



THE CITY RECORD

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THE CITY RECORD

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PUBLIC HEARINGS AND MEETINGS

See Also: Procurement; Agency Rules

BOROUGH PRESIDENT - BRONX

NOTICE

A VIRTUAL PUBLIC HEARING IS BEING CALLED by the President of the Borough of The Bronx, Honorable Vanessa Gibson. This hearing will take place on Tuesday, January 11, 2022 commencing, at 11:00 A.M. To, attend please access the hearing with the information provided:



ULURP Hearing - Office of The Bronx Borough President

<https://nycbp.webex.com/nycbp/j.php?MTID=mbbeb17291d768bdcf0a134af019e911d>

Tuesday, January 11, 2022 11:00 A.M. | 1 hour | (UTC-05:00) Eastern Time (US & Canada)

Meeting number: 2335 749 4102

Password: bronx0111

Join by video system

Dial 23357494102@nycbp.webex.com

You can also dial 173.243.2.68 and enter your meeting number.

Join by phone

+1-646-992-2010 United States Toll (New York City)

+1-408-418-9388 United States Toll

Access code: 233 574 94102

The following matter will be heard:

CD #1: ULURP APPLICATION NO: C 210321 ZMX: Our Lady of Pity - 272 East 151st Street

IN THE MATTER OF an application submitted by Our Lady of Pity Apartments LLC, pursuant to Sections 197-c and 201 of the New York city Charter for an amendment of the Zoning Map, Section No. 6a, by changing from an R6 District to an R7A District property, bounded by East 151st Street, a line 220 feet southeasterly of Morris Avenue, a line midway between East 150th Street and East 151st Street, a line 270 feet southeasterly of Morris Avenue, East 150th Street, and Morris Avenue, Borough of The Bronx, Community District 1, as shown in a diagram (for illustrative purposes only) dated November 1, 2021 and subject, to the conditions of CEQR Declaration E-652.

PLEASE DIRECT ANY QUESTIONS CONCERNING THIS HEARING, to the OFFICE OF THE BOROUGH PRESIDENT, (718) 590-6124.

Accessibility questions: Sam Goodman (718) 590-6124, by: Tuesday, January 11, 2022, 10:00 A.M.



← j4-10

CITY PLANNING COMMISSION

■ PUBLIC HEARINGS

In support of the City’s efforts to contain the spread of COVID-19, the City Planning Commission will hold a remote public hearing, via the teleconferencing application Zoom, at 10:00 A.M., Eastern Daylight Time, on Wednesday, January 5, 2022, regarding the calendar items listed below.

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://www1.nyc.gov/site/nycengage/events/city-planning-commission-public-meeting/326510/1>

Members of the public 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](tel:212-720-3508)]. Requests must be submitted, at least five business days before the meeting.

**BOROUGH OF THE BRONX
No. 1
660-668 EAST FORDHAM ROAD**

CD 6 **C 220091 ZSX**
IN THE MATTER OF an application submitted by Shadi Development, LLC, pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit, pursuant to Section 74-533 of the Zoning Resolution to waive all required accessory off-street parking spaces for dwelling units in a development within a Transit Zone, that includes, at least 20 percent of all dwelling units as income-restricted housing units, in connection with a proposed mixed-use development, on property, located, at 660-668 East Fordham Road (Block 03091, Lots 20, 22, 24, 26 & 27).

Plans for this proposal are on file with the City Planning Commission and may be seen, at 120 Broadway, 31st Floor, New York, NY 10271-0001.

**BOROUGH OF BROOKLYN
Nos. 2 - 4
1034 - 1042 ATLANTIC AVENUE REZONING
No. 2**

CD 8 **C 210386 ZMK**
IN THE MATTER OF an application submitted by EMP Capital Group, pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 16c:

- 1. changing from an M1-1 District to an R7A District property, bounded by a line midway between, atlantic Avenue and Pacific Street, Classon Avenue, Pacific Street, and a line 315 feet northwesterly of Classon Avenue;

- 2. changing from an M1-1 District, to a C6-3A District property, bounded by the northeasterly boundary line of the Long Island Rail Road right-of-way (Atlantic Division), Classon Avenue, a line midway between, Atlantic Avenue and Pacific Street, and a line 315 feet northwesterly of Classon Avenue; and
- 3. establishing within the proposed R7A District a C2-4 District, bounded by a line midway between, Atlantic Avenue and Pacific Street, Classon Avenue, Pacific Street, and a line 315 feet northwesterly of Classon Avenue;

as shown on a diagram (for illustrative purposes only) dated September 20, 2021, and subject, to the conditions of CEQR Declaration E-637.

No. 3

CD 8 **N 210387 ZRK**

IN THE MATTER OF an application submitted by EMP Capital Group, pursuant to Section 201 of the New York City Charter, for an amendment of the Zoning Resolution of the City of New York, modifying Article III Chapter 5 for the purpose of amending street wall location regulations and 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

ARTICLE III

COMMERCIAL DISTRICT REGULATIONS

* * *

Chapter 5

Bulk Regulations for Mixed Buildings in Commercial Districts

* * *

35-60

MODIFICATION OF HEIGHT AND SETBACK REGULATIONS

* * *

35-66

Special Height and Setback Provisions for Certain Areas

* * *

35-663

Special height and setback provisions in C6-3A Districts along, atlantic Avenue within Community District 8, Borough of Brooklyn

In C6-3A Districts in Community District 8, in the Borough of Brooklyn, for a #zoning lot# with frontage along, atlantic Avenue, the #street wall# provisions of paragraph (a) of Section 35-651 shall apply along the Atlantic Avenue #street# frontage.

* * *

APPENDIX F

Inclusionary Housing Designated Areas and Mandatory Inclusionary Housing Areas

* * *

BROOKLYN

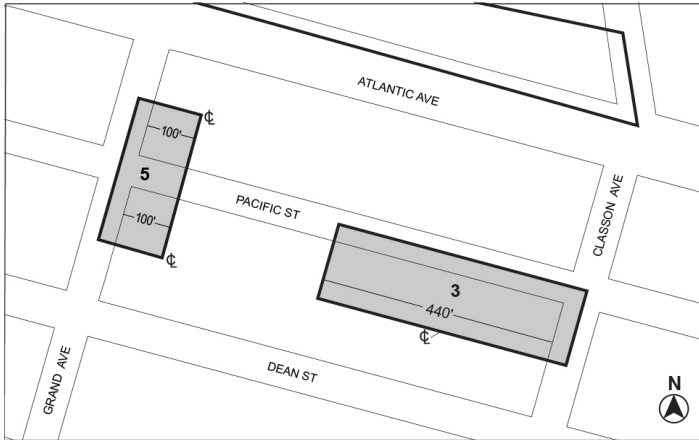
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Brooklyn Community District 8

* * *

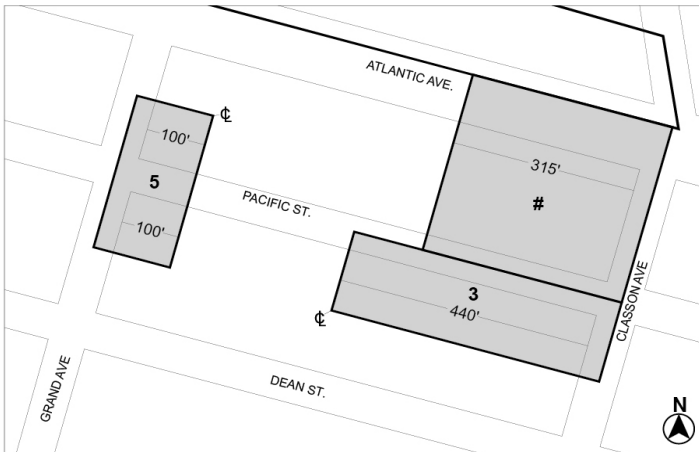
Map 3 – [date of adoption]

[EXISTING]



- Inclusionary Housing designated area (within Community District 2, Brooklyn)
- Mandatory Inclusionary Housing Program Area *see Section 23-154(d)(3)*
 Area 3 – 5/8/19 MIH Program Option 1 and Option 2
 Area 5 – 8/27/20 MIH Program Option 1

[PROPOSED]



- Inclusionary Housing designated area
- Mandatory Inclusionary Housing Area (*see Section 23-154(d)(3)*)
 Area 3 — 5/8/19 MIH Program Option 1 and Option 2
 Area 5 — 8/27/20 MIH Program Option 1
 Area # — [date of adoption] MIH Program Option 1 and Option 2

Portion of Community District 8, Brooklyn

* * *

No. 4

CD 8 C 210379 ZSK

IN THE MATTER OF an application submitted by EMP Capital Group, pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit, pursuant to Section 74-533 of the Zoning Resolution to reduce the required number of accessory off-street parking spaces to 20 for dwelling units in a development within a Transit Zone, that includes, at least 20 percent of all dwelling units as income-restricted housing units, in connection with a proposed mixed-use development on property, located, at 1034 -1042, atlantic Avenue (Block 1125, Lots 29 and 33) in R7A/C2-4* and C6-3A* Districts.

* Note: The site is proposed to be rezoned by changing an existing M1-1 District to R7A/C2-4 and C6-3A Districts under a concurrent related application for a Zoning Map change (C 210386 ZMK).

Plans for this proposal are on file with the City Planning Commission and may be seen, at 120 Broadway, 31st Floor, New York, NY 10271-0001.

Nos. 5-7

870 - 888 ATLANTIC AVENUE REZONING

No. 5

CD 8

C 210335 ZMK

IN THE MATTER OF an application submitted by Y & T Development LLC, pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 16c, by changing from an existing M1-1 District to a C6-3A District, bounded by the northerly side of Atlantic Avenue, a line 200 feet westerly of Underhill Avenue, centerline of Atlantic Avenue and Pacific Street, and a line 200 feet westerly of Vanderbilt Avenue as shown on a diagram (for illustrative purposes only) dated September 20, 2021.

No. 6

CD 8

N 210336 ZRK

IN THE MATTER OF an application submitted by Y & T Development 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 Article III Chapter 5 for the purpose of amending street wall location regulations and 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

ARTICLE III

COMMERCIAL DISTRICT REGULATIONS

* * *

Chapter 5

Bulk Regulations for Mixed Buildings in Commercial Districts

* * *

35-60

MODIFICATION OF HEIGHT AND SETBACK REGULATIONS

* * *

35-66

Special Height and Setback Provisions for Certain Areas

* * *

35-663

Special Height and Setback Provisions in C6-3A Districts along, Atlantic Avenue within Community District 8, Borough of Brooklyn

In C6-3A Districts in Community District 8, in the Borough of Brooklyn, for a #zoning lot# with frontage along, atlantic Avenue, the #street wall# provisions of paragraph (a) of Section 35-651 shall apply along the, atlantic Avenue #street# frontage.

* * *

APPENDIX F

Inclusionary Housing Designated Areas and Mandatory Inclusionary Housing Areas

* * *

BROOKLYN

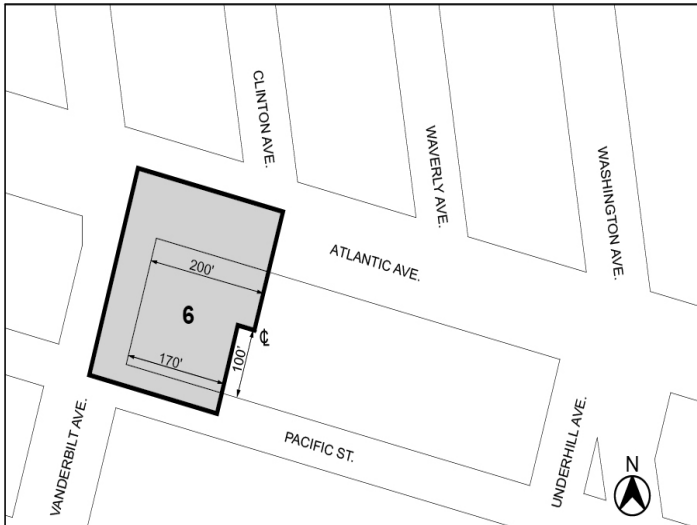
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Brooklyn Community District 8

* * *

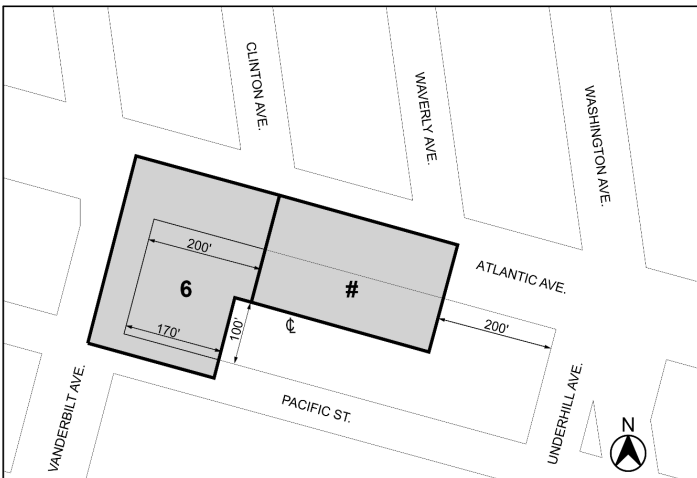
Map 4 – [Date of adoption]

[EXISTING]



█ Mandatory Inclusionary Housing Program Area see Section 23-154(d)(3)
 Area 6 – 9/23/21 MIH Program Option 1 and Deep Affordability Option

[PROPOSED]



█ Mandatory Inclusionary Housing Program Area see Section 23-154(d)(3)
 Area 6 – 9/23/21 MIH Program Option 1 and Deep Affordability Option
 Area # – [date of adoption] MIH Program Option 2 and Workforce Option

Portion of Community District 8, Brooklyn

* * *
No. 7

CD 8 No. 7 C 210260 ZSK

IN THE MATTER OF an application submitted by Y & T Development LLC, pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit, pursuant to Section 74-533 of the Zoning Resolution to reduce the number of required accessory off-street parking spaces for dwelling units in a development within a Transit Zone, that includes, at least 20 percent of all dwelling units as income-restricted housing units, in connection with a proposed mixed-use development, on property generally, bounded by the northerly side of Atlantic Avenue, a line 200 feet westerly of Underhill Avenue, centerline of Atlantic Avenue and Pacific Street, and a line 200 feet westerly of Vanderbilt Avenue (Block 1122, Lots 21 & 26), in a C6-3A* District.

* Note: The development site is proposed to be rezoned by changing an existing M1-1 District to C6-3A District under a concurrent related application for a Zoning Map change (C 210335 ZMK).

Plans for this proposal are on file with the City Planning Commission and may be seen, at 120 Broadway, 31st Floor, New York, NY 10271-0001.

**No. 8
ENY | URP 5TH AMENDMENT**

CD 5 No. 8 C 220102 HUK
IN THE MATTER OF an application submitted by the Department of Housing Preservation and Development (HPD), pursuant to Section

505 of Article 15 of the General Municipal (Urban Renewal) Law of New York State and Section 197-c of the New York City Charter, for the fifth amendment, to the East New York I Urban Renewal Plan for the East New York I Urban Renewal Area.

**BOROUGH OF STATEN ISLAND
No. 9
AMBOY ROAD RECONSTRUCTION**

CD 3 C 200357 MMR

IN THE MATTER OF an application submitted by The New York City Department of Transportation and The New York City Department of Design and Construction, pursuant to Sections 197-c and 199 of the New York City Charter for an amendment, to the City Map involving:

- 1) the establishment of a portion of Amboy Road between Richmond Avenue and Ridgecrest Avenue;
- 2) the adjustment of grades and block dimensions necessitated thereby;

including authorization for any acquisition or disposition of real property related thereto, in accordance with Map No. 4266 dated March 22, 2021 and signed by the Borough President.

**BOROUGH OF QUEENS
No. 10
CLEARVIEW PUMP STATION REHABILITATION**

CD7 C 200122 MMQ

IN THE MATTER OF an application submitted by The New York City Department of Environmental Protection, pursuant to Sections 197-c and 199 of the New York City Charter and Section 5-430 et seq. of the New York City Administrative Code for an amendment, to the City Map involving:

- 1) the elimination, discontinuance and closing of a portion of the Clearview Expressway bounded by the Cross Island Parkway, Clearview Expressway and Roe Place;
- 2) the adjustment of grades and block dimensions necessitated thereby;

including authorization for any acquisition or disposition of real property related thereto, in accordance with Map No. 5035 dated December 23, 2020 and signed by the Borough President.

EDWIN MARSHALL, Calendar Officer
 City Planning Commission
 120 Broadway, 31st Floor, New York, NY 10271
 Telephone (212) 720-3370

Accessibility questions: (212) 720-3508, AccessibilityInfo@planning.nyc.gov, by: Thursday, December 30, 2021, 5:00 P.M.



d20-j5

In support of the City's continued efforts to contain the spread of COVID-19, the City Planning Commission will hold a public hearing accessible both in person and remotely.

The public hearing will be held, on Wednesday, January 19, 2022, starting, at 10:00 A.M. Eastern Daylight Time. The public hearing will be held in person in the NYC City Planning Commission Hearing Room, Lower Concourse, 120 Broadway, New York, NY. Masks are required to be worn to enter the building and during the hearing.

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 remotely via the teleconferencing application Zoom, as well as materials relating, to the meeting: <https://www1.nyc.gov/site/nycengage/events/city-planning-commission-public-meeting/327124/1>.

Members of the public, attending remotely should observe the meeting through DCP's website. Verbal testimony can be provided remotely 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

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 BROOKLYN
Nos. 1 & 2
SUTTER AVENUE REZONING
No. 1

CD 5 **C 210031 ZMK**

IN THE MATTER OF an application submitted by Almonte Lincoln LLC, pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section Nos. 17c and 18a:

- 1. changing from an R5 District to an R6A District property, bounded by a line 90 feet northerly of Sutter Avenue, Lincoln Avenue, Sutter Avenue, and Autumn Avenue; and
- 2. establishing within the proposed R6A District a C2-4 District, bounded by a line 90 feet northerly of Sutter Avenue, Lincoln Avenue, Sutter Avenue, and Autumn Avenue;

as shown on a diagram (for illustrative purposes only) dated October 4, 2021, and subject, to the conditions of CEQR Declaration E-633.

No. 2

CD 5 **N 210032 ZRK**

IN THE MATTER OF an application submitted by Almonte Lincoln 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 5

Map 4 – [date of adoption]

[PROPOSED MAP]



Mandatory Inclusionary Housing Area (see Section 23-154(d)(3))

Area # — [date of adoption] — MIH Program Option 1 and Option 2

Portion of Community District 5, Brooklyn

BOROUGH OF MANHATTAN

No. 3

WEST VILLAGE BID

CD 2

N 220217 BDM

IN THE MATTER OF an application submitted by New York City Department of Small Business Services on behalf of the West Village Business Improvement District Steering Committee, pursuant to Section 25-405(a) of Chapter 4 of Title 25 of the Administrative Code of the City of New York, as amended, concerning the establishment of the West Village Business Improvement District.

Nos. 4 & 5

NEW PROVIDENCE REDEVELOPMENT - 225 EAST 45TH STREET

No. 4

CD 6

C 220131 PSM

IN THE MATTER OF an application submitted by the Department of Housing Preservation and Development (HPD) and the Department of Homeless Services (DHS), pursuant to Section 197-c of the New York City Charter, modifying the restriction limiting the capacity of the shelter facility located, at 215-225 East 45th Street (Block 1319, Lots 8 and 11) for use as supportive and affordable housing.

No. 5

CD 6

C 220132 HAM

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

1) pursuant to Article 16 of the General Municipal Law of New York State for:

- 1. the designation of property, located, at 215-225 East 45th Street (Block 1319, Lots 8 and 11) as an Urban Development Action Area; and
- 2. an Urban Development Action Area Project for such area; and

2) pursuant to Section 197-c of the New York City Charter for the disposition of such property to a developer to be selected by HPD;

to facilitate a development containing approximately 171 shelter beds and 130 supportive and affordable housing units.

BOROUGH OF QUEENS

No. 6

SUTPHIN BOULEVARD BID EXPANSION

CD 12

N 220224 BDQ

IN THE MATTER OF an application submitted by New York City Department of Small Business Services, pursuant to Section 25-405(a) of Chapter 4 of Title 25 of the Administrative Code of the City of New York, as amended, concerning amending of the Sutphin Boulevard Business Improvement District.

Nos. 7 & 8

98-81 QUEENS BOULEVARD REZONING

No. 7

CD 6

C 210161 ZMQ

IN THE MATTER OF an application submitted by Trylon LLC, pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 14a:

- 1. eliminating from within an existing R7-1 District a C1-2 District, bounded by 66th Avenue, 99th Street, 66th Road and Queens Boulevard;
- 2. changing from an R7-1 District to an R8X District property, bounded by 66th Avenue, 99th Street, 66th Road and Queens Boulevard; and
- 3. establishing within the proposed R8X District a C2-4 District, bounded by 66th Avenue, 99th Street, 66th Road and Queens Boulevard;

as shown on a diagram (for illustrative purposes only) dated October 4, 2021, and subject, to the conditions of CEQR Declaration E-634.

No. 8

CD 6

N 210162 ZRQ

IN THE MATTER OF an application submitted by Trylon, 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 an 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

* * *

QUEENS


* * *

Queens Community District 6

* * *

Map 4 – [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 6, Queens

* * *

No. 9

97-77 QUEENS BLVD DPR OFFICE SPACE ACQUISITION

CD 6 **N 220160 PXQ**

IN THE MATTER OF a Notice of Intent to acquire office space submitted by the Department of Citywide Administrative Services and the Department of Parks and Recreation, pursuant to Section 195 of the New York City Charter for use of property, located, at 97-77 Queens Boulevard (Block 2092, Lot 1) (Department of Parks and Recreation offices).

BOROUGH OF THE BRONX

No. 10

NYPD OFFICE SPACE 27 CLIFF STREET

CD 1 **N 220153 PXM**

IN THE MATTER OF a Notice of Intent to acquire office space submitted by the Department of Citywide Administrative Services and the New York City Police Department, pursuant to Section 195 of the New York City Charter for use of property, located, at 27 Cliff Street (Block 76, Lot 7) for offices and 80 John Street (Block 68, Condominium Lot 1003) for accessory parking (New York Police Department).

Edwin Marshall, Calendar Officer
City Planning Commission
120 Broadway, 31st Floor, New York, N.Y. 10271
Telephone (212) 720-3560

Accessibility questions: (212) 720-3508, AccessibilityInfo@planning.nyc.gov, by: Friday, January 14, 2022, 5:00 P.M.



COMMUNITY BOARDS

■ PUBLIC HEARINGS

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

BOROUGH OF BROOKLYN

COMMUNITY BOARD NO.1 – Tuesday, January 11, 2022, at 6:00 P.M., Community Board #1 Public Hearing, via WEBEX (While we cannot meet in person, we will be meeting virtually. Below are options for you to connect.) All persons who wish to speak or submit testimony, MUST SIGN UP PRIOR to the meeting by 2:00 P.M. NOTE --- All persons who wish to speak during the meeting --- Please see form: <https://www1.nyc.gov/site/brooklyn/b1/meetings/speaker-request-form.page>

Meeting Link:

<https://nycwebex.com/nycweb/onstage/g.php?MTID=e612f6401bfc6b617d3afa75563a41bf8>

Meeting Number: 2341 196 7133

Meeting Password: ErjcjJPr263

Join by phone : 1-646-992-2010 (NYC)

Access Code: 2341 196 7133

PRESENTATION: City Planning (C 210299 ZMK, 210300ZRK)
840 Lorimer Street, Brooklyn, NY 11222 - The Project Area consists of the southern most tax lots of tax block 2679, bounded by Driggs Avenue to the south, Lorimer Street to the west and Manhattan Avenue to the east. The lots in the Project Area are lots 32, 34, 42 and 43. Lot 43 is the Development Site. (Applicant/Presenter: Mr. Richard Lobel, Sheldon Lobel PC and Ms. Amanda Iannotti, Sheldon Lobel PC) **IN THE MATTER OF an application submitted by Zucker Enterprises, LLC, pursuant to Sections 197-c and 201 of the New York City Charter for the amendment of the Zoning Map, Section No. 13a;**

- 1) eliminating from within an existing R6A District a C2-4 District bounded by a line perpendicular to the northeasterly street line of Lorimer Street distant 135 feet northwesterly (a measured along the street line) from the point of intersection of the northeasterly street line of Lorimer Street and the northwesterly street line of Driggs Avenue, Manhattan Avenue, Driggs Avenue, and a line midway between Lorimer Street and Manhattan Avenue;
- 2) eliminating a Special Mixed Use District (MX-8) bounded by a line perpendicular to the northeasterly street line of Lorimer Street distant 135 feet northwesterly (a measured along the street line) from the point of intersection of the northeasterly street line of Lorimer Street and the northwesterly street line of Driggs Avenue, a line midway between Lorimer Street and Manhattan Avenue, Driggs Avenue, and Lorimer Street;
- 3) changing from an R6A District to a C4-5D District property bounded by a line perpendicular to the northeasterly street line of Lorimer Street distant 135 feet northwesterly (a measured along the street line) from the point of intersection of the northeasterly street line of Lorimer Street and the northwesterly street line of Driggs Avenue, Manhattan Avenue, Driggs Avenue, and a line midway between Lorimer Street and Manhattan Avenue; and
- 4) changing from an M1-2/R6 District to a C4-5D District property bounded by a line perpendicular to the northeasterly street line of Lorimer Street distant 135 feet northwesterly (a measured along the street line) from the point of intersection of the northeasterly street line of Lorimer Street and the northwesterly street line of Driggs Avenue, a line midway between Lorimer Street and Manhattan Avenue, Driggs Avenue, and Lorimer Street; as shown on a diagram (for illustrative purposes only), dated November 29, 2021, and subject to the conditions of CEQR Declaration E-650.

Accessibility questions: CB#1, (718) 389-0009, bk01@cb.nyc.gov, by: Monday, January 3, 2022, 2:00 P.M.



INDEPENDENT BUDGET OFFICE**■ PUBLIC HEARINGS**

The NYC Independent Budget Office, will hold an Advisory Board Meeting on Thursday, January 6, 2022, beginning at 8:30 A.M. This meeting will be held via Zoom. For log on information, please email ibonews@ibo.nyc.ny.us, by 8:00 A.M. 1/6/2022.

Accessibility questions: Lisa Neary, lisan@ibo.nyc.ny.us, by: Wednesday, January 5, 2022, 5:00 P.M.



d14-j6

LANDMARKS PRESERVATION COMMISSION**■ PUBLIC HEARINGS**

NOTICE IS HEREBY GIVEN that, pursuant to the provisions of Title 25, Chapter 3 of the Administrative Code of the City of New York (Sections 25-303, 25-307, 25-308, 25-309, 25-313, 25-318, 25-320) on Tuesday January 4, 2022, at 9:30 A.M., the Landmarks Preservation Commission (LPC or agency) will hold a public hearing by teleconference, with respect to the properties list below, and then followed by a public meeting.

The final order and estimated times for each application will be posted on the Landmarks Preservation Commission website, the Friday before the hearing. Please note that the order and estimated times are subject to change. The teleconference will be by the Zoom app and will be live streamed on the LPC's YouTube channel, www.youtube.com/nyclpc. Members of the public should observe the meeting on the YouTube channel and may testify on particular matters by joining the meeting using either the Zoom app or by calling in from any phone. Specific instructions on how to observe and testify, including the meeting ID and password, and the call-in number, will be posted on the agency's website, under the "Hearings" tab, <https://www1.nyc.gov/site/lpc/hearings/hearings.page>, on the Monday before the public hearing. Any person requiring language assistance services or other reasonable accommodation in order to participate in the hearing or attend the meeting should contact the LPC by contacting Sasha Sealey, Community and Intergovernmental Affairs, at ssealey@lpc.nyc.gov, at least five (5) business days before the hearing or meeting.

Please note: Due to the City's response to COVID-19, this public hearing and meeting is subject to change and/or cancellation.

95 Horatio Street - Gansevoort Market Historic District
LPC-22-04263 - Block 643 - Lot 1 - Zoning: C6-2A
CERTIFICATE OF APPROPRIATENESS

A Neo-Classical style warehouse, designed by John B. Snook and Sons and built in 1931-35. Application is to establish a Master Plan governing the installation of artwork.

55 North Moore Street - Tribeca West Historic District
LPC-21-06718 - Block 188 - Lot 1 - Zoning: C6-2A
CERTIFICATE OF APPROPRIATENESS

A Romanesque Revival style warehouse, built in 1890. Application is to replace storefront infill.

134 Spring Street - SoHo-Cast Iron Historic District
LPC-22-04296 - Block 486 - Lot 11 - Zoning: M1-5A
CERTIFICATE OF APPROPRIATENESS

A Beaux-Arts style mercantile building, designed by Albert Wagner and built in 1895-96. Application is to install a flagpole.

393 West End Avenue - West End - Collegiate Historic District Extension
LPC-22-04139 - Block 1186 - Lot 83 - Zoning: R10A
CERTIFICATE OF APPROPRIATENESS

A Colonial Revival style apartment building, designed by Goldner & Goldner and built in 1927. Application is to install a marquee, modify masonry openings and install windows, and modify a rooftop addition.

45-47 2nd Avenue - East Village/Lower East Side Historic District
LPC-22-03566 - Block 458 - Lot 27 - Zoning: C6-2A
CERTIFICATE OF APPROPRIATENESS

A pair of Italianate style tenement buildings, designed by John O'Neil and built in 1867. Application is to construct a rooftop addition.

1022 Lexington Avenue - Upper East Side Historic District Extension
LPC-22-01239 - Block 1407 - Lot 59 - Zoning: 8C
CERTIFICATE OF APPROPRIATENESS

A Neo-Grec style rowhouse, designed by Thom and Wilson and built in

1880-1881. Application is to replace storefront and entrance infill, modify openings and construct a rear addition.

d20-j4

NOTICE IS HEREBY GIVEN, that pursuant to the provisions of Title 25, Chapter 3 of the Administrative Code of the City of New York (Sections 25-303, 25-307, 25-308, 25-309, 25-313, 25-318, 25-320), on Tuesday, January 11, 2022, the Landmarks Preservation Commission (LPC or Preservation Commission (LPC or agency), will hold a public hearing by teleconference, with respect to the properties list below, and then followed by a public meeting.

The final order and estimated times for each application will be posted on the Landmarks Preservation Commission website, the Friday before the hearing. Please note that the order and estimated times are subject to change. The teleconference will be by the Zoom app and will be live streamed on the LPC's YouTube channel, www.youtube.com/nyclpc. Members of the public should observe the meeting on the YouTube channel and may testify on particular matters by joining the meeting using either the Zoom app or by calling in from any phone. Specific instructions on how to observe and testify, including the meeting ID and password, and the call-in number, will be posted on the agency's website, under the "Hearings" tab, <https://www1.nyc.gov/site/lpc/hearings/hearings.page>, on the Monday before the public hearing. Any person requiring language assistance services or other reasonable accommodation in order to participate in the hearing or attend the meeting, should contact the LPC, by contacting Sasha Sealey, Community and Intergovernmental Affairs, at ssealey@lpc.nyc.gov, at least five (5) business days before the hearing or meeting. Please note: Due to the City's response to COVID-19, this public hearing and meeting is subject to change and/or cancellation.

403 Pacific Street - Boerum Hill Historic District
LPC-22-04819 - Block 184 - Lot 7502 - Zoning: R6B
CERTIFICATE OF APPROPRIATENESS

A modified Italianate style rowhouse, designed by John Doherty & Michael Murray and built in 1850-1855. Application is to construct a rear yard addition and alter the rear façade.

204 Washington Park - Fort Greene Historic District
LPC-22-04314 - Block 2089 - Lot 6 - Zoning: R6B
CERTIFICATE OF APPROPRIATENESS

An Italianate style rowhouse, built c. 1870. Application is to remove a bay window and alter the rear extension and rear façade.

37-02 82nd Street - Jackson Heights Historic District
LPC-21-02429 - Block 1292 - Lot 6 - Zoning: C4-3
CERTIFICATE OF APPROPRIATENESS

A Neo-Tudor style commercial building, designed by Morrell Smith and built in 1928-29. Application is to install a barrier-free access

5 Crosby Street - SoHo-Cast Iron Historic District Extension
LPC-22-04305 - Block 233 - Lot 30 - Zoning: M1-5B
CERTIFICATE OF APPROPRIATENESS

A Neo-Grec style warehouse building, designed by Detlef Lienau and built in 1864-65. Application is to establish a Master Plan governing the future installation of painted wall signs.

114 Waverly Place - Greenwich Village Historic District
LPC-22-05386 - Block 552 - Lot 51 - Zoning: R7-2
CERTIFICATE OF APPROPRIATENESS

A rowhouse originally built in 1826 and altered in the French Art Nouveau style by William Sanger in 1920. Application is to paint the façade.

165 Waverly Place - Greenwich Village Historic District
LPC-22-04850 - Block 593 - Lot 51 - Zoning: R6
CERTIFICATE OF APPROPRIATENESS

A vernacular style dispensary building, built in 1831, and altered in 1854. Application is to install a barrier-free access lift and reconstruct and modify the stoop.

315 Central Park West - Upper West Side/Central Park West Historic District
LPC-21-08769 - Block 1205 - Lot 29 - Zoning: R10A
CERTIFICATE OF APPROPRIATENESS

A Neo-Renaissance style apartment building, designed by Schwartz & Gross and built in 1911-12. Application is to install banner signs.

23 West 83rd Street - Upper West Side/Central Park West Historic District
LPC-22-03260 - Block 1197 - Lot 119 - Zoning: R8B
CERTIFICATE OF APPROPRIATENESS

A Romanesque Revival style rowhouse, designed by Charles H. Lindsley and built in 1891-92. Application is to replace a window.

256 West 88th Street - Riverside - West End Historic District
LPC-22-01831 - Block 1235 - Lot 156 - Zoning: R10A
CERTIFICATE OF APPROPRIATENESS

A Renaissance Revival style rowhouse, designed by Nelson M. Whipple and built in 1884, and altered by C. Jackson in 1911. Application is to construct rooftop and rear yard additions.

**173-175 Riverside Drive - Riverside - West End Historic District
LPC-22-03297 - Block 1250 - Lot 67 - Zoning: R10A; R8
CERTIFICATE OF APPROPRIATENESS**

A Neo-Renaissance style apartment building, designed by J.E.R. Carpenter and built in 1925-26. Application is to reconstruct and modify the rooftop parapet and balustrade.

