

Mailing date: 12/18/2024

Respondent: AUTO-CHLOR SYSTEM OF NEW YORK INC

Summons #: 000878421L

Installation:

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AUTO-CHLOR SYSTEM OF NEW YORK INC 685 GOTHAM PKWY CARLSTADT NJ 07072-2403

6/1771



DEP - BUREAU OF ENV. COMPLIANC (PETITIONER)

AUTO-CHLOR SYSTEM OF NEW YORK INC (RESPONDENT)

Hearing Date: 12/01/2025 Time: 09:00 A.M. Location: 66 JOHN STREET FLOOR 10 MANHATTAN

Below is a summary of a summons previously issued to the named respondent. The respondent or an authorized representative is hereby directed to respond to the charges at a hearing as indicated above, or in the alternative methods acceptable to the OATH Hearings Division as explained on the reversed side.

Place of occurrence: 18 AVENUE MANHATTAN Observation made by: 1563 MONTANEZ, CRISTAL

Date of violation: 08/30/24

Investigation by the petitioner named above has determined that there is reasonable cause to believe that the respondent at the place and date indicated above, has violated the following provisions of the Administrative Code of the City of New York or rules and regulations promulgated thereunder. This summons is scheduled to be heard on the date, place and time indicated above.

VIOLATION(S) OF THE ADMINISTRATIVE CODE OR RULES AND REGULATIONS

Section

Description

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Maximum

24 -163

IDLING OF MOTOR VEHICLE ENGINE MORE THAN THREE MINUTES 2ND O \$1500.00

## PROTECT YOUR RIGHTS: READ THIS INFORMATION YOU ARE REQUIRED TO RESPOND TO THIS SUMMONS

- 1. HEARING: You must appear for the hearing scheduled, either in person or by attorney or other authorized representative (who need not be an attorney). The hearing is your opportunity to answer and defend the allegations made in the summons. You should come fully prepared for the hearing. You have the right to bring witnesses and other evidence, including evidence of actions taken to correct any condition charged. If you fail to appear for a scheduled hearing, a default order will be issued and you may be required to pay penalties up to the maximum amount permitted by law.
- 2. SETTLEMENT BY STIPULATION: Certain violations can be resolved by mail through a stipulation. Settlement by stipulation does not require your attending a hearing. See page 2 to determine if you are being offered a chance to settle by stipulation. If you wish to accept the terms offered, complete the stipulation on page 2, and return it to the OATH Hearings Division. The executed stipulation, with payment, must be returned to the OATH Hearings Division before the hearing date. If you do not accept and return the stipulation before the hearing date you must attend the scheduled hearing or, a default order will be issued and you may be required to pay penalties up to the maximum amount permitted by law. If you are not offered a stipulation, you must appear for the hearing.
- 3. REMEDIAL ACTION: Because severe penalties can be imposed for the continuation of the violation, you should immediately correct all conditions that led to the summons. Correcting conditions after a summons has been issued may be considered in mitigating the amount of the penalty, but it does not eliminate any violation that existed on the date charged.

G22A - DEP Summons V06202018



## OFFICE OF ADMINISTRATIVE TRIALS AND HEARINGS

Hearings Division

Hearings Division 66 John St., 10<sup>th</sup> Floor New York, NY 10038

To Whom It May Concern:

You are receiving this letter because you have a scheduled hearing at the NYC Office of Administrative Trials and Hearings ("OATH"). All appearances before the OATH Hearings Division are currently being conducted by telephone, except where a party requests and is approved for an in-person appearance. To schedule a date and time to have a Hearing by Phone, which allows you to speak to an OATH Hearing Officer over the phone and email your evidence to the Hearing Officer, you must contact OATH three (3) business days before your upcoming hearing date.

To participate in a hearing by telephone, you **must** email the OATH location where your hearing is currently scheduled to take place:

Brooklyn cases: RemoteBKLYN@oath.nyc.gov Bronx cases: RemoteBronx@oath.nyc.gov

Manhattan cases: RemoteManhattan@oath.nyc.gov

Queens cases: RemoteLIC@oath.nyc.gov
Staten Island cases: RemoteSI@oath.nyc.gov

In your email, you must include the following four (4) pieces of information:

- All summons numbers for the summonses you want to have a Hearing by Phone;
- Respondent's name, as it appears on the summons(es); and
- If you are not the respondent named on the summons, tell us your relationship to the respondent.
- A valid phone number where you can be contacted to schedule your Hearing by Phone.

If you would like to have your **hearing in person**, you must request an in person hearing by emailing <u>LiveHearings@oath.nyc.gov</u> five (5) business days before the hearing date.

To reschedule your hearing, if eligible, you can email the Clerk's Office at <a href="mailto:clerksoffice@oath.nyc.gov">clerksoffice@oath.nyc.gov</a> for instructions. The best way to make your reschedule request, however, is to contact the Clerk's Office using OATH's **Online Reschedule form**. An online request to reschedule your case ensures that you get a date-stamped, electronic confirmation of your request. The online Reschedule form can be found in the "Clerk's Office" section of the OATH website at <a href="mailto:nyc.gov/oath">nyc.gov/oath</a>.

Get text message reminders about your hearing: Text *OATHreminder* to (917) 451-8829 Administrative Trials and Hearings (OATH), City of New York

Before your hearing date, visit <u>www.nyc.gov/oath</u> to check the most up-to-date rules on inperson and telephonic hearings.