



THE CITY RECORD

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THE CITY RECORD

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in the City Record.

PUBLIC HEARINGS AND MEETINGS

See Also: *Procurement; Agency Rules*

BOROUGH PRESIDENT - MANHATTAN

MEETING

The December 15, 2022 Manhattan Borough Board meeting, will be held, at 8:30 A.M. on Zoom. To register, please visit https://us06web.zoom.us/join/register/WN_-PSIHdWCSg-sFT7IfN5H8g

After registering, you will receive a confirmation email containing information about joining the webinar.

cc

d12-15

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, December 14, 2022, 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 Department of City Planning's (DCP's) website and accessible from the following webpage, which contains specific instructions on how to observe and participate, as well as materials relating to the meeting: <https://www.nyc.gov/site/nycengage/events/city-planning-public-meeting/413962/1>.

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 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

PRATT AVE RETAINING WALL & ROADWAY RECONSTRUCTION

CD 12

C 230060 PQX

IN THE MATTER OF an application submitted by the Department of Transportation, the Department of Design and Construction and the Department of Citywide Administrative Services, pursuant to Section 197-c of the New York City Charter for the acquisition of property located on Marolla Place (Block 4922, p/o Lots 12 and 15) to facilitate the reconstruction, maintenance, and inspection of a retaining wall for Pratt Avenue.

BOROUGH OF BROOKLYN

Nos. 2 & 3

1880-1888 CONEY ISLAND AVENUE REZONING

No. 2

CD 12

C 210090 ZMK

IN THE MATTER OF an application submitted by Plaza Realty, LLC pursuant to Sections 197-c and 201 of the New York City Charter for the amendment of the Zoning Map, Section No. 22d, changing from an C8-2 District to an C4-5A District property bounded by Avenue O, Coney Island Avenue, a line 590 feet southerly of Avenue O, and a line midway between East 10th Street and Coney Island Avenue, as shown on a diagram (for illustrative purposes only) dated September 6, 2022, and subject to the conditions of CEQR Declaration E-684.

No. 3

CD 12

N 210091 ZRK

IN THE MATTER OF an application submitted by Plaza Realty, 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.

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

APPENDIX F

Inclusionary Housing Designated Areas and Mandatory Inclusionary Housing Areas

* * *

BROOKLYN

* * *

Brooklyn Community District 12

* * *

Map 5 – [date of adoption]



 Mandatory Inclusionary Housing Program Area *see Section 23-154(d)(3)*
Area # – [date of adoption] MIH Program Option 1 and Option 2

Portion of Community District 12, Brooklyn

* * *

BOROUGH OF MANHATTAN

No. 4

MN CB2 OFFICE SPACE – 3 WASHINGTON SQUARE VILLAGE CD 2 **N 230100 PXM**

IN THE MATTER OF a Notice of Intent to acquire office space submitted by the Department of Citywide Administrative Services and Manhattan Community Board 2, pursuant to Section 195 of the New York City Charter for use of property located at 1 Washington Square Village (Block 533, p/o Lot 1) (Manhattan Community Board 2 office).

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

Accessibility questions: (212) 720-3508, Accessibility Info@planning.nyc.gov, by: Thursday, December 8, 2022, 5:00 P.M.



n30-d14

CITYWIDE ADMINISTRATIVE SERVICES

PUBLIC HEARINGS

**HUMAN CAPITAL LINE OF SERVICE
PROPOSED AMENDMENT TO CLASSIFICATION**

PUBLIC NOTICE IS HEREBY GIVEN of a virtual public hearing to amend the Classification of the Classified Service of the City of New York.

A virtual public hearing will be held by the Commissioner of Citywide Administrative Services, in accordance with Rule 2.6 of the Personnel Rules and Regulations of the City of New York, via Microsoft Teams, on December 21, 2022, at 10:00 A.M.

Topic: Public Hearing – Department of Records and Information Services [860] – NYS Civil Service Commission Proposal
Meeting link: <https://www.microsoft.com/microsoft-teams/join-a-meeting>
Meeting ID: 235 323 594 147
Passcode: 45zc68
Phone Number: 1 646-893-7101
Phone Conference ID: 287 215 259#

For more information go to the DCAS website, at <https://www1.nyc.gov/site/dcas/about/public-hearings.page>

RESOLVED, that the classification of the Classified Service of the City of New York is hereby amended under the heading of **DEPARTMENT OF RECORDS AND INFORMATION SERVICES [860]** as follows:

I. To classify the following managerial title in the Non-Competitive Class, subject to Rule X, Part I:

Title Code Number	Class of Positions	Salary Range	Number of Authorized Positions
MXXXXX	Assistant Commissioner (Administrative Services-DORIS)	#	1

This is a Management Class of position paid in accordance with the Pay Plan for Management Employees. Salary for this position is set at a rate in accordance with duties and responsibilities.

Part I positions are designated as confidential, or policy influencing under Rule 3.2.3 (b) of the Personnel Rules and Regulations of the City of New York and therefore are not covered by Section 75 of the Civil Service Law.

If you need to request a reasonable accommodation to attend or have questions about accessibility, please contact DCAS Accessibility, at (212) 386-0256, or accessibility@dcas.nyc.gov.

Accessibility questions: DCAS Accessibility (212) 386-0256, accessibility@dcas.nyc.gov, by: Friday, December 16, 2022, 5:00 P.M.

 **d14-16**

BOARD OF EDUCATION RETIREMENT SYSTEM

MEETING

The Board of Education Retirement System Board of Trustees Meeting will be held, on Tuesday, December 20, 2022, from 4:00 P.M. - 6:00 P.M. via Webex. If you would like to attend this meeting, please contact BERS Executive Director, Sanford Rich, at Srich4@bers.nyc.gov.

d12-20

Our next Disability Committee Meeting, will be held next Thursday, December 15, 2022, from 10:00 A.M. to 12:00 P.M. via Webex. If you would like to attend this meeting, please contact Sharon Koppula, at Skoppula@bers.nyc.gov

d7-15

Our next Executive Committee Meeting, will be held virtually via Webex, on Wednesday, December 21, 2022, from 1:00 P.M. to 3:00 P.M. If you would like to attend this meeting, please reach out to Antonio Rodriguez, at Arodriguez254@bers.nyc.gov.

d13-21

HOUSING AUTHORITY

MEETING

The next Audit & Finance Committee Meeting of the New York City Housing Authority, is scheduled for Thursday, December 15, 2022, at 10:00 A.M. in the Ceremonial Room on the 5th Floor of 90 Church Street, New York, NY. Copies of the Agenda will be available on NYCHA's website or may be picked up, at the Department of Internal Audit and Assessment, at 90 Church Street, 9th Floor, New York, NY, no earlier than twenty-four (24) hours before the upcoming Audit & Finance Committee Meeting. Copies of the draft Minutes are available on this web page or can be picked up, at the Department of Internal Audit and Assessment no earlier than 3:00 P.M. on Thursday, two weeks after the Audit & Finance Committee Meeting.

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

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

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

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

Any person requiring a reasonable accommodation in order to participate in the Audit & Finance Committee Meeting, should contact the Department of Internal Audit and Assessment by phone, at (212) 306-3441 or by email, at audit@nycha.nyc.gov, no later than Thursday, December 1, 2022, at 5:00 P.M.

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

Accessibility questions: Internal Audit, (212) 306-3441, by: Thursday, December 1, 2022, 5:00 P.M.



n18-d15

The next Board Meeting of the New York City Housing Authority is scheduled for Wednesday, December 21, 2022 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 Minutes will also be available on NYCHA's Website or may be picked up at the Office of the Corporate Secretary no earlier than 3:00 P.M. on the Thursday following the Board Meeting.

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

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

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

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

Accessibility questions: Office of the Corporate Secretary (212) 306-6088, by: Thursday, December 8, 2022, 10:00 A.M.



d7-21

OFFICE OF LABOR RELATIONS

MEETING

The New York City Deferred Compensation Board, will hold its next Deferred Compensation Board Hardship meeting, on Thursday, December 15, 2022, at 1:00 P.M. The meeting will be held remotely via conference call.

d8-15

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, December 15, 2022, at 3:30 P.M.

The remote Zoom meeting link be available approximately one hour before the start of the meeting at: <https://www.trsnyc.org/memberportal/About-Us/ourRetirementBoard>.

The meeting is open to the public. However, portions of the meeting, where permitted by law, may be held in executive session.

d5-15

COURT NOTICES

SUPREME COURT

KINGS COUNTY

■ NOTICE

**KINGS COUNTY
I.A.S. PART 89
NOTICE OF ACQUISITION
INDEX NUMBER 528701/2022
CONDEMNATION PROCEEDING**

IN THE MATTER OF the Application of
CITY OF NEW YORK,

Petitioner,

To Acquire by Exercise of its Powers of Eminent Domain Title in Fee Simple to Certain Real Property Known as Tax Block 990, Lots 1, 16, and 21, and Block 977, Lot 1, Located in the Borough of Brooklyn, Required for the

**COMBINED SEWER OVERFLOW CONTROL FACILITY –
GOWANUS CANAL SUPERFUND REMEDIATION; PHASE 3**

PLEASE TAKE NOTICE, that by order of the Supreme Court of the State of New York, County of Kings, IA Part 89 (Hon. Wayne P. Saitta, J.S.C.), duly entered in the office of the Clerk of the County of Kings on October 26, 2022 (“Order”), the application of the CITY OF NEW YORK (“City”) to acquire title in fee simple absolute to certain real property, where not heretofore acquired for the same purpose, required for the design, construction, and installation of a facility which will reduce the discharge of combined sewer overflows into the Gowanus Canal, was granted and the City was thereby authorized to file an acquisition map with the Office of the City Register (“Map”). Said Map, showing the property acquired by the City, was filed with the City Register November 30, 2022. Title to the real property vested in the City of New York on November 30, 2022 (“Vesting Date”).

PLEASE TAKE FURTHER NOTICE, that the City has acquired the following parcels of real property, subject to the easement granted to The Brooklyn Union Gas Company and recorded on September 7, 1951 in Liber 7828 p 184:

Block	Lot
990	1
990	16
990	21
977	1

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

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

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

PLEASE TAKE FURTHER NOTICE, that, pursuant to § 5-310 of the New York City Administrative Code, proof of title shall be

submitted to the Corporation Counsel of the City of New York, Tax and Bankruptcy Litigation Division, 100 Church Street, New York, NY.

Dated: New York, NY
December 5, 2022
HON. SYLVIA O. HINDS-RADIX
Corporation Counsel of the City of New York
100 Church Street
New York, NY 10007
Tel: (212) 356-2112
By: Adam C. Dembrow
Assistant Corporation Counsel

d13-27

PROPERTY DISPOSITION

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

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

CITYWIDE ADMINISTRATIVE SERVICES

■ SALE

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

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

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

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

jj29-j17

■ NOTICE

PUBLIC NOTICE IS HEREBY GIVEN that the Department of Citywide Administrative Services, Real Estate Services (DCAS) will be conducting an online public lease auction in accordance with New York Administrative Code Section 4-203. Online bids will be accepted via the DCAS auction webpage at nyc.gov/auctions from December 8, 2022 at 9:00 A.M. until December 15, 2022 at 9:00 P.M. The apparent highest bidders will be identified by December 19, 2022 and such bids will be subject to a due diligence process. Auction results will also be posted on the DCAS auction webpage at nyc.gov/auctions. The City intends to award the bids to the highest eligible bidders.

The auction will be conducted in accordance with Offering Terms and Conditions, together with any Special Terms and Conditions, if any, pertinent to specific parcels. Offering Terms and Conditions, any Special Terms and Conditions, and inspection times are available on the DCAS auction webpage at nyc.gov/auctions. For further information, or in the event potential bidders do not have access to a computer and would like to make arrangements to utilize a computer at DCAS’ office located at 1 Centre Street, Manhattan for online bid submissions, please contact Harry Doobay at (212) 386-0335 or hdoobay@dcas.nyc.gov.

Address or Location	Borough	Block	Lot(s)	Minimum Monthly Bid
271 Bowery	Manhattan	427	14	\$6,750
2521 Adam Clayton Powell Junior Boulevard	Manhattan	2015	1	\$6,830
681 Marcy Avenue	Brooklyn	1780	1	\$1,720

Bed of Calyer Street between Monitor Street and Kingsland Avenue	Brooklyn	2585	999	\$8,620
Bed of Skillman Avenue between Morgan and Vandervoort Avenues	Brooklyn	2896	999	\$15,890
279 Grafton Street	Brooklyn	3567	6	\$980
West Corner of 37 Street and Fort Hamilton Parkway	Brooklyn	5289	46p	\$5,560
Foot of Trotting Course Lane, 167 feet North of Margaret Place	Queens	3880	91p	\$12,740
Northwest Corner of 183 Street and Rockaway Boulevard	Queens	13420	8, 999	\$12,510
Foot of 150 Drive, East of 183 Street	Queens	13432	6p, 20p, 21p, 40p, 46p, 49p, 53p, 998	\$56,460
		13433	2p, 5, 10, 15p, 20p, 23p, 29p, 34p, 36p, 53p, 55p, 57, 59, 69	
Southeast Corner of 150 Road and 183 Street	Queens	13432	59p, 65p	\$4,110
		13433	2p, 999	
Willowbrook Parkway North of Clark Avenue and Amboy Road	Staten Island	4396	999	\$7,910

n14-d15

HOUSING PRESERVATION AND DEVELOPMENT

■ PUBLIC HEARINGS

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

j5-d30

PROCUREMENT

“Compete To Win” More Contracts!

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

- Win More Contracts, at nyc.gov/competetowin

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

services that appear in the individual agency listings below reflect that commitment to excellence.”

HHS ACCELERATOR PREQUALIFICATION

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

ADMINISTRATION FOR CHILDREN’S SERVICES

ADMINISTRATION

■ INTENT TO AWARD

Services (other than human services)

NOTICE OF INTENT - FOSTER YOUTH COLLEGE PREP PROGRAM - Negotiated Acquisition/Pre-Qualified List - PIN# 06823N0001 - Due 12-20-22 at 12:00 P.M.

Pursuant to Section 3-04(b)(2)(i)(D) of the Procurement Policy Board Rules, the Administration for Children’s Services (ACS) intends to enter into a Negotiated Acquisition contract with First Star Inc. First Star Inc. headquarters are located at, 2049 Century Park East, Suite 4320, Los Angeles, CA 90067. This contract will be for the provision of a Foster Youth College Prep Program at ACS’ Secure Detention centers and at the Nicholas Scoppetta Children’s Center. This contract will provide youth in foster care to have access to the necessary educational support, services and opportunities to thrive by providing novel four-year college preparatory program for youth in foster care enrolled in high school. The EPIN for this award is 06823N0001, and the proposed budget for this negotiated acquisition is \$400,000.00.

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

ACS makes this request, pursuant to Section 3-04(b)(2)(i)(B) of the PPB rules - funds available from a source outside the City may be lost to the City if ACS is unable to enter into contract with First Star. First Star has secured half of the support for the project from a private foundation (the Hilton Foundation), with the condition that ACS will provide the other half in order to support the project. ACS’ failure to provide support for , and enter into contract with, First Sar will result in the forfeiture of the philanthropic funding, and thus the opportunity to take advantage of this unique program.

d13-19

BROOKLYN NAVY YARD DEVELOPMENT CORP.

OPERATIONS

■ SOLICITATION

Services (other than human services)

ELEVATOR MAINTENANCE OVERSIGHT AND INSPECTIONS - Request for Proposals - PIN# 000214 - Due 1-24-23 at 4:00 P.M.

Professional services for oversight of the Elevator Maintenance Program of 50 vertical transportation devices, including witnessing Category 1 and Category 5 testing and PVT inspection. Bid documents are available at the Brooklyn Navy Yard website, under the “Jobs” heading.

A Pre-Bid Meeting will take place at the Navy Yard offices, on Tuesday, January 3rd at 11:00 A.M. Attendance to the Pre-Bid Meeting is mandatory to participate in this bid. Subsequent to the Pre-Bid Meeting, a brief walkthrough of a selection of devices will take place.

A mandatory Pre-Bid Submission Conference will be held at 11:00 A.M., on Tuesday, January 3rd, via Brooklyn Navy Yard Offices, 141 Flushing Avenue, Building 77, Suite 801, Brooklyn, NY 11205. Failure to attend will result in disqualification. Anyone wishing to submit a bid must attend the meeting. All attendees must RSVP by sending an email, to dmagdich@bnydc.org.

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

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

d13-19

CITYWIDE ADMINISTRATIVE SERVICES

DIVISION OF MUNICIPAL SUPPLY SERVICE

SOLICITATION

Goods

85723B0035 - 2300028-BOAT CAROLINA SKIFF BRAND SPECIFIC-FDNY - Competitive Sealed Bids - PIN#85723B0035 - Due 1-26-23 at 10:30 A.M.

The New York City Department of Citywide Administrative Services ("DCAS"), is issuing a competitive sealed bid, for BOAT CAROLINA SKIFF BRAND SPECIFIC-FDNY, for the City of New York. For Virtual Bid Opening, please register using the following link: https://dcas-nyc.gov.zoom.us/j/85723B0035. Please see the solicitation for additional details and submit your proposals by both acknowledging the receipt of the RFX in the acknowledgement tab and completing your response in the manage responses tab. Vendor resources and materials can be found at the link below, under the finding and responding to RFX heading. If you need additional assistance with passport, please contact the MOCS service desk at: https://mocssupport.atlassian.net/service/customer/portal/8.

Bid opening Location - In Person Bid Opening will be at: 1 Centre Street, 18th Floor, Bid Room, New York, NY 10007, on January 26th, 2023. New York, NY 10007

d14

CORRECTION

AWARD

Goods

CHEMICAL WATER TREATMENT SERVICES FOR THIRTEEN (13) DEPARTMENT OF CORRECTION FACILITIES - RENEWAL NO. 1 - Renewal - PIN#07220B8160KXLR001 - AMT: \$628,884.40 - TO: Clarity Water Technologies LLC, 87 Hunt Road, Orangeburg, NY 10962.

d14

DESIGN AND CONSTRUCTION

PROGRAM MANAGEMENT

VENDOR LIST

Construction/Construction Services

PQL: GENERAL CONSTRUCTION MEDIUM PROJECTS

NYC DDC is Certifying The GC Medium PQL with the following approved vendors:

- 1. Andron Construction, Corp.
2. Ashnu International, Inc.
3. C&L Contracting, Corp.
4. CDE Air Conditioning Co., Inc.
5. CDS Mestel Construction, Corp.
6. Delric Construction Company, Inc.
7. E&A Restoration, Inc.
8. Five Star Contracting Co., Inc.

- 9. Fratello Construction, Corp.
10. Gryphon Construction, Inc.
11. Iannelli Construction Co., Inc.
12. Jobco Incorporated
13. Lanmark Group, Inc.
14. Litehouse Builders, Inc.
15. Metropolitan Construction, Corp.
16. MPCC Corp N.S.P. Enterprises, Inc.
17. N.S.P. Enterprises, Inc.
18. Neelam Construction, Corp.
19. Nicholson & Gallaway, Inc.
20. Padilla Construction Services, Inc., PCS
21. Paul J. Scariano, Inc.
22. Sea Breeze General Construction, Inc.
23. Sharan Builders, Inc.
24. SLSCO LP
25. Stalco Construction, Inc.
26. Whitestone Construction, Corp.
27. XBR, Inc.
28. Zaman Construction, Corp.
29. ZHL Group, Inc.

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

Design and Construction, 30-30 Thomson Avenue, First Floor, Long Island City, NY 11101. (718) 391-2410; rfq_pql@ddc.nyc.gov

d9-15

(PQL): GENERAL CONSTRUCTION LARGE PROJECTS

- 1. Andron Construction Corp
2. Ashnu International Inc.
3. C&L Contracting Corp.
4. CDE Air Conditioning Co., Inc.
5. Citnalta Construction Corp.
6. E&A Restoration Inc.
7. EW Howell Co., LLC
8. Forte Construction Corp.
9. Iannelli Construction Co., Inc.
10. Infinity Contracting Services, Corp.
11. Lanmark Group, Inc.
12. Leon D. Dematteis Construction, Corp.
13. Litehouse Builders, Inc.
14. Losardo General Construction Corp.
15. MPCC Corp.
16. N.S.P. Enterprises, Inc.
17. Neelam Construction, Corp.
18. Nicholson & Gallaway Inc.
19. Padilla Construction Services, Inc. PCS
20. Paul J. Scariano, Inc.
21. Plaza Construction LLC
22. Prismatic Development Corp.
23. Sea Breeze General Construction, Inc.
24. SLSCO LP
25. Stalco Construction, Inc.
26. Technico Construction Services Inc.
27. Tishman Construction Corporation of NY
28. Whitestone Construction, Corp.
29. ZHL Group, Inc.

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

Design and Construction, 30-30 Thomson Avenue, First Floor, Long Island City, NY 11101. (718) 391-2410; rfq_pql@ddc.nyc.gov

d9-15

DISTRICT ATTORNEY - NEW YORK COUNTY

PROCUREMENT AND CONTRACT MANAGEMENT

SOLICITATION

Services (other than human services)

SCIENCE-BASED INTERVIEWING TRAINING - Competitive Sealed Proposals - Judgment required in evaluating proposals - PIN# 2023SBIRFP1602 - Due 1-12-23 at 3:00 P.M.

The District Attorney of New York County, is seeking a qualified vendor, to teach and train appropriate personnel in Science-Based Interviewing methodology. Questions regarding this RFP should be directed, to bidsrfps@dany.nyc.gov; with a copy, to kairyse@dany.nyc.gov. Submissions are accepted via email only, due to Covid concerns.

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

District Attorney - New York County, One Hogan Place, New York, NY 10013. Elise Kairys (212) 335-9705; kairyse@dany.nyc.gov

◀ d14-20

ENVIRONMENTAL PROTECTION

■ AWARD

Services (other than human services)

FMC-1-2021: MAINTAIN AND REPAIR DEP BOILERS, CITYWIDE - Competitive Sealed Bids - PIN# 82622B0029001 - AMT: \$1,603,400.00 - TO: Crescent Contracting Corp., 2800 Webster Avenue, Bronx, NY 10458-3011.

Maintenance and Repair of Boilers, Heaters and Water Heaters and Related Equipment, at Various Department of Environmental Protection Facilities, within the Five Boroughs of The City of New York

◀ d14

WASTEWATER TREATMENT

■ INTENT TO AWARD

Goods

HGP-1 FOR HAYWARD GORDON PUMPS AND PARTS FOR VARIOUS BWT WRRF AND COLLECTION FACILITIES - Request for Information - PIN# 82623Y0295 - Due 12-23-22 at 4:00 P.M.

DEP, intends to enter into a Sole Source Agreement with Sherwood-Logan & Associates, for HGP-1: Hayward Gordon Pumps and Parts for BWTs WRRF and Collection Facilities. The Bureau of Wastewater Treatment (BWT), has dozens of Hayward Gordon pumps in its Citywide various Wastewater Resource Recovery Facilities (WRRF), and Collection Facilities. These specific pumps and parts are necessary as the intake and outtake fittings must match the footprint currently in place. These pumps and parts/accessories are intended to replace and repair existing old or failed pumps and parts to ensure proper maintenance and operation of the process pumping equipment and systems. Any firm which believes it can also provide the required service, IN THE FUTURE, is invited to so, indicated by letter, which must be received, no later than December 23, 2022, 4:00 P.M.

At: Department of Environmental Protection, Agency Chief Contracting Office, 59-17 Junction Boulevard, 17th Floor, Flushing, NY 11373, Attention: Glorivee Roman, glroman@dep.nyc.gov.

d9-15

FIRE DEPARTMENT

■ AWARD

Goods

J505 MERCURY ANALYZER BUNDLE - Intergovernmental Purchase - PIN# 05723G0004001 - AMT: \$33,371.08 - TO: Ametek Arizona Instrument LLC, 3375 North Delaware Street, Chandler, AZ 85225.

◀ d14

HOMELESS SERVICES

■ INTENT TO AWARD

Construction Related Services

ARCHITECTURAL AND ENGINEERING SUPPORT SERVICES - Negotiated Acquisition - Other - PIN# 07123N0007 - Due 12-16-22 at 8:00 P.M.

The Department of Homeless Services (DHS), is requesting the Negotiated Acquisition Extension (NAE) Contract, with RKT Architects, P.C., from 7/1/2022 to 6/30/2023. This one-year NAE with the incumbent vendor is needed for provision of architectural and engineering services necessary to obtain Certificates of Occupancy for DHS shelters, which currently don't have these certificates. DHS, is under mandate to obtain these Certificates of Occupancy. Currently, DHS has not enough employees to perform these professional services. Contract amount is \$700,000.00.

This NAE request, is with incumbent provider to maintain the continuity of critical architectural and engineering support services for DHS.

d9-15

HOUSING PRESERVATION AND DEVELOPMENT

■ AWARD

Construction/Construction Services

EMERGENCY DEMO - 336 BEACH 47 STREET, QUEENS - Emergency Purchase - PIN# 80622E0086001 - AMT: \$122,980.00 - TO: State Contracting Corporation of New York, 555 Saw Mill River Road, Yonkers, NY 10701.

(DM00644 E-6354)

◀ d14

IMMEDIATE EMERGENCY DEMO - 731 BRYANT AVENUE & 724 HUNTS PT AVENUE, BX - Emergency Purchase - PIN# 80623E0011001 - AMT: \$160,000.00 - TO: Mark Contracting NY Inc, 80-22 237th Street, Queens Village, NY 11427-2127.

◀ d14

HUMAN RESOURCES ADMINISTRATION

■ AWARD

Services (other than human services)

RENEWAL SERVICES FOR PRUTECH SOLUTIONS INC. - Intergovernmental Purchase - PIN# 06923G0002001 - AMT: \$394,160.00 - TO: Prutech Solutions, Inc, 555 U.S. Highway 1 South, 2nd Floor, Iselin, NJ 08830.

22GPMMI37701. Contract Description: DSS/ITS, is requesting to utilize the two-year renewal option, to the current contract with Prutech Solutions, Inc. (BID # DSS-ITS-C-20180921-1; PIN: 20GPMMI13501). The original contract will expire on June 30, 2022. The renewal period is from July 1, 2022 to June 30, 2024, in the amount of \$394,160.00. The original contract expires on June 30, 2022, the original contract has (1) additional two (2) year renewal clause. The renewal period is from July 1, 2022 to June 30, 2024, in the amount of \$394,160.00. This contract must be renewed to continue the services for the project. PROJECT DESCRIPTION: Fair Fares is a City program, designed to serve more than 300,000 working low-income New Yorkers, where transit expenses often exceed 10 percent of their family budgets, limiting their ability to access jobs and forcing them to forgo other necessities. This project is to automate the selection of the correct clients and send that selection to the group responsible for creating the fare benefit card.