**980 Park Avenue - Park Avenue Historic District
LPC-22-04473 - Block 1495 - Lot 132 - Zoning: R10
CERTIFICATE OF APPROPRIATENESS**

A Second Empire/Gothic Revival style church parish hall and rectory, designed by Patrick Charles Keely and built in 1881-1883. Application is to install a canopy.

**Jumel Terrace; West 162nd Street - Jumel Terrace Historic District
LPC-22-05047 - Block - Lot - Zoning: R7-2
BINDING REPORT**

Two sites, located on concrete sidewalks within the historic district. Application is to install historical marker signs.

d28-j11

BOARD OF STANDARDS AND APPEALS

■ PUBLIC HEARINGS

January 24, 2022 and January 25, 2022, 10:00 A.M. and 2:00 P.M.

NOTICE IS HEREBY GIVEN of teleconference public hearings, Monday, January 24, 2022, at 10:00 A.M. and 2:00 P.M., and Tuesday January 25, 2022, at 10:00 A.M. and 2:00 P.M., to be streamed live through the Board's website (www.nyc.gov/bsa), with remote public participation, on the following matters:

SPECIAL ORDER CALENDAR

171-97-BZ

APPLICANT – Gerald J. Caliendo, RA, AIA, for Rocco Sacco, owner.
SUBJECT – Application August 31, 2021 – Extension of Term of a previously approved variance which permitted the operation of a trade school (UG 9), eating and drinking establishment (UG 6), retail (UG 6) and accessory uses which expired on October 20, 2018; Waiver of the Board's Rules of Practice and Procedures. R4 zoning district.
PREMISES AFFECTED – 65-01 Kissena Boulevard, Block 6742, Lot 10, Borough of Queens.

COMMUNITY BOARD #8Q

197-08-BZ

APPLICANT – Law Office of Jay Goldstein, for Carroll Gardens Realty LLC, owner.
SUBJECT – Application June 9, 2021 – Extension of Time to Complete Construction of a previously approved Variance (§72-21) to permit a four-story and penthouse residential building which expired on June 18, 2021. R4 district.
PREMISES AFFECTED – 341 Troy Avenue, Block 1407, Lot 1, Borough of Brooklyn.

COMMUNITY BOARD #9BK

ZONING CALENDAR

2021-52-BZ

APPLICANT – Terminus Group, LLC, for Frank Martarella III, owner.
SUBJECT – Application August 10, 2021 – Variance (§72-21) to permit the construction of a single-family detached home contrary to side yard regulations. R3-1 zoning district.
PREMISES AFFECTED – 134-24 159th Street, Block 12297, Lot 19, Borough of Queens.

COMMUNITY BOARD #12Q

Margery Perlmutter, Chair/Commissioner

◀ j4-5

TRANSPORTATION

■ PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN, pursuant to law, that the following proposed revocable consents, have been scheduled for a public hearing by the New York City Department of Transportation. The hearing will be held remotely commencing on Thursday, January 20, 2022 at 2:00 P.M., via the WebEx platform and in person, on the following petitions for revocable consent.

**WebEx:
Meeting Number (access code): 2630 044 0643
Meeting Password: F2RsnQ4xzm5**

The hearing will be held in person at 55 Water Street, BID ROOM, in the Borough of Manhattan. Masks are required to be worn to enter the building and during the hearing. If you or a representative are planning to attend in person, please complete the health screening available at dotcovidvisitorscreening.info. If you do not have internet access, conduct a self-screening using the information below:

Please do not attend this meeting if:

- You have experience any symptoms of COVID-19 within the past 10 days (a fever of 100.0 degrees Fahrenheit or greater, a new cough, new loss of taste or smell, or shortness of breath).
- You have tested positive for COVID-19 within the past 10 days.
- You have been in close contact (within 6 feet for at least 10 minutes over a 24-hour period) with anyone while they had COVID-19 within the past 10 days, and are required to quarantine under existing CDC guidance (you have not had COVID-19 within the past 3 months, and you are not fully vaccinated).

#1 IN THE MATTER OF a proposed revocable consent authorizing 224 Shur LLC to construct, maintain and use a vault under the roadway beyond the south curb line of West 57th Street between Broadway and 7th Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2559**

From the Approval Date by the Mayor to June 30, 2022 - \$27,430/ per annum.

- For the period July 1, 2022 to June 30, 2023 - \$27,877
- For the period July 1, 2023 to June 30, 2024 - \$28,324
- For the period July 1, 2024 to June 30, 2025 - \$28,771
- For the period July 1, 2025 to June 30, 2026 - \$29,218
- For the period July 1, 2026 to June 30, 2027 - \$29,665
- For the period July 1, 2027 to June 30, 2028 - \$30,112
- For the period July 1, 2028 to June 30, 2029 - \$30,559
- For the period July 1, 2029 to June 30, 2030 - \$31,006
- For the period July 1, 2030 to June 30, 2031 - \$31,453
- For the period July 1, 2031 to June 30, 2032 - \$31,900

With the maintenance of a security deposit in the sum of \$32,000 the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#2 IN THE MATTER OF a proposed revocable consent authorizing BOP NW LLC, to construct, maintain and use Five (5) security bollards on the south sidewalk of West 33rd Street, between Ninth Avenue and Tenth Avenue, in front of the property located at 442 West 33rd Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2508**

There shall be no compensation required for this Consent in accordance with Title 34 Section 7-04(a)(33) of the Rules of the City of New York.

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

#3 IN THE MATTER OF a proposed revocable consent authorizing BOP SE LLC, to construct, maintain and use 49 security bollards on the north sidewalk of West 31st Street, between Ninth Avenue and Tenth Avenue, in front of the property located at 401 West 31st Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2505**

There shall be no compensation required for this Consent in accordance with Title 34 Section 7-04(a)(33) of the Rules of the City of New York.

With the maintenance of a security deposit in the sum of \$50,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations

#4 IN THE MATTER OF a proposed revocable consent authorizing New York Society for the Relief of the Ruptured and Crippled, Maintaining the Hospital for Special Surgery, to continue to maintain and use a conduit under and across East 71st Street, west of Franklin D. Roosevelt Drive, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2020 to June 30, 2030 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 603**

For the period July 1, 2020 to June 30, 2021 - \$5,819/per annum

For the period July 1, 2021 to June 30, 2022 - \$5,913
 For the period July 1, 2022 to June 30, 2023 - \$6,007
 For the period July 1, 2023 to June 30, 2024 - \$6,101
 For the period July 1, 2024 to June 30, 2025 - \$6,195
 For the period July 1, 2025 to June 30, 2026 - \$6,289
 For the period July 1, 2026 to June 30, 2027 - \$6,383
 For the period July 1, 2027 to June 30, 2028 - \$6,477
 For the period July 1, 2028 to June 30, 2029 - \$6,571
 For the period July 1, 2029 to June 30, 2030 - \$6,665

With the maintenance of a security deposit in the sum of \$6,700 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#5 IN THE MATTER OF a proposed revocable consent authorizing The Future Condominium Association, to continue to maintain and use bollards on the east sidewalk of Third Avenue, between East 31st and East 32nd Streets, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2018 to June 30, 2028 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1560**

For the period July 1, 2018 to June 30, 2028 - \$1,375/per annum

With the maintenance of a security deposit in the sum of \$1,300 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations

#6 IN THE MATTER OF a proposed revocable consent authorizing 230 16th Street Condominium, to continue to maintain and use planted areas on the south sidewalk of 16th Street, west of Sixth Avenue, in the Borough of Brooklyn. The proposed revocable consent is for a term of ten years from July 1, 2018 to June 30, 2028 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2046**

For the period July 1, 2021 to June 30, 2022 - \$89/per annum

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

#7 IN THE MATTER OF a proposed revocable consent authorizing Beth Israel Medical Center, to continue to maintain and use the vaults under the south sidewalk of East 17th Street east of Nathan D. Perlman Place, and under the east sidewalk of Nathan D. Perlman Place south of East 17th Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2019 to June 30, 2029 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1712**

For the period July 1, 2019 to June 30, 2020 - \$28,470
 For the period July 1, 2020 to June 30, 2021 - \$28,904
 For the period July 1, 2021 to June 30, 2022 - \$29,338
 For the period July 1, 2022 to June 30, 2023 - \$29,772
 For the period July 1, 2023 to June 30, 2024 - \$30,206
 For the period July 1, 2024 to June 30, 2025 - \$30,640
 For the period July 1, 2025 to June 30, 2026 - \$31,074
 For the period July 1, 2026 to June 30, 2027 - \$31,508
 For the period July 1, 2027 to June 30, 2028 - \$31,942
 For the period July 1, 2028 to June 30, 2029 - \$32,376

With the maintenance of a security deposit in the sum of \$32,400 the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#8 IN THE MATTER OF a proposed revocable consent authorizing Diann Uma Devi Beharry and Devindra Narine, to construct, maintain and use a walled-in area with gates and planters on the west sidewalk

of 130th Street, between Old South Road and 150th Avenue, in the Borough of Queens. The proposed revocable consent is for a term of ten years from the Approval by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2549**

From the date of the final approval by the Mayor to June 30, 2031 - \$100/per annum.

With the maintenance of a security deposit in the sum of \$15,450 the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#9 IN THE MATTER OF a proposed revocable consent authorizing Hudson Transmission Partners LLC, to continue to maintain and use a 345kw cable system under and across Pier 94, under, across and along West 52nd Street, and under and along Twelfth Avenue, to Consolidated Edison Company of New York, Inc.'s 49th Street Substation, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2021 to June 30, 2031 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2146**

For the period July 1, 2021 to June 30, 2022 - \$ 111,639
 For the period July 1, 2022 to June 30, 2023 - \$ 113,427
 For the period July 1, 2023 to June 30, 2024 - \$ 115,215
 For the period July 1, 2024 to June 30, 2025 - \$ 117,003
 For the period July 1, 2025 to June 30, 2026 - \$ 118,791
 For the period July 1, 2026 to June 30, 2027 - \$ 120,579
 For the period July 1, 2027 to June 30, 2028 - \$ 122,367
 For the period July 1, 2028 to June 30, 2029 - \$ 124,155
 For the period July 1, 2029 to June 30, 2030 - \$ 125,943
 For the period July 1, 2030 to June 30, 2031 - \$ 127,731

With the maintenance of a security deposit in the sum of \$127,700 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#10 IN THE MATTER OF a proposed revocable consent authorizing Iris Foundation, to continue to maintain and use a conduit under and along West 86th Street, between Central Park West and Columbus Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2020 to June 30, 2030 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1733**

For the period July 1, 2020 to June 30, 2021 - \$ 9,129
 For the period July 1, 2021 to June 30, 2022 - \$ 9,274
 For the period July 1, 2022 to June 30, 2023 - \$ 9,418
 For the period July 1, 2023 to June 30, 2024 - \$ 9,563
 For the period July 1, 2024 to June 30, 2025 - \$ 9,708
 For the period July 1, 2025 to June 30, 2026 - \$ 9,853
 For the period July 1, 2026 to June 30, 2027 - \$ 9,998
 For the period July 1, 2027 to June 30, 2028 - \$10,143
 For the period July 1, 2028 to June 30, 2029 - \$10,287
 For the period July 1, 2029 to June 30, 2030 - \$10,432

With the maintenance of a security deposit in the sum of \$10,400 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#11 IN THE MATTER OF a proposed revocable consent authorizing Katz-Auerbacher Corp., to construct, maintain and use a ramp on the west sidewalk of Hudson Street, between Horatio Street and Gansevort Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2542**

From the date of the final approval by the Mayor to June 30, 2031 - \$25/per annum.

With the maintenance of a security deposit in the sum of \$3,700 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#12 IN THE MATTER OF a proposed revocable consent authorizing Packer Brown LLC, to construct, maintain and use a fenced-in area, including steps, planters and trash enclosure on the north sidewalk of West 11th Street, between West 4th Street and Bleecker Street, in the Borough of Manhattan. The proposed revocable consent is for a term of

ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2541**

From the date of the final approval by the Mayor to June 30, 2031 - \$25/per annum.

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

#13 IN THE MATTER OF a proposed revocable consent authorizing St. George Theater Restoration, Inc., to construct, maintain and use an accessibility ramp with steps and a drainage channel on the north sidewalk of Hyatt Street east of St. Marks Place, in the Borough of Staten Island. The proposed revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2547**

From the Approval Date by the Mayor to June 30, 2022 - \$1,525/per annum

- For the period July 1, 2022 to June 30, 2023 - \$1,549
- For the period July 1, 2023 to June 30, 2024 - \$1,573
- For the period July 1, 2024 to June 30, 2025 - \$1,597
- For the period July 1, 2025 to June 30, 2026 - \$1,621
- For the period July 1, 2026 to June 30, 2027 - \$1,645
- For the period July 1, 2027 to June 30, 2028 - \$1,669
- For the period July 1, 2028 to June 30, 2029 - \$1,693
- For the period July 1, 2029 to June 30, 2030 - \$1,717
- For the period July 1, 2030 to June 30, 2031 - \$1,741
- For the period July 1, 2031 to June 30, 2032 - \$1,765

With the maintenance of a security deposit in the sum of \$20,500 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#14 IN THE MATTER OF a proposed revocable consent authorizing The Lincoln Square Condominium, to continue to maintain and use tree pit light receptacles, together with electrical conduits, in the north sidewalk of West 67th Street, in the south sidewalk of West 68th Street, between Broadway and Columbus Avenue, and in the west sidewalk of Columbus Avenue, between West 67th and West 68th Streets, and an overhead building projection on the west side of Columbus Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2017 to June 30, 2027 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1565**

- For the period July 1, 2021 to June 30, 2022 - \$17,356
- For the period July 1, 2022 to June 30, 2023 - \$17,661
- For the period July 1, 2023 to June 30, 2024 - \$17,966
- For the period July 1, 2024 to June 30, 2025 - \$18,271
- For the period July 1, 2025 to June 30, 2026 - \$18,576
- For the period July 1, 2026 to June 30, 2027 - \$18,881
- For the period July 1, 2027 to June 30, 2028 - \$19,186
- For the period July 1, 2028 to June 30, 2029 - \$19,491
- For the period July 1, 2029 to June 30, 2030 - \$19,796
- For the period July 1, 2030 to June 30, 2031 - \$20,101

With the maintenance of a security deposit in the sum of \$20,100 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#15 IN THE MATTER OF a proposed revocable consent authorizing 20-30 Hudson Yards Condominium, acting by and through The Board of Managers of the 20-30 Hudson Yards Condominium, has petitioned for consent to construct, maintain and use 133 security bollards in front of 500 West 33rd Street, along West 33rd Street and along 10th Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2467**

There shall be no compensation required for this consent in accordance with Title 34 Section 7-04(a) (33) of the Rules of the City of New York.

With the maintenance of a security deposit in the sum of \$83,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#16 IN THE MATTER OF a proposed revocable consent authorizing 125 Broad Condominium, to continue to maintain and use a conduit and pipes under and across Broad Street, north of South Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 1, 2020 to June 30, 2030 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 981**

- For the period July 1, 2020 to June 30, 2021 - \$18,335
- For the period July 1, 2021 to June 30, 2022 - \$18,631
- For the period July 1, 2022 to June 30, 2023 - \$18,927
- For the period July 1, 2023 to June 30, 2024 - \$19,223
- For the period July 1, 2024 to June 30, 2025 - \$19,519
- For the period July 1, 2025 to June 30, 2026 - \$19,815
- For the period July 1, 2026 to June 30, 2027 - \$20,111
- For the period July 1, 2027 to June 30, 2028 - \$20,407
- For the period July 1, 2028 to June 30, 2029 - \$20,703
- For the period July 1, 2029 to June 30, 2030 - \$20,999

With the maintenance of a security deposit in the sum of \$20,100 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#17 IN THE MATTER OF a proposed revocable consent authorizing 1301 Properties Owner LP, RXR 1285 Owner LLC, RXR 1285 Owner all LLC and C&K 1285 Owner LLC, to continue to maintain and use a pedestrian tunnel under and across West 52nd Street, west of Avenue of the Americas, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from July 18, 2018 to June 30, 2028 and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 883B**

- For the period July 1, 2018 to June 30, 2019 - \$213,840
- For the period July 1, 2019 to June 30, 2020 - \$217,259
- For the period July 1, 2020 to June 30, 2021 - \$220,678
- For the period July 1, 2021 to June 30, 2022 - \$224,097
- For the period July 1, 2022 to June 30, 2023 - \$227,516
- For the period July 1, 2023 to June 30, 2024 - \$230,935
- For the period July 1, 2024 to June 30, 2025 - \$234,354
- For the period July 1, 2025 to June 30, 2026 - \$237,773
- For the period July 1, 2026 to June 30, 2027 - \$241,192
- For the period July 1, 2027 to June 30, 2028 - \$244,611

With the maintenance of a security deposit in the sum of \$244,700 and the insurance shall be in the amount of Five Million Dollars (\$5,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Five Million Dollars (\$5,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#18 IN THE MATTER OF a proposed revocable consent authorizing Levanic, Inc., to construct, maintain and use steps with railing on the south sidewalk of 3rd Street, west of 3rd Avenue, in the Borough of Brooklyn. The proposed revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2550**

From the Approval Date by the Mayor to June 30, 2022 - \$3,000/per annum

- For the period July 1, 2022 to June 30, 2023 - \$3,049
- For the period July 1, 2023 to June 30, 2024 - \$3,098
- For the period July 1, 2024 to June 30, 2025 - \$3,147
- For the period July 1, 2025 to June 30, 2026 - \$3,196
- For the period July 1, 2026 to June 30, 2027 - \$3,245
- For the period July 1, 2027 to June 30, 2028 - \$3,294
- For the period July 1, 2028 to June 30, 2029 - \$3,343
- For the period July 1, 2029 to June 30, 2030 - \$3,392
- For the period July 1, 2030 to June 30, 2031 - \$3,441
- For the period July 1, 2031 to June 30, 2032 - \$3,490

With the maintenance of a security deposit in the sum of \$25,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#19 IN THE MATTER OF a proposed revocable consent authorizing One Vanderbilt Owner LLC, to construct, maintain and use 162 security bollards along the south sidewalk of East 43rd Street, the east sidewalk of Madison Avenue, and the north sidewalk of East 42nd Street, in front of 10 Vanderbilt Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2517**

There shall be no compensation required for this Consent in accordance with Title 34 Section 7-04(a) (33) of the Rules of the City of New York.

With the maintenance of a security deposit in the sum of \$143,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#20 IN THE MATTER OF a proposed modification to a revocable consent authorizing 33 Ninth Retail Owner LLC, to construct, maintain and use an ADA lift and metal stairs and platforms on the north sidewalk of West 13th Street, west of Ninth Avenue, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 1954**

For the period July 1, 2021 to June 30, 2022 -\$7,248/per annum (prorated from the date of Approval by the Mayor)

- For the period July 1, 2022 to June 30, 2023 - \$ 7,366
- For the period July 1, 2023 to June 30, 2024 - \$ 7,484
- For the period July 1, 2024 to June 30, 2025 - \$ 7,602
- For the period July 1, 2025 to June 30, 2026 - \$ 7,720
- For the period July 1, 2026 to June 30, 2027 - \$ 7,838
- For the period July 1, 2027 to June 30, 2028 - \$ 7,956

With the maintenance of a security deposit in the sum of \$7,000 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

#21 IN THE MATTER OF a proposed revocable consent authorizing New York University, to construct, maintain and use light poles and underground conduit on the south sidewalk of Bleecker Street, between LaGuardia Place and Mercer Street, in the Borough of Manhattan. The proposed revocable consent is for a term of ten years from the Approval Date by the Mayor and provides among other terms and conditions for compensation payable to the City according to the following schedule: **R.P. # 2535**

From the Approval Date by the Mayor to June 30, 2021 -\$1,654/per annum

- For the period July 1, 2021 to June 30, 2022 - \$1,674
- For the period July 1, 2022 to June 30, 2023 - \$1,693
- For the period July 1, 2023 to June 30, 2024 - \$1,712
- For the period July 1, 2024 to June 30, 2025 - \$1,731
- For the period July 1, 2025 to June 30, 2026 - \$1,750
- For the period July 1, 2026 to June 30, 2027 - \$1,769
- For the period July 1, 2027 to June 30, 2028 - \$1,788
- For the period July 1, 2028 to June 30, 2029 - \$1,807
- For the period July 1, 2029 to June 30, 2030 - \$1,826
- For the period July 1, 2030 to June 30, 2031 - \$1,845

With the maintenance of a security deposit in the sum of \$6,500 and the insurance shall be in the amount of Two Million Dollars (\$2,000,000) per occurrence for bodily injury and property damage, One Million Dollars (\$1,000,000) for personal and advertising injury, Two Million Dollars (\$2,000,000) aggregate, and Two Million Dollars (\$2,000,000) products/completed operations.

d29-j20

PROPERTY DISPOSITION

CITYWIDE ADMINISTRATIVE SERVICES

■ SALE

The City of New York in partnership with PropertyRoom.com posts vehicle and heavy machinery auctions online every week, at: <https://www.propertyroom.com/s/nyc+fleet>

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

Vehicles can be viewed in person, at:
Kenben Industries Ltd., 1908 Shore Parkway, Brooklyn, NY 11214
Phone: (718) 802-0022

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

f23-a4

ENVIRONMENTAL PROTECTION

■ SALE

SCUTT MOUNTAIN NORTH FOREST MANAGEMENT PROJECT # 5203

NOTICE OF PROJECT AVAILABILITY

Description: The City of New York will sell an estimated 254 MBF (International ¼” Rule) of hardwood sawtimber and 247 cords of hardwood pulp through Scutt Mountain North Forest Management Project #5203. The products included in this sale are located on the northside of Scutt Mountain Road – a seasonal road located between County Route 18 near the hamlet of Bloomville and County Route 5 in the Town of Bovina.

Summary:

This area was harvested approximately 15-20 years ago during private ownership and has an extensive trail network in place with multiple landing sites along the road.

Project Area: 149 ac +/-

Total Volume: 254 MBF +/- sawtimber (Int. ¼” Rule) & 247 cords hardwood pulp

Species as a percent of total volume: White ash 71%, Sugar maple 13%, Black cherry 13%, Other hardwoods 3%.

Show Dates: Prospective bidders should attend one of the public showings in order to receive the full bid package and tour the site. However, attendance at the public showings is not mandatory and copies of the full bid package can be made available for pickup at the DEP Downsville office M-F between 7:00 A.M. and 3:00 P.M. with prior arrangement and/or emailed. The showings will be held **Wednesday, January 19, 2022 at 12:00 P.M., and Thursday, January 20, 2022 at 8:00 A.M.** local time. Please RSVP by phone or email if you plan to attend (see contact information below).

Directions: Showing attendees should park and gather at the truck turn-around (end of winter maintenance) near L1 on the attached map which is approximately 1.4 miles east of County Route 18 (Scutt Mountain Road is in close proximity to Delaware Bulldozing).

Bidding: All bid proposals must be received in mail or in person by Collin Miller, 20 NYC Hwy 30A, Downsville, New York 13755, **NO LATER THAN Wednesday, February 16, 2022 AT 3:00 P.M., local time.** Sealed bids will be publicly opened at the DEP office located at 22 NYC Highway 30A, Downsville, NY on **Thursday, February 17, 2022 at 9:00 A.M.** local time.

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

SCUTT MOUNTAIN NORTH FOREST MANAGEMENT PROJECT #5203 ESTIMATED TIMBER VOLUME REPORT

	Red oak (Form class 78)	Red maple (79)	White ash (80)	Black cherry (80)	Sugar maple (79)
DBH	Volume	Volume	Volume	Volume	Volume
	/ # trees	/ # trees	/ # trees	/ # trees	/ # trees
14	119	1,454	40,205	3,168	5,188
	2	29	531	46	73
16	332	1,094	59,496	7,395	7,399
	4	12	479	67	71
18	70	940	39,172	6,120	8,770
	1	6	230	39	56
20	270	1,365	29,843	6,672	6,731
	3	8	140	33	34
22	0	216	8,507	4,170	3,242

	0	1	35	18	14
24	504	520	3,136	3,600	1,077
	2	2	12	13	2
26	0	0	990	1,049	422
	0	0	2	3	1
28	0	0	0	192	0
	0	0	0	1	0
30	0	0	0	0	575
	0	0	0	0	1
TOTAL VOLUME	1,295	5,589	181,349	32,366	33,404
TOTAL TREES	12	58	1,429	220	252
Avg volume/tree	108	96	127	147	133
Sawtimber Total (Int'l ¼ bd ft)	254,003	# Gross Cords	247	# Cull Trees	1,652
# Sawtimber Trees	1,971	# Firewood Trees	2,024	Total # Trees	5,647

● **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

■ **AWARD**

Goods

HIGH SPEED SCANNERS - Intergovernmental Purchase - PIN# 0682200006001 - AMT: \$15,523.26 - TO: Pitney Bowes Inc., 3001 Summer Street, Stamford, CT 06926.

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AGING

■ **AWARD**

Human Services/Client Services

PROVIDE NORC SERVICES TO OLDER ADULTS - Competitive Sealed Proposals/Pre-Qualified List - PIN# 12521P0019026 - AMT: \$1,131,433.00 - TO: Morningside Retirement and Health Services Inc., 100 La Salle Street, Apartment MC, New York, NY 10027-4703.

DFTA ID: N57

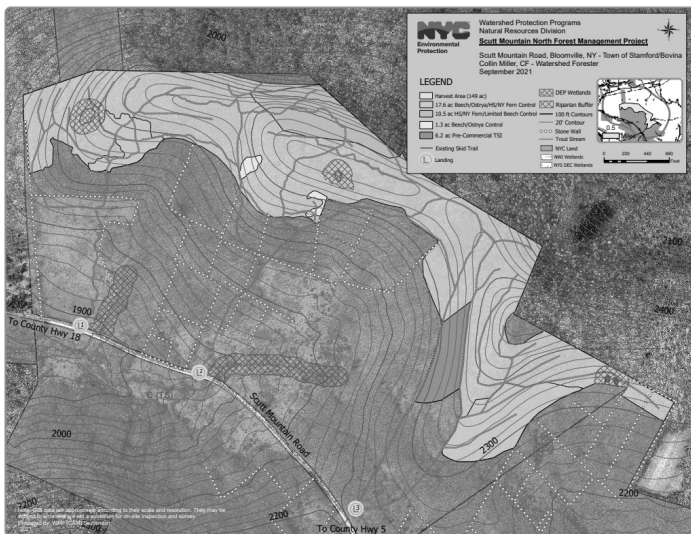
Naturally Occurring Retirement Communities (NORCs) provide an outlet, aimed at socialization for community-dwelling older adults and prevent them from being isolated and disenfranchised. Residents engage in various programs to receive case management or assistance for help with social services, speak with a healthcare professional on issues of concern, participate in health and wellness activities, learn ways to better manage chronic health conditions, and to enjoy an educational or recreational afternoon with neighbors.

↩ j4

PROVIDE NORC SERVICES TO OLDER ADULTS - Competitive Sealed Proposals/Pre-Qualified List - PIN# 12521P0019008 - AMT: \$1,608,680.00 - TO: Henry Street Settlement, 265 Henry Street, New York, NY 10002-4899.

DFTA ID: N55

Naturally Occurring Retirement Communities (NORCs) provide an outlet, aimed at socialization for community-dwelling older adults and prevent them from being isolated and disenfranchised. Residents engage in various programs to receive case management or assistance for help with social services, speak with a healthcare professional on issues of concern, participate in health and wellness activities, learn ways to better manage chronic health conditions, and to enjoy an educational or recreational afternoon with neighbors.



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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.

Henry Street Settlement
Vladeck Cares NORC

264 Henry Street, New York,
NY 10002

☛ j4

CITYWIDE ADMINISTRATIVE SERVICES

■ AWARD

Goods

ELECTRIC SUV - Competitive Sealed Bids - PIN#8572100099 - AMT: \$2,381,750.00 - TO: Shultz Ford Lincoln Inc., 80 Route 304, Nanuet, NY 10954.

☛ j4

FM - FIRE LIFE SAFETY

■ INTENT TO AWARD

Services (other than human services)

CENTRAL STATION FIRE ALARM SERVICES EPIN 85622N002 - Negotiated Acquisition - Other - PIN#85622N0002 - Due 1-4-22 at 3:00 P.M.

The NYC Department of Citywide Administrative Services ("DCAS"), intends to procure Central Station Operating and Monitoring services, to Transmit Fire Alarms to The New York City Fire Department ("FDNY"), from Various Facilities Managed by The Department of Citywide Administrative Services ("DCAS"), from Central Office Alarm Co., via a negotiated acquisition, pursuant to Section 3-04(b)(2)(i)(D) & 3-04(b)(2)(ii) of the Procurement Policy Board ("PPB") rules. The estimated contract amount is \$213,760.00. The projected contract term is March 1, 2022 to February 28, 2025. There is compelling need for these services that cannot be timely met through competitive sealed bidding or competitive sealed proposals, pursuant to Section 3-04(b)(2)(i)(D) of the Procurement Policy Board ("PPB") Rules. Additionally, a determination has been made that there is a limited number of vendors available and able to perform the work, pursuant to Section 3-04(b)(2)(ii) of the PPB Rules.

This is a time-sensitive situation where a vendor must be retained quickly. The agency has a compelling need for these services that cannot be timely met through competitive sealed bidding or competitive sealed proposals, pursuant to Section 3-04(b)(2)(i)(D) of the Procurement Policy Board ("PPB") Rules. Additionally, a determination has been made that there is a limited number of vendors available and able to perform the work, pursuant to Section 3-04(b)(2)(ii) of the PPB Rules.

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

Citywide Administrative Services, 1 Centre Street. Jasmine Liceaga (212) 386-5018; jliceaga@dcas.nyc.gov

d28-j4

EDUCATION

■ SOLICITATION

Goods and Services

INVESTMENT MANAGER SEARCH FOR GLOBAL LISTED INFRASTRUCTURE EX FOSSIL FUELS - Request for Proposals - PIN# BER13041 - Due 1-19-22 at 5:00 P.M.

Investment Manager Search, for Global Listed Infrastructure Ex Fossil Fuels The New York City Board of Education Retirement System ("BERS"), is conducting this investment manager search (this "Search"), to identify and select investment management firms, or a pool of investment management firms, to create and manage one or more Global Listed Infrastructure (Ex Fossil Fuels) Equity Portfolio for BERS. How to Participate in this Search: To be considered, investment management firms must comply with the requirements (1) - (3) listed below: 1. All firms shall carefully review the Notice of Search and the Minimum Requirements described in Section 1.4 of the Investment Manager Notice of Search. Interested firms that meet the Minimum Requirements must enter their information in eVestment Alliance's database to be considered by Segal Marco Advisors, BERS' Investment Consultant. Information on requirements for entering information into these databases can be found at, <https://www.evestment.com> (click on "Submit My Data"). The Investment Consultant will review the database and provide BERS with a written report identifying the investment managers that meet the Minimum Requirements. 2. All firms must ensure that they completely

identify their firm and product information in the aforementioned databases. Additionally, firms must ensure that the information (such as organization, product, returns, portfolio characteristics and AUM data) is current and accurate as of September 30, 2021. 3. There is no fee for entering information into the aforementioned database. Firms are advised that information in the database may become part of any pool contract that results from this Search. Current and accurate data must be in the aforementioned databases by the deadline stated in Section I of this Notice of Search, at which time the Investment Consultant shall commence its review of the database. Consistent with the policies expressed by the City of New York, participation by Minority-Owned and Women-Owned businesses or partnering arrangements with Minority-Owned and Women-Owned investment firms are encouraged. Additionally, participation by small and New York City-based businesses is also encouraged. The Notice of Search which fully describes the scope of the search, minimum requirements, how to participate and the evaluation process, will be available for download from the BERS' website, <https://www.bers.nyc.gov/site/bers/notices/requests-for-proposals>. page, on or about December 15, 2021. To download the Notice of Search, from BERS' website, select "RFPs & Solicitations" then "Notice of Search for "Investment Manager Search for Global Listed Infrastructure Ex Fossil Fuels" and complete the form. Questions about the Notice of Search should be transmitted by email, to Sabrina Hayat, at BERSProcurement@bers.nyc.gov, by January 19, 2022, by 3:00 P.M. EST.

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.

Education, 55 Water Street, 50th Floor, New York, NY 10041. Sabrina Hayat (929) 305-3874; BERSProcurement@bers.nyc.gov

d21-j19

ENVIRONMENTAL PROTECTION

■ AWARD

Construction / Construction Services

BWT-JOC-20-EP JOB ORDER CONTRACTING EAST PLUMBING - Competitive Sealed Bids - PIN# 82621B0041001 - AMT: \$15,000,000.00 - TO: WDF Inc, 30 North MacQuesten Parkway, Mount Vernon, NY 10550.

☛ j4

FINANCE

■ AWARD

Services (other than human services)

PROVIDE PAYMENT CARD INDUSTRY DATA SECURITY STANDARD (PCI DSS) - Competitive Sealed Proposals - Other - PIN# 83621P0006001 - AMT: \$116,625.00 - TO: True North Consulting Group LLC, 3408 Hillcrest Drive, Waco, TX 76708.

The vendor will perform PCI DSS certification, for one (1) PCI Level 1 merchant agency (New York City Department of Transportation) and two (2) service provider agencies (New York City Department of Finance and NYC Department of Information Technology and Telecommunication). The vendor will also provide subject matter expertise and guidance to DOF's internal PCI team in performing its annual certification of twenty seven (27) PCI Level 4 City agencies. The vendor will assist in clarifying PCI requirements and provide guidance on the applicability of requirements.

☛ j4

PURCHASING AND ADMINISTRATION

■ INTENT TO AWARD

Services (other than human services)

REAL ESTATE LOCKBOX - Negotiated Acquisition - Available only from a single source - PIN#83622N0007 - Due 1-7-22 at 3:00 P.M.

This is a notice of intent to enter into negotiations, for a one-year contract, with Deluxe Financial Services, LLC, for real estate tax lockbox services, to continue the collection of property tax revenue from mailed checks.

<https://www1.nyc.gov/site/finance/about/procurements.page>.

