicle. Such daily inspection report must cover at a minimum the following parts and accessories: service and parking brakes, steering mechanism, tires, wheels and rims, side guards, coupling devices, mirrors, lighting devices and reflectors, horn, windshield wipers, and emergency equipment. Copies of such daily inspection reports must be kept in the corresponding vehicle in accordance with the requirements of subdivision (n) of 17 RCNY § 5-03. The operator of such vehicle must review the most recent daily inspection report and determine whether required repairs have been made when evaluating the condition of such vehicle. Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this subdivision in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this subdivision.

(g) The Commission or a person designated by the Commission may inspect trade waste vehicles, equipment, licenses, registrations, inspection reports, and fleet records of each licensee at any time at its own discretion. Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this subdivision in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this subdivision.

§ 16. Subdivisions (c) and (e) of section 5-11 of subchapter E of chapter 1 of Title 17 of the Rules of the City of New York are REPEALED; and subdivision (d) of such section is relettered (c).

§ 17. Section 5-12 of Title 17 of the Rules of the City of New York is amended by adding a subdivision (e) to read as follows:

(e) Upon the final implementation date for a particular commercial waste zone, licensees who are designated carters will not be subject to the requirements of this section in such zone. Licensees who operate in any zones that have not been implemented will continue to be subject to the requirements of this section.

§ 18. Subdivision (a) of section 6-03 of Title 17 of the Rules of the City of New York is amended to read as follows:

(a) A trade waste broker must not engage in the collection of fees from commercial establishments for trade waste removal by a trade waste business required to be licensed [or registered,] pursuant to this chapter except where:

(i) the contract for such fee collection complies with standards set forth in Subdivision (b) of this section;

(ii) such fee collection is upon the request of the customer; and

(iii) such fee collection is part of an agreement providing for other services such as periodic waste evaluation and consulting with respect to source separation, recycling, or other business practices relating to trade waste.

(b) A contract that includes a provision for the collection by a trade waste broker of fees for trade waste removal must be submitted to the Commission and must set forth:

(i) the fee charged for such collection,

(ii) the rates charged by the trade waste removal business,
(iii) the method of billing employed by the trade waste removal business, and

(iv) must provide that the trade waste broker provide the customer with a monthly statement detailing the volume of trade waste removed.

(c) A contract for the provision of brokering services to a commercial establishment must not exceed two (2) years in duration.

§ 19. Paragraph 3 of subdivision (j) of section 6-04 of subchapter F of chapter 1 of Title 17 of the Rules of the City of New York is amended to read as follows:

(3) A complete and up-to-date Customer Register must be filed twice each year; on January [30] 31 for the period from June 1 through December 31, and on July 31 for the period from January 1 through June 30, or as often as ordered by the Commission. In the event that the Commission grants a new registration, the newly registered trade waste broker must submit its first Customer Register to the Commission no later than 90 days after the granting of its registration, unless otherwise directed by the Commission.

§ 20. Section 6-06 of subchapter F of chapter 1 of Title 17 of the Rules of the City of New York is amended to read as follows:

6-06 Agreements and Contracts with Customers; Service to Customers. (a) Trade waste removal providers. A trade waste broker may only arrange for trade waste removal services to be provided by haulers licensed [or registered] by the Commission, in accordance with § 16-505 of the Code.

(b) Term and form of contract; requirements; service and discontinuation of service; increase of rates.

(1) A contract for the services of a trade waste broker entered into after the effective date of this rule shall not exceed two (2) years in duration.

(2) [A contract to provide the services of a trade waste broker entered into prior to the effective date of this rule must terminate on the date provided therein or shall be deemed to terminate no later than two (2) years following such effective date, whichever date is earlier.

(3)]A written contract to provide the services of a trade waste broker that contains no provision regarding duration must be terminable at will by either party upon fourteen (14) days' written notice to the other party.

(3)[(4)] An oral agreement between a customer and a trade waste broker must be terminable at will by either party upon fourteen (14) days' written notice to the other party.

(4)[(5)] Where a broker is arranging for an agreement between a customer and a licensee, a written contract must provide that the licensee will arrange for removal of the customer's waste from the location designated by the customer, and state the time the waste removal will begin and the rate the customer will pay the licensee. Where the services to be provided by the broker also include evaluation or analysis of the waste stream, the written contract must provide a brief description of such evaluation or analysis the broker will perform and the rate the customer will pay to either the broker or the licensee. Nothing in this provision should be construed to prevent a broker from negotiating terms at variance with the standard form contract, except that a broker shall not vary such contract in any manner inconsistent with Chapter 1 of Title 16-A of the Code or any provision of these rules.

(5)[(6)] A trade waste broker must comply with the terms of service and any other terms set forth in the written contract or oral agreement with the customer. A contract agreed to in writing should not be altered without the written agreement of the customer of authorized representative. (6)[(7)] The broker must provide the customer with any other

additional informational notices required by the Commission throughout the term of service to the customer by the broker. (c) Written contract. At the time service to a customer is commenced, the trade waste broker must take all steps necessary to attempt to reach an agreement with the customer on the terms and conditions of the service to be provided. Within forty (40) days of the commencement of service, the broker must prepare a written contract that clearly and legibly sets forth the terms and conditions of the agreement negotiated by the broker and the customer and deliver such contract to the customer. The contract must provide that it is only effective upon being dated and signed by the broker and the customer or authorized representative. Additionally, the contract must specify that a change of any term or condition of such contract must be made in writing, dated, and signed by both the broker and the customer or authorized representative before such term or condition takes effect. The proposed contract offered by the trade waste broker must be accompanied by a notice that states: "You are not required to sign this contract. If you have any questions or complaints, call the Business Integrity Commission at (212) [435] <u>437</u>-0600." The broker must provide one (1) copy of such signed and dated contract and a copy of any signed and dated amendments to the customer or authorized representative. (d) Customer's decision not to sign a written contract. A customer is not required to sign a written contract. In the event a customer fails or refuses to sign a contract that has been tendered to the customer, pursuant to Subdivision [(d)] (c) of this section a broker will be deemed to have complied with such subdivision if the broker complies with the

requirements in Paragraphs (1) through (3) of this subdivision. Where a written contract with a customer has not been obtained by the trade waste broker, the broker must: (1) Demonstrate that a written contract has been tendered to the customer in accordance with Subdivision $[(d)](\underline{c})$ of this section, within forty (40) days of the commencement of service; (2) Keep a copy of the contract tendered on file along with the signed returned postal receipt for a period of one (1) year after service to the customer ends; and (3) Make available to the Commission upon its request a copy of the contract and the return receipt.

(e) *Liability for negligence*. No contract or contract amendment between a broker and a customer may provide that the broker is exempt from liability for damage caused by the broker's negligence or the negligence of any of its agents.

(f) Standard bills, statements, invoices.