◀ d14

■ INTENT TO AWARD

Services (other than human services)

06923Y0154-MAINTENANCE OF XEROX NEARSTAR DATASERVER - Request for Information - PIN# 06923Y0154 - Due 12-16-22 at 5:00 P.M.

DSS/ITS, is requesting Continuation of Maintenance of Xerox Nearstar Dataserver, in the amount of \$211,965.00, through Xerox Corporation, for the service period of 4/1/2022 - 3/31/2025. The suggested procurement method is Sole Source. 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, NY 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 NearStar. 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. If you have any questions, please email "frazierj@dss.nyc.gov", with the subject line "06923Y0154 - Maintenance of Xerox Nearstar Dataserver Sole Source". Please indicate your interest by responding to the RFI EPIN: 06923Y0154 in PASSPort.

d9-15

MAYOR'S FUND TO ADVANCE NEW YORK CITY

FINANCE AND OPERATIONS

■ SOLICITATION

Goods and Services

BUILDING HEALTHY COMMUNITIES FOOD ACTION GRANT FOR COMMUNITY-LED FOOD PROJECTS - Request for Proposals - PIN# MF202212 - Due 12-16-22 at 5:00 P.M.

The Mayor's Fund to Advance New York City (Mayor's Fund), on behalf of the Building Healthy Communities (BHC) initiative, is accepting proposals for community-led food projects in neighborhoods that have faced especially severe impacts of COVID-19.

In order to support food security and relief, equitable access to nutritious food, and local ownership of food systems, BHC is offering small grants to community based groups interested in leading or continuing short-term community-based food access or pilot projects. Projects can include distributing food to households in need, increasing healthy food access and food justice through education and advocacy, supporting access to locally grown produce through local community gardens, hosting cooking workshops or demonstrations, and more. Groups can either have experience leading such projects or be building a new program.

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

Mayor's Fund to Advance New York City, 253 Broadway, 6th Floor, New York, NY 10007. Cesaryna Pena (212) 748-0831; FUNDRFP@cityhall.nyc.gov

d9-14

PARKS AND RECREATION

■ AWARD

Construction/Construction Services

PLANTING OF NEW AND REPLACEMENT STREET TREES - Competitive Sealed Bids - PIN#MG-1319MA - AMT: \$10,800,000.00 - TO: Coppola Paving and Landscaping Corp, 3830 Boston Road, Bronx, NY 10475.

d14

TRANSPORTATION

■ AWARD

Construction/Construction Services

FURNISH, INSTALL, REMOVAL OF ELECTRICAL TRAFFIC SIGNAL EQUIPMENT TO CONTROL TRAFFIC CITYWIDE - Competitive Sealed Bids - PIN#84122B0023001 - AMT: \$35,484,945.00 - TO: E-J Electric Installation Company, 1541 Bronx River Avenue, Bronx, NY 10460-3101.

d14

YOUTH AND COMMUNITY DEVELOPMENT

■ AWARD

Human Services/Client Services

CHARTER SCHOOL PROGRAMMING - Negotiated Acquisition - Other - PIN#26022N0362001 - AMT: \$65,936.00 - TO: Ivy Hill Preparatory Charter School, 475 East 57th Street, Brooklyn, NY 11203-6010.

DYCD, is empowered by the City charter to initiate and coordinate youth programs sponsored by agencies of New York City, and

responsible for private organization, which seek to prevent delinquency and to advance moral, physical, mental and social well-being of youth through dispersing the available City, State and Federal funds to programs. New York City has committed funding for the specific purpose of providing monies for opening and initial operation of the charter schools that have been certified by the New York State Board of Regents and approved by the NYC Chancellor.

d14

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.



ENVIRONMENTAL PROTECTION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that a Public Hearing will be held by the Department of Environmental Protection via conference call on December 29, 2022, commencing at 10:00 A.M. on the following:

IN THE MATTER OF a proposed Purchase Order/Contract between the Department of Environmental Protection and Satnaam International Construction Corp., located at 259-11 80th Ave., Glen Oaks, NY 11004 for Installation of Wet Weather Discharge Signs. The Contract term shall be six calendar months from the date of the written notice to proceed. The Contract amount shall be \$397,400.00 Location: 59-17 Junction Blvd, Flushing, NY 11373 PIN# 3030003X

The Vendor was selected by MWBE Noncompetitive Small Purchase pursuant to Section 3-08(c)(1)(iv) of the PPB Rules.

In order to access the Public Hearing and testify, please call 1-347-921-5612, Access Code: 964898645# no later than 9:55 AM. If you need further accommodations, please let us know at least five business days in advance of the Public Hearing via e-mail at noahs@dep.nyc.gov.

Pursuant to Section 2-11(c)(3) of the Procurement Policy Board Rules, if DEP does not receive, by December 20, 2022, from any individual a written request to speak at this hearing, then DEP need not conduct this hearing. Requests should be made to Mr. Noah Shieh via email at noahs@dep.nyc.gov.

d14

INFORMATION TECHNOLOGY AND TELECOMMUNICATIONS

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that a Contract Public Hearing will be held on Wednesday, Thursday December 29, 2022, at 10:00 AM. The Public Hearing will be held via Conference Call. Call-in #: 1-917-410-4077, ACCESS CODE: 234 499 949 51.

IN THE MATTER OF a proposed Purchase Order/Contract between the New York City Department of Information Technology and Pamten Incorporated located at 2 Research Way, Princeton, NJ 08540 for 7-858-0191A MyCity MDM Integration Developer. The maximum amount of this Purchase Order/Contract will be \$135,200.00 The term will be six months from 12/5/2022 - 5/4/2023. PIN #: 20230340981, E-PIN #: 85823W0043001.

The Vendor has been selected by M/WBE Noncompetitive Small Purchase Method, pursuant to Section 3-08 (c)(1)(iv) of the Procurement Policy Board Rules. Pursuant to Section 2-11(c)(3) of the Procurement Policy Board Rules, if DoITT does not receive, by

December 22, 2022, from any individual a written request to speak at this hearing, then DoITT need not conduct this hearing. Written notice should be sent to Kevin Timoney, via email to ktimoney@doitt.nyc.gov

◀ d14

NOTICE IS HEREBY GIVEN that a Contract Public Hearing will be held on Thursday, December 29, 2022, at 10:00 AM. The Public Hearing will be held via Conference Call. Call-in #: 1-917-410-4077, ACCESS CODE: 687 369 251#

IN THE MATTER OF a Purchase Order/Contract between the New York City Department of Information Technology and Telecommunications and Radiant Resources Inc located 524 Brighton Avenue, Unit # 10, Spring Lake, NJ 07762 for Redhat Enterprise REHL License. The amount of this Purchase Order/Contract will be \$906,000.00.

The term will be from 1/1/2023 – 12/31/2025. CB 2, Brooklyn. PIN #: 20230580128, E-PIN #: 85823W0055001.

The Vendor has been selected by M/WBE Noncompetitive Small Purchase Method, pursuant to Section 3-08 (c)(1)(iv) of the Procurement Policy Board Rules. In order to access the Public Hearing and testify, please call 1-917-410-4077, ACCESS CODE: 687 369 251# no later than 9:55 AM.

Pursuant to Section 2-11(c)(3) of the Procurement Policy Board Rules, if DoITT does not receive, by December 20, 2022, from any individual a written request to speak at this hearing, then DoITT need not conduct this hearing. Written notice should be sent to Joney Mai, NYC DoITT, via email to jmai@oti.nyc.gov

◀ d14

POLICE DEPARTMENT

■ PUBLIC HEARINGS

CORRECTED NOTICE

NOTICE IS HEREBY GIVEN that a Contract Public Hearing will be held on Tuesday, December 20, 2022, at 11:00 AM. The Public Hearing will be held via Conference Call. **Call-in #: 1-646-992-2010, ACCESS CODE: 2348 065 3044.**

IN THE MATTER OF a proposed contract between the Police Department of the City of New York and PropertyRoom.com, Inc., located at 5257 Buckeystown Pike, Suite 475, Frederick, MD 21704, for a Revenue Contract for internet-based auctioning of unclaimed/forfeited invoiced property, Citywide. It is anticipated that the amount of Revenue going to PropertyRoom.com, Inc. will equal approximately \$1,875,000.00 over the term of this Contract. The contract term shall be five years from date of Notice to Proceed with two two-year renewal options. E-PIN #: 05622P0002001.

The proposed contractor has been selected by Competitive Sealed Proposal Method, pursuant to Section 3-03 of the Procurement Policy Board Rules.

In order to access the Public Hearing and testify, please call **1-646-992-2010, ACCESS CODE: 2348 065 3044** no later than 10:55 AM. If you need further accommodations, please let us know at least five business days in advance of the Public Hearing via e-mail at DisabilityAffairs@mocs.nyc.gov or via phone at 1-212-298-0734.

◀ d14

SPECIAL MATERIALS

COMPTROLLER

■ NOTICE

NOTICE OF ADVANCE PAYMENT OF AWARDS PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that the Comptroller of the City of New York, will be ready to pay, at 1 Centre Street, Room 629, New York, NY 10007, on 12/28/2022,

to the person or persons legally entitled an amount as certified to the Comptroller by the Corporation Counsel on damage parcels, as follows:

Damage Parcel No.	Block	Lot
2	1790	20

Acquired in the proceeding entitled: **FIFTEENTH AMENDED HARLEM-EAST HARLEM URBAN RENEWAL PLAN (EAST 125th STREET), STAGE 2** subject to any liens and encumbrances of record on such property. The amount advanced shall cease to bear interest on the specified date above.

BRAD S. LANDER
Comptroller
d13-27

ENVIRONMENTAL PROTECTION

■ NOTICE

**PUBLIC NOTICE
Federal Emergency Management Agency
In accordance with 44 CFR §9.8 for Executive Orders 11988 & 11990 Proposed Stormwater Resiliency Measures
East Harlem, New York County, New York**

NOTIFICATION IS HEREBY GIVEN to the public of the intent of the Department of Homeland Security-Federal Emergency Management Agency (DHS-FEMA), to provide Federal funding to the New York City Department of Environmental Protection (NYCDEP) as Subrecipient for financial assistance to install flood control measures, including nature-based detention and retention basins, at eight locations within the Clinton Houses public housing development in the Manhattan neighborhood of East Harlem. Funds are being requested through the Building Resilient Infrastructure and Communities (BRIC) grant program. The purpose of the BRIC grant program is to proactively invest in hazard mitigation projects, reducing the risks that communities face from disasters and natural hazards. This notification is given in accordance with Executive Order (EO) 11988 (Floodplain Management), EO 11990 (Protection of Wetlands), the Federal Coastal Zone Management Act, and 44 CFR Part 9, regulations for implementing EO 11988 and EO 11990.

The proposed project entails the installation of eight sites with green infrastructure interventions at the Clinton Houses development. These interventions will include infiltration-based stormwater system units placed under and above existing open spaces such as basketball courts, parking lots, and other locations. A conveyance system comprising of inlets, perforated pipes, spreader tanks and small bioretention nature-based channels will be utilized to route the rainfall runoff from the Clinton Houses development and surrounding streets into the eight sites. Several sites may also include "water squares," which will allow for water to be stored above ground (up to one foot) in the proposed locations. These sites will be integrated into the community as multi-functional open spaces able to store excessive rainfall runoff while incorporating green infrastructure and nature-based designs.

This action would take place within the 100-year floodplain per the current preliminary flood insurance rate map, which means that the action has the potential to affect, or be affected by, the floodplain. Alternatives considered include: 1) taking no action and 2) the proposed alternative to install the green infrastructure at the Clinton Houses development. FEMA, has determined that the proposed alternative is the most practicable to combat the increasing threat of stormwater flooding that is known to impact this community. FEMA has also determined that investment of funds to reduce flood risk is in the public interest. Potential impacts to water quality or aquatic habitat are anticipated to be negligible during construction and minimized through best management practices and conservation measures incorporated from resource agency recommendations and required regulatory permits.

Comments about this project, potential alternatives, and floodplain impacts may be submitted in writing within 15 days of the date of this publication to: FEMA Region 2, Attn: Environmental Planning and Historic Preservation, 26 Federal Plaza, New York, NY 10278, or via email, to FEMAR2COMMENT@fema.dhs.gov. If substantive comments are received, FEMA will evaluate and address the comments as part of the environmental documentation for this project.

n25-d15

OFFICE OF LABOR RELATIONS

NOTICE

Marine (Consolidated) Titles 2010-2018 Agreement

AGREEMENT entered into this 30th day of November, 2022, by and between the City of New York and related public employers pursuant to and limited to their respective elections or statutory requirement to be covered by the New York City Collective Bargaining Law and their respective authorizations to the City to bargain on their behalf (hereinafter referred to jointly as the "Employer"), and International Organization of Masters, Mates, and Pilots Atlantic Maritime Group, International Longshoreman's Association, AFL-CIO (hereinafter referred to as the "Union"), for the ninety-two (92) month and ten (10) day period from April 27, 2010 through January 5, 2018.

WITNESSETH:

WHEREAS, the parties hereto have entered into collective bargaining and desire to reduce the results thereof to writing,

NOW, THEREFORE, it is mutually agreed as follows:

ARTICLE I - UNION RECOGNITION AND UNIT DESIGNATION

Section 1.

The Employer recognizes the Union as the sole and exclusive collective bargaining representative for the bargaining unit set forth below, consisting of Employees of the Employer, wherever employed, whether full-time, part-time, per annum, hourly or per diem, in the below listed title(s), and in any successor title(s) that may be certified by the Board of Certification of the Office of Collective Bargaining to be part of the unit herein for which the Union is the exclusive collective bargaining representative and in any positions in Restored Rule X titles of the Classified Service the duties of which are or shall be equated by the City Personnel Director and the Director of the Budget for salary purposes to any of the below listed titles:

- Chief Dockmaster
Deckhand
Dockmaster
Dockmaster (Rule X)
Ferry Agent
Ferry Terminal Supervisor
Gasoline Engine Operator (Marine)
Launch Operator (Water Pollution)
Launch Operator (Water Pollution - Sanitation)
Marine Oiler
Marine Oiler (Ferry Operations)
Marine Sounder
Marine Stoker
Supervising Dockmaster
Supervising Ferry Agent
Water Tender

Section 2.

The terms "Employee" and "Employees" as used in this Agreement shall mean only those persons in the unit described in Section 1 of this Article.

ARTICLE II - DUES CHECKOFF

Section 1.

- a. The Union shall have the exclusive right to the checkoff and transmittal of dues in behalf of each Employee in accordance with the Mayor's Executive Order No. 98, dated May 15, 1969, entitled "Regulations Relating to Checkoff of Union Dues" and in accordance with the Mayor's Executive Order No. 107, dated December 29, 1986, entitled "Procedures for Orderly Payroll Check-off of Union Dues and Agency Shop Fees."
b. Any Employee may consent in writing to the authorization of the deduction of dues from his or her wages and to the designation of the Union as the recipient thereof. Such consent, if given, shall be in a proper form acceptable to the Employer, which bears the signature of the Employee.

Section 2.

The parties agree to an agency shop to the extent permitted by applicable law, the provisions of which are contained in a supplemental agreement hereby incorporated by reference into this Agreement.

ARTICLE III - UNION ACTIVITY

Section 1.

Time spent by Union officials and representatives in the conduct of labor relations shall be governed by the provisions of Mayor's Executive Order No. 75, dated March 22, 1973, as amended or

superseded by subsequent Executive Orders. No Employee shall otherwise engage in union activities during the time he is assigned to his regular duties.

Section 2.

The Employer agrees not to discriminate in any way against any Employee for union activity, but such activity shall not be carried on during working hours or in working areas.

Section 3.

There shall be no union activity on Employer time other than that which is specifically permitted by the terms of this Agreement.

ARTICLE IV-A WAGES AND BENEFITS

Group 1 - DECKHAND, MARINE STOKER MARINE OILER (in the Department of Transportation), WATER TENDER, MARINE OILER (FERRY OPERATIONS)

Group 2 - GASOLINE ENGINE OPERATOR (MARINE), LAUNCH OPERATOR (WATER POLLUTION); LAUNCH OPERATOR (WATER POLLUTION - SANITATION)

The terms and provisions of this Agreement and the benefits granted hereunder shall be applicable to each Employee in a title listed in this Article IV-A, provided, however, the Union executes the following instrument and the provisions of such instrument are complied with:

- a. A waiver of any rights such Employee may have under Section 220 of the Labor Law in a form and manner approved by the Corporation Counsel's Office for such purposes (see Appendix "A") and;
b. A Release to the City of New York in the form now used by the Employer for such purpose (see Appendix "A").

ARTICLE IV-A - GROUP 1 - WAGES AND BENEFITS

DECKHAND, MARINE STOKER, MARINE OILER (in the Department of Transportation) WATER TENDER, MARINE OILER (FERRY OPERATIONS)

Section 1.

- a. Employees shall receive, for 207 (8 hour) days per annum of which 198 are work days, annual compensation as follows:

Table with 2 columns: (1) Hiring Rate* and Effective Date. Rows include Deckhand, Marine Stoker, Marine Oiler, Water Tender, and Marine Oiler (Ferry Operations) with salary data for various effective dates from 4/27/10 to 10/27/16.

NOTE

* Employees hired on or after 4/27/10 shall be paid the hiring rate effective on their date of hire. Upon completion of two (2) years of active or qualified inactive service, such employee shall be paid the indicated "incumbent" rate for the applicable title that is in effect on the two year anniversary of their original appointment. In no case shall an employee receive less than the stated hiring rate.

** For present incumbents only

Table with 2 columns: (2) Incumbent Rate and Effective Date. Rows include Deckhand, Marine Stoker, Marine Oiler, Water Tender, and Marine Oiler (Ferry Operations) with salary data for various effective dates from 4/27/10 to 10/27/16.

- b. These rates are based on a 30 hour week and shall constitute compensation in full for the regular work week consisting of four (4) consecutive eight hour tours per week. Any regular work week may include a Saturday or Sunday without additional compensation. The rates include twelve (12) legal holidays, of which nine (9) are paid holidays and three (3) are non-paid holidays. The paid legal holidays are as follows:

New Years Day
Martin Luther King Day
Washington's Birthday
Memorial Day
Independence Day

Labor Day
Veterans Day
Thanksgiving Day
Christmas Day

****For present incumbents only.**

Section 2.

An Employee who works on a paid legal holiday described in Section 1(b) shall receive, for such eight hour tour actually worked, the following additional payment:

(1) Hiring Rate* **Effective Date**
4/27/10 10/27/11 10/27/12 10/27/13 10/27/14 10/27/15 10/27/16

Deckhand	\$304.85	\$307.90	\$310.98	\$314.09	\$318.80	\$326.77	\$336.57
Marine Stoker							

Marine Oiler	\$316.66	\$319.83	\$323.03	\$326.26	\$331.15	\$339.43	\$349.61
Water Tender							
Marine Oiler (Ferry Operations)							

(2) Incumbent Rate **Effective Date**
4/27/10 10/27/11 10/27/12 10/27/13 10/27/14 10/27/15 10/27/16

Deckhand	\$350.58	\$354.09	\$357.63	\$361.21	\$366.63	\$375.80	\$387.07
Marine Stoker							

Marine Oiler	\$364.15	\$367.79	\$371.47	\$375.18	\$380.81	\$390.33	\$402.04
Water Tender							
Marine Oiler (Ferry Operations)							

Such payment shall preclude the grant of any additional time off.

NOTE

* Employees hired on or after 4/27/10 shall be paid the hiring rate effective on their date of hire. Upon completion of two (2) years of active or qualified inactive service, such employee shall be paid the indicated "incumbent" rate for the applicable title that is in effect on the two year anniversary of their original appointment. In no case shall an employee receive less than the stated hiring rate.

Section 3.

The three (3) non-paid holidays (holidays not included in the per annum wage rate) are: Lincoln's Birthday, Columbus Day and Election Day. A per annum Employee who is required to work on any such holidays shall receive compensatory time off equal to the number of hours actually worked.

Section 4.

Daily overtime performed after the regular assigned tour of duty shall be compensated in cash at the rates set forth below for each hour so worked in increments of 1/2 hour.

(1) Hiring Rate* **Effective Date**
4/27/10 10/27/11 10/27/12 10/27/13 10/27/14 10/27/15 10/27/16

Deckhand	\$38.11	\$38.49	\$38.87	\$39.26	\$39.85	\$40.85	\$42.08
Marine Stoker							

Marine Oiler	\$39.59	\$39.99	\$40.39	\$40.79	\$41.40	\$42.44	\$43.71
Water Tender							
Marine Oiler (Ferry Operations)							

(2) Incumbent Rate **Effective Date**
4/27/10 10/27/11 10/27/12 10/27/13 10/27/14 10/27/15 10/27/16

Deckhand	\$43.82	\$44.26	\$44.70	\$45.15	\$45.83	\$46.98	\$48.39
Marine Stoker							

Marine Oiler	\$45.53	\$45.99	\$46.45	\$46.91	\$47.61	\$48.80	\$50.26
Water Tender							
Marine Oiler (Ferry Operations)							

Such payment shall preclude the grant of any additional time off.

NOTE

* Employees hired on or after 4/27/10 shall be paid the hiring rate effective on their date of hire. Upon completion of two (2) years of active or qualified inactive service, such employee shall be paid the indicated "incumbent" rate for the applicable title that is in effect on the two year anniversary of their original appointment. In no case shall an employee receive less than the stated hiring rate.

Section 5.

Temporary replacements for regular Employees shall be paid the following daily (8 hour) and hourly rates for all shifts including Saturdays and Sundays:

a. Rates applicable for the first 30 hours of any calendar week:

(1) Hiring Rate* **Daily Rate**

Effective Date
4/27/10 10/27/11 10/27/12 10/27/13 10/27/14 10/27/15 10/27/16

Deckhand	\$203.24	\$205.27	\$207.32	\$209.39	\$212.53	\$217.84	\$224.38
Marine Stoker							

Marine Oiler	\$211.11	\$213.22	\$215.35	\$217.50	\$220.76	\$226.28	\$233.07
Water Tender							
Marine Oiler (Ferry Operations)							

Hourly Rate

Effective Date
4/27/10 10/27/11 10/27/12 10/27/13 10/27/14 10/27/15 10/27/16

Deckhand	\$25.40	\$25.65	\$25.91	\$26.17	\$26.56	\$27.22	\$28.04
Marine Stoker							

Marine Oiler	\$26.37	\$26.63	\$26.90	\$27.17	\$27.58	\$28.27	\$29.12
Water Tender							
Marine Oiler (Ferry Operations)							

NOTE

* Employees hired on or after 4/27/10 shall be paid the hiring rate effective on their date of hire. Upon completion of two (2) years of active or qualified inactive service, such employee shall be paid the indicated "incumbent" rate for the applicable title that is in effect on the two year anniversary of their original appointment. In no case shall an employee receive less than the stated hiring rate.

(2) Incumbent Rate **Daily Rate**

Effective Date
4/27/10 10/27/11 10/27/12 10/27/13 10/27/14 10/27/15 10/27/16

Deckhand	\$233.73	\$236.07	\$238.43	\$240.81	\$244.42	\$250.53	\$258.05
Marine Stoker							

Marine Oiler	\$242.78	\$245.21	\$247.66	\$250.14	\$253.89	\$260.24	\$268.05
Water Tender							
Marine Oiler (Ferry Operations)							

Hourly Rate

Effective Date
4/27/10 10/27/11 10/27/12 10/27/13 10/27/14 10/27/15 10/27/16

Deckhand	\$29.21	\$29.50	\$29.80	\$30.10	\$30.55	\$31.31	\$32.25
Marine Stoker							

Marine Oiler	\$30.35	\$30.65	\$30.96	\$31.27	\$31.74	\$32.53	\$33.51
Water Tender							
Marine Oiler (Ferry Operations)							

- b. Work performed in excess of 30 hours per week and/or in excess of 8 hours on a legal holiday as defined in Section 1 (b) hereof shall be paid at the hourly rate set forth in Section 4 hereof.
- c. Temporary replacements for regular Employees shall be paid time and one half of the daily rate as set forth in Section 5(a) hereof for work on a legal holiday, as defined in Section 1(b) hereof, in addition to one day's (8 hour) holiday pay at straight time. Such payment shall preclude the grant of any additional time off.

Section 6. New Hires

- a. For the purposes of Sections 6(b) and 6 (c), Employees 1) who were in active pay status before April 27, 2010, and 2) who are affected by the following personnel actions after said date shall not be treated as "newly hired" Employees and shall be entitled to receive the indicated minimum "incumbent rate" set forth in subsections 1(a)(2), 2(2), 4(2), and 5(a)(2) of this **Article IV-A-GROUP 1**:
 - 1. Employees who return to active status from an approved leave of absence.
 - 2. Employees in active status (whether full or part time) appointed to permanent status from a civil service list, or to a new title (regardless of jurisdictional class or civil service status) without a break in service of more than 31 days.
 - 3. Employees who were laid off or terminated for economic reasons who are appointed from a recall/preferred list or who were subject to involuntary redeployment.
 - 4. Provisional Employees who were terminated due to a civil service list who are appointed from a civil service list within one year of such termination.
 - 5. Permanent Employees who resign and are reinstated or who are appointed from a civil service list within one year of such resignation.
 - 6. Employees (regardless of jurisdictional class or civil service status) who resign and return within 31 days of such resignation.
 - 7. A provisional Employee who is appointed directly from one provisional appointment to another.
 - 8. For Employees whose circumstances were not anticipated by the parties, the First Deputy Commissioner of Labor Relations is empowered to issue, on a case-by-case basis, interpretations concerning application of this Section 6. Such case-by-case interpretations shall not be subject to the dispute resolution procedures set forth in **Article VI** of this Agreement.
- b. The following provisions shall apply to Employees newly hired on or after April 27, 2010.
 - i. During the first two (2) years of service, the "appointment rate" for a newly hired employee shall be fifteen percent (15%) less than the applicable "incumbent rate" for said title that is in effect on the date of such appointment as set forth in this Agreement.
 - ii. Upon completion of two (2) years of service such employees shall be paid the indicated "incumbent rate" for the applicable title that is in effect on the two (2) year anniversary of their original date of appointment as set forth in this Agreement.
- c. Employees who change titles or levels before attaining one year of service will be treated in the new title or level as if they had been originally appointed to said title or level on their original hiring date.
- d. The First Deputy Commissioner of Labor Relations may, after notification to the affected union(s), exempt certain hard to recruit titles from the provisions of subsections 6(b) and 6 (c).

Section 7.

The Employer will provide the following annual uniform allowance not to exceed the amounts specified for each Deckhand employed only on a per annum basis, or the pro-rata share thereof during the term of this Agreement:

	<u>Amount</u>
Effective	4/27/10 \$172

The Employer will provide the following annual clothing maintenance allowance for employees covered by this article:

	<u>Amount</u>
Effective	4/27/17 \$468

Section 8.

