

ORDINANCE NO. 188880

An ordinance amending Port of Los Angeles Tariff No. 4.

THE PEOPLE OF THE CITY OF LOS ANGELES DO ORDAIN AS FOLLOWS:

Section 1. That Order No. 25-7409 passed and adopted by the Board of Harbor Commissioners of the City of Los Angeles on the 6th day of November, 2025, amending Port of Los Angeles Tariff No. 4, be, and the same is hereby ratified, confirmed and approved, which Order is in words and figures as follows:

"ORDER NO.

An Order of the Board of Harbor Commissioners of the City of Los Angeles amending Port of Los Angeles Tariff No. 4.

THE BOARD OF HARBOR COMMISSIONERS OF THE CITY OF LOS ANGELES DOES HEREBY ORDER AS FOLLOWS:

Section 1. Port of Los Angeles Tariff No. 4, adopted July 12, 1989, by Order No. 5837, and Ordinance No. 165,789, adopted April 10, 1990, as amended, is further amended as set forth in Exhibit "A," attached hereto and incorporated herein by reference.

Section 2. The Director of Environmental Management has determined that the proposed action is exempt from the requirements of the California Environmental Quality Act (CEQA) under Article III, Class 1(31) of the Los Angeles City CEQA Guidelines.

Section 3. The Board Secretary shall transmit to the City Council for approval the Order and Ordinance approving the amendment to Tariff No. 4 pursuant to City Charter Section 653(b).

////
////
////
////
////

TRANSMITTAL 4

Section 4. The Board Secretary shall execute the proposed Board Order and Ordinance amending Tariff No. 4 and, upon its publication, transmit the Order and Ordinance to the Chief Wharfing for implementation of the tariff change and posting of the amended Tariff No. 4 to the Port's website.

I HEREBY CERTIFY THAT the foregoing Order was adopted by the Board of Harbor Commissioners of the City of Los Angeles at its meeting held on November 6, 2025. Amber M. Kleesges, Board Secretary

Sec. 2. That, pursuant to the provisions of Section 653(b) of the City Charter, the Board of Harbor Commissioners shall have the power to suspend, modify or amend temporarily any of the rules or regulations, or any of the rates, tolls or charges prescribed by the aforesaid Order of the Board of Harbor Commissioners for periods not exceeding ninety (90) days, and shall have power to place in effect for a like period of time any temporary rule or regulation, rate, toll or charge for the Harbor District.

EXHIBIT A

Table with 4 columns: Description, Rates in Cents, Item No., and Notes. Includes sections for Dockage, Penalties, and Transfers.

Table with 4 columns: Overall Length of Vessel in Meters, Charge, Item No., and Notes. Includes a detailed table for dockage rates based on vessel length.

Table with 4 columns: Description, Rates in Cents, Item No., and Notes. Includes sections for Merchandise NOS, Overall Length in Meters, and Merchandise carried in cargo containers.

Table with 4 columns: Description, Rates in Cents, Item No., and Notes. Includes sections for Wharfage Rates and Merchandise NOS.

Table with 4 columns: Description, Rates in Cents, Item No., and Notes. Includes sections for Wharfage Rates and Merchandise NOS.

Table with 4 columns: Description, Rates in Cents, Item No., and Notes. Includes sections for Wharfage Rates and Merchandise NOS.

Table with 4 columns: Description, Rates in Cents, Item No., and Notes. Includes sections for Wharfage Rates and Merchandise NOS.

Table with 4 columns: Description, Rates in Cents, Item No., and Notes. Includes sections for Wharfage Rates and Merchandise NOS.

Table with 4 columns: Description, Rates in Cents, Item No., and Notes. Includes sections for Wharfage Rates and Merchandise NOS.

Table with 4 columns: Description, Rates in Cents, Item No., and Notes. Includes sections for Battery Electric Vehicle (EV), Automobiles, and Vessels.

Table with 4 columns: Description, Rates in Cents, Item No., and Notes. Includes sections for Wharfage Rates and Merchandise NOS.

Table with 4 columns: Description, Rates in Cents, Item No., and Notes. Includes sections for Wharfage Rates and Merchandise NOS.

Table with 4 columns: Description, Rates in Cents, Item No., and Notes. Includes sections for Wharfage Rates and Merchandise NOS.

Table with 4 columns: Description, Rates in Cents, Item No., and Notes. Includes sections for Wharfage Rates and Merchandise NOS.

Table with 4 columns: Description, Rates in Cents, Item No., and Notes. Includes sections for Wharfage Rates and Merchandise NOS.

PORT OF LOS ANGELES – TARIFF NO. 4  
Seventh Revised Page ..... 58-A  
Cancels  
Sixth Revised Page ..... 58-A

SECTION FIVE – Continued  
WHARFAGE – Continued

WHARFAGE RATES – Continued	Rates in Cents Per KT or M-3 Unless Otherwise Indicated Below (See Item 510)	Item No.
Rates apply on all trades or as noted in individual items.		550-

PROJECT RATES

PROJECT RATES...applicable to shipments in connection with removal, construction, reconstruction of major capital projects or facilities:

TO APPLY THESE RATES, SHIPMENTS MUST COMPLY WITH THE FOLLOWING:

A) The commodities to be transported or received shall be of a wholly proprietary nature, not for resale, and are for use in the construction, erection, and/or installation of.....(Project Name).....

B) Bills of Lading shall be issued as follows:  
\*All materials included on this Bill of Lading are of a proprietary nature, not for resale, and are for use in construction, erection, and/or installation of.....(Project Name).....

C) Receive approval of the Terminal Operator and the Executive Director of the Port of Los Angeles.

The following are excluded from application of these special rates, unless otherwise provided:

- Automobiles
- Motor trucks (other than dump trucks)
- Tractors
- Explosives
- Dangerous or hazardous cargo, restricted to on-deck storage
- Refrigerator or cool room cargo
- Household goods and personal effects
- All cargo taking rates lower than Project Rates.

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

Merchandise, N.O.S., stored in cargo containers or trailers ..... 43

Note: If the measurement of the cargo is not available, the charge per day will be based on the overall length of the container or trailer as follows:

OVERALL LENGTH IN METERS	But Not Over	
Over 0	7	1333
7	9	1626
9	13	2666
13	over	3442

Cotton, cotton linters, compressed in bales, per KT or fraction thereof ..... 36

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

In the case of any violation of this rule by any vessel, such vessel, in addition to the other penalties provided in this Tariff or by law, shall thereupon be subject to and shall be assessed dockage at quadruple the rates elsewhere provided in this Tariff, and in addition thereto \$133.16 for each and every day, or fraction thereof, it may remain at such landing in violation of this item.

PASSENGER CARRYING VESSELS FOR HIRE NOT TO DOCK AT PUBLIC LANDINGS WITHOUT PERMIT

It shall be unlawful for any person operating any passenger carrying vessel for hire to dock at any public landing and take on or discharge passengers thereat without first having obtained a permit to do so from the Executive Director.

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

PORT OF LOS ANGELES – TARIFF NO. 4  
Ninth Revised Page ..... 115  
Cancels  
Eighth Revised Page ..... 115

SECTION SEVEN – Continued  
FREE TIME, WHARF DEMURRAGE, AND WHARF STORAGE -- Continued

RATES FOR WHARF DEMURRAGE AFTER EXPIRATION OF FREE TIME

Wharf demurrage shall be assessed against all merchandise remaining on the wharf or wharf premises after the expiration of the free time allowed (See Item 720) at wharf demurrage rates named in this Item (subject to Notes 1, 2, 3, 4 and 5).

Note 1. See Item 790 for wharf storage rates.

Note 2. When requested in writing by the steamship company and when verification can be made from steamship company's records, the Executive Director may waive wharf demurrage against small portions of merchandise requiring reoperating, against small portions of shipments of merchandise discharged from a vessel which have not been located at the time of delivery of the major portion of such merchandise, against merchandise discharged from a vessel which is deadweight but which and which may not be delivered by a steamship company until ownership thereof is established, and against portions of shipments of merchandise in bond held by Customs for the appraiser's store.

Note 3. Rates provided in this Rule will not apply on merchandise, in bulk, handled mechanically through the bulk loading or unloading facilities at Berths 48 through 53.

Note 4. The minimum wharf demurrage charge shall be \$25.64 per lot excepting automobiles and pick-up trucks.

Note 5. In those cases in which merchandise remains on wharf demurrage for extended periods of time, accrual reports shall be made by the terminal operator and invoices shall be issued by the Harbor Department for the amount of demurrage charges accrued on a particular lot of cargo for an initial 45-day period and each subsequent 30-day period. Neglect or refusal to deliver the accrual reports to the Executive Director within 15 days following the completion of the initial 45-day period and subsequent 30-day periods of demurrage will result in the assessment of a penalty charge of two percent (2%) of total demurrage charges incurred.