(1) A broker must provide a written bill, statement, or invoice at least once every month to each customer to which such broker provides services. Such bill, statement, or invoice must clearly contain all of the following:

 $(i)\ensuremath{\,^{\circ}}\xspace$ The trade waste broker's name, address, telephone number, and registration number;

(ii) The customer's name and complete address;

(iii) The maximum rates in effect with a statement indicating that the rates so identified are maximum legal rates and that lower rates may be lawfully charged;

(iv) The negotiated rate per cubic yard or per one hundred (100) pounds on which the invoice is based;

(v) An itemized list of charges detailing the cubic yards or weight of putrescible waste removed, recyclables removed, and any additional charges;

(vi) Where the customer is being charged on a "flat" or "average" billing basis: a. The total charges for waste removal for the billing period; b. An itemized statement of the estimated volume or weight of the putrescible waste removed and the charge for the removal of such waste; c. An itemized statement of the estimated volume or weight, if any, of the recyclable waste removed and the charge for the removal of such waste; and d. A statement as to the method by which the estimated volume or weight was determined; and

(vii) A separate statement of sales tax collected.

(2) When the trade waste broker has brokered an agreement between a customer and provider of trade waste removal, collection, or disposal services, the broker must provide a notice to customers as follows, on a form approved by the Commission: NOTICE TO CUSTOMERS – The New York City Business Integrity Commission regulates the maximum rate your licensed trade waste hauler may charge. If you should have a question or a complaint concerning waste removal, contact the New York City Business Integrity Commission.

(3) If all trade waste being transported is exempt waste under 17 RCNY § 5-02(a)(3), the Notice shall be as follows: NOTICE TO CUSTOMERS – If you have a question or a complaint concerning waste removal, contact the New York City Business Integrity Commission.

21. Subdivision (a) of section 7-03 of subchapter G of chapter 1 of Title 17 of the Rules of the City of New York is amended to read as follows:

(a) Upon issuance of a registration, the Commission shall issue to a registrant who removes trade was generated in the course of operation of his or her business and to a registrant exempt from the licensing requirements of this chapter two (2) license plates for each vehicle that will transport trade waste, pursuant to such registration and for which a fee has been paid to the Commission, pursuant to 17 RCNY 2-07. Beginning on January 1, 2020, the Commission will not issue license plates for any vehicle that does not comply with the requirements set forth in § 24-163.11(b) of the Administrative Code. Beginning on January 1, 2023, the Commission will not issue license plates for any vehicle that does not comply with the requirements set forth in § 16-526 of the Administrative Code. A registrant shall not permit a vehicle to be used in the course of collecting, removing, or disposing of waste that has not been identified and covered by the registration and for which a fee has not been paid. A license plate issued by the Commission for such a covered and identified vehicle must not be transferred to any other vehicle. Upon the sale or dissolution of the business of a registrant, or upon the suspension, revocation, or expiration of a Commission-issued registration, such plates must be immediately surrendered to the Commission. <u>Upon the disposition of</u> a vehicle that has been issued license plates by the Commission, such license plates must be immediately surrendered to the Commission. All license plates issued by the Commission are the property of the Commission, and the Commission reserves the right to reclaim such plates at any time. Notwithstanding any other provision of this chapter, the penalty for violation of this subdivision shall not exceed five thousand dollars (\$5,000) for each such violation.

§ 22. Subdivisions (a), (c), (d) and (e) of section 7-04 of subchapter G of chapter 1 of Title 17 of the Rules of the City of New York are REPEALED; subdivisions (b) and (e) of such section are relettered (f) and (g), respectively; and new subdivisions (a), (b), (c), (d), and (e) are added as follows:

(a) Source-Separation Required. (1) A registrant that is authorized pursuant to subdivision (b) of section 16-505 of the Administrative Code to remove, collect or dispose of trade waste that is generated in the course of operation of such registrant's business must source separate designated recyclable materials as required in section 1-10(b) of title 16 of the Rules of the City of New York unless such registrant is authorized by the commission to use single stream collection and recycling. (2) Such registrant that is also a designated covered establishment must source separate organic waste as required by subdivision (c) of section 16-306.1 of the Administrative Code and section 1-11 of title 16 of the Rules of the City of New York.

(b) Commingling Prohibited. (1) A registrant that is authorized pursuant to section 16-505(b) of the Administrative Code to remove, collect or dispose of trade waste that is generated in the course of operation of such registrant's business may not commingle in the same vehicle compartment any of the following: (i) designated recyclable paper, (ii) designated recyclable metal, glass, and plastic, or (iii) any other trade waste. Such registrant may commingle designated recyclable metal, glass and plastic in the same vehicle compartment, but may not commingle such metal, glass and plastic in the same vehicle compartment with designated recyclable paper unless such registrant is authorized by the commission to use single stream collection and recycling to collect such materials. (2) Such registrant that is also a designated covered establishment may not commingle organic waste with any other trade waste in the same vehicle compartment.

(c) Recycling Required. When transporting designated recyclable materials that have been source-separated as required in 16 RCNY § 1-10(b) or materials that have been commingled pursuant to subdivision (e) of this section, a registrant that is authorized pursuant to section 16-505(b) of the Administrative Code to remove, collect or dispose of trade waste that is generated in the course of operation of such registrant's business must transport such materials to a putrescible or non-putrescible transfer station or other facility that accepts such materials for recycling, reuse or sale for reuse. Such registrant shall not bring such materials for disposal to any solid waste disposal facility, whether or not such disposal facility is operated by the Department of Sanitation, except in an amount that could not have been detected through reasonable inspection efforts by the registrant.

(d) Organic Waste. (1) A registrant that is authorized pursuant to section 16-505(b) of the Administrative Code to remove, collect or dispose of trade waste that is generated in the course of operation of such registrant's business that is also a designated covered establishment must transport such organic waste directly to an organic waste processing facility for purposes of composting, aerobic digestion or anaerobic digestion, or to a putrescible transfer station that is authorized by the New York State Department of Environmental Conservation and the Department of Sanitation to handle source separated organic waste or is otherwise in compliance with all applicable state and local permitting requirements regarding handling of source separated organic waste. (2) Notwithstanding any other provision of this section, such registrant may deliver organic waste for beneficial use to a farm or other facility for purposes of feeding animals.

(e) Authorization to use single stream collection and recycling. Notwithstanding subdivision (d) of this section, a registrant that is authorized pursuant to section 16-505(b) of the Administrative Code to remove, collect or dispose of trade waste that is generated in the course of operation of such registrant's business may commingle designated metal, glass, and plastic with designated recyclable paper, provided that it has furnished information to the commission demonstrating its ability to use single stream collection and recycling and the commission has authorized such registrant's use of single stream collection.

(<u>f</u>) A registrant that [collects its own waste] <u>is authorized pursuant</u> to section 16-505(b) of the Administrative Code to remove, collect or dispose of trade waste that is generated in the course of operation of such registrant's business and receives free dump privileges at Department of Sanitation solid waste disposal facilities [shall provide for], even if such registrant is not a designated covered establishment, must source [separation] <u>separate</u> [of] designated recyclable materials [(as defined in 17 RCNY § 5-12) from solid waste] and organic waste[, if applicable] from all other trade waste.

