LOCAL LAWS OF THE CITY OF NEW YORK FOR THE YEAR 2011

Introduced by Council Members Recchia and Koo (by request of the Mayor)

A LOCAL LAW

To amend the administrative code of the city of New York, in relation to filing fees.

Be it enacted by the Council as follows:

Section 1. Certain fees set forth in table 28-112.2 of chapter 1 of title 28 of the administrative code of the city of New York are amended to read as follows:

TABLE 28-112.2

Permit Type	Initial Fee	Renewal Fee	Comments
Alterations			
Alteration work permit: • One-, two or three-family dwelling. • Alteration Type 1 • Alteration Type 2 • Alteration Type 3 • Permit to install and/or alter plumbing, plumbing system and/or fire suppression piping system in existing building: One-, two or three-family dwelling.	Minimum Filing Fee - \$170 Minimum Filing Fee - \$130 Minimum Filing Fee - \$130 [\$100] Minimum filing fee for the first five thousand dollars or fraction thereof, of the cost of alteration, excluding the cost for the installation or alteration of any plumbing or plumbing system or fire suppression piping system; not less than [\$100] \$130 annually for subsequent years; plus \$5.15 for each one thousand dollars, or fraction thereof, of cost of alterations in excess of five thousand dollars.	\$100 annually	
Alteration work permit: • Alterations in all other buildings and structures, including but not limited to aerial towers and masts, tank structures, fire escapes, etc., which are unoccupied and not easily valued by area; • Alteration Type 1	Minimum Filing Fee - \$280 Minimum Filing Fee - \$225 Minimum Filing Fee - \$195 [\$100] Minimum filing fee_for the first three thousand dollars, or fraction thereof, of the cost of alteration not including the cost of the installation or alteration of any	\$100 annually	

 Alteration Type 2 • Alteration Type 3 Applications related to new building work permit application, filed after the first temporary certificate of occupancy 	plumbing or plumbing system or fire suppression piping system; not less than [\$100] \$195 annually for subsequent years; plus \$20 for each one thousand		
(TCO), or the final certificate of	dollars, or fraction thereof, of the next		
occupancy if no TCO is issued.	two thousand dollars of such cost; plus		
• Installation or alteration of elevators,	\$10.30 for each one thousand dollars, or		
escalators, amusement devices and other	fraction thereof, of the alteration cost in		
devices regulated under this code, except	excess of five thousand dollars.		
those filed under a new building			
application. • Permit to install and/or			
alter plumbing, plumbing system and/or			
fire suppression piping system in existing			
building: All buildings other than one-,			
two- or three-family dwelling.			
Permit to install or alter service	[Fee] Filing fee calculated as for	\$100	
equipment except plumbing and fire	respective building alteration		
suppression piping service equipment.			
Permit to install, alter or replace	[\$100] <i>\$130</i> [\$50]	\$100	
oil-burning equipment: • Where the	\$65	\$100	
storage tank exceeds two hundred			
seventy-five gallon capacity; or where the			
storage tank is less than two hundred			
seventy-five gallons and is to be buried, or			
is to be installed in a multiple dwelling or			
a place of assembly or in a building along			
the line of a subway, or is to deliver fuel			
oil to a burner installed above the lowest			
floor of a building with a primary			
Business Group B. occupancy. • In all			l
other conditions.			