Each Deckhand who is qualified by possession of the appropriate Radio Operators license issued by the Federal Communications Commission,

to operate radio-telephone equipment, shall receive the following additional amounts per hour for each hour during which the Employee performs duties which will require and include operation of such radio-telephone equipment:

	<u>Amount</u>
Effective	4/27/10 \$0.26

Section 9.

Employees shall receive payment in cash in the amount of \$150 for loss of clothing and personal effects resulting from the sinking of a ferry boat, such payment to be in full compensation for such loss whether the loss is greater or less than \$150.

Section 10.

Annual leave benefits, sick leave benefits, and other authorized absences with pay, shall be granted as follows:

- a. For those Employees hired prior to July 1, 1985, annual leave not to exceed a total of five (5) weeks per annum shall be granted as follows:
 - Vacation-with-pay** benefits not exceeding four (4) weeks and one day annually, to be provided on a per annum basis, plus **Personal Business** not to exceed four (4) days per annum.
- b. **Sick Leave**
 - (1) Sick leave shall be earned and accrued on the basis of one (1) day for each month of employment and shall be cumulative up to two hundred and forty (240) days.
 - (2) Sick Leave may be expended by an Employee upon having accrued same.
 - (3) Employees covered by Article IV A (Group 1) may use one (1) day per year from their accrued sick leave balance for the care of ill family members. Approval of such leave is discretionary with the agency and proof of disability must be provided by the Employee satisfactory to the agency within five (5) days of the Employee's return to work.
 - (4) a. A verifying statement from the Employee's doctor shall not be required by the Employer for sick day claims of two (2) days or less.
 - b. For claims of more than two (2) working days, the Employee must secure a verifying statement from his doctor to support his claim. This statement should be sent in as soon as possible after the period of absence is over.
- c. A verifying statement from the Employee's doctor may be required by the department where there is absence of more than one (1) working in the case of chronic absenteeism. The agency may require a doctor's note for one (1) day of sick leave where there is a pattern of sick leave abuse, such as consistently taking off the first or last day of a work week. Prior to determining that there is a pattern of abuse, a meeting will be conducted between the union and management to discuss the findings. An Employee shall be deemed to be in the category of chronic absenteeism if such Employee falls within the criteria set forth in Final Warning (**STEP IV**) of the City of New York - Attendance Policy (commonly referred to as the "City's Absence Control Plan") or any successor thereto, whether of City-wide or Department-wide nature. *The Administration - Time Elements* provision of the Attendance Policy or any successor thereto shall likewise be applicable.
- d. Time off with pay shall be granted to regular Employees not to exceed three (3) work days in case of death in the immediate family. Immediate family shall be defined for this purpose as spouse, parent, (natural, foster, step), mother-in-law, father-in-law, child, brother or sister, domestic partners, grandchildren or any relative residing in the household.
- e. Two (2) hours of credit (at straight time), providing the Employee actually works, shall be granted for purposes of voting on Regular General Election Day.
- f. In the event that the Office of the Mayor issues an order to the various department heads that City Employees be granted a day off or alternate days, the same policy shall be applied to the Employees covered by this **Article IV-A (Group 1)**.

Section 11.

All Employees both permanent and provisional who resign, are laid off or go on leave of absence, except those Employees who may die while in service or those whose services are terminated while charges are pending, shall be paid for all work actually performed including overtime, and earned vacation, at their respective annual or daily rates of pay as the case may be.

Section 12.

The beneficiary or estate of any Employee who dies while employed by the Employer shall receive payment in cash for the following:

- a. All unused accrued annual leave to a maximum of 54 days credit.
- b. All unused accrued compensatory time, earned subsequent to March 15, 1968, verifiable by official agency records to a maximum of two hundred (200) hours.

Section 13.

If an Employee dies during the term of this Agreement because of an injury arising out of and in the course of his employment through no fault of his own, and in the proper performance of his duties, a payment of twenty-five thousand dollars (\$25,000) will be made from other funds than those of the Retirement System in addition to any other payment which may be made as a result of such death. Such payment shall be made to the same beneficiary designated in Section 11 hereof, or if no beneficiary is so designated, payment shall be made to the Employee's estate.

Section 14.

Each Employee shall receive terminal leave in accordance with existing rules governing the grant of terminal leave to other city Employees in the Department of Transportation now receiving terminal leave.

Section 15.

The Employer will attempt to retain all per annum Employees who hold positions by permanent appointment. If reduction in forces because of reduced number of ferry boat runs becomes necessary, no such reduction in forces shall become effective without prior discussion with the Union.

Section 16.

In the event that the Employer introduces newly designed vessels to the ferry service, the Employer agrees to negotiate with the Union wages and working conditions with respect to such newly designed vessels. The foregoing is not to be construed as a reopening of this Agreement in any respect covering Employees employed on existing vessels.

Section 17.

In accord with the election by the Union pursuant to the provisions of Article XIII of the **1995-2001 City-wide Agreement** negotiated pursuant to Section 1173-4.3(a)(2) of the New York City Collective Bargaining Law recodified as Section 12-307 (a)(2) of the current New York City Collective Bargaining Law or any successor agreement thereto, the Welfare Fund provisions of that City-wide Agreement or any successor thereto shall apply to Employees covered by this Agreement.

Section 18.

The May 5, 2014 Letter Agreement regarding health savings and welfare fund contributions between the City of New York and the Municipal Labor Committee, will be attached as an Appendix, and is deemed to be part of this Agreement.

Section 19. Longevity Differential

Effective April 27, 2017, Employees with specified years of City service in pay status shall receive a longevity differential in the pro-rata annual amount set forth below. Eligible Employees shall begin to receive such pro-rata payment on their anniversary date.

	Amount
After the completion of five years of service	\$120.00
After the completion of ten years of service	\$600.00

Section 20. Ratification Bonus

A lump sum cash payment in the amount of \$1000, pro-rated for other than full-time employees, shall be payable as soon as practicable upon ratification of the 2010-2018 Marine Titles Memorandum of Agreement to those employees who are on payroll as of the date ratification. The lump sum cash payment shall be pensionable, consistent with applicable law.

- a. Part-time per annum and full-time per diem Employees shall receive a pro-rata lump sum cash payment the computation which shall be based on service during the July 1, 2013 through June 30, 2014.
- b. Part-time per annum, part-time per diem (including seasonal appointees), per session, hourly paid Employees and Employees whose normal work year is less than a full calendar year shall receive a pro-rata portion of the lump sum cash payment based on their regularly scheduled hours and the hours in a full calendar year.
- c. The lump sum cash payments shall not become part of the Employee's basic salary rate nor be added to the Employee's basic salary for the calculation of any salary-based benefits including the calculation of future collective bargaining increases.

- d. For circumstances that were not anticipated by the parties, the First Deputy Commissioner of Labor Relations may elect to issue, on a case-by-case basis, interpretations concerning the application of Section 5 of the 2010-2018 Marine Titles Memorandum of Agreement. Such case-by-case interpretations shall not be subject to any dispute resolution procedures as per past practice of the parties.

ARTICLE IV-A - GROUP 2 - WAGES AND BENEFITS

**GASOLINE ENGINE OPERATOR (MARINE),
LAUNCH OPERATOR (WATER POLLUTION)
LAUNCH OPERATOR (WATER POLLUTION - SANITATION)**

Section 1.

- a. Employees shall receive, for 207 (8 hour) days per annum of which 198 are work days in the case of Gasoline Engine Operator (Marine), and 155 variable hour days per annum of which 146 are work days in the case of Launch Operator (Water Pollution)** and Launch Operator (Water Pollution - Sanitation), annual compensation as follows:

(1) Hiring Rate*

	Effective Date						
	<u>4/27/10</u>	<u>10/27/11</u>	<u>10/27/12</u>	<u>10/27/13</u>	<u>10/27/14</u>	<u>10/27/15</u>	<u>10/27/16</u>
	\$47,400	\$47,874	\$48,353	\$48,837	\$49,569	\$50,808	\$52,332

(2) Incumbent Rate

	Effective Date						
	<u>4/27/10</u>	<u>10/27/11</u>	<u>10/27/12</u>	<u>10/27/13</u>	<u>10/27/14</u>	<u>10/27/15</u>	<u>10/27/16</u>
	\$54,510	\$55,055	\$55,606	\$56,162	\$57,004	\$58,429	\$60,182

* Employees hired on or after 4/27/10 shall be paid the hiring rate effective on their date of hire. Upon completion of two (2) years of active or qualified inactive service, such employee shall be paid the indicated "incumbent" rate for the applicable title that is in effect on the two-year anniversary of their original appointment. In no case shall an employee receive less than the stated hiring rate.

- b. These rates are based on a 30-hour work week and shall constitute compensation in full for the regular work week consisting of four (4) consecutive eight hour tours per week in the case of Gasoline Engine Operator (Marine) and three consecutive variable hour tours per week in the case of Launch Operator (Water Pollution) and Launch Operator (Water Pollution - Sanitation). Any regular work week may include a Saturday or Sunday without additional compensation. The rates include twelve (12) legal holidays, of which nine (9) are paid holidays, and three (3) are non-paid holidays. The paid legal holidays are as follows:

New Years Day Martin Luther King Day Washington's Birthday Memorial Day Independence Day	Labor Day Veterans Day Thanksgiving Day Christmas Day
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Section 2.

An Employee who works on a paid legal holiday described in Section 1 (b) shall receive, for each hour actually worked, additional payment as follows:

(1) Hiring Rate*

	Effective Date						
	<u>4/27/10</u>	<u>10/27/11</u>	<u>10/27/12</u>	<u>10/27/13</u>	<u>10/27/14</u>	<u>10/27/15</u>	<u>10/27/16</u>
	\$41.67	\$42.09	\$42.51	\$42.94	\$43.58	\$44.67	\$46.01

(2) Incumbent Rate

	Effective Date						
	<u>4/27/10</u>	<u>10/27/11</u>	<u>10/27/12</u>	<u>10/27/13</u>	<u>10/27/14</u>	<u>10/27/15</u>	<u>10/27/16</u>
	\$47.91	\$48.39	\$48.87	\$49.36	\$50.10	\$51.35	\$52.89

Such payment shall preclude the grant of any additional time off.

NOTE

* Employees hired on or after 4/27/10 shall be paid the hiring rate effective on their date of hire. Upon completion of two (2) years of active or qualified inactive service, such employee shall be paid the indicated "incumbent" rate for the applicable title that is in effect on the two year anniversary of their original appointment. In no case shall an employee receive less than the stated hiring rate.

Section 3. New Hires

- a. For the purposes of Sections 3(b) and 3(c), Employees 1) who were in active pay status before April 27, 2010, and 2) who are affected by the following personnel actions after said date shall not be treated as "newly hired" Employees and shall be entitled to receive the indicated minimum "incumbent rate" set forth in subsections 1(a)(2) and 2(2) of this **Article IV-A-GROUP 2**:
 - 1. Employees who return to active status from an approved leave of absence.
 - 2. Employees in active status (whether full or part time) appointed to permanent status from a civil service list, or to a new title (regardless of jurisdictional class or civil service status) without a break in service of more than 31 days.
 - 3. Employees who were laid off or terminated for economic reasons who are appointed from a recall/preferred list or who were subject to involuntary redeployment.
 - 4. Provisional Employees who were terminated due to a civil service list who are appointed from a civil service list within one year of such termination.
 - 5. Permanent Employees who resign and are reinstated or who are appointed from a civil service list within one year of such resignation.
 - 6. Employees (regardless of jurisdictional class or civil service status) who resign and return within 31 days of such resignation.
 - 7. A provisional Employee who is appointed directly from one provisional appointment to another.
 - 8. For Employees whose circumstances were not anticipated by the parties, the First Deputy Commissioner of Labor Relations is empowered to issue, on a case-by-case basis, interpretations concerning application of this Section 3. Such case-by-case interpretations shall not be subject to the dispute resolution procedures set forth in Article VI of this Agreement.
- b. The following provisions shall apply to Employees newly hired on or after April 27, 2010.
 - i. During the first two (2) years of service, the "appointment rate" for a newly hired employee shall be fifteen percent (15%) less than the applicable "incumbent rate" for said title that is in effect on the date of such appointment as set forth in this Agreement.
 - ii. Upon completion of two (2) years of service such employees shall be paid the indicated "incumbent rate" for the applicable title that is in effect on the two (2) year anniversary of their original date of appointment as set forth in this Agreement.
- c. Employees who change titles or levels before attaining one year of service will be treated in the new title or level as if they had been originally appointed to said title or level on their original hiring date.
- d. The First Deputy Commissioner of Labor Relations may, after notification to the affected union(s), exempt certain hard to recruit titles from the provisions of subsections 3(b) and 3(c).

Section 4.

The three (3) non-paid holidays (holidays not included in the per annum wage rate) are: Lincoln's Birthday, Columbus Day and Election Day. An Employee who is required to work on any of such holidays shall receive compensatory time off equal to the number of hours actually worked.

Section 5.

Daily overtime performed after the regular assigned tour of duty shall be compensated in cash at the rates set forth in Section 2 hereof for each hour so worked in increments of 1/2 hour. Such pay shall preclude the grant of any additional time off.

Section 6.

The Employer will provide grub money in the amount below for each Launch Operator (Water Pollution) and Launch Operator (Water Pollution - Sanitation) for each assigned tour of duty actually worked.

	<u>Amount</u>
Effective	4/27/10 \$6.43

Section 7.

Employees covered by this article shall receive the following pro-rated annual clothing maintenance allowance:

	<u>Amount</u>
Effective	4/27/17 \$468

Section 8.

Each Employee who is qualified by possession of the appropriate Radio Operators license issued by the Federal Communications Commission, to operate radio-telephone equipment, shall receive the following additional amounts per hour for each hour during which the Employee performs duties which will require and include operation of such radio-telephone equipment:

	<u>Amount</u>
Effective	4/27/10 \$0.26

Section 9.

Employees shall receive payment in cash in the amount of \$150 for loss of clothing and personal effects resulting from the sinking of a vessel, such payment to be in full compensation for such loss whether the loss is greater or less than \$150.

Section 10.

Annual leave benefits, sick leave benefits, and other authorized absences with pay, shall be granted as follows:

- a. For those Employees hired prior to July 1, 1985, annual leave not to exceed a total of five (5) weeks per annum shall be granted as follows:
 - Vacation-with-pay** benefits not exceeding four (4) weeks annually, to be provided on a per annum basis, plus **Personal Business** not to exceed four (4) days per annum for Gasoline Engine Operator (Marine) and three (3) days per annum for Launch Operator (Water Pollution).
- b. **Sick Leave**
 - (1) Sick leave shall be cumulative up to two hundred and forty (240) days earned, and accrued on the basis of one (1) day for each month of employment.
 - (2) Sick leave may be expended by Employee upon having accrued same.
 - (3) Employees covered by **Article IV-A-(Group 2)** may use one (1) day per year from their accrued sick leave balance for the care of ill family members. Approval of such leave is discretionary with the agency and proof of disability must be provided by the Employee satisfactory to the agency within five (5) days of the Employee's return to work.
- c. Time off with pay shall be granted not to exceed three (3) work days in case of death in the immediate family. Immediate family shall be defined for this purpose as spouse, parent, (natural, foster, step), mother-in-law, father-in-law, child, brother or sister, domestic partners, grandchildren or any relative residing in the household.
- d. Two (2) hours of credit (at straight time) providing the Employee actually works, shall be granted for purposes of voting on Regular General Election Day.
- e. In the event that the Office of the Mayor issues an order to the various department heads that City Employees be granted a day off or alternative days, the same policy shall be applied to the Employees covered by this **Article IV-A (Group 2)**.

Section 11.

All Employees both permanent and provisional, who resign, are laid off or go on leave of absence, except those Employees who may die while in service or those whose services are terminated while charges are pending, shall be paid for all work actually performed including overtime, and earned vacation, at their respective annual or daily rates of pay as the case may be.

Section 12.

The beneficiary or estate of any Employee who dies while employed by the Employer shall receive payment in cash for the following:

- a. All unused accrued annual leave to a maximum of 54 days credit.
- b. All unused accrued compensatory time earned subsequent to March 15, 1968, verifiable by official agency records to a maximum of two hundred (200) hours.

Section 13.

If an Employee dies during the term of this Agreement because of an injury arising out of and in the course of his employment through no fault of his own, and in the proper performance of his duties, a payment of twenty-five thousand dollars (\$25,000) will be made from funds other than those of the Retirement System in addition to any other payment which may be made as a result of such death. Such payment shall be made to the same beneficiary designated in Section 10 hereof, or if no beneficiary is so designated, payment shall be made to the Employee's estate.

Section 14.

Each Employee shall receive terminal leave in accordance with existing rules governing the grant of terminal leave to other City Employees in the respective Departments now receiving terminal leave.

Section 15.

The Employer will attempt to retain all per annum Employees who hold positions by permanent appointment. If reduction in forces because of reduced number of runs becomes necessary, no such reduction in forces shall become effective without prior discussion with the Union.

Section 16.

In accord with the election by the Union pursuant to the provisions of Article XIII of the **1995-2001 City-wide Agreement** negotiated pursuant to Section 1173-4.3(a)(2) of the New York City Collective Bargaining Law recodified as Section 12-307 (a)(2) of the current New York City Collective Bargaining Law or any successor agreement thereto, the Welfare Fund provisions of that City-wide Agreement or any successor thereto shall apply to Employees covered by this Agreement.

Section 17.

The May 5, 2014 Letter Agreement regarding health savings and welfare fund contributions between the City of New York and the Municipal Labor Committee, will be attached as an Appendix, and is deemed to be part of this Agreement.

Section 18. Longevity Differential

Effective April 27, 2017, Employees with specified years of City service in pay status shall receive a longevity differential in the pro-rata annual amount set forth below. Eligible Employees shall begin to receive such pro-rata payment on their anniversary date.

	<u>Amount</u>
After the completion of five years of service	\$120.00
After the completion of ten years of service	\$600.00

Section 19. Ratification Bonus

A lump sum cash payment in the amount of \$1000, pro-rated for other than full-time employees, shall be payable as soon as practicable upon ratification of the 2010-2018 Marine Titles Memorandum of Agreement to those employees who are on payroll as of the date ratification. The lump sum cash payment shall be pensionable, consistent with applicable law.

- a. Part-time per annum and full-time per diem Employees shall receive a pro-rata lump sum cash payment the computation which shall be based on service during the July 1, 2013 through June 30, 2014.
- b. Part-time per annum, part-time per diem (including seasonal appointees), per session, hourly paid Employees and Employees whose normal work year is less than a full calendar year shall receive a pro-rata portion of the lump sum cash payment based on their regularly scheduled hours and the hours in a full calendar year.
- c. The lump sum cash payments shall not become part of the Employee's basic salary rate nor be added to the Employee's basic salary for the calculation of any salary-based benefits including the calculation of future collective bargaining increases.
- d. For circumstances that were not anticipated by the parties, the First Deputy Commissioner of Labor Relations may elect to issue, on a case-by-case basis, interpretations concerning the application of Section 5 of the 2010-2018 Marine Titles Memorandum of Agreement. Such case-by-case interpretations shall not be subject to any dispute resolution procedures as per past practice of the parties.

**ARTICLE IV-B - WAGES AND BENEFITS
Group 1 - DOCKMASTER
SUPERVISING DOCKMASTER
CHIEF DOCKMASTER
DOCKMASTER (Rule X)**

Group 2 - MARINE SOUNDER

Section 1.

- a. This **Article IV-B** is subject to the provisions, terms and conditions of the Alternative Career and Salary Pay Plan Regulations, dated March 15, 1967 as amended to date, except that the specific terms and conditions of this Agreement shall supersede any provisions of such Regulations inconsistent with this Agreement subject to the limitations of applicable provisions of law.
- b. Unless otherwise specified, all salary provisions of this Agreement, including minimum and maximum salaries, advancement increases, general increases, education differentials

and any other salary adjustments, are based upon a normal work week of 40 hours. An Employee who works on a part-time, per annum basis and who is eligible for any salary adjustments provided in this Agreement shall receive the appropriate pro-rata portion of such salary adjustment computed on the relationship between the number of hours regularly worked each week by such Employee and the number of hours in the said normal work week, unless otherwise specified.

- c. Employees who work on a per diem or hourly basis and who are eligible for any salary adjustment provided in this Agreement shall receive the appropriate pro-rata portion of such salary adjustment computed as follows, unless otherwise specified:

Per-diem rate - 1/261 of the appropriate minimum basic salary.

Hourly rate - 40 hour week basis 1/2088 of the appropriate minimum basic salary.

- d. The maximum salary for a title shall not constitute a bar to the payment of any salary adjustment or pay differentials provided for in this Agreement but the said increase above the maximum shall not be deemed a promotion.

Section 2.

This Agreement is subject to the provisions, terms and conditions of the Agreement which has been or may be negotiated between the City and the Union recognized as the exclusive collective bargaining representative on matters which must be uninformed for specified Employees, including Employees covered by this **Article IV-B**.

Employees who are in Rule X titles covered by this Agreement shall receive the benefits of the City-wide contract unless specifically excluded herein.

**ARTICLE IV-B - GROUP 1 - WAGES AND BENEFITS
DOCKMASTER, SUPERVISING DOCKMASTER,
CHIEF DOCKMASTER, DOCKMASTER (Rule X)**

Section 1.

Employees in the following titles shall be subject to the following salary ranges:

(1) Hiring rate*

	<u>Effective Date</u>						
	<u>4/27/10</u>	<u>10/27/11</u>	<u>10/27/12</u>	<u>10/27/13</u>	<u>10/27/14</u>	<u>10/27/15</u>	<u>10/27/16</u>
Dockmaster	\$39,988	\$40,388	\$40,791	\$41,199	\$41,817	\$42,863	\$44,149
Supervising Dockmaster	\$43,174	\$43,606	\$44,042	\$44,482	\$45,149	\$46,277	\$47,666
Chief Dockmaster	\$46,186	\$46,648	\$47,114	\$47,585	\$48,299	\$49,507	\$50,992

(2) Incumbent Rate

	<u>Effective Date</u>						
	<u>4/27/10</u>	<u>10/27/11</u>	<u>10/27/12</u>	<u>10/27/13</u>	<u>10/27/14</u>	<u>10/27/15</u>	<u>10/27/16</u>
Dockmaster	\$45,986	\$46,446	\$46,910	\$47,379	\$48,090	\$49,292	\$50,771
Supervising Dockmaster	\$49,650	\$50,147	\$50,648	\$51,154	\$51,921	\$53,219	\$54,816
Chief Dockmaster	\$53,114	\$53,645	\$54,181	\$54,723	\$55,544	\$56,933	\$58,641

(3) Maximum Rate

	<u>Effective Date</u>						
	<u>4/27/10</u>	<u>10/27/11</u>	<u>10/27/12</u>	<u>10/27/13</u>	<u>10/27/14</u>	<u>10/27/15</u>	<u>10/27/16</u>
Dockmaster	\$56,284	\$56,847	\$57,415	\$57,989	\$58,859	\$60,330	\$62,140
Supervising Dockmaster	\$60,769	\$61,377	\$61,991	\$62,611	\$63,550	\$65,139	\$67,093
Chief Dockmaster	\$65,015	\$65,665	\$66,322	\$66,985	\$67,990	\$69,690	\$71,781

* Employees hired on or after 4/27/10 shall be paid the hiring rate effective on their date of hire. Upon completion of two (2) years of active or qualified inactive service, such employee shall be paid the indicated "incumbent" rate for the applicable title that is in effect on

the two year anniversary of their original appointment. In no case shall an employee receive less than the stated hiring rate.

** For present incumbents only.

Section 2. New Hires

a. For the purposes of Sections 3(b) and 3(c) Employees 1) who were in active pay status before April 27, 2010, and 2) who are affected by the following personnel actions after said date shall not be treated as “newly hired” Employees and shall be entitled to receive the indicated minimum “incumbent rate” set forth in subsection 1(2) of this **Article IV-B-GROUP 1**:

1. Employees who return to active status from an approved leave of absence.
2. Employees in active status (whether full or part time) appointed to permanent status from a civil service list, or to a new title (regardless of jurisdictional class or civil service status) without a break in service of more than 31 days.
3. Employees who were laid off or terminated for economic reasons who are appointed from a recall/preferred list or who were subject to involuntary redeployment.
4. Provisional Employees who were terminated due to a civil service list who are appointed from a civil service list within one year of such termination.
5. Permanent Employees who resign and are reinstated or who are appointed from a civil service list within one year of such resignation.
6. Employees (regardless of jurisdictional class or civil service status) who resign and return within 31 days of such resignation.
7. A provisional Employee who is appointed directly from one provisional appointment to another.
8. For Employees whose circumstances were not anticipated by the parties, the First Deputy Commissioner of Labor Relations is empowered to issue, on a case-by-case basis, interpretations concerning application of this Section 3. Such case-by-case interpretations shall not be subject to the dispute resolution procedures set forth in **Article VI** of this Agreement.

b. The following provisions shall apply to Employees newly hired on or after April 27, 2010.

- i. During the first two (2) years of service, the “appointment rate” for a newly hired employee shall be fifteen percent (15%) less than the applicable “incumbent minimum” for said title that is in effect on the date of such appointment as set forth in this *Agreement*.
- ii. Upon completion of two (2) years of service such employees shall be paid the indicated “incumbent minimum” for the applicable title that is in effect on the two (2) year anniversary of their original date of appointment as set forth in this *Agreement*.

c. Employees who change titles or levels before attaining one year of service will be treated in the new title or level as if they had been originally appointed to said title or level on their original hiring date.

d. The First Deputy Commissioner of Labor Relations may, after notification to the affected union(s), exempt certain hard to recruit titles from the provisions of subsections 3(b) and 3(c).

Section 3.

In the case of an Employee on leave of absence without pay the salary rate of such Employee shall be changed to reflect the salary adjustment specified in this **Article IV-B (Group 1)**.

Section 4.

A person permanently employed by the Employer who is appointed or promoted on a permanent, provisional, or temporary basis in accordance with the Rules and Regulations of the New York City Personnel Director or, where the Rules and Regulations of the New York City Personnel Director are not applicable to a public employer, such other Rules and Regulations as are applicable to the public employer, without a break in service to any of the following titles for another title in the direct line of promotion or from another title in the Career and Salary Plan, the minimum rate of which is exceeded by at least 8 percent by the minimum rate of the title to which appointed or promoted, shall receive upon the date of such appointment or promotion either the minimum basic salary for the title to which such appointment or promotion is made, or the salary received or receivable in the lower title plus the specified advancement increase, whichever is greater:

Advancement Increase

Title	Supervising Dockmaster	Chief Dockmaster
Effective 4/27/10	\$1,182	\$1,323

Section 5

In accord with the election by the Union pursuant to the provisions of Article XIII of the **1995-2001 City-wide Agreement** negotiated pursuant to Section 1173-4.3(a)(2) of the New York City Collective Bargaining Law recodified as Section 12-307 (a)(2) of the current New York City Collective Bargaining Law or any successor agreement thereto, the Welfare Fund provisions of that City-wide Agreement or any successor thereto shall apply to Employees covered by this Agreement.