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

PORT OF LOS ANGELES – TARIFF NO. 4  
Eighth Revised Page ..... 120  
Cancels  
Seventh Revised Page ..... 120

SECTION SEVEN – Continued  
FREE TIME, WHARF DEMURRAGE, AND WHARF STORAGE -- Continued

WHARF STORAGE -- Continued

WHARF STORAGE -- Continued	RATE	Item No.
Vehicles, motor, self-propelling, set up on own wheels Viz.: Commercial or freight vehicles, including chassis, freight trailers or freight semi-trailers, per KT.....	190	
Vehicles parked on any municipal wharf by consent of and where designated by the Executive Director, per vehicle..... (not subject to Note 3)	190	
Automobile, passenger, seating capacity not exceeding 10 passengers per vehicle, including pick-up trucks or pick-up truck chassis, per vehicle.....		[A] 790

Charge per day for each additional day over 21 to 45 days ..... 45 days

Charge per day for first 21 days	Charge per day for each additional day over 21 to 45 days	Charge per day for each additional day over 45 days
81	160	483

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

KT OF LOS ANGELES – TARIFF NO. 4  
Seventh Revised Page ..... 164  
Cancels  
Sixth Revised Page ..... 164

SECTION EIGHTEEN – Continued  
GENERAL RULES AND REGULATIONS – MISCELLANEOUS -- Continued

DIVING AND RELATED ACTIVITIES

(a) It shall be unlawful for any person to underwater dive, or to engage or participate in erwater diving or in any other underwater activity in Los Angeles Harbor, except in designated national areas, without first having in his possession a written permit from the Executive Director authorizing such diving or underwater activity.

(b) It shall be unlawful for any person to underwater dive, or to participate or engage in erwater diving or in any other underwater activity in Los Angeles Harbor unless there is a stand present who shall be on the surface of the water close over the person engaging in diving or any other underwater activity and able to make a conspicuous display of the prescribed ails for diving.

(c) It shall be unlawful for any person, while underwater diving or participating or tging in underwater diving or in any other underwater activity, to examine the hull or ground le of or to attach anything to, or molest in any manner whatsoever, any vessel, or to examine tolet any premises or property in Los Angeles Harbor, without first having obtained written nission so to do from the lawful owner or operator of such vessel, premises or property.

(d) The fees for the permit required by this Item shall be \$36.78 for the first year, payable vance, and \$15.22 for each yearly renewal thereafter, payable in advance; provided, that the for a permit issued to any person who holds a similar written permit issued by any Port or tor in the State of California which is under the jurisdiction and control of the State, a icipality or a port district and which has promulgated rules and regulations regulating diving authorizing the issuance of permits therefore, shall be \$15.22 for the first year, payable in use, and provided, further, that no fee shall be collected for a permit issued to any authorized loyer of the United States, any state, or a municipality or of any political subdivision, triment, or agency thereof.

The permit required by this Item may contain such conditions and restrictions as the utive Director in his discretion may determine reasonably necessary to preserve or minimize langer to life, limb or property. Failure to comply with any of the provisions contained in or in such permit shall ipso facto terminate any of the privileges granted by said permit and permit shall thereafter be null and void.

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

PORT OF LOS ANGELES – TARIFF NO. 4  
Tenth Revised Page ..... 116  
Cancels  
Ninth Revised Page ..... 116

SECTION SEVEN – Continued  
FREE TIME, WHARF DEMURRAGE, AND WHARF STORAGE -- Continued

RATES FOR WHARF DEMURRAGE AFTER EXPIRATION OF FREE TIME -- Continued

In cents per day or fraction thereof, Saturdays, Sunday and holidays included, per KT or cubic meter or fraction thereof or other unit, on the same basis as wharfage is assessed, except as noted.

Commodity	Charge Per Day for First 5 Days	Charge Per Day for Days 6 - 10	Charge Per Day for Days 11+	Item No.
Merchandise, N.O.S., not carried in cargo containers or trailers. Note: If measurement of the cargo is required but not available, the measurement shall be constructed on the basis of one (1) cubic meter for each 125 kilograms of cargo.	86	174	349	[A] 780 (Cont.)
Merchandise, N.O.S., carried in cargo containers or trailers. Note: If measurement of the cargo is required but not available, the charge per day will be based on the overall length of the container or trailer as follows:	86	174	349	

OVERALL LENGTH IN METERS

Over 0	7	2636	5267	10534
7	9	3222	6444	12889
9	13	5277	10547	21093
13	over	6885	13769	27538

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

PORT OF LOS ANGELES – TARIFF NO. 4  
Ninth Revised Page ..... 125  
Cancels  
Eighth Revised Page ..... 125

SECTION NINE – Continued  
CONTAINER CRANES -- Continued

RULES AND REGULATIONS GOVERNING THE USE OF HARBOR DEPARTMENT CONTAINER CRANES -- Continued

(l) All persons desiring to use a crane, as far in advance of the date of requested use as possible, shall make application to the Executive Director specifying the date and time of proposed use, nature and quantity of cargo to be handled, the estimated length of use and nature of use. Users shall be assigned use of a crane in order of their applications. Such assignments shall be subject to modification as required to accommodate preferential and secondary crane assignees. Such assignments may also be modified if a vessel is not actually available at the berth or if cargo is not actually available on the wharf premises. User shall conduct its operations expeditiously and shall cease use and return the crane to the control of the Harbor Department without delay upon conclusion of authorized use thereof or sooner when the crane is required by a preferential or secondary crane assignee. The Executive Director shall have the right to order the user to cease operation of a crane immediately whenever, in his opinion, the user is not using said crane in accordance with the terms of the assignment, or whenever such cessation is necessary for the best interest of the Port.

(k) The Executive Director may refuse to assign a crane for purposes of handling any merchandise which in his opinion cannot be handled by the crane without substantial risk to any person or property, including the crane.

(l) The charge for the use of container cranes shall be \$81.5 per hour. After the first hour, the charge shall be calculated in 15 minute increments or fraction thereof. The charge shall include the cost of fuel or power and normal repair and maintenance only. The charge shall apply from the time specified in the assignment or when operations begin, whichever occurs first, and shall continue until the crane is released to the Harbor Department. If the crane is unavailable for use at the time specified in the assignment for reasons beyond the control of the user, charges will be computed from the time actual use begins.

(m) The use of a crane shall constitute acceptance and acknowledgement by the user of all the conditions and restrictions contained in this Item No. 900.

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

RT OF LOS ANGELES – TARIFF NO. 4  
Sixth Revised Page ..... 177  
Cancels  
Fifth Revised Page ..... 177

SECTION NINETEEN -- Continued  
COMMERCIAL FISHING VESSEL -- Continued

FREE DOCKAGE TO COMMERCIAL FISHING VESSELS

(a) For the purpose of providing for the accommodation and promotion of the fishing stry no dockage shall be assessed against any commercial fishing vessel during the time such el is actually discharging fish or taking on stores or supplies at any wharf designated by the cutive Director as a fish wharf to be used for such purposes.

(b) Commercial fishing vessels ready to be unloaded shall have preference over mercial fishing vessels ready to be loaded, and whenever a commercial fishing vessel has a docked for taking on supplies, or has been unloaded and is ready to be loaded, such vessel t forthwith haul away and vacate the berth in favor of a commercial fishing vessel having a o fish ready to be unloaded.

(c) Berth 72 is hereby set aside for the exclusive joint use of the tenants of the Harbor arment occupying stalls in the Municipal Fish Market located on or contiguous to said Berth and it shall be unlawful to make any vessel fast to or to unload any vessel at said Berth 72 pt such commercial fishing vessels as actually unload fish for delivery to said Harbor arment tenants.

UNLAWFUL FOR COMMERCIAL FISHING VESSELS TO REMAIN AT WHARVES EXCEPT WHILE UNLOADING OR LOADING

Any vessel docked to be unloaded at Berth 72 or to be unloaded or loaded at any wharf designated by the Executive Director pursuant to Item 1905 (a), must be unloaded or loaded with due dispatch and without necessary delay.

Any vessel, availing itself of the privileges of Item 1905, which shall refuse or fail to haul away from the wharf and vacate such berth after having finished discharging or loading, or both, as the case may be, shall thereupon be subject to and shall be assessed dockage at quadruple the rates elsewhere provided in this Tariff, and in addition thereto \$67.22 for each and every day, or fraction thereof, such vessel may remain at such wharf in violation of this item.

Any such vessel shall also be subject to removal and impound by or at the order of the Executive Director and at the expense and at the sole risk of such vessel and of its agents and owner, to such other place as the Executive Director may direct.

All charges made in connection with moving and impounding vessels, as provided for herein, shall become due and payable within thirty (30) days after billing therefor.

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

PORT OF LOS ANGELES – TARIFF NO. 4  
Ninth Revised Page ..... 117  
Cancels  
Eighth Revised Page ..... 117

SECTION SEVEN -- Continued  
FREE TIME, WHARF DEMURRAGE, AND WHARF STORAGE -- Continued

WHARFAGE DEMURRAGE -- Continued

Commodity	Charge Per Day for First 5 Days	Charge Per Day for Days 6 - 10	Charge Per Day for Days 11+	Item No.
Vehicles, motor, self-propelling, set up on own wheels, viz.:				
Automobiles, passenger, seating capacity not exceeding 10 passengers per vehicle, including pick-up trucks or pick-up truck chassis.				[A] 780 (Cont.)
Shipped outbound by water carrier in domestic trade or shipped by manufacturers for distribution to automobile dealers, per vehicle.	257	511	1024	
Privately owned vehicles or used cars shipped inbound to the Port of Los Angeles, per vehicle.	857	1714	3428	
Commercial or freight vehicles, including chassis, freight trailers or freight semi-trailers, per KT.	257	511	1024	
Agricultural, earth-moving equipment, or road-making equipment, N.O.S., per KT.	257	511	1024	

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

PORT OF LOS ANGELES – TARIFF NO. 4  
Seventh Revised Page ..... 131  
Cancels  
Sixth Revised Page ..... 131

SECTION ELEVEN  
CHARGES FOR OCCUPANCY OF OFFICE SPACE, ETC. IN TRANSIT SHEDS AND ON WHARVES AND WHARF PREMISES

MONTHLY CHARGES FOR OCCUPANCY OF OFFICE SPACE, ETC.