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

Finance, 59 Maiden Lane, 32nd Floor, New York, NY 10038. Patricia Blaise (212) 291-4437; bids@finance.nyc.gov

d28-j4

TPS-TREASURY

INTENT TO AWARD

Services (other than human services)

COURT TRACKING SYSTEMS(CATS) - Negotiated Acquisition - Other - PIN# 83622N0004 - Due 1-14-22 at 8:00 P.M.

Maintenance and support for the Court Asset Tracking System (CATS). Negotiated Acquisition Extension, two (2) year agreement.

https://www1.nyc.gov/site/finance/about/procurements.page

The cost of utilizing a new vendor will be a loss to the City.

d30-j6

FINANCIAL INFORMATION SERVICES AGENCY

PROCUREMENT SERVICES

INTENT TO AWARD

Goods and Services

PRECISELY FOR Z/OS SW MAINTENANCE AND ZPSAVER SUITE - Sole Source - Other - PIN# 127FY2200050 - Due 1-6-22 at 10:00 A.M.

The Financial Information Services Agency (FISA) and Office of Payroll Administration (OPA), intends to enter into a Sole Source agreement with Precisely for the contract term 4/1/2022 - 3/31/2025.

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.

Financial Information Services Agency, 5 Manhattan West, 4th Floor New York, NY 10001-2603. Petroy Pryce (212) 857-1123; ppryce@fisa-opa.nyc.gov

d29-j5

FIRE DEPARTMENT

FACILITY MANAGEMENT (BUILDINGS UNIT)

SOLICITATION

Services (other than human services)

05722B0002-COMMERCIAL COOKING, MOTOR FUEL DISPENSING, FIRE EXTINGUISHING SYSTEMS, AND COMMERCIAL COOKING EXHAUST SYSTEMS - Competitive Sealed Bids - PIN# 05722B0002 - Due 2-2-22 at 4:00 P.M.

FDNY, is seeking a qualified Contractor for the provision of Inspection, Testing, Cleaning, Repair and otherwise servicing of Commercial Cooking and Motor Fuel-Dispensing Fire Extinguishing Systems and Commercial Cooking Exhaust Systems, and to Install New Systems, in various Fire Department facilities throughout the five boroughs of New York City. This competitive sealed bid ("RFx") is being released through PASSPort, New York City's online procurement portal. Responses to this RFx should be submitted via PASSPort. To access the solicitation, please visit the PASSPort Public Portal at https://www1.nyc.gov/site/mocs/systems/about-go-to-passport.page and click on the "Search Funding Opportunities in PASSPort" button. To locate the RFx on the Public Portal, insert 05722B0002 into the Keywords search field. If you need assistance submitting a response, please contact help@mocs.nyc.gov. This procurement is subject to LL1-MWBE. This procurement is subject to Prevailing Wage.

j4

FIRE INVESTIGATIONS

SOLICITATION

Goods

05722Y0117-POLICY DEVELOPMENT AND MANAGEMENT SERVICES - Request for Information - PIN# 05722Y0117 - Due 2-11-22 at 2:00 P.M.

The Fire Department of the City of New York ("Fire Department" or "FDNY" or "The Department"), in the interest of promoting competition is looking to retain a company, to provide an ongoing software/content library for updating public safety policies and procedures to ensure

compliance with federal, state, and local laws and regulations. This Request for Information (RFI) is being released through PASSPort, New York City's online procurement portal. Responses to this RFI shall be submitted via PASSPort. To access the RFI, please visit the PASSPort Public Portal at https://www1.nyc.gov/site/mocs/systems/about-go-to-passport.page and click on the "Search Funding Opportunities in PASSPort" button. To locate the RFI, insert EPIN 05722Y0117 into the Keywords search field. If you need assistance submitting a response, please contact help@mocs.nyc.gov. Any inquiries concerning this RFI shall be submitted through PASSPort. The deadline for submission of inquiries is ten (10) business days prior to the proposal due date. FDNY will subsequently provide written answers to questions received via an addendum released through PASSPort.

j4

HEALTH AND MENTAL HYGIENE

AWARD

Services (other than human services)

MENTAL HEALTH TRAININGS FOR CLINICIANS - Other - PIN# 81622U0009001 - AMT: \$73,500.00 - TO: Behavioral Care Center of NJ LLC, 205 Ridgedale Avenue, Suite 101, Florham Park, NJ 07932.

Vendor will provide various Mental Health trainings, for clinicians in School Based Health Center settings, on behalf of the Office of School Health's Adolescent Health Unit. Effective 10/1/21 to 6/30/22

j4

HOMELESS SERVICES

AWARD

Human Services/Client Services

SA SHELTER AT NAICA BRONX PARK AVE & HOLIDAY INN EXPRESS - Competitive Sealed Proposals - Other - PIN# 07121P0108001 - AMT: \$108,086,470.00 - TO: Neighborhood Association for Inter-Cultural Affair, 1075 Grand Concourse, Suite 1B, Bronx, NY 10452.

Single adult shelter at NAICA Bronx Park Avenue, located at 3339 Park Avenue, Bronx NY 10456 and Holiday Inn Express, located at 500 Exterior Street, Bronx, NY 10451. The contract also included an annex site at: Holiday Inn Express, 500 Exterior Street, Bronx, NY 10451

j4

(7330) FACILITIES, MAINTENANCE AND REPAIR

SOLICITATION

Services (other than human services)

07121B0004-ON CALL GENERAL CONSTRUCTION SERVICES ON AN "AS NEEDED BASIS" FOR 36 MONTHS - Competitive Sealed Bids - PIN# 07121B0004 - Due 2-10-22 at 2:00 P.M.

The New York City Department of Homeless Services (DHS) will be accepting Competitive Sealed Bids for the provision of On Call General Construction Services on an "As Needed Basis" for 36 Months (PIN: 21BSEDM01001/EPIN: 07121B0004). Bidders are hereby notified that this contract is subject to Local Law 1, Minority-Owned and Women-Owned Business Enterprises (MWBE) Requirements, Prevailing Wage Rates, and the Project Labor Agreement (PLA) entered between the City and the Buildings and Construction Trades Council of Greater New York (BCTC) affiliated Local Unions.

This Competitive Sealed Bid ("RFx") is being released through PASSPort, New York City's online procurement portal, on Tuesday, January 4, 2022. To access the solicitation, vendors should visit the PASSPort Public Portal, at https://www1.nyc.gov/site/mocs/systems/about-go-to-passport.page, and click on the "Search Funding Opportunities in PASSPort" blue box. This will take you, to the Public Portal of all procurements in the PASSPort system. To quickly locate the RFx, insert the EPIN 07121B0004 in, to the Keywords search field. Instructions for submitting responses to this RFx can be found via PASSPort. Please submit your bids by both acknowledging the receipt of the RFx in the Acknowledgement tab and completing your response in the Manage Responses tab. If you need additional assistance with PASSPort, please contact MOCS Support, at https://mocsupport.atlassian.net/servicedesk/customer/portal/8. Vendor resources can also be found, at the link below, under the Finding and Responding to RFx heading. Link: https://www1.nyc.gov/site/mocs/systems/passport-user-materials.page.

The Non-Mandatory Cisco Webex platform Pre-Bid Conference will be held, on Tuesday, January 11, 2022, at 11:00 A.M., at <https://nyc-dss.webex.com/nyc-dss/j.php?MTID=m737a941e1c6521cbd3452b692da44e4d>. Meeting number: 2344 700 5357 Password: bids or by phone +1-646-992-2010 United States Toll (New York City) +1-408-418-9388 United States Toll; Access code: 234 470 05357. If you have any questions, please email tsynmany@dss.nyc.gov and boonem@dss.nyc.gov, with the subject line "07121B0004-On Call General Construction Services on an "As Needed Basis" for 36 Months" by the close of business Friday, January 14, 2022. Please indicate your interest by responding, to the RFx EPIN: 07121B0004 in PASSPort no later than Thursday, February 10, 2022, at 2:00 P.M. Bids should be submitted in paper form to Department of Social Services/Office of Contracts 150 Greenwich Street, 37th Floor, New York, NY 10007. Please note, the bid opening will be held, on Friday, February 11, 2022, at 11:00 A.M. via the Cisco Webex platform <https://nyc-dss.webex.com/nyc-dss/j.php?MTID=m17e75427b9e2250cbceba279dffa6c92> Password: bids Phone dial in: 646-992-2010 (NYC) Access code: 234 374 04918 New York NY 10007.

◀ j4

HOUSING AUTHORITY

PROCUREMENT

■ SOLICITATION

Construction/Construction Services

REPLACEMENT OF FIRE ALARM SYSTEM @ GLENWOOD HOUSES - Competitive Sealed Bids - PIN# 288851 - Due 2-1-22 at 11:00 A.M.

Question and Answer Release Date 1/25/2022 2:00 P.M.

Chart for Cover Page RFQ Solicitation Timetable

- The release date of this RFQ is January 4th, 2022.
- A non-mandatory virtual Proposers' conference will be held, on January 11th, 2022 at 11:00 A.M., via Microsoft Teams. Pre-Bid Teams Meeting information: (646) 838-1534 Conference ID: _368 349 583# . Although attendance is not mandatory, it is strongly recommended that all interested vendors attend. In order to RSVP to the Pre-Bid Conference and obtain the Teams Meeting link to view the virtual conference email cpd.procurement@nycha.nyc.gov, with the RFQ number as the Subject line to confirm attendance.
- All questions related to this RFQ are to be submitted via email to the CPD Procurement Unit at cpd.procurement@nycha.nyc.gov, with the RFQ number as the Subject line by no later than 2:00 P.M. on January 18th, 2022. Proposers will be permitted to ask additional questions at the Proposers' Conference. Responses to all submitted questions will be available for public viewing in Sourcing under the RFQ.
- Bids are due 2/1/2022 at 11:00 A.M. via iSupplier portal. Bid Submission Requirements Vendors shall electronically upload a single .pdf containing ALL components of the bid into iSupplier by the RFQ Bid Submission Deadline. NYCHA will NOT accept hardcopy Bids or bids via email, fax, or mail.

Instructions for registering for iSupplier can be found at <http://www1.nycha.gov/site/nycha/business/isupplier-vendor-registration.page> After Proposer registers for iSupplier, it typically takes 24 to 72 hours for Proposer's iSupplier profile to be approved. It is Vendors sole responsibility to complete iSupplier registration and submit its Bid before the RFQ Bid Submission Deadline. NYCHA is not responsible for delays caused by technical difficulty or caused by any other occurrence. For assistance regarding iSupplier please email, procurement@nycha.nyc.gov

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

Housing Authority, 90 Church Street, New York, NY 10007. Latrena Johnson (212) 306-3223; latrena.johnson@nycha.nyc.gov

◀ j4

HUMAN RESOURCES ADMINISTRATION

■ AWARD

Human Services/Client Services

PERM SUPPORTIVE CONGREGATE HOUSING FOR HASA CLIENTS - Competitive Sealed Proposals - Other - PIN#06922P0023001 - AMT: \$4,550,610.00 - TO: Common Ground Management Corp., 505 8th

Avenue, 15th Floor, New York, NY 10018.

To provide permanent supportive congregate housing and services to HIV/AIDS Services Administration (HASA) clients, who have a history of mental illness, substance use disorder, or mental illness with a co-occurring substance use disorder. Single Adults. Comp I.

◀ j4

TO PROVIDE HOUSING AND SHELTER SERVICES AT VALENTINE AVENUE - Renewal - PIN# 06919P8219KXLR001 - AMT: \$1,657,740.00 - TO: Samaritan Daytop Village Inc, 138-02 Queens Boulevard, Briarwood, NY 11435.

◀ j4

■ INTENT TO AWARD

Human Services/Client Services

EMERGENCY AND ON-CALL CASE MANAGEMENT SERVICES IN THE BOROUGH OF MANHATTAN - Negotiated Acquisition - Other - PIN# 06922N0022 - Due 1-7-22 at 2:00 P.M.

Negotiated Acquisition Extension for 1 year to continue services.

This NAE request is with the incumbent provider, is needed to maintain the continuity of services until a new RFP is processed.

d30-j6

ON CALL CASE MANAGEMENT - Negotiated Acquisition - Other - PIN# 06922N0024 - Due 1-7-22 at 2:00 P.M.

Emergency and on-call case management services in the Borough of Staten Island.

d30-j6

HELP HAVEN NAE - Negotiated Acquisition - Other - PIN# 06922N0030 - Due 1-7-22 at 2:00 P.M.

The procurement action is to extend the contract with the current vendor for emergency shelter services for survivors of domestic violence until an RFP is processed. HELP Haven has demonstrated extensive experience providing these vital services for HRA clients.

d30-j6

SANITATION

■ AWARD

Services (other than human services)

EH FIRE SUPPRESSION - Competitive Sealed Bids - PIN# 82722B0002001 - AMT: \$2,277,188.37 - TO: EH Fire Suppression Company Inc., 117-02 Atlantic Avenue, South Richmond Hill, NY 11419.

Maintenance, Inspection, and Repair Services for the Fire Protection Systems & Emergency Eye Wash & Showers, at DSNY Marine Transfer Stations.

◀ j4

TRANSPORTATION

BRIDGES

■ SOLICITATION

Construction Related Services

84122P0006-84122MNBR514 - REI SERVICES FOR REHABILITATION OF FDR DRIVE NORTHBOUND BRIDGE FROM E. 42ND STREET TO E. 49TH STREET - Competitive Sealed Proposals - Other - PIN#84122P0006 - Due 2-1-22 at 2:00 P.M.

The services to be procured is the Resident Engineering Inspection Services in Connection with Rehabilitation of FDR Drive Northbound Bridge from E. 42nd Street to E. 49th Street over East River Shore, Borough of Manhattan. This Procurement is subject to participation goals for Minority-Owned Business Enterprises (MBEs) as required by Section 6-129 of the New York Administrative Code. The M/WBE goal for this project is 30%. A Pre-Proposal Conference (Optional) has been scheduled for January 13, 2022, Time: 2:00 P.M. through Zoom. Proposers who wish to connect, to the Zoom Conference will need a Zoom ID and Password or the link. Therefore, proposers who wish to connect will need to contact the authorized agency contact person via email, at least three (3) days prior, to the Pre-Proposal Conference in order to obtain the information to connect. Proposers will need, to provide the first name, last name of everyone who wishes to connect, name of the organization, phone number and email address.

This Request for Proposals (RFP) is released through PASSPort, New York City's online procurement portal. Responses to this RFP must be submitted via PASSPort. To access the RFP, vendors should visit the PASSPort public Portal, at https://www1.nyc.gov/site/mocs/systems/about-go-to-passport.page and click on the "Search Funding Opportunities in PASSPort" blue box. Doing so will take one, to the public portal of all procurements in the PASSPort system. To quickly locate the RFP, insert the EPIN, 84122P0006, in, to the Keyword search field. In order to respond, to the RFP, vendors must create an account within the PASSPort system if they have not already done so.

Pre-Bid Conference location -Pre Proposal Conference, New York, NY 10041 Mandatory: no Date/Time - 2022-01-13 14:00:00

j4

HR FACILITIES MANAGEMENT

INTENT TO AWARD

Services (other than human services)

JANITORIAL SERVICES FOR DOT FACILITIES-ALL BOROUGH - Required/Authorized Source - PIN#84121M0001 - Due 1-17-22 at 5:00 A.M.

j3-10

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) 788-0010. 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.



CAMPAIGN FINANCE BOARD

PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that a Contract Public Hearing will be held virtually via Microsoft Teams on January 14, 2022 commencing, at 11:30 A.M. You may join the meeting by accessing the following link:

https://teams.microsoft.com/l/meetup-join/19%3ameeting_ZGNIMDI40WYtMG1zMC00ZjEwLTgzZjltMDM3NjFmYmNmZWV4%40thread.v2/0?context=%7b%22Tid%22%3a%22e8695001-811b-4992-8959-7ebe939176ec%22%2c%22Oid%22%3a%22258ebeab-26f3-4fb1-96f5-85f5464572af%22%7d.

IN THE MATTER OF a proposed award between the New York City Campaign Finance Board (CFB) and Bellweather Agency, located, at 7870 Elkins Park, PA 19027 for graphic design, formatting, and prepress production services for the New York City Voter Guide and other projects. The Contract amount is not to exceed \$1,500,000.00. The Contract term will be three years from Notice to Proceed.

The Vendor has been selected pursuant to Procurement Policy Board Rule 3-03. If you require further accommodations or have questions about this proposed contract and hearing please address them to Chris Oldenburg at contracts@nycfcfb.info.

IN THE MATTER OF a proposed award between the New York City Campaign Finance Board (CFB) and Fenton Communications, Inc., located at 630 Ninth Avenue, Suite 910, New York, NY 10036 for advertising campaigns. The Contract amount is not to exceed \$10,000,000.00. The Contract term will be three years from Notice to Proceed.

The Vendor has been selected, pursuant to Procurement Policy Board Rule 3-03. If you require further accommodations or have questions about this proposed contract and hearing please address them to Chris Oldenburg, at contracts@nycfcfb.info.

IN THE MATTER OF a proposed award between the New York City Campaign Finance Board (CFB) and Bellweather Agency, located, at 7870 Elkins Park, PA 19027 for advertising campaigns to support the Campaign Finance Board's voter education and engagement mandates.

The Contract amount is not to exceed \$2,250,000.00. The Contract term will be three years from Notice to Proceed.

The Vendor has been selected, pursuant to Procurement Policy Board Rule 3-03. If you require further accommodations or have questions about this proposed contract and hearing please address them to Chris Oldenburg, at contracts@nycfcfb.info.



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PROBATION

PUBLIC HEARINGS

NOTICE IS HEREBY GIVEN that a Contract Award Public Hearing will be held by the Department of Probation, Friday January 14, 2022 commencing, at 10:30 A.M. on the following item:

IN THE MATTER OF the proposed contract between the Department of Probation and the contractor listed below, to provide Mentoring Programs Technical Assistance. The term shall be from November 1, 2021 through October 31, 2022, and shall contain no option to renew.

Contractor: Community Connections for Youth Inc. Address: 369 East 149th Street, 7th Floor, Bronx, NY 10455 EPIN: 78122N0001001 Amount: \$199,848.00

The proposed contractor will be awarded through the Negotiated Acquisition Extension method, pursuant to Section 3-04(b)(2)(iii) of the Procurement Policy Board Rules.

Summary drafts of the contracts' scope, specifications and terms and conditions will be available for public inspection from January 4, 2022 to January 14, 2022 by contacting Eileen Parfrey-Smith, acco@probation.nyc.gov.

Anyone who wishes to speak at this public hearing, should request to do so in writing. The written request must be received by the Agency within 5 business days after publication of this notice. Written requests to speak should be sent to Ms. Eileen Parfrey-Smith, Agency Chief Contracting Officer, acco@probation.nyc.gov.

In order to access the Public Hearing and testify, please call 1-646-992-2010, Access Code: 2331 237 5298 no later than 10:25 AM. If you need further accommodations, please let us know at least five business days in advance of the Public Hearing via email, at acco@probation.nyc.gov.

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NOTICE IS HEREBY GIVEN that a Contract Award Public Hearing will be held by the Department of Probation, Friday January 14, 2022 commencing, at 10:30 A.M. on the following item:

IN THE MATTER OF the proposed contract between the Department of Probation and the contractor listed below, to provide the PEAK Centers Program. The term shall be from October 1, 2021 through September 30, 2022 and shall contain no option to renew.

Contractor: Jamaica Center for Arts and Learning Address: 161-04 Jamaica Avenue, Jamaica, New York 11432 EPIN: 78122R0002001 Amount: \$126,000.00

The proposed contractor will be awarded as a Required/Authorized Source, pursuant to Section 1-02(d)(2) of the Procurement Policy Board Rules.

Summary drafts of the contracts' scope, specifications and terms and conditions will be available for public inspection from January 4, 2022 to January 14, 2022 by contacting Eileen Parfrey-Smith, acco@probation.nyc.gov.

Anyone who wishes to speak, at this public hearing, should request to do so in writing. The written request must be received by the Agency within 5 business days after publication of this notice. Written requests to speak should be sent to Ms. Eileen Parfrey-Smith, Agency Chief Contracting Officer, acco@probation.nyc.gov.

In order to access the Public Hearing and testify, please call 1-646-992-2010, Access Code: 2331 237 5298 no later than 10:25 AM. If you need further accommodations, please let us know, at least five business days in advance of the Public Hearing via email, at acco@probation.nyc.gov.

j4

YOUTH AND COMMUNITY DEVELOPMENT

■ NOTICE

NOTICE IS HEREBY GIVEN that a Contract Public Hearing will be held Wednesday **January 19, 2022**, via Phone Conference (**Dial In: 646-893-7101/Access Code: 117 853 486#**) commencing, at 10:00 A.M on the following:

IN THE MATTER of (1) One proposed FY20 Tax Levy Discretionary contract between the Department of Youth and Community Development and the Contractor listed below is Funding to support South Bronx's Bridging the Gap Series.

The term of this contract shall be from July 1, 2019 to June 30, 2020 with no option to renew.

Contract Number	Contractor Name	Contract Amount	Contractor Address
2602022717R	The Fund for the City of New York	\$223,500.00	121 6th Ave 6th Fl NY, NY 10013

The proposed contractor is being funded through Line-Item Appropriations or Discretionary Funds, pursuant to Section 1-02 (e) of the Procurement Policy Board (PPB) Rules.

In order to access the Public Hearing or to testify, please join the public hearing conference call, at the toll-free number (Dial In: 646-893-7101/ Access Code: **117 853 486#**) no later than 9:50 am. If you require further accommodations, please contact Renise Ferguson via email, referguson@dycd.nyc.gov no later than three business days before the hearing date.

◀ j4

NOTICE IS HEREBY GIVEN that a Contract Public Hearing will be held on Friday January 21, 2022 via **MS TEAMS Conference call (Dial In: +1 646-893-7101 / Phone Conference ID: 488 004 700#)** commencing at 10:00 A.M on the following:

IN THE MATTER of (177) proposed contracts between the Department of Youth & Community Development and the contractors listed. These contractors will provide Summer Youth Employment Program services Citywide, through a variety of program models that will strengthen New York City's workforce development system and help young people gain support, educational credentials and skills needed to succeed in today's and future economies.

The term of these contract renewals shall be for the period from 03/11/2021 – 03/10/2025 with no option to renew.

Listed below are the contract numbers, contractor names, addresses and contract amounts:

CONTRACT NUMBER	CONTRACTOR NAME	CONTRACT AMOUNT	CONTRACTOR ADDRESS
26022091066A	Aspira of New York, Inc.	\$360,000.00	15 West 36th Street, 15th Floor, New York, New York 10018
26022091067A	Aspira of New York, Inc.	\$652,050.00	15 West 36th Street, 15th Floor, New York, New York 10018
26022091083A	Catholic Charities Neighborhood Services, Inc.	\$912,600.00	191 Joralemon Street, 14th Floor, Brooklyn, New York 11201
26022091084A	Catholic Charities Neighborhood Services, Inc.	\$472,500.00	191 Joralemon Street, 14th Floor, Brooklyn, New York 11201
26022091077A	CAMBA, Inc.	\$450,000.00	1720 Church Avenue, 2nd Floor, Brooklyn, New York 11226
26022091078A	CAMBA, Inc.	\$290,250.00	1720 Church Avenue, 2nd Floor, Brooklyn, New York 11226
26022091162A	CAMBA, Inc.	\$304,800.00	1720 Church Avenue, 2nd Floor, Brooklyn, New York 11226

26022091042A	Catholic Charities Community Services, Archdiocese of NY	\$559,200.00	1011 First Avenue, 6th Floor, New York, New York 10022
26022091079A	Catholic Charities Community Services, Archdiocese of NY	\$405,000.00	1011 First Avenue, 6th Floor, New York, New York 10022
26022091080A	Catholic Charities Community Services, Archdiocese of NY	\$403,200.00	1011 First Avenue, 6th Floor, New York, New York 10022
26022091081A	Catholic Charities Community Services, Archdiocese of NY	\$734,400.00	1011 First Avenue, 6th Floor, New York, New York 10022
26022091082A	Catholic Charities Community Services, Archdiocese of NY	\$804,600.00	1011 First Avenue, 6th Floor, New York, New York 10022
26022091163A	Catholic Charities Community Services, Archdiocese of NY	\$900,000.00	1011 First Avenue, 6th Floor, New York, New York 10022
26022091030A	The Children's Aid Society	\$473,400.00	117 West 124th Street, New York, New York 10027
26022091031A	The Children's Aid Society	\$297,000.00	117 West 124th Street, New York, New York 10027
26022091032A	The Children's Aid Society	\$297,000.00	117 West 124th Street, New York, New York 10027
26022091033A	The Children's Aid Society	\$252,450.00	117 West 124th Street, New York, New York 10027
26022091062A	The Children's Aid Society	\$552,000.00	117 West 124th Street, New York, New York 10027
26022091142A	The Children's Aid Society	\$279,000.00	117 West 124th Street, New York, New York 10027
26022091143A	The Children's Aid Society	\$279,000.00	117 West 124th Street, New York, New York 10027
26022091144A	The Children's Aid Society	\$279,000.00	117 West 124th Street, New York, New York 10027
26022091145A	The Children's Aid Society	\$675,000.00	117 West 124th Street, New York, New York 10027
26022091146A	The Children's Aid Society	\$441,450.00	117 West 124th Street, New York, New York 10027
26022091147A	The Children's Aid Society	\$741,150.00	117 West 124th Street, New York, New York 10027
26022091180A	The Children's Aid Society	\$472,800.00	117 West 124th Street, New York, New York 10027
26022091185A	The Children's Aid Society	\$297,000.00	117 West 124th Street, New York, New York 10027
26022091044A	Childrens Arts & Science Workshops, Inc.	\$1,684,800.00	4320 Broadway, 2nd Floor, New York, New York 10033
26022091086A	Childrens Arts & Science Workshops, Inc.	\$288,000.00	4320 Broadway, 2nd Floor, New York, New York 10033
26022091087A	Childrens Arts & Science Workshops, Inc.	\$467,100.00	4320 Broadway, 2nd Floor, New York, New York 10033
26022091164A	Childrens Arts & Science Workshops, Inc.	\$1,358,400.00	4320 Broadway, 2nd Floor, New York, New York 10033
26022091088A	Chinatown Manpower Project, Inc.	\$716,850.00	C/O Chinatown Manpower Project, Inc., 123 Walker Street, New York, NY 10013
26022091045A	Chinese-American Planning Council Inc	\$549,600.00	150 Elizabeth Street, New York, New York 10012

26022091089A	Chinese-American Planning Council Inc	\$877,500.00	150 Elizabeth Street, New York, New York 10012	26022091103A	El Barrio's Operation Fightback, Inc.	\$827,550.00	413 East 120th Street, New York, New York 10035
26022091090A	Chinese-American Planning Council Inc	\$877,500.00	150 Elizabeth Street, New York, New York 10012	26022091121A	Queens Community House, Inc.	\$1,093,500.00	108-25 62nd Drive, Forest Hills, New York 11375-1217
26022091091A	Chinese-American Planning Council Inc	\$877,500.00	150 Elizabeth Street, New York, New York 10012	26022091159A	Queens Community House, Inc.	\$797,400.00	108-25 62nd Drive, Forest Hills, New York 11375-1217
26022091001A	BronxWorks, Inc.	\$309,150.00	60 East Tremont Avenue, Bronx, New York 10453	26022091174A	Queens Community House, Inc.	\$883,200.00	108-25 62nd Drive, Forest Hills, New York 11375-1217
26022091041A	BronxWorks, Inc.	\$979,200.00	60 East Tremont Avenue, Bronx, New York 10453	26022091166A	Good Shepherd Services	\$684,000.00	305 7th Avenue, 9th Floor, New York, New York 10001-6008
26022091070A	BronxWorks, Inc.	\$664,200.00	60 East Tremont Avenue, Bronx, New York 10453	26022091052A	Grand Street Settlement, Inc.	\$168,000.00	80 Pitt Street, New York, NY 10002
26022091071A	BronxWorks, Inc.	\$510,300.00	60 East Tremont Avenue, Bronx, New York 10453	26022091148A	The Greater Ridgewood Youth Council, Inc.	\$360,000.00	5903 Summerfield Street, Ridgewood, New York 11385
26022091092A	Community Association of Progressive Dominicans Inc	\$315,000.00	3940 Broadway, 2nd Floor, New York, New York 10032	26022091149A	The Greater Ridgewood Youth Council, Inc.	\$901,800.00	5903 Summerfield Street, Ridgewood, New York 11385
26022091093A	Community Association of Progressive Dominicans Inc	\$315,000.00	3940 Broadway, 2nd Floor, New York, New York 10032	26022091053A	HANAC INC	\$1,024,800.00	27-40 Hoyt Avenue South, 2nd Floor Astoria, New York 11102
26022091094A	Community Association of Progressive Dominicans Inc	\$472,500.00	3940 Broadway, 2nd Floor, New York, New York 10032	26022091104A	HANAC INC	\$1,660,500.00	27-40 Hoyt Avenue South, 2nd Floor Astoria, New York 11102
26022091095A	Community Association of Progressive Dominicans Inc	\$472,500.00	3940 Broadway, 2nd Floor, New York, New York 10032	26022091168A	HANAC INC	\$772,800.00	27-40 Hoyt Avenue South, 2nd Floor Astoria, New York 11102
26022091005A	C C M S	\$1,243,800.00	25 Elm Place, 2nd Floor, Brooklyn, NY 11201	26022091011A	Henry Street Settlement	\$1,540,800.00	265 Henry Street, New York, New York 10002-4899
26022091006A	C C M S	\$148,500.00	25 Elm Place, 2nd Floor, Brooklyn, NY 11201	26022091012A	Henry Street Settlement	\$297,000.00	265 Henry Street, New York, New York 10002-4899
26022091075A	C C M S	\$297,000.00	25 Elm Place, 2nd Floor, Brooklyn, NY 11201	26022091105A	Henry Street Settlement	\$550,800.00	265 Henry Street, New York, New York 10002-4899
26022091076A	C C M S	\$849,150.00	25 Elm Place, 2nd Floor, Brooklyn, NY 11201	26022091106A	Henry Street Settlement	\$518,400.00	265 Henry Street, New York, New York 10002-4899
26022091184A	C C M S	\$297,000.00	25 Elm Place, 2nd Floor, Brooklyn, NY 11201	26022091109A	Inwood Community Services, Inc.	\$432,000.00	651 Academy Street, Top Floor, New York, New York 10034
26022091046A	Community League of the Heights, Inc.	\$360,000.00	P.O.Box 322068, New York, New York 10032	26022091110A	Inwood Community Services, Inc.	\$814,050.00	651 Academy Street, Top Floor, New York, New York 10034
26022091097A	Council of Jewish Organizations of Flatbush Inc	\$1,710,000.00	1523 Avenue M, 3rd Floor, Brooklyn, New York 11230	26022091170A	Inwood Community Services, Inc.	\$453,600.00	651 Academy Street, Top Floor, New York, New York 10034
26022091098A	Council of Jewish Organizations of Flatbush Inc	\$727,650.00	1523 Avenue M, 3rd Floor, Brooklyn, New York 11230	26022091013A	Italian American Civil Rights League Canarsie Inc	\$234,450.00	1460 Pennsylvania Avenue, 1B, Brooklyn, New York 11239
26022091099A	Council of Jewish Organizations of Flatbush Inc	\$2,434,050.00	1523 Avenue M, 3rd Floor, Brooklyn, New York 11230	26022091054A	Italian American Civil Rights League Canarsie Inc	\$340,800.00	1460 Pennsylvania Avenue, 1B, Brooklyn, New York 11239
26022091047A	Cypress Hills Local Development Corporation, Inc.	\$1,036,800.00	625 Jamaica Avenue, Brooklyn, New York 11208-1203	26022091111A	Italian American Civil Rights League Canarsie Inc	\$1,080,000.00	1460 Pennsylvania Avenue, 1B, Brooklyn, New York 11239
26022091100A	Cypress Hills Local Development Corporation, Inc.	\$649,350.00	625 Jamaica Avenue, Brooklyn, New York 11208-1203	26022091112A	Italian American Civil Rights League Canarsie Inc	\$1,756,350.00	1460 Pennsylvania Avenue, 1B, Brooklyn, New York 11239
26022091063A	The Door-A Center of Alternatives, Inc	\$336,000.00	121 6th Avenue, New York, New York 10013-1510	26022091171A	Italian American Civil Rights League Canarsie Inc	\$340,800.00	1460 Pennsylvania Avenue, 1B, Brooklyn, New York 11239
26022091008A	El Barrio's Operation Fightback, Inc.	\$594,000.00	413 East 120th Street, New York, New York 10035				
26022091102A	El Barrio's Operation Fightback, Inc.	\$720,000.00	413 East 120th Street, New York, New York 10035				

