

THE CITY RECORD

CITY OF NEW YORK CONFLICTS OF INTEREST BOARD

Notice of Adoption of Final Rule Amending the Dollar Amount with Respect to "Ownership Interest"

MOTICE IS HEREBY GIVEN that, pursuant to the authority vested in the Conflicts of Interest Board by Section 2603(a) of the New York City Charter and in accordance with the requirements of Section 1843 of the Charter, the Conflicts of Interest Board has adopted a new final rule, Section 1-11 of Title 53 of the Rules of the City of New York, adjusting the dollar amount in the definition of "Ownership Interest" (Charter Section 2601(d)) to reflect changes is the Consumer Price Index for the metropolitan New York-New Jersey region published by the United States Department of Commerce, Bureau of Labor Statistics. Pursuant to a notice published on September 2, 1994, in <u>The City Record</u>, a public hearing on the proposed rule was held on October 11, 1994, at 2 Lafayette Street. The Board did not receive any comments on the proposed rule and, without change, adopted it as final. The text of the new final rule is underlined below. The rule shall become effective 30 days after publication of this notice in <u>The City</u> <u>Record</u>.

Dated: October 24, 1994

PRIDAY OCTOBER 28, 190

SECTION 1-11. ADJUSTMENT OF DOLLAR ANOUNT IN DEFINITION OF "OWNERSHIP INTEREST"

Effective as of January 1: 1994, the dollar amount in the definition of "Ownership Interest" in subdivision (16) of section 3601 of the New York City Charter shall be adjusted from \$25,000 to \$22,000.

STATEMENT OF BASIS AND PURPOSE OF PROPOSED RULE: Subject to certain exceptions, the conflicts of interest provisions of Chapter 68 of the New York City Charter prohibit New York City public servants from having "interests" in firms engaged in business dealings with the City or from taking actions as a public servant particularly affecting the public servant's interest in a firm. See Charter §5 2604(a) and 2604(b)(1). An interest may be either an ownership interest in a firm or a position with a firm. See Charter § 2601(12). "Ownership interest" is, in turn, defined in Charter § 2601(16) as

an interest in a firm held by a public servant, or the public servant's spouse or unemancipated child, which exceeds five percent of the firm or an investment of twenty-five thousand dollars in cash or other form of commitment, whichever is less, or five percent or twentyfive thousand dollars of the firm's indebtedness,

whichever is less, and any lesser interest in a firm when the public servant, or the public servant's spouse or unemancipated child exercives managerial control or responsibility regarding any such firm, but shall not include interests held in any pension plan, deferred compensation plan or mutual fund, the investments of which are not controlled by the public servant, the public servant's spouse or unemancipated child, or in any blind trust which holds or acquires an ownership interest. The amount of twenty-five thousand dollars mpecified herein shall be modified by the board pursuant to sublyision a of section twenty-six hundred thres. (Emphasis added.)

Charter § 2603(a) requires the Conflicts of Interest Board, by rule, once every four years to adjust the \$25,000 dollar amount established in section 2601(16) to reflect changes in the Consumer Price Index for the metropolitan New York-New Jersey region published by the United States Bureau of Labor Statistics. The formgoing provision became effective on January 1, 1990. Accurdingly, the Board must adopt a rule adjusting the 125,000 amount to reflect changes in the Consumer Price Index.

Scourding to the United States Department of Commerce, Bureau of Labor Statistics, for the feur-year period from January 1990 to Samuary 1994, the Consumer Price Index for the metropolitan area increased from 135.1 to 156.0, or 15.5%. Thus, the \$25,000 amount should be adjusted to \$29,000, reflecting_s 15.5% increase in the \$25,000 Charter amount, rounded to the nearest \$1,000.

CITY OF NEW YORK CONFLICTS OF INTEREST BOARD

Notice of Adoption of Final Rule Amending the Dollar Amount with Respect to "Ownership Interest"

NOTICE IS HEREBY GIVEN that, pursuant to the authority vested in the Conflicts of Interest Board by Section 2603(a) of the New York City Charter and in accordance with the requirements of Section 1043 of the Charter, the Conflicts of Interest Board has adopted a new final rule, Section 1-11 of Title 53 of the Rules of the City of New York, adjusting the dollar amount in the definition of "Ownership Interest" (Charter Section 2601(16)) to reflect changes in the Consumer Price Index for the metropolitan New York-New Jersey region published by the United States Department of Commerce, Bureau of Labor Statistics. Pursuant to a notice published on September 2, 1994, in The City Pecord, a public hearing on the proposed rule was held on October 11, 1994, at 2 Lafayette Street. The Board did not receive any comments on the proposed rule and, without change, adopted it as final. The text of the new final rule is underlined below. The rule shall become effective 30 days after publication of this notice in The city Perord.

Dated: October 24, 1994

SECTION 1-11. ADJUSTMENT OF DOLLAR AMOUNT IN DEFINITION OF

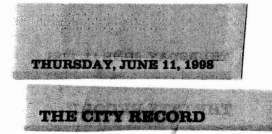
Effective as of January 1, 1994, the dollar amount in the definition of "Company Transat" in subdivision (14) of contion 2001 of the New York City Charter shall be adjusted from \$25,000 to \$29,000.

STATEMENT OF BASIS AND PURPOSE OF PROPOSED RULE: Subject to certain exceptions, the conflicts of interest provisions of Chapter 68 of the New York City Charter prohibit New York City public servants from having "interests" in firms engaged in business dealings with the City or from taking actions as a public servant particularly affecting the public servant's interest in a firm. See Charter §§ 2604(a) and 2604(b)(1). An interest may be either an ownership interest in a firm or a position with a firm. See Charter § 2601(12). "Ownership interest" is, in turn, defined in Charter § 2601(16) as

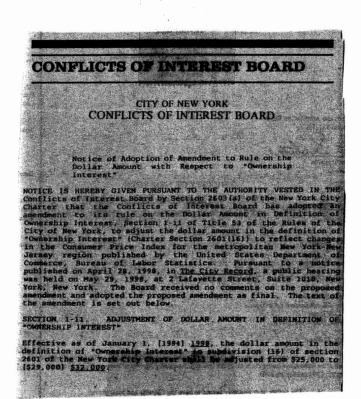
an interest in a firm held by a public servant, or the public servant's spouse or unemancipated child, which exceeds five percent of the firm or an investment of twenty-five thousand dollars in cash or other form of commitment, whichever is less, or five percent or twentyfive thousand dollars of the firm's indebtedness, whichever is less, and any lesser interest in a firm when the public servant, or the public servant's spouse or unemancipated child exercises managerial control or responsibility regarding any such firm, but shall not include interests held in any pension plan, deferred compensation plan or mutual fund, the investments of which are not controlled by the public servant, the public servant's spouse or unemancipated child, or in any blind trust which holds or acquires an ownership interest. The amount of twenty-five thousand dollars specified herein shall be modified by the board pursuant to subdivision a of section twenty-six hundred three. (Emphasis added.)

Charter § 2603(a) requires the Conflicts of Interest Board, by rule, once every four years to adjust the \$25,000 dollar amount established in section 2601(16) to reflect changes in the Consumer Price Index for the metropolitan New York-New Jersey region published by the United States Bureau of Labor Statistics. The foregoing provision became effective on January 1, 1990. Accordingly, the Board must adopt a rule adjusting the \$25,000 amount to reflect changes in the Consumer Price Index.

According to the United States Department of Commerce, Bureau of Labor Statistics, for the four-year period from January 1990 to January 1994, the Consumer Price Index for the metropolitan area increased from 135.1 to 156.0, or 15.5%. Thus, the \$25,000 amount should be adjusted to \$29,000, reflecting a 15.5% increase in the \$25,000 Charter amount, rounded to the nearest \$1,000.



