TO: Distribution

FROM: Richard C. Visconti, R.A., First Deputy Commissioner

DATE: May 28, 1996

SUBJECT: WAIVERS OF LOCAL LAW (LL) 10/80, 10/81 and 62/91 PENALTIES

EFFECTIVE: Immediately

PURPOSE: To establish eligibility and evidentiary requirements for applicants requesting abatement or waiver of penalties assessed under LL 10/80, LL 10/81, or LL 62/91.

SPECIFICS:

Generally:

All requests for penalty abatements or waivers ("waivers") must be made in writing to the appropriate division of the Department of Buildings listed below. Two (2) to three (3) weeks should be allowed for processing.
For LL 10/80 requests

Local Law Enforcement Unit, 14th Floor, 60 Hudson Street, Manhattan
New Location: 280 Broadway 4th Fl. New York, NY 10007

For LL 10/81 requests

Local Law 10/81 Unit, 14th Floor, 60 Hudson Street, Manhattan
New Location: 280 Broadway 4th Fl. New York, NY 10007
All requests for waivers of LL 10/81 violations must be accompanied by a Penalty Sheet and an Elevator Search Sheet. Elevator Search Sheets can be obtained from the Elevator Division, 5th Floor, 60 Hudson Street. Penalty Sheets can be obtained from the LL 10/81 Unit, 14th Floor, 60 Hudson Street.

For LL 62/91 requests

Boiler Division, 14th Floor, 60 Hudson Street, Manhattan
New Location: 280 Broadway 4th Fl. New York, NY 10007

Expiration and Scope:
A waiver does not dismiss the underlying violation; it only removes the obligation to pay the fine associated with the violation. Only when a current or subsequent pertinent LL report is filed with the Department will the underlying violation be dismissed.

Evidence and Eligibility:
Penalty waivers may be granted based on any of the following criteria, provided the appropriate supporting documentation listed below is submitted:

I. General Bases for Granting a Waiver

   1) New Owner

      For a waiver of all fines due and owing prior to the transfer of ownership

      BOTH of the following are required:

      (A) a copy of a recorded deed evidencing transfer of ownership to the current owner(s) after the penalties were incurred.
(B) a sworn affidavit stating that the current owners were not legally or otherwise responsible or liable for the maintenance of the property during any portion of the period when the report was due (see attached "No Relationship" affidavit).

(2) **Government Ownership**

For a waiver of all fines due and owing during and prior to the property being in government ownership both of the following are required:

(A) official documentation from a government agency or entity affirming that the premises was entirely owned by that government agency or entity during the entire period when there was a filing requirement.

(B) for a waiver of fines that accrued prior to the government ownership, a "No Relationship" affidavit described in paragraph (1)(B) above.

3) **Bankruptcy**

A full waiver of all fines due and owing prior to the bankruptcy filing date, the following is required:

A copy of the bankruptcy petition, together with proof that either the Department of Buildings (DOB) or the Law Department was served with a "Notice of Bar Date" in a Bankruptcy Claim. If any such documentation is submitted, the respective Local Law divisions should consult with the General Counsel's Office to confirm whether, and until what date, a waiver of penalties should be granted.

4) **Demolished Building**

Both of the following are required:

(A) City or Departmental records evidencing demolition of the building prior to the deadline for filing the pertinent report.

(B) a sworn affidavit by the owner attesting to the date of demolition (see attached "Demolished Building" affidavit).

II. **Additional Bases For Waiver of LL 10/81 Penalties**

1) **Sealed or Vacated Building**

Both of the following are required:
(A) at least one of the following:

(1) a Vacate order issued for the period prior to the filing deadline.
(2) an application to seal the premises filed with, and approved by, the Department of Buildings or another governmental agency during the period prior to the filing deadline.
(3) any other Department of Buildings document(s) demonstrating that the building was sealed or vacant prior to the filing deadline.

(B) a sworn affidavit by the owner stating that the building on the property in violation was sealed or vacant pursuant to the Department record, prior to the deadline for filing the report (see attached "Sealed or Vacant Building" affidavit).

2) Dismantled Elevator

The following is required:

(A) proof that a permit was issued by the Department for the removal of the elevator(s) prior to the deadline for filing the report; and either

(B) a sworn affidavit by the owner stating that the elevator(s) was(were) removed or dismantled prior to the deadline for filing the report during the period at issue (see attached "Removal/Dismantling" affidavit);

OR

(C) a Department "sign-off" indicating that the elevator was removed or dismantled prior to the deadline for filing the report.

3) Non-Compliance in 1981 through 1986

An 85% penalty reduction may be granted for 1981 through 1986, upon proof of compliance in any year between 1981 through 1987, and payment of the remaining 15%.

III. Additional Bases for Waiver of LL 62/91 Penalties

1) Sealed or Vacated Building

See Documentation requirements listed in II.(1) above.
2) **Removed or Dismantled Boiler**

Either of the following is required:

(A) proof of filing an OP-49 form with the Department, indicating that the boiler was removed or dismantled in the year at issue.

