IVU

BUREAU OF BUILDINGS

BOROUGH OF MANHATTAN, CITY OF NEW YORK

CERTIFICATE OF OCCUPANCY No. 16274

19 30

Superst des Pertificate of Occupancy No. 134

To the owner or owners of the building:

New York April 6,

19 30

THIS CERTIFIES that the building located on Block 1297, Lot 23

under a permit, Application No. 09 11 15 of 1928 conforms to the approved plans and specifications accompanying said permit and any approved amendments thereto, and to the requirements of the building code and all other laws and ordinances and to the rules and regulations of the board of standards and appeals, applicable to a building of its class and kind, except that in the case of a building heretofore existing and for which no previous certificate of occupancy has been issued and which has not been altered or converted since March 14, 1916, to a use that changed its classification as defined in the building code, this certificate confirms and continues the existing uses to which the building has been put; and

CERTIFIES FURTHER that the building is of Tiropesor construction within the meaning of the building code and may be used and occupied as a Engineer building as hereinafter qualified, in a district under the building zone resolution, subject to all the privileges, requirements, limitations and conditions prescribed by law or as hereinafter specified.

STORY	LIVE LOADS Lbs. per Sq. Ft.	PERSONS ACCOMMODATED		MODATED	USE
		MALE	FEMALE	TOTAL	- USE
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th o	75			50	
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th to get	on dadi	50	35	05 on onch	
th to 20th Story	each	35	20	ou o li	
ist to 33	d 60 on nach	35	15	50 on each	
th Story	60	35	15	30	and Tueller et editionage () that happed to eq. 1 a three
					A temporary Cortificate of Occupancy is horody insued for the above floors.
					omplete unless the installa- tion of the fire extinguish- ing appliances and stand pipe have been inspected by the Fire Dept. and approved in

This certificate is issued to J.P. Chrysler Bldg. Corp., Charter Greater H.Y. 615 Laxington Avenue, City.

The superimposed, uniformly distributed loads, or their equivalent concentrated loads in any story shall not exceed the live loads specified above; the number of persons of either sex in any story shall not exceed tha specified when sex is indicated, nor shall the aggregate number of persons in any story exceed the specified total and the use to which any story may be put shall be restricted to that fixed by this certificate except as specifically stated.

The building or any part thereof shall not be used for any purpose other than that for which it is certified. Unless specifically stated above, the building or any part thereof, if certified as a public building, shall no: be used as a building in which persons are harbored to receive medical, charitable or other care or treatment, such as a hospital, asylum, etc., or in which persons are held or detained under legal restraint, such as a polic : station, jail, etc.; nor shall it be used as a motion picture theatre as defined in section 30, chapter 3, Code of Ordinances; nor as a theatre or opera house or other building intended to be used for theatrical or operatic purposes, or for public entertainment of any kind, for the accommodation of more than 300 persons.

Unless specifically stated above, the building or any part thereof, if certified as a residence building, shal not be used as a tenement house as defined in the tenement house law; nor shall it be used as any form of resdence building having more than 15 sleeping rooms; nor shall it be used as a lodging house within the meaning of

Sec. 1305 of the Greater New York Charter.

Unless specifically stated above, the building or any part thereof, if certified as a business building, shall not be used as a garage, motor vehicle repair shop or oil selling station as defined in section 1, chapter 10, Coc: of Ordinances; nor shall it le used for the generation or compression of acetylene; nor as a factory buildin; as defined in the labor law; nor as a grain elevator; nor as a coal pocket.

Except as otherwise noted above, the building, or any part thereof, if located elsewhere than in an uncstricted district, shall not be used for any of the purposes enumerated in paragraph (a) of section 4 of the built ing zone resolution; nor for any trade, industry or use that is noxious or offensive by reason of the emission of odor, dust, smoke, gas or noise; nor for any kind of manufacturing not already prohibited, except that, if 1cated in a business district, not more than twenty-five per cent. of the total floor space may be so used, or space equal to the area of the lot in any case.

Except as otherwise noted above, the building, if certified as a garage, may not be used for more than five cars on any portion of a street between two intersecting streets, in which portion there exists an exit from or an entrance to a public school, o in which portion there exists any hospital maintained as a charitable institution; and in no case within a distance of 200 feet from the nearest exit from or entrance to a public school; nor with n

two hundred feet of any ho: pital maintained as a charitable institution.

If the building has, at any time previous to the issuance of this certificate, been the subject of an appeal to the board of appeals or o, a petition to the board of standards and appeals resulting in modification or variation of law or any lawful requirement, the construction and arrangement of the building as specified in the reso! 1tion granting such modification or variation, must be maintained, and all conditions imposed by either board must be observed.

No change or re-arrai gement in the structural parts of the building, or affecting the lighting or ventil ttion of any part thereof, or in the exit facilities, shall be made; no enlargement, whether by extending on a y side or by increasing in height shall be made; nor shall the building be moved from one location or position to a 1other; nor shall there be any reduction or diminution of the area of the lot or plot on which the building is locate 1, until an approval of the same has been obtained from the superintendent of buildings.

This certificate supersedes each and every previously issued certificate of occupancy for this building or any part thereof, and each and every such previously issued certificate shall be null and void; and this certificate

in turn becomes null and void upon the issuance of any new lawful certificate.

This certificate does not in any way relieve the owner or owners, or any other person or persons in possession or control of the building, or any part thereof, from obtaining such other permits or licenses as may be prescribed by law for the uses or purposes for which the building is designed or intended; nor from complying with any lawful order issued with the object of maintaining the building in a safe or lawful condition; nor from complying with any authorized direction to remove encroachments into a public highway or other public place, whether attached to or part of the building or not.

This certificate does not authorize the use or operation of any elevator in the building without the spec al

certificate required by section 563 of the building code.

If the building is or is required to be equipped with standpipes or other fire extinguishing or gas shut off appliances, this certificate is not complete until such standpipes or other appliances have been inspected by the fire department (or by the Tenement House Department in the case of a gas shut off in a tenement house) and approved in writing, either in a separate certificate or by endorsement upon this certificate. (Space for such endorsement is provided on page 4 of this certificate.)

If this certificate is marked "Temporary," it is applicable only to those parts of the building indicated on its face, and certifies to the legal use and occupancy of only such parts of the building; it is subject to all he provisions and conditions as plying to a final or permanent certificate; it is not applicable to a tenement hor se unless also approved by the tenement house commissioner; and it must be replaced by a full certificate as scon as the entire building is con pleted according to law and ready for occupancy.

The word "class" as used in this certificate refers to the classification of buildings in the building code

(section 70). This certificate is issued in accordance with the provisions of section 411-a of the Greater New York Charter and of section 5 of chapter 5 (Building Code) of the Code of Ordinances of the City of New York.

Examined.

Superintendent of Buildings, Borough of Manhatta

Additional copies of this e rtificate will be issued, upon written request, to perso