Monthly charges for the occupancy of all office space (excluding passenger waiting rooms), private rest rooms (excluding public passenger rest rooms), gear corrals, lockers and portable office structures in transit sheds and on wharves and wharf premises shall be at a rate as follows: (See Exemption)

(1) Class A office space and private rest rooms shall be charged for at the rate of 133 cents per square foot per month, subject to a minimum charge of \$161.12 per month (subject to Notes 1 and 2).

(2) Class B office space and private rest rooms shall be charged for at the rate of 103 cents per square foot per month, subject to a minimum charge of \$124.52 per month (subject to Notes 1 and 2).

(3) Class C office space and private rest rooms shall be charged for at the rate of 87 cents per square foot per month, subject to a minimum charge of \$124.52 per month (subject to Notes 1 and 2).

(4) Gear corrals shall be charged for at the rate of 27 cents per square foot per month, subject to a minimum charge of \$87.89 per month.

(5) Lockers and portable office structures shall be charged for at the rate of 27 cents per square foot per month, subject to a minimum charge of \$87.89 per month.

Note 1. Offices which have been air-conditioned by the Los Angeles Harbor Department at its expense shall be charged an additional 23 cents per square foot per month.

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

PORT OF LOS ANGELES – TARIFF NO. 4  
Seventh Revised Page ..... 181  
Cancels  
Sixth Revised Page ..... 181

SECTION NINETEEN -- Continued  
COMMERCIAL FISHING VESSEL -- Continued

DOCKAGE RATES AND CHARGES FOR COMMERCIAL FISHING VESSELS HOLDING A VALID PERMIT

Dockage shall be assessed against all commercial fishing vessels which hold and display a valid annual or temporary Commercial Fishing Vessel Permit issued by the Executive Director at the following rates:

Annual Permit  
Length of vessel per meter or fraction thereof, per month or fraction thereof.....\$5.11

Temporary Permit (See Notes 1 and 2)  
Length of vessel per meter or fraction thereof, per day or fraction thereof.....\$ 0.52  
Length of vessel per meter or fraction thereof, per month or fraction thereof.....\$5.11

Note 1: Length of vessel to be determined from documents issued by the United States Coast Guard or the State of California.

Note 2: Charges will be assessed at the daily dockage rate for the first ten (10) days of dockage under such permit. Effective on the commencement of the eleventh (11) day, the owner or operator holding a permit will have the option to continue the payment of dockage at the daily rate or to elect assessment at the rate per month or fraction thereof for the duration of the permit. Dockage at the daily rate shall be due and payable totally in advance. Dockage at the monthly rate shall be due and payable in advance monthly.

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

PORT OF LOS ANGELES – TARIFF NO. 4  
Ninth Revised Page ..... 118  
Cancels  
Eighth Revised Page ..... 118

SECTION SEVEN -- Continued  
FREE TIME, WHARF DEMURRAGE, AND WHARF STORAGE -- Continued

[C] WHARF STORAGE

Merchandise may be stored on wharves and wharf premises for limited periods of time after prior arrangements have been made by the shipper or consignee thereof, if:

(a) Space is available; and

(b) The prompt loading or discharging of vessels will in no manner be interfered with; and

(c) Approved by the Terminal Operator and the Executive Director.

Wharf storage shall be assessed against all merchandise permitted to be stored on wharves at wharf storage rates named in this Item (subject to Notes 1, 2, and 3).

Note 1. Subject to the provisions of paragraph (2), Item 710.

Note 2. Rates provided in this Item will not apply on merchandise, in bulk, handled mechanically through the bulk loading or unloading facilities at Berths 48 through 53.

Note 3. Merchandise permitted to be stored on wharves will be assessed a minimum charge of five (5) days storage at rates named in this Item, but not less than \$25.64 per lot.

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

PORT OF LOS ANGELES – TARIFF NO. 4  
Seventh Revised Page ..... 134  
Cancels  
Sixth Revised Page ..... 134

SECTION TWELVE  
WATER AND ELECTRICITY

FRESH WATER RATES

Fresh water supplied by the Department of Water and Power of the City of Los Angeles is subject to changes in rates without notification from the Harbor Department. When delivered to vessels at wharves and in services supplied in connection therewith through pipelines of the Harbor Department, a service charge of fifteen per cent (15%) of the cost of such water will be added for the use of such facilities including wharfage. (See Note)

NOTE: A maximum charge of \$38.08 for each normal billing period (monthly) or fraction thereof will apply.

In addition, the following charges will be made:

(1) Service charge for portable meter, when furnished.....\$9.52  
(2) Rental charge for each 50-foot section of water hose, when furnished.....\$9.52

PENALTY FOR ATTACHING HOSE OR TAKING WATER WITHOUT PERMISSION AND WITHOUT THE USE OF PORTABLE BACK FLOW PREVENTION APPLIANCE

For the purpose of preventing contamination of fresh water supply on wharves, the Harbor Department has furnished at each terminal portable back flow prevention appliances for use at all vessel service water outlets and hydrants. It shall be unlawful for any person to attach a hose to a vessel service water outlet or hydrant for the purpose of taking water on board any vessel without first attaching a portable back flow prevention appliance between said hose and said water supply outlet. It shall be unlawful to attach a hose to any other water outlet or hydrant upon any wharf or wharf premises, or to use any water hose or meter, or to take any water or attempt to take any water therefrom, except from regularly installed drinking stands, without permission first having been obtained from the Executive Director, and without having paid or agreed and arranged to pay therefor; provided, however, that any person may attach a hose, or otherwise use the water from any such outlet, for fire fighting purposes during the actual occurrence of a fire.

Any violation of this Item shall subject such persons to the general penalties provided in this Tariff.

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

PORT OF LOS ANGELES – TARIFF NO. 4  
First Revised Page ..... 213  
Cancels  
Original Page ..... 213

SECTION TWENTY-FOUR -- Continued  
RECREATIONAL COURTESY DOCKS -- Continued

UNLAWFUL FOR VESSELS TO REMAIN AT RECREATIONAL COURTESY DOCKS

Any vessel availing itself of the privileges in Item 2420, which shall refuse or fail to haul away from such Recreational Courtesy Docks after berthing for over four hours in any twenty-four hour period, shall be subject to removal pursuant to this Tariff and thereupon be assessed dockage at quadruple the rates elsewhere provided in this Tariff, and in addition thereto \$57.04 for each and every day, or fraction thereof, such vessel may remain at such landing in violation of this item.

VESSELS OVER 100 FEET OVERALL AND 100 GROSS TONS NOT TO DOCK AT RECREATIONAL COURTESY DOCKS WITHOUT PERMIT; PENALTY FOR VIOLATIONS

It shall be unlawful for any vessel of over 100 feet overall and 100 gross register tons to dock at or make fast to any Recreational Courtesy Dock without first having obtained a permit to do so from the Executive Director.

In the case of any violation of this rule by any vessel, such vessel, in addition to the other penalties provided in this Tariff or by law, shall thereupon be subject to and shall be assessed dockage at quadruple the rates elsewhere provided in this Tariff, and in addition thereto \$113.01 for each and every day, or fraction thereof, it may remain at such landing in violation of this item.

PASSENGER CARRYING VESSELS FOR HIRE NOT TO DOCK AT RECREATIONAL COURTESY DOCKS WITHOUT PERMIT

It shall be unlawful for any person operating any passenger carrying vessel for hire to dock at any Recreational Courtesy Dock and take on or discharge passengers thereat without first having obtained a permit to do so from the Executive Director.

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

PORT OF LOS ANGELES – TARIFF NO. 4  
Ninth Revised Page ..... 119  
Cancels  
Eighth Revised Page ..... 119

SECTION SEVEN -- Continued  
FREE TIME, WHARF DEMURRAGE, AND WHARF STORAGE -- Continued

WHARF STORAGE -- Continued

RATES

In cents per day, or fraction thereof, Saturdays, Sundays and holidays included, per KT or cubic meter or fraction thereof, whichever shall yield the greater revenue, except as noted in individual items.

Merchandise, N.O.S., not stored in cargo containers or trailers.

Note: If measurement of the cargo is not available, the measurement shall be constructed on the basis of one (1) cubic meter for each 125 kilograms of cargo.

Stored on covered areas.....	85	[A] 790 (Cont.)
Stored on uncovered areas, when requested by shipper or consignee thereof.....	43	

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

PORT OF LOS ANGELES – TARIFF NO. 4  
Sixth Revised Page ..... 138  
Cancels  
Fifth Revised Page ..... 138

SECTION FOURTEEN -- Continued  
CARGO HANDLING -- Continued

HANDLING PERMIT FEES

The handling permit fees shall be six hundred sixty-six dollars (\$666.00) per annum, or fraction thereof, payable in advance.