Section 6.

The May 5, 2014 Letter Agreement regarding health savings and welfare fund contributions between the City of New York and the Municipal Labor Committee, will be attached as an Appendix, and is deemed to be part of this Agreement.

Section 7.

Employees covered by this article shall receive the following pro-rated annual clothing maintenance allowance:

Effective	4/27/17	Amount
		\$468

Section 8. Longevity Differential

Effective April 27, 2017, Employees with specified years of City service in pay status shall receive a longevity differential in the pro-rata annual amount set forth below. Eligible Employees shall begin to receive such pro-rata payment on their anniversary date.

	Amount
After the completion of five years of service	\$120.00
After the completion of ten years of service	\$600.00

Section 9. Ratification Bonus

A lump sum cash payment in the amount of \$1000, pro-rated for other than full-time employees, shall be payable as soon as practicable upon ratification of the 2010-2018 Marine Titles Memorandum of Agreement to those employees who are on payroll as of the date ratification. The lump sum cash payment shall be pensionable, consistent with applicable law.

a. Part-time per annum and full-time per diem Employees shall receive a pro-rata lump sum cash payment the computation which shall be based on service during the July 1, 2013 through June 30, 2014.

b. Part-time per annum, part-time per diem (including seasonal appointees), per session, hourly paid Employees and Employees whose normal work year is less than a full calendar year shall receive a pro-rata portion of the lump sum cash payment based on their regularly scheduled hours and the hours in a full calendar year.

c. The lump sum cash payments shall not become part of the Employee’s basic salary rate nor be added to the Employee’s basic salary for the calculation of any salary-based benefits including the calculation of future collective bargaining increases.

d. For circumstances that were not anticipated by the parties, the First Deputy Commissioner of Labor Relations may elect to issue, on a case-by-case basis, interpretations concerning the application of Section 5 of the 2010-2018 Marine Titles Memorandum of Agreement. Such case-by-case interpretations shall not be subject to any dispute resolution procedures as per past practice of the parties.

**ARTICLE IV-B - GROUP 2 - WAGES AND BENEFITS
MARINE SOUNDER**

Section 1.

Employees shall receive annual compensation as follows:

(1) Hiring Rate*

Effective Date						
4/27/10	10/27/11	10/27/12	10/27/13	10/27/14	10/27/15	10/27/16
\$40,819	\$41,227	\$41,639	\$42,056	\$42,686	\$43,753	\$45,065

(2) Incumbent Rate

Effective Date						
4/27/10	10/27/11	10/27/12	10/27/13	10/27/14	10/27/15	10/27/16
\$46,942	\$47,411	\$47,885	\$48,364	\$49,089	\$50,316	\$51,825

* Employees hired on or after 4/27/10 shall be paid the hiring rate effective on their date of hire. Upon completion of two (2) years of active or qualified inactive service, such employee shall be paid the indicated "incumbent" rate for the applicable title that is in effect on the two year anniversary of their original appointment. In no case shall an employee receive less than the stated hiring rate.

Section 2. New Hires

- a. For the purposes of Sections 2(b) and 2(c), Employees 1) who were in active pay status before April 27, 2010, and 2) who are affected by the following personnel actions after said date shall not be treated as "newly hired" Employees and shall be entitled to receive the indicated minimum "incumbent rate" set forth in subsection 1(2) of this **Article IV-B-GROUP 2**:
 1. Employees who return to active status from an approved leave of absence.
 2. Employees in active status (whether full or part time) appointed to permanent status from a civil service list, or to a new title (regardless of jurisdictional class or civil service status) without a break in service of more than 31 days.
 3. Employees who were laid off or terminated for economic reasons who are appointed from a recall/preferred list or who were subject to involuntary redeployment.
 4. Provisional Employees who were terminated due to a civil service list who are appointed from a civil service list within one year of such termination.
 5. Permanent Employees who resign and are reinstated or who are appointed from a civil service list within one year of such resignation.
 6. Employees (regardless of jurisdictional class or civil service status) who resign and return within 31 days of such resignation.
 7. A provisional Employee who is appointed directly from one provisional appointment to another.
 8. For Employees whose circumstances were not anticipated by the parties, the First Deputy Commissioner of Labor Relations is empowered to issue, on a case-by-case basis, interpretations concerning application of this Section 2. Such case-by-case interpretations shall not be subject to the dispute resolution procedures set forth in Article VI of this Agreement.
- b. The following provisions shall apply to Employees newly hired on or after April 27, 2010.
 - i. During the first two (2) years of service, the "appointment rate" for a newly hired employee shall be fifteen percent (15%) less than the applicable "incumbent rate" for said title that is in effect on the date of such appointment as set forth in this *Agreement*.
 - ii. Upon completion of two (2) years of service such employees shall be paid the indicated "incumbent rate" for the applicable title that is in effect on the two (2) year anniversary of their original date of appointment as set forth in this *Agreement*.
- c. Employees who change titles or levels before attaining one year of service will be treated in the new title or level as if they had been originally appointed to said title or level on their original hiring date.
- d. The First Deputy Commissioner of Labor Relations may, after notification to the affected union(s), exempt certain hard to recruit titles from the provisions of subsections 2(b) and 2(c).

Section 3.

Each Marine Sounder who is assigned as chief of party and, accordingly, responsible for the conduct of surveys by parties of four or more Marine Sounders, shall receive differential pay at the rate below per day, for each full day on which the responsibilities of Chief of Party are actually exercised.

		<u>Amount</u>
Effective	4/27/10	\$3.95 PER DIEM

Section 4.

In the case of an Employee on leave of absence without pay the salary rate of such Employee shall be changed to reflect the salary adjustments specified in this **Article IV-B (Group 2)**.

Section 5.

In accord with the election by the Union pursuant to the provisions of Article XIII of the **1995-2001 City-wide Agreement** negotiated pursuant to Section 1173-4.3(a)(2) of the New York City Collective Bargaining Law recodified as Section 12-307 (a)(2) of the current New York City Collective Bargaining Law or any successor agreement thereto, the Welfare Fund provisions of the City-wide Agreement or any successor thereto shall apply to Employees covered by this Agreement.

Section 6.

The May 5, 2014 Letter Agreement regarding health savings and welfare fund contributions between the City of New York and the Municipal Labor Committee, will be attached as an Appendix, and is deemed to be part of this Agreement.

Section 7.

Employees covered by this article shall receive the following pro-rated annual clothing maintenance allowance:

		<u>Amount</u>
Effective	4/27/17	\$468

Section 8. Longevity Differential

Effective April 27, 2017, Employees with specified years of City service in pay status shall receive a longevity differential in the pro-rata annual amount set forth below. Eligible Employees shall begin to receive such pro-rata payment on their anniversary date.

		<u>Amount</u>
After the completion of five years of service		\$120.00
After the completion of ten years of service		\$600.00

Section 9. Ratification Bonus

A lump sum cash payment in the amount of \$1000, pro-rated for other than full-time employees, shall be payable as soon as practicable upon ratification of the 2010-2018 Marine Titles Memorandum of Agreement to those employees who are on payroll as of the date ratification. The lump sum cash payment shall be pensionable, consistent with applicable law.

- a. Part-time per annum and full-time per diem Employees shall receive a pro-rata lump sum cash payment the computation which shall be based on service during the July 1, 2013 through June 30, 2014.
- b. Part-time per annum, part-time per diem (including seasonal appointees), per session, hourly paid Employees and Employees whose normal work year is less than a full calendar year shall receive a pro-rata portion of the lump sum cash payment based on their regularly scheduled hours and the hours in a full calendar year.
- c. The lump sum cash payments shall not become part of the Employee's basic salary rate nor be added to the Employee's basic salary for the calculation of any salary based benefits including the calculation of future collective bargaining increases.
- d. For circumstances that were not anticipated by the parties, the First Deputy Commissioner of Labor Relations may elect to issue, on a case-by-case basis, interpretations concerning the application of Section 5 of the 2010-2018 Marine Titles Memorandum of Agreement. Such case-by-case interpretations shall not be subject to any dispute resolution procedures as per past practice of the parties.

ARTICLE IV-C - WAGES AND BENEFITS
Group 1 - FERRY AGENT,
SUPERVISING FERRY AGENT

Group 2 - FERRY TERMINAL SUPERVISOR

Section 1.

- a. All salary adjustments, including general increases, minimum and maximum salaries, advancement increases, lump sum payments, educational differentials and any other salary provisions of this Agreement are based upon a normal work week of 40 hours. An Employee who works on a part-time, per annum basis and who is eligible for any salary adjustment provided in this agreement shall receive the appropriate pro-rata portion of such salary adjustment computed on the relationship between the number of hours regularly worked each week by such Employee and the number of hours in the said normal work week.

- b. Employees who work on a per diem or hourly basis and who are eligible for any salary adjustment provided in this agreement shall receive the appropriate pro-rata portion of such salary adjustment computed as follows:
 - Per-diem rate** - 1/258 of the appropriate minimum basic salary.
 - Hourly rate** - 40 hour week basis 1/2064 of the appropriate minimum basic salary.
- c. The maximum salary for a title shall not constitute a bar to the payment of any across the board salary increases or pay differentials provided for in this Agreement but the said increase above the maximum shall not be deemed a promotion.

**ARTICLE IV-C - GROUP 1 - WAGES AND BENEFITS
FERRY AGENT, SUPERVISING FERRY AGENT**

Section 1.

- a. Employees shall receive for 258 (8-hour) days per annum of which 249 are workdays, annual compensation as follows:

(1) Hiring Rate*

	Effective Date						
	4/27/10	10/27/11	10/27/12	10/27/13	10/27/14	10/27/15	10/27/16
Ferry Agent	\$34,994	\$35,343	\$35,697	\$36,054	\$36,595	\$37,510	\$38,635
Supervising Ferry Agent	\$35,822	\$36,180	\$36,542	\$36,907	\$37,461	\$38,397	\$39,550

(2) Incumbent Rate

	Effective Date						
	4/27/10	10/27/11	10/27/12	10/27/13	10/27/14	10/27/15	10/27/16
Ferry Agent	\$40,243	\$40,645	\$41,051	\$41,462	\$42,084	\$43,136	\$44,430
Supervising Ferry Agent	\$41,195	\$41,607	\$42,023	\$42,443	\$43,080	\$44,157	\$45,482

* Employees hired on or after 4/27/10 shall be paid the hiring rate effective on their date of hire. Upon completion of two (2) years of active or qualified inactive service, such employee shall be paid the indicated "incumbent" rate for the applicable title that is in effect on the two year anniversary of their original appointment. In no case shall an employee receive less than the stated hiring rate.

- b. These rates are based on a 40 hour week and shall constitute compensation in full for the regular work week consisting of five (5) consecutive eight hour tours per week. Any regular work week may include a Saturday or Sunday without additional compensation. The rates include twelve (12) legal holidays, of which nine (9) are paid holidays and three (3) are non-paid holidays. The paid legal holidays are as follows:

New Years Day	Labor Day
Martin Luther King Day	Veterans Day
Washington's Birthday	Thanksgiving Day
Memorial Day	Christmas Day
Independence Day	

Section 2. New Hires

- a. For the purposes of Sections 2(b) and 2(c), Employees 1) who were in active pay status before April 27, 2010, and 2) who are affected by the following personnel actions after said date shall not be treated as "newly hired" Employees and shall be entitled to receive the indicated minimum "incumbent rate" set forth in subsection 1(a)(2) of this **Article IV-C-GROUP 1**:
 1. Employees who return to active status from an approved leave of absence.
 2. Employees in active status (whether full or part time) appointed to permanent status from a civil service list, or to a new title (regardless of jurisdictional class or civil service status) without a break in service of more than 31 days.
 3. Employees who were laid off or terminated for economic reasons who are appointed from a recall/preferred list or who were subject to involuntary redeployment.
 4. Provisional Employees who were terminated due to a civil service list who are appointed from a civil service list within one year of such termination.
 5. Permanent Employees who resign and are reinstated or who are appointed from a civil service list within one year of such resignation.

- 6. Employees (regardless of jurisdictional class or civil service status) who resign and return within 31 days of such resignation.
- 7. A provisional Employee who is appointed directly from one provisional appointment to another.
- 8. For Employees whose circumstances were not anticipated by the parties, the First Deputy Commissioner of Labor Relations is empowered to issue, on a case-by-case basis, interpretations concerning application of this Section 2. Such case-by-case interpretations shall not be subject to the dispute resolution procedures set forth in **Article VI** of this Agreement.

The following provisions shall apply to Employees newly hired on or after April 27, 2010.

- i. During the first two (2) years of service, the "appointment rate" for a newly hired employee shall be fifteen percent (15%) less than the applicable "incumbent rate" for said title that is in effect on the date of such appointment as set forth in this Agreement.
- ii. Upon completion of two (2) years of service such employees shall be paid the indicated "incumbent rate" for the applicable title that is in effect on the two (2) year anniversary of their original date of appointment as set forth in this Agreement.
- c. Employees who change titles or levels before attaining one year of service will be treated in the new title or level as if they had been originally appointed to said title or level on their original hiring date.
- d. The First Deputy Commissioner of Labor Relations may, after notification to the affected union(s), exempt certain hard to recruit titles from the provisions of subsections 2(b) and 2(c).

Section 3.

An Employee who works on a paid legal holiday described in Section 1(b) shall receive an additional one and one-half (1½) days pay in cash for such eight hour tour actually worked. Such payment shall preclude the grant of any additional time off.

Section 4.

The three (3) non-paid holidays (holidays not included in the per annum wage rate) are: Lincoln's Birthday, Columbus Day and Election Day. A per annum Employee who is required to work on any such holidays shall receive compensatory time off equal to the number of hours worked.

Section 5.

Daily overtime performed after the regular assigned tour of duty shall be compensated in cash at the rate of one and one-half (1-½) time for each hour so worked in increments of ½ hour. Such pay shall preclude the grant of any additional time off.

Section 6.

In the case of an Employee on leave of absence without pay the salary rate of such Employee shall be changed to reflect the salary adjustments specified in the Article IV-C (Group 1).

Section 7.

Ferry Agents shall receive the following pro-rated annual uniform allowance:

	Amount
Effective 4/27/10	\$119.90

Employees covered by this Article shall receive the following pro-rated annual clothing maintenance allowance:

	Amount
Effective 4/27/17	\$468

Section 8.

Annual leave benefits, sick leave benefits, and other authorized absences with pay, shall be granted as follows:

- a. For those Employees hired prior to July 1, 1985, annual leave shall be granted annually for vacation purposes on a per annum basis not to exceed twenty-one (21) days annually, plus
 - Leaves for personal business shall be granted annually on a per annum basis not to exceed four (4) days a year.
- b. Sick leave shall be earned and accrued on the basis of one (1) day for each month of employment. The number of sick leave allowance days permitted to accumulate shall be unlimited.

- i. Employees covered by **Article IV-C (Group 1)** may use one (1) day per year from their accrued sick leave balance for the care of ill family members. Approval of such leave is discretionary with the agency and proof of disability must be provided by the Employee satisfactory to the agency within five (5) days of the Employee's return to work.
- c. Time off with pay shall be granted to regular Employees not to exceed three (3) work days in case of death in the immediate family. Immediate family shall be defined for this purpose as spouse, parent, (natural, foster, step), mother-in-law, father-in-law, child, brother or sister, domestic partners, grandchildren, or any relative residing in the household.
- d. Two (2) hours of credit (at straight time) providing the Employee actually works, shall be granted for purposes of voting on Regular General Election Day.
- e. In the event that the Office of the Mayor issues an order to the various department heads that City Employees be granted a day off or alternate days, the same policy shall be applied to the Employees covered by this **Article IV-C (Group 1)**.

Section 9.

All Employees both permanent and provisional who resign, are laid off or go on leave of absence, except those Employees who may die while in service or those whose services are terminated while charges are pending, shall be paid for all work actually performed including overtime, and earned vacation, at their respective annual or daily rates of pay as the case may be.

Section 10.

The beneficiary or estate of any Employee who dies while employed by the Employer shall receive payment in cash for the following:

- a. All unused accrued annual leave to a maximum of 54 days credit.
- b. All unused accrued compensatory time earned subsequent to March 15, 1968, verifiable by official agency records to a maximum of two hundred (200) hours.

Section 11.

If an Employee dies during the term of this Agreement because of an injury arising out of and in the course of his employment through no fault of his own, and in the proper performance of his duties, a payment of twenty-five thousand dollars (\$25,000) will be made from other funds than those of the Retirement System in addition to any other payment which may be as a result of such death. Such payment shall be made to the same beneficiary designated in Section 9 hereof, or if no beneficiary is so designated, payment shall be made to the Employee's estate.

Section 12.

Each Employee shall receive terminal leave in accordance with existing rules governing the grant of terminal leave to other City Employees in the Department of Transportation now receiving terminal leave.

Section 13.

The Employer will attempt to retain all per annum Employees who hold positions by permanent appointment. If reduction in forces because of reduced number of ferry boat runs becomes necessary, no such reduction in forces shall become effective without prior discussion with the Union. Nothing contained herein shall be construed to in any manner limit or restrict the Employer's right to lay off Employees for lack of work or any other legitimate reason.

Section 14.

In accord with the election by the Union pursuant to the provisions of Article XIII of the **1995-2001 City-wide Agreement** negotiated pursuant to Section 1173-4.3(a)(2) of the New York City Collective Bargaining Law recodified as Section 12-307 (a)(2) of the current New York City Collective Bargaining Law or any successor agreement thereto, the Welfare Fund provisions of that City-wide Agreement or any successor thereto shall apply to Employees covered by this Agreement.

Section 15.

The May 5, 2014 Letter Agreement regarding health savings and welfare fund contributions between the City of New York and the Municipal Labor Committee, will be attached as an Appendix, and is deemed to be part of this Agreement.

Section 16. Longevity Differential

Effective April 27, 2017, Employees with specified years of City service in pay status shall receive a longevity differential in the pro-rata annual amount set forth below. Eligible Employees shall begin to receive such pro-rata payment on their anniversary date.

	Amount
After the completion of five years of service	\$120.00
After the completion of ten years of service	\$600.00

Section 17. Ratification Bonus

A lump sum cash payment in the amount of \$1000, pro-rated for other than full-time employees, shall be payable as soon as practicable upon ratification of the 2010-2018 Marine Titles Memorandum of Agreement to those employees who are on payroll as of the date ratification. The lump sum cash payment shall be pensionable, consistent with applicable law.

- a. Part-time per annum and full-time per diem Employees shall receive a pro-rata lump sum cash payment the computation which shall be based on service during the July 1, 2013 through June 30, 2014.
- b. Part-time per annum, part-time per diem (including seasonal appointees), per session, hourly paid Employees and Employees whose normal work year is less than a full calendar year shall receive a pro-rata portion of the lump sum cash payment based on their regularly scheduled hours and the hours in a full calendar year.
- c. The lump sum cash payments shall not become part of the Employee's basic salary rate nor be added to the Employee's basic salary for the calculation of any salary based benefits including the calculation of future collective bargaining increases.
- d. For circumstances that were not anticipated by the parties, the First Deputy Commissioner of Labor Relations may elect to issue, on a case-by-case basis, interpretations concerning the application of Section 5 of the 2010-2018 Marine Titles Memorandum of Agreement. Such case-by-case interpretations shall not be subject to any dispute resolution procedures as per past practice of the parties.

**ARTICLE IV-C - GROUP 2 - WAGES AND BENEFITS
FERRY TERMINAL SUPERVISOR**

Section 1.

- a. Employees shall receive for 258 (8 hour) days per annum of which 249 are work days, annual compensation as follows:

(1) Hiring Rate*

	Effective Date						
	<u>4/27/10</u>	<u>10/27/11</u>	<u>10/27/12</u>	<u>10/27/13</u>	<u>10/27/14</u>	<u>10/27/15</u>	<u>10/27/16</u>
	\$58,529	\$59,114	\$59,705	\$60,303	\$61,207	\$62,737	\$64,619

(2) Incumbent Rate

	Effective Date						
	<u>4/27/10</u>	<u>10/27/11</u>	<u>10/27/12</u>	<u>10/27/13</u>	<u>10/27/14</u>	<u>10/27/15</u>	<u>10/27/16</u>
	\$67,308	\$67,981	\$68,661	\$69,348	\$70,388	\$72,148	\$74,312

* Employees hired on or after 4/27/10 shall be paid the hiring rate effective on their date of hire. Upon completion of two (2) years of active or qualified inactive service, such employee shall be paid the indicated "incumbent" rate for the applicable title that is in effect on the two year anniversary of their original appointment. In no case shall an employee receive less than the stated hiring rate.

- b. This annual compensation is based on a 40 hour week and shall constitute compensation in full for the regular work week consisting of five (5) consecutive eight hour tours per week. Any regular work week may include a Saturday or Sunday without additional compensation. The rates include twelve (12) legal holidays, of which nine (9) are paid holidays and three (3) are non-paid holidays. The paid legal holidays are as follows:

New Years Day Martin Luther King Day Washington's Birthday Memorial Day Independence Day	Labor Day Veterans Day Thanksgiving Day Christmas Day
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Section 2. New Hires

- a. For the purposes of Sections 2(b) and 2(c), Employees 1) who were in active pay status before April 27, 2010, and 2) who are affected by the following personnel actions after said date shall not be treated as "newly hired" Employees and shall be entitled to receive the indicated minimum "incumbent rate" set forth in subsection 1(a)(2) of this **Article IV-C-GROUP 2**:
 - 1. Employees who return to active status from an approved leave of absence.

2. Employees in active status (whether full or part time) appointed to permanent status from a civil service list, or to a new title (regardless of jurisdictional class or civil service status) without a break in service of more than 31 days.
 3. Employees who were laid off or terminated for economic reasons who are appointed from a recall/preferred list or who were subject to involuntary redeployment.
 4. Provisional Employees who were terminated due to a civil service list who are appointed from a civil service list within one year of such termination.
 5. Permanent Employees who resign and are reinstated or who are appointed from a civil service list within one year of such resignation.
 6. Employees (regardless of jurisdictional class or civil service status) who resign and return within 31 days of such resignation.
 7. A provisional Employee who is appointed directly from one provisional appointment to another.
 8. For Employees whose circumstances were not anticipated by the parties, the First Deputy Commissioner of Labor Relations is empowered to issue, on a case-by-case basis, interpretations concerning application of this Section 2. Such case-by-case interpretations shall not be subject to the dispute resolution procedures set forth in Article VI of this Agreement.
- b. The following provisions shall apply to Employees newly hired on or after April 27, 2010.
- i. During the first two (2) years of service, the "appointment rate" for a newly hired employee shall be fifteen percent (15%) less than the applicable "incumbent rate" for said title that is in effect on the date of such appointment as set forth in this Agreement.
 - ii. Upon completion of two (2) years of service such employees shall be paid the indicated "incumbent rate" for the applicable title that is in effect on the two (2) year anniversary of their original date of appointment as set forth in this Agreement.
- c. Employees who change titles or levels before attaining one year of service will be treated in the new title or level as if they had been originally appointed to said title or level on their original hiring date.
- d. The First Deputy Commissioner of Labor Relations may, after notification to the affected union(s), exempt certain hard to recruit titles from the provisions of subsections 2(b) and 2(c).

Section 3.

An Employee who works on a paid legal holiday described in Section 1(b) shall receive an additional one and one-half (1-½) days pay in cash for such eight hour tour actually worked. Such payment shall preclude the grant of any additional time off.

Section 4.

The three (3) non-paid holidays (holidays not included in the per annum wage rate) are: Lincoln's Birthday, Columbus Day and Election Day. A per annum Employee who is required to work on any such holiday shall receive compensatory time off equal to the number of hours actually worked.

Section 5.

Daily overtime performed after the regular assigned tour of duty shall be compensated in cash at the rate of one and one-half (1-½) times in cash for each hour so worked in increments of ½ hour. Such pay shall preclude the grant of any additional time off.

Section 6.

A Ferry Terminal Supervisor who possesses the appropriate Radio Operators license issued by the Federal Communications Commission to operate radio-telephone equipment, shall receive the following additional amounts per hour for each hour during which the Employee performs duties which will require and include operation of such radio-telephone equipment:

	<u>Amount</u>
Effective 4/27/10	\$0.26

Section 7.

Employees covered by this article shall receive the following pro-rated annual clothing maintenance allowance:

	<u>Amount</u>
Effective 4/27/17	\$468

Section 8.

In the case of an Employee on leave of absence without pay the salary rate of such Employee shall be changed to reflect the salary adjustments specified in this Article.

Section 9.

Annual leave, sick leave benefits, and other authorized absences with pay, shall be granted as follows:

- a. For those Employees hired prior to July 1, 1985, annual leave shall be granted annually for vacation purposes on a per annum basis not to exceed twenty-one (21) days annually, plus
Leaves for personal business shall be granted annually on a per annum basis not to exceed four (4) days a year.
- b. Sick leave shall be earned and accrued on the basis of one (1) day for each month of employment. The number of sick leave allowance days permitted to accumulate shall be unlimited.
- c. Employees covered by Article IV-C-(Group 2) may use one (1) day per year from their accrued sick leave balance for the care of ill family members. Approval of such leave is discretionary with the agency and proof of disability must be provided by the Employee satisfactory to the agency within five (5) days of the Employee's return to work.
- d. Time off with pay shall be granted to regular Employees not to exceed three (3) work days in case of death in the immediate family. Immediate family shall be defined for this purpose as spouse, parent, (natural, foster, step), mother-in-law, father-in-law, child, brother or sister, domestic partners, grandchildren, or any relative residing in the household.
- e. Two (2) hours of credit (at straight time) providing the Employee actually works, shall be granted for purposes of voting on Regular General Election Day.
- f. In the event that the Office of the Mayor issues an order to the various department heads that City Employees be granted a day off or alternate days, the same policy shall be applied to the Employees covered by this Article IV-C (Group 2).

Section 10.

All Employees both permanent and provisional who resign, are laid off or go on leave of absence, except those Employees who may die while in service or those whose services are terminated while charges are pending, shall be paid for all work actually performed including overtime, and earned vacation, at their respective annual or daily rates of pay as the case may be.

Section 11.

The beneficiary or estate of any Employee who dies while employed by the Employer shall receive payment in cash for the following:

- a. All unused accrued annual leave to a maximum of 54 days credit.
- b. All unused accrued compensatory time earned subsequent to March 15, 1968, verifiable by official agency records to a maximum of two hundred (200) hours.

Section 12.