§ 23. Section 7-05 of subchapter G of chapter 1 of Title 17 of the Rules of the City of New York is amended to read as follows:

§ 7-05 Operations. [A registrant that removes, collects or disposes of trade waste shall keep the sidewalk, flagging, curbstone and roadway abutting any area from which waste is removed free from obstruction, garbage, litter, debris and other offensive material resulting from the removal by the registrant of trade waste and shall comply with the requirements for operation contained in 17 RCNY § 5-11 and

subdivisions (a) through (q) and (u) through (v) of 17 RCNY § 5-08.]

(a) A registrant that removes, collects or disposes of trade waste must keep the sidewalk, flagging, curbstone and roadway abutting any area from which waste is removed free from obstruction, garbage, litter, debris and other offensive material resulting from the removal by the registrant of trade waste.

(b) A registrant must maintain any premises where trade waste removal vehicles and machinery are kept in a safe and sanitary condition.

(c) All trade waste vehicles operated pursuant to a registration must be loaded at all times in such a manner and by such methods as to prevent the release or discharge of dust and to prevent spilling of materials upon sidewalks or streets and every operator of a vehicle must remove immediately from sidewalks or streets all materials spilled, littered, or thrown thereon in loading operations or in the handling and return of receptacles or while traveling.

(d) Materials loaded into vehicles must be dumped or unloaded and disposed of only at points where disposal of the particular material is lawful.

(e) Trade waste vehicles with open top box type bodies and containers on or in platform or panel type body vehicles must not be filled or loaded over their capacity. Such vehicles must never be filled or loaded above water level of body or container.

(f) Trade waste vehicle operators of all types of vehicles must exercise care at all times to prevent the making of unnecessary or avoidable noise in the course of operating such vehicles or loading trade waste.

(g) Each open top box type vehicle body must be loaded only from front to rear and the partial load kept securely and fully covered at all times. Each such vehicle must have a heavy tarpaulin cover which must be secured over the vehicle body at all times other than when the vehicle body is being loaded or unloaded or is empty.

(h) Materials loaded in or upon vehicles shall not be re-worked, resorted, picked over, or rehandled while vehicle is on the streets and material shall not be transferred nor reloaded from a vehicle while on the streets to or into any other vehicle, except that operators of vehicles of the totally enclosed walk-in door type may sort materials only within and inside the body, during which periods the door or doors may be kept open.

(i) Materials shall not be carried at any time upon any vehicle other than solely within the vehicle body or solely within containers on or in the vehicle body when such materials are to be removed in containers.

(j) After materials are dumped for disposal, the vehicle body and each container used must be emptied thoroughly and cleared of all loose materials.

(k) Vehicles and containers must be thoroughly cleaned inside and outside frequently so that they present a good appearance and be maintained free of dirt and offensive odors at all times.

(1) All loading hoppers, doors, covers, or other closures of loading openings of all vehicles must be kept closed and secured at all times except during actual loading through the particular opening.

(m) A registrant must provide for the general cleanliness of, and the control of odors and extermination of pests and rodents on and around, the vehicles used to transport trade waste and the locations where such vehicles are stored when not in use.

(n) A registrant must provide for off-street parking for vehicles used to transport waste, and shall not permit such vehicles to be parked on the street during the hours when they are not in use.

(o) A registrant must keep closed the doors of any garage, or the gate to any outdoor premises, from which vehicles used in the transport of waste are dispatched except when such vehicles are entering or leaving such premises. The perimeter of any outdoor location used to store vehicles must be surrounded by an opaque fence at least eight (8) feet high.

(p) A trade waste vehicle used to transport waste must operate in compliance with all traffic laws, rules and regulations and shall not be permitted to stand with the motor idling in violation of § 24-163 of the Administrative Code.

(q) Any waste receptacle provided by a registrant to a customer must be made of metal or other material or grade and type acceptable to the Department of Sanitation, the Department of Health and Mental Hygiene, and the Department of Housing Preservation and Development, as provided in section 16-120 of the Administrative Code. Receptacles used for liquid waste provided by the registrant must be constructed and maintained by the registrant so as to hold their contents without leakage. All containers provided by the registrant must be provided and maintained with tight fitting covers.

(r) A registrant must not permit or require any vehicle operator to drive the registrant's vehicles unless the vehicle operator complies with the hours of service requirements set forth in Part 395.3 of Title 49 of the Code of Federal Regulations.

(s) A registrant must ensure that the trade waste vehicles operated on behalf of the registrant are not engaging in a pattern of unsafe practices. Each such pattern of unsafe practices is a violation of this subdivision. For purposes of this subdivision, "a pattern of unsafe practices" means four instances of prohibited conduct set forth in paragraphs (1) through (6) of this subdivision within a six-month period by the registrant's vehicle operators in the aggregate:

(1) A trade waste vehicle must not drive in reverse unless such movement can be made safely and without interfering with traffic for the minimum distance to allow for the safe collection of trade waste.

(2) A trade waste vehicle must not make a U turn, except where legally permitted at marked center lines and from designated lanes.

(3) A trade waste vehicle must stop at all steady red lights until such light turns green. A trade waste vehicle must stop at all flashing red lights and stop signs before entering an intersection.

(4) A trade waste vehicle must be driven only in the direction designated for the roadway.

(5) A trade waste vehicle must not obstruct a bike lane, bus stop, sidewalk, crosswalk, or intersection.

(6) Under no circumstances shall an individual ride on or cling to the outside of a trade waste vehicle while the vehicle is operating on a roadway.

§ 24. Subchapter G of chapter 1 of Title 17 of the Rules of the City of New York is amended by adding a new section 7-09 to read as follows:

§ 7-09 Trade Waste Containers.

(a) All containers or receptacles from which trade waste is collected by any registrant must have the volume capacity of each container or receptacle painted on the front of the container or receptacle in Arabic numerals at least 4 inches in height and followed by the indication "cu. yd." when the volume of the container or receptacle is measured in cubic yards or "GAL." when the volume of the container or receptacle is measured in gallons.

(b) If a container is provided by a registrant, such registrant must imprint and maintain the registrant's name and registration number along with the accurate true measurement of the volume of the container. A registrant must, at no charge, mark each unmarked container provided by a customer with the name of the owner of the container and the accurate true measurement of the volume of the container.

(c) If trade waste is collected from any container that does not have the volume capacity imprinted, the registrant collecting waste from such container must report the exact location of such container to the Commission within three (3) business days of the time it had actual or constructive knowledge of the improper labeling.