Other			
Permit for foundation, earthwork or open space without roof, whether enclosed or unenclosed, on sites such as parking lots, gasoline or oil-selling stations, storage yards, sales or exhibition or show spaces used for generally similar purposes.	\$10 for each two thousand square feet of area or fraction thereof, but not less than [\$100] \$130	\$100	
Permit for golf driving range.	\$7.50 for each twenty thousand square feet of area or fraction thereof, but not less than [\$100] <i>\$130</i>	\$100	
Accessory building to golf driving range, not to exceed one hundred forty-four square feet.	[\$100] \$130	\$100	
Scaffold filing fee	[\$100] <i>\$130</i>		
Signs			
Permit to erect, install or alter sign: Ground sign.	[Basic] Filing fee calculated as for [\$100] respective building alteration, plus \$5 for each one hundred square feet of surface area, or fraction thereof, but not less than \$35		Each face of any sign, when fronting on different streets, shall be treated as a separate sign.
Permit to erect, install or alter sign: Roof sign having a tight, closed or solid surface.	[Basic] Filing fee calculated as for respective building alteration; plus \$15 for each one hundred square feet of surface area, or fraction thereof[;], but not less than \$70	\$100	Each face of any sign, when fronting on different streets, shall be treated as a separate sign.
Permit to erect, install or alter sign: Roof sign without a tight, closed or solid surface, extending to a height of not more than thirty-one feet above roof level.	[Basic] Filing fee calculated as for respective building alteration; plus \$15 for each one hundred square feet of surface area, or fraction thereof, but not less than \$100	\$100	Each face of any sign, when fronting on different streets, shall be treated as a separate sign.
Permit to erect, install or alter sign: Roof sign without a tight, closed or solid surface, extending to a height over thirty-one feet above roof level.	[Basic] <i>Filing</i> fee calculated as for <i>respective</i> building alteration; plus \$25 for each one hundred square feet of area, or fraction thereof, but not less than \$135.	\$100	Each face of any sign, when fronting on different streets, shall be treated as a separate sign.
Permit to erect, install or alter sign: Illuminated sign projecting beyond street line having thirty square feet or less on one side.	[Basic] Filing fee calculated as for respective building alteration.	\$100	Illuminated sign is subject to annual use fee: \$45.
Permit to erect, install or alter sign: Illuminated sign projecting beyond street line having more than thirty square feet but no more than fifty square feet on one side.	[Basic] Filing fee calculated as for respective building alteration.	\$100	Illuminated sign is subject to annual use fee: \$70.
Permit to erect, install or alter sign: Illuminated sign projecting beyond street line and having more than fifty square feet on one side	[Basic] Filing fee calculated as for respective building alteration.	\$100	Illuminated sign is subject to annual use fee: \$0.75 for each square foot or part thereof annually, but not less

			than \$100.
Temporary Structures			
Permit for temporary shed, fence, railing,	[\$130] <i>\$160</i> for each permit	\$100	
footbridge, catch platform, building			
sidewalk shanty, over-the-sidewalk			
chute.			
Sidewalk shed.	[\$130] <i>\$160</i> for the first twenty five feet	\$100	
	or fraction thereof in the length of the		
	shed; plus \$10 for each additional		
	twenty-five feet or fraction thereof.		
Permit for temporary structure other than	[\$100] \$130 for the first one thousand	\$100	
those listed above, including but not	square feet or fraction thereof; plus		
limited to tents, grandstands, stages.	\$0.10 for each square foot or fraction		
	thereof in excess of one thousand square		
	feet.		

§2. Certain fees set forth in table 28-112.8 of chapter 1 of title 28 of the administrative code of the city of New York are amended to read as follows:

TABLE 28-112.8

Item Description	Fee	Comments
Limited plumbing alteration.	[Same] Filing fee as_calculated_for_respective building	
	alteration	
Limited sprinkler and/or standpipe alteration.	[Same] Filing fee as_calculated for_respective building	
	alteration	

§3. This local law shall take effect 60 days after enactment.

THE CITY OF NEW YORK, OFFICE OF THE CITY CLERK, s.s:

MICHAEL M. McSWEENEY, City Clerk Clerk of the Council.

CERTIFICATION PURSUANT TO MUNICIPAL HOME RULE §27

Pursuant to the provisions of Municipal Home Rule Law §27, I hereby certify that the enclosed Local Law (Local Law 45 of 2011, Council Int. No. 570-A) contains the correct text and was passed by the New York City Council on June 29, 2011 approved by the Mayor on July 11, 2011 and returned to the City Clerk on July 11, 2011.

JEFFREY D. FRIEDLANDER, Acting Corporation Counsel.