

MISCELLANEOUS NOTICES/HEARINGS

Notice of Abandoned Property Received by the State Comptroller

Pursuant to provisions of the Abandoned Property Law and related laws, the Office of the State Comptroller receives unclaimed monies and other property deemed abandoned. A list of the names and last known addresses of the entitled owners of this abandoned property is maintained by the office in accordance with Section 1401 of the Abandoned Property Law. Interested parties may inquire if they appear on the Abandoned Property Listing by contacting the Office of Unclaimed Funds, Monday through Friday from 7:00 a.m. to 5:00 p.m., at:

1-800-221-9311 (In New York State)
(518) 270-2200 (Outside New York State)

or visit our web site at:
www.osc.state.ny.us

Claims for abandoned property must be filed with the New York State Comptroller's Office of Unclaimed Funds as provided in Section 1406 of the Abandoned Property Law. For further information contact: Office of the State Comptroller, Office of Unclaimed Funds, 110 State St., Albany, NY 12236

PUBLIC NOTICE Deferred Compensation Board

Pursuant to the provisions of 9 NYCRR, Section 9003.2, authorized by Section 5 of the State Finance Law, the New York State Deferred Compensation Board, beginning Monday, June 27, 2005 is soliciting proposals from Financial Organizations (insurance companies, banks and registered investment advisers) for the provision of unallocated single deposit guaranteed investment contracts, "alternative" or "synthetic" guaranteed investment contracts for finite term or constant duration arrangements and book value wrapper contracts under the Deferred Compensation Plan for Employees of the State of New York and Other Participating Public Jurisdictions, a plan meeting the requirements of Section 457 of the Internal Revenue Code and Section 5 of the State Finance Law, including all rules and regulations issued pursuant thereto. A copy of the request for proposals may be obtained from Linda F. Schlissel, Senior Consultant, Evaluation Associates, 200 Connecticut Avenue, Suite 700, Norwalk, CT 06854-1958, (203) 855-2260. All proposals must be received no later than the close of business on Monday, July 25, 2005.

PUBLIC NOTICE Department of Health

Pursuant to 42 CFR Section 447.205, the Department of Health hereby gives public notice of the following:

The Department of Health intends to amend the Title XIX (Medicaid) State Plan for inpatient hospital, long-term care, and non-institutional services to comply with enacted State statute and proposed legislation currently being considered by the New York State Legislature. The following significant changes are proposed:

Inpatient Hospital Services:

- The current authority to adjust Medicaid rates of payment for non-public general hospitals, to include an adjustment for recruitment and retention of non-supervisory health care workers or any worker with direct patient care responsibility will be extended for the period July 1, 2005 through June 30, 2007. This extension also applies for adjustments to discrete rates of payment under the Medicaid program for persons eligible for Medicaid and Family Health Plus who are enrolled in health maintenance organizations. Aggregate payments for the periods January 1, 2005 through December 31, 2006, may not exceed \$262.1 million annually and for the period January 1, 2007 through June 30, 2007, \$131.1 million in aggregate. Payments shall be calculated in accordance with the previously approved and noticed methodology.
- The current authority to adjust Medicaid rates of payment for non-public general hospitals to address extraordinary costs related to recruitment and retention of non-supervisory health care workers or any worker with direct patient care responsibility will be extended for the period July 1, 2005 through June 30, 2007. This extension also applies for adjustments to discrete rates of payment under the Medicaid program for persons eligible for Medicaid and Family Health Plus who are enrolled in health maintenance organizations. Aggregate payments for the periods January 1, 2005 through December 31, 2006 may not exceed \$15.0 million annually and for the period January 1, 2007 through June 30, 2007, \$7.5 million in aggregate. Payments shall be calculated in accordance with the previously approved and noticed methodology.
- The reimbursable assessment on net inpatient services provided by general hospitals to persons eligible for Medicaid or persons eligible for Medicaid or Family Health Plus who are enrolled in HMOs will increase from 6.47% to 6.54% effective January 1, 2006.
- Continues, effective for the period July 1, 2005 through June 30, 2007, Medicaid disproportionate share payments to eligible major public general hospitals based on the existing formula. For rate periods through December 31, 2006, each eligible major public general hospital shall receive an allocation equal to the amount allocated to such major public hospital for the period January 1, 1996 through December 31, 1996. For the period January 1, 2007 through June 30, 2007, each eligible major public general hospi-