26022091186A	Italian American Civil Rights League Canarsie Inc	\$159,750.00	1460 Pennsylvania Avenue, 1B, Brooklyn, New York 11239	26022091118A	Police Athletic League, Inc.	\$513,000.00	34 1/2 East 12th Street, New York, New York 10003
26022091187A	Italian American Civil Rights League Canarsie Inc	\$159,750.00	1460 Pennsylvania Avenue, 1B, Brooklyn, New York 11239	26022091119A	Police Athletic League, Inc.	\$507,600.00	34 1/2 East 12th Street, New York, New York 10003
26022091014A	Jacob A. Riis Neighborhood Settlement	\$105,750.00	10-25 41st Avenue, Long Island City, New York 11101	26022091120A	Police Athletic League, Inc.	\$513,000.00	34 1/2 East 12th Street, New York, New York 10003
26022091015A	Jacob A. Riis Neighborhood Settlement	\$105,750.00	10-25 41st Avenue, Long Island City, New York 11101	26022091061A	The Child Center of NY Inc	\$960,000.00	118-35 Queens Boulevard, 6th Floor, Forest Hills, New York 11375
26022091101A	Edith & Carl Marks Jewish Community House of Bensonhurst Inc	\$855,900.00	7802 Bay Parkway, Brooklyn, New York 11214	26022091056A	RiseBoro Community Partnership Inc	\$232,800.00	565 Bushwick Avenue, Brooklyn, New York 11206
26022091016A	Kips Bay Boys and Girls Club Inc	\$297,000.00	1930 Randall Avenue, Bronx, New York 10473	26022091126A	RiseBoro Community Partnership Inc	\$540,000.00	565 Bushwick Avenue, Brooklyn, New York 11206
26022091017A	Kips Bay Boys and Girls Club Inc	\$187,200.00	1930 Randall Avenue, Bronx, New York 10473	26022091127A	RiseBoro Community Partnership Inc	\$874,800.00	565 Bushwick Avenue, Brooklyn, New York 11206
26022091113A	Kips Bay Boys and Girls Club Inc	\$472,500.00	1930 Randall Avenue, Bronx, New York 10473	26022091057A	Rockaway Development and Revitalization Corporation	\$556,800.00	1920 Mott Avenue, 2nd Floor, Far Rockaway, New York 11691
26022091018A	Madison Square Boys & Girls Club Inc	\$445,500.00	250 Bradhurst Avenue, New York, New York 10039	26022091130A	Rockaway Development and Revitalization Corporation	\$945,000.00	1920 Mott Avenue, 2nd Floor, Far Rockaway, New York 11691
26022091043A	Child Development Ctr of the Mosholu Montefiore Comm Center	\$1,159,200.00	3450 DeKalb Avenue, Bronx, New York 10467	26022091131A	Rockaway Development and Revitalization Corporation	\$885,600.00	1920 Mott Avenue, 2nd Floor, Far Rockaway, New York 11691
26022091085A	Child Development Ctr of the Mosholu Montefiore Comm Center	\$2,309,850.00	3450 DeKalb Avenue, Bronx, New York 10467	26022091023A	Samuel Field YM & YWHA, Inc.	\$711,000.00	58-20 Little Neck Parkway, Little Neck, New York 11362
26022091165A	Child Development Ctr of the Mosholu Montefiore Comm Center	\$273,600.00	3450 DeKalb Avenue, Bronx, New York 10467	26022091058A	Samuel Field YM & YWHA, Inc.	\$1,089,600.00	58-20 Little Neck Parkway, Little Neck, New York 11362
26022091020A	Research Foundation of CUNY	\$1,049,400.00	230 West 41st Street, New York, New York 10036-7032	26022091132A	Samuel Field YM & YWHA, Inc.	\$1,260,000.00	58-20 Little Neck Parkway, Little Neck, New York 11362
26022091021A	Research Foundation of CUNY	\$405,900.00	230 West 41st Street, New York, New York 10036-7032	26022091133A	Samuel Field YM & YWHA, Inc.	\$1,069,200.00	58-20 Little Neck Parkway, Little Neck, New York 11362
26022091022A	Research Foundation of CUNY	\$364,500.00	230 West 41st Street, New York, New York 10036-7032	26022091177A	Samuel Field YM & YWHA, Inc.	\$441,600.00	58-20 Little Neck Parkway, Little Neck, New York 11362
26022091122A	Research Foundation of CUNY	\$1,440,000.00	230 West 41st Street, New York, New York 10036-7032	26022091136A	Sesame Flyers International, Inc.	\$360,000.00	3510 Church Avenue, Brooklyn, New York 11203
26022091123A	Research Foundation of CUNY	\$1,620,000.00	230 West 41st Street, New York, New York 10036-7032	26022091137A	Sesame Flyers International, Inc.	\$472,500.00	3510 Church Avenue, Brooklyn, New York 11203
26022091124A	Research Foundation of CUNY	\$630,000.00	230 West 41st Street, New York, New York 10036-7032	26022091138A	Simpson Street Development Association Inc	\$986,850.00	997 East 163rd Street, Bronx, New York 10459
26022091125A	Research Foundation of CUNY	\$569,700.00	230 West 41st Street, New York, New York 10036-7032	26022091059A	South Bronx Overall Economic Development Corporation	\$544,800.00	555 Bergen Avenue, 3rd Floor, Bronx, New York 10455
26022091175A	Research Foundation of CUNY	\$535,200.00	230 West 41st Street, New York, New York 10036-7032	26022091139A	South Bronx Overall Economic Development Corporation	\$793,800.00	555 Bergen Avenue, 3rd Floor, Bronx, New York 10455
26022091055A	Phipps Neighborhoods, Inc.	\$748,800.00	902 Broadway, 13th Floor, New York, New York 10010-6033	26022091040A	Boys & Girls Club of Metro Queens, Inc	\$561,600.00	110-04 Atlantic Avenue, S. Richmond Hill, New York 11419
26022091117A	Phipps Neighborhoods, Inc.	\$421,200.00	902 Broadway, 13th Floor, New York, New York 10010-6033	26022091068A	Boys & Girls Club of Metro Queens, Inc	\$486,000.00	110-04 Atlantic Avenue, S. Richmond Hill, New York 11419
26022091173A	Phipps Neighborhoods, Inc.	\$542,400.00	902 Broadway, 13th Floor, New York, New York 10010-6033	26022091161A	Boys & Girls Club of Metro Queens, Inc	\$441,600.00	110-04 Atlantic Avenue, S. Richmond Hill, New York 11419

26022091024A	ST. NICKS ALLIANCE CORP.	\$711,000.00	2 Kingsland Avenue, Brooklyn, New York 11211	26022091115A	New York Center for Interpersonal Development Inc	\$689,400.00	130 Stuyvesant Place, 5th Floor, Staten Island, New York 10301-2486
26022091025A	ST. NICKS ALLIANCE CORP.	\$297,000.00	2 Kingsland Avenue, Brooklyn, New York 11211	26022091116A	New York Center for Interpersonal Development Inc	\$472,500.00	130 Stuyvesant Place, 5th Floor, Staten Island, New York 10301-2486
26022091026A	ST. NICKS ALLIANCE CORP.	\$297,000.00	2 Kingsland Avenue, Brooklyn, New York 11211	26022091172A	New York Center for Interpersonal Development Inc	\$453,600.00	130 Stuyvesant Place, 5th Floor, Staten Island, New York 10301-2486
26022091027A	ST. NICKS ALLIANCE CORP.	\$148,500.00	2 Kingsland Avenue, Brooklyn, New York 11211	26022091065A	YMCA of Greater New York/ Corporate	\$720,000.00	5 West 63rd Street, 6th Floor, New York, New York 10023
26022091060A	ST. NICKS ALLIANCE CORP.	\$1,096,800.00	2 Kingsland Avenue, Brooklyn, New York 11211	26022091183A	YMCA of Greater New York/ Corporate	\$360,000.00	5 West 63rd Street, 6th Floor, New York, New York 10023
26022091140A	ST. NICKS ALLIANCE CORP.	\$446,400.00	2 Kingsland Avenue, Brooklyn, New York 11211	26022091072A	Brooklyn Bureau of Community Service	\$472,500.00	151 Lawrence Street, 4th Floor, Brooklyn, New York 11201
26022091141A	ST. NICKS ALLIANCE CORP.	\$869,400.00	2 Kingsland Avenue, Brooklyn, New York 11211	26022091009A	EXPANDED SCHOOLS INC	\$148,500.00	11 W 42nd Street, 3rd Floor, New York, New York 10036
26022091178A	ST. NICKS ALLIANCE CORP.	\$446,400.00	2 Kingsland Avenue, Brooklyn, New York 11211	26022091051A	Global Kids, Inc.	\$240,000.00	137 East 25th Street, 2nd Floor, New York, New York 10010
26022091028A	Stanley M Isaacs Neighborhood Center Inc	\$67,500.00	415 E. 93rd Street, New York, New York 10128	26022091167A	Global Kids, Inc.	\$388,800.00	137 East 25th Street, 2nd Floor, New York, New York 10010
26022091029A	Sunnyside Community Services Inc	\$135,000.00	43-31 39th Street, Long Island City, New York 11104	26022091073A	Brooklyn Neighborhood Improvement Association	\$810,000.00	465 Sterling Place, Brooklyn, New York 11238
26022091179A	Sunnyside Community Services Inc	\$360,000.00	43-31 39th Street, Long Island City, New York 11104	26022091074A	Brooklyn Neighborhood Improvement Association	\$472,500.00	465 Sterling Place, Brooklyn, New York 11238
26022091181A	Union Settlement Association Inc	\$388,800.00	237 East 104th Street, New York, New York 10029	26022091069A	Bridge Street Development Corporation	\$675,000.00	460 Nostrand Avenue, Brooklyn, New York 11216
26022091034A	United Activities Unlimited, Inc.	\$1,080,000.00	1000 Richmond Terrace, Bldg P, Staten Island, New York 10301	26022091049A	DreamYard Project, Inc.	\$480,000.00	1085 Washington Avenue, Ground Floor, Bronx, New York 10456,
26022091035A	United Activities Unlimited, Inc.	\$267,300.00	1000 Richmond Terrace, Bldg P, Staten Island, New York 10301	26022091169A	Hebrew Educational Society of Brooklyn	\$388,800.00	9502 Seaview Avenue, Brooklyn, New York 11236
26022091036A	United Activities Unlimited, Inc.	\$341,550.00	1000 Richmond Terrace, Bldg P, Staten Island, New York 10301	26022091128A	Roads to Success, Inc	\$378,000.00	174 East 104th Street, 3rd Floor, New York, New York 10029
26022091037A	United Activities Unlimited, Inc.	\$148,500.00	1000 Richmond Terrace, Bldg P, Staten Island, New York 10301	26022091129A	Roads to Success, Inc	\$452,250.00	174 East 104th Street, 3rd Floor, New York, New York 10029
26022091064A	United Activities Unlimited, Inc.	\$1,524,000.00	1000 Richmond Terrace, Bldg P, Staten Island, New York 10301	26022091176A	Roads to Success, Inc	\$919,200.00	174 East 104th Street, 3rd Floor, New York, New York 10029
26022091150A	United Activities Unlimited, Inc.	\$2,088,000.00	1000 Richmond Terrace, Bldg P, Staten Island, New York 10301	26022091002A	Center for Alternative Sentencing and Employment Services	\$495,000.00	151 Lawrence Street, 3rd Floor Brooklyn, New York 11201
26022091151A	United Activities Unlimited, Inc.	\$1,109,700.00	1000 Richmond Terrace, Bldg P, Staten Island, New York 10301	26022091096A	Concrete Safaris Inc	\$360,000.00	158 East 115th Street, Ste. 144, New York, New York 10029
26022091182A	United Activities Unlimited, Inc.	\$866,400.00	1000 Richmond Terrace, Bldg P, Staten Island, New York 10301	26022091039A	Beam Center Inc	\$240,000.00	60 Sackett Street, Brooklyn, New York 11231
26022091153A	Woodycrest Center For Human Development Inc	\$450,000.00	153 West 165th Street, Bronx, New York 10452	26022091160A	Beam Center Inc	\$360,000.00	60 Sackett Street, Brooklyn, New York 11231
26022091154A	Woodycrest Center For Human Development Inc	\$542,700.00	153 West 165th Street, Bronx, New York 10452	26022091000A	1199 SEIU Employer Child Care Corporation	\$67,500.00	2500 Creston Avenue, 3rd Floor, Bronx, New York 10468
26022091155A	YM-YWHA of Washington Heights Inwood	\$432,000.00	54 Nagle Avenue, New York, New York 10040	26022091107A	Infinity Educational Programs, Inc.	\$450,000.00	1972 East 34th Street, Brooklyn, New York 11234
26022091156A	YM-YWHA of Washington Heights Inwood	\$827,550.00	54 Nagle Avenue, New York, New York 10040				
26022091019A	New York Center for Interpersonal Development Inc	\$148,500.00	130 Stuyvesant Place, 5th Floor, Staten Island, New York 10301-2486				

- Indicate when a premium is owed for certain common types of schedule changes.
- Identify requirements related to unscheduled clopening shifts.
- Describe the circumstances under which an employer must offer available shifts to current fast food employees.
- Clarify the circumstances under which employers must offer available shifts to current employees.
- Eliminate access to hours requirements related to “shift increments”.
- Eliminate access to hours requirements related to certain types of notices.
- Clarify provisions in section 20-1251(a) of the Law on cancelling a regular shift or requiring a retail or utility safety employee to work with less than 72 hours’ notice, and associated employee relief.
- Implement Local Law 77 relating to utility safety employees

LL 1 & 2 and Sections 1043 and 2203(f) of the New York City Charter authorize the Department of Consumer and Worker Protection to make these proposed rules.

New material is underlined.
[Deleted material is in brackets.]

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

Proposed Rule Amendments

Section 1. Subchapter F of Chapter 7 of Title 6 of the Rules of the City of New York is amended to read as follows:

PART 1: GENERAL PROVISIONS

§ 7-601 Definitions.

- (a) As used in Title 20, chapter 12 of the New York City Administrative Code and this subchapter, the following terms have the following meanings, except as otherwise provided:

“**Actual hours worked**” means the number, dates, times and locations of hours worked by an employee for an employer, whether or not such hours differ from the work schedule provided in advance.

“**Additional shift**” is a shift not previously scheduled that would be offered to a new fast food employee but for the requirements of section 20-1241 of the Fair Workweek Law.]

“**Accept**” when used in reference to a shift or shifts at a fast food establishment means a fast food employee’s communication to a fast food employer of their desire to work such shift or shifts in response to the notice of available shifts provided by the fast food employer.

“**Applied consistently**,” as that phrase is used in section 20-1272(b)(3) of the Fair Workweek Law, means that fast food employees with similar job duties who are subject to the same progressive discipline policy received comparable treatment under that policy for similar infractions in similar circumstances.

“**Award**” has the same meaning as “distribute,” as that term is used in the Fair Workweek Law. When the term “award” is used in reference to a shift at a fast food establishment, it means a fast food employer has added the shift to a fast food employee’s regular schedule.

“**Baseline regular schedule**” means the highest total hours contained in a fast food employee’s regular schedule within the previous 12 months, or the highest total hours contained in any subsequent reduced regular schedule to which such employee consented, which such employee requested, or which was made for just cause or a bona fide economic reason.

“**Clopening**” means two shifts with fewer than 11 hours between the end of the first shift and the beginning of the second shift when the first shift ends the previous calendar day or spans two calendar days.

“**Current fast food employee**” as that term is used in section 20-1241 of the Fair Workweek Law and these rules means a fast food employee who has worked at least eight hours in the preceding 30 days or is otherwise currently on the fast food employer’s payroll, and has not been terminated from employment.

“**Clopening premium**” means the \$100 payment required for each clopening shift worked pursuant to section 20-1231 of the Fair Workweek Law.

“**Consent**” means an employee’s agreement after having a meaningful opportunity to decline, free from any interference, coercion, or risk of adverse action from the employer.

“**Contact information**” means the last-known phone number, email address, and mailing address provided to the employer.

“**Dates**” as that term is used in subdivision (a) of section 20-1221 of the Fair Workweek Law means days of the week.]

“**Directly notify**” as that term is used in subdivision (b) of section 20-1252 of the Fair Workweek Law means to deliver to an individual employee.

“**Engaged primarily in the sale of consumer goods**” as that term is used in the definition of “retail employer” in section 20-1201 of the Fair Workweek Law means greater than fifty percent of sale transactions [in a calendar year at one or more locations] in the City during the previous 12 months were of consumer goods [are] to retail consumers.

“**Fair Workweek Law**” means chapter 12 of Title 20 of the Administrative Code of the City of New York.

“**Good faith estimate**” means the number of hours a fast food employee can expect to work per week for the duration of the employee’s employment and the expected days, times, and locations of those hours.]

“**New fast food employee**” means an employee who at the time of hire, has not [worked at least eight hours in the preceding 30 days for] previously been employed by or worked any hours for the fast food employer or who has no seniority due to an interruption in service of more than six months as set forth in section 20-1271 of the Fair Workweek Law.

“**Notice of Discharge**” means the written explanation that fast food employers are required to provide to discharged fast food employees pursuant to section 20-1272(d) of the Fair Workweek Law.

“**Offer**” when used in reference to a shift or shifts at a fast food establishment means the process by which a fast food employer notifies fast food employees of the availability of such shift or shifts pursuant to section 20-1241 of the Fair Workweek Law. While an “offer” of a particular shift may be made to a number of employees and/or former employees, the shift will be “awarded” to one employee (unless it is divided among two or more employees).

“**Overtime pay**” means payment (i) at a rate not less than one and one-half times the fast food employee’s regular rate of pay under subsection (a) of section 207 of title 29 of the United States Code; or (ii) at a rate governed by the overtime requirements of the labor law or the overtime requirements of any minimum wage order promulgated by the New York commissioner of labor, pursuant to labor law article 19 or 19-A.

“**Premium pay**” means a schedule change premium required, pursuant to section 20-1222 of the Fair Workweek Law or the payment a fast food employer is required to pay to a fast food employee who works a “clopening”, pursuant to section 20-1231 of the Fair Workweek Law.]

“**Recurring shift**” means a shift that the fast food employer anticipates needing a fast food employee to fill indefinitely.

“**Regular schedule**” means a predictable, regular set of recurring shifts that a fast food employee will work each week.

“**Relevant and adequate training**,” as that phrase is used in section 20-1272(b)(2) of the Fair Workweek Law, means instruction on how to perform the job duties, standards of conduct in the fast food establishment, or workplace policies and procedures. This may include training on: preparing and serving food, cleaning, using tools and equipment, handling payments, interacting with customers, and other typical job duties of fast food employees; workplace policies and procedures relating to attendance, punctuality, cooperation, and other standards of conduct required by the fast food employer; and any specific job duties or conduct for which a discharged fast food employee has previously failed to meet the fast food employer’s expectations.

“**Retail consumer**” means an individual who buys or leases consumer goods and that individual’s co-obligor or surety. Retail consumer shall not include manufacturers, wholesalers, or others who purchase or lease consumer goods for resale as new to others.

“**Salaried**,” as that term is used in the definition of “fast food employee” in section 20-1201 of the Fair Workweek Law, means [not covered by the overtime requirements of New York state law or regulations] paid on a salary basis and meets all of the criteria for one or more of the exemptions from the minimum wage and overtime provisions of the Fair Labor Standards Act set forth in title 29, part 541 of the Code of Federal Regulations.

“**Scheduling application**” means a computer application used by an employer to create or manage employee schedules.

“**Shift**” means an on-call shift or a regular shift.

“**Shift increment**” means a portion of a shift.]

“**Subset of shifts**” means one or more shifts [or shift increments].

“**Time Times**” as that term is used in [section 20-1221(a) of the Fair Workweek Law regarding good faith estimate] relation to any shift

or schedule, means start and end times of shifts.

(b) As used in this subchapter, the following terms have the same meanings as set forth in [section] sections [12-1201] 20-1201 and 20-1271 of the Fair Workweek Law: “bona fide economic reason,” “department,” “discharge,” “employee,” “employer,” “fast food employee,” “fast food employer,” “fast food establishment,” “just cause,” “on-call shift,” “probation period,” “progressive discipline,” “reduction in hours,” “regular shift,” “retail employee,” “retail employer,” “schedule change premium,” “seniority,” “utility safety employee,” “utility safety employer,” and “work schedule.”

§ 7-602 Notice of Rights.

The notice of rights required to be posted[,] pursuant to section 20-1205 of the Fair Workweek Law shall be printed on and scaled to fill an 11x17 inch sheet of paper.

§ 7-603 Good Faith Estimate

(a) If a fast food employer makes a long-term or indefinite change to the good faith estimate that has been provided to a fast food employee, the fast food employer shall provide an updated good faith estimate to the fast food employee as soon as possible and before the fast food employee receives the first work schedule following the change.

(b) For purposes of this section and section 20-1221 of the Fair Workweek Law, “long-term or indefinite change” includes, but is not limited to:

i. Three work weeks out of six consecutive work weeks in which the number of actual hours worked differs by twenty percent from the good faith estimate during each of the three weeks;

ii. Three work weeks out of six consecutive work weeks in which the days differ from the good faith estimate at least once per week;

iii. Three work weeks out of six consecutive work weeks in which the start and end times of at least one shift per week differs from the good faith estimate by at least one hour and the total number of hours changed for the six week period is at least six hours; or

iv. Three work weeks out of six consecutive work weeks in which the locations differ from the good faith estimate at least once per week.

(c) Each occurrence of a long-term or indefinite change for which a fast food employer fails to provide an updated good faith estimate before such employee receives the first work schedule following the change constitutes a violation of section 20-1221(a) of the Fair Workweek Law.]

§ 7-604 Work Schedules.

(a) On or before a fast food employee’s first day of work, a fast food employer must provide such fast food employee with written notice of an initial work schedule containing all regular shifts and all on-call shifts the fast food employee will work until the start of the first shift of the next subsequent work schedule. The fast food employer must also issue an updated work schedule as required in paragraph (2) of subdivision (c) of section 1221 of the Fair Workweek Law.

(b) A work schedule provided, pursuant to section 20-1252 of the Fair Workweek Law must span a period of no less than seven days.]

§ 7-605 Posted Notice of Schedules.

A fast food or retail employer may not post or otherwise disclose to other fast food or retail employees the work schedule of a fast food or retail employee who has been granted an accommodation based on the employee’s status as a survivor of domestic violence, stalking, or sexual assault, where such disclosure would conflict with such accommodation.]

§ 7-606 Employee Consent and Minimal Changes to Shifts.

(a) Where a fast food employee’s written consent is required to work additional hours, pursuant to subdivision (d) of section 20-1221 of the Fair Workweek Law or where a retail employee’s written consent is required to work an additional shift with less than 72 hours’ notice, pursuant to paragraph (3) of subdivision (d) of section 20-1251 of the Fair Workweek Law, such written consent must be provided in reference to a specific schedule change; general or ongoing consent is insufficient to meet such requirements.

(b) A fast food employer may change a previously scheduled regular shift by 15 minutes or less without being obligated to pay the fast food employee a schedule change premium. A fast food employer will be obligated to pay the fast food employee a schedule change premium if total changes made to one shift exceed 15 minutes.

Example: A fast food employer provides a fast food employee with a schedule that includes a shift on Tuesday from 12:00 P.M. to 5:00 P.M. At approximately 5:00 P.M. on Tuesday, the fast food employer asks the fast food employee to work a few minutes more to assist with a large tour group that just came to the fast food establishment. She agrees in writing and finishes the work at 5:12 P.M. The fast food employer need not pay her the schedule change premium.]

§ 7-607 Notice and Offer of Additional Shifts.

(a) A fast food employer must notify a fast food employee in writing of the method by which additional shifts will be posted in accordance with section 20-1241 of the Fair Workweek Law upon commencement of a fast food employee’s employment with the fast food employer and within 24 hours of any change to or adoption of a method.

(b) The fast food employer must post notice of additional shifts for three consecutive calendar days. When a fast food employer has less than three days’ notice of a need to fill an additional shift, the fast food employer shall post notice of the additional shift for three consecutive calendar days as soon as practicable and not more than 24 hours after finding out about the need to fill the shift. Where there is less than three days’ notice, any existing fast food employee may be offered, on a temporary basis, additional shifts that take place prior to the conclusion of the three-day notice period.

Example: On Wednesday at 9:00 A.M., a fast food employer receives a call from a fast food employee who tells her that she is quitting and she will not report for her regularly scheduled shift on Friday at 9:00 A.M. The fast food employer knew of the need to fill the shift 48 hours (or two days) in advance. The fast food employer may offer another existing fast food employee the shift on the first Friday, but must post the available shift with three days’ notice to its employees and assign subsequent Friday 9:00 A.M. shifts to its existing fast food employees in accordance with its criteria in accordance with Section 20-1241 of the Fair Workweek Law and this subchapter before hiring a new employee.

(c) A fast food employer that owns 50 or more fast food establishments in New York City may offer additional shifts, in accordance with subdivisions (a), (b), (f) and (g) of section 20-1241 of the Fair Workweek Law and in compliance with subdivision (b) of this section, to: (1) fast food employees who work at all locations in New York City, or (2) only to its fast food employees who work at its fast food establishments located in the same borough as the location where the shifts will be worked.

(d) As soon as possible after a fast food employer has filled an additional shift, and using the same method compliant with section 20-1241 of the Fair Workweek Law by which the fast food employer communicated the offer of additional shifts, the fast food employer must notify all accepting fast food employees when the offered shift has been filled.]

§ 7-608 Accepting and Awarding Additional Shifts.

(a) A fast food employee may accept a subset of additional shifts offered by a fast food employer, pursuant to section 20-1241 of the Fair Workweek Law.

(b) A fast food employer must first award shifts or shift increments to current fast food employees at the location where the shifts will be worked, regardless of the employer’s other criteria prescribed, pursuant to subdivision (b) of Section 20-1241 of the Fair Workweek Law.

(c) A fast food employee may accept an entire shift offered by a fast food employer or any shift increment. A fast food employer is not required to award a fast food employee a shift increment accepted by the fast food employee when the remaining portion of the shift is three hours or less and was not accepted by another fast food employee or other fast food employees.

Example: A fast food employer notified employees of an additional shift on Saturdays from 1:00 P.M. to 9:00 P.M., an eight-hour shift. A fast food employee informs the employer that she can work from 3:00 P.M. to 9:00 P.M., a six-hour shift increment. Two hours remain in the additional shift and no other employee accepted the remaining two hours. Therefore, the employer need not award the six-hour increment to the employee.

(d) When a fast food employee accepts a shift that was offered by a fast food employer, pursuant to section 20-1241 of the Fair Workweek Law that overlaps with the fast food employee’s existing shift, before hiring a new fast food employee for the offered shift, the fast food employer must award the fast food employee the offered shift in lieu of the fast food employee’s scheduled shift. The fast food employer may not condition the award of the offered shift on a fast food employee’s willingness to work both the non-overlapping hours of the existing shift and the offered shift.

Example: A fast food employee’s work schedule includes a shift on Mondays from 7 am to 3 pm. The fast food employer notifies employees of an additional shift on Mondays from 9:00 A.M. to 5:00 P.M., a shift that overlaps with the fast food employee’s existing shift. The fast food employee accepts the shift because it will allow the employee to drop the employee’s child off at school in the morning without reducing the employee’s overall hours. The fast food employer must award the additional shift to the fast food employee before hiring a new fast food employee for the additional shift, provided the fast food employee otherwise meets the employer’s criteria for distribution of the shift.

(e) When a fast food employee accepts a shift that was offered by a fast food employer, pursuant to section 20-1241 of the Fair Workweek Law that, if awarded to and worked by the fast food employee, would entitle the fast food employee to overtime pay, the fast food employer is not required to award the fast food employee the entire shift but, before hiring a new fast food employee for the entire offered shift, must award the fast food employee the largest shift increment possible that would not trigger overtime pay, provided that the remaining portion of the shift was accepted by another fast food employee or is three hours or more.

Example: A fast food employer offers a shift on Wednesday from 12:00 A.M. to 6:00 A.M. to its employees. A fast food employee who is scheduled to work 37 hours during the week accepts the additional shift. The employer must award at least three hours to the fast food employee but is not required to award the entire six-hour shift to the employee because working more than forty hours would result in the employee becoming eligible for overtime pay.]

[§ 7-609 Employer Records] § 7-603 Recordkeeping.

(a) Fast food, [and] retail, and utility safety employers must create and maintain [and retain, in an electronically accessible format,] contemporaneous, true, and accurate records documenting compliance with the requirements of the Fair Workweek Law for a period of three years, as specified below.

1. [Such] Required records for fast food, retail, and utility safety employers. For fast food, retail, and utility safety employers, such records shall include documents that show:

i. Each employee's dates of employment and the last-known phone number, email address, and mailing address provided to the employer;

[i] ii. Actual hours worked by each employee each week, including the date, times, and location of all such hours;

[iii] iii. [An employee's written consent to any schedule changes, where required] Each work schedule, including the dates, times, and methods by which each work schedule was provided to each employee; and

[iii] iv. Each [written schedule provided to an employee] agreement among employees to trade shifts, including the shifts being traded and the date and time of such agreement.

2. [Additionally,] Required records for fast food employers. For fast food employers [must also maintain] only such records [in accordance with this subdivision that] also must include documents that show:

i. [Good faith estimates provided to employees, pursuant to Section 20-1221(a) of the Fair Workweek Law] Each regular schedule, including the dates, times, and methods of provision to each employee; [and]

ii. [Premium pay to individual fast food employees and the dates and amounts of the payments, whether noted on an employee's wage stub or other form of written documentation] Each written request by an employee for a change to a work schedule or for a reduction in hours on the regular schedule, including the date, time, and method of transmission to the employer.

iii. Each written consent by an employee to an addition of hours to a work schedule or to a reduction in hours on the regular schedule, including the date, time, and method of transmission to the employer;

iv. Each employee absence including but not limited to arriving late to work, not reporting to work, calling out sick or using other leave;

v. Each instance a schedule change premium was not owed to a fast food employee because the employer's operations could not begin or continue as set forth in section 20-1222(c)(1) of the Fair Workweek Law or because the employee received overtime pay for a changed shift, as set forth in section 20-1222(c)(4) of the Fair Workweek Law.

vi. Each schedule change premium and each clopening premium paid to each fast food employee and the dates and amounts of the payments;

vii. Each written request or consent by an employee to work a clopening shift, including the date, time, and method by which the employee transmitted the request or consent to the employer;

viii. Each regular or on-call shift offered to, accepted by, or awarded to current fast food employees, including the contents of each offer, and the dates, times, and methods by which such shifts were offered, accepted, and awarded.

ix. Each instance an employer was not required to offer a shift to a current fast food employee before hiring new fast food employees because the employer would have been required to pay the current fast food employee overtime pay for the additional shift.

x. All written policies on progressive discipline maintained in accordance with section 20-1272(c) of the Fair Workweek Law and the date and manner in which they were provided to fast food employees, and proof that such policies were received by each fast food employee;

xi. Records of discipline of fast food employees, including to whom the discipline relates, a description of any employment actions associated with the discipline and the dates these actions were taken (for example, application of a disciplinary point, training, increased supervision), the conduct for which the fast food employee was disciplined and any date associated with the conduct, either the fast food employee's acknowledgement of having been informed of the discipline or a supervisor's affirmation that the fast food employee was informed of the discipline and refused to acknowledge it, and the employee's response, if any.

xii. Each Notice of Discharge provided to a fast food employee in accordance with section 20-1272(d) of the Fair Workweek law and the date and method by which the notice was provided and proof that the Notice of Discharge was received by the fast food employee.

xiii. For each discharge based on a bona fide economic reason, records sufficient to show that the discharge was in response to a reduction in volume of production, sales or profits at the fast food establishment, such as documents showing:

(1) The fast food establishment's financial condition, including tax returns, income statements, profit and loss statements, monthly gross revenue schedules, and balance sheets;

(2) The fast food establishment's compliance with government-issued capacity reduction orders or health and safety guidelines or a full or partial closure by order of a government official;

(3) The fast food employer's inability to operate due to:

(A) Threats to the fast food employees or the fast food employer's property;

(B) The failure of a public utility or the shutdown of public transportation;

(C) A fire, flood or other natural disaster;

(D) A state of emergency declared by the President of the United States, Governor of the state of New York, or Mayor of the City; or

(E) Severe weather conditions that posed a threat to employee safety.

xiv. For each fast food employee discharged based on a bona fide economic reason, their seniority relative to any other such discharged employees, and each offer of reinstatement or restoration of hours pursuant to sections 20-1241(a)(1) and 20-1272(h) of the Fair Workweek Law, including the date and the method of contact or attempted contact, the days, times and location of the shift(s) offered, and whether the offer was accepted.

3. Required records for retail and utility safety employers. For retail and utility safety employers only, such records also must include documents that show:

i. Each written request by an employee for time off including the date, time, and method by which the employee transmitted the request or consent to the employer;

ii. Each written consent by a retail or utility safety employee to work with fewer than 72 hours' notice; and

iii. Each change to a retail employee's work schedule with less than 72 hours' notice that occurred because the employer's operations could not begin or continue as set forth in section 20-1251(b)(3) of the Fair Workweek Law.

iv. Each change to a utility safety employee's work schedule with less than 72 hours' notice that occurred because the utility safety employer was responding to or could not begin or continue operations due to one of the circumstances set forth in section 20-1251(b)(4) of the Fair Workweek Law.

(b) Upon request, a fast food, [or] retail, or utility safety employer must provide a fast food, [or] retail, or utility safety employee with such employee's work schedule for any previous week worked for the past three years within 14 days of the employee's request.

(c) Upon request, a fast food, [or] retail, or utility safety employer must provide a fast food, [or] retail, or utility safety with the most current version of the complete work schedule for all employees who work at the same location within one week of the employee's request, provided that an employer may not post or otherwise disclose to other fast food employees the work schedule of [any] a fast food employee who has requested and been granted an accommodation based on the employee's status as a survivor of domestic violence, stalking, or sexual assault, where such disclosure would conflict with such accommodation.

(d) A fast food, retail, or utility safety employer may create or maintain any of the records required by this section in a scheduling

application or other electronic recordkeeping system. Such employer must ensure:

1. That such records are maintained and preserved in their original format for at least three years;
2. That such records can be readily exported in non-proprietary, machine-readable data formats, as may be needed to meet the obligation to produce such records to the department;
3. That the scheduling application or other electronic recordkeeping system is not subject, in whole or in part, to any agreement or restriction that would, directly or indirectly, compromise or limit the employer's ability to comply with any obligation to produce such records to the department; and
4. That the scheduling application or other electronic recordkeeping system is not configured to overwrite or destroy any of the information required by this section, or that it is supplemented by an alternative system for retaining true and accurate copies of information and records that might otherwise be destroyed or overwritten.

(e) To electronically provide a regular schedule or an updated copy of a regular schedule under section 20-1221(a), or to electronically transmit a work schedule or a revised work schedule under sections 20-1221(c)(1) or 20-1221(c)(2) of the Fair Workweek Law, the electronic communication delivered by the employer must include the days, times, and locations of all shifts in such schedule.

(f) To provide a notice of available shifts electronically under section 20-1241(b) of the Fair Workweek Law, the electronic communication delivered by the employer to the employee must include: (i) the contents of the offer, or (ii) an alert that an offer is available and a link to where the employee can readily view the contents of the offer.

§ [7-610] 7-604 Private Right of Action.

(a) A person who filed a complaint with the [office] department, pursuant to the Fair Workweek Law and who intends to withdraw the complaint to pursue a civil action shall withdraw the complaint in writing to the [office] department prior to commencing a civil action that includes claims based on the Fair Workweek Law in accordance with paragraph (2) of subdivision (d) of section 20-1211 of the Fair Workweek Law.

(b) A person who filed a civil action that includes any claims based on the Fair Workweek Law may file a complaint with the [office] department upon a showing that the Fair Workweek Law claims in the civil action have been withdrawn or dismissed without prejudice to further action.