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

CERTIFICATION PURSUANT TO CHARTER §1043(d)

RULE TITLE: Amendment of Rules Relating to Trade Waste Licensees and Registrants REFERENCE NUMBER: 2024 RG 014

REFERENCE NUMBER: 2024 RG 014 **RULEMAKING AGENCY:** Business Integrity Commission

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

- (i) is drafted so as to accomplish the purpose of the authorizing provisions of law;
- (ii) is not in conflict with other applicable rules;

- (iii) to the extent practicable and appropriate, is narrowly drawn to achieve its stated purpose; and
- (iv) to the extent practicable and appropriate, contains a statement of basis and purpose that provides a clear explanation of the rule and the requirements imposed by the rule.

/s/ STEVEN GOULDEN Senior Counsel

Date: May 28, 2024

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

CERTIFICATION / ANALYSIS PURSUANT TO CHARTER SECTION 1043(d)

RULE TITLE: Amendment of Rules Relating to Trade Waste Licensees and Registrants REFERENCE NUMBER: BIC-23 **RULEMAKING AGENCY: Business Integrity Commission**

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

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

/s/ Francisco X. Navarro Mayor's Office of Operations <u>May 29, 2024</u>

Date

SPECIAL MATERIALS

OFFICE OF COLLECTIVE BARGAINING

■ NOTICE

NOTICE OF CERTIFICATION

This notice is to acknowledge that the Board of Certification has issued a Certification as follows:

DATE:	May 29, 2024	DOCKET #: RU-1717-24
DECISION:	17 OCB2d 13 (BOC 2	024)
EMPLOYER:	City of New York, Dej Environmental Prote 59–17 Junction Boule Flushing, NY 11373	ction
CERTIFICATI	ON NO. 13-24:	
Unit Title:	Environmental Police	Officer (Title Code No. 70811)
Bargaining	Representative:	
	Environmental Police	Bonovalant Association

Environmental Police Benevolent Association 708 East Chester Street, 2nd Floor Kingston, New York 12401