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TUESDAY, JANUARY 28, 2003

AGENCY RULES

CONFLICTS OF INTEREST BOARD

NOTICE

CITY OF NEW YORK CONFLICTS OF INTEREST BOARD

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Notice of Adoption of Amendment to Rule on the Dollar Amount With Respect to "Ownership Interest"

NOTICE IS HEREBY GIVEN PURSUANT TO THE AUTHORITY VESTED IN THE Conflicts of Interest Board by Section 2603(a) of the New York City Charter that the Conflicts of Interest Board has adopted an amendment to its rule on Adjustment of Dollar Amount in Definition of Ownership Interest, Section 1-11 of Title 53 of the Rules of the City of New York, to adjust the dollar amount in the definition of "Ownership Interest, Section 1-11 of Title 53 of the Rules of the City of New York, to adjust the dollar amount in the definition of "Ownership Interest" (Charter Section 2601(16)) to reflect changes in the Consumer Price Index for the metropolitan New York-New Jersey region published by the United States Department of Commerce, Bureau of Labor Statistics. Pursuant to a notice published on October 25, 2002, in the <u>City Record</u>, a public hearing was held on December 3, 2002, at 2 Lafayette Street, Suite 1010, New York, New York. The Board received no comments on the proposed amendment and adopted the proposed amendment as final. The text of the amendment is set forth below.

Section 1-11. ADJUSTMENT OF DOLLAR AMOUNT IN DEFINITION OF "OWNERSHIP INTEREST"

Effective as of January 1, 2002, the dollar amount in the definition of "Ownership Interest" in subdivision (16) of § 2601 of the New York City Charter shall be adjusted from \$25,000 to [\$32,000] <u>\$35,000</u>.

STATUTORY AUTHORITY: Sections 2601(16) and 2603(a) of the New York City Charter.

STATEMENT OF BASIS AND PURPOSE OF PROPOSED AMENDMENT: Subject to certain exceptions, the conflicts of interest provisions of Chapter 68 of the New York City Charter prohibit New York City public servants from having "interests" in firms engaged in business dealings with the City or from taking actions as a public servant particularly affecting the public servant's interest in a firm. See Charter Sections 2604(a) and 2604(b)(1). An interest may be either an ownership interest in a firm or a position with a firm. See Charter Section 2601(12).

"Ownership interest" is, in turn, defined in Charter Section 2601(16) as

an interest in a firm held by a public servant, or the public servant's spouse or unemancipated child, which exceeds five percent of the firm or an investment of twenty-five thousand dollars in cash or other form of commitment, whichever is less, or five percent or twenty-five thousand dollars of the firm's indebtedness, whichever is less, and any lesser interest in a firm when the public servant, or the public servant'

THE CITY RECORD

spouse or unemanipated child such firm, but shall not or responsibility regarding any such firm, but shall not include interests held in any pension plan, deferred compensation plan or mutual fund, the investments of which are not controlled by the public servant, the public servant's spouse or unemancipated child, or in any blind trust which holds or acquires an ownership interest. The amount of twenty-five thousand dollars specified herein shall be modified by the board pursuant to subdivision a of section twenty-six hundred three. (emphasis added)

Charter Section 2603(a) requires the Conflicts of Interest Board, by rule amendment, once every four years to adjust the \$25,000 amount established in Section 2601(16) to reflect changes in the Consumer Price Index for the metropolitan New York-New Jersey region as published by the United States Bureau of Labor Statistics. The forgoing provision became effective on January 1, 1990.

Pursuant to Charter Section 2603(a), Board Rule Section 1-11 was first adopted in 1994 to reflect the change in the Consumer Price Index from 135.1 in January 1990, to 156.0 in January 1994, or an increase of 15.5%, and to raise the original \$25,000 Charter amount in a like percentage to \$29,000, rounded to the nearest \$1,000. In 1998, Board Rule Section 1-11 was amended, effective January 1998, to reflect the change in the Consumer Price Index from 135.1 in January 1990, to 172.1 in January 1998, reflecting a total of a 27.4% increase in the original \$25,000 Charter amount, raising the threshold to \$32,000, rounded to the nearest \$1,000.

According to the United States Department of Commerce, Bureau of Labor Statistics, for the twelve-year period from January 1990, to January 2002, the Consumer Price Index for the metropolitan area increased from 135.1 to 188.5, reflecting a total increase of 39.5%. Thus, the \$25,000 Charter amount should be adjusted to \$35,000, reflecting a 39.5% increase in the \$25,000 Charter amount, rounded to the nearest \$1,000.

Pursuant to Charter Section 1042, this proposed amendment to Board Rule Section 1-11 was published in the Board's Fiscal Year 2003 regulatory agenda.

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CITY OF NEW YORK CONFLICTS OF INTEREST BOARD

Notice of Adoption of Amendment to Rule on the Dollar Amount With Respect to "Ownership Interest"

NOTICE IS HEREBY GIVEN PURSUANT TO THE AUTHORITY VESTED IN THE Conflicts of Interest Board by Section 2603(a) of the New York City Charter that the Conflicts of Interest Board has adopted an amendment to its rule on Adjustment of Dollar Amount in Definition of Ownership Interest, Section 1-11 of Title 53 of the Rules of the City of New York, to adjust the dollar amount in the definition of "Ownership Interest" (Charter Section 2601(16)) to reflect changes in the Consumer Price Index for the metropolitan New York-New Jersey region published by the United States Department of Commerce, Bureau of Labor Statistics. Pursuant to a notice published on October 25, 2002, in the <u>City Record</u>, a public hearing was held on December 3, 2002, at 2 Lafayette Street, Suite 1010, New York, New York. The Board received no comments on the proposed amendment and adopted the proposed amendment as final. The text of the amendment is set forth below.

Section 1-11. ADJUSTMENT OF DOLLAR AMOUNT IN DEFINITION OF "OWNERSHIP INTEREST"

Effective as of January 1, 2002, the dollar amount in the definition of "Ownership Interest" in subdivision (16) of § 2601 of the New York City Charter shall be adjusted from \$25,000 to [\$32,000] <u>\$35,000</u>.

STATUTORY AUTHORITY: Sections 2601(16) and 2603(a) of the New York City Charter.

STATEMENT OF BASIS AND PURPOSE OF PROPOSED AMENDMENT: Subject to certain exceptions, the conflicts of interest provisions of Chapter 68 of the New York City Charter prohibit New York City public servants from having "interests" in firms engaged in business dealings with the City or from taking actions as a public servant particularly affecting the public servant's interest in a firm. <u>See</u> Charter Sections 2604(a) and 2604(b)(1). An interest may be either an ownership interest in a firm or a position with a firm. <u>See</u> Charter Section 2601(12). "Ownership interest" is, in turn, defined in Charter Section 2601(16) as

an interest in a firm held by a public servant, or the public servant's spouse or unemancipated child, which exceeds five percent of the firm or an investment of twenty-five thousand dollars in cash or other form of commitment, whichever is less, or five percent or twenty-five thousand dollars of the firm's indebtedness, whichever is less, and any lesser interest in a firm when the public servant, or the public servant' spouse or unemancipated child exercises managerial control or responsibility regarding any such firm, but shall not include interests held in any pension plan, deferred compensation plan or mutual fund, the investments of which are not controlled by the public servant, the public servant's spouse or unemancipated child, or in any blind trust which holds or acquires an ownership interest. The amount of twentyfive thousand dollars specified herein shall be modified by the board pursuant to subdivision a of section twenty-six hundred three. (emphasis added)

Charter Section 2603(a) requires the Conflicts of Interest Board, by rule amendment, once every four years to adjust the \$25,000 amount established in Section 2601(16) to reflect changes in the Consumer Price Index for the metropolitan New York-New Jersey region as published by the United States Bureau of Labor Statistics. The forgoing provision became effective on January 1, 1990. Pursuant to Charter Section 2603(a), Board Rule Section 1-11 was first adopted in 1994 to reflect the change in the Consumer Price Index from 135.1 in January 1990, to 156.0 in January 1994, or an increase of 15.5%, and to raise the original \$25,000 Charter amount in a like percentage to \$29,000, rounded to the nearest \$1,000. In 1998, Board Rule Section 1-11 was amended, effective January 1998, to reflect the change in the Consumer Price Index from 135.1 in January 1998, to reflect the reflecting a total of a 27.4% increase in the original \$25,000 Charter amount, raising the threshold to \$32,000, rounded to the nearest \$1,000.