FILING OF TARIFFS

No cargo handling permit shall be issued except upon written application therefore, in which application the handler shall specifically agree at all times to keep on file with the Board a tariff and supplements thereto showing the rates for charges of such handler itemized as to operations and as to commodities; provided, that, in case any such handler shall be required by law to publish and file a tariff with any duly constituted regulatory body, a copy of such tariff shall be filed with the Board. Upon complaint of any interested party that any rate charged by a handler, or any rule, regulation or practice of a handler, who is not subject to the jurisdiction of any other duly constituted regulatory body, is discriminatory or unreasonable, the handler shall be required to show cause why an order should not be issued by the Board requiring said handler to modify, change or revise said rate, rule, regulation, or practice. Such complaint shall be filed in writing with the Board and the handler shall be granted a reasonable time to file his written reply thereto.

Any charge based upon a rate in excess of or less than the rates set forth in such current tariff, or any refusal to abide by any lawful Order of the Board requiring a change, revision, or modification of any charge, rate, rule, regulation or practice, shall be sufficient cause for revocation or suspension of a cargo handling permit.

REVOCATION AND PENALTIES

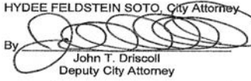
Cargo handling permits shall be revocable by the Board at any time for such cause as the Board may deem just and sufficient.

See Item 10 for explanation of abbreviations and symbols.

Correction No.	Order No.	Adopted	EFFECTIVE:

Sec. 3. The City Clerk shall certify to the passage of this ordinance and have it published in accordance with Council policy, either in a daily newspaper circulated in the City of Los Angeles or by posting for ten days in three public places in the City of Los Angeles: one copy on the bulletin board located at the Main Street entrance to the Los Angeles City Hall; one copy on the bulletin board located at the Main Street entrance to the Los Angeles City Hall East; and one copy on the bulletin board located at the Temple Street entrance to the Los Angeles County Hall of Records.

Approved as to Form and Legality  
HYDEE FELDSTEIN SOTO, City Attorney

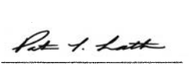
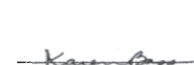
By   
John T. Driscoll  
Deputy City Attorney

Date Nov. 10, 2025  
File No. 26-0048

IM-Preletary\_OccPORDINANCES and REPORT JOHN DRISCOLL Ordinance GR 2025 Tariff No. 4, Final.docx

The Clerk of the City of Los Angeles hereby certifies that the foregoing ordinance was passed by the Council of the City of Los Angeles.

CITY CLERK MAYOR

Ordinance Passed February 24, 2026 Approved 03/09/2026

CITY OF LOS ANGELES

Ordinance No. 188881

An Ordinance of the City of Los Angeles establishing the name of a certain dedicated public street as Tupachi Place.

THE PEOPLE OF THE CITY OF LOS ANGELES, DO ORDAIN AS FOLLOWS: Section 1. The City Council of the City of Los Angeles finds that the public interest, convenience and necessity require that the name of that certain public street, 60 feet wide hereinafter described, be changed to the first southerly trending public street westerly of Main Street between 89<sup>th</sup> Street and 90<sup>th</sup> Street dedicated by Resolution recorded April 2, 2025 as Doc No. 20230254576 of Official Records, in the office of the County Recorder of Los Angeles County be and the same is hereby established as Tupachi Place.

Approved as to Form and Legality HYDEE FELDSTEIN SOTO, City Attorney by PETER H. SWANIGAN, Assistant City Attorney Date: June 26, 2024 File No. 06-24675-51

The Clerk of the City of Los Angeles hereby certifies that the foregoing ordinance was passed by the Council of the City of Los Angeles.

Ordinance No. 188879 An ordinance authorizing the Department of Public Works, Bureau of Sanitation to use the progressive design-build delivery method and the competitive sealed proposal selection process consistent with City Charter Section 371(b) for the Hyperion Water Reclamation Plant Phase 1A Recycled Water Foundation Infrastructure Project (Hyperion Phase 1A Project).

WHEREAS, Section 371(b) of the Los Angeles City Charter provides for the award of contracts pursuant to a competitive sealed proposal method in accordance with criteria established by an ordinance adopted by at least two-thirds of the City Council, and allows for the use of design-build or other appropriate project delivery systems when justified by the type of project and approved by the contracting authority;

WHEREAS, the purpose of this ordinance is to establish criteria for the award of contracts pursuant to a competitive sealed proposal method in accordance with the progressive design-build delivery method for contracts for the procurement, pre-construction services, construction, and related services for the Hyperion Phase 1A Project;

WHEREAS, as part of the City's long-term water management objectives of increasing local water supplies and resiliency, the Department of Public Works, Bureau of Sanitation (LASAN) and the Los Angeles Department of Water and Power (LADWP) are working collaboratively towards development and implementation of the Fullerton Water Los Angeles Program (FWLVA Program);

WHEREAS, the goal of the FWLVA Program is to maximize the reuse of wastewater effluent from the Hyperion Water Reclamation Plant (HWRP) as a new and sustainable source for local water supply;

WHEREAS, at full build-out, the FWLVA Program could potentially provide up to 230 million gallons per day (MGD) of new recycled water, or about 50 percent of the City's potable water demand, instead of discharging the same quantity of effluent into the Santa Monica Bay;

WHEREAS, the first phase of the FWLVA Program aims to produce up to 50 MGD of recycled water from the Hyperion Plant in two main projects: (1) the Hyperion Phase 1A Project; and (2) the Hyperion Phase 1B Membrane Bioreactor (MBR) Conversion Project (Hyperion Phase 1B Project);

WHEREAS, the Hyperion Phase 1A Project is a progressive design-build project that includes improvements, rehabilitation, and/or replacement of the existing intermediate pumping station (Project); and the Conveyance System at the HWRP and includes the following components: (a) new primary effluent flow equalization basins; (b) a new primary effluent flow equalization pumping station; (c) associated structural demolition or subsurface realignments; (d) a new associated odor control facility; (e) demolition of conventional digesters; (f) upgrades to the airblow system; (g) a new fine screen facility;

WHEREAS, once the Hyperion Phase 1A Project has been completed, the Hyperion Plant will be able to proceed with the Hyperion Phase 1B Project and any additional future phases for more recycled water production;

WHEREAS, to implement the Hyperion Phase 1A Project, LASAN is pursuing an alternative project delivery model known as progressive design-build, where much of the performance risk is shifted to the project developer; and LASAN desires the expertise and experience for such projects;

WHEREAS, progressive design-build is a two-stage delivery method in which the design, cost-estimating, and final pricing of the project progresses during the first stage, and if the City and developer reach agreement on the final pricing and schedule, the final design, construction, and commissioning are completed in the second stage;

WHEREAS, it is advisable for LASAN to use the competitive sealed proposal selection process and the progressive design-build method pursuant to the terms of this ordinance, because this method will minimize time and cost and improve the project delivery outcome of this project involving the City in the design process, and should provide the best value to the City and lowest ultimate cost;

WHEREAS, the Los Angeles City Council desires to authorize LASAN to use the competitive sealed proposal selection process and the progressive design-build method pursuant to the terms of this ordinance, because this method will minimize time and cost and improve the project delivery outcome of this project involving the City in the design process, and should provide the best value to the City and lowest ultimate cost;

WHEREAS, the Los Angeles City Council desires to establish the criteria for the letting of contracts by LASAN for the Hyperion Phase 1A Project pursuant to this competitive sealed proposal selection process.

NOW, THEREFORE, THE PEOPLE OF THE CITY OF LOS ANGELES DO ORDAIN AS FOLLOWS:

Section 1. LASAN may use the competitive sealed proposal selection process as provided herein for the award of design-build project delivery method for the Hyperion Water Reclamation Plant Phase 1A Recycled Water Foundation Infrastructure Project (Project). Such contract(s) shall be awarded by the Board of Public Works, on behalf of LASAN, subject to the City Council's right of review under Charter Section 245. No award may be made to a proposer whose final proposal is higher as to the ultimate cost to the City (as defined in Charter Section 371) than any other responsive proposal submitted in order to receive this method.

Section 2. The Board of Public Works shall make a written finding, supported by a written statement of facts, that adherence to the terms of a contract awarded to the lowest responsive and responsible bidder is not practicable or advantageous, and shall also state in writing the reason for the particular award.

Section 3. LASAN may engage in contract negotiations after proposals have been opened to allow clarification and changes in the proposal. LASAN shall take adequate precaution to treat each proposer fairly.

ensure that fair practices are used in such selection; (iv) updated financial and other relevant information sufficient to provide evidence of financial ability to complete the work; and (v) such other information as LASAN deems relevant and appropriate.

Sec. 5. The evaluation criteria shall be described in the RFP, which will identify evaluation factors and their relative importance to the proposed work or project. The criteria shall include, but not be limited to, the means to measure how well a proposal meets desired performance requirements, and how the lowest ultimate cost will be determined.

Sec. 6. Proposals shall be opened and their contents secured to prevent disclosure during the process of negotiating with competing proposers. Adequate precautions shall be taken to treat each proposer fairly and to ensure that information gleaned from competing proposals is not disclosed to other proposers. Except for the names of the proposers, all information contained in the proposals, including price, shall not be disclosed until a recommendation for award is made to the Board of Public Works.

Sec. 7. An award shall only be made to the responsible and responsive proposer whose final proposal is most advantageous to the City, except that the Board of Public Works may reject any or all offers if rejection is in the best interest of the City. No award may be made to a proposer whose final proposal is higher as to the ultimate cost to the City (as defined in Charter Section 371), than any other responsive proposal submitted. The Board of Public Works shall document its findings regarding the award of this contract.