(c) The withdrawal of a complaint filed with the [office] department or the commencement of a civil action by a person does not preclude the [office] department from investigating the fast food, [or] retail, or utility safety employer, or commencing, prosecuting, or settling a case against the employer based on some or all of the same violations.

§ [7-611] 7-605 Waiver of Rights.

Any agreement by an employee with the intent to prospectively waive or limit in any way the employee's rights[,] pursuant to the Fair Workweek Law shall be invalid as a matter of law, except as provided in the Fair Workweek Law section 20-1253.

§ 7-606 Consent.

(a) When an employer must seek an employee's written consent as set forth in the Fair Workweek Law sections 20-1221(a) (consent for reduction of hours in regular schedule), 20-1221(d) (consent to work or be available to work for additional hours), 20-1231 (consent to work a clopening), and 20-1251(a)(3) (retail or utility safety employee's consent to work with fewer than 72 hours' notice), the employee must have a meaningful opportunity to decline, free from any interference, coercion, or risk of adverse action from the employer. The record of such employee's written consent must show that the employer obtained it in advance and must reference a specific schedule change or shift; general or ongoing consent is insufficient to meet this requirement. When the schedule change involves an unscheduled addition of time, the employee's consent must be obtained no later than 15 minutes after the employee begins to work additional time.

(b) An employer is not required to obtain or maintain a written record of an employee's refusal to give consent as set forth in sections 20-1221(a), 20-1221(d), 20-1231, and 20-1251(a)(3) of the Fair Workweek Law.

§ 7-607 De minimis schedule changes

A schedule change of 15 minutes or less is *de minimis* if the start time, end time, and total shift length do not change by more than 15 minutes. An employer making only a *de minimis* schedule change is not required to comply with the consent requirements of sections 20-1221 or 20-1231, the schedule change premium requirements of section 20-1222, or the schedule change provisions of section 20-1251(a).

PART 2: FAST FOOD

§ 7-620 Regular scheduling.

(a) The requirement for a regular schedule is intended to provide a fast food employee with long-term scheduling predictability. The requirement to provide a "regular schedule" is separate and distinct from the requirement to post and transmit "work schedules" setting forth specific work shifts on specific dates. A regular schedule should set forth a fast food employer's actual expectation of a fast food employee's long-term schedule. An employer must update the regular schedule in writing to document any long-term or indefinite change to any recurring shift on it, and must provide a copy to the employee.

(b) A fast food employer must at all times have a regular schedule in effect for each fast food employee employed or hired on or after July 4, 2021. Each regular schedule provided by a fast food employer must include the date such regular schedule takes effect.

(c) A regular schedule provided to a fast food employee is considered to be in effect unless and until a new regular schedule is provided to the employee.

(e) A fast food employer's failure to provide a regular schedule to a fast food employee is a violation of section 20-1221(b) of the Fair Workweek Law for each week the employee works until a regular schedule is provided.

(f) If an employer's practice is to allow employees to provide the hours they are available and unavailable to work, then an employer may not add or change a recurring shift on an employee's regular schedule if it conflicts with times that the employee has previously informed the employer that they are unavailable to work, unless the employee consents in writing. If an employee changes their availability to work in writing such that they are no longer available to work all or part of a shift on their regular schedule, and an employer reduces the employee's regular schedule to accommodate the employee's new availability, that constitutes such employee's written consent to a reduction in hours on the regular schedule corresponding to that shift. In this scenario, the employer has discretion to remove the entire recurring shift, or just the conflicting portion of it, from the regular schedule. An employer may require employees to provide reasonable advance notice of a change in an employee's hours of availability.

Example 1: A fast food employer's employee handbook provides that fast food employees must provide at least 30 days' notice of a change in availability. The fast food employer gives fast food employee Martha a regular schedule that includes 27 hours per week. After two months, Martha informs her employer in writing that starting in six weeks, she will no longer be able to work one 5-hour recurring shift on Tuesday evenings due to a conflict with a college class. Martha also requests that her employer assign her a new recurring shift to keep her total hours at 27. Her employer gives her an updated regular work schedule reflecting the removal of the recurring Tuesday evening shift, with 22 total work hours, but does not add another shift to keep her total work hours at 27. Martha's baseline regular schedule is 22 hours because she requested the reduction. The employer is not required to accommodate Martha's request for a new morning recurring shift.

Example 2: In the above scenario, after one month, Martha sees a six-hour recurring shift on Saturdays on her employer's notice of available shifts. She accepts it and her employer awards it to her by placing it on her regular schedule. Martha's baseline regular schedule is now 28 hours.

Example 3: In the above scenarios, after a month, Martha's employer removes the Saturday recurring shift from Martha's regular schedule and places a new recurring shift on her regular schedule for Tuesday evenings. Martha's employer has violated the Fair Workweek Law, because Martha previously told her employer that she was unavailable to work on Tuesday evenings.

Example 4: Martha informs her employer that she will not be available to work for the next 28 days, effective immediately. Assuming Martha is not taking leave that is protected under any provision of federal, state, or local law, Martha's employer has a variety of lawful responses. For example, the employer may issue progressive discipline to Martha for changing her hours of availability with less than 30 days' notice, and/or for not working shifts on her work schedule, as long as issuing such discipline is consistent with the employer's progressive discipline policy. Or, the employer may assign her shifts on a temporary basis to other employees. Unless she is terminated in a manner consistent with the provisions of Sections 20-1271 and 20-1272 of the Fair Workweek Law, or unless her leave is protected by another category of law, Martha retains her status as a "current fast food employee" until she quits, or she has failed to work at least 8 hours in a 30 day period.

Example 5: Martha's co-worker, Fran, who currently works Mondays, Tuesdays, and Fridays, informs her employer that in five weeks she will only be available to work on Saturdays.

Her employer removes all recurring shifts from Fran's regular schedule effective as of the date of her unavailability. Fran's baseline regular schedule is now zero hours. Over the next month, Fran does not accept any recurring shifts on her employer's notice of available shifts. After 30 days, Fran is considered to have quit her job, as discussed in Section 7-630. She is no longer a "current fast food employee" because she has not worked at least 8 hours in the previous 30 days.

(g) A fast food employer can change a fast food employee's regular schedule for any reason without their consent, so long as a fast food employer does not reduce the total hours in a fast food employee's regular schedule by more than 15% from the baseline regular schedule, and provided the employer provides the employee with an updated copy of the regular schedule at least 14 days before the first day on the first work schedule following the change.

Example 1: A fast food employer gives fast food employee Rebecca a regular schedule totaling 25 hours per week. After a month, Rebecca's employer gives her a new regular schedule totaling 23 hours per week, a reduction of 8%. Rebecca did not request this reduction, and she does not want it because it reduces her income. However, Rebecca's employer was not required to obtain her consent because the reduction was less than 15%. Rebecca's baseline regular schedule remains at 25 hours because she did not request or consent to the change.

Example 2: In the above scenario, after two months, Rebecca's employer gives her a new regular schedule totaling 21 hours per week. Rebecca did not request this reduction, and she is unhappy about it. There is a violation of the Fair Workweek Law because the employer has reduced Rebecca's regular schedule by 16% (25 hours to 21 hours) without her consent. Rebecca's baseline regular schedule remains at 25 hours because she did not request or consent to the change.

Note that in either of the above examples, the outcome is the same if Rebecca's employer instructed her that she had to sign a form consenting to the reductions, and Rebecca did so. Rebecca's signature would not reflect her consent because she did not want the reductions and was not free to decline them.

Example 3: A fast food employer gives fast food employee Carlos a regular schedule totaling 24 hours a week, containing the following recurring shifts weekday mornings: Mondays and Tuesdays from 6:00 a.m. to 12:00 p.m., Wednesdays from 7:00 a.m. to 12:00 p.m., and Fridays from 5:00 a.m. to 12:00 p.m. After three months, Carlos' employer gives him a new regular schedule totaling 35 hours per week, containing the following recurring shifts in afternoons and evenings: Tuesdays and Wednesdays from 12:00 p.m. to 10:00 p.m., Fridays from 4:00 p.m. to 12:00 a.m., and Saturdays from 5:00 p.m. to 12:00 a.m. Carlos received the new regular schedule by email on Sunday, November 7. Carlos also received a work schedule by email on Sunday, November 7 for the workweek beginning Monday, November 22 that contained shifts consistent with the new regular schedule. Carlos did not request these changes, and he is unhappy about them because he preferred to work in the morning. There is no violation of the Fair Workweek Law because the employer is not required to obtain Carlos' request or consent to changes to the regular schedule that do not reduce his total work time by more than 15%, and the employer gave Carlos the updated regular schedule and the first work schedule reflecting the change 14 days before the first day on the work schedule. Carlos' baseline regular schedule is now 35 hours.

§ 7-621 Work schedules.

(a) Each shift in each written work schedule provided to a fast food employee must include a date, location, and the start time and end time.

(b) For purposes of section 20-1221(b) of the Fair Workweek Law, variation in shifts between the regular schedule and a work schedule refers to changes to the location of a shift, the day of the shift, the start or end times of a shift, the removal of a shift, or the addition of any shift not included on the regular schedule. A variation of more than 15% refers to the entire regular schedule and not to changes of more than 15% to individual shifts on the regular schedule.

(c) It shall not be considered a variation from the regular schedule for purposes of section 20-1221(b) when: (1) a fast food employer obtained an employee's written request for or written consent to a change before issuing a work schedule or revised work schedule reflecting the change, or (2) a fast food employer's operations are closed at the location of a shift on the fast food employee's regular schedule due to a scheduled holiday or one of the exigent circumstances set forth in section 20-1222(c) of the Fair Workweek Law.

(d) A fast food employer is not required to provide a work schedule to a fast food employee for any workweek that an employee is on leave for the entirety of the period covered by the work schedule.

§ 7-622 Schedule changes.

(a) For purposes of section 20-1222(a) of the Fair Workweek Law, the amount of each schedule change premium owed is based on hours elapsed between the first day on the work schedule, which begins at 12:00 a.m., and the date and time the fast food employer transmits the revised written schedule to the affected employees or re-posts the schedule, as required by section 20-1221(c)(2), whichever is later. The amount of notice to the employee is computed on an hourly basis. "7 days' notice" means at least 168 hours before the first day on the work schedule. "14 days' notice" means at least 336 hours before the first day on the work schedule. Any schedule change the fast food employer makes on or after the day before the first day on the work schedule is a change with less than 24 hours' notice. Any schedule change that is not documented on a revised written schedule provided to the affected employees or re-posted as required by section 20-1221(c)(2) is presumed to be a change made with less than 24 hours' notice.

Example 1: The first day on a work schedule is Monday, July 27. The employer posts and emails the work schedule 14 days in advance, on Sunday, July 12 at 10:00 p.m. On Sunday, July 26 at 9:00 a.m., the employer posts and emails the employee a revised schedule cancelling a shift originally scheduled for Thursday, July 30. This is a schedule change made with less than 24 hours' notice from the first day on the work schedule. The employer owes the employee a schedule change premium of \$75.

Example 2: The first day on a work schedule is Monday, July 27. The employer posts and emails the work schedule 14 days in advance, on Sunday, July 12 at 10:00 p.m. The schedule states that an employee is scheduled to work a shift on Thursday, July 30. On Monday, July 20 at 5:00 p.m., the employer posts and emails the employee a revised schedule canceling the Thursday, July 30 shift. This is a schedule change made with less than 7 days' notice from the first day on the work schedule. The employer owes the employee a schedule change premium of \$45.

Example 3: The first day on a work schedule is Monday, July 27. An employee is scheduled to work a shift on Thursday, July 30. The employer posts and emails the work schedule 14 days in advance, on Sunday, July 12 at 10:00 p.m. On Monday, July 13 at 12:00 p.m., the employer posts and emails the employee a revised schedule moving the Thursday, July 30 shift to Friday, July 31, a change to which the employee has given written consent. This is a date change with no loss of hours made with less than 14 days' notice but at least 7 days' notice. The employer owes the employee a schedule change premium of \$10.

Example 4: The first day on a work schedule is Monday, July 27. The employer provides the work schedule 14 days in advance, on Sunday, July 12 at 10:00 p.m. On Thursday, July 30, the employee works 30 minutes late, and gives written consent to do so. The employer does not post and or email the employee a revised schedule. This is a schedule change made with less than 24 hours' notice. The employer owes the employee a schedule change premium of \$15.

Example 5: The first day on a work schedule is Monday, July 27. The employer provides the work schedule 16 days in advance, on Friday, July 10 at 5:00 p.m. On Sunday, July 12 at 10:00 p.m., the employer posts and emails employees a revised schedule on which several employees' start times and end times throughout the week are different. These are schedule changes made with at least 14 days' notice from the first day on the work schedule. The employer does not owe the employees schedule change premium for these schedule changes.

(b) A fast food employee who consents to a schedule change, including the addition of a shift awarded to an employee pursuant to Section 20-1241(d), does not waive the right to a schedule change premium owed under section 20-1222 of the Fair Workweek Law. An employee's consent to a schedule change does not give rise to any exception to the requirement to pay a schedule change premium.

(c) Where there is a discrepancy of more than 15 minutes between times a fast food employee worked and the corresponding shift on the last-updated work schedule, and there is no document showing that the employee requested the change or that another exception to schedule change premiums set forth in section 20-1222(c) of the Fair Workweek Law applied, then the fast food employer has made a change to the work schedule with less than 24 hours' notice and owes the corresponding schedule change premium.

(d) Notwithstanding subdivision c of this section, no schedule change premium is owed under section 20-1222 of the Fair Workweek Law to a fast food employee who is absent from work, including but not limited to arriving late to work, not reporting to work, leaving early without approval, calling out sick or using other leave. In this circumstance, the employee's supervisor may provide documentation of the exception to the requirements of the Fair Workweek Law; documentation created by the employee is not required.

(e) Unless an exception to schedule change premiums set forth in section 20-1222(c) of the Fair Workweek Law applies, a fast food employer must pay a schedule change premium to a fast food employee for a schedule change made with less than 14 days' advance notice when:

1. An employee continues to perform work for more than 15 minutes past the end of the scheduled shift;
2. An employer makes a change to the work schedule that the employee did not request;
3. An employer asks an employee to come to work more than 15 minutes early for a scheduled shift or to work an additional unscheduled shift;
4. An employer asks an employee to leave work more than 15 minutes early;
5. An employer asks an employee to fill in for, or trade a shift with, another employee;
6. An employer seeks volunteers to work more or less time and an employee then volunteers to work more or less time;
7. An employee picks up an open shift in a scheduling application;
or
8. An employer terminates an employee's employment, for any reason.

(f) Documentation of an employee's written request for a schedule change or a shift trade must reference a specific schedule change or shift and the date the request was made. When the schedule change involves an addition of time, a schedule change premium is owed unless the documentation shows that the employee requested the additional time in writing before the employee began to work the additional time. An employee's acceptance of an offer of available shifts pursuant to Section 20-1241(c) of the Fair Workweek Law is not an employee request for a schedule change, as provided in Section 20-1241(e).

(g) When a fast food employer does not provide an employee a work schedule at least 14 days before the first day of a work week, as required by Section 20-1221(b) of the Fair Workweek Law, the employee's work schedule for that work week shall be the employee's regular schedule.

1. The employer is not required to pay a schedule premium as long as there is no variation between the shifts on the work schedule and the shifts on the employee's regular schedule.
2. If the employer subsequently posts or transmits a revised work schedule, the employer must pay the employee a schedule change premium for each schedule change, consistent with the requirements set forth in Sections 20-1222 of the Fair Workweek Law and subdivision § 7-622(a).
3. If the employer has not provided the employee a regular schedule, in violation of Section 20-1221(a) of the Fair Workweek Law, and also has not provided the employee a work schedule at least 14 days before the first day of a work week, in violation of Section 20-1221(b) of the Fair Workweek Law, then the employer must pay the employee a schedule change premium for each regular shift or on-call shift that it subsequently adds to the work schedule for that work week.

Example 1: Brandon's regular schedule provides that he works on Mondays, Tuesdays, Wednesdays, and Saturdays from 6:00 a.m. to 2:00 p.m. His employer's workweek begins on Monday, November 22. The deadline to post the work schedule is 12:00 a.m. on Monday, November 8 (14 days before November 22). The employer posts and electronically transmits the work schedule for the work week beginning November 22 on Tuesday, November 9 at 5:00 p.m. The work schedule matches the regular schedule, except Brandon is scheduled to start work at 9:00 a.m. on Tuesday. The fast food employer owes Brandon a \$20 schedule change premium for the subtraction of hours.

Example 2: A fast food employer has never given Jimmy a regular schedule. The fast food employer usually posts the work schedule each week six days before the first day on the schedule, on which Jimmy is unpredictably scheduled to work anywhere from two to six shifts per week. The fast food employer owes Jimmy a schedule change premium of \$15 for each shift on each of Jimmy's work schedules, in addition to other relief as set forth in the Fair Workweek Law.

(h) For any pay period in which an employee was paid schedule change premiums, the number of schedule change premiums paid and each premium amount must be included on the wage stub or other written documentation provided to the employee.

§ 7-623 Clopenings.

(a) A fast food employer's failure to pay a fast food employee the required \$100 premium for working a clopening and a fast food employer's failure to obtain a fast food employee's written consent to work a clopening shall each constitute a separate violation of section 20-1231 of the Fair Workweek Law.

(b) For any pay period in which an employee earned clopening premiums, the number of premiums paid and their amounts must be separately noted on the wage stub or other written form of documentation provided to the employee for that pay period.

(c) If an employee consents to work an unscheduled clopening, the fast food employer must obtain the employee's written consent at least 11 hours before the start of the second shift of the clopening.

§ 7-624 Offering shifts to fast food employees.

(a) The provisions of section 20-1241 of the Fair Work Week Law only apply when a fast food employer is contemplating the hiring of a new employee. A fast food employer is not required to follow any of the requirements of section 20-1241 to fill any available shift unless it hires, or anticipates hiring, a new fast food employee to fill the shift.

(b) When a shift is available, the employer may award it to any current employee in any non-discriminatory way the employer chooses, without publicizing the availability of the shift to current employees and without offering it to employees who have been discharged for bona fide economic reasons, as long as the employer does not hire, or anticipate hiring, a new fast food employee to fill the shift.

(c) When a shift is available, the fast food employer may not hire a new employee to fill it, unless: (i) the employer has first made reasonable efforts to offer reinstatement or restoration of hours to any employees who have been discharged for bona fide economic reasons within the past 365 days, in accordance with section 7-629 of this chapter, and (ii) if the position has not been awarded to such a discharged employee, the employer has offered the shift to current employees in accordance with sections 1241(a)(2) and 1241(b) of the Fair Workweek Law by posting a notice of available shifts in the workplace and providing it to each current fast food employee electronically. If the fast food employer has followed these steps and no current employee has accepted the offer, then the fast food employer may hire a new employee to fill the shift.

(d) For purposes of section 20-1241(b) of the Fair Workweek Law and sections 7-603, 7-624, and 7-629 of this subchapter, a shift becomes available any time a fast food employer decides to schedule a fast food employee to work the shift. It does not matter whether the shift is a newly-created shift or one that another fast food employee was previously scheduled to work.

(e) When a fast food employer is required to give notice of an available shift, the employer must include in the notice of available shifts the following information for each shift offered:

1. Location
2. Start time
3. End time
4. Whether the shift is a temporary or recurring shift. If the shift is temporary, the notice must state the specific dates for which coverage is needed.
5. The number of employees needed to cover the shift.
6. How the employee should tell the employer that they want to pick up the shift and the deadline for doing so.
7. The criteria the employer will apply to distribute the shift, if multiple employees express interest.
8. A statement that priority will be given to employees who already work at the location where the shift is available.

(f) The fast food employer must post the notice of available shifts for at least three consecutive calendar days when it contains recurring shifts. Pursuant to section 20-1241(f) of the Fair Workweek Law, the fast food employer may post a notice of available shifts for a shift that is less than three days away for fewer than three days.

(g) Pursuant to section 20-1241(a) and (d) of the Fair Workweek Law, if the fast food employer is not required to award an available shift to a discharged employee who has accepted the shift, the fast food employer must award an available shift to a current fast food employee who has accepted the shift and already works at the location where the shift will be worked. If multiple current fast food employees from that location have accepted the shifts, the fast food employer must follow its own distribution criteria as described in the notice of available shifts to make the award. If no current fast food employee from that location has accepted the shifts, then pursuant to section 20-1241(f) of the Fair Workweek Law the employer may award the shift to any current fast food employee from another location who accepted the shift.

1. An employer must award a recurring shift by placing the recurring shift on the fast food employee's updated regular schedule and timely transmitting it to the fast food employee.
2. An employer must award a temporary shift by updating the relevant work schedule and complying with the posting and transmission requirements for updated work schedules.
3. If no current fast food employee has accepted the shifts, then the employer may hire a new fast food employee to work the shift.

(h) A fast food employer may only hire a new fast food employee or place a recurring shift on a new fast food employee's regular schedule if, after the employer's offering the same shift as a recurring shift to

discharged employees in accordance with section 7-629 and to current fast food employees for at least three days in accordance with section 20-1241(b) of the Fair Workweek Law, no discharged employee or current fast food employee has accepted it.

In the following examples, no employees have been discharged for bona fide economic reasons within the past year. The employer anticipates hiring a new employee, but is required to first offer the available shifts to current employees.

Example 1: On its notice of available shifts, a fast food employer posts and emails recurring shifts for hours from 4:00 p.m. to 12:00 a.m. on Friday, Saturday, and Sunday nights. No current fast food employee accepts any of the recurring shifts. The fast food employer hires a new fast food employee and places on his regular schedule recurring shifts from 4:00 p.m. to 12:00 a.m. on Friday, Saturday and Sunday nights. On occasion, the employer also schedules the new fast food employee to fill shifts during the day or on other evenings, to meet increased demand or fill in for absent employees, obtaining his advance written consent where required. The fast food employer has complied with the Fair Workweek Law by hiring a new employee to perform the work described in the notice.

Example 2: On its notice of available shifts, a fast food employer posts recurring shifts for hours from 4:00 p.m. to 12:00 a.m. on Friday, Saturday, and Sunday nights. No current fast food employee accepts any of the recurring shifts. The fast food employer hires a new fast food employee and places on his regular schedule recurring shifts from 9:00 a.m. to 2:00 p.m. on Fridays, Saturdays, and Sundays instead of the hours described in the notice. The employer has not complied with the Fair Workweek Law because the hours in the notice do not match the hours actually assigned to the new fast food employee and the new fast food employee is assigned hours that were not previously offered to current fast food employees. The employer has also failed to email the notice of available shifts to all current fast food employees.

Example 3: On its notice of available shifts, a fast food employer posts and emails recurring shifts for hours from 4:00 p.m. to 12:00 a.m. on Friday, Saturday, and Sunday nights. No current fast food employee accepts any of the recurring shifts. The Employer hires three new fast food employees: Amalia, Brandon, and Christina. The employer places on Amalia's regular schedule recurring shifts from 4:00 p.m. to 12:00 a.m. on Friday, Saturday and Sunday. The Employer places on Brandon's and Christina's regular schedules recurring shifts from 9:00 a.m. to 2:00 p.m. on Fridays, Saturdays, and Sundays instead of the hours described in the notice. The assignment of shifts to Brandon and Christina violates the Fair Workweek Law because they are not performing the work described in the notice and their regular schedules contain recurring shifts that were not previously offered to current fast food employees.

Example 4: On its notice of available shifts, a fast food employer posts and emails current employees about temporary shifts available on specific dates that current fast food employees have left vacant on the schedule due to call-outs or terminations from employment. The fast food employer hires three new employees and on their first day of work provides them regular schedules containing recurring shifts that were identified as temporary in the notice of available shifts. The hiring of each new employee violates the Fair Workweek Law because their regular schedules contain recurring shifts that were not previously offered to current fast food employees.

(i) It is a distinct violation of section 20-1241 of the Fair Workweek Law as to each current fast food employee entitled to receive an offer or award of available shifts each time an employer: (i) hires a new fast food employee who then works any shift that was not offered or awarded to such current fast food employee as required by section 20-1241, (ii) gives a new employee a regular schedule containing a shift that was not first offered to such current fast food employee; or (iii) makes a temporary, non-recurring offer of a shift to such current fast food employee and then, when the temporarily offered shift is not accepted, assigns that shift on a new fast food employee's regular schedule.

(j) Employees are entitled to compensatory damages for violations of section 20-1241 of the Fair Workweek Law pursuant to section 20-1208(a)(1) (administrative remedies) and section 20-1211(a)(5) (private cause of action). A court may award compensatory damages in addition to or in lieu of the \$300 per-violation damages available under section 20-1208(a)(3)(e) of the Fair Workweek Law. Compensatory damages include the wages current fast food employees did not have an opportunity to earn due to the fast food employer's failure to comply with section 20-1241 of the Fair Workweek Law.

(k) A fast food employer is not required to offer or award available shifts to a current fast food employee who is on a leave of absence, unless the current fast food employee is scheduled to return to work within 14 days of date of the offer.

(l) A fast food employer that owns 50 or more fast food establishments in New York City may choose to make offers of shifts required by subdivisions (a), (b), (f) and (g) of section 20-1241 and in compliance with subdivisions (d) and (e) of this section only to fast food employees

at its fast food establishments in the same borough as the location of the available shifts.

(m) When a fast food employer is required to provide current employees notice of an available shift, the employer must first award shifts to current fast food employees of the location where the shifts will be worked.

§ 7-625 Probation Period.

The number of days in a fast food employee's probation period shall be determined based on the number of calendar days that have elapsed since the employee's first day of employment.

§ 7-626 Progressive discipline.

(a) A fast food employer must maintain a written policy on progressive discipline that meets or exceeds the requirements of the Fair Workweek Law and this subchapter and must follow such written policy, except in cases of egregious failure by the fast food employee to perform their job duties or in cases of egregious misconduct. A fast food employer's progressive discipline policy must include either the accrual of disciplinary points, strikes, or some comparable system of graduated discipline for subsequent infractions.

(b) A fast food employer must inform a fast food employee to whom progressive discipline is being applied in writing of the conduct for which the fast food employee is being disciplined and the consequence, if any, and must give the fast food employee an opportunity to respond.

(c) A fast food employer must distribute its written policy on progressive discipline to fast food employees by a method that reasonably ensures personal receipt upon commencement of employment, within 14 calendar days of the effective date of any changes to the policy, and upon request by the fast food employee.

(d) Upon request by a fast food employee, a fast food employer must provide the fast food employee with a copy of any discipline issued to the employee within the previous 365 days.

(e) If an employer issues a regular schedule or work schedule that violates a provision of the Fair Workweek Law, the fast food employer may not discipline or discharge the employee based on the employee's noncompliance with that regular schedule or work schedule.

§ 7-627 Egregious Conduct.

(a) A fast food employer may discharge a fast food employee for an egregious failure to perform their duties or for egregious misconduct without utilizing progressive discipline.

(b) An egregious failure by the employee to perform their duties means an employee's willful refusal to perform work for the majority of time on a shift.

(c) Egregious misconduct means workplace conduct that is so outrageous, dangerous, or illegal that an employer cannot reasonably expect to correct it through progressive discipline. Depending on the circumstances, examples may include violence or threats of violence, theft, sexual harassment, race discrimination, or willful destruction of property.

(d) An employee's lateness or failure to appear for a scheduled work shift is not an egregious failure to perform job duties or egregious misconduct.

§ 7-628 Notice of Discharge.

(a) The Notice of Discharge provided to a fast food employee must contain the following information:

1. The date of discharge;
2. Whether the discharge was for just cause or a bona fide economic reason;
3. The precise reason(s) the fast food employee was discharged. If the discharge was for just cause, the fast food employer must also itemize each disciplinary step taken and the dates of such discipline, unless the discharge was for egregious conduct as set forth in section 7-627;
4. If the discharge was for a bona fide economic reason, a statement informing the employee of the right to reinstatement or restoration of hours if shifts become available, the procedure the employer will follow for offering shifts to the employee, including whether the employee will be contacted by phone, text, or email; the last-known phone number and email address on file; and how the employee may inform the employer of updates; and
5. The date the Notice of Discharge is issued.

(b) The Notice of Discharge must be provided to the discharged fast food employee by email. If the discharged fast food employee does not have an operational email address, the Notice of Discharge must be mailed to the fast food employee's most up to date mailing address known to the employer using trackable mail.

(c) If a discharge is based on a bona fide economic reason, the fast food employer must request updated contact information from the fast food employee at the same time that it issues the Notice of Discharge.

§ 7-629 Bona Fide Economic Discharges.

(a) A fast food employer that has discharged a fast food employee based on a bona fide economic reason within the previous 365 days must make reasonable efforts to offer such employee reinstatement or restoration of hours before the fast food employer may offer recurring shifts to current fast food employees or hire any new fast food employees in accordance with section 7-624 of this subchapter. A fast food employer is not required to offer temporary, non-recurring shifts to discharged fast food employees, unless no current employee has accepted the shifts and the employer would otherwise hire a new employee to fill them.

(b) A fast food employer must contact eligible employees by email, text, or phone and using the most updated contact information provided by the employee, and must disclose to employees the procedures and contact information it will use in the Notice of Discharge, as discussed in Section § 7-628(a)(4). Regardless of the method used, or the number of employees contacted, employees with the most seniority have priority for reinstatement or restoration of hours. Eligible employees shall have seven days to accept an offer of reinstatement or restoration of hours made in accordance with this section.

Example: A fast food employer with four locations in New York City, Location A, Location B, Location C, and Location D, closes Location D because sales have been declining. The fast food employer discharges all ten employees at Location D. In the Notice of Discharge, the employer informs each of the ten employees that they will all be informed by email of available shifts at Locations A, B, and C for the next 12 months, and that the employee with the most seniority will have priority to receive any shift awards. Two months later, the fast food employer has several recurring shifts to fill at Location A. The fast food employer emails all employees discharged from Location D. After 7 days, two discharged employees respond requesting all of the available recurring shifts. The employer must award the shifts to the discharged employee with the most seniority.

(c) When a fast food employer is required to notify eligible discharged employees of the recurring shifts being offered, the notice must include the days, times and locations that the shifts will occur; how the fast food employer may notify the fast food employer of their acceptance of the shifts; that the fast food employee has seven days to accept any of the shifts, and, if the same shift is being offered to more than one eligible employee, that the shift will be awarded to the most senior former employee who accepts any of the shifts.

(d) A fast food employer is not required to offer reinstatement or restoration of hours to an employee discharged based on a bona fide economic reason when the employee: (1) was discharged more than 365 days prior, (2) has notified the fast food employer in writing that the employee does not want to receive offers of reinstatement or restoration of hours or, to the extent applicable, that there are specific days, times or locations that the fast food employee is not available to work, (3) has not provided updated contact information and whose telephone number and email address on file are no longer operational, (4) has been reinstated to or had hours restored to at least the same amount of regularly-scheduled hours as they worked immediately prior to the discharge, or (5) has turned down an offer of reinstatement or restoration of hours of the same amount of regularly-scheduled hours at the same location that they worked immediately prior to the discharge.

(e) A fast food employer may not condition reinstatement or restoration of hours on a fast food employee's ability to return to work or work the additional hours less than 14 days from the date of the offer. If the fast food employer has a need to fill such shifts temporarily before the discharged fast food employee can begin work, the fast food employer may schedule a current fast food employee to work the shift.

§ 7-630 Circumstances that Are Not a Discharge

(a) When an employee quits under circumstances that do not constitute a constructive discharge, there has not been a discharge for purposes of section 20-1272 of the Fair Workweek law.

(b) When a fast food employee requests or consents to a reduction in hours in advance, it is not a discharge for purposes of section 20-1272 of the Fair Workweek Law.

PART 3: RETAIL AND UTILITY SAFETY

§ 7-650 Work Schedules

(a) A work schedule provided pursuant to section 20-1252 of the Fair Workweek Law must span a period of no less than seven days.

(b) Where a retail or utility safety employer is required to electronically transmit a work schedule to a retail or utility safety employee pursuant to subdivision (a) or (b) of section 20-1252 of the Fair Workweek Law, such work schedule must be transmitted

electronically no later than 72 hours before the employee's first shift on the work schedule. Updates to the work schedule must also be transmitted electronically to the affected employees.

(c) Where a retail or utility safety employer is not required to electronically transmit a work schedule to a retail or utility safety employee pursuant to subdivision (a) or (b) of section 20-1252 of the Fair Workweek Law, a paper copy of the work schedule must be personally provided to the employee no later than 72 hours before the employee's first shift on the work schedule. Updates must also be personally provided to the affected employees.

§ 7-651 Schedule changes

(a) Where a retail or utility safety employer subtracts more than 15 minutes from a retail or utility safety employee's scheduled shift without at least 72 hours of advance notice before the start time of the scheduled shift, such change is a cancellation under section 20-1251(a)(2) of the Fair Workweek Law.

(b) For a cancellation under section 20-1251(a)(2) of the Fair Workweek Law, "relief required to make the employee or former employee whole" as provided in section 20-1208 and "relief required to make the employee whole" as provided in section 20-1211 must include the difference between the employee's scheduled work time and the employee's actual work time.

(c) Where a retail or utility safety employer adds more than 15 minutes to a retail or utility safety employee's scheduled shift without at least 72 hours of advance notice before the start time of the scheduled shift, such change constitutes "requir[ing] a retail or utility safety employee to work" under section 20-1251(a)(3) of the Fair Workweek Law.

§ 2. Subchapter G of Chapter 7 of Title 6 of the Rules of the City of New York, relating to fast food employees' voluntary contributions to not-for-profit organizations through payroll deductions, is REPEALED.

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

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

RULE TITLE: Amendment to rules implementing the Fair Workweek Law

REFERENCE NUMBER: 2021 RG 057

RULEMAKING AGENCY: Consumer and Worker Protection

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

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

/s/ MARTHA MANN ALFARO
Acting Corporation Counsel

Date: December 23, 2021

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

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

RULE TITLE: Amendment to rules implementing the Fair Workweek Law

REFERENCE NUMBER: DCWP-5

RULEMAKING AGENCY: Department of Consumer and Worker Protection

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

- (i) Is understandable and written in plain language for the discrete regulated community or communities;
- (ii) Minimizes compliance costs for the discrete regulated community or communities consistent with achieving the stated purpose of the rule; and

(iii) No cure period/mechanism is provided because the authorizing statute for the rule does not provide a cure period. However, respondents are afforded notice and an opportunity to be heard with respect to all notices of violation.