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ROADWAY IMPROVEMENTS IN ROSEDALE AREA STREETS - STAGE 2

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CITY OF NEW YORK BOROUGH OF QUEENS TOPOGRAPHICAL BUREAU			FENCE OUGE RAL OFFERTS
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	autor 100 - 11000	YS/	(5) WITH AN EFFECTIVE DATE OF 12-09-2008 FOR TAX BLOCKS 13588, 13602, 13632, 131 13681, 13682, 13684, 13685, 13686, 13687, 13688, 13690, 13695,13701 AND 13704
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 | GUNTUNA GETTZ, MARCO PATRICIO | 244
 | 8,843
 | BED OF FRANCIS LEWIS BLVD | | 20,435
 | 37,568 | 18,045 | 38,605
 | 426
15,850 | 1,035 | PROPATED A.V.
ACTUAL A.V.
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 | WELDING CARLOS | _
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 | | CONDO RESIDENTAL UNIT | 5.297
 | 34,900 | | 30,569
 | 101
3.707
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 | | CONDO RESIDENTAL UNIT | 2,479
 | 29,741 | | 25,725
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 | RIVERO , NERISHA |
 | 1 gene
 | | CONDO RESIDENTAL UNIT | 2,679
 | 29,74 | 2,679 | 25,725
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|
 | | P/0 1005
 | GRANT, EVERELL BRANK | _
 |
 | | CONDO RESIDENTAL UNIT | 2.479
 | 20,74 | | 29,729
 | 2,679 | 25.983 | ACTUAL A.V. | | | |
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 | | CONDO REDDENTAL UNIT | 2,803
 | 23,40 | | 20,414
 | 76
2,803
76 | 861
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561 | ACTUAL A.V.
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 | | COMDO RESIDENTAL UNIT | 2,003
 | 23,400 | | 20.414
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20,612 | PROBATED S.V.
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| 192
 | 1368 | P/0 1009
 | HUPPLAY, GILLIAN L | 934
 | 33,368
 | BED OF TRANCIS LEWIS BLVD | CONDO RESIDENTAL UNIT | 2,803
 | 23,489 | | 20,414
 | 76
2,803 | 361
20,612 | PROPATED A.V.
ACTUAL A.V. | | | |
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 | | P/0 1010
 | NONYA WALKER
JOSEPH, KAREN L |
 |
 | | CONDO RESIDENTAL UNIT | 2,610
 | 35,34 | | 30,479
 | 2,608 | 30,792 | ACTUAL A.V.
PROBATED A.V. | | | |
|
 | | P/0 1012
 | EARL HUDHES |
 |
 | | CONDO RESIDENTAL UNIT | 2.616
 | 35,34 | | 50,479
 | 2,608
21
2,008 | 838
30,792
838
30,792 | ACTUAL A.V.
PRORATED A.V.
ACTUAL A.V. | | | |
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 | | P/D 1013
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 | 지영관
 | | CONDO PERIDENTAL UNIT | 2,028
 | 35,34 | | 30,479
 | 71 2,408 | 838
30,792 | ACTUAL A.V.
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 | | P/0 1014
 | BRUCE ARTHUR | <u>-</u> 1.25
 | e sta
 | | CONDO RESIDENTAL UNIT | 2,098
 | 35,34 | 2.658 | 30,479
 | 2,409 | 30,792 | RETURN A.V.
PROPATED A.V. | | | |
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 | | P/0 1015
 | | -
 |
 | | CONDO RESIDENTAL UNIT | 1,893
 | 33,73 | | 29,004
 | 141
5,178
52
1,023 | 29,644 | ACTUAL A.V.
PRORATED A.V. | | | |
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 | | P/0 1017
 | |
 | 1.0
 | | CONDO REIDENTAL UNIT | 1.093
 | 33.73 | | 29.004
 | 52 | 798 29,308 | ACTUAL A.V.
PHORATED A.V.
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ACTUAL A.V. | | | |
| 113
 | 1100 | P/0 1018
 | HOOVER JOYCE A |
 | 3,619
 | BED OF TRUNCTS LEWIS BLVD | CONDO RESIDENTAL UNIT | 1,893
 | 33,734 | | 29,004
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29,308
93 | | | | |
| 194
 | . 4 | P/0 1
 | HEL, CALMIN | 1,038
 |
 | BED OF FRANCIS LEWIS BLVD | | 12,804
 | 40,92 | | 42,378
 | 18
8,250
2,642
11,036
4,905 | 03
42,559
10,382
43,560 | ACTUM, A.V.
PROBATED A.V.
ACTUME A.V. | | | |
| 195
 | | 9/0 +
 | LAHUPPMAN, DONALD | 551
 |
 | BED OF FRANCIS LEWIS BLVD | | 15.330
 | 25.20 | | ,26,771
 | 4,805 | 0.579
24,905 | ACTUAL A.V.
PROBATED A.V.
ACTUAL A.V.
PROBATED A.V. | | | |
| 196
 | | P/0 7
P/0 10
 | 25813 LLC | 626
869
 |
 | BED OF FRANCIS LEWIS BLVD | | 15,872
 | 28,842 | | 30,590
 | 14.573 | 24,505
2,421
30,504
2.578
23,794 | PROPATED A.V.
ACTUAL A.V.
PROPATED A.V. | | | |
| 197
198
198-1
 | + | P/0 10
P/0 13
 | BAHADON, RYAN | 2,034
 |
 | BED OF FRANCIS LEWIS BLVD
BED'S OF FRANCIS LEWIS BLVD AN
1457H AVE. | | 25,011
 | 54,18 | | 57,431
 | 11,839
4,707
23,394 | 22,794
11,744
58,36P | ACTUAL A.V.
PROPATED A.V.
ACTUAL A.V.
PROPATED A.V.
ACTUAL A.V. | | | |
| 199
 | | P/0 15
 | OCAS | 2.535
 | 657
 | BEDS OF FRANCIS LEWIS BLVD AN
LABER AVE. | | 10,829
 | 10.32 | 9,780 | 9,780
 | 4,707
23,394
7,910
9,990 | 7,910 | PROPATED A.V.
ACTUAL A.V. | | | |
| 200
 | μŢ | P/0 23
 | MATHERON, ROMARD
OAL MATHESON RESVOCABLE LIVING
TRUST |
 |
 | BED OF 145TH AVE. | | 11.009
 | - 24,96 | | 26.515
 | 1,055 | 2,961
28,172
3,155 | PROPATED A.V.
ACTUAL A.V.
PROPATED A.V. | | | |
| 201
 | | P/0 25
 | OZASTA SDWARDD
OSLATA, SANDRA
MARIAN GAMBUS | 500
 | 6.039
 | BED OF 145TH AVE. | | 10.341
 | 38,52 | | 49,831
 | 869
11,563
860
11,872 | 3.155
41,939
2,280
81,626
1,939
27,258 | PROBATED A.V.
ACTUAL A.V.
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ACTUAL A.V.
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ACTUAL A.V.
PROBATED A.V.
ACTUAL A.V.
PROBATED A.V.
ACTUAL A.V. | | | |
| 202
 | 1360 |
 | MAURICE, PARNEL | 565
 |
 | BED OF 145TH AVE. | | 8.690
 | 24,154 | | 25.694
 | 542 7,387 | 31.626
1.939
27.25F | ACTUAL A.V.
PROPATED A.V.
ACTUAL A.V | | | |
| 204
 | 12603 |
 | WILLIAMS, COLLETTE
WILLIAMS, COURTNEY | 2,203
 |
 | BED OF 145TH AVE. | | 12,551
 | 27,939 | | 29,611
 | 3,826 | 9,787 | PROBATED A.V.
ACTUAL A.V. | | | |
| 205
 | 1360 |
 | ALKEA, DOROTHY | 2.659
 |
 | BED OF 145TH AVE. | This port of the sheart is keing taken askind to fee searcembered of a | 15,553
 | 27,12 | | 28,892
 | 5.556
10,944
1,792 | 10,033
30,597
9,439 | PROPATED A.V.
ACTUAL A.V.
PROPATED A.V. | | | |
| 216
 | 1248 |
 | 147 HOMO DEVELOPERS LLC
POBLES DORINE | 1.389
 |
 | BEDE OF 258th BT. AND 147TH R | parente et hidge steps av her let 23 in her kland 12000 av here av wach
exceptionered abail stand | 6,353
 | 28,454 | | 29.237
 | 5,636
443
6,309 | 28,237 | ACTUAL A.V.
PRORATED A.V. | | | |
| . 218
 | | 9/0 39
 | COVE, SAMDRA | 240
 | 4,750
 | MED OF 147TH HD. | | 7,761
 | 20,40 | | 21.684
 | 445
6,309
394
7,558 | 23.622
1,201
23,001 | ACTUAL A.V.
PROMATED A.V.
ACTUAL A.V.
PROBATED A.V. | | | |
| 219
 | | P/0 42
 | MAR MAUTER J | 260
 |
 | BCD OF 147TH RD. | | 6,617
 | 17,88 | | 18,013
 | 520 | 1.013 20.219 | PROPATED A.V.
ACTUAL A.V.
PROPATED A | | | |
| 220
 | | P/0 43
 | U-ANK, BLACKFOOT | 260
 | 4.730
 | BED OF 147TH RD.
BED OF 147TH RD. | | 8,056
 | 27.50 | | 29,104
 | 872
7,134
325
6,242 | 30,854 | ACTUAL A.V.
PROMATED A.V.
ACTUAL A.V.
PROMATED A.V. | | | |
| 222
 | |
 | EMILE, MARE
BRILLANT, RENEL | 240
 | 3,513
 | 860 OF 147TH RD. | | 6,274
 | 12,534 | | 23.887
 | 6,242
450
6,647 | 21,679
1,745
25,320 | | | | |
| 223
 | 1368 | 11 P/0 48
 | WALTON AUTHOR, Y | 240
 | 3,518
 | BED OF LATTH HD. | | 6,248
 | 29,44 | 6,563 | 31.214
 | 458
6,647
425
6,177
435 | 2,277 | FROMATED A.V.
ACTUAL A.V.
PROMATED A.V.
ACTUAL A.V.
PROMATED A.V. | | | |
| 224
 | 1360 |
 | SHERWAR, WELLARD
CHANG, WESLEY A
GREEK BERNARD | 240
 |
 | 800 OF 147TH RD.
800 OF 147TH RD. | | 5,555
 | 28,03 | | 29,774
 | 425
6,177
814 | 2,174 31.626 2,989 | PROPATED A.V. | | | |
| 229
 | 13583 | 3 P/0 64
 | MLDRED GRANT | 302
 | 4,498
 | BED OF 147TH RD.
BED OF 147TH RD. | | 8,978
 | 26,09- | | 27,714
 | 814
8,026
390
4,079 | 28,442
2,360
27,243 | | | | |
| 237
 | 1 | 170 02
 | DUPUY DUVAL | 302
 |
 | BED OF 147TH MD. | | 5.080
 | 25,910 | | 26,111
 | 390
4.079
398
4.079 | 2,360 | PROMATED A.V. | | | |
| 228
 | | P/0 60
 | BROAN-MEXENZIE, LORRANE
BROAN, ANERE | 302
 |
 | DED OF 1477H RD. | | 5,080
 | 25,950 | | 27,101
 | 390 | 2,484
29.203
2,909 | PROPATED A.V.
ACTUAL A.V.
PROBATED A.V. | | | |
| 229
 | | P/0 58
 | FREDERIC, TVETTE
OSBOURNE, DENTON
DENTON HICKINGON, MICHELE | 3.40
 | 4,102
 | 800 OF 147TH R0.
800 OF 147TH R0. | | 6,741
 | 30,454 | | 32.282
 | 6,359 | 34,219 | ACTUAL A.V.
PROBATED A.V. | | ANG Departme
Design ar
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do OFFICE OF LAND SURVEYING |
| 231
 | | P/0 54
 | BRATHWAITE, DOREDN C | 272
 | 2.920
 | BED OF 147TH RD. | | 6.909
 | 23,32 | | 23.287
 | 519
6,106
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6,517 | 2,104 24,750 | PRORATED A.V. | | HWQ-274F2 | |
| 2.3.2
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 | LESSEY, SOMA T
LESSEY, SHARNEL | 340
 | 3,440
 | BED OF 147TH RD. | | 7,130
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| 023 PRESID
 | DENT E | BOROUGH OF
 | | 340
 | 3,660
 | BED OF 147TH RD. | | 7,258
 | 21,12 | | 22,447
 | 627
7,372
430
7,407
9400 | 2,152
25,320
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AND ACQUISITION FOR ROADWAY IMPROVEMENT IN ROSEDALE AREA STREETS - STAGE 2 BOROUGH OF QUEENS