tal shall receive an allocation equal to one-half the amount allocated to such major public hospital for the period January 1, 1996 through December 31, 1996.

- Continues high need indigent care adjustment distributions to general hospitals, excluding major public general hospitals, from the Indigent Care Pool for the period July 1, 2005 through June 30, 2007, based on the existing formula. From funds in the Indigent Care Pool each year, \$36 million shall be reserved on an annual basis through December 31, 2006 and \$18 million shall be reserved for the period January 1, 2007 through June 30, 2007, for these distributions.
- Effective for periods July 1, 2005 through June 30, 2007, indigent care pool disproportionate share payments shall include \$27 million on an annualized basis distributed to each eligible facility in an amount related to such facility's reduced distributions from the non-supplemental portion of the professional education pool for the applicable year. Such payments shall be subject to all applicable federal disproportionate share limitations.
- Continues effective for periods July 1, 2005 through December 31, 2005, January 1, 2006 through December 31, 2006, and January 1, 2007 through June 30, 2007, additional disproportionate share payments totaling \$82 million on an annualized basis to be made as follows:
 - 1) Certain hospitals determined to be rural pursuant to state statute shall each receive \$140,000 annually. Further, these hospitals will be ranked according to a weighted statistic consisting of bad debt and charity care need and bed size. Such ranking shall determine additional distributions based on a targeted coverage of bad debt and charity care need incremental scale.
 - 2) Hospitals eligible for distributions pursuant to the high need provisions of Public Health Law §2807-k shall receive an additional \$36 million on an annualized basis pursuant to such formula.
 - 3) Remaining monies shall be distributed based on the non-high need, non-major public hospital provisions of Public Health Law §2807-k.

Long Term Care Services

- The current authority to adjust Medicaid rates of payment for non-public residential health care facilities to include an adjustment for recruitment and retention of non-supervisory health care workers or any worker with direct patient care responsibility has been extended for the period July 1, 2005 through June 30, 2007. Aggregate payments for the period January 1, 2005 through December 31, 2006, may not exceed \$115.8 million annually and for the period January 1, 2007 through June 30, 2007, \$57.9 million. Payments shall be calculated in accordance with the previously approved and noticed methodology.
- RHCfs rates of payment for services provided on and after January 1, 2006, shall not include an amount for prescription drugs for those residents eligible for Medicaid and also eligible for Medicare, Part D. This provision is contingent upon implementation of such provision of the federal social security act in the State.
- It is proposed that the current authority to adjust Medicaid rates of payment for non-public residential health care facilities to support demonstration projects to improve the quality of care for nursing home residents through the increase or improvement of direct care staff be extended for the period July 1, 2005 through June 30, 2007. Payments for the effective period July 1, 2005 through December 31, 2005, may not exceed \$46.875 million in aggregate; for the period January 1, 2006 through December 31, 2006, may not, in aggregate, on an annualized basis, exceed

\$31.250 million; and for the period January 1, 2007 through June 30, 2007, may not exceed, in aggregate, \$15.625 million. Payments shall be calculated in accordance with the previously approved and noticed methodology.