/s/ Francisco X. Navarro
Mayor's Office of Operations

December 24, 2021
Date

Accessibility questions: Charlie Driver; (212) 435 0396, by: Monday, January 31, 2022, 5:00 P.M.



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HOUSING PRESERVATION AND DEVELOPMENT

■ NOTICE

On December 28, 2021, pursuant to Section 1-11(b)(i)(A) of the rules found at Title 12 of the Rules of the City of New York ("Concession Rules"), the City Chief Procurement Officer ("CCPO") ratified a minor Concession Rules violation request made on December 14, 2021 by the New York City Department of Housing Preservation and Development ("HPD") for Concession No. 80620200012289, Request for Bids for the operation and maintenance of a Lobby Area Food Bar Located on the First Floor of 100 Gold Street, New York, New York 10038 from the Kozy Korner Corporation ("Concessionaire"). HPD and the CCPO have determined that the minor rules violation, which occurred with regard to HPD's Publication Requirement in complying with § 1-09 of the Concession Rules, resulted in no significant or adverse impact on the notification of award of the concession agreement to the public and that ratification of the Concession award will not violate any law applicable to the concession process.

HPD has determined that it would be in the best interest of the City to ratify this minor-rules-violation. HPD awarded the Concession to Kozy Korner Corporation for a term of 3 years with one 3 year renewal. The concessionaire shall pay annual flat fee to the City on average approximately \$60,000.00 until the stated term of the contract or until such time as the agreement is terminated before the end of the term.

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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 **1/6/2022**, 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
17A-4	ADJACENT TO 6146	ADJACENT TO 166
17A-6	ADJACENT TO 6146	ADJACENT TO 183
17A-7	ADJACENT TO 6146	ADJACENT TO 185
17A-8	ADJACENT TO 6146	ADJACENT TO 186
17A-9	ADJACENT TO 6146	ADJACENT TO 187
17A-10	ADJACENT TO 6146	ADJACENT TO 188

Acquired in the proceeding entitled: WEST CASTOR PLACE subject to any liens and encumbrances of record on such property. The amount advanced shall cease to bear interest on the specified date above.

Scott M. Stringer
Comptroller

d21-j5

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 **1/6/2022**, 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
1A AND 1B	ADJACENT TO 8008	ADJACENT TO 48
2A	ADJACENT TO 8008	ADJACENT TO 45
3 AND 3A	PART OF AND ADJACENT TO 8008	PART OF AND ADJACENT TO 42
4	PART OF 8008	PART OF 28

Acquired in the proceeding entitled: AMBOY ROAD NORTHEAST AND SOUTHWEST OF PAGE AVENUE subject to any liens and encumbrances of record on such property. The amount advanced shall cease to bear interest on the specified date above.

Scott M. Stringer
Comptroller

d21-j5

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 **1/13/2022**, 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
16A & 16B	ADJACENT TO 8007	ADJACENT TO 59

Acquired in the proceeding entitled: AMBOY ROAD NORTHEAST AND SOUTHWEST OF PAGE AVENUE subject to any liens and encumbrances of record on such property. The amount advanced shall cease to bear interest on the specified date above.

Scott M. Stringer
Comptroller

d29-j12

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 **1/13/2022**, 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
37A	13631	15
38A	13631	13
39A	13631	11
40A	13631	9
43A & 43B	13603	29
44A	13603	28
45A	13603	25
53A	13603	8
59A	13604	46
60A	13604	45
116A	13607	27

Acquired in the proceeding entitled: ROSEDALE AVENUE AREA STREETS – STAGE 1 subject to any liens and encumbrances of record on such property. The amount advanced shall cease to bear interest on the specified date above.

Scott M. Stringer
Comptroller

d29-j12

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 **1/13/2022**, 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
4, 4A	5497	PART OF & ADJACENT TO LOT 89
5, 5A	5497	PART OF & ADJACENT TO LOT 84
6, 6A	5497	PART OF & ADJACENT TO LOT 80
7, 7A	5497	PART OF & ADJACENT TO LOT 72
15A, 15B	5237	ADJACENT TO LOT 48
16A, 16B, 16C, 16D, 16E	5237	ADJACENT TO LOT 45

Acquired in the proceeding entitled: AMBOY ROAD AND ELTINGVILLE subject to any liens and encumbrances of record on such property. The amount advanced shall cease to bear interest on the specified date above.

Scott M. Stringer
Comptroller

d29-j12

OFFICE OF THE MAYOR

■ NOTICE

EMERGENCY EXECUTIVE ORDER NO. 322
December 20, 2021

WHEREAS, the COVID-19 pandemic has severely impacted New York City and its economy, and is addressed effectively only by joint action of the City, State, and Federal governments; and

WHEREAS, the state of emergency to address the threat and impacts of COVID-19 in the City of New York first declared in Emergency Executive Order No. 98, and extended most recently by Emergency Executive Order No. 296, remains in effect; and

WHEREAS, this Order is given because of the propensity of the virus to spread person-to-person, and also because the actions taken to prevent such spread have led to property loss and damage;

NOW, THEREFORE, pursuant, to the powers vested in me by the laws of the State of New York and the City of New York, including but not limited, to the New York Executive Law, the New York City Charter and the Administrative Code of the City of New York, and the common law authority to protect the public in the event of an emergency:

Section 1. I hereby direct that section 1 of Emergency Executive Order No. 318, dated December 18, 2021, is extended for five (5) days.

§ 2. During the State of Emergency, and, to the extent such laws and rules may be suspended consistent with State law, the following laws and regulations related to procurement are suspended with respect to any procurement of goods, services or construction when an agency head determines in writing that the procurement is necessary to respond, to the emergency: Chapter 13 of the New York City Charter; Title 9 of the Rules of the City of New York (Procurement Policy Board Rules); and Sections 6-101 through 6-107.1, 6-108.1 through 6-121, and 6-124 through 6-129 of the New York City Administrative Code. Nothing herein shall preclude an agency from complying with any portions of such laws or rules, to the extent that the agency head determines that compliance will not interfere with the agency's emergency response.

§ 3. I hereby direct the Fire and Police Departments, the Department of Buildings, the Sheriff, and other agencies as needed, to enforce the directives set forth in this Order in accordance with their lawful authorities, including Administrative Code sections 15-227(a), 28-105.10.1, and 28-201.1, and section 107.6 of the Fire Code. Violations of the directives set forth in this Order may be issued as if they were violations under the Health Code sections 3.07 and 3.11, and enforced by the Department of Health and Mental Hygiene or any other agency.

§ 4. This Emergency Executive Order shall take effect immediately and shall remain in effect for five (5) days unless it is terminated or modified, at an earlier date.

Bill de Blasio,
MAYOR

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EMERGENCY EXECUTIVE ORDER NO. 326
December 23, 2021

WHEREAS, the COVID-19 pandemic has severely impacted New York City and its economy, and is addressed effectively only by joint action of the City, State, and Federal governments; and

WHEREAS, the state of emergency to address the threat and impacts of COVID-19 in the City of New York first declared in Emergency

Executive Order No. 98, and extended most recently by Emergency Executive Order No. 323, remains in effect; and

WHEREAS, additional reasons for requiring the measures continued in this Order are set forth in Emergency Executive Order No. 317; NOW, THEREFORE, pursuant, to the powers vested in me by the laws of the State of New York and the City of New York, including but not limited, to the New York Executive Law, the New York City Charter and the Administrative Code of the City of New York, and the common law authority to protect the public in the event of an emergency:

Section 1. I hereby direct that section 1 of Emergency Executive Order No. 321, regarding the Key to NYC program, dated December 18, 2021, is extended for five (5) days.

§ 2. This Emergency Executive Order shall take effect immediately and shall remain in effect for five (5) days unless it is terminated or modified, at an earlier date.

Bill de Blasio,
MAYOR

◀ j4

EMERGENCY EXECUTIVE ORDER NO. 325
December 23, 2021

WHEREAS, the public safety was imperiled by a flash flood emergency caused by the remnants of Hurricane Ida that flooded roads, impacted mass transit, stranded motorists, and caused widespread damage to residential and commercial buildings throughout the City, causing unsafe conditions in those buildings and imperiling health and safety; and

WHEREAS, the state of emergency to address the remnants of Hurricane Ida, declared in Emergency Executive Order No. 230, and last extended by Emergency Executive Order No. 307, remains in effect;

NOW THEREFORE, by the power vested in me as Mayor of the City of New York, pursuant to law, including Executive Law § 24:

Section 1. I hereby direct that section 1 of Emergency Executive Order No. 320, dated December 18, 2021, is extended for five (5) days.

§ 2. I hereby direct, in accordance with section 25 of the Executive Law, section 61(2) of the New York Civil Service Law, and subdivision 5.1.1 of section 1 of rule 5 of the Department of Citywide Administrative Services' Personnel Rules and Regulations of the City of New York, that the City Cleanup Corps and staff from any agency, as designated by their Agency Head, shall assist the Commissioner of Emergency Management to carry out the directives set forth in this Order. The Commissioner of Emergency Management is further directed to take all necessary steps required to carry out the directives set forth in this Order.

§ 3. This Emergency Executive Order shall take effect immediately and shall remain in effect for five (5) days unless it is terminated or modified, at an earlier date.

Bill de Blasio
MAYOR

◀ j4

EMERGENCY EXECUTIVE ORDER NO. 324
December 23, 2021

WHEREAS, on September 2, 2021, the federal monitor in the Nunez use-of-force class action stated steps must be taken immediately to address the conditions in the New York City jails; and

WHEREAS, excessive staff absenteeism among correction officers and supervising officers has contributed to a rise in unrest and disorder, and creates a serious risk, to the necessary maintenance and delivery of sanitary conditions; access to basic services including showers, meals, visitation, religious services, commissary, and recreation; and prompt processing, at intake; and

WHEREAS, the Department of Correction's (DOC's) staffing shortages are affecting health operations, including the availability of escorts to bring patients, to the clinic and of DOC personnel to staff the clinics; and

WHEREAS, this Order is given to address the effects of excessive staff absenteeism and in order to address the conditions, at DOC facilities; and

WHEREAS, on September 15, 2021, I issued Emergency Executive Order No. 241 and declared a state of emergency to exist within the correction facilities operated by the DOC, most recently extended by Emergency Executive Order No. 314, and such declaration remains in effect;

NOW, THEREFORE, pursuant, to the powers vested in me by the laws of the State of New York and the City of New York, including but not limited, to the New York Executive Law, the New York City Charter and the Administrative Code of the City of New York, and the common law authority to protect the public in the event of an emergency:

Section 1. I hereby direct that section 1 of Emergency Executive Order No. 319, dated December 18, 2021, is extended for five (5) days.

§ 2. This Emergency Executive Order shall take effect immediately and shall remain in effect for five (5) days unless it is terminated or modified, at an earlier date.

Bill de Blasio,
MAYOR

☛ j4

EMERGENCY EXECUTIVE ORDER NO. 323

December 23, 2021

WHEREAS, the COVID-19 pandemic has severely impacted New York City and its economy, and is addressed effectively only by joint action of the City, State, and Federal governments; and

WHEREAS, the state of emergency to address the threat and impacts of COVID-19 in the City of New York first declared in Emergency Executive Order No. 98, and extended most recently by Emergency Executive Order No. 296, remains in effect; and

WHEREAS, this Order is given because of the propensity of the virus to spread person-to-person, and also because the actions taken to prevent such spread have led to property loss and damage;

NOW, THEREFORE, pursuant, to the powers vested in me by the laws of the State of New York and the City of New York, including but not limited, to the New York Executive Law, the New York City Charter and the Administrative Code of the City of New York, and the common law authority to protect the public in the event of an emergency:

Section 1. I hereby direct that the State of Emergency declared in Emergency Executive Order No. 98, dated March 12, 2020, and extended by subsequent orders, is extended for thirty (30) days.

§ 2. I hereby direct that sections 1 and 2 of Emergency Executive Order No. 322, dated December 20, 2021, are extended for five (5) days.

§ 3. I hereby direct the Fire and Police Departments, the Department of Buildings, the Sheriff, and other agencies as needed, to enforce the directives set forth in this Order in accordance with their lawful authorities, including Administrative Code sections 15-227(a), 28-105.10.1, and 28-201.1, and section 107.6 of the Fire Code. Violations of the directives set forth in this Order may be issued as if they were violations under the Health Code sections 3.07 and 3.11, and enforced by the Department of Health and Mental Hygiene or any other agency.

§ 4. This Emergency Executive Order shall take effect immediately. The State of Emergency shall remain in effect for a period not to exceed thirty (30) days or until rescinded, whichever occurs first. Additional declarations to extend the State of Emergency for additional periods not to exceed thirty (30) days shall be issued if needed.

Bill de Blasio,
MAYOR

☛ j4

EMERGENCY EXECUTIVE ORDER NO. 321

December 18, 2021

WHEREAS, the COVID-19 pandemic has severely impacted New York City and its economy, and is addressed effectively only by joint action of the City, State, and Federal governments; and

WHEREAS, the state of emergency to address the threat and impacts of COVID-19 in the City of New York first declared in Emergency Executive Order No. 98, and extended most recently by Emergency Executive Order No. 296, remains in effect; and

WHEREAS, additional reasons for requiring the measures continued in this Order are set forth in Emergency Executive Order No. 317;

NOW, THEREFORE, pursuant, to the powers vested in me by the laws of the State of New York and the City of New York, including but not limited, to the New York Executive Law, the New York City Charter and the Administrative Code of the City of New York, and the common law authority to protect the public in the event of an emergency:

Section 1. I hereby direct that section 2 of Emergency Executive Order No. 317, regarding the Key to NYC program, dated December 15, 2021, is extended for five (5) days.

§ 2. This Emergency Executive Order shall take effect immediately and shall remain in effect for five (5) days unless it is terminated or modified, at an earlier date.

Bill de Blasio,
MAYOR

☛ j4

EMERGENCY EXECUTIVE ORDER NO. 320

December 18, 2021

WHEREAS, the public safety was imperiled by a flash flood emergency caused by the remnants of Hurricane Ida that flooded roads, impacted mass transit, stranded motorists, and caused widespread damage to residential and commercial buildings throughout the City, causing unsafe conditions in those buildings and imperiling health and safety; and

WHEREAS, the state of emergency to address the remnants of Hurricane Ida, declared in Emergency Executive Order No. 230, and last extended by Emergency Executive Order No. 307, remains in effect;

NOW THEREFORE, by the power vested in me as Mayor of the City of New York, pursuant to law, including Executive Law § 24:

Section 1. I hereby direct that section 1 of Emergency Executive Order No. 315, dated December 13, 2021, is extended for five (5) days.

§ 2. I hereby direct, in accordance with section 25 of the Executive Law, section 61(2) of the New York Civil Service Law, and subdivision 5.1.1 of section 1 of rule 5 of the Department of Citywide Administrative Services' Personnel Rules and Regulations of the City of New York, that the City Cleanup Corps and staff from any agency, as designated by their Agency Head, shall assist the Commissioner of Emergency Management to carry out the directives set forth in this Order. The Commissioner of Emergency Management is further directed to take all necessary steps required to carry out the directives set forth in this Order.

§ 3. This Emergency Executive Order shall take effect immediately and shall remain in effect for five (5) days unless it is terminated or modified, at an earlier date.

Bill de Blasio
MAYOR

☛ j4

EMERGENCY EXECUTIVE ORDER NO. 319

December 18, 2021

WHEREAS, on September 2, 2021, the federal monitor in the Nunez use-of-force class action stated steps must be taken immediately to address the conditions in the New York City jails; and

WHEREAS, excessive staff absenteeism among correction officers and supervising officers has contributed to a rise in unrest and disorder, and creates a serious risk, to the necessary maintenance and delivery of sanitary conditions; access to basic services including showers, meals, visitation, religious services, commissary, and recreation; and prompt processing, at intake; and

WHEREAS, the Department of Correction's (DOC's) staffing shortages are affecting health operations, including the availability of escorts to bring patients, to the clinic and of DOC personnel to staff the clinics; and

WHEREAS, this Order is given to address the effects of excessive staff absenteeism and in order to address the conditions, at DOC facilities; and

WHEREAS, on September 15, 2021, I issued Emergency Executive Order No. 241 and declared a state of emergency to exist within the correction facilities operated by the DOC, most recently extended by Emergency Executive Order No. 314, and such declaration remains in effect;

NOW, THEREFORE, pursuant, to the powers vested in me by the laws of the State of New York and the City of New York, including but not limited, to the New York Executive Law, the New York City Charter and the Administrative Code of the City of New York, and the common law authority to protect the public in the event of an emergency:

Section 1. I hereby direct that section 2 of Emergency Executive Order No. 314, dated December 13, 2021, is extended for five (5) days.

§ 2. This Emergency Executive Order shall take effect immediately and shall remain in effect for five (5) days unless it is terminated or modified, at an earlier date.

Bill de Blasio,
MAYOR

☛ j4

EMERGENCY EXECUTIVE ORDER NO. 318

December 18, 2021

WHEREAS, the COVID-19 pandemic has severely impacted New York City and its economy, and is addressed effectively only by joint action of the City, State, and Federal governments; and

WHEREAS, the state of emergency to address the threat and impacts of COVID-19 in the City of New York first declared in Emergency Executive Order No. 98, and extended most recently by Emergency Executive Order No. 296, remains in effect; and

WHEREAS, this Order is given because of the propensity of the virus to spread person-to-person, and also because the actions taken to prevent such spread have led to property loss and damage;

NOW, THEREFORE, pursuant to the powers vested in me by the laws of the State of New York and the City of New York, including but not limited, to the New York Executive Law, the New York City Charter and the Administrative Code of the City of New York, and the common law authority to protect the public in the event of an emergency:

Section 1. I hereby direct that section 1 of Emergency Executive Order No. 313, dated December 13, 2021, is extended for five (5) days.

§ 2. I hereby direct the Fire and Police Departments, the Department of Buildings, the Sheriff, and other agencies as needed, to enforce the directives set forth in this Order in accordance with their lawful authorities, including Administrative Code sections 15-227(a), 28-105.10.1, and 28-201.1, and section 107.6 of the Fire Code. Violations of the directives set forth in this Order may be issued as if they were violations under the Health Code sections 3.07 and 3.11, and enforced by the Department of Health and Mental Hygiene or any other agency.

§ 3. This Emergency Executive Order shall take effect immediately and shall remain in effect for five (5) days unless it is terminated or modified, at an earlier date.

Bill de Blasio,
MAYOR

✶ j4

EMERGENCY EXECUTIVE ORDER NO. 317

December 15, 2021

WHEREAS, the COVID-19 pandemic has severely impacted New York City and its economy, and is addressed effectively only by joint action of the City, State, and Federal governments; and

WHEREAS, the state of emergency to address the threat and impacts of COVID-19 in the City of New York first declared in Emergency Executive Order No. 98, and extended most recently by Emergency Executive Order No. 296, remains in effect; and

WHEREAS, on October 29, 2021, U.S. Food and Drug Administration authorized the emergency use of the Pfizer-BioNTech COVID-19 Vaccine for the prevention of COVID-19 to include children 5 through 11 years of age; and

WHEREAS, on November 26, 2021, New York State Governor Kathy Hochul issued Executive Order No. 11 to address new emerging threats across the State posed by COVID-19, finding that New York is experiencing COVID-19 transmission, at rates the State has not seen since April 2020 and that the rate of new COVID-19 hospital admissions has been increasing over the past month to over 300 new admissions a day; and

WHEREAS, the recent appearance in the City of the highly transmissible Omicron variant of COVID-19 suggests an increased risk of reinfection; and

WHEREAS, 70% of City residents are fully vaccinated and mandating vaccinations, at the types of establishments that residents frequent will incentivize vaccinations, increasing the City's vaccination rates and saving lives; and

WHEREAS, additional reasons for requiring the measures continued in this Order are set forth in Emergency Executive Order No. 316;

NOW, THEREFORE, pursuant to the powers vested in me by the laws of the State of New York and the City of New York, including but not limited, to the New York Executive Law, the New York City Charter and the Administrative Code of the City of New York, and the common law authority to protect the public in the event of an emergency:

Section 1. I hereby direct that Emergency Executive Order No. 316, dated December 13, 2021, shall be superseded in its entirety by the provisions of section 2 of this Order.

§ 2. a. The program set forth in this section shall be known as the "Key to NYC" program.

b. I hereby order that, except as provided in subdivision c of this section, a covered entity shall not permit a patron, full- or part-time employee, intern, volunteer, or contractor to enter a covered premises without displaying proof of vaccination and identification bearing the same identifying information as the proof of vaccination. However, for a child under the age of 18 only proof of vaccination, and not additional identification, is required to be displayed.

c. I hereby order that the following individuals are exempted from this section, and therefore may enter a covered premises without displaying proof of vaccination, provided that such individuals wear a face mask, at all times except when they are consuming food or beverages:

- (1) Individuals entering for a quick and limited purpose (for example, using the restroom, placing or picking up an order or service, changing clothes in a locker room, or performing necessary repairs);
- (2) A nonresident performing artist not regularly employed by the covered entity, or a nonresident individual accompanying such a performing artist, while the performing artist or individual is in a covered premises for the purposes of such artist's performance, except that a performing artist is not required to wear a face mask while performing;
- (3) A nonresident professional or college, athlete/sports team that is not based in New York City (i.e., not a New York City "home team"), or a nonresident individual accompanying such professional or college, athlete/sports team, who enters a covered premises as part of their regular employment for purposes of the professional or college, athlete/sports team competition, except that such, athlete is not required to wear a face mask while playing in a competition;
- (4) An individual 5 years of age or older who enters a covered premises to participate in a school or after-school program offered by any pre-kindergarten through grade twelve public or non-public school, the Department of Youth & Community Development (DYCD), or another City agency, except that Department of Education (DOE) and charter school students participating in high risk extracurricular activities must comply with the vaccination requirements for high risk extracurricular activities as described in the relevant Order of the Commissioner of Health and Mental Hygiene Order issued on December 10, 2021;
- (5) An individual who enters for the purposes of voting or, pursuant to law, assisting or accompanying a voter or observing the election; and
- (6) An individual who was younger than five years of age on December 13, 2021, until 45 days after such individual's fifth birthday.

d. I hereby direct each covered entity to develop and keep a written record describing the covered entity's protocol for implementing and enforcing the requirements of this section. Such written record shall be available for inspection upon a request of a City official as allowed by law.

e. I hereby direct each covered entity to:

- (1) Maintain a copy of workers' proof of vaccination or, if applicable, a record of reasonable accommodation(s) as described in paragraph (2) (iv) of this subdivision; or
- (2) Maintain a record of such proof of vaccination, provided that such record shall include:
 - (i) the worker's name; and
 - (ii) whether the person is fully vaccinated; and
 - (iii) for a worker who submits proof of the first dose of a two-dose vaccine, the date by which proof of the second dose must be provided, which must be no later than 45 days after the proof of first dose was submitted; and
 - (iv) for a worker who does not submit proof of COVID-19 vaccination because of a reasonable accommodation, the record must indicate that such accommodation was provided, and the covered entity must separately maintain records stating the basis for such accommodation and any supporting documentation provided by such worker; or
- (3) Check the proof of vaccination before allowing a worker to enter the workplace and maintain a record of the verification.

For a non-employee worker, such as a contractor, a covered entity may request that the worker's employer confirm the proof of vaccination in lieu of maintaining the above records. A covered entity shall maintain a record of such request and confirmation.

Records created or maintained, pursuant to this section shall be treated as confidential.

A covered entity shall, upon request by a City agency, make available for inspection records required to be maintained by this section, consistent with applicable law.

f. I hereby direct each covered entity to post a sign in a conspicuous place that is viewable by prospective patrons prior to entering the establishment. The sign must alert patrons, to the vaccination requirement in this section and inform them that employees and

patrons are required to be vaccinated. The Department for Health and Mental Hygiene (“DOHMH”) shall determine the text of such sign and provide a template on its website that a covered entity may use. A covered entity may use the sign available online, at nyc.gov/keytoNYC, or use its own sign, provided its sign must be no smaller than 8.5 inches by 11 inches, with text provided by DOHMH in, at least 14-point font.

g. For the purposes of this Order:

(1) “Contractor” means the owner or employee of any business that a covered entity has hired to perform work within a covered premise.

(2) “Covered entity” means any entity that operates one or more covered premises, except that it shall not include pre-kindergarten through grade twelve (12) public and non-public schools and programs, houses of worship, childcare programs, senior centers, community centers, or as otherwise indicated by this Order.

(3) “Covered premises” means any of the following locations, except as provided in subparagraph (iv) of this paragraph:

(i) **Indoor Entertainment and Recreational Settings, and Certain Event and Meeting Spaces** including indoor portions of the following locations, regardless of the activity, at such locations: movie theaters, music or concert venues, adult entertainment, casinos, botanical gardens, commercial event and party venues, museums, aquariums, zoos, professional sports arenas and indoor stadiums, convention centers and exhibition halls, hotel meeting and event spaces, performing arts theaters, bowling alleys, arcades, indoor play areas, pool and billiard halls, and other recreational game centers;

(ii) **Indoor Food Services**, including indoor portions of food service establishments offering food and drink, including all indoor dining areas of food service establishments that receive letter grades as described in section 81.51 of the Health Code; businesses operating indoor seating areas of food courts; catering food service establishments that provide food indoors on its premises; and any indoor portions of an establishment that is regulated by the New York State Department of Agriculture and Markets offering food for on-premises indoor consumption. The requirements of this Order shall not apply to any establishment offering food or drink exclusively for off-premises or outdoor consumption, or to a food service establishment providing only charitable food services, such as soup kitchens; and

(iii) **Indoor Gyms and Fitness Settings**, including indoor portions of standalone and hotel gyms and fitness centers, gyms and fitness centers in higher education institutions, yoga/Pilates/barre/dance studios, boxing/kickboxing gyms, fitness boot camps, indoor pools, CrossFit or other plyometric boxes, and other facilities used for conducting group fitness classes.

(iv) “Covered premises” do not include houses of worship or locations in a residential or office building the use of which is limited to residents, owners, or tenants of that building.

(4) “Identification” means an official document bearing the name of the individual and a photo or date of birth. Examples of acceptable identification include but are not limited to: driver’s license, non-driver government ID card, IDNYC, passport, and school ID card.

(5) “Indoor portion” means any part of a covered premises with a roof or overhang that is enclosed by, at least three walls, except that the following will not be considered an indoor portion: (1) a structure on the sidewalk or roadway if it is entirely open on the side facing the sidewalk; and (2) an outdoor dining structure for individual parties, such as a plastic dome, if it has adequate ventilation to allow for air circulation.

(6) “Nonresident” means any individual who is not a resident of New York City.

(7) “Patron” means any individual 5 years of age or older who patronizes, enters, attends an event, or purchases goods or services within a covered premise.

(8) “Proof of vaccination” means proof of receipt of a full regimen of a COVID-19 vaccine authorized for emergency use or licensed for use by the U.S. Food and Drug Administration or authorized for emergency use by the World Health Organization, not including any additional recommended booster doses, except that for children who are 5 years of age or older as of December 13, 2021, but younger than 12 years of age, “proof of vaccination” means proof of receipt of, at least one dose of such a vaccine until January 28, 2022, after which time it shall mean proof of receipt of a full regimen of such vaccine. Such proof may be established by:

(i) A CDC COVID-19 Vaccination Record Card or an official immunization record from the jurisdiction, state, or country where the vaccine was administered or a digital or physical photo of such a card or record, reflecting the person’s name, vaccine brand, and date administered; or

(ii) A New York City COVID Safe App (available to download on Apple and Android smartphone devices);

(iii) A New York State Excelsior Pass;

(iv) CLEAR’s digital vaccine card; or

(v) any other method specified by the Commissioner of Health and Mental Hygiene as sufficient to demonstrate proof of vaccination.

(9) “Worker” means an individual who works in-person in New York City at a workplace in New York City. Worker includes a full- or part-time staff member, employer, employee, intern, volunteer or contractor of a covered entity, as well as a self-employed individual or a sole practitioner.

Worker does not include an individual who works from their own home and whose employment does not involve interacting in-person with co-workers or members of the public. Worker also does not include an individual who enters the workplace for a quick and limited purpose.

(10) “Workplace” means any location, including a vehicle, where work is performed in the presence of another worker or member of the public.

h. I hereby direct that each instance that a covered entity fails to check an individual’s vaccination status shall constitute a separate violation of this section.

i. I hereby direct the City’s Commission on Human Rights to publish guidance to assist covered entities in complying with this section in an equitable manner consistent with applicable provisions of the New York City Human Rights Law.

j. I hereby direct, in accordance with section 25 of the Executive Law, that staff from any agency designated by the Commissioner of Health and Mental Hygiene shall enforce the directives set forth in this section.

k. (1) I hereby direct that any person or entity who is determined to have violated the requirements of the Key to NYC program shall be subject to a fine, penalty and forfeiture of not less than \$1,000. If the person or entity is determined to have committed a subsequent violation of this section within twelve months of the initial violation for which a penalty was assessed, such person or entity shall be subject to a fine, penalty and forfeiture of not less than \$2,000. For every violation thereafter, such person or entity shall be subject to a fine, penalty and forfeiture of not less than \$5,000 if the person or entity committed the violation within twelve months of the violation for which the second penalty was assessed. This section may be enforced, pursuant to sections 3.05, 3.07, or 3.11 of the Health Code and sections 558 and 562 of the Charter.

(2) I hereby suspend: (i) Appendix 7-A of Chapter 7 of Title 24 of the Rules of the City of New York, to the extent it would limit a violation of this section to be punished with a standard penalty of \$1,000 or a default penalty of \$2,000; and (ii) section 7-08 of such Chapter 7 and section 3.11 of the Health Code, to the extent such provisions would limit the default penalty amount that may be imposed for a violation of this section to \$2,000.

(3) Notwithstanding the foregoing, this subdivision shall not apply until December 27, 2021 with respect to proof of receipt of a second dose of a two-dose vaccine.

l. Covered entities shall comply with further guidelines issued by DOHMH to further the intent of this section and increase the number of vaccinated individuals in the City.

m. I hereby order that section 20-1271 of the Administrative Code of the City of New York is modified by adding the following provision, to the definition of “just cause.” Notwithstanding any provision of this chapter, a fast food employer shall be deemed to have just cause when a fast food employee has failed, to provide proof of vaccination required by an emergency executive order issued in response, to the COVID-19 pandemic and shall not be required to follow progressive discipline procedures prior to terminating the employee, provided that the employee shall have 30 days from the date when the employer notified the employee of the requirement to submit such proof and the employee shall be placed on leave following such notification until such proof is provided. This provision shall not excuse the employer from the responsibility, to provide a reasonable accommodation where required by law.

§ 3. This Emergency Executive Order shall take effect immediately.

Bill de Blasio,
MAYOR

◀ j4

EMERGENCY EXECUTIVE ORDER NO. 316

December 13, 2021

WHEREAS, the COVID-19 pandemic has severely impacted New York City and its economy, and is addressed effectively only by joint action of the City, State, and Federal governments; and

WHEREAS, the state of emergency to address the threat and impacts of COVID-19 in the City of New York first declared in Emergency

Executive Order No. 98, and extended most recently by Emergency Executive Order No. 296, remains in effect; and

WHEREAS, on October 29, 2021, U.S. Food and Drug Administration authorized the emergency use of the Pfizer-BioNTech COVID-19 Vaccine for the prevention of COVID-19 to include children 5 through 11 years of age; and

WHEREAS, on November 26, 2021, New York State Governor Kathy Hochul issued Executive Order No. 11 to address new emerging threats across the State posed by COVID-19, finding that New York is experiencing COVID-19 transmission, at rates the State has not seen since April 2020 and that the rate of new COVID-19 hospital admissions has been increasing over the past month to over 300 new admissions a day; and

WHEREAS, the recent appearance in the City of the highly transmissible Omicron variant of COVID-19 suggests an increased risk of reinfection; and

WHEREAS, 70% of City residents are fully vaccinated and mandating vaccinations, at the types of establishments that residents frequent will incentivize vaccinations, increasing the City's vaccination rates and saving lives; and

WHEREAS, additional reasons for requiring the measures continued in this Order are set forth in Emergency Executive Order No. 228;

NOW, THEREFORE, pursuant to the powers vested in me by the laws of the State of New York and the City of New York, including but not limited to, the New York Executive Law, the New York City Charter and the Administrative Code of the City of New York, and the common law authority to protect the public in the event of an emergency:

Section 1. I hereby direct that Emergency Executive Order No. 250, dated September 24, 2021 and last extended by Emergency Executive Order No. 312, shall be superseded in its entirety by the provisions of section 2 of this Order.

§ 2. a. The program set forth in this section shall be known as the "Key to NYC" program.

b. I hereby order that, except as provided in subdivision c of this section, a covered entity shall not permit a patron, full- or part-time employee, intern, volunteer, or contractor to enter a covered premises without displaying proof of vaccination and identification bearing the same identifying information as the proof of vaccination. However, for a child under the age of 18 only proof of vaccination, and not additional identification, is required to be displayed.

c. I hereby order that the following individuals are exempted from this section, and therefore may enter a covered premises without displaying proof of vaccination, provided that such individuals wear a face mask, at all times except when they are consuming food or beverages:

(1) Individuals entering for a quick and limited purpose (for example, using the restroom, placing or picking up an order or service, changing clothes in a locker room, or performing necessary repairs);

(2) A nonresident performing artist not regularly employed by the covered entity, or a nonresident individual accompanying such a performing artist, while the performing artist or individual is in a covered premises for the purposes of such artist's performance, except that a performing artist is not required to wear a face mask while performing;

(3) A nonresident professional or college, athlete/sports team that is not based in New York City (i.e., not a New York City "home team"), or a nonresident individual accompanying such professional or college, athlete/sports team, who enters a covered premises as part of their regular employment for purposes of the professional or college, athlete/sports team competition, except that such, athlete is not required to wear a face mask while playing in a competition;

(4) An individual 5 years of age or older who enters a covered premises to participate in a school or after-school program offered by any pre-kindergarten through grade twelve public or non-public school, the Department of Youth & Community Development (DYCD), or another City agency, except that Department of Education (DOE) and charter school students participating in high risk extracurricular activities must comply with the vaccination requirements for high risk extracurricular activities as described in the relevant Order of the Commissioner of Health and Mental Hygiene Order issued on December 10, 2021;

(5) An individual who enters for the purposes of voting or, pursuant to law, assisting or accompanying a voter or observing the election; and

(6) An individual who was younger than five years of age on December 13, 2021, until 45 days after such individual's fifth birthday.

d. I hereby direct each covered entity to develop and keep a written record describing the covered entity's protocol for implementing and enforcing the requirements of this section. Such written record shall be available for inspection upon a request of a City official as allowed by law.

e. I hereby direct each covered entity to:

(1) Maintain a copy of workers' proof of vaccination or, if applicable, a record of reasonable accommodation(s) as described in paragraph (2) (iv) of this subdivision; or

(2) Maintain a record of such proof of vaccination, provided that such record shall include:

(i) the worker's name; and

(ii) whether the person is fully vaccinated; and

(iii) for a worker who submits proof of the first dose of a two-dose vaccine, the date by which proof of the second dose must be provided, which must be no later than 45 days after the proof of first dose was submitted; and

(iv) for a worker who does not submit proof of COVID-19 vaccination because of a reasonable accommodation, the record must indicate that such accommodation was provided, and the covered entity must separately maintain records stating the basis for such accommodation and any supporting documentation provided by such worker; or

(3) Check the proof of vaccination before allowing a worker to enter the workplace and maintain a record of the verification.