DAMAGE AND ACQUISITION MAP NO. 5867

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278		P/0 52	ADESHAL OMOLARA ADESHAL INARO SHALER, ELIZARETH MODEY-FAROUNAREON VALERE	225	2,550	BED OF 147TH DB. BED OF 147TH DB.		3, 387	15,804	3,081	18,390	220 2,716 2,709 673	17,420 1,400 17,575 2,589	PROBATED A.V. ACTUAL A.V. PROBATED A.V. ACTUAL A.V. PROBATED A.V. ACTUAL A.V.	STRUCTURES, IMPRO ACQUIRED AND PAT SHALL STAND SEE	VENENTS AND APPURTS THE UPON THE LANDS . THE CHART TO DETERM	NANCES STANDING OR MAI AND PREMIES ADJOINING " INE WHICH LOTS ARE BOIN	CT TO THE ENCREACHWENT VIANED PARTLY UNON THE THE SAME, AS LONG AS SU IS TAKEN SUBJECT TO ENCR	PARCELS TO I IN ENGROACH DACHMENT
277		P/0 49	DODY-FARQUHARDON VALENE SANLALL LOUTAN RAMEOOF RAMEARNE ODRATI, CAROLINE	878 377	4,224	BED OF 147TH DB.		8,877 8,849 9,998	38,254 37,549 19,368	9,175 6,763 6,355	30,004 39,892 20,792	8,291 946 7,940 930	31,870 3,431 42,190 1,801	ACTUAL A.V. PRORATED A.V. ACTUAL A.V. PRORATED A.V.					
279		P/0 44	SPELLER, LLEWELLYN SPELLER, JULA PATTERSON, SERHEM	800 800	8,380	BED OF 147TH DR. BED OF 147TH DR.		7,802	20,046	7,662	21,902	930 6,507 622 6,248	22,517	ACTUAL A.V. PROTATED A.V. ACTUAL A.V. PROPATED A.V.					
281			RICHARD ASHE LOUBERT LORTHE SONALI LOSLE HOPKINS AS GUARDIAN DEFE, UNLIGORN	500	3.376 6,178	860 OF 147TH DR. 860 OF 147TH DR.		0.005	26.352	5,516	26,492 32,522	457 5,605 761 9,508 825 5,947	239,148	ACTUAL A.V. PROBATED A.V. ACTUAL A.V. PROPATED A.V.					
263	1367	P/O 20	WICHAEL N SMITH	562	3,455	860 OF 147TH DR. 860 OF 147TH DR.		6,158 9,205	22,608	5,610	23,954	653 8,839		ACTUAL A.V.					
285		P/0 24	PICHARDO, JOSEPH B MARTINEZ, VANESSA J WASHINGTON, KEITH S WASHINGTON, KRISTINE A	300	3,700	BED OF 147TH DR. BED OF 147TH DR.	Figs part of the street is baing bases subject to the encompositive of a parties of bags, strees on the set of a in token (1970) on long as such incompositive street should street a base bases bases the street street should be a subject to the street subsect and the street street street is the street should be the street subsect the street street and the street str	6,261 8,443	33,093 35,449	6,541 9,475	34,145 36,205	490 6,538 794 10,887	36,194 2,835 37,801	ACTUAL A.V. PROBATED A.V. ACTUAL A.V. PROBATED A.V. ACTUAL A.V. BEODUTO A.V.					
287		P/0 19 P/0 17	DANIELS , OTWALD : HEALE, TYNONE WAARE, MARE	490	5,590	8ED OF 1477H DR. BED OF 1477H DR.	Prip part of the stream in haling taken radiust to the encoordinated of a portion of body, stream on the last 18 in for block 19970 on long as such anymouth shall also a minimum stream stream and minimum stream stream stream and minimum stream strea	0,014 6.305	33,284	10,426 6,484	35,240	740 9,053 436 8,088	2,835 37,891 2,603 37,374 2,612 34,808 2,610	PROBATED A.V. PROBATED A.V. ACTUAL A.V.					
289		P/0 15	AMENEZ, FRANCIECO CEPEDA, TENSON D CEDEDA, YERSON D HERMANDEZ, ALEJO	247	3,053	8ED OF 1477H DR. BED OF 1477H DR.		6,438	29,412	6,424	31,453	450 6.008 303 5.246 875 11,672	2.610 34,805 2.327 31,064	PROPATED A.V. ACTUAL A.V. PROPATED A.V. ACTUAL A.V.					
- 291 292		P/0 12 P/0 9	ADVERWAA, EMELIA BOATENG, BERUMANIN BOAHENG, CLAREINEE PAVANA, ICLAO PASANA, JOHSE H	300 800	3,700	MED OF 1477H DR. MED OF 1477H DR.		10,512	44.632	10,905	47,200	875 11.672 805 10.737	3.540 47,200 3,328 44,397	ACTUAL A.V. PROBATED A.V. ACTUAL A.V. PROBATED A.V. PROBATED A.V. ACTUAL A.V. PROBATED A.V. ACTUAL A.V. PROBATED A.V. ACTUAL A.V.					
293		P/0_8	ANDREE, VALENTINE KOPI RUSS, NAMA ABMEN E WORKAU & OSELLE M MOREAU UNNO, TRUST MOREAU &S TRUSTEZ, GISELLE M MOREAU &S TRUSTEZ, GISELLE M	. 300 800	8,700	860 OF 1477H DR. 860 OF 1477H DR.		0,128	45,724	9,940	45,724	705 9,316 492 6,427	3,279 43,724 1,686 22,479	PROPERTED A.T.					
295		P/0 5	MOREAU AN TRUSTER, ARNER E MERAMAN, KANDE ARRANAM, JACQUELINE BURKE, PETER N	1.040	3,080	BCDS OF 147TH DR. AN 2597H ST. BCD OF 2597H ST.	10	6.014	25,840	6.256	27,398	1,920 6,022							