Sec. 8. The City Clerk shall certify to the passage of this ordinance and have it published in accordance with Council policy, either in a daily newspaper circulated in the City of Los Angeles or by posting for ten days in three public places in the City of Los Angeles: one copy on the bulletin board located at the Main Street entrance to the Los Angeles City Hall, one copy on the bulletin board located at the Main Street entrance to the Los Angeles City Hall East; and one copy on the bulletin board located at the Temple Street entrance to the Los Angeles County Hall of Records.

Approved as to Form and Legality HYDEE FELDSTEIN SOTO, City Attorney by PETER H. SWANIGAN, Assistant City Attorney Date: June 26, 2024 File No. 06-24675-51

The Clerk of the City of Los Angeles hereby certifies that the foregoing ordinance was passed by the Council of the City of Los Angeles.

Ordinance No. 188878 An ordinance amending Subsection (a) of Section 4.203 of the Los Angeles Administrative Code, pertaining to Authorization for Certain Deductions, to add the name of the Teamsters organization representing the Crossing Guard Representation Unit, following the merger of Teamsters Local 911 with Teamsters Local 986, and place the new name in alphabetical order.

THE PEOPLE OF THE CITY OF LOS ANGELES DO ORDAIN AS FOLLOWS: Section 1. The alphabetical listing of "Recognized Employee Organizations (Unions)" under Subsection (a) of Section 4.203 of the Los Angeles Administrative Code is amended to read as follows: Recognized Employee Organizations (Unions)

- (1) Actors' Equity Association
(2) All City Employees Association, Local 4096
(3) American Federation of State, County and Municipal Employees, Local 741, AFL-CIO
(4) American Federation of State, County and Municipal Employees, Local 901, AFL-CIO
(5) American Federation of State, County and Municipal Employees, Local 2626, AFL-CIO
(6) American Federation of State, County and Municipal Employees, Local 3672, AFL-CIO
(7) Plumbers and Architects Association
(8) International Organization of Masters, Mates and Pilots
(9) International Union of Operating Engineers, local 501, AFL-CIO
(10) Los Angeles Airport Peace Officers' Association
(11) Los Angeles City Attorneys Association
(12) Los Angeles City Fire Department
(13) Los Angeles City Professional Medical Employees ACEA, Local 2006, AFSCME
(14) Los Angeles City Supervisors and Superintendents Association, Laborers International Union of North America, Local 777, AFL-CIO and/or its Political Action Committee (PAC)
(15) Los Angeles County Building and Construction Trades Council
(16) Los Angeles Police Command Officers Association
(17) Los Angeles Police Protective League
(18) Los Angeles Police Officers Association
(19) Los Angeles Professional Managers' Association
(20) Municipal Construction Inspectors Association, Inc. (MCI/A)
(21) Staff and Employees International Union, Local 721
(22) Teamsters Local 986, General Employees, Airline, Aerospace and Allied Trades Union, Warehousemen, Drivers, Construction, Roof and Sand
(23) United Firefighters of Los Angeles City, Local 112, IAFF, AFL-CIO
(24) United Firefighters of Los Angeles City, Local 112, IAFF, AFL-CIO

Sec. 2. Section 1 shall be operative upon publication.

Sec. 3. This ordinance shall be effective upon publication, pursuant to Charter Section 252(j).

The City Clerk shall certify to the passage of this ordinance and have it published in accordance with Council policy, either in a daily newspaper circulated in the City of Los Angeles or by posting for ten days in three public places in the City of Los Angeles: one copy on the bulletin board located at the Main Street entrance to the Los Angeles City Hall, one copy on the bulletin board located at the Main Street entrance to the Los Angeles City Hall East; and one copy on the bulletin board located at the Temple Street entrance to the Los Angeles County Hall of Records.

Approved as to Form and Legality HYDEE FELDSTEIN SOTO, City Attorney by PETER H. SWANIGAN, Assistant City Attorney Date: December 23, 2025 File No. 25-0134

The Clerk of the City of Los Angeles hereby certifies that the foregoing ordinance was passed by the Council of the City of Los Angeles.

Patrice Y. Lattimore, City Clerk Karen Bass, Mayor Approved March 9, 2026 3/16/26

DJ-4022644#

CIVIL

NOTICE OF ENTRY OF JUDGMENT ON SISTER-STATE JUDGMENT

Case Number: 25DC03003 Superior Court of California, County of Los Angeles

Plaintiff: GFE NY, LLC Defendant: PABANICOLA OUDERKERK, et al. TO JUDGMENT DEBATOR (NAME): INTERNATIONAL COMPANY, Inc. dba COMIS INTERNATIONAL, Frank Seung Noh of MPOW INTERNATIONAL, Frank Seung Noh, Young Han CASE NO E2024065153

3. A sister-state judgment has been entered against you in a Court of another state. You are notified that a writ of execution or other enforcement may issue. Your wages, money, and property could be taken without further warning from the court.

IF YOU HAVE BEEN SERVED, you have already been issued, the property levied on will not be distributed until 30 days after the judgment is entered with the court. Date: 6/13/2025, Clerk, by DAVID W. SLAYTON, M. CEBALLOS Deputy

(SEAL) MICHAEL SAYER DEBT RECOVERY ATTORNEYS, 17595 HARVARD AVE, SUITE C-557, IRVINE, CA 92614 Attorney For: GFE NY, LLC 3/16, 3/23, 3/30, 4/6/26 DJ-4022892#

STATEMENT OF DAMAGES (Personal Injury or Wrongful Death)

Case Number: 25TRCV0055 Superior Court of California, County of Los Angeles Court Address: 825 Maple Ave, Torrance, CA 90503 Plaintiff: Jeffrey Washington DEFENDANT: Carlos Samuel Martinez To: Carlos Samuel Martinez Plaintiff: Jeffrey Washington seeks damages in the above-entitled action, as follows:

General damages AMOUNT Pain, suffering, and inconvenience \$500,000.00 Emotional distress \$500,000.00

Special damages Medical expenses (to date) \$16,146.00 Future medical expenses (present value) \$500,000.00

Date: 01/28/2026 S/ F. Jay Rahimi 3/16, 3/23, 3/30, 4/6/26 DJ-4022832#

SUMMONS (CITACION JUDICIAL)

CASE NUMBER (Número del Caso): 25SMCV03400 NOTICE TO DEFENDANT (AVISO AL DEMANDADO): JOEL SILVER, as Trustee of the Joel Silver Trust, and JOEL SILVER, an individual, DOES 1 THROUGH 25, inclusive

YOU ARE BEING SUED BY PLAINTIFF (LO ESTÁ DEMANDANDO EL DEMANDANTE): ZIAD GHANDOUR, an individual

NOTICE: You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below. You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp).

THE NAME AND ADDRESS OF THE COURT IS (El nombre y dirección de la corte es): Pasadena Courthouse 300 East Walnut Street, Pasadena CA 91101 The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is (El nombre, dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es): Andrew K. Alper (SBN 088876) (323)852-1000 (323) 651-2577

DATE (Fecha): 11/14/2025 David W. Slayton, Executive Officer/Clerk of Court, Clerk (Secretario), by D. Ludwig, Deputy (Adjunto) (SEAL) 3/16, 3/23, 3/30, 4/6/26 DJ-4022824#

SUMMONS (CITACION JUDICIAL)

CASE NUMBER (Número del Caso): 25VCV02932 NOTICE TO DEFENDANT (AVISO AL DEMANDADO): SELECT TOWING, a California corporation; ALEXANDER PILLAY, an individual; DOES 1 THROUGH 5, inclusive

YOU ARE BEING SUED BY PLAINTIFF (LO ESTÁ DEMANDANDO EL DEMANDANTE): EDGAR KHACHATRYAN, an individual

AMENDMENT TO COMPLAINT (SEAL) FICTITIOUS NAME (Nombre Ficticio) Upon the filing of the complaint, the plaintiff, being ignorant of the true name of the defendant and having designated the defendant as "SELECT TOWING, INC." and having discovered the true name of the defendant to be: Thanakon Suvanlikit amends the complaint by substituting the name of the defendant as wherever it appears in the complaint. Date: January 5, 2026

DATE (Fecha): 01/05/2026 DAVID W. SLAYTON, Executive Officer/Clerk of Court, Clerk, by (Secretario), A. OLIVA, Deputy (Adjunto) 3/16, 3/23, 3/30, 4/6/26 DJ-4022271#

SUMMONS (CITACION JUDICIAL)

CASE NUMBER (Número del Caso): 26STCV05465 NOTICE TO DEFENDANT (AVISO AL DEMANDADO): YIYEN TANG, and DOES 1 through 5, inclusive

YOU ARE BEING SUED BY PLAINTIFF (LO ESTÁ DEMANDANDO EL DEMANDANTE): AMITY FOUNDATION, INC. YOU HAVE BEEN SUED. The court may decide against you without your being heard unless you respond within 30 days.

YOU HAVE 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp).