For a non-employee worker, such as a contractor, a covered entity may request that the worker's employer confirm the proof of vaccination in lieu of maintaining the above records. A covered entity shall maintain a record of such request and confirmation.

Records created or maintained, pursuant to this section shall be treated as confidential.

A covered entity shall, upon request by a City agency, make available for inspection records required to be maintained by this section, consistent with applicable law.

f. I hereby direct each covered entity to:

(1) Post a sign in a conspicuous place that is viewable by prospective patrons prior to entering the establishment. The sign must alert patrons, to the vaccination requirement in this section and inform them that employees and patrons are required to be vaccinated. The Department for Health and Mental Hygiene ("DOHMH") shall determine the text of such sign and provide a template on its website that a covered entity may use. A covered entity may use the sign available online, at nyc.gov/keytoNYC, or use its own sign, provided its sign must be no smaller than 8.5 inches by 11 inches, with text provided by DOHMH in, at least 14-point font.

(2) No later than December 27, 2021, affirm on a form provided by DOHMH compliance with the requirements of subdivision e of this section, and post the affirmation in a conspicuous location.

g. For the purposes of this Order:

(1) "Contractor" means the owner or employee of any business that a covered entity has hired to perform work within a covered premise.

(2) "Covered entity" means any entity that operates one or more covered premises, except that it shall not include pre-kindergarten through grade twelve (12) public and non-public schools and programs, houses of worship, childcare programs, senior centers, community centers, or as otherwise indicated by this Order.

(3) "Covered premises" means any of the following locations, except as provided in subparagraph (iv) of this paragraph:

(i) **Indoor Entertainment and Recreational Settings, and Certain Event and Meeting Spaces** including indoor portions of the following locations, regardless of the activity, at such locations: movie theaters, music or concert venues, adult entertainment, casinos, botanical gardens, commercial event and party venues, museums, aquariums, zoos, professional sports arenas and indoor stadiums, convention centers and exhibition halls, hotel meeting and event spaces, performing arts theaters, bowling alleys, arcades, indoor play areas, pool and billiard halls, and other recreational game centers;

(ii) **Indoor Food Services**, including indoor portions of food service establishments offering food and drink, including all indoor dining areas of food service establishments that receive letter grades as described in section 81.51 of the Health Code; businesses operating indoor seating areas of food courts; catering food service establishments that provide food indoors on its premises; and any indoor portions of an establishment that is regulated by the New York State Department of Agriculture and Markets offering food for on-premises indoor consumption. The requirements of this Order shall not apply to any establishment offering food or drink exclusively for off-premises or outdoor consumption, or to a food service establishment providing only charitable food services, such as soup kitchens; and

(iii) **Indoor Gyms and Fitness Settings**, including indoor portions of standalone and hotel gyms and fitness centers, gyms and fitness centers in higher education institutions, yoga/Pilates/barre/dance studios, boxing/kickboxing gyms, fitness boot camps, indoor pools, CrossFit or other plyometric boxes, and other facilities used for conducting group fitness classes.

(iv) "Covered premises" do not include houses of worship or locations in a residential or office building the use of which is limited to residents, owners, or tenants of that building.

(4) "Identification" means an official document bearing the name of the individual and a photo or date of birth. Examples of acceptable identification include but are not limited to: driver's license, non-driver government ID card, IDNYC, passport, and school ID card.

(5) "Indoor portion" means any part of a covered premises with a roof or overhang that is enclosed by, at least three walls, except that the following will not be considered an indoor portion: (1) a structure on the sidewalk or roadway if it is entirely open on the side facing the sidewalk; and (2) an outdoor dining structure for individual parties, such as a plastic dome, if it has adequate ventilation to allow for air circulation.

(6) "Nonresident" means any individual who is not a resident of New York City.

(7) "Patron" means any individual 5 years of age or older who patronizes, enters, attends an event, or purchases goods or services within a covered premise.

(8) "Proof of vaccination" means proof of receipt of a full regimen of a COVID-19 vaccine authorized for emergency use or licensed for use by the U.S. Food and Drug Administration or authorized for emergency use by the World Health Organization, not including any additional recommended booster doses, except that for children who are 5 years of age or older as of December 13, 2021, but younger than 12 years of age, "proof of vaccination" means proof of receipt of, at least one dose of such a vaccine until January 28, 2022, after which time it shall mean proof of receipt of a full regimen of such vaccine. Such proof may be established by:

(i) A CDC COVID-19 Vaccination Record Card or an official immunization record from the jurisdiction, state, or country where the vaccine was administered or a digital or physical photo of such a card or record, reflecting the person's name, vaccine brand, and date administered; or

(ii) A New York City COVID Safe App (available to download on Apple and Android smartphone devices);

(iii) A New York State Excelsior Pass;

(iv) CLEAR's digital vaccine card; or

(v) any other method specified by the Commissioner of Health and Mental Hygiene as sufficient to demonstrate proof of vaccination.

(9) "Worker" means an individual who works in-person in New York City at a workplace in New York City. Worker includes a full- or part-time staff member, employer, employee, intern, volunteer or contractor of a covered entity, as well as a self-employed individual or a sole practitioner.

Worker does not include an individual who works from their own home and whose employment does not involve interacting in-person with co-workers or members of the public. Worker also does not include an individual who enters the workplace for a quick and limited purpose.

(10) "Workplace" means any location, including a vehicle, where work is performed in the presence of another worker or member of the public.

h. I hereby direct that each instance that a covered entity fails to check an individual's vaccination status shall constitute a separate violation of this section.

i. I hereby direct the City's Commission on Human Rights to publish guidance to assist covered entities in complying with this section in an equitable manner consistent with applicable provisions of the New York City Human Rights Law.

j. I hereby direct, in accordance with section 25 of the Executive Law, that staff from any agency designated by the Commissioner of Health and Mental Hygiene shall enforce the directives set forth in this section.

k. (1) I hereby direct that any person or entity who is determined to have violated the requirements of the Key to NYC program shall be subject to a fine, penalty and forfeiture of not less than \$1,000. If the person or entity is determined to have committed a subsequent violation of this section within twelve months of the initial violation for which a penalty was assessed, such person or entity shall be subject to a fine, penalty and forfeiture of not less than \$2,000. For every violation thereafter, such person or entity shall be subject to a fine, penalty and forfeiture of not less than \$5,000 if the person or entity committed the violation within twelve months of the violation for which the second penalty was assessed. This section may be enforced, pursuant to sections 3.05, 3.07, or 3.11 of the Health Code and sections 558 and 562 of the Charter.

(2) I hereby suspend: (i) Appendix 7-A of Chapter 7 of Title 24 of the Rules of the City of New York, to the extent it would limit a violation of this section to be punished with a standard penalty of \$1,000 or a default penalty of \$2,000; and (ii) section 7-08 of such Chapter 7 and

section 3.11 of the Health Code, to the extent such provisions would limit the default penalty amount that may be imposed for a violation of this section to \$2,000.

(3) Notwithstanding the foregoing, this subdivision shall not apply until December 27, 2021 with respect to proof of receipt of a second dose of a two-dose vaccine.

l. Covered entities shall comply with further guidelines issued by DOHMH to further the intent of this section and increase the number of vaccinated individuals in the City.

m. I hereby order that section 20-1271 of the Administrative Code of the City of New York is modified by adding the following provision, to the definition of "just cause:" Notwithstanding any provision of this chapter, a fast food employer shall be deemed to have just cause when a fast food employee has failed, to provide proof of vaccination required by an emergency executive order issued in response, to the COVID-19 pandemic and shall not be required to follow progressive discipline procedures prior to terminating the employee, provided that the employee shall have 30 days from the date when the employer notified the employee of the requirement to submit such proof and the employee shall be placed on leave following such notification until such proof is provided. This provision shall not excuse the employer from the responsibility, to provide a reasonable accommodation where required by law.

§ 3. This Emergency Executive Order shall take effect immediately.

Bill de Blasio,
MAYOR

◀ j4

EMERGENCY EXECUTIVE ORDER NO. 315

December 13, 2021

WHEREAS, the public safety was imperiled by a flash flood emergency caused by the remnants of Hurricane Ida that flooded roads, impacted mass transit, stranded motorists, and caused widespread damage to residential and commercial buildings throughout the City, causing unsafe conditions in those buildings and imperiling health and safety; and

WHEREAS, the state of emergency to address the remnants of Hurricane Ida, declared in Emergency Executive Order No. 230, and last extended by Emergency Executive Order No. 307, remains in effect;

NOW THEREFORE, by the power vested in me as Mayor of the City of New York, pursuant to law, including Executive Law § 24:

Section 1. I hereby direct that section 1 of Emergency Executive Order No. 311, dated December 8, 2021, is extended for five (5) days.

§ 2. I hereby direct, in accordance with section 25 of the Executive Law, section 61(2) of the New York Civil Service Law, and subdivision 5.1.1 of section 1 of rule 5 of the Department of Citywide Administrative Services' Personnel Rules and Regulations of the City of New York, that the City Cleanup Corps and staff from any agency, as designated by their Agency Head, shall assist the Commissioner of Emergency Management to carry out the directives set forth in this Order. The Commissioner of Emergency Management is further directed to take all necessary steps required to carry out the directives set forth in this Order.

§ 3. This Emergency Executive Order shall take effect immediately and shall remain in effect for five (5) days unless it is terminated or modified, at an earlier date.

Bill de Blasio
MAYOR

◀ j4

EMERGENCY EXECUTIVE ORDER NO. 314

December 13, 2021

WHEREAS, on September 2, 2021, the federal monitor in the Nunez use-of-force class action stated steps must be taken immediately to address the conditions in the New York City jails; and

WHEREAS, excessive staff absenteeism among correction officers and supervising officers has contributed to a rise in unrest and disorder, and creates a serious risk, to the necessary maintenance and delivery of sanitary conditions; access to basic services including showers, meals, visitation, religious services, commissary, and recreation; and prompt processing, at intake; and

WHEREAS, the Department of Correction's (DOC's) staffing shortages are affecting health operations, including the availability of escorts to bring patients, to the clinic and of DOC personnel to staff the clinics; and

WHEREAS, this Order is given to address the effects of excessive staff absenteeism and in order to address the conditions, at DOC facilities; and

WHEREAS, on September 15, 2021, I issued Emergency Executive Order No. 241 and declared a state of emergency to exist within the correction facilities operated by the DOC, most recently extended by Emergency Executive Order No. 289, and such declaration remains in effect;

NOW, THEREFORE, pursuant to the powers vested in me by the laws of the State of New York and the City of New York, including but not limited to, the New York Executive Law, the New York City Charter and the Administrative Code of the City of New York, and the common law authority to protect the public in the event of an emergency:

Section 1. I hereby direct that the State of Emergency declared in Emergency Executive Order No. 241, dated September 15, 2021, and last extended by Emergency Executive Order No. 282, is extended for thirty (30) days.

§ 2. I hereby direct that section 1 of Emergency Executive Order No. 310, dated December 8, 2021 is extended for five (5) days.

§ 3. This Emergency Executive Order shall take effect immediately. The State of Emergency shall remain in effect for a period not to exceed thirty (30) days or until rescinded, whichever occurs first. Additional declarations to extend the State of Emergency for additional periods not to exceed thirty (30) days will be issued if needed.

Bill de Blasio,
MAYOR

◀ j4

EMERGENCY EXECUTIVE ORDER NO. 313

December 13, 2021

WHEREAS, the COVID-19 pandemic has severely impacted New York City and its economy, and is addressed effectively only by joint action of the City, State, and Federal governments; and

WHEREAS, the state of emergency to address the threat and impacts of COVID-19 in the City of New York first declared in Emergency Executive Order No. 98, and extended most recently by Emergency Executive Order No. 296, remains in effect; and

WHEREAS, this Order is given because of the propensity of the virus to spread person-to-person, and also because the actions taken to prevent such spread have led to property loss and damage;

NOW, THEREFORE, pursuant to the powers vested in me by the laws of the State of New York and the City of New York, including but not limited to, the New York Executive Law, the New York City Charter and the Administrative Code of the City of New York, and the common law authority to protect the public in the event of an emergency:

Section 1. I hereby direct that section 1 of Emergency Executive Order No. 309, dated December 8, 2021, is extended for five (5) days.

§ 2. I hereby direct the Fire and Police Departments, the Department of Buildings, the Sheriff, and other agencies as needed, to enforce the directives set forth in this Order in accordance with their lawful authorities, including Administrative Code sections 15-227(a), 28-105.10.1, and 28-201.1, and section 107.6 of the Fire Code. Violations of the directives set forth in this Order may be issued as if they were violations under the Health Code sections 3.07 and 3.11, and enforced by the Department of Health and Mental Hygiene or any other agency.

§ 3. This Emergency Executive Order shall take effect immediately and shall remain in effect for five (5) days unless it is terminated or modified, at an earlier date.

Bill de Blasio,
MAYOR

◀ j4

MAYOR'S OFFICE OF CONTRACT SERVICES

■ NOTICE

Notice of Intent to Issue New Solicitation(s) Not Included in FY 2022 Annual Contracting Plan and Schedule

NOTICE IS HEREBY GIVEN that the Mayor will be issuing the following solicitation(s) not included in the FY 2022 Annual Contracting Plan and Schedule that is published, pursuant to New York City Charter § 312(a):

Agency: Department of Design and Construction
Description of services sought: Design Services Horizon Juvenile

Detention Pilot Project

Start date of the proposed contract: 3/1/2022

End date of the proposed contract: 6/30/2027

Method of solicitation the agency intends to utilize: RFP

Personnel in substantially similar titles within agency: Administrative Architect, Administrative Architect NM, Administrative Construction Project Manager, Administrative City Planner, Administrative City Planner NM, Administrative Engineer, Administrative Engineer NM, Administrative Landmarks Preservationist, Administrative Landscape Architect, Administrative Landscape Architect NM, Administrative Project Manager, Administrative Project Manger NM, Architect, Assistant Architect, Assistant Chemical Engineer, Assistant Civil Engineer, Assistant Electrical Engineer, Assistant Landscape Architect, Assistant Mechanical Engineer, Assistant Urban Designer, Associate Project Manager, Associate Urban Designer, Civil Engineer, Civil Engineer Intern, City Planner, Electrical Engineer, Highways and Sewers Inspector, Landscape Architect, Mechanical Engineer, Mechanical Engineering Intern, Project Manager, Project Manager Intern

Headcount of personnel in substantially similar titles within agency: 618

Agency: Department of Design and Construction

Description of services sought: Construction Management Horizon

Juvenile Detention Pilot Project

Start date of the proposed contract: 3/1/2022

End date of the proposed contract: 6/30/2027

Method of solicitation the agency intends to utilize: RFP

Personnel in substantially similar titles within agency: Administrative Architect, Administrative Architect NM, Administrative Construction Project Manager, Administrative Engineer, Administrative Engineer NM, Administrative Landmarks Preservationist, Administrative Landscape Architect, Administrative Landscape Architect NM, Administrative Project Manager, Administrative Project Manger NM, Architect, Assistant Architect, Assistant Electrical Engineer, Assistant Mechanical Engineer, Assistant Landscape Architect, Assistant Civil Engineer, Associate Project Manager, Civil Engineer, Construction Project Manager, Construction Project Manager Intern, Electrical Engineer, Highways and Sewers Inspector, Mechanical Engineer, Project Manager, Project Manager Intern, Surveyor

Headcount of personnel in substantially similar titles within agency: 697

Agency: Department of Design and Construction

Description of services sought: Resident Engineering Inspection Services Horizon Juvenile Detention Pilot Project

Start date of the proposed contract: 3/1/2022

End date of the proposed contract: 6/30/2027

Method of solicitation the agency intends to utilize: RFP

Personnel in substantially similar titles within agency: Administrative Architect, Administrative Architect NM, Administrative Construction Project Manager, Administrative Engineer, Administrative Engineer NM, Administrative Landmarks Preservationist, Administrative Landscape Architect, Administrative Landscape Architect NM, Administrative Project Manager, Administrative Project Manager NM, Architect, Assistant Architect, Assistant Electrical Engineer, Assistant Mechanical Engineer, Assistant Landscape Architect, Assistant Civil Engineer, Associate Project Manager, Civil Engineer, Construction Project Manager, Construction Project Manager Intern, Electrical Engineer, Highways and Sewers Inspector, Mechanical Engineer, Project Manager, Project Manager Intern, Surveyor

Headcount of personnel in substantially similar titles within agency: 697

Agency: Department of Design and Construction

Description of services sought: Consultant Contract Administration: research, training, data analysis, and expert testimony, including services related to damages for delay claims, Horizon Juvenile Detention Pilot Project

Start date of the proposed contract: 3/1/2022

End date of the proposed contract: 6/30/2027

Method of solicitation the agency intends to utilize: RFP

Personnel in substantially similar titles within agency: Accountant, Administrative Accountant, Administrative Architect, Administrative Architect NM, Administrative City Planner, Administrative City Planner NM, Administrative Construction Project Manager, Administrative Engineer, Administrative Engineer NM, Administrative Landscape Architect, Administrative Landscape Architect NM, Administrative Project Manager, Administrative Project Manager NM, Administrative Staff Analyst, Architect, Architectural Intern, Assistant Architect, Assistant Landscape Architect, Assistant Civil Engineer, Assistant Electrical Engineer, Assistant Landscape Architect, Assistant Mechanical Engineer, Assistant Urban Designer, Associate Investigator, Associate Project Manager, Associate Urban Designer, City Planner, Civil Engineer, Civil Engineering Intern, Construction Project Manager, Construction Project Manager Intern, Electrical Engineer, Estimator (General Construction), Estimator (Mechanical), Investigator, Landscape Architect, Management Auditor, Mechanical Engineer, Mechanical Engineer Inter, Project Manager, Project Manager Intern, Senior Estimator – General Construction, Supervisor of Electrical Installations & Maintenance

Headcount of personnel in substantially similar titles within agency: 767

Agency: Department of Design and Construction
 Description of services sought: Construction Support Services: asbestos, boring, testing, monitoring, sampling, site safety, inspections and environmental, Horizon Juvenile Detention Pilot Project
 Start date of the proposed contract: 3/1/2022
 End date of the proposed contract: 6/30/2027
 Method of solicitation the agency intends to utilize: RFP
 Personnel in substantially similar titles within agency: Asbestos Hazard Investigator, Assistant Chemical Engineer, Assistant Mechanical Engineer, Assistant Civil Engineer, Associate Project Manager, Civil Engineering Intern, Construction Project Manager, Construction Project Manager Intern, Engineering Technician, Geologist, Industrial Hygienist, Project Manager, Surveyor
 Headcount of personnel in substantially similar titles within agency: 428

Agency: Department of Design and Construction
 Description of services sought: Contract Administration: fiscal audit, reconciliation of accounts, preparation of change orders, analyzing and finalizing financial transactions and contract close out, Horizon Juvenile Detention Pilot Project
 Start date of the proposed contract: 3/1/2022
 End date of the proposed contract: 6/30/2027
 Method of solicitation the agency intends to utilize: RFP
 Personnel in substantially similar titles within agency: Accountant, Administrative Accountant, Administrative Architect, Administrative Architect NM, Administrative City Planner, Administrative City Planner NM, Administrative Construction Project Manager, Administrative Engineer, Administrative Engineer NM, Administrative Landscape Architect, Administrative Landscape Architect NM, Administrative Manager, Administrative Project Manager, Administrative Project Manager NM, Administrative Staff Analyst, Architect, Architectural Intern, Assistant Architect, Assistant Landscape Architect, Assistant Civil Engineer, Assistant Electrical Engineer, Assistant Landscape Architect, Assistant Mechanical Engineer, Assistant Urban Designer, Associate Investigator, Associate Project Manager, Associate Urban Designer, City Planner, Civil Engineer, Civil Engineering Intern, Construction Project Manager, Construction Project Manager Intern, Electrical Engineer, Estimator (General Construction), Estimator (Mechanical), Investigator, Landscape Architect, Management Auditor, Mechanical Engineer, Mechanical Engineer Inter, Project Manager, Project Manager Intern, Senior Estimator – General Construction, Supervisor of Electrical Installations & Maintenance
 Headcount of personnel in substantially similar titles within agency: 767

Agency: Department of Design and Construction
 Description of services sought: Community Outreach Consultants Horizon Juvenile Detention Pilot Project
 Start date of the proposed contract: 3/1/2022
 End date of the proposed contract: 6/30/2027
 Method of solicitation the agency intends to utilize: RFP
 Personnel in substantially similar titles within agency: None
 Headcount of personnel in substantially similar titles within agency: 0

Agency: Department of Design and Construction
 Description of services sought: Owner's Representative Requirements Contracts Horizon Juvenile Detention Pilot Project
 Start date of the proposed contract: 3/1/2022
 End date of the proposed contract: 6/30/2027
 Method of solicitation the agency intends to utilize: RFP
 Personnel in substantially similar titles within agency: Administrative Architect, Administrative Architect NM, Administrative Construction Project Manager, Administrative Engineer, Administrative Engineer NM, Administrative Landmarks Preservationist, Administrative Landscape Architect, Administrative Landscape Architect NM, Administrative Project Manager, Administrative Project Manager NM, Architect, Assistant Architect, Assistant Electrical Engineer, Assistant Mechanical Engineer, Assistant Landscape Architect, Assistant Civil Engineer, Associate Project Manager, Civil Engineer, Construction Project Manager, Construction Project Manager Intern, Electrical Engineer, Highways and Sewers Inspector, Mechanical Engineer, Project Manager, Project Manager Intern, Surveyor
 Headcount of personnel in substantially similar titles within agency: 697

Notice of Intent to Extend Contract(s) Not Included in FY 2022 Annual Contracting Plan and Schedule

NOTICE IS HEREBY GIVEN that the Mayor will be entering into the following extension(s) of (a) contract(s) not included in the FY 2022 Annual Contracting Plan and Schedule that is published, pursuant to New York City Charter § 312(a):

Agency: NYC DEP
 Vendor: Goosetown Communications
 Nature of services: Lease and maintenance of radio communication systems for Bureau of Police & Security and Bureau of Water Supply
 Method of extension the agency intends to utilize: Time Extension
 New start date of the proposed extended contract: 6/29/2022
 New end date of the proposed extended contract: 6/28/2023
 Modifications sought, to the nature of services performed under the

contract: None
 Reason(s) the agency intends to extend the contract: Successor
 Contract not in place
 Personnel in substantially similar titles within agency: None
 Headcount of personnel in substantially similar titles within agency: 0

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CHANGES IN PERSONNEL

DISTRICT ATTORNEY QNS COUNTY
FOR PERIOD ENDING 10/29/21

NAME	TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
CHURCHILL	CODY	30114	\$80091.0000	RESIGNED	YES	10/01/21	904
CITSLA	ROBERT S	30114	\$152000.0000	INCREASE	YES	09/12/21	904
COALTER	JESSICA E	30114	\$78722.0000	INCREASE	YES	09/12/21	904
COLLINS	EMILY F	30114	\$119108.0000	INCREASE	YES	09/12/21	904

DISTRICT ATTORNEY QNS COUNTY
FOR PERIOD ENDING 10/29/21

NAME	TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
COOPER	EVA L	30114	\$156790.0000	INCREASE	YES	09/12/21	904
COX	BRIAN C	30114	\$80091.0000	INCREASE	YES	09/12/21	904
CUBAIR	LISA	30114	\$97000.0000	INCREASE	YES	09/12/21	904
DALY	LEIGHANN	30114	\$78722.0000	INCREASE	YES	09/12/21	904
DE FRIETAS	ADARNA C	30114	\$82091.0000	INCREASE	YES	09/12/21	904
DELAO	SAMANTHA E	30114	\$82091.0000	INCREASE	YES	09/12/21	904
DELUCA-PARRUGIA	GEORGE J	30114	\$152766.0000	INCREASE	YES	09/12/21	904
DENNIS	DAVON N	30114	\$78722.0000	INCREASE	YES	09/12/21	904
DERHEMI	XHULIA	30114	\$78722.0000	INCREASE	YES	09/12/21	904
DIAO	ANNA K	30114	\$115746.0000	INCREASE	YES	09/12/21	904
DIAZ	PATRICIA A	30114	\$110596.0000	INCREASE	YES	09/12/21	904
DIAZ JR	AHARON V	30114	\$97000.0000	INCREASE	YES	09/12/21	904
DIGREGORIO	TARA A	30114	\$118992.0000	INCREASE	YES	09/12/21	904
DIRKS	EUGENE J	30114	\$78722.0000	INCREASE	YES	09/12/21	904
DIXON-GORDON	STEPHEN M	30114	\$136407.0000	INCREASE	YES	09/12/21	904
DOLAN	AMANDA L	30114	\$78722.0000	INCREASE	YES	09/12/21	904
DORFMAN	LAURA M	30114	\$117000.0000	INCREASE	YES	09/12/21	904
ESPOSITO	JOHN P	30114	\$101435.0000	INCREASE	YES	09/12/21	904
ESPOSITO	KASEY S	30114	\$89420.0000	INCREASE	YES	09/12/21	904
FENN	DANTELE S	30114	\$117234.0000	INCREASE	YES	09/12/21	904
FILLINGERI	MARILYN A	30114	\$113819.0000	INCREASE	YES	09/12/21	904
FINNERTY	COURTNEY A	30114	\$115769.0000	INCREASE	YES	09/12/21	904
FITZGERALD	CAROLYNN P	30114	\$84240.0000	INCREASE	YES	09/12/21	904
FIX	AMANDA	30114	\$94675.0000	INCREASE	YES	09/12/21	904
FOGARTY	KEVIN P	30114	\$158410.0000	INCREASE	YES	09/12/21	904
FOGARTY	ROBERT K	30114	\$80091.0000	INCREASE	YES	09/12/21	904
FRANCIS	YVONNE	30114	\$148568.0000	INCREASE	YES	09/12/21	904
FRANKENSTEIN	BARRY M	30114	\$129745.0000	INCREASE	YES	09/12/21	904
FUNG	NIA-TAI B	30114	\$78722.0000	INCREASE	YES	09/12/21	904
GADALETA	GENEVIEV N	30114	\$89420.0000	INCREASE	YES	09/12/21	904
GARBER	MATTHEW	30114	\$77670.0000	INCREASE	YES	09/12/21	904
GARLAND	JOSHUA J	30114	\$78722.0000	INCREASE	YES	09/12/21	904
GASKIN	KAITLYN M	30114	\$78722.0000	INCREASE	YES	09/12/21	904
GEORGIOPOULOS	KANELLA	30114	\$94675.0000	INCREASE	YES	09/12/21	904
GITIN	NEIL F	30114	\$155304.0000	RETIRED	YES	10/01/21	904
GONZALEZ	ALICIA N	30114	\$70553.0000	RESIGNED	YES	10/22/21	904
GRASSO	JOSEPH A	30114	\$89420.0000	INCREASE	YES	09/12/21	904
GREEN	CANDI	30114	\$82091.0000	INCREASE	YES	09/12/21	904
GRILLO	TINA	30114	\$117939.0000	INCREASE	YES	09/12/21	904
GROSS-MARKS	JILL	30114	\$145958.0000	INCREASE	YES	09/12/21	904
GUIDO	UMBERTO	30114	\$130898.0000	INCREASE	YES	09/12/21	904
HANIFF	SIMIYON S	30114	\$125096.0000	INCREASE	YES	09/12/21	904
HEITMANN	JACQUELI M	30114	\$128911.0000	INCREASE	YES	09/12/21	904
HIGGINS	KEVIN	30114	\$158913.0000	INCREASE	YES	09/12/21	904
HILLER	SHAUN A	30114	\$82091.0000	INCREASE	YES	09/12/21	904
HOLLAND-RUDD	ANAIS	30114	\$78722.0000	RESIGNED	YES	10/08/21	904
HON	JIMET L	30114	\$84240.0000	INCREASE	YES	09/12/21	904
HORGAN	SHELLA A	30114	\$115769.0000	INCREASE	YES	09/12/21	904
HOULE	RACHEL N	30114	\$80091.0000	INCREASE	YES	09/12/21	904
HOWELL	ROSANNE N	30114	\$80091.0000	INCREASE	YES	09/12/21	904
HSTEH	JULIA J	30114	\$80091.0000	INCREASE	YES	09/12/21	904

DISTRICT ATTORNEY QNS COUNTY
FOR PERIOD ENDING 10/29/21

NAME	TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
HUGHES	BRIAN C	30114	\$158913.0000	INCREASE	YES	09/12/21	904
IGNERI	CRYSTAL	30114	\$101435.0000	INCREASE	YES	09/12/21	904
ILARDI	CHARISSA	30114	\$140804.0000	INCREASE	YES	09/12/21	904
IOCCO	MARGARET	30114	\$80091.0000	RESIGNED	YES	10/02/21	904
IORIO	ALLEEN E	30114	\$78722.0000	INCREASE	YES	09/12/21	904
ISHAM	PETER	30114	\$78722.0000	INCREASE	YES	09/12/21	904
JAHN	CATHERIN G	30114	\$94675.0000	INCREASE	YES	09/12/21	904
JARRETT	KARLTON S	30114	\$103047.0000	INCREASE	YES	09/12/21	904
KANE	CATHERIN C	30114	\$158913.0000	INCREASE	YES	09/12/21	904
KANELLOPOULOS	GEORGE	30114	\$113842.0000	INCREASE	YES	09/12/21	904
KANTH	ANTARA D	30114	\$109566.0000	INCREASE	YES	09/12/21	904
KAPELMAN	SAMANTHA A	30114	\$89420.0000	INCREASE	YES	09/12/21	904

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KATZ	MARK	L	30114	\$158913.0000	INCREASE	YES	09/12/21	904
KAVANAGH	MICHAEL		30114	\$157694.0000	INCREASE	YES	09/12/21	904
KELLY	MELISSA	A	30114	\$112000.0000	INCREASE	YES	09/12/21	904
KIM	HANA	C	30114	\$140804.0000	INCREASE	YES	09/12/21	904
KOHM	BRIAN	E	30114	\$125665.0000	INCREASE	YES	09/12/21	904
KOSINSKI	JOHN	W	30114	\$158913.0000	INCREASE	YES	09/12/21	904
KOTOWSKI	BRYAN	M	30114	\$84240.0000	INCREASE	YES	09/12/21	904
KRAMER-EISENBUD	BENJAMIN		30114	\$97000.0000	INCREASE	YES	09/12/21	904
KRIDER	LATOYA	S	30114	\$129745.0000	INCREASE	YES	09/12/21	904
KWALBRUN	ROBIN		30114	\$116177.0000	INCREASE	YES	09/12/21	904
LA ROSA	RICHARD	J	30114	\$117000.0000	INCREASE	YES	09/12/21	904
LACORTE	SHANON	N	30114	\$158913.0000	INCREASE	YES	09/12/21	904
LAGRECA	VICTORIA	A	30114	\$78722.0000	INCREASE	YES	09/12/21	904
LASAK	GREGORY	M	30114	\$89420.0000	INCREASE	YES	09/12/21	904
LEBRON	ALYSSA	M	30114	\$82091.0000	INCREASE	YES	09/12/21	904
LICCIARDELLO	RYAN	M	30114	\$80091.0000	INCREASE	YES	09/12/21	904
LITOURGIS	KONSTANT		30114	\$82091.0000	INCREASE	YES	09/12/21	904
LOBEL	MARNIE	B	30114	\$140804.0000	INCREASE	YES	09/12/21	904
LOMP	PETER		30114	\$158913.0000	INCREASE	YES	09/12/21	904
LOPERA	CHRISTIN	S	30114	\$80091.0000	INCREASE	YES	09/12/21	904
LUONGO	MATTHEW	L	30114	\$89420.0000	INCREASE	YES	09/12/21	904
MANIGO	SIMONE	M	30114	\$113819.0000	INCREASE	YES	09/12/21	904
MARTINEZ	JOSEFINA		30114	\$127000.0000	INCREASE	YES	09/12/21	904
MATUZA	JOANNA	G	30114	\$80091.0000	INCREASE	YES	09/12/21	904
MAVRIKIS	CHRISTIN		30114	\$78722.0000	INCREASE	YES	09/12/21	904
MCCABE	KATHERIN	A	30114	\$84240.0000	INCREASE	YES	09/12/21	904
MCCALLUM	HOWARD	D	30114	\$122436.0000	INCREASE	YES	09/12/21	904
MCCANN	HUGH	F	30114	\$78722.0000	INCREASE	YES	09/12/21	904
MCCLAIN	CHRISTOP	J	30114	\$80091.0000	RESIGNED	YES	10/01/21	904
MCCOY	CHRISTIN	A	30114	\$140804.0000	INCREASE	YES	09/12/21	904
MCGLDRICK	JOHN	F	30114	\$116383.0000	INCREASE	YES	09/12/21	904
MCGRATH	TIMOTHY	R	30114	\$89420.0000	INCREASE	YES	09/12/21	904
MEDINA	ANDREA	A	30114	\$158913.0000	INCREASE	YES	09/12/21	904
MEGIAS	DIANNA		30114	\$137920.0000	INCREASE	YES	09/12/21	904
MIRELES	MARIA	A	30114	\$78722.0000	RESIGNED	YES	09/23/21	904
MO	JEREMY		30114	\$80091.0000	INCREASE	YES	09/12/21	904
MONTES	JESSE	A	30114	\$78722.0000	INCREASE	YES	09/12/21	904
MUHAMMAD-STARLI	KHADIJAH		30114	\$158913.0000	INCREASE	YES	09/12/21	904
MULLINS	ERIN	M	30114	\$78722.0000	INCREASE	YES	09/12/21	904