Non-Institutional Services

- The current authority to adjust Medicaid rates of payment for personal care services provided in local social services districts which include a city with a population of over one million persons and distributed in accordance with memorandums of understanding entered into between the State and such local districts for the purpose of supporting the recruitment and retention of personal care service workers or any worker with direct patient care responsibility has been extended for the period January 1, 2006 through June 30, 2007. Payments shall not exceed, in aggregate, the following amounts for the following periods: \$340 million for the period January 1, 2006 through December 31, 2006; and \$170 million for the period January 1, 2007 through June 30, 2007.
- The current authority to adjust Medicaid rates of payment for personal care services, provided in local social services districts which shall not include a city with a population of over one million persons, for the purpose of supporting the personal care services worker recruitment and retention program has been extended for the period January 1, 2006 through June 30, 2007. Payments shall not exceed, in aggregate, the following amounts for the following periods: \$27 million for the period January 1, 2006 through December 31, 2006; and \$13.5 million for the period January 1, 2007 through June 30, 2007. Payments shall be calculated in accordance with the previously noticed and approved methodology.
- The current authority to establish demonstration programs to provide additional knowledge and experience in mechanisms to provide, maintain or subsidize health insurance coverage for certified home health agencies and personal care providers who employ personal care workers and home health workers has been extended for the period July 1, 2005 through June 30, 2007. Gross Medicaid rates of payment will increase by no more than \$163 million annually, in the aggregate, for the duration of the demonstration program and will be paid in accordance with the previously approved and noticed methodology.
- The current authority to adjust Medicaid rates of payment for freestanding diagnostic and treatment centers to include an adjustment for recruitment and retention of non-supervisory health care workers or any worker with direct patient care responsibility has been extended for the period July 1, 2005 through June 30, 2007. Aggregate payments may not exceed \$13.0 million annually for the period January 1, 2005 through December 31, 2005 and January 1, 2006 through December 31, 2006, and \$6.5 million for the period January 1, 2007 through June 30, 2007. Payments shall be calculated in accordance with the previously approved and noticed methodology.
- The reimbursable assessment on net Medicaid patient services for outpatient, emergency department, ambulatory surgical and referred ambulatory services provided by general hospitals and/or diagnostic and treatment centers will increase from 6.47% to 6.54% effective January 1, 2006.
- The current authority to adjust Medical assistance rates of payment for eligible diagnostic and treatment centers to include adjustments for subsidizing losses resulting from the delivery of uncompensated care services has been extended for the period July 1, 2005 through June 30, 2007. Aggregate annual payments shall not exceed \$48 million and shall be paid in accordance with the previously approved and noticed methodology.

The estimated annual net aggregate increase in gross annual Medicaid expenditures attributable to these proposed amendments is \$ 1.3 billion.

Copies of the proposed state plan amendments will be on file in each local (county) social services district and be available for public review.

For the New York City district, copies will be available at the following places:

New York County
250 Church Street
New York, New York 10018

Queens County, Queens Center
3220 Northern Boulevard
Long Island City, New York 11101

Kings County, Fulton Center
114 Willoughby Street
Brooklyn, New York 11201

Bronx County, Tremont Center
1916 Monterey Avenue
Bronx, New York 10457

Richmond County, Richmond Center
95 Central Avenue, St. George
Staten Island, New York 10301

The public is invited to review and comment on these proposed state plan amendments. For further information and to review and comment please contact: William Johnson, Department of Health, Division of Legal Affairs, Office of Regulatory Reform, Corning Tower, Rm. 2415, Empire State Plaza, Albany, NY 12237, (518) 473-7488, fax: (518) 486-4834, e-mail: regsqna@health.state.ny.us

PUBLIC NOTICE

Department of Labor

Workforce Investment Act

Statewide Rapid Response Vendor List, RFA # 29-L

Eligible organizations could include, but are not necessarily limited to, private companies (for-profit and not-for-profit), organized labor unions and individuals. Applicants eligible to apply under this request for applications (rfa) must demonstrate that their core mission is employment and training with a focus on providing job placement and retention services.