According to the United States Department of Commerce, Bureau of Labor Statistics, for the twelve-year period from January 1990, to January 2002, the Consumer Price Index for the metropolitan area increased from 135.1 to 188.5, reflecting a total increase of 39.5%. Thus, the \$25,000 Charter amount should be adjusted to \$35,000, reflecting a 39.5% increase in the \$25,000 Charter amount, rounded to the nearest \$1,000.

Pursuant to Charter Section 1042, this proposed amendment to Board Rule Section 1-11 was published in the Board's Fiscal Year 2003 regulatory agenda.

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CITY OF NEW YORK CONFLICTS OF INTEREST BOARD

Notice of Adoption of Amendment to Rule on the Dollar Amount With Respect to "Ownership Interest"

NOTICE IS HEREBY GIVEN PURSUANT TO THE AUTHORITY VESTED IN THE Conflicts of Interest Board by Section 2603(a) of the New York City Charter that the Conflicts of Interest Board has adopted an amendment to its rule on Adjustment of Dollar Amount in Definition of Ownership Interest, Section 1-11 of Title 53 of the Rules of the City of New York, to adjust the dollar amount in the definition of "Ownership Interest" (Charter Section 2601(16)) to reflect changes in the Consumer Price Index for the metropolitan New York-New Jersey region published by the United States Department of Commerce, Bureau of Labor Statistics. Pursuant to a notice published on December 29, 2005, in the <u>City Record</u>, a public hearing was held on February 7, 2006, at 2 Lafayette Street, Suite 1010, New York, New York. The Board received no comments on the proposed amendment and adopted the proposed amendment as final. The text of the amendment is set forth below.

Section 1-11. ADJUSTMENT OF DOLLAR AMOUNT IN DEFINITION OF "OWNERSHIP INTEREST"

Effective as of January 1, [2002] <u>2006</u>, the dollar amount in the definition of "Ownership Interest" in subdivision (16) of § 2601 of the New York City Charter shall be adjusted from [\$25,000] <u>\$35,000</u> to [\$35,000] <u>\$40,000</u>.





STATUTORY AUTHORITY: Sections 2601(16) and 2603(a) of the New York City Charter.

STATEMENT OF BASIS AND PURPOSE OF AMENDMENT: Subject to certain exceptions, the conflicts of interest provisions of Chapter 68 of the New York City Charter prohibit New York City public servants from having "interests" in firms engaged in business dealings with the City or from taking actions as a public servant particularly affecting the public servant's interest in a firm. See Charter Sections 2604(a) and 2604(b)(1). An interest may be either an ownership interest in a firm or a position with a firm. See Charter Section 2601(12).

"Ownership interest" is, in turn, defined in Charter Section 2601(16) as

an interest in a firm held by a public servant, or the public servant's spouse or unemancipated child, which exceeds five percent of the firm or an investment of twenty-five thousand dollars in cash or other form of commitment, whichever is less, or five percent or twenty-five thousand dollars of the firm's indebtedness, whichever is less, and any lesser interest in a firm when the public servant, or the public servant' spouse or unemancipated child exercises managerial control or responsibility regarding any such firm, but shall not include interests held in any pension plan, deferred compensation plan or mutual fund, the investments of which are not controlled by the public servant, the public servant's spouse or unemancipated child, or in any blind trust which holds or acquires an ownership interest. The amount of twentyfive thousand dollars specified herein shall be modified by the board pursuant to subdivision a of section twenty-six hundred three. (emphasis added)

Charter Section 2603(a) requires the Conflicts of Interest Board, by rule amendment, once every four years to adjust the \$25,000 amount established in Section 2601(16) to reflect changes in the Consumer Price Index for the metropolitan New York-New Jersey region as published by the United States Bureau of Labor Statistics. The forgoing provision became effective on January 1, 1990.



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Pursuant to Charter Section 2603(a), Board Rule Section 1-11 was adopted in 1994 to reflect the change in the Consumer Price Index from 135.1 in January 1990, to 156.0 in January 1994, or an increase of 15.5%, and to raise the original \$25,000 Charter amount in a like percentage to \$29,000, rounded to the nearest \$1,000. In 1998, Board Rule Section 1-11 was amended, effective January 1998, to reflect the change in the Consumer Price Index from 135.1 in January 1998, to 172.1 in January 1998, reflecting a total of a 27.4% increase from the original \$25,000 Charter amount, raising the threshold to \$32,000, rounded to the nearest \$1,000. In 2002, Board Rule Section 1-11 was amended, effective January 2002, to reflect the change in the Consumer Price Index from 135.1 in January 2002, to reflect the change in the Consumer Price Index from 135.1 in January 2002, to reflect the change in the Consumer Price Index from 135.1 in January 2002, to reflect the change in the Consumer Price Index from 135.1 in January 2002, to reflect the change in the Consumer Price Index from 135.1 in January 1990, to 188.5 in January 2002, reflecting a total of a 39.5% increase from the original \$25,000 Charter amount, raising the threshold to \$35,000, rounded to the nearest \$1,000.

According to the United States Department of Commerce, Bureau of Labor Statistics, for the fifteen-year period from January 1990, to October 2005, the Consumer Price Index for the metropolitan area increased from 135.1 to 216.6, reflecting a total increase of 60.3%. Thus, the \$25,000 Charter amount should be adjusted to \$40,000, reflecting a 60% increase from the \$25,000 Charter amount, rounded to the nearest \$1,000.

CONFLICTS OF INTEREST BOARD

PUBLIC HEARINGS

Notice of Adoption of Amendment to Rule on the Dollar Amount With Respect to "Ownership Interest"

NOTICE IS HEREBY GIVEN PURSUANT TO THE AUTHORITY VESTED IN THE Conflicts of Interest Board by Section 2603(a) of the New York City Charter that the Conflicts of Interest Board has adopted an amendment to its rule on Adjustment of Dollar Amount in Definition of Ownership Interest, Section 1-11 of Title 53 of the Rules of the City of New York, to adjust the dollar amount in the definition of "Ownership Interest" (Charter Section 2601(16)) to reflect changes in the Consumer Price Index for the metropolitan New York-New Jersey region published by the United States Department of Commerce, Bureau of Labor Statistics. Pursuant to a notice published on February 9, 2010 in the City Record, a public hearing was held on March 16, 2010 at 2 Lafayette Street, Suite 1010, New York, New York. The Board received no comments on the proposed amendment and adopted the proposed amendment as final. The text of the amendment is set forth below

Section 1-11. ADJUSTMENT OF DOLLAR AMOUNT IN DEFINITION OF "OWNERSHIP INTEREST"

Effective as of January 1, [2006] $\underline{2010}$, the dollar amount in the definition of "Ownership Interest" in subdivision (16) of § 2601 of the New York City Charter shall be adjusted from [\$35,000] $\underline{$40,000$}$ to [\$40,000] $\underline{$44,000$}$.