If an Employee dies during the term of this Agreement because of an injury arising out of and in the course of his employment through no fault of his own, and in the proper performance of his duties, a payment of twenty-five thousand dollars (\$25,000) will be made from other funds than those of the Retirement System in addition to any other payment which may be made as a result of such death. Such payment shall be made to the same beneficiary designated in Section 9 hereof, or if no beneficiary is so designated, payment shall be made to the Employee's estate.

Section 13.

Each Employee shall receive terminal leave in accordance with existing rules governing the grant of terminal leave to other City Employees in the Department of Transportation now receiving terminal leave.

Section 14.

The Employer will attempt to retain all per annum Employees who hold positions by permanent appointment. If reduction in forces because of reduced number of ferry boat runs becomes necessary no such reduction in forces shall become effective without prior discussion with the Union. Nothing contained herein shall be construed to in any manner limit or restrict the Employer's right to lay off for lack of work or any other legitimate reason.

Section 15.

In accord with the election by the Union pursuant to the provisions of Article XIII of the 1995-2001 *City-wide Agreement* negotiated pursuant to Section 1173-4.3(a)(2) of the New York City Collective Bargaining Law recodified as Section 12-307 (a)(2) of the current New York City Collective Bargaining Law or any successor agreement thereto, the Welfare Fund provisions of that City-wide Agreement or any successor thereto shall apply to Employees covered by this Agreement.

Section 16.

The May 5, 2014 Letter Agreement regarding health savings and welfare fund contributions between the City of New York and the Municipal Labor Committee, will be attached as an Appendix, and is deemed to be part of this Agreement.

Section 17. Longevity Differential

Effective April 27, 2017, Employees with specified years of City service in pay status shall receive a longevity differential in the pro-rata annual amount set forth below. Eligible Employees shall begin to receive such pro-rata payment on their anniversary date.

	<u>Amount</u>
After the completion of five years of service	\$120.00
After the completion of ten years of service	\$600.00

Section 18. Ratification Bonus

A lump sum cash payment in the amount of \$1000, pro-rated for other than full-time employees, shall be payable as soon as practicable upon ratification of the 2010-2018 Marine Titles Memorandum of Agreement to those employees who are on payroll as of the date ratification. The lump sum cash payment shall be pensionable, consistent with applicable law.

- a. Part-time per annum and full-time per diem Employees shall receive a pro-rata lump sum cash payment the computation which shall be based on service during the July 1, 2013 through June 30, 2014.
- b. Part-time per annum, part-time per diem (including seasonal appointees), per session, hourly paid Employees and Employees whose normal work year is less than a full calendar year shall receive a pro-rata portion of the lump sum cash payment based on their regularly scheduled hours and the hours in a full calendar year.
- c. The lump sum cash payments shall not become part of the Employee's basic salary rate nor be added to the Employee's basic salary for the calculation of any salary based benefits including the calculation of future collective bargaining increases.
- d. For circumstances that were not anticipated by the parties, the First Deputy Commissioner of Labor Relations may elect to issue, on a case-by-case basis, interpretations concerning the application of Section 5 of the 2010-2018 Marine Titles Memorandum of Agreement. Such case-by-case interpretations shall not be subject to any dispute resolution procedures as per past practice of the parties.

ARTICLE IV-D - ABSENCE DUE TO INJURY INCURRED IN THE PERFORMANCE OF OFFICIAL DUTIES*

(*The provisions of Articles IV-D through IV-E are not applicable to Employees in titles listed in Article IV-B, said Employees being covered for these purposes by the provisions of Article IV-B, Section 2.)

Section 1.

- a. An Employee physically disabled in the performance of official duties who has accrued sick and/or annual leave may elect one of the following, in addition to the benefits to which the Employee is entitled under the Worker's Compensation Law, such election to be made within the first seven calendar days of absence by the Employee or someone on his or her behalf:
 1. To receive the difference between the amount of his or her weekly salary and the compensation rate, provided that:
 - i. the injured Employee or any authorized person acting on behalf of such Employee makes the request in writing, and
 - ii. the injured Employee or any authorized person acting on behalf of such Employee agrees that a pro-rated charge be made against the sick leave and/or annual leave balances equal to the number of working days of absence less the number of working days represented by the Worker's Compensation payments, and

- iii. the injured Employee has the necessary accrued sick leave and/or annual leave balance against which the supplementary pay can be charged, and
 - iv. the injured Employee was not guilty of willful gross disobedience of safety rules or willful failure to use a safety device, or was not under the influence of alcohol or narcotics at the time of injury or did not willfully intend to bring about injury or death upon himself or herself or another, and
 - v. the injured Employee undergoes such medical examinations as are requested by the Worker's Compensation Division of the Law Department and the employing agency, and when found fit for duty by said physicians, returns to employment.
2. To receive Worker's Compensation benefits in their entirety with no charge against sick leave and/or annual leave.
- b. During the period when an injured Employee is receiving Worker's Compensation and the differential to bring the Employee to full pay, the Employee will be carried on full-pay status and this time shall be counted for retirement benefits.

Section 2. INTERPRETATIONS

The agency head is empowered to grant a leave of absence with pay for the first week's absence of an Employee covered by Worker's Compensation who is physically disabled in the performance of official duties.

- a. Agencies should use election forms (DP-2002), which are obtainable from the Stock Section (Room 433) of the Department of Personnel.
- b. The election of an option, as provided for in this section, should be made within the first seven consecutive calendar days following absence, in order that an Employee, who so elects, is assured of receiving full pay during the period of Worker's Compensation coverage. The agency head's authority to grant leave with full pay, without charge to leave balances pursuant to Section 2, does not extend beyond the first seven consecutive calendar days following absence.
- c. Where an Employee has been absent for an initial period of less than a week and an extended subsequent absence may possibly result from the same disability or condition, the Employee must elect a rate of charge (on Form DP-2002) within seven calendar days of the first day of absence in order to receive full pay, even though the Employee has already returned to work.
- d. An Employee who fails to elect a rate of charge within the prescribed period shall be deemed to have selected Option 2 and will receive the benefits of Worker's Compensation only.
- e. Provisional and temporary incumbents in per annum positions are also covered under the Worker's Compensation Law.

Section 3.

- a. Upon the determination by the head of an agency that an Employee has been physically disabled because of an assault arising out of and in the course of the Employee's employment, the agency head will grant the injured Employee a leave of absence with pay not to exceed eighteen (18) months. No such leave with pay shall be granted unless the Worker's Compensation Division of the Law Department advises the head of the agency in writing that the Employee's injury has been accepted by the Division as compensable under the Worker's Compensation Law, or if such injury is not accepted by the Division as compensable under such law, unless the Worker's Compensation Board determines that such injury is compensable under such law.

For a permanent Employee who have five (5) years or more of service who does not have sufficient leave credit to cover his/her absence pending a determination by the Worker's Compensation Division of the Law Department, the agency head shall advance the Employee up to forty-five (45) calendar days of paid leave. In the event the Worker's Compensation Division of the Law Department does not accept the injury as compensable under the law or the Worker's Compensation Board determines that such injury is not compensable under such law, the Employee shall reimburse the City for the paid leave advance.

An Employee who is granted a leave of absence with pay pursuant to this Section, shall receive the difference between the Employee's weekly salary and the compensation rate without charge against annual leave or sick leave. The Employee shall, as a condition of receiving benefits under this Section, execute an assignment of the proceeds of any judgment or settlement in any third-party action arising from such injury in the amount of the pay and medical disbursements received pursuant to this Section, but NOT to exceed the amount of such proceeds. Such assignment shall be in the form prescribed by the Corporation Counsel.

The injured Employee shall undergo such medical examinations as are requested by the Worker's Compensation Division of the Law Department and the employing agency, and when found fit for duty by the Worker's Compensation Board shall return to employment. No benefits shall be paid while an Employee is suspended pending disciplinary action, or if an Employee is subsequently found culpable of having commenced the assault or unnecessarily continued the assault. Benefits provided under this section shall be in addition to, but not concurrent with, benefits provided under Sections 1 and 2 hereof.

- b. For Employees who do not come under the provisions of Section 3(a) hereof but who are injured in the course of employment, upon the determination of an agency head that an Employee has been physically disabled because of an injury arising out of and in the course of employment, through no fault of the Employee, the agency head will grant the injured Employee an extended sick leave with pay not to exceed three months after all the Employee's sick leave and annual leave balances have been exhausted. This additional leave must be taken immediately following the exhaustion of such balances. No such leave with pay shall be granted unless the Worker's Compensation Division of the Law Department advises the agency head in writing that the Employee's injury has been accepted by the Division as compensable under the Worker's Compensation Law, or if such injury is not accepted by the Division as compensable under such law, unless the Worker's Compensation Board determines that such injury is compensable under such law.

An Employee who is granted extended sick leave with pay pursuant to this section, shall receive the difference between the Employee's weekly salary and the compensation rate for the period of time granted. The Employee shall, as a condition of receiving benefits under this section, execute an assignment of the proceeds of any judgment or settlement in any third-party action arising from such injury, in the amount of the pay and medical disbursements received pursuant to this section, but not to exceed the amount of such proceeds. Such assignment shall be in the form prescribed by the Corporation Counsel.

The injured Employee shall undergo such medical examinations as are requested by Worker's Compensation Division of the Law Department and the employing agency, and when found fit for duty by the Worker's Compensation Board shall return to employment. Benefits provided under this section shall be in addition to but not concurrent with benefits provided under Sections 1 and 2 hereof. The benefits provided by this section shall not be provided or continued beyond the date on which disability retirement benefits become effective.

An "assignment" form (DP-2010 obtainable from the Department of Personnel Stock Section, Room 433) must be executed in duplicate by the injured Employee and submitted to the employing agency. The employing agency shall forward the duplicate copy to the Worker's Compensation Section of the Law Department, and retain the original.

Section 4.

This Article IV-D reflects the provisions currently applicable to other City Employees. If the provisions applicable to other City Employees are modified, they shall be deemed to be incorporated herein and shall supersede any conflicting section herein.

ARTICLE IV-E - HEALTH INSURANCE ¹

Section 1.

Retirees shall have the option of changing their previous choice of Health plans. This option shall be:

- a. a one-time choice;
- b. shall be exercised only after one year of retirement; and
- c. can be exercised at any time without regard to contract periods.

The effective date of change to a new plan shall be the first day of the month three months after the month in which the application has been received by the New York City Health Insurance Program.

Effective with the reopener period for Health Insurance subsequent to July 1, 1980 and every two years thereafter, retirees shall have the option of changing their previous choice of health plans. This option shall be exercised in accordance with procedures established by the Employer. The Union will assume the responsibility of informing retirees of this option.

ARTICLE IV-F - INTEREST ²

- 1. Interest on wage increases shall accrue at the rate of three percent (3%) per annum from one-hundred twenty (120) days after

the execution of this agreement or one hundred twenty (120) days after the effective date of the increase, whichever is later, to the date of actual payment.

- 2. Interest on shift differentials, holiday and overtime pay shall accrue at the rate of three percent (3%) per annum from one-hundred twenty (120) days following their earning, or one-hundred twenty (120) days after the execution of this agreement, whichever is later, to the date of actual payment, and
- 3. Interest accrued under (1) or (2) above shall be payable only if the amount of interest due to an individual Employee exceeds five dollars (\$5.00).

ARTICLE IV-G - GENERAL WAGE INCREASES

- a.
 - i. Effective October 27, 2011, Employees shall receive a general increase of 1.00%.
 - ii. Effective October 27, 2012, Employees shall receive a general increase of 1.00%.
 - iii. Effective October 27, 2013, Employees shall receive a general increase of 1.00%.
 - iv. Effective October 27, 2014, Employees shall receive a general increase of 1.50%.
 - v. Effective October 27, 2015, Employees shall receive a general increase of 2.50%.
 - vi. Effective October 27, 2016, Employees shall receive a general increase of 3.00%.
- b. Part-time per annum, per session, hourly paid and part-time per diem Employees (including seasonal appointees) and Employees whose normal work year is less than a full calendar year shall receive the increases provided in Section (2)(a) on the basis of computations heretofore utilized by the parties for all such Employees.
- c. The general increases provided for in Section 2(a) above shall be based upon the base rates (including salary or incremental salary schedules) of the applicable titles in effect on the day prior to the general increase, e.g. the general increase provided for in Section (2)(a)(i) shall be based on the base rates (including salary or incremental salary schedules) of the applicable titles in effect on October 26, 2011.
- d. The general increases shall be applied to the base rates, incremental salary levels and the minimum "hiring rates", minimum "incumbent rates", and the maximum rates (including levels) if any, fixed for the applicable titles.

ARTICLE V - PRODUCTIVITY AND PERFORMANCE

Introduction

Delivery of municipal services in the most efficient, effective and courteous manner is of paramount importance to the Employer and the Union. Such achievement is recognized to be a mutual obligation of both parties within their respective roles and responsibilities. To achieve and maintain a high level of effectiveness, the parties hereby agree to the following terms:

Section 1. Performance Levels

- a. The Union recognizes the Employer's right under the New York City Collective Bargaining Law to establish and/or revise performance standards or norms notwithstanding the existence of prior performance levels, norms or standards. Such standards, developed by usual work measurement procedures may be used to determine acceptable performance levels, prepare work schedules and to measure the performance of each Employee or group of Employees. Notwithstanding the above, questions concerning the practical impact that decisions on the above matters have on Employees are within the scope of collective bargaining. The Employer will give the Union prior notice of the establishment and/or revision of performance standards or norms hereunder.
- b. Employees who work at less than acceptable levels of performance may be subject to disciplinary measures in accordance with applicable law.

Section 2. Supervisory Responsibility

- a. The Union recognizes the Employer's right under the New York City Collective Bargaining Law to establish and/or revise standards for supervisory responsibility in achieving and maintaining performance levels of supervised Employees for Employees in supervisory positions listed in Article I, Section 1 of this Agreement. Notwithstanding the above, questions concerning the practical impact that decisions on the above matters have on Employees are within the scope of collective bargaining. The Employer will give the Union prior notice of the establishment and/or revision of standards for supervisory responsibility hereunder.

1 See Article IV-D
2 See Article IV-D

- b. Employees who fail to meet such standards may be subject to disciplinary measures in accordance with applicable law.

Section 3. Performance Compensation

The Union acknowledges the Employer's right to pay additional compensation for outstanding performance.

The Employer agrees to notify the Union of its intent to pay such additional compensation.

ARTICLE VI - GRIEVANCE PROCEDURE

Section 1. Definition:

The term "Grievance" shall mean:

- a. A dispute concerning the application or interpretation of the terms of this Agreement;
- b. A claimed violation, misinterpretation or misapplication of the rules or regulations, written policy or orders of the Employer applicable to the agency which employs the grievant affecting the terms and conditions of employment; provided, disputes involving the Personnel Rules and Regulations of the City of New York shall not be subject to the Grievance Procedure or arbitration;
- c. A claimed assignment of Employees to duties substantially different from those stated in their job specifications;
- d. A claimed improper holding of an open competitive rather than a promotional examination; and
- e. A claimed wrongful disciplinary action taken against a permanent Employee covered by Section 75 (1) of the Civil Service Law upon whom the agency head has served written charges of incompetence or misconduct while the Employee is serving in the Employee's permanent title or which affects the Employee's permanent status.

Section 2.

The Grievance Procedure, except for paragraphs d. and e. of Section 1, shall be as follows:

Employees may at any time informally discuss with their supervisors a matter, which may become a grievance. If the results of such a discussion are unsatisfactory, the Employees may present the grievance at **STEP I**.

All grievances must be presented in writing at all steps in the grievance procedure. For all grievances as defined in Section 1c, no monetary award shall in any event cover any period prior to the date of the filing of the **STEP I** grievance unless such grievance has been filed within thirty (30) days of the assignment to alleged out-of-title work. No monetary award for a grievance alleging a miscalculation of salary rate resulting in a payroll error of a continuing nature shall be issued unless such grievance has been filed within the time limitation set forth in **STEP I** below for such grievances; if the grievance is so filed, any monetary award shall in any event cover only the period up to six years prior to the date of the filing of the grievance.

STEP I The Employee and/or the Union shall present the grievance in the form of a memorandum to the person designated for such purpose by the agency head no later than 120 days after the date on which the grievance arose. The Employee may also request an appointment to discuss the grievance. The person designated by the Employer to hear the grievance shall take any steps necessary to a proper disposition of the grievance and shall issue a determination in writing by the end of the third work day following the date of submission.

STEP II An appeal from an unsatisfactory determination at **STEP I**, shall be presented in writing to the agency head or the agency head's designated representative who shall not be the same person designated in **STEP I**. The appeal must be made within five (5) working days of the receipt of the **STEP I** determination. The agency head or designated representative, if any, shall meet with the Employee and/or the Union for review of the grievance and shall issue a determination in writing by the end of the tenth work day following the date on which the appeal was filed.

STEP III An appeal from an unsatisfactory determination at **STEP II** shall be presented by the Employee and/or the Union to the Commissioner of Labor Relations, in writing within ten (10) working days of the receipt of the **STEP II** determination. The grievant or the Union should submit copies of the **STEP I** and **STEP II** grievance filings and any agency responses thereto. Copies of such appeal shall be sent to the agency head. The Commissioner of Labor Relations or the Commissioner's designee shall review all appeals from **STEP II** determinations and shall answer such appeals

within fifteen (15) working days following the date on which the appeal was filed.

STEP IV

An appeal from an unsatisfactory determination at **STEP III** may be brought solely by the Union to the Office of Collective Bargaining for impartial arbitration within fifteen (15) working days of receipt of the **STEP III** determination. In addition, the Employer shall have the right to bring directly to arbitration any dispute between the parties concerning any matter defined herein as a "grievance." The Employer shall commence such arbitration by submitting a written request therefor to the Office of Collective Bargaining. A copy of the notice requesting impartial arbitration shall be forwarded to the opposing party. The arbitration shall be conducted in accordance with the Title 61 of the Rules of the City of New York. The costs and fees of such arbitration shall be borne equally by the Union and the Employer.

The arbitrator's decision, order or award (if any) shall be limited to the application and interpretation of the Agreement, and the arbitrator shall not add to, subtract from or modify the Agreement. The arbitrator's award shall be final and binding and enforceable in any appropriate tribunal in accord with Article 75 of the Civil Practice Law and Rules. The arbitrator may provide for and direct such relief as the arbitrator deems shall be necessary and proper, subject to the limitations set forth above and any applicable limitations of law.

Section 3.

As a condition to the right of the Union to invoke impartial arbitration set forth in this Article, including the arbitration of a grievance involving a claimed improper holding of an open-competitive rather than a promotional examination, the Employee or Employees and the Union shall be required to file with the Director of the Office of Collective Bargaining a written waiver of the right, if any, such Employee(s) and the Union to submit the underlying dispute to any other administrative or judicial tribunal except for the purpose of enforcing the arbitrator's award.

Section 4.

In any case involving a grievance under Section 1e of this Article, the following procedure shall govern upon service of written charges of incompetence or misconduct:

STEP A Following the service of written charges, a conference with such Employee shall be held with respect to such charges by the person designated by the agency head to review a grievance at **STEP I** of the Grievance Procedure set forth in this Agreement. The Employee may be represented at such conference by a representative of the Union. The person designated by the agency head to review the charges shall take any steps necessary to a proper disposition of the charges and shall issue a determination in writing by the end of the fifth day following the date of the conference.

If the Employee is satisfied with the determination in **STEP A** above, the Employee may choose to accept such determination as an alternative to and in lieu of a determination made pursuant to the procedures provided for in Section 75 of the Civil Service Law. As a condition of accepting such determination, the Employee shall sign a waiver of the Employee's right to the procedures available to him or her under Section 75 and 76 of the Civil Service Law.

STEP B(i) If the Employee is not satisfied with the determination at **STEP A** above, then the Employer shall proceed in accordance with the disciplinary procedures set forth in Section 75 of the Civil Service Law. As an alternative, the Union with the consent of the Employee may choose to proceed in accord with the Grievance Procedure set forth in this Agreement, including the right to proceed to binding arbitration pursuant to **STEP IV** of such Grievance Procedure. As a condition for submitting the matter to the Grievance Procedure, the Employee and the Union shall file a written waiver of the right to utilize the procedures available to the Employee pursuant to Section 75 and 76 of the Civil Service Law or any other administrative or judicial tribunal, except for the purpose of enforcing an arbitrator award, if any. Notwithstanding such waiver, the period of an Employee's suspension without pay pending hearing and determination of charges shall not exceed thirty (30) days.

STEP B(ii) If the election is made to proceed pursuant to the Grievance Procedure, an appeal from the determination of **STEP A** above, shall be made to the agency head or designated representative. The appeal must be made in writing within five (5) working days of the receipt of the determination. The agency head or representative shall meet with the Employee and the Union for review of the

grievance and shall issue a written reply to the Employee and the Union by the end of the tenth working day following the day on which the appeal was filed. The agency head or designated representative shall have the power to impose the discipline, if any, decided upon, up to and including termination of the accused Employee's employment. In the event of such termination or suspension without pay totaling more than thirty (30) days, the Union with the consent of the grievant may elect to skip **STEP C** of this Section and proceed directly to **STEP D**.

STEP C If the grievant is not satisfied with the determination of the agency head or designated representative, the grievant or the Union may appeal to the Commissioner of Labor Relations in writing within ten (10) days of the determination of the Agency head or designated representative. The Commissioner of Labor Relations shall issue a written reply to the grievant and the Union within fifteen (15) working days.

STEP D If the grievant is not satisfied with the determination of the Commissioner of Labor Relations, the Union with the consent of the grievant may proceed to arbitration pursuant to the procedures set forth in **STEP IV** of the Grievance Procedure set forth in this Agreement.

Section 5.

A grievance concerning a large number of Employees which concerns a claimed misinterpretation, inequitable application, violation or failure to comply with the provisions of this Agreement may be filed directly at **STEP III** of the Grievance Procedure. All other individual grievances in process concerning the same issue shall be consolidated with the "group" grievance.

Section 6.

If a determination satisfactory to the Union at any level of the Grievance Procedure is not implemented within a reasonable time, the Union may re-institute the original grievance at **STEP III** of the Grievance Procedure; or if a satisfactory **STEP III** determination has not been so implemented, the Union may institute a grievance concerning such failure to implement at **STEP IV** of the Grievance Procedure.

Section 7.

If the Employer exceeds any time limit prescribed at any step in the Grievance Procedure, the grievant and/or the Union may invoke the next step of the procedure, except, however, that only the Union may invoke impartial arbitration under **STEP IV**.

Section 8.

The Employer shall notify the Union in writing of all grievances filed by Employees, all grievance hearings, and all determinations. The Union shall have the right to have a representative present at any grievance hearing and shall be given forty-eight (48) hours' notice of all grievance hearings.

Section 9.

Each of the STEPs in the Grievance Procedure, as well as time limits prescribed at each step of this Grievance Procedure, may be waived by mutual agreement of the parties.

Section 10.

- a. Any grievance relating to a claimed improper holding of an open-competitive rather than a promotional examination shall be presented in writing by the Employee or the Union representative to the Commissioner of Labor Relations not later than thirty (30) days after the notice of the intention to conduct such open-competitive examination, or copy of the appointing officer's request for such open-competitive examination, as the case may be, has been posted in accordance with Section 51 of the Civil Service Law. The grievance shall be considered and passed upon within ten (10) days after its presentation. The determination shall be in writing, copies of which shall be transmitted to both parties to the grievance upon issuance.
- b. A grievance relating to the use of an open-competitive rather than a promotional examination which is unresolved by the Commissioner of Labor Relations may be brought to impartial arbitration as provided in Sections 2 and 3 above. Such a grievance shall be presented by the Union, in writing, for arbitration within 15 days of the presentation of such grievance to the Commissioner of Labor Relations, and the arbitrator shall decide such grievance within 75 days of its presentation to the arbitrator. The party requesting such arbitration shall send a copy of such request to the other party. The costs and fees of such arbitration shall be borne equally by the Employer and the Union.

Section 11.

A non-Mayoral agency not covered by this Agreement but which employs Employees in titles identical to those covered by this Agreement may elect to permit the Union to appeal an unsatisfactory determination received at the last step of its Grievance Procedure prior to arbitration on fiscal matters only to the Commissioner of Labor Relations. If such election is made, the Union shall present its appeal to the Commissioner of Labor Relations in writing within ten (10) working days of the receipt of the last step determination. The Union should submit copies of the grievance filings at the prior steps of its Grievance Procedure and any agency responses thereto. Copies of such appeals shall be sent to the agency head. The Commissioner of Labor Relations, or his designee, shall review all such appeals and answer all such appeals within fifteen (15) working days. An appeal from a determination of the Commissioner of Labor Relations may be taken to arbitration under procedures, if any, applicable to the non-Mayoral agency involved.

Section 12.

The grievance and the arbitration procedure contained in this Agreement shall be the exclusive remedy for the resolution of disputes defined as "grievances" herein. This shall not be interpreted to preclude either party from enforcing the arbitrator's award in court. This Section shall not be construed in any manner to limit the statutory rights and obligations of the Employer under Article XIV of the Civil Service Law.

Section 13. Expedited Arbitration Procedure

- a. The parties agree that there is a need for an expedited arbitration process, which would allow for the prompt adjudication of grievances as set forth below.
- b. The parties voluntarily agree to submit matters to final and binding arbitration pursuant to the New York City Collective Bargaining Law and under the jurisdiction of the Office of Collective Bargaining. An arbitrator or panel of arbitrators, as agreed to by the parties, will act as the arbitrator of any issue submitted under the expedited procedure herein.
- c. The selection of those matters which will be submitted shall include, but not limited to, out-of-title cases concerning all titles, disciplinary cases wherein the proposed penalty is a monetary fine of one week or less or written reprimand, and other cases pursuant to mutual agreement by the parties. The following procedures shall apply:

i. SELECTION AND SCHEDULING OF CASES:

- (1) The Deputy Chairperson for Disputes of the Office of Collective Bargaining shall propose which cases shall be subject to the procedures set forth in this Section 14 and notify the parties of proposed hearing dates for such cases.
- (2) The parties shall have ten business days from the receipt of the Deputy Chairperson's proposed list of cases and hearing schedule(s) to raise any objections thereto.
- (3) If a case is not proposed by the Deputy Chairperson for expedited handling, either party may, at any time prior to the scheduling of an arbitration hearing date for such case, request in writing to the other party and to the Deputy Chairperson of Disputes of the Office of Collective Bargaining that said case be submitted to the expedited procedure. The party receiving such request shall have ten business days from the receipt of the request to raise any objections thereto.
- (4) No case shall be submitted to the expedited arbitration process without the mutual agreement of the parties.

ii. CONDUCT OF HEARINGS:

- (1) The presentation of the case, to the extent possible, shall be made in the narrative form. To the degree that witnesses are necessary, examination will be limited to questions of material fact and cross-examination will be similarly limited. Submission of relevant documents, etc., will not be unreasonably limited and may be submitted as a "packet" exhibit.
- (2) In the event either party is unable to proceed with hearing a particular case, the case shall be rescheduled. However, only one adjournment shall be permitted. In the event that either party is unable to proceed on a second occasion, a default judgment may be entered against the adjourning party at the Arbitrator's discretion absent good cause shown.
- (3) The Arbitrator shall not be precluded from attempting to assist the parties in settling a particular case.