Applications will now be accepted through **July 29, 2005, 4:00 PM** (please note that this represents a revised due date), for the Workforce Investment Act (WIA) Statewide Rapid Response Vendor List. Applications are being solicited from entities that have the ability to provide services that promote attachment to the labor force as a part of a statewide system for Rapid Response Services under Title I of the WIA Dislocated Worker program. Specifically, the Department of Labor seeks to establish a vendor list of employment and training organizations with demonstrated capacity to place dislocated workers in employment at comparable wages including the provision of stand-alone reemployment workshops, if necessary. Stand-alone workshops will include individual skill assessment, job search using on-line/technological resources, interviewing skills, dealing with change and pre-employment test preparation.

Rapid Response, a required activity under WIA, is designed to respond to plant closures, mass layoffs, disasters resulting in significant job dislocations, and other events that may substantially increase the number of unemployed individuals. A Regional /Local Rapid

Response team of core staff (layoff aversion specialists, career counselors, case managers, job placement specialists) delivers rapid response activities that are driven by the needs of the affected business and employees. There are instances of massive layoffs or plant closures when the Rapid Response team cannot fully meet the needs of the affected workforce; therefore contingency providers for job placement and reemployment activities will be identified through this RFA.

Through this RFA process, the Department will identify qualified vendors capable of providing Rapid Response services within a short timeframe (usually one to two weeks). Approved vendors may be placed on the Statewide Rapid Response Vendor list. Placement on the list established as the result of this RFA does not guarantee that a successful bidder will be selected to perform any work associated with this project.

Rapid Response services include, but are not limited to job search assistance, job development, the provision of labor market information, and workshops designed to aid the affected workers. Provision of these "just in time" services within the rapid response timeframe may include hours of service beyond the 9-5 workday to meet the needs of the often still-employed affected worker group. In addition, applicants must demonstrate flexibility and experience in addressing a wide range of displacement circumstances.

Applicants may elect to submit qualifications to provide job placement only or job placement and stand-alone workshops. Applications that seek to only provide stand-alone workshops will not be considered. Applicants may choose to provide services throughout the state or only in specific areas of the state, and will be required to define in their applications the geographic area(s) that they are willing and able to serve.

For further information or to obtain an application: Log on to our web site at www.workforcenewyork.com or contact Mr. Blas Ortiz, Office of Program Development, New York State Department of Labor, Workforce Development and Training Division, State Office Campus, Building # 12, Room # 450, Albany, NY 12240, (518) 457-0361

PUBLIC NOTICE

City of New York Office of Labor Relations

The City of New York Office of Labor Relations (OLR) is seeking proposals from qualified vendors to provide Treasury Inflation Protection Securities investment management services for the City of New York Deferred Compensation Plan. The Request for Proposals will be available beginning on **Friday, July 1, 2005**. Responses are due no later than 4:30 p.m. Eastern Time on Monday, August 15, 2005. To obtain a copy of the RFP, please visit the Plan's web site at nyc.gov/olr

If you have any questions, please submit them **by fax** to Georgette Gestely, Director, at (212) 306-7376.

PUBLIC NOTICE

Onondaga County

Notice of Issuance of a Draft Request for Proposals Pursuant to Section 120-w

Pursuant to the provisions of Section 120-w of the New York State General Municipal Law, notice is hereby given that Onondaga County, NY is making available on or about June 22, 2005 for public review and comment, a Draft Request for Proposals for Long Term Biosolids Management Services. A copy of the Draft Request for Proposals will be on file with the County Clerk. Copies of the Draft Request for Proposals may be obtained by contacting: Donald F. Geisser, P.E.,

Blasland, Bouck & Lee, Inc., 6723 Towpath Road, Box 66, Syracuse, NY, 13214, (315) 446-9120. Comments on the Draft Request for Proposals will be received until August 29, 2005.

PUBLIC NOTICE
Town of Shelter Island

The Town of Shelter Island is soliciting proposals from administrative service agencies, trustees and financial organizations for services in connection with a Deferred Compensation Plan that will meet the requirements of Section 457 of the Internal Revenue Code and Section 5 of the State Finance Law, including all rules and regulations issued pursuant thereto.