STATUTORY AUTHORITY: Sections 2601(16) and 2603(a) of the New York City Charter.

STATEMENT OF BASIS AND PURPOSE OF PROPOSED AMENDMENT: Subject to certain exceptions, the conflicts of interest provisions of Chapter 68 of the New York City Charter prohibit New York City public servants from having "interests" in firms engaged in business dealings with the City or from taking actions as a public servant particularly affecting the public servant's interest in a firm. See Charter Sections 2604(a) and 2604(b)(1). An interest may be either an ownership interest in a firm or a position with a firm. See Charter Section 2601(12).

"Ownership interest" is, in turn, defined in Charter Section 2601(16) as an interest in a firm held by a public servant, or the public servant's spouse, domestic partner, or unemancipated child, which exceeds five percent of the firm or an investment of twenty-five thousand dollars in cash or other form of commitment, whichever is less, or five percent or twenty-five thousand dollars of the firm's indebtedness whichever is less, and any lesser interest in a firm when the public servant, or the public servant's spouse, domestic partner, or unemancipated child exercises managerial control or responsibility regarding any such firm, but shall not include interests held in any pension plan, deferred compensation plan or mutual fund, the investments of which are not controlled by the public servant, the public servant's spouse, domestic partner, or unemancipated child, or in any blind trust which holds or acquires an ownership interest. The amount of twenty-five thousand dollars specified herein shall be modified by the board pursuant to subdivision a of section twenty-six hundred three. (emphasis added)

Charter Section 2603(a) requires the Conflicts of Interest Board, by rule amendment, once every four years to adjust the \$25,000 amount established in Section 2601(16) to reflect changes in the Consumer Price Index for the metropolitan New York-New Jersey region as published by the United States Bureau of Labor Statistics. The forgoing provision became effective on January 1, 1990.

Pursuant to Charter Section 2603(a), Board Rule Section 1-11 was adopted in 1994 to reflect the change in the Consumer Price Index from 135.1 in January 1990, to 156.0 in January 1994, or an increase of 15.5%, and to raise the original \$25,000 Charter amount in a like percentage to \$29,000, rounded to the nearest \$1,000. In 1998, Board Rule Section 1-11 was amended, effective January 1998, to reflect the change in the Consumer Price Index from 135.1 in January 1990, to 172.1 in January 1998, reflecting a total of a 27.4%increase from the original \$25,000 Charter amount, raising the threshold to \$32,000, rounded to the nearest \$1,000. In 2002, Board Rule Section 1-11 was amended, effective January 2002, to reflect the change in the Consumer Price Index from 135.1 in January 1990, to 188.5 in January 2002, reflecting a total of a 39.5% increase from the original \$25,000 Charter amount, raising the threshold to \$35,000,

rounded to the nearest \$1,000. In 2006, Board Rule Section 1-11 was amended, effective January 2006, to reflect the change in the Consumer Price Index from 135.1 in January 1990, to 216.6 in October 2005, reflecting a total of a 60.3% increase from the original \$25,000 Charter amount, raising the threshold to \$40,000, rounded to the nearest \$1,000.

According to the United States Department of Commerce, Bureau of Labor Statistics, for the twenty-year period from January 1990, to November 2009, the Consumer Price Index for the metropolitan area increased from 135.1 to 238.8, reflecting a total increase of 76.8%. Thus, the \$25,000 Charter amount should be adjusted to \$44,000, reflecting a 76% increase from the originally published amount of \$25,000, rounded to the nearest \$1,000.

Pursuant to Charter Section 1042, this proposed amendment to Board Rule Section 1-11 was published in the Board's Fiscal Year 2010 regulatory agenda.

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Address

SPECIAL MATERIALS

COMPTROLLER

NOTICE

NOTICE OF ADVANCE PAYMENT OF AWARDS PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that the Comptroller of the City of New York, will be ready to pay, at 1 Centre Street, Rm. 629, New York, NY 10007 on April 21, 2010, to the person or persons legally entitled an amount as certified to the Comptroller by the Corporation Counsel on damage parcels, as follows:

Damage Parcel No.	Block	Lot
10	146	16

Acquired in the proceeding, entitled: FIFTHE AMENDED BROOKLYN CENTER URP PHASE 2 subject to any liens and encumbrances of record on such property. The amount advanced shall cease to bear interest on the specified date above.

NOTICE OF ADVANCE PAYMENT OF AWARDS PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that the Comptroller of the City of New York, will be ready to pay, at 1 Centre St., Rm. 629, New York, NY 10007 on April 20, 2010, to the person or persons legally entitled an amount as certified to the Comptroller by the Corporation Counsel on damage parcels, as follows:

Damage Parcel No.	Block	Lot
$\begin{array}{c} 47\\ 39,100\\ 101,102,103\\ 104,105,106\\ 107,108,109\\ 110,111,112\\ 113,114 \end{array}$	3661 3759 3759	39 58, 11 53,15,48,20,23 45,25,42 ,28,30 39,37,34,33
121 130 133,134 143 151 152 171,172 173 174	3760 3760 3760 3791 3765 3765 3790 3790 3790	13253722131114,131211
190,191,192 193,194,195 196	$3722 \\ 3722 \\ 3722 \\ 3722$	$1,4 \\ 11,15,20 \\ 24$

Acquired in the proceeding, entitled NEW CREEK BLUEBELT, PHASE 4 subject to any liens and encumbrances of record on such property. The amount advanced shall cease to bear interest on the specified date above.

JOHN C. LIU Comptroller

HOUSING PRESERVATION & DEVELOPMENT

NOTICE

OFFICE OF ENFORCEMENT & NEIGHBORHOOD SERVICES CERTIFICATION OF NO HARASSMENT UNIT

REQUEST FOR COMMENT ON APPLICATION FOR CERTIFICATION OF NO HARASSMENT PURSUANT TO LOCAL LAW 19 OF 1983

DATE OF NOTICE: April 8, 2010

TO: OCCUPANTS, FORMER OCCUPANTS AND OTHER INTERESTED PARTIES OF

Address	Applicat	<u>ion #</u>	Inquiry Period
603 West 179th Street, Manh 218 Bowery, Manhattan a/k/a 218-220 Bowery	attan 24/1 29/1		March 8, 2007 to Present March 25, 2007 to Present
141 West 123rd Street, Manh	attan 31/1	.0	March 30, 2007 to Present

The Department of Housing Preservation and Development has received an application for a certification that during the inquiry period noted for the premises above, that <u>no</u> harassment has occurred at such premises in the form of threats, use of physical force, deprivation of essential services such as heat, water, gas or electric, or by any other conduct intended to cause persons to vacate the premises or waive rights related to their occupancy. Upon the issuance of a Certification, an owner can legally convert the premises to non-single room occupancy use.

Comments as to whether harassment has occurred at the premises should be submitted to the Anti-Harassment Unit, 100 Gold Street, 3rd Floor, New York, NY 10038, by letter postmarked not later than 30 days from the date of this notice or by an in-person statement made within the same period. To schedule an appointment for an in-person statement please call (212) 863-5277, (212) 863-8211 or (212 863-8298.