Deckhand, Marine Oiler (Ferry Operation), Marine Stoker, Ferry Agent, Ferry Terminal Supervisor, et al. for and in consideration of the wage rates and supplemental benefit package negotiated and agreed upon by the Union and the City of New York as set forth in a collective bargaining agreement for the period beginning April 27, 2010 through January 5, 2018, a copy of which has been made available to the Union, hereby voluntarily and knowingly agrees to:

- 1. Waive, withdraw, relinquish, and refrain from filing, pursuing or instituting any claim for wages, supplements or other benefits, or any right, remedy, action or proceeding, which the Union has or may have under Section 220 of the Labor Law.
2. Discontinue any and all action or proceedings, if any, heretofore commenced by me or on my behalf of the above-mentioned titles under and pursuant to Section 220 of the Labor Law applicable to the period April 27, 2010 through January 5, 2018.
3. Waive any and all interest on all differentials of basic rates of wages and supplemental benefits from April 27, 2010 through January 5, 2018 except as expressly agreed upon in writing by the Union and the City.
4. Release and forever discharge the City of New York from all manner of actions, cause and causes of actions, suits, debts, dues, sums of money, accounts, reckonings, bonds, bills, specialties, covenants, contracts, controversies, agreements, promises, variances, trespasses, damages, judgments, extents, executions, claims and demands whatsoever in law or in equity which the Union, on behalf of Employees in the above titles, shall or may have, by reason of any claim for wages or supplemental benefits pursuant to Section 220 of the Labor Law from April 27, 2010 through January 5, 2018 except as expressly agreed upon in writing by the Union and the City for that period.

International Organization of Masters, Mates, and Pilots Atlantic Maritime Group, International Longshoreman's Association, AFL-CIO

/s/ DONALD J. MARCUS

The City of New York Office of Labor Relations 22 Cortlandt St, 14th Floor New York, NY 10007 http://nyc.gov/olr

November 30, 2022

Mr. Donald J. Marcus President International Organization of Masters, Mates, and Pilots 570 Broad Street, Suite 701 Newark, New Jersey 07102

Dear Mr. Marcus:

This is to confirm our understanding of the parties concerning the night shift differential.

Effective April 27, 2010, the Night Shift Differential, for those titles in the Marine Titles, MMP bargaining unit, which are not covered by the Citywide Agreement, shall continue to be 6.10%.

It is understood that the Night Shift Differential shall be paid for all scheduled hours actually worked between 6:00pm and 8:00am, with more than one hour of work between 6:00pm and 8:00am.

An employee working overtime shall only receive a shift differential if the employee is receiving straight time compensation. In such cases, the shift differential shall be calculated separately from the overtime compensation. In all other cases, the employee shall receive only the compensatory time or premium overtime pay provided for in the unit agreement.

If the above accords with your understanding, please execute the signature line provided below.

Very truly yours, /s/ RENEE CAMPION

AGREED AND ACCEPTED ON BEHALF OF International Organization of Masters, Mates, and Pilots:

By: /s/ DONALD J. MARCUS President

The City of New York Office of Labor Relations 22 Cortlandt St, 14th Floor New York, NY 10007 http://nyc.gov/olr

November 30, 2022

Mr. Donald J. Marcus President International Organization of Masters, Mates, and Pilots 570 Broad Street, Suite 701 Newark, New Jersey 07102

Re: 2010-2018 Marine (Consolidated) Agreement

Dear Mr. Marcus:

This is to confirm the understanding and agreement of the parties concerning the above captioned agreement.

For those employees covered by Articles IV-A, IV-B and IV-C the definition of "Qualified inactive service" includes the following employees:

- i. those who are on preferred or recall lists; or
ii. those who are on the following unpaid approved leaves:
(1) maternity/childcare leave;
(2) unpaid military leave;
(3) unpaid time while on jury duty;
(4) unpaid leave for union business pursuant to Executive Order 75;
(5) unpaid leave pending workers' compensation determination;
(6) unpaid leave while on workers' compensation option 2;
(7) approved unpaid time off due to illness or exhaustion of paid sick leave;
(8) approved unpaid time off due to family illness; and
(9) other pre-approved leaves without pay

If the above accords with your understanding, kindly execute the signature line provided below.

Very truly yours,

/s/ RENEE CAMPION

AGREED AND ACCEPTED ON BEHALF OF International Organization of Masters, Mates, and Pilots

BY: /s/

DONALD J. MARCUS President

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LANDMARKS PRESERVATION COMMISSION

NOTICE

ADVISORY REPORT

Table with 4 columns: ISSUE DATE, EXPIRATION DATE, DOCKET #, SRA. Includes address: Multiple Locations, Brooklyn, Block/Lot: /, and landmarks: Street Tree Planting, Fort Greene Historic District, Boerum Hill Historic District.

To the Mayor, the Council, and the Deputy Commissioner, NYC Parks This report is issued pursuant to Section 25-318 of the Administrative Code of the City of New York, which requires a report from the

Landmarks Preservation Commission for plans for the construction, reconstruction, alteration, or demolition of any improvement or proposed improvement which is owned by the City or is to be constructed upon property owned by the City and is or is to be located on a landmark site or in a historic district or which contains an interior landmark.

The Landmarks Preservation Commission has reviewed a proposal for expanding and creating tree beds at various locations within Brooklyn Community Boards 2, 6, 7 and 10. The proposed work consists of removing select bluestone and concrete paving; and excavating, creating and enlarging tree pits, located in Community Board 2, as described and shown in an undated presentation, titled "BG-1419M LPC Application 2022 Community Board 302," prepared by NYC Parks, and consisting of ten pages, including written text, photographs and drawings, all submitted by NYC Parks as components of the application.

With regard to the proposal, the Commission finds that certain aspects of the work are in accordance with the provisions set forth in Title 63 of the Rules of the City of New York, Section 2-19 for Sidewalks, including Section 2-19(b)(3) for consolidation of existing bluestone sidewalks. Furthermore, with regard to these or other aspects of the work, the Commission finds that the concrete paving to be removed is not a significant feature of the site, streetscape or historic district; and that the tree pits will be in keeping with tree pits typically found throughout these historic districts in terms of placement, size and footprint. Based on these findings, the Commission determined that the work is appropriate to the Boerum Hill Historic District and Fort Greene Historic District. The work, therefore, is approved.

Please see Title 63 of the Rules of the City of New York for complete text of any Rule section(s) cited in this permit: <http://www1.nyc.gov/site/lpc/applications/rules-guides.page>

This report is issued on the basis of the building and site conditions described in the application and disclosed during the review process. By accepting this permit, the applicant agrees to notify the Commission if the actual building or site conditions vary or if original or historic building fabric is discovered. The Commission reserves the right to amend or revoke this permit, upon written notice to the applicant, in the event that the actual building or site conditions are materially different from those described in the application or disclosed during the review process.

All approved drawings are marked approved by the Commission with a perforated seal indicating the date of approval. The work is limited to what is contained in the perforated documents. Other work or amendments to this filing must be reviewed and approved separately. This report constitutes the permit; a copy must be prominently displayed at the site while work is in progress. Please direct inquiries to Caroline Pasion.

Sarah Carroll
Chair

cc: Jared Knowles, Deputy Director; Sophia Wohl - Senior Forester, NYC Parks

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BINDING REPORTS

ISSUE DATE:	EXPIRATION DATE:	DOCKET #:	SRB
11/07/22	11/7/2028	LPC-22-07448	SRB-22-07448
ADDRESS: 42 GREAT JONES STREET		BOROUGH: MANHATTAN	BLOCK/ LOT: 531 / 49
NoHo Historic District Extension Firehouse Engine Co. Thirty-Three, Individual Landmark			

To the Mayor, the Council, and the Fire Department of New York, This report is issued pursuant to Sections 3020 and 854 (h) of the New York City Charter and Section 25- 318 of the Administrative Code of the City of New York, which require a report from the Landmarks Preservation Commission for certain plans for the construction, reconstruction, alteration, or demolition of any improvement or proposed improvement which is owned by the City or is to be constructed upon property owned by the City and is or is to be located on a landmark site or in a historic district or which contains an interior landmark.

The Landmarks Preservation Commission has reviewed a proposal for installing three (3) condensing units at the roof; installing three (3) exhaust fans and three (3) exhaust vents at the roof; installing a metal railing at the roof; removing two (2) seasonal through-window HVAC

units and plywood and installing clear glazing at the second floor of the south (Great Jones Street) façade; and removing four (4) seasonal through-window HVAC units and plywood and installing clear glazing at the north (rear) facade, including one (1) unit at the second floor and three (3) units at the third floor; and interior alterations at the cellar through third floors, as shown in existing condition photographs; and drawings T-001.00, G-010.00, G- 020.00, G-030.00, DM-010.00, DM-020.00, DM-030.00, A-010.00, A-020.00, A-030.00, A-040.00, A-050.00, A-060.00, A-070.00, A-080.00, A-090.00, A-100.00, A-110.00, A-200.00, A-210.00, A-300.00, A-310.00, A-320.00, A-330.00, A-400.00, S-001.00, S-020.00, S-030.00, S-040.00, S-050.00, S-060.00, S-100.00, S-101.00, M-001.00, M-002.00, M-003.00, M-004.00, M-010.00, M-011.00, M-012.00, M-020.00, M-030.00, M-031.00, M-090.00, M-091.00, M-092.00, M-093.00, M-094.00, M-095.00, M-100.00, M-101.00, M-102.00, M-103.00, M-104.00, M-105.00, P-001.00, P-002.00, P-003.00, P-004.00, P-005.00, P-006.00, P-080.00, P-081.00, P-082.0, P-083.00, P-084.00, P-090.00, P-091.00, P-092.00, P-093.00, P-094.00, P-095.00, P-100.00, P-101.00, P-102.00, P-103.00, P-104.00, P-105.00, P-200.00, P-201.00, P-202.00, P-203.00, P-204.00, P-205.00, E-001.00, E-010.00, E-020.00, E-030.00, E-040.00, E-041.00, E-042.00, E-050.00, E-060.00, E-061.00, E-062.00, E-063.00, E-090.00, E-091.00, E-092.00, E-093.00, E-094.00, E-095.00, E-100.00, E-101.00, E-102.00, E-103.00, E-104.00, E-105.00, E-200.00, E-201.00, E-202.00, E-203.00, and E-204.00, dated March 22, 2022, and prepared by Michael John Hults, PE, all submitted as components of the application.

In reviewing this proposal, the Commission notes that the Firehouse Engine Co. Thirty-Three Individual Landmark Designation Report describes 42-44 Great Jones Street, as a French Beaux Arts style firehouse, designed by Ernest Flagg and W. B. Chambers and built in 1893; and that the building's style, scale, and materials are among the features which cause this building to contribute to the special architectural and historic character of the NoHo Historic District Extension.

With regard to this proposal, the Commission finds that the work is in accordance with the provisions set forth in Title 63 of the Rules of the City of New York, Section 2-15 for Rooftop and Rear Yard Additions or Enlargements, including Section 2-15(d)(1) for non-occupiable rooftop additions on Individual Landmarks; and Section 2-21 for Installation of Heating, Ventilation, Air Conditioning and other Mechanical Equipment, including Section 2-21(g)(1) for installation of HVAC and other mechanical equipment on rooftops and terraces. Based on these findings, the work is approved.

Please see Title 63 of the Rules of the City of New York for complete text of any cited Rule section(s): <http://www1.nyc.gov/site/lpc/applications/rules-guides.page>

This report is issued on the basis of the building and site conditions described in the application and disclosed during the review process. By accepting this permit, the applicant agrees to notify the Commission if the actual building or site conditions vary or if original or historic building fabric is discovered. The Commission reserves the right to amend or revoke this permit, upon written notice to the applicant, in the event that the actual building or site conditions are materially different from those described in the application or disclosed during the review process.

All approved drawings are marked approved by the Commission with a perforated seal indicating the date of approval. The work is limited to what is contained in the perforated documents. Other work or amendments to this filing must be reviewed and approved separately. This report constitutes the permit; a copy must be prominently displayed at the site while work is in progress. Please direct inquiries to Stephanie Kraut.

Sarah Carroll
Chair

cc: Jared Knowles, Deputy Director; Michael Hults,

ISSUE DATE:	EXPIRATION DATE:	DOCKET #:	SRB
11/03/22	11/3/2028	LPC-23-03856	SRB-23-03856
ADDRESS: Cedar Lane, Forest Road and Hollywood Avenue		BOROUGH: QUEENS	BLOCK/ LOT: /
Tree Pits and Concrete Sidewalk Replacement Douglaston Historic District			

To the Mayor, the Council, and the Deputy Commissioner/NYC Parks This report is issued pursuant to Sections 3020 and 854 (h) of the New York City Charter and Section 25- 318 of the Administrative Code of the City of New York, which require a report from the Landmarks Preservation Commission for certain plans for the construction, reconstruction, alteration, or demolition of any improvement or proposed improvement which is owned by the City or is to be

constructed upon property owned by the City and is or is to be located on a landmark site or in a historic district or which contains an interior landmark.

The Landmarks Preservation Commission has reviewed a proposal for work at Cedar Lane, Forest Road and Hollywood Avenue, including removing concrete paving; enlarging tree pits; and installing concrete paving tinted "Winter Beige" and scored to match adjacent concrete paving, as described and shown in an undated presentation, titled "Trees & Sidewalks, Landmark Repairs-Fiscal Year 2023," prepared by NYC Parks, and consisting of nine pages, including written text, marked photographs and drawings, all submitted by NYC Parks as components of the application.

In reviewing this proposal, the Commission notes that the Douglaston Historic District Designation Report and District Master Plan for the Douglaston Historic District describe this historic district with a landscape including many impressive and exotic specimen trees planted on the mid-nineteenth-century estate; that significant landscape improvements contribute to the unique and special character of the Douglaston Historic District; and that these landscape improvements include mature trees (especially those located in the front and side yards), concrete sidewalks, and cobblestone gutters.

With regard to this proposal, the Commission finds that the work is in accordance with the provisions set forth in Title 63 of the Rules of the City of New York, Section 2-19 for Sidewalks, including Section 2-19(c) for replacement of existing non-bluestone sidewalk. Based on these findings, the Commission determined that the work is appropriate to the building and to the Douglaston Historic District. The work, therefore, is approved.

Please see Title 63 of the Rules of the City of New York for complete text of any cited Rule section(s): <http://www1.nyc.gov/site/lpc/applications/rules-guides.page>

This report is issued on the basis of the building and site conditions described in the application and disclosed during the review process. By accepting this permit, the applicant agrees to notify the Commission if the actual building or site conditions vary or if original or historic building fabric is discovered. The Commission reserves the right to amend or revoke this permit, upon written notice to the applicant, in the event that the actual building or site conditions are materially different from those described in the application or disclosed during the review process.

All approved drawings are marked approved by the Commission with a perforated seal indicating the date of approval. The work is limited to what is contained in the perforated documents. Other work or amendments to this filing must be reviewed and approved separately. This report constitutes the permit; a copy must be prominently displayed at the site while work is in progress. Please direct inquiries to Caroline Pasion.

Sarah Carroll
Chair

cc: Jared Knowles, Deputy Director; Deric Kliti, NYC Parks

ISSUE DATE: 11/03/22	EXPIRATION DATE: 11/3/2028	DOCKET #: LPC-23-04031	SRB SRB-23-04031
ADDRESS: 476 FIFTH AVENUE		BOROUGH: MANHATTAN	BLOCK/ LOT: 1257 / 1
New York Public Library (Stephen A. Schwarzman Building) Interiors, Main Reading Room and Catalog Room, Interior Landmark			
New York Public Library, Interior Landmark			
New York Public Library, Individual Landmark			

To the Mayor, the Council, and the Associate Director, New York Public Library

This report is issued pursuant to Sections 3020 and 854 (h) of the New York City Charter and Section 25- 318 of the Administrative Code of the City of New York, which require a report from the Landmarks Preservation Commission for certain plans for the construction, reconstruction, alteration, or demolition of any improvement or proposed improvement which is owned by the City or is to be constructed upon property owned by the City and is or is to be located on a landmark site or in a historic district or which contains an interior landmark.

The Landmarks Preservation Commission has reviewed a proposal for interior alterations only, within non- designated areas of the second floor; as shown on drawings labeled G-000 through G-002, G-100, DM- 100, DM-600, A-100, A-600, A-705, dated September 16, 2022,

prepared by Elizabeth Leber, R.A., and submitted as components of the application.

The Commission has reviewed these drawings and finds that the work will have no effect on significant protected features of the building.

This report is issued on the basis of the building and site conditions described in the application and disclosed during the review process. By accepting this permit, the applicant agrees to notify the Commission if the actual building or site conditions vary or if original or historic building fabric is discovered. The Commission reserves the right to amend or revoke this permit, upon written notice to the applicant, in the event that the actual building or site conditions are materially different from those described in the application or disclosed during the review process.

All approved drawings are marked approved by the Commission with a perforated seal indicating the date of approval. The work is limited to what is contained in the perforated documents. Other work or amendments to this filing must be reviewed and approved separately. This report constitutes the permit; a copy must be prominently displayed at the site while work is in progress. Please direct inquiries to Karina Bishop.

Sarah Carroll
Chair

cc: Edith Bellinghausen, Deputy Director; Stephen McHale, Beyer Blinder Belle Architects

ISSUE DATE: 11/07/22	EXPIRATION DATE: 11/7/2028	DOCKET #: LPC-23-04185	SRB SRB-23-04185
ADDRESS: 1000 FIFTH AVENUE		BOROUGH: MANHATTAN	BLOCK/ LOT: 1111 / 1
Metropolitan Museum of Art, Interior Landmark			
Metropolitan Museum of Art, Individual Landmark			

To the Mayor, the Council, and the Commissioner, NYC Department of Cultural Affairs,

This report is issued pursuant to Sections 3020 and 854 (h) of the New York City Charter and Section 25- 318 of the Administrative Code of the City of New York, which require a report from the Landmarks Preservation Commission for certain plans for the construction, reconstruction, alteration, or demolition of any improvement or proposed improvement which is owned by the City or is to be constructed upon property owned by the City and is or is to be located on a landmark site or in a historic district or which contains an interior landmark.

The Landmarks Preservation Commission has reviewed a proposal for interior alterations only at the fifth floor, at select locations outside of the areas designated as an Interior Landmark, as shown on drawings G-100.00 through G-103.00, DM-101.00, DM-201.00, A-101.00, A-201.00, A-301.00, A-302.00, A-601.00, A-700.00, A-710.00, A-720.00, A-730.00, A-740.00, and A-800.00, dated October 26, 2022, and prepared by John M. Beyer, RA; and M-001.00 through M-003.00, M-100.00, M-200.00, M-300.00, M-400.00, M-401.00, M-500.00, and M-501.00, dated October 26, 2022, and prepared by Erik D. Bodelsea, PE, all submitted as components of the application.

The Commission has reviewed these drawings and finds that the work will have no effect on significant protected features of the building.

This report is issued on the basis of the building and site conditions described in the application and disclosed during the review process. By accepting this permit, the applicant agrees to notify the Commission if the actual building or site conditions vary or if original or historic building fabric is discovered. The Commission reserves the right to amend or revoke this permit, upon written notice to the applicant, in the event that the actual building or site conditions are materially different from those described in the application or disclosed during the review process.

All approved drawings are marked approved by the Commission with a perforated seal indicating the date of approval. The work is limited to what is contained in the perforated documents. Other work or amendments to this filing must be reviewed and approved separately. This report constitutes the permit; a copy must be prominently displayed at the site while work is in progress. Please direct inquiries to Michelle Cragen.

Sarah Carroll
Chair

cc: Emma Waterloo, Deputy Director; Henry P. Miller, Beyer Blinder Belle

ISSUE DATE: 11/07/22	EXPIRATION DATE: 11/7/2028	DOCKET #: LPC-23-04188	SRB SRB-23-04188
ADDRESS: 1000 FIFTH AVENUE		BOROUGH: MANHATTAN	BLOCK/ LOT: 1111 / 1
Metropolitan Museum of Art, Interior Landmark Metropolitan Museum of Art, Individual Landmark			

To the Mayor, the Council, and the Commissioner, NYC Department of Cultural Affairs,

This report is issued pursuant to Sections 3020 and 854 (h) of the New York City Charter and Section 25- 318 of the Administrative Code of the City of New York, which require a report from the Landmarks Preservation Commission for certain plans for the construction, reconstruction, alteration, or demolition of any improvement or proposed improvement which is owned by the City or is to be constructed upon property owned by the City and is or is to be located on a landmark site or in a historic district or which contains an interior landmark.

The Landmarks Preservation Commission has reviewed a proposal for interior alterations only at the fifth floor, at select locations outside of the areas designated as an Interior Landmark, as shown on drawings G- 001 through G-004, D-101, D-201, A-101, A-201, A-301, A-600 through A-603, and A-605, dated August 18, 2022, and prepared by John M. Beyer, RA; and M-001.00, M-002.00, M-100.00, M-200.00, M-300.00, M-400.00, M-401.00, M-500.00, M-501.00, FA-001.00, and FA-200.00, dated August 18, 2022, and prepared by Erik D. Bodelsea, PE, all submitted as components of the application.

The Commission has reviewed these drawings and finds that the work will have no effect on significant protected features of the building.

This report is issued on the basis of the building and site conditions described in the application and disclosed during the review process. By accepting this permit, the applicant agrees to notify the Commission if the actual building or site conditions vary or if original or historic building fabric is discovered. The Commission reserves the right to amend or revoke this permit, upon written notice to the applicant, in the event that the actual building or site conditions are materially different from those described in the application or disclosed during the review process.

All approved drawings are marked approved by the Commission with a perforated seal indicating the date of approval. The work is limited to what is contained in the perforated documents. Other work or amendments to this filing must be reviewed and approved separately. This report constitutes the permit; a copy must be prominently displayed at the site while work is in progress. Please direct inquiries to Michelle Craren.

Sarah Carroll
Chair

cc: Emma Waterloo, Deputy Director; John Beyer, Beyer Blinder Belle Architects

ISSUE DATE: 11/03/22	EXPIRATION DATE: 11/3/2028	DOCKET #: LPC-23-04225	SRB SRB-23-04225
ADDRESS: Streetlight Poles		BOROUGH: Manhattan	BLOCK/ LOT: 0 / 0
NYC Streetlight Poles Historic Street Lampposts, Individual Landmark Riverside Park and Riverside Drive, Scenic Landmark			

To the Mayor, the Council, and the Director of Mobile Telecom Franchises & Special Projects,

This report is issued pursuant to Sections 3020 and 854 (h) of the New York City Charter and Section 25- 318 of the Administrative Code of the City of New York, which require a report from the Landmarks Preservation Commission for certain plans for the construction, reconstruction, alteration, or demolition of any improvement or proposed improvement which is owned by the City or is to be constructed upon property owned by the City and is or is to be located on a landmark site or in a historic district or which contains an interior landmark.

The Landmarks Preservation Commission has reviewed a proposal for installing telecommunications poletop antennas and associated transmitter boxes mounted on existing light poles, the design and

attachment of which are in accordance with the guidelines established by the Public Design Commission. The work will occur at light poles located within the Riverside Park and Riverside Drive Scenic Landmark. The work consists of installing one (1) telecommunications poletop antenna and transmitter box at an existing light pole, as well as installing conduit mounted to the metal shaft of the light pole, all finished light gray to match the existing light pole; and excavating concrete paving where the concrete will be replaced to match the pre-existing tint and scoring pattern, as described and shown in existing conditions photographs, locator map, poletop manager print out, manhole cover diagram, and a letter, dated September 23, 2022, prepared by Judith Garcia of NYC OTI, and submitted as components of the application.

In reviewing this proposal, the Commission notes that multiple telecommunications poletop antenna and transmitter box are proposed to be mounted on light poles throughout New York City's historic districts; that the Department of Information Technology and Telecommunications applications for such work have been divided into multiple phases, of which the current proposal consists of one (1) of such installations. The Commission also notes that the current application excludes any proposal for work with the African Burial Ground and The Commons Historic District, which must be reviewed and approved separately by the Landmarks Preservation Commission's Director of Archaeology. The Commission further notes that the Art Commission issued Certificate of Final Approval 22232 on September 14, 2005, approving the design of telecommunications poletop antennas and transmitter boxes, with associated conditions; and that the Public Design Commission issued Certificate 27570 on August 10, 2020, approving the design of shrouds for 4G and 5G mobile telecommunications equipment on light poles, with associated conditions. The Approved poletop identification number within the Riverside Park and Riverside Drive Scenic Landmark is: 26607.

With regard to this proposal, the Commission finds that the small size, neutral finish, simple design, and mounting height of the proposed poletop antenna and transmitter box will help them to be discreet installations at the upper portions of the light poles; that the installations will not call attention to themselves and will not detract from the streetscape; that the conduit run will be the thinnest possible diameter and will be finished to blend with the light pole shaft, so as not to call undue attention to itself; and that any concrete paving to be excavated will be replaced with new concrete paving to match the tint and scoring pattern of the adjacent concrete paving. Based on these findings, the proposed work is determined to be appropriate to this historic district. Therefore, the work is approved.

Please provide one or more 8 by 10 inch black and white photographs of the completed work to the Public Design Commission of the City of New York, for its records.

This report is issued on the basis of the building and site conditions described in the application and disclosed during the review process. By accepting this permit, the applicant agrees to notify the Commission if the actual building or site conditions vary or if original or historic building fabric is discovered. The Commission reserves the right to amend or revoke this permit, upon written notice to the applicant, in the event that the actual building or site conditions are materially different from those described in the application or disclosed during the review process.

All approved drawings are marked approved by the Commission with a perforated seal indicating the date of approval. The work is limited to what is contained in the perforated documents. Other work or amendments to this filing must be reviewed and approved separately. This report constitutes the permit; a copy must be prominently displayed at the site while work is in progress. Please direct inquiries to Abbie Hurlbut.