(B) a Department "sign-off" or permit indicating that the boiler was removed or replaced prior to the deadline for filing the report.
NO RELATIONSHIP AFFIDAVIT

State of New York )
     ss:

County of )

__________________________, being duly sworn under the penalty of perjury,
deposes and says:

1) I am (we are) the owner(s) of the premises known as ____________________________
also known as Lot# ______ of Block #______ of the Tax Map of the City of New York, and
have been since _______ of ________.
   (month)  (year)

2) Prior to my (our) ownership, the following violations accrued pursuant to Local
Law __/___:
   (list applicable local law violations)

3) At the time the above mentioned violations accrued, I (we) had no legal
responsibility towards the premises and had no relationship with the owner of the premises.

4) The attached copy of the recorded deed is certified by me to be true and correct.

______________________________
Title (if Corporate owner)

______________________________    ______________________________
Signature                        Signature

Sworn to Before me
This ____ day of ________, ____

______________________________
Notary Public
For Department Use Only

RESCINDED
SEALED OR VACATED BUILDING AFFIDAVIT

State of New York )
County of ) ss.:

__________________________, being duly sworn under the penalty of perjury, deposes and says:

1) I am (we are) the owner(s) of the premises known as ______________________ (address), also known as Lot #_____ of Block #_____ on the Tax Map of the City of New York, and have been since ______ of ______.

2) The building(s) on the above mentioned premises was(were) vacant from ______ of ______ until ______ of ______ as reflected on ______ ______ ______ (month) (year) (month) (year).

3) During the aforementioned period, ______ (# of devices) boiler(s) or elevator(s), device numbers ____________, ____________, ____________, ____________, and ____________, was (were) not accessible to members of the public. At no time was the safety of the public ever jeopardized.

4) No other statutes or regulations were violated due to said vacancy.

5) The attached documents are certified by me to be true and correct.

Title (if corporate owner)

__________________________

Signature

Sworn to Before me
This ______ day of _____, _____.

Notary Public

For Department Use Only

__________________________  Fine____________________

Initials____________________

Date____________________

Check No.__________________
DEMONLISHED BUILDING AFFIDAVIT

State of New York )
) ss.: 
County of )

______________________, being duly sworn under the penalty of perjury,
deposes and says:

1) I am (we are) the owner(s) of the premises known as ________________,
also known as Lot #____ of Block #____ on the Tax Map of the City of New York, and
have been since __________ of __________.

2) The building(s) on the above mentioned premises was(ware) completely demolished
pursuant to permit #__________.

3) During and after the time the aforementioned building(s) was demolished it (they) was
(ware) neither accessible to members of the public, nor a threat to the general safety of the public.

4) No other statutes or regulations were violated due to said demolishing of the
building(s).

5) The attached documents are certified by me to be true and correct.
LL 10/81 REMOVAL/ DISMANTLING AFFIDAVIT

State of New York  )
 ) ss.
County of  )

__________________________, being duly sworn under the penalty of perjury, deposes and says:

1) I am (we are) the owner(s) of the premises known as __________________________ (address), also known as Lot #______ of Block #______ on the Tax Map of the City of New York, and have been such since __________ of __________.

2) During the month of __________ in the year __________, _______ elevator(s), device numbers __________, __________, __________, __________, __________, was (were) either removed/dismantled from/at such premises.

3) From the month of __________ in the year __________, the aforementioned elevator(s) was (were) not accessible to members of the public and at no time was the safety of the public ever jeopardized.

4) No other statutes or regulations were violated due to said vacancy.

5) The attached documents are certified by me to be true and correct.

Title (if corporate owner)

__________________________

Signature

__________________________

Signature

Sworn to Before me
This ___ day of __________, ___.

__________________________

Notary Public
For Department Use Only

Fine____________________
Initials__________________
Date____________________
Check No.________________

Waiver Fee__ Filing Fee__ Total Fee__
LL 62/91 REMOVAL/ DISMANTLING/ DISCONTINUED USE AFFIDAVIT

State of New York  
County of  

________________________, being duly sworn under the penalty of perjury, deposes and says:

1) I am (we are) the owner(s) of the premises known as ______________________, also known as Lot #______ of Block #______ on the Tax Map of the City of New York, and have been such since _________ of ________.

2) During the month of ________ in the year ________ boiler(s), device numbers) ________, (QTY.) ________ was (were) removed from, dismantled at, and/or not used at the aforementioned premises.

3) From the month of ________ in the year ________, the aforementioned boiler(s) was (were) not accessible to members of the public and at no time was the safety of the public ever jeopardized.

4) No other statutes or regulations were violated due to said removal/ dismantling/ discontinuance of use of this (these) boiler(s).

5) The attached documents are certified by me to be true and correct.

Title (if corporate owner)  ____________________________

Signature  __________________________________________ Signature  __________________________________________

Sworn to Before me  
This ___ day of ________, ________.

Notary Public  ____________________________

For Department Use Only

Approved by  ____________________________ Date  ____________________________