297		P/0 59	MELLER, CARL MELLER, MONHOLE U BROWN, THELMA BROWN-THELMA	1.255	2,745	BEDS OF 147TH RD. A 2597H ST. A BED OF 147TH RD.	b0	6.370 7,139	26.352	7,638	27.932	670 5.350 2.512 8,007 614 7,226	27.342 9.250 28,628 2,656	PROBATED A.V. ACTUAL A.V. PROBATED A.V. PROBATED A.V. ACTUAL A.V. PROBATED A.V. ACTUAL A.V.					
299		P/0 53	JO ANN SCAGUONE JO ANN SCAGUONE PUCCI, DONIAL M SCAGUONE, PAULA GALTA, MCHELLE SCAGUONE, LORM	680	7.320	BED OF 1471H RD.		8,191	23,862	8,510	25,348	7,216 874 7,932 487	31.225 2.369 26,934 487	ACTUAL A.V. PRORATED A.V. ACTUAL A.V. PRORATED A.V.					
301		9/0.48	GLENDA TUMMINELLO FAMILY TRUST NICHOLAS C. TUMMINELLO, AS TRUSTEE	340	3,660	8ED OF 1477H RD. BED OF 1477H RD.		7,593	8,390	8,884	28,314	6,729 582 6,551	2,851	ACTUAL A.V. PROBATED A.V. ACTUAL A.V. PROBATED A.V.					
302	1367	3 9/0 45	BLENDA TUNUNTELLO FAMILY TRUST NICHOLAS C. TUNUNTELLO, AS TRUSTEC RICHARDS HOPE	150	5,490	8ED OF 1477H RD.		0,219	20,160	7,915	19,970	297 11,178 401 7,302	+0+ 18,190 1,531 27,910	ACTUAL A.V. PROBATED A.V. ACTUAL A.V. PROBATED A.V.					
304		P/0 41	TRANKUNE JEAN GARTY, DERREK	325	4,814	8ED OF 1477H 8D. BED OF 1477H 8D.		9,321 8,738	33,386	8,814 9,232	33,195 34,692	522 7,446 535 7,480	2,199 31,385 2,439 24,872 2,181	PROBATED A.V. ACTUME A.V. PROBATED A.V. ACTUME A.V. PROBATED A.V. ACTUME A.V.					
306			JAMONISHI, RAFAL JAMONISHI, KATARITHA POLANDO, JUAN C.	179	2,410	850 OF 1477H 80.	Deby part of the strain is halong baken saliped in the antinombrand of a parties of halong steps on the lat 2 in the black 1965, as long as wash antinombrand should stard	4,900	28,580	5,581 4,783	28,765	382 8,529 301 4,279 1,948 8,753 3,783	2.181 31,550 2.102 29,851 8,493 25,850 3,783	PROBATED A.V. ACTUM, A.V. PROBATED A.V. ACTUM, A.V. PROBATED A.V. ACTUM, A.V. PROBATED A.V. ACTUM, A.V.					
3.08	1244		LOPEZ VICTORI KAVIAN HAMD	1,258	4.237	BEDS OF 147TH RD. AN 259TH ST. AN BED OF 148TH ROAD		8,701	41,638	9,002	27.246 44,125	1,948 8,753 5,783 46,771	8,493 28,850 3,783 46,775	PROBATED A.V. ACTUME A.V. PROPATED A.V. ACTUME A.V.					
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43 47	NUERC MALTIN J	500 N/A 500 N/A	BED OF 14775	(HD, C.C.O, 8-8-1001) (HD, C.C.O, 5-8-1001 (HD, C.C.O, 6-6-1001		8/8 R	/A 9/A /R 9/A /A 9/A /A 9/A	N/A. N/A.	N/A N/A N/A N/A N/A N/A N/A N/A			
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54 2481 88	WALTON AUTHEL V ENGINEER, NELLAS OTANIS, NESLIT A DELLE REPARED NE THIN CHANT	800 N/A 800 N/A 1,864 N/A	UED OF 14778	1 86. G.C.G. 6-16-1661 1 85. G.C.G. 3-8-1901		. H/A H. H/A H.	/A N/A /A N/A	N/A N/A	N/A N/A N/A N/A N/A N/A			
6483 84 62 60	BROWN ANDRE	299 N/A	BED OF 14776	#9. 0.0.0. 5-9-1950 #8. 0.0.0. 6-9-1950 #8. 0.0.0. 5-9-1950		N/A N N/A N N/A N	/A 8/A /A 8/A /A 8/A /A 8/A	N/A N/A N/A N/A	N/A N/A N/A N/A N/A N/A N/A N/A			
40 59	BERNY, MORE RESEARC, WE'RE OBBUJERE, DESTON DENTEN HOOMEDA, MICHELE	269 N/A 900 N/A 1,080 N/A	BED OF LATTIN	10. CC0. 5-9-195		N/A N						
54	BRATHER POONDON MONELE BRATHERITE, DERECH E LETTERY, 30498, T	1,080 N/A 720 N/A 900 N/A	BED OF LATTH	80. 0.0.0. 5-9-1951 80. 0.0.0. 5-9-1951 80. 0.0.0. 5-9-1951 80. 0.0.0. 5-9-1951			/A N/A /A N/A /A N/A	N/A. N/A. N/A.	N/A N/A N/A N/A N/A N/A			
- 62	BRATHWAITC, DIRECN E LEDERY, SORMA T LEDERY, DANARGE BLACK, TACHN SOLO, THOTHY OWILL, JOYCE	900 N/A 900 N/A 916 N/A	BED OF 1477H	10. CC.0. 5-9-1991 10. CC.0. 8-9-1981 10. Cl.0. 5-9-1951		N/A H	/A N/A ·	N/A	N/A N/A			
	WHEE NATER WHEET CONCEN THE-OF KONDELE, LLC	956 H/A 956 H/A 956 H/A	BED OF 1477H	100. CC0. 3-9-1001		. N/A H.	/A 8/A	N/6 -	8/A 8/A 8/A 8/A 8/A 8/A 8/A 8/A			
41	MUSS, ALLON MUSS, ALLON MUSS, ALLON MUSS, ANDORTHY L TROMAS, LUBICA	5.841 H/A	8605 OF 1477H 80. 0.0.0. 5-9	-1051 AND 258701 51. 0.0.0. 5-9-1951 -1051 AND 258701 51. 0.0.0. 5-9-1951 -1051 AND 14176 80. 0.0.0. 1-9-1961		N/A N.	/A N/A	N/A N/A	R/A R/A R/A R/A R/A R/A			
87	Telans, Junit, (5 Tributs, 2000cs, 0100405, 2000cs	500 H/A	100 GF 14704	05. C.C.O. 8-8-1851		11/A 11		N/A	N/A N/A			
31	ORDINGT, RELIEFE AUX CRANKE WATT, REVERS REVELS, MARVIN	056 H/A 956 H/A	BED OF 1477H	08, CC0, 3-0-1931 08, C0, 0, 5-0-1951 08, CC0, 5-0-1951		H/A H	/k N/A /A N/A /k N/A		8/A N/A N/A N/A - 8/A N/A			