THE NAME AND ADDRESS OF THE COURT IS (El nombre y dirección de la corte es): VAN NUYS COURTHOUSE EAST 6230 SYLMAR AVENUE VAN NUYS, CA 91401 The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is (El nombre, dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es): Richard Scott, Esq. (SBN 180614) (323)692-4100 (323)692-4015

DATE (Fecha): 01/24/2024 David W. Slayton, Executive Officer/Clerk of Court, Clerk (Secretario), by F. Ochoa, Deputy (Adjunto) (SEAL) 3/9, 3/16, 3/23, 3/30/26 DJ-4020233#

SUMMONS (CITACION JUDICIAL)

CASE NUMBER (Número del Caso): CVR2401136 NOTICE TO DEFENDANT (AVISO AL DEMANDADO): AMITY FOUNDATION, INC. EPIDAUROS DBA AMITY FOUNDATION; and Does 1 through 50, inclusive

YOU ARE BEING SUED BY PLAINTIFF (LO ESTÁ DEMANDANDO EL DEMANDANTE): Christopher Quintana

NOTICE: You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below. You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp).

THE NAME AND ADDRESS OF THE COURT IS (El nombre y dirección de la corte es): VAN NUYS COURTHOUSE EAST 6230 SYLMAR AVENUE VAN NUYS, CA 91401 The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is (El nombre, dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es): Beverly Hills Courthouse 9355 BURTON WAY, BEVERLY HILLS CA 90212

DATE (Fecha): 02/02/2025 David W. Slayton, Executive Officer/Clerk of Court, Clerk (Secretario), by W. Lee, Deputy (Adjunto) (SEAL) BEVERLY HILLS COURTHOUSE 9355 BURTON WAY, BEVERLY HILLS CA 90212

THE NAME AND ADDRESS OF THE COURT IS (El nombre y dirección de la corte es): Superior Court of California, County of Los Angeles 6230 Sylmar Ave. Van Nuys, California 91401

DATE (Fecha): 02/19/2025 David W. Slayton, Executive Officer/Clerk of Court, Clerk (Secretario), by Joanne Bignardi, Deputy (Adjunto) (SEAL) 3/16, 3/23, 3/30/26 DJ-4022756#

SUMMONS (CITACION JUDICIAL)

CASE NUMBER (Número del Caso): 25NVCV08056 NOTICE TO DEFENDANT (AVISO AL DEMANDADO): SELECT TOWING, a California corporation; ALEXANDER PILLAY, an individual; DOES 1 THROUGH 20, inclusive

YOU ARE BEING SUED BY PLAINTIFF (LO ESTÁ DEMANDANDO EL DEMANDANTE): ARMAN KAGRAMANYAN, an individual

NOTICE: You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below. You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp).

THE NAME AND ADDRESS OF THE COURT IS (El nombre y dirección de la corte es): Stanley Mosk Courthouse 111 N. Hill St, Los Angeles, CA 90012 The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is (El nombre, dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es): Stanley Mosk Courthouse 111 N. Hill St, Los Angeles, CA 90012

DATE (Fecha): 02/19/2025 David W. Slayton, Executive Officer/Clerk of Court, Clerk (Secretario), by P. Diaz, Deputy (Adjunto) (SEAL) 3/16, 3/23, 3/30, 4/6/26 DJ-4022756#

SUMMONS (CITACION JUDICIAL)

CASE NUMBER (Número del Caso): 25NVCV08056 NOTICE TO DEFENDANT (AVISO AL DEMANDADO): SELECT TOWING, a California corporation; ALEXANDER PILLAY, an individual; DOES 1 THROUGH 20, inclusive

YOU ARE BEING SUED BY PLAINTIFF (LO ESTÁ DEMANDANDO EL DEMANDANTE): ARMAN KAGRAMANYAN, an individual

NOTICE: You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below. You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp).

de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 o más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desearchar el caso.

Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia. Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 o más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desearchar el caso.

Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia. Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 o más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desearchar el caso.

Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia. Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 o más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desearchar el caso.

Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia. Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 o más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desearchar el caso.

Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia. Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 o más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desearchar el caso.

Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia. Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 o más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desearchar el caso.

Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia. Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 o más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desearchar el caso.

Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia. Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 o más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desearchar el caso.

Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia. Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 o más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desearchar el caso.

Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia. Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 o más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desearchar el caso.

Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia. Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de





# LEGAL NOTICES

Continued from Page 15

1024299816 UNDERLYING SHARES/ OUTSTAND CER  
 9 MORGAN STANLEY & CO LLC 1024299813 UNDERLYING SHARES/ OUTSTAND CER  
 10 MORGAN STANLEY & CO LLC 1024299822 DIVIDENDS  
 11 MORGAN STANLEY & CO LLC 1024299823 UNDERLYING SHARES/ OUTSTAND CER  
 12 MORGAN STANLEY & CO LLC 1024299773 UNDERLYING SHARES/ OUTSTAND CER  
 13 MORGAN STANLEY & CO LLC 1024299774 UNDERLYING SHARES/ OUTSTAND CER  
 14 MORGAN STANLEY & CO LLC 1024299777 UNDERLYING SHARES/ OUTSTAND CER  
 15 MORGAN STANLEY & CO LLC 1024299782 UNDERLYING SHARES/ OUTSTAND CER  
 16 MORGAN STANLEY & CO LLC 1024299786 UNDERLYING SHARES/ OUTSTAND CER  
 17 MORGAN STANLEY & CO LLC 1024299780 UNDERLYING SHARES/ OUTSTAND CER  
 18 MORGAN STANLEY & CO LLC 1024299731 UNDERLYING SHARES/ OUTSTAND CER  
 19 MORGAN STANLEY & CO LLC 1024299789 UNDERLYING SHARES/ OUTSTAND CER  
 20 MORGAN STANLEY & CO LLC 1024299787 UNDERLYING SHARES/ OUTSTAND CER  
 21 MORGAN STANLEY & CO LLC 1024299804 UNDERLYING SHARES/ OUTSTAND CER  
 22 MORGAN STANLEY & CO LLC 1024299809 UNDERLYING SHARES/ OUTSTAND CER  
 23 MORGAN STANLEY & CO LLC 1024299814 UNDERLYING SHARES/ OUTSTAND CER  
 24 MORGAN STANLEY & CO LLC 1024299793 UNDERLYING SHARES/ OUTSTAND CER  
 25 MORGAN STANLEY & CO LLC 1024299802 UNDERLYING SHARES/ OUTSTAND CER  
 26 MORGAN STANLEY & CO LLC 1024299803 UNDERLYING SHARES/ OUTSTAND CER  
 27 MORGAN STANLEY & CO LLC 1024299801 UNDERLYING SHARES/ OUTSTAND CER  
 28 MORGAN STANLEY & CO LLC 1024299819 UNDERLYING SHARES/ OUTSTAND CER  
 29 MORGAN STANLEY & CO LLC 1024299806 UNDERLYING SHARES/ OUTSTAND CER  
 30 MORGAN STANLEY & CO LLC 1024299810 UNDERLYING SHARES/ OUTSTAND CER  
 31 MORGAN STANLEY & CO LLC 1024299821 UNDERLYING SHARES/ OUTSTAND CER  
 32 MORGAN STANLEY & CO LLC 1024299818 UNDERLYING SHARES/ OUTSTAND CER  
 33 MORGAN STANLEY & CO LLC 1024299775 UNDERLYING SHARES/ OUTSTAND CER  
 34 MORGAN STANLEY & CO LLC 1024299784 UNDERLYING SHARES/ OUTSTAND CER  
 35 MORGAN STANLEY & CO LLC 1024299778 UNDERLYING SHARES/ OUTSTAND CER  
 36 MORGAN STANLEY & CO LLC 1024299793 UNDERLYING SHARES/ OUTSTAND CER  
 37 MORGAN STANLEY & CO LLC 1024299785 UNDERLYING SHARES/ OUTSTAND CER  
 38 MORGAN STANLEY & CO LLC 1024299788 UNDERLYING SHARES/ OUTSTAND CER  
 39 MORGAN STANLEY & CO LLC 1024299781 UNDERLYING SHARES/ OUTSTAND CER  
 40 MORGAN STANLEY & CO LLC 1024299790 UNDERLYING SHARES/ OUTSTAND CER  
 41 MORGAN STANLEY & CO LLC 1024299792 UNDERLYING SHARES/ OUTSTAND CER  
 42 MORGAN STANLEY & CO LLC 1024299796 UNDERLYING SHARES/ OUTSTAND CER  
 43 MORGAN STANLEY & CO LLC 1024299808 UNDERLYING SHARES/ OUTSTAND CER  
 44 MORGAN STANLEY & CO LLC 1024299795 UNDERLYING SHARES/ OUTSTAND CER  
 45 MORGAN STANLEY & CO LLC 1024299797 UNDERLYING SHARES/ OUTSTAND CER  
 46 MORGAN STANLEY & CO LLC 1024299799 UNDERLYING SHARES/ OUTSTAND CER  
 47 MORGAN STANLEY & CO LLC 1024299815 UNDERLYING SHARES/ OUTSTAND CER  
 48 MORGAN STANLEY & CO LLC 1024299817 UNDERLYING SHARES/ OUTSTAND CER  
 49 MORGAN STANLEY & CO LLC