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OFFICE OF ENFORCEMENT & NEIGHBORHOOD SERVICES CERTIFICATION OF NO HARASSMENT UNIT

REQUEST FOR COMMENT ON APPLICATION FOR CERTIFICATION OF NO HARASSMENT PURSUANT TO THE SPECIAL GREENPOINT-WILLIAMSBURG DISTRICT PROVISIONS OF THE ZONING RESOLUTION DATE OF NOTICE: April 8, 2010

TO: OCCUPANTS, FORMER OCCUPANTS AND OTHER INTERESTED PARTIES OF

Application # I	<u>nquiry Period</u>
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138 North 8th Street, Brooklyn23/10October 4, 2004 to Present239 North 5th Street, Brooklyn30/10October 4, 2004 to Present499 Grand Street, Brooklyn32/10October 4, 2004 to Presenta/k/a 355 Union AvenueOctober 4, 2004 to Present

Prior to the issuance of a permit by the Department of Buildings for the alteration or demolition of residential buildings in certain areas of the **Special Greenpoint-Williamsburg District**, the Department of Housing Preservation and Development is required to certify that: 1) prior to evicting or otherwise terminating the occupancy of any tenant preparatory to alteration or demolition, the owner shall have notified HPD of the owner's intention to alter or demolish the building and 2) the eviction and relocation practices followed by the owner of the building satisfy all applicable legal requirements and that no harassment has occurred.

The owner of the building located at the above-referenced address seeks the issuance of an HPD Certification. The owner has represented and certified to HPD of the owner's intention to alter or demolish the building and that the eviction and relocation practices followed by the owner satisfy all applicable legal requirements and that no harassment has occurred. For your information HPD considers harassment to include, but not be limited to, the threatened or actual use of physical force, deprivation of essential services such as heat, water, gas or electric, or any other conduct intended to cause persons to vacate the premises or waive rights related to their occupancy.

HPD requests that if you have any comments or evidence of unlawful eviction and relocation practices or harassment occurring at the above referenced premises that you notify the Anti-Harassment Unit, 3rd Floor, 100 Gold Street, New York, NY 10038, by letter postmarked not later than 30 days from the date of this notice or by an in-person statement made within the same period. To schedule an appointment for an in-person statement please call (212) 863-5277, (212) 863-8211 or (212) 863-8298.

										I				
							KOPELIOVICH	YAACOV		04293	\$85.7850	APPOINTED	YES	01/17/10
							LAMANY	LOUKMAN		10102	\$10.0000	APPOINTED	YES	01/28/10
CHANGES		ONINE	т				LASSER	JUSTIN		04294	\$32.4200	APPOINTED	YES	01/17/10
CHANGES	IN FERS	UNNE	L.				LI	ZUMING		04294	\$75.6467	APPOINTED	YES	01/17/10
							MENDEZ	AMILCAR	Α	10102	\$10.3600	APPOINTED	YES	02/01/10
		COMMUNT	TY COLLEGE (BRO	NX)			MEYERS	CARMEN		04294	\$86.4533	APPOINTED	YES	01/17/10
			RIOD ENDING 03/0				PEDRO	LAILA		04294	\$43.2267	APPOINTED	YES	01/17/10
							PERALTA	MICHAEL		10102	\$10.0000	APPOINTED	YES	02/11/10
		TITLE					QUEZADA	VICTOR		10102	\$13.0000	APPOINTED	YES	02/01/10
NAME		NUM	SALARY	ACTION	PROV	EFF DATE	ROCKER	MATTHEW		04294	\$32.4200	APPOINTED	YES	01/17/10
MARROQUIN	GONZALO	90698	\$198.8800	APPOINTED	YES	02/21/10	ROGERS	JESSICA	L	04294	\$48.6300	APPOINTED	YES	01/31/10
ALBUERME	AMY K	10101	\$7.2500	APPOINTED	YES	02/16/10	SIMONSEN	JUDITH	к	04294	\$36.4725	APPOINTED	YES	01/31/10
ALMONTE	ANGELINA	04294	\$21.6133	APPOINTED	YES	01/17/10	SINGH	KHEMRAJ		90698	\$198.8800	APPOINTED	YES	02/16/10
ALMONTE	PABLO	10102	\$9.9600	APPOINTED	YES	02/07/10	SMALEC	THERESA		04607	\$36.7650	APPOINTED	YES	01/17/10
ALVAREZ – FLOUZAT		04294	\$43.2267	APPOINTED	YES	01/17/10	STEWART	ETHAN	А	90698	\$198.8800	APPOINTED	YES	02/07/10
AROCHO	DAMARIS	04802	\$26714.0000	APPOINTED	NO	02/22/10		ELVIRA	A					
BAGER	CHRISTEN	91650	\$250.8000	APPOINTED	YES	02/07/10	SUAREZ		_	04802	\$30187.0000	APPOINTED	YES	02/16/10
BENLOSS	OMAR	10102	\$10.0000	APPOINTED	YES	02/01/10	TATUM	MICHAEL	J	04802	\$26714.0000	APPOINTED	NO	02/24/10
BISONO	JOSE L		\$174.4000	DECREASE	YES	02/16/10	TAYLOR	JARRETT		10102	\$10.9900	APPOINTED	YES	02/07/10
BROWN	CARLTON	04294	\$32.4200	APPOINTED	YES	01/17/10	TIMKO	GEORGE		04294	\$43.2267	APPOINTED	YES	01/17/10
BROWN	CARLTON	04688	\$38.9100	APPOINTED	YES	01/28/10	VUAGNIAUX	ANNE	Е	04294	\$32.4200	APPOINTED	YES	01/17/10
CATALINOTTO COCCO	JOHN O EMMANUEL	04294 90753	\$43.2267 \$174.4000	APPOINTED APPOINTED	YES YES	01/17/10 02/07/10	WONG	KARSTINA		10102	\$10.0000	APPOINTED	YES	01/28/10
D'INNOCENZO	PAUL	04294	\$43.2267	APPOINTED	YES	01/17/10	YOO	MYUNGSOO		04294	\$43.2267	APPOINTED	YES	01/17/10
DERBALI		10102	\$10.9900	APPOINTED	YES	02/07/10								
DOMENECH	LETICIA	04294	\$36.4725	APPOINTED	YES	01/31/10			C	OMMUNITY	COLLEGE (QUEENS	SBORO)		
DUFE	LEEFORD	04688	\$38.9100	APPOINTED	YES	02/01/10					IOD ENDING 03/0			
EDWARDS	CAVWELL R	10102	\$10.0000	APPOINTED	YES	02/16/10						, =•		
EFTHIMIOU	CHRIS	04294	\$35.0750	APPOINTED	YES	01/17/10				TITLE				
EZELL	DAVID	04294	\$72.9450	APPOINTED	YES	01/31/10								
FLEMING	PATRICIA	04688	\$38.9100	APPOINTED	YES	01/06/10	NAME			NUM	SALARY	ACTION	PROV	EFF DATE
HENRY	BARRINGT	10102	\$14.6400	APPOINTED	YES	02/01/10	ADAMS	PAUL	Ι	10102	\$11.1100	APPOINTED	YES	02/01/10
HENRY	DESMOND	04294	\$64.8400	APPOINTED	YES	01/31/10	BERLINER	EMILY	R	10102	\$21.3400	APPOINTED	YES	02/16/10
JAMES	HORACE	90753	\$174.4000	DECREASE	YES	02/16/10	BONETA	DANIELLE	А	10102	\$21.3400	APPOINTED	YES	02/16/10
KALSON	MICHAEL A	04293	\$122.5500	APPOINTED	YES	01/17/10	BREWER	BRIAN	W	04294	\$43.2270	APPOINTED	YES	02/14/10
KAMIS	JACK A		\$86.4533	APPOINTED	YES	01/17/10	BUCKNER	DAVID	А	10102	\$21.3400	APPOINTED	YES	02/16/10
KAPLAN	MARK	04293	\$36.7650	APPOINTED	YES	01/17/10			-					

CONFLICTS OF INTEREST BOARD

PUBLIC HEARINGS

Notice of Adoption of Amendment to Rule on the Dollar Amount With Respect to "Ownership Interest"