Sarah Carroll
Chair

cc: Edith Bellinghausen, Deputy Director; Imani Charles, NYC OTI

ISSUE DATE: 11/03/22	EXPIRATION DATE: 11/3/2028	DOCKET #: LPC-23-04290	SRB SRB-23-04290
ADDRESS: NYC Streetlight Poles		BOROUGH: Manhattan	BLOCK/ LOT: 0 / 0
Streetlight Poles Historic Street Lampposts, Individual Landmark Riverside Park and Riverside Drive, Scenic Landmark			

To the Mayor, the Council, and the Director of Mobile Telecom Franchises & Special Projects,

This report is issued pursuant to Sections 3020 and 854 (h) of the New York City Charter and Section 25- 318 of the Administrative Code of the City of New York, which require a report from the Landmarks Preservation Commission for certain plans for the construction, reconstruction, alteration, or demolition of any improvement or proposed improvement which is owned by the City or is to be constructed upon property owned by the City and is or is to be located on a landmark site or in a historic district or which contains an interior landmark.

The Landmarks Preservation Commission has reviewed a proposal for installing telecommunications poletop antennas and associated transmitter boxes mounted on existing light poles, the design and attachment of which are in accordance with the guidelines established by the Public Design Commission. The work will occur at light poles located within the Riverside Park and Riverside Drive Scenic Landmark. The work consists of installing one (1) telecommunications poletop antenna and transmitter box at an existing light pole, as well as installing conduit mounted to the metal shaft of the light pole, all finished light gray to match the existing light pole; and excavating concrete paving where the concrete will be replaced to match the pre-existing tint and scoring pattern, as described and shown in existing conditions photographs, locator map, poletop manager print out, manhole cover diagram, and a letter, dated October 28, 2022, prepared by Judith Garcia of NYC OTI, and submitted as components of the application.

In reviewing this proposal, the Commission notes that multiple telecommunications poletop antenna and transmitter box are proposed to be mounted on light poles throughout New York City's historic districts; that the Department of Information Technology and Telecommunications applications for such work have been divided into multiple phases, of which the current proposal consists of one (1) of such installations. The Commission also notes that the current application excludes any proposal for work with the African Burial Ground and The Commons Historic District, which must be reviewed and approved separately by the Landmarks Preservation Commission's Director of Archaeology. The Commission further notes that the Art Commission issued Certificate of Final Approval 22232 on September 14, 2005, approving the design of telecommunications poletop antennas and transmitter boxes, with associated conditions; and that the Public Design Commission issued Certificate 27570 on August 10, 2020, approving the design of shrouds for 4G and 5G mobile telecommunications equipment on light poles, with associated conditions. The Approved poletop identification number within the Riverside Park and Riverside Drive Scenic Landmark is: 25805.

With regard to this proposal, the Commission finds that the small size, neutral finish, simple design, and mounting height of the proposed poletop antenna and transmitter box will help them to be discreet installations at the upper portions of the light poles; that the installations will not call attention to themselves and will not detract from the streetscape; that the conduit run will be the thinnest possible diameter and will be finished to blend with the light pole shaft, so as not to call undue attention to itself; and that any concrete paving to be excavated will be replaced with new concrete paving to match the tint and scoring pattern of the adjacent concrete paving. Based on these findings, the proposed work is determined to be appropriate to this historic district. Therefore, the work is approved.

Please provide one or more 8 by 10 inch black and white photographs of the completed work to the Public Design Commission of the City of New York, for its records.

This report is issued on the basis of the building and site conditions described in the application and disclosed during the review process. By accepting this permit, the applicant agrees to notify the Commission if the actual building or site conditions vary or if original or historic building fabric is discovered. The Commission reserves the right to amend or revoke this permit, upon written notice to the applicant, in the event that the actual building or site conditions are materially different from those described in the application or disclosed during the review process.

All approved drawings are marked approved by the Commission with a perforated seal indicating the date of approval. The work is limited to what is contained in the perforated documents. Other work or amendments to this filing must be reviewed and approved separately. This report constitutes the permit; a copy must be prominently displayed at the site while work is in progress. Please direct inquiries to Abbie Hurlbut.

Sarah Carroll
Chair

cc: Edith Bellinghausen, Deputy Director; Imani Charles, NYC OTI

ISSUE DATE: 11/03/22	EXPIRATION DATE: 11/3/2028	DOCKET #: LPC-23-04310	SRB SRB-23-04310
ADDRESS: NYC Streetlight Poles		BOROUGH: Manhattan	BLOCK/ LOT: /
Streetlight Poles Upper West Side/Central Park West Historic District			

To the Mayor, the Council, and the Assistant Director, Mobile Telecom Franchises, NYC OTI,

This report is issued pursuant to Sections 3020 and 854 (h) of the New York City Charter and Section 25- 318 of the Administrative Code of the City of New York, which require a report from the Landmarks Preservation Commission for certain plans for the construction, reconstruction, alteration, or demolition of any improvement or proposed improvement which is owned by the City or is to be constructed upon property owned by the City and is or is to be located on a landmark site or in a historic district or which contains an interior landmark.

The Landmarks Preservation Commission has reviewed a proposal for installing a telecommunications poletop antenna and shroud, and associated transmitter box mounted on an existing light pole, the design and attachment of which are in accordance with the guidelines established by the Public Design Commission. The work will occur at a light pole located within the Upper West Side/Central Park West Historic District. The work consists of installing one (1) telecommunications poletop antenna and shroud, and transmitter box at an existing light pole, all finished grey to match the existing light pole; installing a grey-finished handhole at the concrete sidewalk; and excavating and replacing concrete paving, as described and shown in existing conditions photographs, locator map, poletop manager print out, manhole cover diagram, and a letter, dated September 23, 2022, prepared by Judith Garcia of NYC OTI, and submitted as components of the application.

In reviewing this proposal, the Commission notes that multiple telecommunications poletop antenna and transmitter box are proposed to be mounted on light poles throughout New York City's historic districts; that the Department of Information Technology and Telecommunications applications for such work have been divided into multiple phases, of which the current proposal consists of one (1) of such installations. The Commission also notes that the current application excludes any proposal for work with the African Burial Ground and The Commons Historic District, which must be reviewed and approved separately by the Landmarks Preservation Commission's Director of Archaeology. The Commission further notes that the Art Commission issued Certificate of Final Approval 22232 on September 14, 2005, approving the design of telecommunications poletop antennas and transmitter boxes, with associated conditions; and that the Public Design Commission issued Certificate 27570 on August 10, 2020, approving the design of shrouds for 4G and 5G mobile telecommunications equipment on light poles, with associated conditions. The Approved poletop identification number within the Upper West Side/Central Park West Historic District is: 25798.

With regard to this proposal, the Commission finds that the small size, neutral finish, simple design, and mounting height of the shroud and transmitter box will help them to be discreet installations at the upper portions of the light pole; that the installations will not call attention to themselves and will not detract from the streetscape; that the handhole will be small in size, simple in design, and finished to match the surrounding untinted concrete paving; and that any concrete paving to be excavated will be replaced with new concrete paving to match the tint and scoring of the adjacent concrete paving. Based on these findings, the proposed work is determined to be appropriate to this historic district. Therefore, the work is approved.

Please provide one or more 8 by 10 inch archival-quality color photographs of the completed work to the Public Design Commission of the City of New York, for its records.

This report is issued on the basis of the building and site conditions described in the application and disclosed during the review process. By accepting this permit, the applicant agrees to notify the Commission if the actual building or site conditions vary or if original or historic building fabric is discovered. The Commission reserves the right to amend or revoke this permit, upon written notice to the applicant, in the event that the actual building or site conditions are materially different from those described in the application or disclosed during the review process.

All approved drawings are marked approved by the Commission with a perforated seal indicating the date of approval. The work is limited to what is contained in the perforated documents. Other work or amendments to this filing must be reviewed and approved separately.

This report constitutes the permit; a copy must be prominently displayed at the site while work is in progress. Please direct inquiries to Michelle Craren.

Sarah Carroll
Chair

cc: Emma Waterloo, Deputy Director; Imani Charles, NYC OTI

ISSUE DATE: 11/04/22	EXPIRATION DATE: 11/4/2028	DOCKET #: LPC-23-04326	SRB SRB-23-04326
ADDRESS: NYC Streetlight Poles		BOROUGH: Manhattan	BLOCK/ LOT: 0 / 0
Streetlight Poles Historic Street Lampposts, Individual Landmark Upper West Side/Central Park West Historic District			

To the Mayor, the Council, and the Director of Mobile Telecom Franchises & Special Projects,

This report is issued pursuant to Sections 3020 and 854 (h) of the New York City Charter and Section 25- 318 of the Administrative Code of the City of New York, which require a report from the Landmarks Preservation Commission for certain plans for the construction, reconstruction, alteration, or demolition of any improvement or proposed improvement which is owned by the City or is to be constructed upon property owned by the City and is or is to be located on a landmark site or in a historic district or which contains an interior landmark.

The Landmarks Preservation Commission has reviewed a proposal for installing telecommunications poletop antennas and associated transmitter boxes mounted on existing light poles, the design and attachment of which are in accordance with the guidelines established by the Public Design Commission. The work will occur at light poles located within the Upper West Side/Central Park West Historic District. The work consists of installing one (1) telecommunications poletop antenna and transmitter box at an existing light pole, as well as installing conduit mounted to the metal shaft of the light pole, all finished light gray to match the existing light pole; and excavating concrete paving where the concrete will be replaced to match the pre-existing tint and scoring pattern, as described and shown in existing conditions photographs, locator map, poletop manager print out, manhole cover diagram, and a letter, dated October 31, 2022, prepared by Judith Garcia of NYC OTI, and submitted as components of the application.

In reviewing this proposal, the Commission notes that multiple telecommunications poletop antenna and transmitter box are proposed to be mounted on light poles throughout New York City's historic districts; that the Department of Information Technology and Telecommunications applications for such work have been divided into multiple phases, of which the current proposal consists of one (1) of such installations.

The Commission also notes that the current application excludes any proposal for work with the African Burial Ground and The Commons Historic District, which must be reviewed and approved separately by the Landmarks Preservation Commission's Director of Archaeology. The Commission further notes that the Art Commission issued Certificate of Final Approval 22232 on September 14, 2005, approving the design of telecommunications poletop antennas and transmitter boxes, with associated conditions; and that the Public Design Commission issued Certificate 27570 on August 10, 2020, approving the design of shrouds for 4G and 5G mobile telecommunications equipment on light poles, with associated conditions. The Approved poletop identification number within the Upper West Side/Central Park West Historic District is: 25798.

With regard to this proposal, the Commission finds that the small size, neutral finish, simple design, and mounting height of the proposed poletop antenna and transmitter box will help them to be discreet installations at the upper portions of the light poles; that the installations will not call attention to themselves and will not detract from the streetscape; that the conduit run will be the thinnest possible diameter and will be finished to blend with the light pole shaft, so as not to call undue attention to itself; and that any concrete paving to be excavated will be replaced with new concrete paving to match the tint and scoring pattern of the adjacent concrete paving. Based on these findings, the proposed work is determined to be appropriate to this historic district. Therefore, the work is approved.

Please provide one or more 8 by 10 inch black and white photographs of the completed work to the Public Design Commission of the City of New York, for its records.

This report is issued on the basis of the building and site conditions described in the application and disclosed during the review process. By accepting this permit, the applicant agrees to notify the Commission if the actual building or site conditions vary or if original or historic building fabric is discovered. The Commission reserves the right to amend or revoke this permit, upon written notice to the applicant, in the event that the actual building or site conditions are materially different from those described in the application or disclosed during the review process.

All approved drawings are marked approved by the Commission with a perforated seal indicating the date of approval. The work is limited to what is contained in the perforated documents. Other work or amendments to this filing must be reviewed and approved separately. This report constitutes the permit; a copy must be prominently displayed at the site while work is in progress. Please direct inquiries to Abbie Hurlbut.

Sarah Carroll
Chair

cc: Edith Bellinghausen, Deputy Director; Imani Charles, NYC OTI

ISSUE DATE: 11/29/22	EXPIRATION DATE: 11/29/2028	DOCKET #: LPC-23-04447	SRB SRB-23-04447
ADDRESS: GOVERNORS ISLAND		BOROUGH: MANHATTAN	BLOCK/ LOT: 1 / 111
Governors Island Historic District			

To the Mayor, the Council, and the Trust for Governors Island

This report is issued pursuant to Sections 3020 and 854 (h) of the New York City Charter and Section 25- 318 of the Administrative Code of the City of New York, which require a report from the Landmarks Preservation Commission for certain plans for the construction, reconstruction, alteration, or demolition of any improvement or proposed improvement which is owned by the City or is to be constructed upon property owned by the City and is or is to be located on a landmark site or in a historic district or which contains an interior landmark.

The Landmarks Preservation Commission has reviewed a proposal for temporary seasonal installations from November 17, 2022 through March 26, 2023 at the grounds between Clayton Road along Buildings 400 and 515, and Hay Road, including an ice rink, two (2) tent areas, decking, two (2) portable restrooms, one (1) concessions container, one (1) light tower, and mechanical equipment; a bike rental concession tent located near Building 515; and two (2) vendor trailers located between Buildings 407 and 408; as described in a letter dated November 4, 2022; and as shown on a digital presentation titled Winter Village Temporary Installation; all prepared by The Trust for Governors Island, and submitted as components of the application.

With regard to this proposal, the Commission finds that the work is in accordance with the provisions set forth in Title 63 of the Rules of the City of New York, Section 2-05 for Temporary Installations. Based on these findings, the work is approved.

Please see Title 63 of the Rules of the City of New York for complete text of any cited Rule section(s): <http://www1.nyc.gov/site/lpc/applications/rules-guides.page>

This report is issued on the basis of the building and site conditions described in the application and disclosed during the review process. By accepting this permit, the applicant agrees to notify the Commission if the actual building or site conditions vary or if original or historic building fabric is discovered. The Commission reserves the right to amend or revoke this permit, upon written notice to the applicant, in the event that the actual building or site conditions are materially different from those described in the application or disclosed during the review process.

All approved drawings are marked approved by the Commission with a perforated seal indicating the date of approval. The work is limited to what is contained in the perforated documents. Other work or amendments to this filing must be reviewed and approved separately. This report constitutes the permit; a copy must be prominently displayed at the site while work is in progress. Please direct inquiries to Marcello Pacheco.

Sarah Carroll
Chair

cc: William Neeley, Deputy Director; Nicole De Feo, The Trust for Governors Island

ISSUE DATE: 11/10/22	EXPIRATION DATE: 11/10/2028	DOCKET #: LPC-23-04568	SRB SRB-23-04568
ADDRESS: NYC Streetlight Poles		BOROUGH: Brooklyn	BLOCK/ LOT: /
Streetlight Poles Brooklyn Heights Historic District			

To the Mayor, the Council, and the Assistant Director, Mobile Telecom Franchises, NYC OTI,

This report is issued pursuant to Sections 3020 and 854 (h) of the New York City Charter and Section 25- 318 of the Administrative Code of the City of New York, which require a report from the Landmarks Preservation Commission for certain plans for the construction, reconstruction, alteration, or demolition of any improvement or proposed improvement which is owned by the City or is to be constructed upon property owned by the City and is or is to be located on a landmark site or in a historic district or which contains an interior landmark.

The Landmarks Preservation Commission has reviewed a proposal for installing a telecommunications poletop antenna and shroud, and associated transmitter box mounted on an existing light pole, the design and attachment of which are in accordance with the guidelines established by the Public Design Commission. The work will occur at a light pole located within the Brooklyn Heights Historic District. The work consists of installing one (1) telecommunications poletop antenna and shroud, and transmitter box at an existing light pole, all finished grey to match the existing light pole; installing a grey-finished handhole at the concrete sidewalk; and excavating and replacing concrete paving, as described and shown in existing conditions photographs, locator map, poletop manager print out, manhole cover diagram, and a letter, dated November 9, 2022, prepared by Judith Garcia of NYC OTI, and submitted as components of the application.

In reviewing this proposal, the Commission notes that multiple telecommunications poletop antenna and transmitter box are proposed to be mounted on light poles throughout New York City's historic districts; that the Department of Information Technology and Telecommunications applications for such work have been divided into multiple phases, of which the current proposal consists of one (1) of such installations. The Commission also notes that the current application excludes any proposal for work with the African Burial Ground and The Commons Historic District, which must be reviewed and approved separately by the Landmarks Preservation Commission's Director of Archaeology. The Commission further notes that the Art Commission issued Certificate of Final Approval 22232 on September 14, 2005, approving the design of telecommunications poletop antennas and transmitter boxes, with associated conditions; and that the Public Design Commission issued Certificate 27570 on August 10, 2020, approving the design of shrouds for 4G and 5G mobile telecommunications equipment on light poles, with associated conditions. The Approved poletop identification number within the Brooklyn Heights Historic District is: 25261.

With regard to this proposal, the Commission finds that the small size, neutral finish, simple design, and mounting height of the shroud and transmitter box will help them to be discreet installations at the upper portions of the light pole; that the installations will not call attention to themselves and will not detract from the streetscape; that the handhole will be small in size, simple in design, and finished to match the surrounding untinted concrete paving; and that any concrete paving to be excavated will be replaced with new concrete paving to match the tint and scoring of the adjacent concrete paving. Based on these findings, the proposed work is determined to be appropriate to this historic district. Therefore, the work is approved.

Please provide one or more 8 by 10 inch archival-quality color photographs of the completed work to the Public Design Commission of the City of New York, for its records.

This report is issued on the basis of the building and site conditions described in the application and disclosed during the review process. By accepting this permit, the applicant agrees to notify the Commission if the actual building or site conditions vary or if original or historic building fabric is discovered. The Commission reserves the right to amend or revoke this permit, upon written notice to the applicant, in the event that the actual building or site conditions are materially different from those described in the application or disclosed during the review process.

All approved drawings are marked approved by the Commission with a perforated seal indicating the date of approval. The work is limited to what is contained in the perforated documents. Other work or amendments to this filing must be reviewed and approved separately.

This report constitutes the permit; a copy must be prominently displayed at the site while work is in progress. Please direct inquiries to Michelle Craren.

Sarah Carroll
Chair

cc: Emma Waterloo, Deputy Director; Imani Charles, NYC OTI

ISSUE DATE: 11/22/22	EXPIRATION DATE: 11/22/2028	DOCKET #: LPC-23-04721	SRB SRB-23-04721
ADDRESS: NYC Streetlight Poles		BOROUGH: Brooklyn	BLOCK/ LOT: /
Streetlight Poles Prospect Park, Scenic Landmark			

To the Mayor, the Council, and the Assistant Director, Mobile Telecom Franchises, NYC OTI,

This report is issued pursuant to Sections 3020 and 854 (h) of the New York City Charter and Section 25- 318 of the Administrative Code of the City of New York, which require a report from the Landmarks Preservation Commission for certain plans for the construction, reconstruction, alteration, or demolition of any improvement or proposed improvement which is owned by the City or is to be constructed upon property owned by the City and is or is to be located on a landmark site or in a historic district or which contains an interior landmark.

The Landmarks Preservation Commission has reviewed a proposal for installing a telecommunications poletop antenna and shroud, and associated transmitter box mounted on an existing light pole, the design and attachment of which are in accordance with the guidelines established by the Public Design Commission. The work will occur at a light pole located within the Prospect Park Scenic Landmark. The work consists of installing one (1) telecommunications poletop antenna and shroud, and transmitter box at an existing light pole, all finished grey to match the existing light pole; installing a grey-finished handhole at the concrete sidewalk; and excavating and replacing concrete paving, as described and shown in existing conditions photographs, locator map, poletop manager print out, manhole cover diagram, and a letter, dated November 14, 2022, prepared by Judith Garcia of NYC OTI, and submitted as components of the application.

In reviewing this proposal, the Commission notes that multiple telecommunications poletop antenna and transmitter box are proposed to be mounted on light poles throughout New York City's historic districts; that the Department of Information Technology and Telecommunications applications for such work have been divided into multiple phases, of which the current proposal consists of one (1) of such installations. The Commission also notes that the current application excludes any proposal for work with the African Burial Ground and The Commons Historic District, which must be reviewed and approved separately by the Landmarks Preservation Commission's Director of Archaeology. The Commission further notes that the Art Commission issued Certificate of Final Approval 22232 on September 14, 2005, approving the design of telecommunications poletop antennas and transmitter boxes, with associated conditions; and that the Public Design Commission issued Certificate 27570 on August 10, 2020, approving the design of shrouds for 4G and 5G mobile telecommunications equipment on light poles, with associated conditions. The Approved poletop identification number within the Prospect Park Scenic Landmark is: 25851.

With regard to this proposal, the Commission finds that the small size, neutral finish, simple design, and mounting height of the shroud and transmitter box will help them to be discreet installations at the upper portions of the light pole; that the installations will not call attention to themselves and will not detract from the streetscape; that the handhole will be small in size, simple in design, and finished to match the surrounding untinted concrete paving; and that any concrete paving to be excavated will be replaced with new concrete paving to match the tint and scoring of the adjacent concrete paving. Based on these findings, the proposed work is determined to be appropriate to this historic district. Therefore, the work is approved.

Please provide one or more 8 by 10 inch archival-quality color photographs of the completed work to the Public Design Commission of the City of New York, for its records.

This report is issued on the basis of the building and site conditions described in the application and disclosed during the review process. By accepting this permit, the applicant agrees to notify the Commission if the actual building or site conditions vary or if original or historic building fabric is discovered. The Commission reserves the right to amend or revoke this permit, upon written notice to the

applicant, in the event that the actual building or site conditions are materially different from those described in the application or disclosed during the review process.

All approved drawings are marked approved by the Commission with a perforated seal indicating the date of approval. The work is limited to what is contained in the perforated documents. Other work or amendments to this filing must be reviewed and approved separately. This report constitutes the permit; a copy must be prominently displayed at the site while work is in progress. Please direct inquiries to Michelle Craren.

Sarah Carroll
Chair

cc: Emma Waterloo, Deputy Director; Imani Charles, NYC OTI

ISSUE DATE: 11/22/22	EXPIRATION DATE: 11/22/2028	DOCKET #: LPC-23-04723	SRB SRB-23-04723
ADDRESS: NYC Streetlight Poles		BOROUGH: Brooklyn	BLOCK/ LOT: /
Streetlight Poles Prospect Park, Scenic Landmark			

To the Mayor, the Council, and the Assistant Director, Mobile Telecom Franchises, NYC OTI,

This report is issued pursuant to Sections 3020 and 854 (h) of the New York City Charter and Section 25- 318 of the Administrative Code of the City of New York, which require a report from the Landmarks Preservation Commission for certain plans for the construction, reconstruction, alteration, or demolition of any improvement or proposed improvement which is owned by the City or is to be constructed upon property owned by the City and is or is to be located on a landmark site or in a historic district or which contains an interior landmark.

The Landmarks Preservation Commission has reviewed a proposal for installing a telecommunications poletop antenna and shroud, and associated transmitter box mounted on an existing light pole, the design and attachment of which are in accordance with the guidelines established by the Public Design Commission. The work will occur at a light pole located within the Prospect Park Scenic Landmark. The work consists of installing one (1) telecommunications poletop antenna and shroud, and transmitter box at an existing light pole, all finished black to match the existing light pole; and installing a grey-finished handhole at the adjacent grass, as described and shown in existing conditions photographs, locator map, poletop manager print out, manhole cover diagram, and a letter, dated November 14, 2022, prepared by Judith Garcia of NYC OTI, and submitted as components of the application.

In reviewing this proposal, the Commission notes that multiple telecommunications poletop antenna and transmitter box are proposed to be mounted on light poles throughout New York City's historic districts; that the Department of Information Technology and Telecommunications applications for such work have been divided into multiple phases, of which the current proposal consists of one (1) of such installations. The Commission also notes that the current application excludes any proposal for work with the African Burial Ground and The Commons Historic District, which must be reviewed and approved separately by the Landmarks Preservation Commission's Director of Archaeology. The Commission further notes that the Art Commission issued Certificate of Final Approval 22232 on September 14, 2005, approving the design of telecommunications poletop antennas and transmitter boxes, with associated conditions; and that the Public Design Commission issued Certificate 27570 on August 10, 2020, approving the design of shrouds for 4G and 5G mobile telecommunications equipment on light poles, with associated conditions. The Approved poletop identification number within the Prospect Park Scenic Landmark is: 25833.

With regard to this proposal, the Commission finds that the small size, neutral finish, simple design, and mounting height of the shroud and transmitter box will help them to be discreet installations at the upper portions of the light pole; that the installations will not call attention to themselves and will not detract from the streetscape; and that the handhole will be small in size, simple in design, and neutral in finish. Based on these findings, the proposed work is determined to be appropriate to this historic district. Therefore, the work is approved.

Please provide one or more 8 by 10 inch archival-quality color photographs of the completed work to the Public Design Commission of the City of New York, for its records.

This report is issued on the basis of the building and site conditions described in the application and disclosed during the review process. By accepting this permit, the applicant agrees to notify the

Commission if the actual building or site conditions vary or if original or historic building fabric is discovered. The Commission reserves the right to amend or revoke this permit, upon written notice to the applicant, in the event that the actual building or site conditions are materially different from those described in the application or disclosed during the review process.

All approved drawings are marked approved by the Commission with a perforated seal indicating the date of approval. The work is limited to what is contained in the perforated documents. Other work or amendments to this filing must be reviewed and approved separately. This report constitutes the permit; a copy must be prominently displayed at the site while work is in progress. Please direct inquiries to Michelle Craren.

Sarah Carroll
Chair

cc: Emma Waterloo, Deputy Director; Imani Charles, NYC OTI

◀ d14

MAYOR'S OFFICE OF CONTRACT SERVICES

■ NOTICE

Notice of Intent to Issue New Solicitation(s) Not Included in FY 2023 Annual Contracting Plan and Schedule

NOTICE IS HEREBY GIVEN that the Mayor will be issuing the following solicitation(s) not included in the FY 2023 Annual Contracting Plan and Schedule that is published, pursuant to New York City Charter § 312(a):

Agency: ACS

Description of Services to be Provided: Beautician Services (Emergency hair care services to the youth residing at ACS Children's center and both secured Juvenile facilities of Crossroads and Horizon. The beautician vendor will supply all labor, equipment, and materials necessary to provide on-site hair services to these youth by way of (but not limited to) shampoo and curl, perm, basic braiding, etc.)