A copy of the proposal questionnaire may be obtained from: Dorothy S. Ogar, Town Clerk, Box 1549, Shelter Island, NY 11964

All proposals must be submitted not later than 30 days from the date of publication in the New York *State Register*.

Department of State
Proclamation
Revoking Limited Liability Partnerships

WHEREAS, Article 8-B of the Partnership Law, requires registered limited liability partnerships and New York registered foreign limited liability partnerships to furnish the Department of State with a statement every five years updating specified information, and

WHEREAS, the following registered limited liability partnerships and New York registered foreign limited liability partnerships have not furnished the department with the required statement, and

WHEREAS, such registered limited liability partnerships and New York registered foreign limited liability partnerships have been provided with 60 days notice of this action;

NOW, THEREFORE, I, Randy A. Daniels, Secretary of State of the State of New York, do declare and proclaim that the registrations of the following registered limited liability partnerships are hereby revoked and the status of the following New York foreign limited liability partnerships are hereby revoked pursuant to the provisions of Article 8-B of the Partnership Law, as amended:

**DOMESTIC REGISTERED LIMITED
LIABILITY PARTNERSHIPS**

A

ADDEO & BENDER, LLP (99)
AGINS, SIEGEL & REINER, LLP (94)

B

BALDESSARI & COSTER, LLP (99)
BECK & ARAD, LLP (95)
BENNETT KIELSON STORCH DESANTIS & COMPANY LLP (94)
BERDON LLP (94)
BIERMAN, MUSERLIAN & LUCAS, LLP (00)
BLACK & DAITER, LLP (99)
BRUNSWICK ANESTHESIA ASSOCIATES, LLP (94)
BUTTRICK WHITE & BURTIS LLP (95)

C

CAMELOT THERAPEUTIC SOLUTIONS, LLP (00)
CAMHY KARLINSKY & STEIN LLP (95)
CAMPO STEIN LLP (00)
CANFIELD, MADDEN, ROSSI, RUGGIERO AND CROWLEY, LLP (99)

CASELLA & HESPOS LLP (00)
CHASSIN LEVINE ROSEN & COMPANY, LLP (95)
CRAMER & KEIB SMITH, LLP (99)

D

DANIEL, SEIGEL & BIMBLER LLP (00)
DWYER & DRIBUSCH, LLP (99)

E

ERNST & WONG, L.L.P. (94)
EXCEL PHYSICAL THERAPY LLP (99)

F

FEDER PLATT & AZZARA, LLP (99)
FREILICH & COMPANY, LLP (00)
FRENKEL & HERSHKOWITZ, ATTORNEYS AT LAW, R.L.L.P. (94)
FRIESNER & SALZMAN L.L.P. (95)

G

GASTROENTEROLOGY ASSOCIATES, LLP (00)
GEORGE R. FUNARO & CO., LLP (99)
GERTLER WENTE KERBEYKIAN ARCHITECTS LLP (00)
GIAIMO & VREEBURG, L.L.P. (94)
GIARDINO & SCHOBBER, LLP (95)
GILBERT, SEGALL AND YOUNG LLP (95)
GRAY & FELDMAN LLP (94)
GRUZEN SAMTON ARCHITECTS, PLANNERS & INTERIOR DESIGNERS LLP (95)

H

HERMAN & KRAMER, L.L.P. (94)
HIGHWAY IMAGING ASSOCIATES LLP (94)
HIGHWAY RADIOLOGY ASSOCIATES LLP (94)
HIMMELFARB & SHER, LLP (00)
HOWARD G. KRINICK, D.D.S., L.L.P. (00)
HUMES & WAGNER, LLP (00)

I

INTERBORO HEALTH & HEART ASSOCIATES LLP (99)
ISLAND ANESTHESIA, LLP (99)
ISSLER & SCHRAGE, L.L.P. (94)