NOTICE IS HEREBY GIVEN PURSUANT TO THE AUTHORITY VESTED IN THE Conflicts of Interest Board by Section 2603(a) of the New York City Charter that the Conflicts of Interest Board has adopted an amendment to its rule on Adjustment of Dollar Amount in Definition of Ownership Interest, Section 1-11 of Title 53 of the Rules of the City of New York, to adjust the dollar amount in the definition of "Ownership Interest" (Charter Section 2601(16)) to reflect changes in the Consumer Price Index for the metropolitan New York-New Jersey region published by the United States Department of Commerce, Bureau of Labor Statistics. Pursuant to a notice published on February 9, 2010 in the City Record, a public hearing was held on March 16, 2010 at 2 Lafayette Street, Suite 1010, New York, New York. The Board received no comments on the proposed amendment and adopted the proposed amendment as final. The text of the amendment is set forth below

Section 1-11. ADJUSTMENT OF DOLLAR AMOUNT IN DEFINITION OF "OWNERSHIP INTEREST"

Effective as of January 1, [2006] <u>2010</u>, the dollar amount in the definition of "Ownership Interest" in subdivision (16) of § 2601 of the New York City Charter shall be adjusted from [\$35,000] <u>\$40,000</u> to [\$40,000] <u>\$44,000</u>.

STATUTORY AUTHORITY: Sections 2601(16) and 2603(a) of the New York City Charter.

STATEMENT OF BASIS AND PURPOSE OF PROPOSED AMENDMENT: Subject to certain exceptions, the conflicts of interest provisions of Chapter 68 of the New York City Charter prohibit New York City public servants from having "interests" in firms engaged in business dealings with the City or from taking actions as a public servant particularly affecting the public servant's interest in a firm. See Charter Sections 2604(a) and 2604(b)(1). An interest may be either an ownership interest in a firm or a position with a firm. See Charter Section 2601(12).

"Ownership interest" is, in turn, defined in Charter Section 2601(16) as an interest in a firm held by a public servant, or the public servant's spouse, domestic partner, or unemancipated child, which exceeds five percent of the firm or an investment of twenty-five thousand dollars in cash or other form of commitment, whichever is less, or five percent or twenty-five thousand dollars of the firm's indebtedness whichever is less, and any lesser interest in a firm when the public servant, or the public servant's spouse, domestic partner, or unemancipated child exercises managerial control or responsibility regarding any such firm, but shall not include interests held in any pension plan, deferred compensation plan or mutual fund, the investments of which are not controlled by the public servant, the public servant's spouse, domestic partner, or unemancipated child, or in any blind trust which holds or acquires an ownership interest. The amount of twenty-five thousand dollars specified herein shall be modified by the board pursuant to subdivision a of section twenty-six hundred three. (emphasis added)

Charter Section 2603(a) requires the Conflicts of Interest Board, by rule amendment, once every four years to adjust the \$25,000 amount established in Section 2601(16) to reflect changes in the Consumer Price Index for the metropolitan New York-New Jersey region as published by the United States Bureau of Labor Statistics. The forgoing provision became effective on January 1, 1990.

Pursuant to Charter Section 2603(a), Board Rule Section 1-11 was adopted in 1994 to reflect the change in the Consumer Price Index from 135.1 in January 1990, to 156.0 in January 1994, or an increase of 15.5%, and to raise the original \$25,000 Charter amount in a like percentage to \$29,000, rounded to the nearest \$1,000. In 1998, Board Rule Section 1-11 was amended, effective January 1998, to reflect the change in the Consumer Price Index from 135.1 in January 1990, to 172.1 in January 1998, reflecting a total of a 27.4%increase from the original \$25,000 Charter amount, raising the threshold to \$32,000, rounded to the nearest \$1,000. In 2002, Board Rule Section 1-11 was amended, effective January 2002, to reflect the change in the Consumer Price Index from 135.1 in January 1990, to 188.5 in January 2002, reflecting a total of a 39.5% increase from the original \$25,000 Charter amount, raising the threshold to \$35,000,

rounded to the nearest \$1,000. In 2006, Board Rule Section 1-11 was amended, effective January 2006, to reflect the change in the Consumer Price Index from 135.1 in January 1990, to 216.6 in October 2005, reflecting a total of a 60.3% increase from the original \$25,000 Charter amount, raising the threshold to \$40,000, rounded to the nearest \$1,000.

According to the United States Department of Commerce, Bureau of Labor Statistics, for the twenty-year period from January 1990, to November 2009, the Consumer Price Index for the metropolitan area increased from 135.1 to 238.8, Charter amount should be adjusted to \$44,000, reflecting a 76% increase from the originally published amount of \$25,000, rounded to the nearest \$1,000.

Pursuant to Charter Section 1042, this proposed amendment to Board Rule Section 1-11 was published in the Board's Fiscal Year 2010 regulatory agenda.

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SPECIAL MATERIALS

COMPTROLLER

■ NOTICE

NOTICE OF ADVANCE PAYMENT OF AWARDS PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that the Comptroller of the City of New York, will be ready to pay, at 1 Centre Street, Rm. 629, New York, NY 10007 on April 21, 2010, to the person or persons legally entitled an amount as certified to the Comparison Compared on Compared the Comptroller by the Corporation Counsel on damage parcels, as follows:

Damage Parcel No.	Block	Lot
10	146	16

Acquired in the proceeding, entitled: FIFTHE AMENDED BROOKLYN CENTER URP PHASE 2 subject to any liens and encumbrances of record on such property. The amount advanced shall cease to bear interest on the specified date above.

NOTICE OF ADVANCE PAYMENT OF AWARDS PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that the Comptroller of the City of New York, will be ready to pay, at 1 Centre St., Rm. 629, New York, NY 10007 on April 20, 2010, to the person or persons legally entitled an amount as certified to the Comptroller by the Corporation Counsel on damage parcels, as follows:

Damage Parcel No.	Block	Lot
47 39,100 101,102,103 104,105,106 107,108,109 110,111,112	3661 3759 3759	39 58, 11 53,15,48,20,23 45,25,42 ,28,30 39,37,34,33
113,114 121 130 133,134 143 151 152 171,172	3760 3760 3760 3791 3765 3765 3765 3790	$ \begin{array}{r} 13 \\ 25 \\ 37 \\ 22 \\ 13 \\ 11 \\ 14,13 \\ 12 14 13 14 13 14 13 14 13 14 13 14 13 14 13 14 1 $
173 174 190,191,192 193,194,195 196	3790 3790 3722 3722 3722 3722	$12 \\ 11 \\ 1,4 \\ 11,15,20 \\ 24$

Acquired in the proceeding, entitled NEW CREEK BLUEBELT, PHASE 4 subject to any liens and encumbrances of record on such property. The amount advanced shall cease to bear interest on the specified date above.

JOHN C. LIU Comptroller

HOUSING PRESERVATION & DEVELOPMENT

NOTICE

OFFICE OF ENFORCEMENT & NEIGHBORHOOD SERVICES CERTIFICATION OF NO HARASSMENT UNIT

REQUEST FOR COMMENT ON APPLICATION FOR CERTIFICATION OF NO HARASSMENT PURSUANT TO LOCAL LAW 19 OF 1983

DATE OF NOTICE: April 8, 2010

TO: OCCUPANTS, FORMER OCCUPANTS AND OTHER INTERESTED PARTIES OF

Address	Application #	Inquiry Period
603 West 179th Street, Manh 218 Bowery, Manhattan a/k/a 218-220 Bowery	nattan 24/10 29/10	March 8, 2007 to Present March 25, 2007 to Present
141 West 123rd Street, Manh	nattan 31/10	March 30, 2007 to Present

The Department of Housing Preservation and Development has received an application for a certification that during the inquiry period noted for the premises above, that no harassment has occurred at such premises in the form of threats, use of physical force, deprivation of essential services such as heat, water, gas or electric, or by any other conduct intended to cause persons to vacate the premises or waive rights related to their occupancy. Upon the issuance of a Certification, an owner can legally convert the premises to non-single room occupancy use.