1024299820 UNDERLYING SHARES/ OUTSTAND CER  
 50 MORGAN STANLEY & CO LLC 1024299811 UNDERLYING SHARES/ OUTSTAND CER  
 51 MORGAN STANLEY & CO LLC 1024299812 UNDERLYING SHARES/ OUTSTAND CER  
 52 MORGAN STANLEY & CO LLC 1039390516 MUTUAL FUND SHARES  
 53 MORGAN STANLEY & CO LLC 1024299773 UNDERLYING SHARES/ OUTSTAND CER  
 54 MORGAN STANLEY & CO LLC 1024299782 UNDERLYING SHARES/ OUTSTAND CER  
 55 MORGAN STANLEY & CO LLC 1024299791 UNDERLYING SHARES/ OUTSTAND CER  
 56 MORGAN STANLEY & CO LLC 1024299787 UNDERLYING SHARES/ OUTSTAND CER  
 57 MORGAN STANLEY & CO LLC 1024299790 UNDERLYING SHARES/ OUTSTAND CER  
 58 MORGAN STANLEY & CO LLC 1024299792 UNDERLYING SHARES/ OUTSTAND CER  
 59 MORGAN STANLEY & CO LLC 1024299791 UNDERLYING SHARES/ OUTSTAND CER  
 60 MORGAN STANLEY & CO LLC 1024299807 UNDERLYING SHARES/ OUTSTAND CER  
 61 MORGAN STANLEY & CO LLC 1024299808 UNDERLYING SHARES/ OUTSTAND CER  
 62 MORGAN STANLEY & CO LLC 1024299795 UNDERLYING SHARES/ OUTSTAND CER  
 63 MORGAN STANLEY & CO LLC 1024299799 UNDERLYING SHARES/ OUTSTAND CER  
 64 MORGAN STANLEY & CO LLC 1024299801 UNDERLYING SHARES/ OUTSTAND CER  
 65 MORGAN STANLEY & CO LLC 1024299815 UNDERLYING SHARES/ OUTSTAND CER  
 66 MORGAN STANLEY & CO LLC 1024299806 UNDERLYING SHARES/ OUTSTAND CER  
 67 MORGAN STANLEY & CO LLC 1024299803 UNDERLYING SHARES/ OUTSTAND CER  
 68 MORGAN STANLEY & CO LLC 1024299813 UNDERLYING SHARES/ OUTSTAND CER  
 69 MORGAN STANLEY & CO LLC 1024299823 UNDERLYING SHARES/ OUTSTAND CER  
 70 MORGAN STANLEY & CO LLC 1039390514 DIVIDENDS  
 71 MORGAN STANLEY & CO LLC 1039390515 MUTUAL FUND SHARES  
 72 MORGAN STANLEY & CO LLC 1024299775 UNDERLYING SHARES/ OUTSTAND CER  
 73 MORGAN STANLEY & CO LLC 1024299779 UNDERLYING SHARES/ OUTSTAND CER  
 74 MORGAN STANLEY & CO LLC 1024299777 UNDERLYING SHARES/ OUTSTAND CER  
 75 MORGAN STANLEY & CO LLC 1024299779 UNDERLYING SHARES/ OUTSTAND CER  
 76 MORGAN STANLEY & CO LLC 1024299784 UNDERLYING SHARES/ OUTSTAND CER  
 77 MORGAN STANLEY & CO LLC 1024299780 UNDERLYING SHARES/ OUTSTAND CER  
 78 MORGAN STANLEY & CO LLC 1024299789 UNDERLYING SHARES/ OUTSTAND CER  
 79 MORGAN STANLEY & CO LLC 1024299786 UNDERLYING SHARES/ OUTSTAND CER  
 80 MORGAN STANLEY & CO LLC 1024299796 UNDERLYING SHARES/ OUTSTAND CER  
 81 MORGAN STANLEY & CO LLC 1024299809 UNDERLYING SHARES/ OUTSTAND CER  
 82 MORGAN STANLEY & CO LLC 1024299798 UNDERLYING SHARES/ OUTSTAND CER  
 83 MORGAN STANLEY & CO LLC 1024299800 UNDERLYING SHARES/ OUTSTAND CER  
 84 MORGAN STANLEY & CO LLC 1024299802 UNDERLYING SHARES/ OUTSTAND CER  
 85 MORGAN STANLEY & CO LLC 1024299814 UNDERLYING SHARES/ OUTSTAND CER  
 86 MORGAN STANLEY & CO LLC 1024299815 UNDERLYING SHARES/ OUTSTAND CER  
 87 MORGAN STANLEY & CO LLC 1024299817 UNDERLYING SHARES/ OUTSTAND CER  
 88 MORGAN STANLEY & CO LLC 1024299820 UNDERLYING SHARES/ OUTSTAND CER  
 89 MORGAN STANLEY & CO LLC 1024299812 UNDERLYING SHARES/ OUTSTAND CER  
 90 MORGAN STANLEY & CO LLC 1024299822 DIVIDENDS  
 91 MORGAN STANLEY & CO LLC

1024299774 UNDERLYING SHARES/ OUTSTAND CER  
 92 MORGAN STANLEY & CO LLC 1024299778 UNDERLYING SHARES/ OUTSTAND CER  
 93 MORGAN STANLEY & CO LLC 1024299783 UNDERLYING SHARES/ OUTSTAND CER  
 94 MORGAN STANLEY & CO LLC 1024299785 UNDERLYING SHARES/ OUTSTAND CER  
 95 MORGAN STANLEY & CO LLC 1024299788 UNDERLYING SHARES/ OUTSTAND CER  
 96 MORGAN STANLEY & CO LLC 1024299794 UNDERLYING SHARES/ OUTSTAND CER  
 97 MORGAN STANLEY & CO LLC 1024299781 UNDERLYING SHARES/ OUTSTAND CER  
 98 MORGAN STANLEY & CO LLC 1024299805 UNDERLYING SHARES/ OUTSTAND CER  
 99 MORGAN STANLEY & CO LLC 1024299793 UNDERLYING SHARES/ OUTSTAND CER  
 100 MORGAN STANLEY & CO LLC 1024299788 UNDERLYING SHARES/ OUTSTAND CER  
 101 MORGAN STANLEY & CO LLC 1024299819 UNDERLYING SHARES/ OUTSTAND CER  
 102 MORGAN STANLEY & CO LLC 1024299803 UNDERLYING SHARES/ OUTSTAND CER  
 103 MORGAN STANLEY & CO LLC 1024299810 UNDERLYING SHARES/ OUTSTAND CER  
 104 MORGAN STANLEY & CO LLC 1024299811 UNDERLYING SHARES/ OUTSTAND CER  
 105 MORGAN STANLEY & CO LLC 1024299818 UNDERLYING SHARES/ OUTSTAND CER  
 106 FARMERS MUTUAL INSURANCE 974582229 PROCEEDS DUE BENEFICIARIES  
 107 FARMERS MUTUAL INSURANCE 968457754 PROCEEDS DUE BENEFICIARIES  
 108 MORGAN STANLEY & CO LLC 1039390514 DIVIDENDS  
 109 MORGAN STANLEY & CO LLC 1039390515 MUTUAL FUND SHARES  
 110 FARMERS MUTUAL INSURANCE 979636509 PROCEEDS DUE BENEFICIARIES  
 111 MORGAN STANLEY & CO LLC 1039390516 MUTUAL FUND SHARES  
 112 WELLS FARGO BANK, NA 1006159628 CASHIER'S CHECKS continued on Attachment 3  
 Requests for Accommodations Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the hearing. Contact the clerk's office or go to www.courts.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Response (form MC-410). (Civil Code, § 54.5)  
 ATTORNEY OR PARTY WITHOUT ATTORNEY  
 STATE BAR NUMBER: 167359  
 NAME: Donald L Scoggins  
 FIRM NAME: Attorney Law  
 STREET ADDRESS: 190 West Olympic Blvd 414, Beverly Hills  
 STATE: CA  
 ZIP CODE: 90212  
 TELEPHONE NO: 323 591-0144  
 EMAIL ADDRESS: Scoggins@ca.rr.com  
 ATTORNEY FOR: Lee Sagal, Administrator  
 2/23, 3/2, 3/9, 3/16/26  
**DJ-4015267#**