DISTRICT ATTORNEY QNS COUNTY
FOR PERIOD ENDING 10/29/21

TITLE								
NAME			NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
MURPHY	SEAN	M	30114	\$94675.0000	INCREASE	YES	09/12/21	904
NESTURRICK	DYLAN	A	30114	\$78722.0000	INCREASE	YES	09/12/21	904
NICOLOSI	RYAN	V	30114	\$82091.0000	INCREASE	YES	09/12/21	904
NOVAK	DANIEL	A	30114	\$120142.0000	INCREASE	YES	09/12/21	904
NYER	PAIGE	L	30114	\$89420.0000	INCREASE	YES	09/12/21	904
O'NEILL	KATHRYN	A	30114	\$89420.0000	INCREASE	YES	09/12/21	904
O'NEILL	SHANISE	J	30114	\$152000.0000	INCREASE	YES	09/12/21	904
OLIVERI	CHRISTIN	M	30114	\$116527.0000	INCREASE	YES	09/12/21	904
PAPADOPOULOS	KRISTIN	J	30114	\$117214.0000	INCREASE	YES	09/12/21	904
PARSON-FRANKO	LAUREN	R	30114	\$129745.0000	INCREASE	YES	09/12/21	904
PELLEGRINO	SAMUEL	L	30114	\$78722.0000	INCREASE	YES	09/12/21	904
PICCININNI	MIA	C	30114	\$78722.0000	INCREASE	YES	09/12/21	904
PINTO	BARRY		30114	\$152935.0000	INCREASE	YES	09/12/21	904
PINTO	MARIA	C	56057	\$50000.0000	INCREASE	YES	10/17/21	904
PIPLANI	RONI		30114	\$144483.0000	INCREASE	YES	09/12/21	904
POLLAK	CHARLES	T	30114	\$80091.0000	INCREASE	YES	09/12/21	904
POMODORE	DEBRA	L	30114	\$158913.0000	INCREASE	YES	09/12/21	904
POORAN	NATASHA		30114	\$78722.0000	INCREASE	YES	09/12/21	904
POWERS	MATTHEW	S	30114	\$80091.0000	INCREASE	YES	09/12/21	904
QUINN	MARY	K	30114	\$140804.0000	INCREASE	YES	09/12/21	904
QUINONES	BRENDAN	J	30114	\$80091.0000	INCREASE	YES	09/12/21	904
RAVISHANKAR	PRIYA		30114	\$101435.0000	INCREASE	YES	09/12/21	904
REALE	GABRIEL	J	30114	\$80091.0000	INCREASE	YES	09/12/21	904
REGAN	MATTHEW	J	30114	\$82091.0000	INCREASE	YES	09/12/21	904
REID	NICOLE	J	30114	\$97000.0000	INCREASE	YES	09/12/21	904
REILLY	LAUREN	D	30114	\$82091.0000	INCREASE	YES	09/12/21	904
RELLA	NICOLE		30114	\$82091.0000	INCREASE	YES	09/12/21	904
RHO	RACHEL	E	12626	\$61866.0000	RESIGNED	NO	10/17/21	904
RICHARDS	BRIANNE	N	30114	\$82091.0000	INCREASE	YES	09/12/21	904
RIORDAN	SHANNON	F	30114	\$80091.0000	RESIGNED	YES	09/26/21	904
RIVERA	FAIRUZ	V	56057	\$52000.0000	APPOINTED	YES	10/17/21	904
RIZK	JACQUELI		30114	\$116527.0000	INCREASE	YES	09/12/21	904
ROSS	KAREN		30114	\$158913.0000	INCREASE	YES	09/12/21	904
SALMON	THOMAS	E	30114	\$80091.0000	INCREASE	YES	09/12/21	904
SANDOVAL	CARMIN	Y	30114	\$80091.0000	INCREASE	YES	09/12/21	904
SCHARF	JONATHAN	D	30114	\$158913.0000	INCREASE	YES	09/12/21	904
SCHLICH	SAMANTHA	M	30114	\$82091.0000	INCREASE	YES	09/12/21	904
SCHRAETER	PAUL	E	30114	\$151845.0000	INCREASE	YES	09/12/21	904
SCOTTI	HANNAH	X	30114	\$94675.0000	INCREASE	YES	09/12/21	904
SCOTTO	AMY	M	30114	\$89420.0000	INCREASE	YES	09/12/21	904
SELA	AYELET		30114	\$115475.0000	INCREASE	YES	09/12/21	904
SELKOWE	JONATHAN	A	30114	\$112000.0000	INCREASE	YES	09/12/21	904
SENDLEIN	KIRK	A	30114	\$112547.0000	INCREASE	YES	09/12/21	904
SHAPIRO	RUSSELL	L	30114	\$80091.0000	INCREASE	YES	09/12/21	904
SHARMA	SHIVANI		30114	\$78722.0000	INCREASE	YES	09/12/21	904
SHORTT	TIMOTHY	J	30114	\$107000.0000	INCREASE	YES	09/12/21	904
SIMMONS	JOSETTE	L	30114	\$129826.0000	INCREASE	YES	09/12/21	904
SMITH	THERESA	E	30114	\$136324.0000	INCREASE	YES	09/12/21	904
SPANAKOS-ORFAN	ANASTASI		30114	\$146200.0000	INCREASE	YES	09/12/21	904
SPECK	ELIZABET	A	30114	\$94675.0000	INCREASE	YES	09/12/21	904
SPURLOCK	AARON	M	30114	\$84240.0000	INCREASE	YES	09/12/21	904

DISTRICT ATTORNEY QNS COUNTY
FOR PERIOD ENDING 10/29/21

TITLE								
NAME			NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
STEIN	RACHEL	B	30114	\$107047.0000	INCREASE	YES	09/12/21	904
STEPHENS	CHRISTIN	M	30114	\$78722.0000	INCREASE	YES	09/12/21	904
TALCOTT	NANCY		30114	\$158913.0000	INCREASE	YES	09/12/21	904
THAMBUSWAMY	CHRISTIN		30114	\$78722.0000	INCREASE	YES	09/12/21	904
THEODOROU	CHRISTOP	M	30114	\$78722.0000	INCREASE	YES	09/12/21	904
TIMPONE	KEVIN	C	30114	\$82091.0000	INCREASE	YES	09/12/21	904
TIRINO	DENISE		30114	\$158913.0000	INCREASE	YES	09/12/21	904
TORRES	NOEL		30831	\$72692.0000	RESIGNED	YES	09/03/21	904
TRAGER	JASON	S	30114	\$107047.0000	INCREASE	YES	09/12/21	904
TRIFFON	KATHERIN	A	30114	\$107000.0000	INCREASE	YES	09/12/21	904
VETRANO	LOURDES	A	30114	\$82091.0000	INCREASE	YES	09/12/21	904
VILLANTOY	EUNICE		30114	\$80091.0000	INCREASE	YES	09/12/21	904
VITTIGLIO	ANTONIO	A	30114	\$80091.0000	INCREASE	YES	09/12/21	904
VOGEL	TALIA	S	30114	\$97000.0000	INCREASE	YES	09/12/21	904
WANDERON	ALYSSA	N	30114	\$80091.0000	INCREASE	YES	09/12/21	904
WEINSTEIN	ERIC	L	30114	\$80091.0000	INCREASE	YES	09/12/21	904
WEINSTOCK	LAUREN	P	30114	\$110596.0000	INCREASE	YES	09/12/21	904
WEISS	PHYLLIS	C	30114	\$149984.0000	INCREASE	YES	09/12/21	904
WHITE	EDWARD	B	30114	\$80091.0000	INCREASE	YES	09/12/21	904
WHITNEY	MICHAEL	R	30114	\$158913.0000	INCREASE	YES	09/12/21	904
WRIGHT	ALISON	P	30114	\$133570.0000	INCREASE	YES	09/12/21	904
WUN	HERMAN	H	30114	\$158913.0000	RESIGNED	YES	09/19/21	904
YANG	LISSA	L	30114	\$101435.0000	INCREASE	YES	09/12/21	904
YEASMIN	AFROZA		30114	\$82091.0000	INCREASE	YES	09/12/21	904
YI	MYONGJAE	M	30114	\$117291.0000	INCREASE	YES	09/12/21	904
ZADNOFF	DAVID	S	30114	\$145663.0000	INCREASE	YES	09/12/21	904
ZAWISTOWSKI	KENNETH	T	30114	\$94675.0000	INCREASE	YES	09/12/21	904
ZELIG	MARIANA		30114	\$129303.0000	INCREASE	YES	09/12/21	904

DISTRICT ATTORNEY RICHMOND COU
FOR PERIOD ENDING 10/29/21

TITLE								
NAME			NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
FARRELL	ANDREW	T	30114	\$90000.0000	RESIGNED	YES	10/17/21	905
KRIVULETS	YEVGENIY		30114	\$76220.0000	RESIGNED	YES	10/13/21	905
RAMKISSOON	PATRICE		56057	\$51500.0000	RESIGNED	YES	10/16/21	905

PUBLIC ADMINISTRATOR-BRONX
FOR PERIOD ENDING 10/29/21

TITLE								
NAME			NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
ELSON	LONNIE		10124	\$73978.0000	RETIRED	NO	10/22/21	942

OFFICE OF THE MAYOR
FOR PERIOD ENDING 11/12/21

TITLE								
NAME			NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
ALSARRAJ	JAMAL	R	0668A	\$100000.0000	APPOINTED	YES	10/31/21	002
BRENNAN	THOMAS	C	0527A	\$144000.0000	INCREASE	YES	10/15/21	002
BROWN	SIMONIA	O	0545A	\$203996.0000	RESIGNED	YES	05/16/21	002
BURROUS	BETHANY	D	0527A	\$103632.0000	INCREASE	YES	10/17/21	002
DELUS	MARIE	G	0668A	\$123000.0000	INCREASE	YES	08/01/21	002
EBANKS	JACQUELI	M	06818	\$200000.0000	INCREASE	YES	10/03/21	002
FYNES	JAMILA	A	0668A	\$83000.0000	RESIGNED	YES	06/06/21	002
HOPKINSON-ZEPHY	LORRAINE	N	0668A	\$74984.0000	INCREASE	YES	10/17/21	002
JAKUBOWICZ	MAYA	Y	0668A	\$186112.0000	INCREASE	YES	07/01/21	002
KURUKULASURIYA	TIMOTHY	T	06393	\$58000.0000	APPOINTED	YES	10/24/21	002
LEUNG	ARIEL		06405	\$45000.0000	APPOINTED	YES	10/31/21	002
MARTINEZ	DIANA	L						

CAMPAIGN FINANCE BOARD
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Rows include O'BRIEN, SEPSO, KENNETH A, JENNIFER.

NYC EMPLOYEES RETIREMENT SYS
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Rows include BOYD, BRADSHAW-WOODAR, CHAN, CORTES JR., DIXON, LIANG, MARTIN, OMUSU, RODRIGUEZ, SYTTINA.

PRESIDENT BOROUGH OF MANHATTAN
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Row includes ALLERTON, CONOR M.

BOROUGH PRESIDENT-BROOKLYN
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Rows include QUADRIO, VALERIO.

BOROUGH PRESIDENT-QUEENS
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Rows include BALLENA, CHOWDHURY, MCNALLY, MENDELSON, VALENCIA TURREN, WONG.

BOROUGH PRESIDENT-STATEN IS
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Row includes FORIN, SAM H.

OFFICE OF THE COMPTROLLER
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Rows include CRUICKSHANK, DAVIS, ERNST, HOPE, MCGLASHAN COLE, PHILIP, RHEE.

OFFICE OF EMERGENCY MANAGEMENT
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Row includes BAUDENDISTEL, REBECCA M.

OFFICE OF MANAGEMENT & BUDGET
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Rows include HARGRAVE, ILCHUK, MCCOY, ROWE, SANTIAGO.

TAX COMMISSION
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Row includes JAIN, HANI.

LAW DEPARTMENT
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Rows include ALLEN-KNECHT, BAO, BALLENA, BASKIN, BETHI.

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Rows include BOURATOGLOU, BRAUN, BRONNER, CAJULIS, CHE, CHU, CHUNG, CLARKE, COLEMAN JR.

LAW DEPARTMENT
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Rows include DANIELS, DAVISON, ELKANICK, ETIENNE, FABIAN, FORCIER, GILROY RUIZ, GRAYSON, GREER, HOLLINGER, JEFFERS, JENKINS JR, JOHNSON, KAO, KAUFMAN, KIM, KLARSFELD, LARRABEE, LEWIN, LUNA, MAIELLO, MARTIN, MILDNER, MORETTO, MORICE, MORRISON, NUNEZ, OSHINSKY, PARKER JR, PORZIO, REYNOLDS, SAINT-VIL, SANCHEZ, SHAPPER, SHAKIL, SHAW, SMITH, SORRENTINO, SUDASINGHE, TYNAN, UMANSKY, ZHANG.

DEPARTMENT OF CITY PLANNING
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Rows include BROWN, FREE, SANICCHAR, TRUONG.

DEPARTMENT OF INVESTIGATION
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Rows include BAUTISTA, CECILIO, LEWENSTEIN.

TEACHERS RETIREMENT SYSTEM
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Rows include FRUCHTER, KUMAR, MYRICK, OGUROK, WALTERS-LUCSS.

CIVILIAN COMPLAINT REVIEW BD
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Row includes FOGEL, JONATHAN K.

POLICE DEPARTMENT
FOR PERIOD ENDING 11/12/21

Table with columns: NAME, TITLE, NUM, SALARY, ACTION, PROV EFF DATE, AGENCY. Row includes ABAD, BRENDALI.

ABAD	DARSEY	7021C	\$125531.0000	RETIRED	NO	09/01/20	056
ABAGNALE	MICHAEL A	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
ABDIN	JAMIL	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
ABED	MOHAMMED H	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
ABRAMOV	ERIK	31175	\$54786.0000	RESIGNED	NO	11/02/21	056
ABREU	MIGUEL	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
ABREU-HERNANDEZ	KATIE J	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
ACCARDI	SALVATOR J	7026A	\$135823.0000	RETIRED	NO	08/17/20	056
ACOSTA JR	ISAIAS	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
ADDEI	IRENE A	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
AFGAN	UMAR	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
AFTOR	GRAY	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
AGUIRRE-SAGASTU	BRIAN A	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
AHMED	ASHISH	70210	\$42500.0000	INCREASE	NO	10/12/21	056
AHMED	SAMSUDDI	70210	\$42500.0000	PROMOTED	NO	10/12/21	056
ALARCON	AMANDA R	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
ALBANO	PAUL J	70210	\$85292.0000	RETIRED	NO	09/01/20	056
ALBERT	JOSEPH M	70235	\$109360.0000	RETIRED	NO	09/01/20	056
ALIAS	ELDHO	10124	\$54531.0000	PROMOTED	NO	10/24/21	056
ALLEN	JANICE V	10147	\$50580.0000	RETIRED	NO	11/06/21	056
ALLEN	JANNA	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
ALLI	REAZ	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
ALLI	SEBASTIA P	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
ALMANZAR	MANUEL	70210	\$85292.0000	RETIRED	NO	08/30/20	056
ALVARADO	RICHARD D	70235	\$109360.0000	RETIRED	NO	09/01/20	056
ALVES	HILLARY	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
AMANKWAH	MICHAEL A	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
AMATO	MICHAEL J	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
AMIN	SHAIKH A	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
ANDERSON	DOUGLAS J	7021B	\$109360.0000	RETIRED	NO	08/22/20	056
ANDERSON	MARCO A	70210	\$85292.0000	RETIRED	NO	10/30/21	056
ANDRE	JEFF	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
ANGELES	NICHOLAS G	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
ANNUNZIATA	FRANK J	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
ANTONELLI	ANTHONY G	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
ANTONELLIS	ANTHONY V	70235	\$109360.0000	RETIRED	NO	08/30/20	056
ANZIANI	JESUS	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
APPIAH	EMMANUEL	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
AQUINO	KEVIN	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
ARANGUREN	CLAUDIA	40510	\$64415.0000	INCREASE	NO	10/24/21	056
ARCE	MAXIMINO	7021D	\$97324.0000	RETIRED	NO	09/01/20	056
ARCHEVALD	DUANE	70210	\$85292.0000	RETIRED	NO	09/01/20	056
ARENA	BRITTANY A	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
ARIAS	LESLIE D	7021B	\$109360.0000	RETIRED	NO	09/01/20	056
ARIAS-ABREU	RIDE	71012	\$45228.0000	INCREASE	YES	08/25/21	056
ARIZA SIMON	YADIRA Z	70210	\$47000.0000	RESIGNED	NO	10/25/21	056
ARQUER	FLORENCI N	70235	\$109360.0000	RETIRED	NO	09/01/20	056
ARROYO	DANIEL W	60817	\$41741.0000	RESIGNED	NO	10/30/21	056
ARROYO	JANET T	60817	\$35985.0000	RESIGNED	NO	10/21/21	056
ARTIS	MARQUIS K	70210	\$42500.0000	APPOINTED	NO	10/12/21	056

POLICE DEPARTMENT
FOR PERIOD ENDING 11/12/21

TITLE		NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
ASKAR	AL-BISHR M	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
ASPRAS	KOSTA	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
ASTACIO	YELITZA	70205	\$15.4500	RESIGNED	YES	10/19/21	056
AUBE	KENNETH P	7026D	\$180327.0000	RETIRED	NO	09/01/20	056
AUBERGER	ROBERT C	70210	\$85292.0000	RETIRED	NO	09/01/20	056
AUGUSTYNOWICZ	ADRIAN	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
AVALOS	FERNANDO E	70210	\$85292.0000	RESIGNED	NO	10/28/21	056
AVENDANO RUIZ	ANGELA P	60817	\$37136.0000	RESIGNED	NO	10/09/21	056
AYBAR	DANIEL O	7021D	\$97324.0000	RETIRED	NO	09/01/20	056
AYUSO	NICHOLE	10147	\$50518.0000	PROMOTED	NO	10/24/21	056
BADZO	STEPHEN J	70210	\$85292.0000	RETIRED	NO	08/16/20	056
BAILEY	ROSE E	10147	\$50909.0000	RETIRED	NO	11/02/21	056
BAKER III	ALFRED J	82802	\$161298.0000	INCREASE	NO	10/24/21	056
BAKI	MD A	70210	\$42500.0000	PROMOTED	NO	10/15/21	056
BALARIN	ALFRED G	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BALBIN	SANDY M	70210	\$85292.0000	RETIRED	NO	09/01/20	056
BARANDICA REGIN	ALDAIF E	56056	\$32520.0000	APPOINTED	YES	10/29/21	056
BARBIERI	STEFANO	60817	\$37136.0000	RESIGNED	NO	10/19/21	056
BARNES	ANESKA I	60817	\$39868.0000	RESIGNED	NO	07/08/16	056
BARRERA	ERICK R	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
BARRESI	MICHELLE	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BARRETT	TINA S	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BARRY	BOUBACAR	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BARTLEY	JERMAINE M	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BASCOMBE	ANDRE	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
BATTISTA	JOSEPH C	70210	\$85292.0000	RETIRED	NO	09/01/20	056
BAUERLE	JILL K	10033	\$103387.0000	INCREASE	NO	10/24/21	056
BEATTY	CRYSTAL G	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BECKER	KEITH N	70210	\$85292.0000	RETIRED	NO	08/29/20	056
BECKER	KIRK M	70210	\$85292.0000	RETIRED	NO	09/01/20	056
BEDROLLI	REJAN	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BEIERLE	ROBERT D	70235	\$109360.0000	RETIRED	NO	08/30/20	056
BELL	JATEQUA S	90202	\$37180.0000	DECREASE	YES	08/25/21	056
BELL	TAMARA	56056	\$32520.0000	APPOINTED	YES	10/29/21	056
BELLO	CHRISTOP A	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BENDETTI	MORGAN T	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BENIGNO	IVY B	70205	\$15.4600	RETIRED	YES	10/22/21	056
BENJAMIN	KAREEM T	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BENN	COLWIN S	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BERDECIA	MARCO A	7021A	\$97324.0000	RETIRED	NO	09/01/20	056

BERISH	JOSHUA B	7021D	\$97324.0000	RETIRED	NO	08/31/20	056
BERMINGHAM	JOHN B	7021D	\$97324.0000	RETIRED	NO	08/21/20	056
BERNAL	PAUL J	70235	\$109360.0000	RETIRED	NO	09/01/20	056
BESHARA	SHEUNOUTY	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BESHLIAN	JACLYN R	21849	\$65934.0000	INCREASE	YES	10/24/21	056
BEST	STEVE	71022	\$58020.0000	RESIGNED	YES	09/01/21	056
BETANCES	NICOLE S	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BETANCES	TANISHA	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BHATTI	SHUA J	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BICIC	MUHAMED	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BISRAM	SHERIDA S	71012	\$40636.0000	RESIGNED	NO	10/16/21	056

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TITLE		NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
BLADES	ANN C	71651	\$46393.0000	RESIGNED	NO	10/21/21	056
BLIZZARD	CHARNEEL D	10124	\$56392.0000	PROMOTED	NO	10/24/21	056
BLUNT	WANDA I	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BODDIE	LIANA B	31105	\$51521.0000	APPOINTED	YES	10/24/21	056
BOEHM	AIDEN D	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BOGGIANO	DANIEL	7021B	\$109360.0000	RETIRED	NO	08/20/20	056
BOKINA	LUKE K	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BONILLA	HENRY J	70210	\$42500.0000	RESIGNED	NO	10/25/21	056
BONILLA-SAMANIE	EDISON A	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
BONING	SCOTT K	70210	\$85292.0000	RETIRED	NO	09/01/20	056
BORG	VICTOR M	70210	\$85292.0000	RETIRED	NO	08/30/20	056
BRACERO	ROBERT J	70260	\$131564.0000	RETIRED	NO	09/01/20	056
BRATHWAITE	KATRESSI D	90202	\$42757.0000	DECREASE	YES	08/25/21	056
BRENNAN	JUSTIN P	70205	\$15.4500	RESIGNED	YES	10/13/21	056
BRENNAN	PAUL	7026A	\$144726.0000	RETIRED	NO	08/31/20	056
BRENNAN	QUINN T	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BRENT	RASHAMEL M	60817	\$50207.0000	RESIGNED	NO	11/06/21	056
BREWSTER-COLLIA	JOLEANN A	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
BRILL	MICHAEL A	7026A	\$144726.0000	RETIRED	NO	08/15/20	056
BROCK	DANTE J	70205	\$15.4500	RESIGNED	YES	10/05/21	056
BRODARICK	MICHAEL A	7021B	\$109360.0000	RETIRED	NO	08/26/20	056
BROPHY	SEAN D	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BROTHERS	TEKEISHA A	7165A	\$47423.0000	INCREASE	NO	10/24/21	056
BROWER	JOHN J	70210	\$85292.0000	RETIRED	NO	09/01/20	056
BROWN	CALVIN B	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BROWN	GORDON J	7021C	\$125531.0000	RETIRED	NO	09/01/20	056
BROWN	JASMINE C	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
BROWN	MAFHALDA M	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
BROWN	VONETTA	70260	\$131564.0000	RETIRED	NO	09/01/20	056
BROWNE	COLE R	70210	\$42500.0000				

CASANUEVA	LAURA	21849	\$65934.0000	INCREASE	YES	10/24/21	056
CASSISI	JOSEPH	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CASTANEDA	JACQUELI	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CASTEL	MICHAEL P	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CASTELAN VILLA	VOLHA	21849	\$65934.0000	INCREASE	YES	10/24/21	056
CASTELLANOS	JOHN C	70210	\$85292.0000	RETIRED	NO	08/17/20	056
CASTILLO	YANNY	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CASTRO	DIEFRIN	70205	\$15.4500	RESIGNED	YES	10/20/21	056
CASTRO	JONATHAN A	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CATALANOTTO	MARIANN M	7021A	\$97324.0000	RETIRED	NO	09/01/20	056
CATALDI	JOHN F	7021B	\$109360.0000	RETIRED	NO	09/01/20	056
CEDZICH	ETHAN G	70210	\$59401.0000	RESIGNED	NO	11/02/21	056
CELESTE	MICHAEL C	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CERIS	AUSTIN R	70210	\$46000.0000	RESIGNED	NO	11/03/21	056
CEUS	ANDERSON	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CHAHOUB	MOUNIR	70210	\$42500.0000	PROMOTED	NO	10/12/21	056
CHALCO	PEDRO O	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CHALUISAN	CASILDA	56056	\$37398.0000	INCREASE	YES	09/17/21	056
CHAN	DEBRICK G	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CHAN	THOMAS M	7026M	\$241116.0000	RETIRED	NO	08/21/20	056
CHAVEZ	MARCUS A	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CHEEMA	ZAIN N	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CHEN	BI	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
CHEN	JINBO	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
CHEN	JOE P	70235	\$109360.0000	RETIRED	NO	09/01/20	056
CHEN	ZHUO BIN	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CHENG	KWONGWIN	71652	\$51370.0000	RESIGNED	NO	10/31/21	056
CHEREBIN	DARLENE	71014	\$77304.0000	INCREASE	NO	09/26/21	056

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NAME	TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
CHERISMA	JERICHO J	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CHESTER	LATISHA T	10147	\$50518.0000	PROMOTED	NO	10/24/21	056
CHUNG	PATRICK S	13621	\$80624.0000	INCREASE	NO	10/24/21	056
CHIAUZZI	CHRISTOP	70210	\$42500.0000	RESIGNED	NO	11/02/21	056
CHICCHETTI	ANTHONY	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CHIN	SOO F	70205	\$15.4500	RESIGNED	YES	10/22/21	056
CHINNERY	SOLOMON K	7021B	\$109360.0000	RETIRED	NO	09/01/20	056
CHIPE	ANTONIO R	7021A	\$97324.0000	RETIRED	NO	09/01/20	056
CHIU	HELEN H	70205	\$15.4500	RESIGNED	YES	10/19/21	056
CHIU	YUI K	13632	\$94268.0000	RETIRED	NO	10/28/21	056
CHOEDEN	KALSANG	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
CHOI	TIMOTHY	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CHOUDHRY	SANDEEP M	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CHOW	ANDREW W	10234	\$15.0000	RESIGNED	YES	10/28/21	056
CHOW	ELLEN	31175	\$80568.0000	INCREASE	NO	10/24/21	056
CHOWDHURY	SHAMIR H	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CHRISTIAN	SONIA C	70235	\$109360.0000	RETIRED	NO	09/01/20	056
CIARAMITARO	BRITTANY N	70210	\$63125.0000	RESIGNED	NO	10/25/21	056
CIGANEK JR	THOMAS A	7021D	\$97324.0000	RETIRED	NO	08/21/20	056
CIMINO	ROBERT A	7021A	\$97324.0000	RETIRED	NO	08/16/20	056
CIPOLLI	CHRISTOP	7021B	\$109360.0000	RETIRED	NO	09/01/20	056
CIRINCIONE	THOMAS M	70235	\$109360.0000	RETIRED	NO	08/18/20	056
CLAPPI	NICHOLAS L	70210	\$45000.0000	RESIGNED	NO	10/25/21	056
CLARKE	KIAH C	56056	\$37398.0000	RESIGNED	YES	10/24/21	056
CLARKE	MARKLAND K	70210	\$85292.0000	RETIRED	NO	09/01/20	056
CLAUSEY	KENNETH J	70210	\$85292.0000	RETIRED	NO	08/29/20	056
CLEMENT	DAVID S	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CLYNE	DANIEL A	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
COHEN	ANDREW	7021B	\$109360.0000	RETIRED	NO	09/01/20	056
COHEN	RICHARD A	70235	\$109360.0000	RETIRED	NO	09/01/20	056
COHEN	ROBERT T	70210	\$85292.0000	RETIRED	NO	09/01/20	056
COIRA	HENRY	7021C	\$125531.0000	RETIRED	NO	09/01/20	056
COLEMAN	NADINE	10147	\$54178.0000	RETIRED	NO	11/02/21	056
COLLADO	ALEXANDE	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
COLLAZO	CHRYSSTIA C	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
COLON	CARMEN M	56056	\$32520.0000	APPOINTED	YES	10/29/21	056
COLON	ELIZABET	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
COMODO	DANA A	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CONNOR	BURRELL R	56056	\$37398.0000	INCREASE	YES	09/17/21	056
CONNOR	BURRELL R	90644	\$36915.0000	APPOINTED	YES	09/17/21	056
CONNOR	THOMAS R	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
COOK	LAWRENCE S	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
COOKSEY	JUSTIN C	70210	\$47000.0000	RESIGNED	NO	10/26/21	056
CORDERO	RAMIREZ EMMANUEL	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CORDERO	RUBIANO KEVIN DA	70210	\$42500.0000	PROMOTED	NO	10/12/21	056
CORDEROVALENTIN	NELSON	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CORDONES	PATRICK	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CORREA-RODRIGUE	SAMANTHA C	60817	\$39438.0000	RESIGNED	NO	10/31/21	056
CORTEZ	GABRIELA G	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CORTEZ	HEAVEN-L R	21849	\$65934.0000	INCREASE	YES	10/24/21	056
COSBY	STEVEN L	70210	\$42500.0000	APPOINTED	NO	10/12/21	056

POLICE DEPARTMENT
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NAME	TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
COSTA	DANIELLA	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
COSTELLO	IKEMAMA A	60817	\$39438.0000	RESIGNED	NO	10/13/21	056
COTHIAS	HARRYSON	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
COUNTS	MELAINE	10147	\$50518.0000	PROMOTED	NO	10/24/21	056
COUVARIS	NICHOLAS G	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
COUVARIS	PETER T	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
COX	NOEL B	60817	\$50207.0000	RESIGNED	NO	10/20/21	056
CRAMER	JAZMEN S	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CRUGER	CHRISTOP M	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CRUZ	CHRISTIN L	71105	\$31373.0000	APPOINTED	YES	10/21/21	056
CRUZ	EDWIN	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CRUZ	TASHA MA N	60817	\$37136.0000	RESIGNED	NO	10/09/21	056
CRUZ GONZALEZ	CHARLE	70210	\$42500.0000	APPOINTED	NO	10/15/21	056

CURATOLA	AMANDA J	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CUSSEN	TAYLOR A	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CUTAIA	JOSEPH F	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
CZAJKOWSKI	PLOT	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
D'AGOSTINO JR	GERARD	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DALMAU FERREIRA	CORINE	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DAS	SANJAY	70210	\$42500.0000	PROMOTED	NO	10/15/21	056
DAVEN	THOMAS M	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
DAVILA	ALYANNA N	70205	\$15.4500	RESIGNED	YES	10/02/21	056
DAVILA	CHRISTOP	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
DAVIS	MONIFA	71012	\$45228.0000	INCREASE	YES	08/25/21	056
DAVIS	STEPHON A	60817	\$39438.0000	RESIGNED	NO	07/24/21	056
DAYMON	ONIKE S	70210	\$42500.0000	INCREASE	NO	10/12/21	056
DE LA CRUZ	DAVID A	60817	\$50207.0000	RESIGNED	NO	10/09/21	056
DE LA CRUZ	QUEENSY	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DE LA ROSA	MARIBELL	40526	\$38361.0000	RESIGNED	NO	09/28/21	056
DE LOS SANTOS A	YENIFER J	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
DE LOS SANTOS J	RAMON A	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DEMTRIUS	AUGUSTA E	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DEMPSY	IAN M	70210	\$45000.0000	RESIGNED	NO	11/01/21	056
DEPINTO	CHRISTOP	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DEPRIMO	VICTORIA R	21849	\$65934.0000	INCREASE	YES	10/24/21	056
DERISE	ADAM M	56057	\$55620.0000	RESIGNED	YES	10/28/21	056
DEROCHE	NADIA H	7165A	\$47423.0000	INCREASE	NO	10/24/21	056
DESHONG	JASMINE O	7165A	\$47423.0000	INCREASE	NO	10/24/21	056
DESRUISSEAU	MARIO S	7021D	\$97324.0000	RETIRED	NO	02/01/21	056
DESSOURCES	CYNTHIA	50958	\$82276.0000	APPOINTED	YES	10/31/21	056
DHANRAJ	SHANELLA V	71012	\$53251.0000	RESIGNED	NO	10/29/21	056
DI LULLO	KEVIN C	92005	\$375.0600	APPOINTED	YES	10/31/21	056
DIAZ	ANGEL	7165A	\$47423.0000	INCREASE	NO	10/24/21	056
DIAZ	AURIS	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DIAZ	CARLOS M	70210	\$46000.0000	RESIGNED	NO	11/03/21	056
DIAZ	DAVID S	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
DIAZ	JOEL	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DIAZ	JONATHAN	60817	\$39438.0000	RESIGNED	NO	10/26/21	056
DIAZ	KARINA M	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DIAZ	YOMIBEL	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DIACANDELARIO	MARVIN J	70210	\$42500.0000	RESIGNED	NO	11/04/21	056

POLICE DEPARTMENT
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NAME	TITLE	NUM	SALARY	ACTION	PROV	EFF DATE	AGENCY
DIBENE	NICHOLAS R	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DIGRUGILLIERS	RICKY J	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DISLA	RAFEL A	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DOMINGUE	MIA N	71105	\$31373.0000	APPOINTED	YES	10/21/21	056
DONALDSON	RYAN K	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
DONIS	DANIEL F	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DOTOL	JEFFREY A	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DOWNEY	RYAN G	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DRONOV	STEPHEN A	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DROUVALAKIS	WILLIAM	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DUCASSE	MICHAEL J	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DUFFY IV	RICHARD	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DUMAN	LUIS F	70210	\$42500.0000	APPOINTED	NO	10/12/21	056
DUNN	NICHOLAS J	70210	\$42500.0000	APPOINTED	NO	10/15/21	056
DUNWELL	LEEANN	10144	\$50619.0000	RESIGNED	NO	10/05/21	056

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