Comments as to whether harassment has occurred at the premises should be submitted to the Anti-Harassment Unit, 100 Gold Street, 3rd Floor, New York, NY 10038, by letter postmarked not later than 30 days from the date of this notice or by an in-person statement made within the same period. To schedule an appointment for an in-person statement please call (212) 863-5277, (212) 863-8211 or (212 863-8298.

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OFFICE OF ENFORCEMENT & NEIGHBORHOOD SERVICES CERTIFICATION OF NO HARASSMENT UNIT

REQUEST FOR COMMENT ON APPLICATION FOR CERTIFICATION OF NO HARASSMENT PURSUANT TO THE SPECIAL GREENPOINT-WILLIAMSBURG DISTRICT PROVISIONS OF THE ZONING RESOLUTION DATE OF NOTICE: April 8, 2010

OCCUPANTS, FORMER OCCUPANTS AND **OTHER INTERESTED PARTIES OF**

<u>Address</u>	Applic	ation #	Inquiry Period	
138 North 8th Street, Brook 239 North 5th Street, Brook			ober 4, 2004 to Presen ober 4, 2004 to Presen	

499 Grand Street, Brooklyn 32/10 October 4, 2004 to Present a/k/a 355 Union Ávenue

Prior to the issuance of a permit by the Department of Buildings for the alteration or demolition of residential buildings in certain areas of the Special Greenpoint-Williamsburg District, the Department of Housing Preservation and Development is required to certify that: 1) prior to evicting or otherwise terminating the occupancy of any tenant preparatory to alteration or demolition, the owner shall have notified HPD of the owner's intention to alter or demolish the building and 2) the eviction and relocation practices followed by the owner of the building satisfy all applicable legal requirements and that no harassment has

The owner of the building located at the above-referenced address seeks the issuance of an HPD Certification. The owner has represented and certified to HPD of the owner's intention to alter or demolish the building and that the eviction and relocation practices followed by the owner satisfy all applicable legal requirements and that no harassment has occurred. For your information HPD considers harassment to include, but not be limited to, the threatened or actual use of physical force, deprivation of essential services such as heat, water, gas or electric, or any other conduct intended to cause persons to vacate the premises or waive rights related to their occupancy.

HPD requests that if you have any comments or evidence of unlawful eviction and relocation practices or harassment occurring at the above referenced premises that you notify the Anti-Harassment Unit, 3rd Floor, 100 Gold Street, New York, NY 10038, by letter postmarked not later than 30 days from the date of this notice or by an in-person statement made within the same period. To schedule an appointment for an in-person statement please call (212) 863-5277, (212) 863-8211 or (212) 863-8298.

										I				
							KOPELIOVICH	YAACOV		04293	\$85.7850	APPOINTED	YES	01/17/10
							LAMANY	LOUKMAN		10102	\$10.0000	APPOINTED	YES	01/28/10
CHANGES I		ONINIE	T				LASSER	JUSTIN		04294	\$32.4200	APPOINTED	YES	01/17/10
CHANGES I	IN FERS	UNINE	L.				LI	ZUMING		04294	\$75.6467	APPOINTED	YES	01/17/10
							MENDEZ	AMILCAR	А	10102	\$10.3600	APPOINTED	YES	02/01/10
		COMMITNI	TY COLLEGE (BRO	NX)			MEYERS	CARMEN		04294	\$86.4533	APPOINTED	YES	01/17/10
			RIOD ENDING 03/0				PEDRO	LAILA		04294	\$43.2267	APPOINTED	YES	01/17/10
				-,			PERALTA	MICHAEL		10102	\$10.0000	APPOINTED	YES	02/11/10
		TITLE					QUEZADA	VICTOR		10102	\$13.0000	APPOINTED	YES	02/01/10
NAME		NUM	SALARY	ACTION	PROV	EFF DATE	ROCKER	MATTHEW		04294	\$32.4200	APPOINTED	YES	01/17/10
	GONZALO	90698	\$198.8800	APPOINTED	YES	02/21/10	ROGERS	JESSICA	L	04294	\$48.6300	APPOINTED	YES	01/31/10
	AMY K	10101	\$7.2500	APPOINTED	YES	02/16/10	SIMONSEN	JUDITH	ĸ	04294	\$36.4725	APPOINTED	YES	01/31/10
ALMONTE	ANGELINA	04294	\$21.6133	APPOINTED	YES	01/17/10	SINGH	KHEMRAJ		90698	\$198.8800	APPOINTED	YES	02/16/10
ALMONTE	PABLO	10102	\$9.9600	APPOINTED	YES	02/07/10	SMALEC	THERESA		04607	\$36.7650	APPOINTED	YES	01/17/10
ALVAREZ-FLOUZAT		04294	\$43.2267	APPOINTED	YES	01/17/10	STEWART	ETHAN	А	90698	\$198.8800	APPOINTED	YES	02/07/10
	DAMARIS	04802	\$26714.0000	APPOINTED	NO	02/22/10			A					• •
	CHRISTEN	91650	\$250.8000	APPOINTED	YES	02/07/10	SUAREZ	ELVIRA	_	04802	\$30187.0000	APPOINTED	YES	02/16/10
	OMAR	10102	\$10.0000	APPOINTED	YES	02/01/10	TATUM	MICHAEL	J	04802	\$26714.0000	APPOINTED	NO	02/24/10
	JOSE L		\$174.4000	DECREASE	YES	02/16/10	TAYLOR	JARRETT		10102	\$10.9900	APPOINTED	YES	02/07/10
	CARLTON	04294	\$32.4200	APPOINTED	YES	01/17/10	TIMKO	GEORGE		04294	\$43.2267	APPOINTED	YES	01/17/10
	CARLTON	04688	\$38.9100	APPOINTED	YES	01/28/10	VUAGNIAUX	ANNE	Е	04294	\$32.4200	APPOINTED	YES	01/17/10
	JOHN O EMMANUEL	04294 90753	\$43.2267 \$174.4000	APPOINTED APPOINTED	YES YES	01/17/10 02/07/10	WONG	KARSTINA		10102	\$10.0000	APPOINTED	YES	01/28/10
	PAUL	04294	\$43.2267	APPOINTED	YES	01/17/10	Y00	MYUNGSOO		04294	\$43.2267	APPOINTED	YES	01/17/10
		10102	\$10.9900	APPOINTED	YES	02/07/10								
	LETICIA	04294	\$36.4725	APPOINTED	YES	01/31/10			С	OMMUNITY	COLLEGE (QUEENS	SBORO)		
	LEEFORD	04688	\$38.9100	APPOINTED	YES	02/01/10					IOD ENDING 03/0			
	CAVWELL R	10102	\$10.0000	APPOINTED	YES	02/16/10						, =•		
	CHRIS	04294	\$35.0750	APPOINTED	YES	01/17/10								
EZELL	DAVID	04294	\$72.9450	APPOINTED	YES	01/31/10				TITLE				
FLEMING	PATRICIA	04688	\$38.9100	APPOINTED	YES	01/06/10	NAME			NUM	SALARY	ACTION	PROV	EFF DATE
	BARRINGT	10102	\$14.6400	APPOINTED	YES	02/01/10	ADAMS	PAUL	Ι	10102	\$11.1100	APPOINTED	YES	02/01/10
	DESMOND	04294	\$64.8400	APPOINTED	YES	01/31/10	BERLINER	EMILY	R	10102	\$21.3400	APPOINTED	YES	02/16/10
	HORACE	90753	\$174.4000	DECREASE	YES	02/16/10	BONETA	DANIELLE	А	10102	\$21.3400	APPOINTED	YES	02/16/10
	MICHAEL A	04293	\$122.5500	APPOINTED	YES	01/17/10	BREWER	BRIAN	W	04294	\$43.2270	APPOINTED	YES	02/14/10
	JACK A		\$86.4533	APPOINTED	YES	01/17/10	BUCKNER	DAVID	А	10102	\$21.3400	APPOINTED	YES	02/16/10
KAPLAN	MARK	04293	\$36.7650	APPOINTED	YES	01/17/10					4-200100			,,