Hsieh, in his individual capacity as an intestate heir and beneficiary of the Estate of Anthony Hsieh ("Richard"), has contested the validity of the Nevada Self-Proving Pour-Over Last Will and Testament of Anthony Hsieh (aka TONY HSIEH and Anthony Chia Hua Hsieh) (hereinafter referred to as the "Purported 2015 Will") and has filed Objections to Petition for Probate and Contest of the Purported 2015 Will (the "Will Contest"). Pursuant to Chapter 137, Title 12 of the Nevada Revised Statutes, the following persons are receiving notice as interested persons in the Will Contest:  
 • **Pir Muhammad, and/or his personal representative;**  
 • **The Tony Hsieh Family Irrevocable Trust, its trustee, Pir Muhammad, and/or its current trustee;**  
 • **The Tony Hsieh DTP Plan B Irrevocable Trust, and/or its current trustee;**  
 • **The Tony Hsieh LIT WOW Irrevocable Trust, its trustee, Pir Muhammad, and/or its current trustee;**  
 • **The Emma Hillside Asset MGMT Trust, its trustee, Naseer Ahmed, and/or its current trustee;**  
 • **The STRYVVV 8976 Trust, its trustee, Muzammal Hussain, and/or its current trustee.**  
 The outcome of the Will Contest will determine your rights and interests in the Estate of Anthony Hsieh, including whether you are entitled to inherit from the Estate. YOUR POTENTIAL INTERESTS IN THE ESTATE OF ANTHONY HSIEH MAY BE ADVERSELY AFFECTED BY THE WILL CONTEST WITHOUT YOUR BEING HEARD UNLESS YOU RESPOND WITHIN THE TIME FRAME. PLEASE READ THE INFORMATION BELOW.  
**DATE AND TIME OF COURT APPEARANCE**  
 YOU ARE DIRECTED TO APPEAR AND SHOW CAUSE at the date and location below as to why the relief requested in the Will Contest should not be granted and why the Purported 2015 Will should be admitted to probate:  
 • **The Tony Hsieh DTP Plan B Irrevocable Trust, and/or its current trustee;**  
 • **The Emma Hillside Asset MGMT Trust, its trustee, Naseer Ahmed, and/or its current trustee;**  
 • **The STRYVVV 8976 Trust, its trustee, Muzammal Hussain, and/or its current trustee.**  
 1. Failure to appear may result in the relief requested in the Will Contest being granted without you being heard.  
 2. Under NRS 137.010, if you intend to plead to the Will Contest, within 30 days after this Citation is served on you, exclusive of the day of service, you must do the following:  
 a. File with the Clerk of this Court a formal written response to the Will Contest in accordance with the rules of the Court, with the appropriate filing fee;  
 b. Serve a copy of your response upon the attorney whose name and address is shown below.  
 HOLLAND & KNIGHT  
 Vivian L. Thoreen, Esq.  
 Lydia L. Lockett, Esq.  
 400 South Hope Street, 8th Floor  
 Los Angeles, California 90071  
 Email: vivian.thoreen@hkaw.com  
 lydia.lockett@hkaw.com  
 GOLDSMITH & GUYMON, P.C.  
 Dara J. Goldsmith, Esq.  
 2055 Village Center Circle  
 Las Vegas, Nevada 89134  
 Email: dgoldsmith@goldguylaw.com  
 3. Unless you respond within 30 days of service of this Citation and appear at the April 16, 2026 hearing, your default will be entered upon application of Richard and failure to so respond may result in the relief requested in the Will Contest being granted, which could result in the forfeiture of any bequest under the Purported 2015 Will or the granting of other relief requested in the Will Contest.  
 4. If you intend to seek the advice of an attorney in this matter, you should do so promptly so that your response may be filed on time.  
 STEVEN D. GRIERSON  
 CLERK OF COURT  
 By: Crystal Nantz Deputy Clerk 2/17/2026  
 Respectfully Submitted by:  
 HOLLAND & KNIGHT LLP  
 By: Vivian L. Thoreen, Esq.  
 California Bar No. 224162  
 Admitted Pro Hac Vice  
 Lydia L. Lockett, Esq. California Bar No. 292181  
 Admitted Pro Hac Vice  
 400 South Hope Street, 8th Floor  
 Los Angeles, California 90071  
 Telephone: 213.896.2400  
 Facsimile: 213.896.2450  
 Email: vivian.thoreen@hkaw.com  
 lydia.lockett@hkaw.com  
 Co-Counsel with:  
 GOLDSMITH & GUYMON, P.C.  
 Dara J. Goldsmith, Esq.  
 Nevada Bar No. 4270  
 2055 Village Center Circle  
 Las Vegas, Nevada 89134  
 Telephone: 702.873.9500  
 Facsimile: 702.873.9800  
 Email: dgoldsmith@goldguylaw.com  
 Attorneys for RICHARD HSIEH  
 2/23, 3/2, 3/9, 3/16/26  
**DJ-4015404#**

## LEGAL NOTICES

**CITATION TO APPEAR AND SHOW CAUSE**  
**CASE NO. P-20-105105-E**  
 DEPT.: XXIX  
 HEARING DATE: APRIL 16, 2026  
 HEARING TIME: 9:30 A.M.  
**EIGHTH JUDICIAL DISTRICT COURT**  
**CLARK COUNTY, NEVADA**  
 In the Matter of the Estate of ANTHONY HSIEH, Deceased  
**TO: PIR MUHAMMAD AND/OR HIS PERSONAL REPRESENTATIVE;**  
**TO: THE TONY HSIEH FAMILY IRREVOCABLE TRUST, ITS TRUSTEE, PIR MUHAMMAD, AND/OR ITS CURRENT TRUSTEE;**  
**TO: THE TONY HSIEH DTP PLAN B IRREVOCABLE TRUST, AND/OR ITS CURRENT TRUSTEE;**  
**TO: THE TONY HSIEH LIT WOW IRREVOCABLE TRUST, ITS TRUSTEE, PIR MUHAMMAD, AND/OR ITS CURRENT TRUSTEE;**  
**TO: THE EMMA HILLSIDE ASSET MGMT TRUST, ITS TRUSTEE, NASEER AHMED, AND/OR ITS CURRENT TRUSTEE;**  
**TO: THE STRYVVV 8976 TRUST, ITS TRUSTEE, MUZAMMAL HUSSAIN, AND/OR ITS CURRENT TRUSTEE.**  
 PLEASE TAKE NOTICE that Richard

### NOTICE OF PROPOSED VACATION ALLEYS EAST OF THE INTERSECTION OF MIRAMONTE BOULEVARD AND 58TH DRIVE (CONDITIONAL) IN THE UNINCORPORATED COMMUNITY OF FLORENCE-FIRESTONE IN THE SECOND SUPERVISORIAL DISTRICT

**NOTICE IS HEREBY GIVEN** that the Board of Supervisors of the County of Los Angeles will conduct a hearing regarding the proposed vacation, with reservations, of alleys east of the intersection of Miramonte Boulevard and 58th Drive (Los Angeles, 90001), in the unincorporated portion of the County of Los Angeles, State of California, in the Second Supervisorial District, as described in Exhibit A (to obtain a copy, please contact Mr. Nathan Salazar at the telephone number shown below) and as shown on the map in Exhibit B attached hereto and incorporated herein by this reference.

The proceedings for the proposed vacation are being conducted pursuant to Chapter 3, Part 3, Division 9, of the California Streets and Highways Code, commencing with Section 8320.

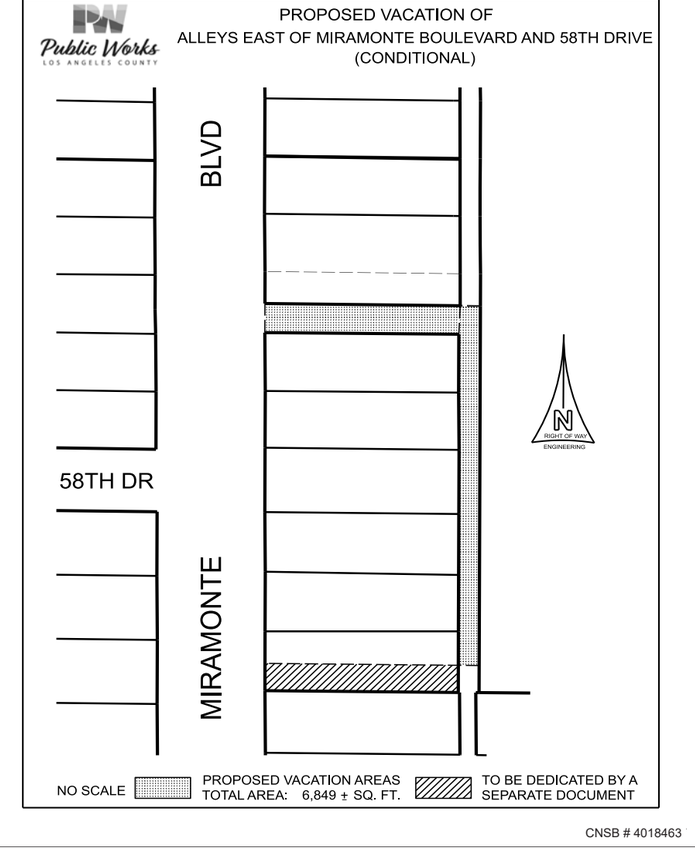
The hearing on the proposed vacation will take place in the hearing room of the Board of Supervisors, Board Hearing Room 381B, Kenneth Hahn Hall of Administration, 500 West Temple Street (corner of Temple Street and Grand Avenue), Los Angeles, CA 90012, on March 24, 2026, at 9:30 a.m.

**ADA and Title VI Accommodations:** Individuals requiring reasonable accommodations, interpretation services, and materials in other languages or in an alternate format may contact Public Works at (626) 458-5100. Requests will be processed within 7 days. Individuals with hearing or speech impairment may use California Relay Service 711.

**Adaptaciones según la ADA y el Título VI:** Las personas que requieran adaptaciones razonables, servicios de interpretación y materiales en otros idiomas o en un formato alternativo pueden comunicarse con Obras Públicas al (626) 458-5100. Las solicitudes se procesarán en un plazo de 7 días. Las personas con impedimentos auditivos o del habla pueden utilizar el servicio de retransmisión de California 711.

If you have any questions, please contact Mr. Salazar at (626) 458-7039. Our office hours are Monday through Thursday from 7 a.m. to 5:45 p.m.

EDWARD YEN  
 EXECUTIVE OFFICER  
 BOARD OF SUPERVISORS



CNSB # 4018463

# Full Service Legal Advertising



We provide:

- Prompt publication
- Outstanding rates
- Extensive legal notice experience
- Advance proofs
- Affidavits filed promptly
- Complete filing, recording & research services
- Statewide legal advertising placement

Rely on the leader in legal advertising

To place your legal ad call (800) 788-7840  
 or fax (213) 229-5481



Free forms available at [www.dailyjournal.com](http://www.dailyjournal.com)

LOS ANGELES  
**Daily Journal**