27	CHARLESTON, JEAN AMELAN BUTTA TAMEN DINAST DERMA BUTCALO, AS TRASTEC DEAKE BUTTA, AS TRASTEC	789 R/A 799 N/A	800 OF 1477H	08. 0.0.0. 5-0-1951 08. 0.0.0. 1-0-1951		R/A R	/A N/A /A N/A	8/A	8/A N/A 8/A N/A			
24	SHAN-IRVING, LORDA E PERSETT, SEAN 9	789 N/A 789 N/A	800 OF 14770	00. 0.0.0 5-0-1951 00. 0.0.0 5-0-1951 00. 0.0.0 5-0-1981	· · · · · · · · · · · · · · · · · · ·		/A N/A	5/A	N/A N/A N/A N/A			
27	RECEIPTS, ROCKERD A RODERTS, LANSIN R	788 K/A	800 OF 1477H	08.60.0.4-0-101					9/A H/A			
10	BANTO ASANO TINISA ASANO CARDA ASANO CARDA ASANO BANTOLI, BANKAN S BANTOLI, CLEVIL, O BANTOLI, CLEVIL, O BANTOLI, CLEVIL, O	733 N/A 733 N/A 733 N/A	800 OF 16711 800 OF 16711	1 (K. C.C.D. 8-8-1981) 1 (K. C.C.D. 5-8-1981) 1 (K. C.C.D. 5-8-1985) 1 (K. C.C.D. 5-8-1985)		N/A N N/A N N/A N	/k N/A /k N/A /A N/A	8/A 8/A 8/A	8/A 8/A 8/A 8/A 8/A 8/A			
14	BANDLE, KYLAN 5 BANDLE, DABUEL 0 BANDLE DOCWIN, DABUEL BANDLE DOCWIN, DABUEL	299 N/A	010 CF 14776	1 DK. C.C.D. 5-8-1931		H/A H	/A N/A /A N/A		8/A			
653 15 684 07 6 19	MASO, M SMITH MAS, MARDIA INVISIO	799 N/A 799 N/A	BED OF 14718 DED OF 14718	06. C.C.O. 3-6-1031 06. C.C.O. 5-6-1031 06. C.C.O. 5-6-1951		N/A N N/A N N/A N	/A N/A /A N/A /A N/A	8/A - 5/A - 8/A - 8/A - 8/A	8/A 8/A 8/A 8/A 9/A 9/A			
04	EAST, AND A	900 N/A	BED OF 14774	Del C.C.O. S-8-1001 Del C.C.O. S-8-1001 Del C.C.O. S-6-1001		N/A N	/A N/A	3/6	N/A N/A			
91 - 10 - 10	MODULTON-HOUSE, NAMA	953 8/A 963 8/A 963 8/A 953 8/A 953 8/A				H/A H	/A 8//A /A 8//A	8/5	N/A N/A N/A N/A			
9 8 11	ROSARO, JEAN E	963 R/A 953 R/A	BED OF LATTH	88. C.C.O. 5-8-1951 88. C.C.O. 5-8-1951		N/A N. N/A N. N/A N.	/A 8/A /A 8/A /A 8/A /A 8/A /A 8/A /A 8/A	N/A N/A	N/A N/A N/A N/A N/A N/A N/A N/A			
8.2 01 28	NARD H ELVA ROSE, ELSE	. 90.2 H/A	800 OF 14774 800 OF 14774	K. C.C. 0		N/A N	/A 8/A /A 8/A	8/8	N/A N/A			
28 25 75	ORLECTIVE VIENAL LAWERCE, PATRICA E ANTONE, ORA 2000E, MARCEN	953 N/A 963 N/A	#ED OF 1471H	08. C.C.D. 3-8-1931		N/A N, N/A N,	/A 8/A /A 8/A /A 8/A	N/8 N/8	N/A U/A N/A N/A			
72	READOC GARRIA	953 H/A 853 H/A 953 H/A 2.535 H/A	WED OF 147TH	05. C.C.O. 5-0-1951 06. C.C.O. 5-0-1951 1051 AM 25114 55. C.C.O. 5-0-1951		8/A 8,	/A 8/A /A 8/A /A 8/A		N/A N/A			
624 02 621 1	PHUL A CORLEY PHU, GO M JOHEL SEM I JOHEL MEDILLE X	3.335 N/A 3.053 N/A 916 N/A	MED OF 3598	-1951 AND 2597N 57, 0.0.0, 5-0-1951 RT, 0.0.0, 8-0-1981 SR, 0.0.0, 5-0-1981		N/A N,	/A 8/A /A 8/A /A 8/A	N/8 N/8	N/A N/A N/A N/A R/A N/A			
63	JONEL JEAN I JONEL MICHELLE X DANIY, CANSA DANIY, KAREN PADER ALBERTO TURK ALBERTO	2.676 N/A 1.878 N/A	MUN DF 23974 HT. C.C.O. 5-0-	57. C.C.O. 3-9-1831 1981 AMD 14771 80. C.C.O. 8-8-1001 DK. C.C.O. 8-0-1831		N/A N, N/A N,	/A 8/A /A 8/A /A 8/A	N/A N/A N/A	N/A N/A N/A N/A			
50	BUNA FABORS ADDIFIC BREDY BINAS LOPEZ, DALDA J LOPEZ, BADA BUNAS, DODAS	1,078 N/A	860 OF 1427H	00, 0.0.0, 5-0-1951 DR, 0.0.0, 5-0-1951 DR, 0.0.0, 4-8-1981		N/A N	/A 9/A	8/A	N/A N/A N/A N/A			
50	LOPEZ, RADI BRIES, DONA DECKEMION, SHERR ADE BNA, GROUNKA ADE BNA, GROUNKA	1,978 N/A 800 N/A 875 N/A	00D OF 14778	DR. C.C.D. 8-8-1981 DR. C.C.D. 5-6-1951 DR. C.C.D. 5-8-1981		N/A N.	/A 9/A	B/A	N/A . N/A			SUPPOPT
54 52 (7) 49	ADEDIA, ITABO SHRILER, ELIZABETH MODEY-FAROLINATION VALENE	675 N/A 678 8/A 1,110 N/A	000 OF 14776 000 OF 14776 000 DF 14776	DR. C.C.D. 5+8-1081 DR. C.C.D. 5-8-1951 DR. C.C.D. 6-8-1951 DR. C.C.D. 8-8-1951		N/A N, N/A N, N/A N,	/A N/A /A N/A /A N/A	N/8 N/8 N/8	N/A N/A N/A N/A N/A N/A	Department Design and Construction	of SAFETY AND SITE OFFICE OF LAND	SURVEYING
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023 PRESIDENT	T BOROUGH OF QUEENS									T3297E26rev5G23506.DWG	BOROUGH OF	QUEENS
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RIGOV / A. JULAR KRAEMER MAHMOOD CH	ECKED A VOLOVICH	KURT KR	EMER. L.S.		ALLA AYZENSHTAT, ASP ASSOCIATE COMMUNICATION	8 08-00 4 04-06 3 18-06	2022 HEVER HEVER INST PENDED ACCUSING 2021 HEVERD HEVER	ARE DENT OF GUERNE CO	MD(1) EN EN MIN(1) EN			
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