J

JACQUES M. LEVY & CO., LLP (95)
JANKLOW & ASHLEY LLP (99)

K

KAUFMAN FRIEDMAN PLOTNICKI & GRUN, LLP (95)
KAY & BOOSE LLP (95)
KLEE & WOLF, L.L.P. (00)
KOOPERSMITH & BROWN, LLP (95)

L

LEVIN & COMPANY, LLP (94)
LIEBMAN, BRUNO & CICERO, L.L.P. (95)
LINDEN MEDICAL GROUP, LLP (95)
LION PIPIA & COHEN CERTIFIED PUBLIC ACCOUNTANTS LLP (00)
LIPUT & SPEREGEN, LLP (00)
LYNCH ROWIN LLP (99)

M

MANDLER & SIEGER, LLP (95)
MANELA AND COMPANY, R.L.L.P. (95)
MARGOLIN & PIERCE, LLP (99)
MARKS PANETH & SHRON LLP (95)
MARTIN & TAUB, LLP (95)
MCGUIRE, KEHL & NEALON, LLP (95)
MEAD, HECHT, CONKLIN & GALLAGHER, LLP (99)
MEDPRO, LLP (00)
METHUSELAH MEDICAL SERVICES, L.L.P. (00)
MONDORE & STUFFLEBEAM, LLP (99)

MYERS & GALIARDO, LLP (99)
 N
 NEUROPSYCHOLOGICAL ASSESSMENT & CONSULTATION SERVICES, LLP (00)
 NEW YORK ELDER LAW GROUP, LLP (99)
 NEW YORK PSY NET, LLP (00)

P
 PANTALEONI GOVENS & WEISS LLP (95)
 PARNON & PRATT, L.L.P. (95)
 PERCY & MERMELSTEIN, LLP (99)
 PHILLIPS GOLD AND COMPANY, LLP (95)
 PUGLISI & DEMEO, CPAS, LLP (00)

R
 RAMIREZ TORRES MARTINES, LLP. (00)
 ROBERT G. MADEY ARCHITECT, RLLP (99)
 ROSENBAUM, NAGY & WACHTER, M.D.'S, LLP (94)
 ROSENBERG SELSMAN & COMPANY LLP (95)
 ROTENBERG & COMPANY, LLP (94)
 ROTHSCHILD & PEARL, LLP (00)
 RS KAPLAN AND ASSOCIATES LLP (00)
 RUBENSTEIN & MONTELEONE, LLP (00)
 RUBIN & PURCELL, LLP (99)

S
 SANDERS & SON CPA'S, LLP (99)
 SCHEFFLER, KING & BENDER, LLP (95)
 SCHNECK WELTMAN & HASHMALL LLP (94)
 SERCHUK & ZELERMYER, LLP (95)
 SHRAMKO & DELUCA, LLP (95)
 SHVIN & MILLER, LLP (00)
 SOLOMON & SIRIS, LLP (95)
 SOSINSKY RODIS LLP (95)
 SPAR & BOYER, CPA'S LLP (95)
 SQUADRON, ELLENOFF, PLESENT & SHEINFELD, LLP (94)
 STEIN & STEIN LLP (99)
 STUMPP & BOND, LLP (95)

T
 TARDINO TOCCI & GOLDSTEIN LLP (94)
 THE LAMA LAW FIRM, LLP (00)
 TOBEROF, TESSLER & SCHOCHET, LLP (95)

U
 ULTIMATE REHABILITATION CENTER, LLP (00)

V
 VOGT & O'DONNELL, LLP (95)

W
 WEISBERG, POLANSKY, KULBERG, EINHORN AND MOLE, LLP (94)
 WOOD, RAFALSKY & WOOD LLP (00)

Z
 ZIETZ & PARISI, LLP (99)
 ZWERLING, SCHACHTER & ZWERLING, LLP (95)

FOREIGN REGISTERED LIMITED LIABILITY PARTNERSHIPS

M
 MCGUIREWOODS LLP (99) (VA)

WITNESS my hand and the official seal of the Department of State at its office in the City of Albany this twenty ninth day of June in the year two thousand five.