Anticipated Contract Start Date: 2/5/2023

Anticipated Contract End Date: 12/31/2025

Anticipated Procurement Method: MWBE Noncompetitive

Job Titles: None

Headcounts: 0

◀ d14

CHANGES IN PERSONNEL

DEPT OF PARKS & RECREATION
FOR PERIOD ENDING 09/16/22

NAME	TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
ALBERT	KIEGAN-H I	06070	\$24.9000	DECREASE	YES	08/28/22	846
ANTHONY	LAWRENCE	81310	\$49922.0000	INCREASE	YES	08/28/22	846
APPLETON	DENISE A	80633	\$15.4500	RESIGNED	YES	08/26/22	846
ASHLEY	ALIYAH	56057	\$58918.0000	RESIGNED	YES	09/01/22	846
AYALA JR	HUGO	60440	\$59269.0000	APPOINTED	NO	07/24/22	846
BENNETT	VERONICA I	81310	\$43410.0000	INCREASE	YES	08/28/22	846
BLACKWELL	TENNYSE B	80633	\$15.4500	RESIGNED	YES	08/17/22	846
BLADES	STEPHANI A	90641	\$16.6264	RESIGNED	YES	09/05/22	846
BLAIR	KATHLEEN E	81310	\$43410.0000	INCREASE	YES	08/28/22	846
BOCHNAK	ERIC	60421	\$24.2505	APPOINTED	YES	08/29/22	846
BONANEY SR.	GARY	J 81106	\$52247.0000	RETIRED	NO	08/28/22	846
BONILLA	LEENDA M	56058	\$68751.0000	RESIGNED	YES	08/28/22	846
BONILLA	LEENDA M	1002F	\$69826.0000	RESIGNED	NO	08/28/22	846
BRACERO	FRANCISC	81111	\$75632.0000	RETIRED	NO	09/02/22	846
BRINSON	JAMEEN L	91406	\$15.4500	RESIGNED	YES	03/23/22	846
BROOKS	EVE L	81310	\$49922.0000	INCREASE	YES	08/28/22	846
BROWN	BRITTNEY L	80633	\$15.4500	RESIGNED	YES	08/28/22	846
BURCH	TIMOTHY	81111	\$75917.0000	RETIRED	NO	08/16/22	846
BURNETT	CHRISTOP A	81310	\$43410.0000	INCREASE	YES	08/28/22	846
BURNETT	NICHOLAS D	81310	\$43410.0000	INCREASE	YES	08/28/22	846
CALIER	OCTAVIA	80633	\$15.4500	RESIGNED	YES	08/30/22	846
CAMARENA	OSCAR A	81310	\$43410.0000	INCREASE	YES	08/28/22	846
CARTER III	AKBAR J	80633	\$15.4500	RESIGNED	YES	07/06/22	846
CHAMBERS	EMPRISS	80633	\$15.4500	RESIGNED	YES	08/25/22	846
CHIARAMONTE	ALYSON M	1002F	\$71840.0000	INCREASE	NO	06/26/22	846
CLARK	SABRINA M	80633	\$15.4500	RESIGNED	YES	08/13/22	846
CLARKE	HENRIETT D	91406	\$16.2700	RESIGNED	YES	08/19/22	846
COBB	TYSHEEKA J	80633	\$15.4500	RESIGNED	YES	08/19/22	846
COLLAZO	FERDINAN J	81106	\$52642.0000	RETIRED	NO	09/01/22	846
COLLIER	TAIVON	91406	\$16.2700	RESIGNED	YES	09/06/22	846
CRAWFORD	ELIZABET E	60421	\$50635.0000	RESIGNED	YES	08/21/22	846
CRUZ	EMMANUEL	91406	\$18.7100	RESIGNED	YES	08/31/22	846
CUBA	ROBINSON	80633	\$15.4500	RESIGNED	YES	06/18/22	846
CUNNINGHAM	STEPHEN A	81111	\$82503.0000	INCREASE	NO	08/21/22	846
DAVIS III	CLARENCE	80633	\$15.4500	RESIGNED	YES	08/09/22	846
DEAN	KAREN A	06070	\$45578.0000	DECREASE	YES	08/28/22	846

DI LUCCIO	DYLAN	P	60421	\$24,2500	INCREASE	YES	08/21/22	846
DICIANCIA	MICHAEL	P	81361	\$59497.0000	RESIGNED	NO	09/08/22	846
DRUMMOND	DUAL		81111	\$82503.0000	INCREASE	NO	08/21/22	846
DURAN	ESCRAWLI	P	81310	\$49922.0000	INCREASE	YES	08/28/22	846
DZIEDZIECH JR	ROBERT	J	81111	\$82503.0000	INCREASE	NO	08/21/22	846
ERVIN	SHARRIEF	T	90641	\$16,6200	RESIGNED	YES	09/08/22	846
FERNANDES	FRANCISC	J	80633	\$15,4500	RESIGNED	YES	09/06/22	846
FIGUEROA	JESSICA	F	60421	\$24,2505	APPOINTED	YES	08/29/22	846
FOLK	VICTORIA	O	80633	\$15,4500	RESIGNED	YES	07/31/22	846
FORREST	DERVAN	C	81310	\$43410.0000	INCREASE	YES	08/28/22	846
FRAGA	JULIA	F	56058	\$68639.0000	RESIGNED	YES	08/28/22	846
FRAGA	JULIA	F	12626	\$61866.0000	RESIGNED	NO	08/28/22	846

DEPT OF PARKS & RECREATION
FOR PERIOD ENDING 09/16/22

NAME		TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
FULMORE	TEEBANIA	I	80633	\$15,4500	RESIGNED	YES	03/31/22	846
GALARZA	JESLYN		06070	\$24,9000	DECREASE	YES	08/28/22	846
GARCES	SEGUNDO	A	81310	\$43410.0000	INCREASE	YES	08/28/22	846
GARDENER	SHANTENY	S	90641	\$16,6264	RESIGNED	YES	07/12/22	846
GOERSMEYER	VANESSA	Y	80633	\$15,4500	RESIGNED	YES	09/02/22	846
GRATTAN	MICHAEL		95841	\$128796.0000	RETIRED	YES	08/28/22	846
GRATTAN	MICHAEL		81112	\$86531.0000	RETIRED	NO	08/28/22	846
GRAY	SALYMA		06070	\$24,9000	DECREASE	YES	08/28/22	846
GRAYSON	BRANDEN	M	91406	\$15,4500	RESIGNED	YES	08/13/22	846
GRAYSON	ISAAC		90641	\$39923.0000	RETIRED	YES	09/01/22	846
GREEN	MAURICE		80633	\$15,4500	RESIGNED	YES	08/24/22	846
HARPER-BULLOCK	AMANDA		80633	\$15,4500	RESIGNED	YES	09/03/22	846
HARVIN	TONILYNN		90641	\$16,6200	RESIGNED	YES	08/28/22	846
HERNANDEZ	CHRISTIA	A	90641	\$16,6264	RESIGNED	YES	09/03/22	846
HILL	JOSEPH	A	80633	\$15,4500	RESIGNED	YES	08/25/22	846
HILL	RODNEY	A	06070	\$45492.0000	DECREASE	YES	08/28/22	846
HINDS	ANDREW	I	90641	\$16,6264	RESIGNED	YES	09/26/21	846
HOWARD	ALEXANDR	D	60430	\$41660.0000	APPOINTED	YES	08/29/22	846
IRA	ALYSON	E	60421	\$50635.0000	RESIGNED	YES	08/22/22	846
ISAAC	BARBARA	A	80633	\$15,4500	RESIGNED	YES	08/28/22	846
JACKSON-AVILA	ZION	T	90641	\$16,6264	RESIGNED	YES	08/11/22	846
JAGER	EMILY	A	81361	\$59497.0000	INCREASE	YES	08/28/22	846
JAMES	LAKEITA	A	91406	\$15,4500	RESIGNED	YES	08/25/22	846
JAMES	TERRANCE	T	90641	\$16,6264	RESIGNED	YES	08/24/22	846
JAMISON	SAMANTHA	R	80633	\$15,4500	RESIGNED	YES	08/21/22	846
JENKINS	VANESSA	S	80633	\$15,4500	RESIGNED	YES	08/28/22	846
JOHNSON	JEROME		91406	\$15,4500	RESIGNED	YES	09/01/21	846
JONES	ISABELLA	R	80633	\$15,4500	RESIGNED	YES	08/24/22	846
JONES	LATARSHA	M	80633	\$15,4500	RESIGNED	YES	08/18/22	846
JONES	MONALISA		80633	\$15,4500	RESIGNED	YES	08/23/22	846
JORDAN	IKEM	T	80633	\$15,4500	RESIGNED	YES	08/26/22	846
KANE	DENNIS		92225	\$282,0300	INCREASE	NO	08/21/22	846
KILLINGBECK	ROCHELLE		80633	\$15,4500	RESIGNED	YES	08/25/22	846
LAHENS	PATRICK	E	91406	\$15,4500	RESIGNED	YES	08/19/22	846
LAJARA JIMENEZ	ROSANNA	A	81310	\$49922.0000	INCREASE	YES	08/28/22	846
LEWIS	TATIYANA	D	06070	\$45494.0000	DECREASE	YES	08/28/22	846
LLOPITZ	DEANNA	T	06070	\$21,6500	DECREASE	YES	08/28/22	846
LLOYD	SHAMECCA	S	80633	\$15,4500	RESIGNED	YES	09/04/22	846
LOOR	KATHERIN	D	90641	\$39923.0000	RESIGNED	YES	09/05/22	846
LOPEZ	TIMOTHY	L	60421	\$50635.0000	RESIGNED	YES	08/30/22	846
LORA	MIGUELIN	D	80633	\$15,4500	RESIGNED	YES	08/20/22	846
LUCKY	FATIMA	S	80633	\$15,4500	RESIGNED	YES	08/01/22	846
MARTIN	JEFFREY		21315	\$110000.0000	RESIGNED	NO	09/03/22	846
MATTHEWS	SONIA	R	91406	\$15,4500	RESIGNED	YES	08/30/22	846
MCCRONEY	DENNIS		90735	\$319,5500	APPOINTED	NO	08/07/22	846
MCKINNEY	ESSENCE	R	06070	\$24,9000	DECREASE	YES	08/28/22	846
MCTERNAN	ANNE	T	1007D	\$115000.0000	APPOINTED	YES	08/28/22	846
MEARS	QUIYANNA	T	80633	\$15,4500	RESIGNED	YES	09/22/21	846
MERCED	MONICA	M	81310	\$49922.0000	INCREASE	YES	08/28/22	846
MIGNOLA	DARIA	A	60421	\$24,2500	INCREASE	YES	09/04/22	846
MORGAN	ALISHA	M	60421	\$50635.0000	RESIGNED	NO	08/07/22	846

DEPT OF PARKS & RECREATION
FOR PERIOD ENDING 09/16/22

NAME		TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
MORRISON	WILLIAM	L	10072	\$115000.0000	INCREASE	YES	08/28/22	846
MOTA	MELVIN		60421	\$50635.0000	RESIGNED	NO	09/04/22	846
MUNOZ	CHRISTOP	E	90698	\$249,2800	RESIGNED	NO	08/21/22	846
MURPHY	MARK	S	10072	\$115000.0000	APPOINTED	YES	09/08/22	846
NERYS	TONY	J	80633	\$15,4500	RESIGNED	YES	08/17/22	846
ORBEGOSO	SEAN	A	80633	\$15,4500	RESIGNED	YES	08/23/22	846
PADILLA	ROSALIE		80633	\$15,4500	RESIGNED	YES	09/01/22	846
PAIGE	FRANKLYN		71210	\$48,3300	RESIGNED	YES	09/01/22	846
PEACE	LAKEITA		80633	\$15,4500	RESIGNED	YES	09/03/22	846
PEARSALL	ANTHONY		81111	\$86145.0000	RETIRED	NO	09/01/22	846
PEDTKE	ANASTASI	M	56058	\$81878.0000	APPOINTED	YES	08/28/22	846
PEEK	FRANK		81310	\$43410.0000	INCREASE	YES	08/28/22	846
PEREYRA	RICHARD	R	90641	\$16,6264	RESIGNED	YES	09/06/22	846
PEREZ	ANTHONY		95839	\$177000.0000	APPOINTED	YES	09/04/22	846
PERILLO	VICTORIA	D	06070	\$24,9000	DECREASE	YES	08/28/22	846
PERRY	ABIGAIL		1002C	\$50,0000	APPOINTED	YES	08/30/22	846
PICARD	MICHAEL		8299A	\$77921.0000	APPOINTED	YES	09/06/22	846
PIMENTEL	CESAR		91406	\$17,7600	RESIGNED	YES	08/26/22	846
POULSON	EUGENE		92225	\$282,0300	DECREASE	NO	08/21/22	846
RAMNARAIN	ARLENE		06664	\$17,7200	RESIGNED	YES	07/09/22	846
REMOR	ELILEEN	S	1002C	\$95930.0000	RETIRED	NO	09/01/22	846
RENJILLIAN	ANNA	V	60421	\$24,2505	APPOINTED	YES	08/29/22	846
RHINEHART	SIMONE	M	91406	\$16,2700	RESIGNED	YES	08/16/22	846
RHO	TAE-YOUN		1007C	\$91311.0000	RESIGNED	NO	09/08/22	846
RIVAS	AMANDA	J	60421	\$50635.0000	RESIGNED	NO	08/28/22	846
ROCHE	JEFFREY	R	60421	\$24,2505	APPOINTED	YES	09/06/22	846
ROLLINSON	CURTIS	J	81111	\$82503.0000	INCREASE	NO	08/21/22	846
ROMAN	ELIZABET		91406	\$15,4500	RESIGNED	YES	07/06/22	846
ROSE	CHRISTA		56058	\$54100.0000	INCREASE	YES	08/28/22	846

RYAN	CASEY	K	60421	\$24,2500	INCREASE	YES	08/21/22	846
SANCHEZ	RICARDO	N	06070	\$24,9000	DECREASE	YES	08/28/22	846
SANTANA	ALVIN		06664	\$17,7200	INCREASE	YES	08/21/22	846
SANTIAGO	LYDIA		91406	\$15,4500	RESIGNED	YES	08/23/22	846
SANTIAGO	MYRA	E	56058	\$68601.0000	RESIGNED	YES	09/04/22	846
SANTOS	ASHLEY		56058	\$62215.0000	APPOINTED	YES	08/28/22	846
SEARLS	LENA	D	1002C	\$82882.0000	RESIGNED	NO	09/04/22	846
SEARS	CARL		91406	\$18,7200	RESIGNED	YES	05/27/22	846
ST. LEWIS	COURT	L	81310	\$43410.0000	INCREASE	YES	08/28/22	846
STASI	VINCENT	J	06070	\$45484.0000	DECREASE	YES	08/28/22	846
STEPHENS	ISAIAH	R	80633	\$15,4500	RESIGNED	YES	07/01/22	846
STEVENS	SHELINE	N	80633	\$15,4500	RESIGNED	YES	08/28/22	846
STRUGATZ	EMMA	R	81310	\$43410.0000	INCREASE	YES	08/28/22	846
SUAREZ	JULIO		60421	\$24,2505	APPOINTED	YES	08/29/22	846
SUERO	EDITH		80633	\$15,4500	RESIGNED	YES	08/20/22	846
TAYLOR JR	DAYSHAWN	Q	91406	\$16,2700	RESIGNED	YES	09/07/22	846
TEODORESCU	LEONARD	C	60421	\$50635.0000	RESIGNED	YES	09/03/22	846
TERRY	JAMES	M	90641	\$39982.0000	RETIRED	YES	09/01/22	846
THOMAS	ROBERTA		06664	\$17,7200	DECREASE	YES	09/04/22	846
TONDREAU	JANET	M	80633	\$15,4500	RESIGNED	YES	08/25/22	846
TORRES	ANDREW	J	81310	\$43410.0000	INCREASE	YES	08/28/22	846
VALLEJO	LISA MAR		06070	\$45500.0000	DECREASE	YES	08/28/22	846

DEPT OF PARKS & RECREATION
FOR PERIOD ENDING 09/16/22

NAME		TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
VASQUEZ	CAMILA		06070	\$24,9000	DECREASE	YES	08/28/22	846
WANG	ZIHAO		81361	\$59497.0000	APPOINTED	YES	09/06/22	846
WATSON	SHANIA	K	91406	\$15,4500	RESIGNED	YES	08/23/22	846
WATSON	TAKIYA	L	81310	\$49922.0000	INCREASE	YES	08/28/22	846
WERTENTHELL	ISRAEL	A	21215	\$103631.0000	INCREASE	NO	08/28/22	846
WICKERSHAM	KEVIN	L	60421	\$24,2505	APPOINTED	YES	09/06/22	846
WILLIAMS	NAJI	Y	60421	\$50635.0000	RESIGNED	YES	08/30/22	846
WILLIAMS	PRINCESS	T	80633	\$15,4500	RESIGNED	YES	08/31/22	846
WILLIAMS	RANDOLPH	L	90641	\$16,6264	RESIGNED	YES	07/04/22	846
WILSON	DESTINY	M	80633	\$15,4500	RESIGNED	YES	09/10/22	846
WINKFIELD	MONIQUE	N	80633	\$15,4500	RESIGNED	YES	08/27/22	846
WINSLOW	YVONNE	D	80633	\$15,4500	RESIGNED	YES	08/24/22	846
WONG	CHRISTOP	C	56058	\$62215.0000	INCREASE	YES	08/28/22	846
WONG	LETA	N	56058	\$54100.0000	APPOINTED	YES	08/28/22	846
YOUNG	MICHELLE	L	1007D	\$90000.0000	INCREASE	YES	08/21/22	846

DEPT. OF DESIGN & CONSTRUCTION
FOR PERIOD ENDING 09/16/22

NAME		TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
BAEZ PEREZ	BRANDON	A	10234	\$15,0000	RESIGNED	YES	08/14/22	850
BLACK	PATRICK	D	10234	\$15,0000	RESIGNED	YES	08/14/22	850
BOWERS	REBECCA	F	10234	\$15,0000	RESIGNED	YES	08/14/22	850
CHO	EMANUEL	Y	10234	\$15,0000	RESIGNED	YES	08/14/22	850
DATLA	RAMYA		10232	\$22,0000	RESIGNED	YES	08/14/22	850
GIRON	JONATHAN	D	10234	\$15,0000	RESIGNED	YES	08/14/22	850
HAIN	DANIEL	L	10234	\$15,0000	RESIGNED	YES	08/14/22	850
HASIN	SHEIKH	R	10234	\$15,0000	RESIGNED	YES	08/14/22	850
HENRY	LUJDE	J	10234	\$15,0000	RESIGNED	YES	08/14/22	850
HUM	JUSTIN		20210	\$65640.0000	RESIGNED	NO	09/09/22	850
HUSAINI	SYED	A	20122	\$9332				

Table with columns: NAME, SALARY, ACTION, PROV, EFF DATE, AGENCY. Includes names like CLARK, CRUZ, DIQUINO, FRANCOIS, GISSENTANNER, GORMLEY, GRANT, GWIRTZMAN, HALY, HERNANDEZ, HEYWARD, HOD, HOYOS, JOHNSON, KOVALSKY, LOPEZ-OVEJERO, MAUSLER, MCNALLY, NICKLIN, RATTIGAN, RAUEN, REAVES.

TECHNOLOGY & INNOVATION FOR PERIOD ENDING 09/16/22

Table with columns: NAME, SALARY, ACTION, PROV, EFF DATE, AGENCY. Includes names like SARGENTI, SCHER, SIMPSON, SINGH, SMYTH, SOSA, STEWART, SULTANA, SWANSON, TRULL, VASCONCELLOS-GA, VIGOA, WILLIAMS, WILLIAMS.

DEPT OF RECORDS & INFO SERVICE FOR PERIOD ENDING 09/16/22

Table with columns: NAME, SALARY, ACTION, PROV, EFF DATE, AGENCY. Includes names like JAMES, VARGAS.

CONSUMER AND WORKER PROTECTION FOR PERIOD ENDING 09/16/22

Table with columns: NAME, SALARY, ACTION, PROV, EFF DATE, AGENCY. Includes names like ALEJANDRO, BAUTISTA, BELFORD, BOYD, CLAUDIO, DEVEREUX, GALLEAR, HAZEL, HUANG, JACKSON, JAFFE, JAMES, JENNINGS, KAWALL, LANZA.

CONSUMER AND WORKER PROTECTION FOR PERIOD ENDING 09/16/22

Table with columns: NAME, SALARY, ACTION, PROV, EFF DATE, AGENCY. Includes names like LEWIS, LI, TROCHELMAN-ANTO, VALENCIA, WORKALEMAHU, ZAVUROV.

DEPT OF CITYWIDE ADMIN SVCS FOR PERIOD ENDING 09/16/22

Table with columns: NAME, SALARY, ACTION, PROV, EFF DATE, AGENCY. Includes names like ABDULLAH, ADREES, AGOSTO, ALI, ALLOTY, ALVARADO, BALLENA, BATISTA, BELFIORE, BURWELL, CHAMBERLAIN, CHANG, CHARPIN, CHEUNG, CHOWDHURY, CHU, CLEMENT, COCHRANE.

Table with columns: NAME, SALARY, ACTION, PROV, EFF DATE, AGENCY. Includes names like COOPER, CROSLAND, DALEY, DYSON, FRANKLIN, GALLAGHER, GARCIA, GLADSTEIN, GONZALEZ, GOODARZI, GRIFFIN, GUERRIER, GURZENDA, GUTIERREZ, HAMILTON, HANSON, HIGGINS IV.

DEPT OF CITYWIDE ADMIN SVCS FOR PERIOD ENDING 09/16/22

Table with columns: NAME, SALARY, ACTION, PROV, EFF DATE, AGENCY. Includes names like IRVIN, JACKSON, JAIKARAN-SINGH, JEFFERY JR, JIMENEZ, JONES, KALAC, KELLY JR JR, KHALLEQUE, LEE, LINDSAY, LOPEZ, LOUISON, MACKEY, MAHONEY, MARTINEZ, MARTINEZ SALINA, MATHIS, MCPADDEN, MCPARTLAND, MEZQUITA, MOHAMED, MOORE, MORGAN, MURRAY, NDIONE, NELSON, NEWMAN, OKOMA, OSMA DEMOIA, PARK, PHELPS, POJE, POWELL, RAMLALL, RUBIN, SANTIAGO, SARAN, SARJU, SCANLON, SCHULER DA COST, SEGOVIA, SHEW, SILVA, SMALL, SMITH, SNEED-COHN, SOWAH, SPENCE, STICH, STUHMULLER.

DEPT OF CITYWIDE ADMIN SVCS FOR PERIOD ENDING 09/16/22

Table with columns: NAME, SALARY, ACTION, PROV, EFF DATE, AGENCY. Includes names like SULLIVAN, SUPPA, SUSAN, TAYLOR, THROWERLLL, VALEROS, VELAQUEZ, WALROND, WILLIAMS, WILLIAMS, ZAHRIEH, ZHU, ZIV.

DISTRICT ATTORNEY-MANHATTAN FOR PERIOD ENDING 09/16/22

Table with columns: NAME, SALARY, ACTION, PROV, EFF DATE, AGENCY. Includes names like ASHE, BABCOCK, BAKER-JORQUERA, BAUER, BAYNORI, BROCATO.

Table with columns: NAME, LAST NAME, F, SALARY, ACTION, PROV, EFF DATE, AGENCY. Includes names like BROTHERTON, BROWN, BRUNVIL, BUTLIER, BYRNES, CALIER, CASTANEDA JR, CASTROVILLA, CHANEY, CHUNG, CLANCY, CUNNINGHAM, DEAN, DEBACHER, DEMILIA, DICKINSON, DOWLEY, DOYLE, DRAKE, DUNTON, DYER, ENG.

DISTRICT ATTORNEY-MANHATTAN FOR PERIOD ENDING 09/16/22

Table with columns: NAME, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. Includes names like FELDSTEIN, FITCH, FONTANEZ, GALAWAY, GALLO, GLASSHAGEL, GOLDFARB, GOMEZ, GRANT-MURRAY, GWYNN, HARVEY, HILES, HO, HOLBROOK, HOTCHKISS, HUTTON, JARMEL-SCHNEIDE, KIM, KING, KLINDT, LEPKOPFER, LI, LUDTKE, MARGOLIES, MARTINEZ, MAURER, MCGEE, MEYERS, MILLAN, MIRABELLI, MITCHELL, MORGAN, MULLERY, NADEL, NAGLER, NERONE, NUNEZ, OLIVAR, OLTARSH, PARADA GONZALEZ, PEPE, PEREZ, PROFETA, QUINN, RAINIS, RAMIREZ, REED, REINDL, ROBINSON, RODRIGUEZ JR, ROPER.

DISTRICT ATTORNEY-MANHATTAN FOR PERIOD ENDING 09/16/22

Table with columns: NAME, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. Includes names like ROUND, RUFFRANO, SCHULER JR, SHEHAN, SHULMAN, SIDDIQUI, SILVERMAN, SOUSOU, SPRECKELS, STEIN, STEVENS, TAYLOR, THOMAS, TKACH, TOURAY, TURNER, ULRICH, USHER, VICKEY.

Table with columns: NAME, LAST NAME, F, SALARY, ACTION, PROV, EFF DATE, AGENCY. Includes names like WARD, WATSON, WHIDBEE, WHITE, YONAN.

BRONX DISTRICT ATTORNEY FOR PERIOD ENDING 09/16/22

Table with columns: NAME, NUM, SALARY, ACTION, PROV, EFF DATE, AGENCY. Includes names like ADORNO, ALMONTE, BINDER, BONILLA, BROOME, BUDUAN, BUMATAY, CAUKIN, ESTEFANY, HOISETH, LEUNG, LI, LOZADA JR., MCDONALD, ORELLANA, ROONEY, TAYLOR JR.



CITYWIDE ADMINISTRATIVE SERVICES

NOTICE

HUMAN CAPITAL LINE OF SERVICE PROPOSED AMENDMENT TO CLASSIFICATION

PUBLIC NOTICE IS HEREBY GIVEN of a virtual public hearing to amend the Classification of the Classified Service of the City of New York.

A virtual public hearing will be held by the Commissioner of Citywide Administrative Services, in accordance with Rule 2.6 of the Personnel Rules and Regulations of the City of New York, via Microsoft Teams, on December 21, 2022, at 10:00 A.M.

Topic: Public Hearing – OATH [820] – NYS Civil Service Commission Proposal Meeting link: https://www.microsoft.com/microsoft-teams/join-a-meeting Meeting ID: 235 323 594 147 Passcode: 45zc68 Phone number: 1-646-893-7101 (US/Canada), Phone Conference ID: 287 215 259#

For more information go to the DCAS website, at https://www.nyc.gov/site/dcas/about/public-hearings.page

RESOLVED, that the classification of the Classified Service of the City of New York is hereby amended, under the heading OFFICE OF ADMINISTRATIVE TRIALS AND HEARINGS [820], as follows:

- I. To classify the following non-managerial title in the Non-Competitive Class, subject to Rule XI, Part II with the number of positions authorized as indicated:

Table with columns: Title Code Number, Class of Positions, Number of Positions Authorized. Row: 95711 Senior IT Architect 2

Part II positions are covered by Section 75 of the Civil Service Law Disciplinary procedures after 5 years of service.

If you need to request a reasonable accommodation to attend or have questions about accessibility, please contact DCAS Accessibility, at (212) 386-0256, or accessibility@dcas.nyc.gov.

Accessibility questions: DCAS Accessibility (212) 386-0256, accessibility@dcas.nyc.gov, by: Friday, December 16, 2022, 5:00 P.M.