[SEAL]

RANDY A. DANIELS
Secretary of State

PUBLIC NOTICE

Department of State
 F-2005-0376 (DA)

Date of Issuance -June 29, 2005

The New York State Department of State (DOS) is required by Federal law to provide timely public notice for the activity described below, which is subject to the consistency provisions of the Federal Coastal Zone Management Act of 1972, as amended.

The U. S. Coast Guard has determined that the proposed activity complies with and will be conducted in a manner consistent to the maximum extent practicable with the approved New York State Coastal Management Program. The consistency determination and accompanying public information and data is available for inspection at the New York State Department of State offices located at 41 State Street in Albany, New York.

In F-2005-0376 (DA), the U.S. Coast Guard is proposing to remove 2,000 tons of petroleum contaminated (JP-4) soil from 10,000 square feet of the former Air Station at the Floyd Bennett Field unit at Gateway National Recreation Area. The primary purpose of this project is soil and groundwater remediation. The project is situated in the City of New York, Kings County.

Any interested parties and/or agencies desiring to express their views concerning the above proposed activity may do so by filing their comments, in writing, no later than 4:30 p.m., 15 days from the date of publication of this notice, or July 12, 2005.

Comments should be addressed to the Division of Coastal Resources and Waterfront Revitalization, New York State Department of State, 41 State Street, Albany, New York 12231. Telephone (518) 474-6000; Fax (518) 473-2464.

This notice is promulgated in accordance with Section 306(d)(14) of the Federal Coastal Zone Management Act of 1972, as amended.

PUBLIC NOTICE

Uniform Code Regional Boards of Review

Pursuant to 19 NYCRR 1205, the petitions below have been received by the Department of State for action by the Uniform Code Regional Boards of Review. Unless otherwise indicated, they involve requests for relief from provisions of the New York State Uniform Fire Prevention and Building Code. Persons wishing to review any petitions, provide comments, or receive actual notices of any subsequent proceeding may contact Roy Scott, Codes Division, Department of State, 41 State Street, Albany, NY 12231, (518) 474-4073 to make appropriate arrangements.

2005-0345 Matter of Central New York Community Arts Council, c/o Ronald Thiele, 261 Genesee St. Utica, NY 13501 for a variance concerning the installation of a standpipe system required by the New York State Uniform Fire Prevention and Building Code.

Involved is the Stanley Performing Arts Center, located at 261 Genesee Street, City of Utica, County of Oneida, State of York.

2005-0392 Matter of Oneida County c/o Mark Laramie, 800 Park Ave, NY 13501 for a variance from accessibility requirements to courtrooms per the New York State Uniform Fire Prevention and Building Code

Involved is the Oneida County Courthouse, located at 200 Elizabeth Street, City of Utica, County of Oneida, State of York.

2005-0408 Matter of Dr. Mark Cohen, 20 Brunson Way, Fairport, New York, 14450, for a variance concerning safety requirements including relief from requirements for swimming pool barriers to comply with certain dimensional requirements. The property is classified as a one family residential dwelling, and is located at the Dr.

Mark Cohen Residence, 20 Brunson Way, in the Town of Perinton, Monroe County, State of New York.

2005-0411 Matter of the Village of Phelps, 8 Banta Street, Phelps, New York, 14532, for a variance concerning fire safety requirements including relief from requirements for an area of public assembly to have sprinklers. The building is classified as a mixed use building containing A-3 (assembly), B (business), F-2 (factory) occupancies, is approximately 56,450 square feet in gross area, and is located at the Phelps Community Center, 8 Banta Street, in the Village of Phelps, Ontario County, State of New York.