NEW YORK CITY CONFLICTS OF INTEREST BOARD

Notice of Adoption of Final Rules

NOTICE IS HEREBY GIVEN PURSUANT TO THE AUTHORITY VESTED IN THE NEW YORK CITY CONFLICTS OF INTEREST BOARD by Section 2603(a) of the New York City Charter that the Conflicts of Interest Board has adopted an amendment to its rule on Adjustment of Dollar Amount in Definition of Ownership Interest, Section 1-11 of Title 53 of the Rules of the City of New York, to adjust the dollar amount in the definition of "Ownership Interest" in Charter Section 2601(16) to reflect changes in the Consumer Price Index (CPI) for the metropolitan New York-New Jersey region published by the United States Department of Labor, Bureau of Labor Statistics (BLS). The proposed rules were published in the City Record on November 17, 2017, and a public hearing was held on December 19, 2017. The Board received no comments on the proposed amendment. The Conflicts of Interest Board now adopts the following amendment as final.

Statement of Basis and Purpose

Subject to certain exceptions, the conflicts of interest provisions of Chapter 68 of the New York City Charter prohibit New York City public servants from having "interests" in firms engaged in business dealings with the City or from taking actions as a public servant particularly affecting the public servant's interest in a firm. See Charter Sections 2604(a) and 2604(b)(1). Interest is defined in Charter Section 2601(12) as either an ownership interest in a firm or a position with a firm. "Ownership interest" is, in turn, defined in Charter Section 2601(16) as

an interest in a firm held by a public servant, or the public servant's spouse, domestic partner, or unemancipated child, which exceeds five percent of the firm or an investment of twenty-five thousand dollars in cash or other form of commitment, whichever is less, or five percent or twenty-five thousand dollars of the firm's indebtedness, whichever is less, and any lesser interest in a firm when the public servant, or the public servant's spouse, domestic partner, or unemancipated child exercises managerial control or responsibility regarding any such firm, but shall not include interests held in any pension plan, deferred compensation plan or mutual fund, the investments of which are not controlled by the public servant, the public servant's spouse, domestic partner, or unemancipated child, or in any blind trust which holds or acquires an ownership interest. The amount of twenty-five thousand dollars specified herein shall be modified by the board pursuant to subdivision a of section twenty-six hundred three. (Emphasis added.)

Charter Section 2603(a) requires the Conflicts of Interest Board, by rule amendment, once every four years to adjust the \$25,000 amount established in Section 2601(16) to reflect changes in the CPI for the metropolitan New York-New Jersey region as published by BLS. The foregoing provision became effective on January 1, 1990.

Effective Year	Consumer Price Index (CPI)	Ownership Interest Amount (rounded to the nearest \$1,000)	Percent change from 1990 CPI
1990	135.1	\$25,000	
		\$25,000	-
1994	156.0	\$29,000	15.5%
1998	172.1	\$32,000	27.4%
2002	188.5	\$35,000	39.5%
2006	216.6	\$40,000	60.3%
2010	238.8	\$44,000	76.8%
2014	258.5	\$48,000	91.3%
2018	270.1	\$50,000	99.9%

According to the BLS, for the period from January 1990, to September 2017, the CPI for the metropolitan area increased from 135.1 to 270.1, reflecting a total increase of 99.9%. Thus, the \$25,000 Charter amount will be adjusted to \$50,000, rounded to the nearest \$1,000.

Text of the Proposed Rule

New material is underlined.

[Deleted material is in brackets.]

"Shall" and "must" denote mandatory requirements and may be used interchangeably in the rules of this department, unless otherwise specified or unless the context clearly indicates otherwise.

Section 1-11. ADJUSTMENT OF DOLLAR AMOUNT IN DEFINITION OF "OWNERSHIP INTEREST"

Effective as of January 1, [2014] <u>2018</u>, the dollar amount in the definition of "Ownership Interest" in subdivision (16) of § 2601 of the New York City Charter shall be adjusted from [\$44,000] <u>\$48,000</u> to [\$48,000] <u>\$50,000</u>.

CERTIFICATION/ANALYSIS PURSUANT TO CHARTER SECTION 1043(d)

RULE TITLE: Organic Waste Source Separation Requirements for Private Carters REFERENCE NUMBER: BIC-7

RULEMAKING AGENCY: Business Integrity Commission

I certify that this office has analyzed the proposed rule referenced above as required by Section 1043(d) of the New York City Charter, and that the proposed rule referenced above:

- (i) Is understandable and written in plain language for the discrete regulated community or communities;
- (ii) Minimizes compliance costs for the discrete regulated community or communities consistent with achieving the stated purpose of the rule; and
- (iii) Does not provide a cure period because it does not establish a violation, modification of a violation, or modification of the penalties associated with a violation.

<u>/s/ Francisco X. Navarro</u> Mayor's Office of Operations Date

Accessibility questions: Salvador Arrona (212) 247-0523, sarrona@bic.nyc.gov, by: Tuesday, March 6, 2018, 5:00 P.M.

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CONFLICTS OF INTEREST BOARD

■ NOTICE

Notice of Adoption of Final Rules

NOTICE IS HEREBY GIVEN, PURSUANT TO THE AUTHORITY VESTED IN THE NEW YORK CITY CONFLICTS OF INTEREST BOARD by Section 2603(a) of the New York City Charter that the Conflicts of Interest Board has adopted an amendment to its rule on Adjustment of Dollar Amount in Definition of Ownership Interest, Section 1-11 of Title 53 of the Rules of the City of New York, to adjust the dollar amount in the definition of "Ownership Interest" in Charter Section 2601(16) to reflect changes in the Consumer Price Index (CPI) for the metropolitan New York-New Jersey region published by the United States Department of Labor, Bureau of Labor Statistics (BLS). The proposed rules were published in the City Record on November 17, 2017, and a public hearing was held on December 19, 2017. The Board received no comments on the proposed amendment. The Conflicts of Interest Board now adopts the following amendment as final.

Statement of Basis and Purpose

Subject to certain exceptions, the conflicts of interest provisions of Chapter 68 of the New York City Charter prohibit New York City public servants from having "interests" in firms engaged in business dealings with the City or from taking actions as a public servant particularly affecting the public servant's interest in a firm. See Charter Sections 2604(a) and 2604(b)(1). Interest is defined in Charter Section 2601(12) as either an ownership interest in a firm or a position with a firm. "Ownership interest" is, in turn, defined in Charter Section 2601(16)

as an interest in a firm held by a public servant, or the public servant's spouse, domestic partner, or unemancipated child, which exceeds five percent of the firm or an investment of twenty-five thousand dollars in cash or other form of commitment, whichever is less, or five percent or twenty-five thousand dollars of the firm's indebtedness, whichever is less, and any lesser interest in a firm when the public servant, or the public servant's spouse, domestic partner, or unemancipated child exercises managerial control or responsibility regarding any such firm, but shall not include interests held in any pension plan, deferred compensation plan or mutual fund, the investments of which are not controlled by the public servant, the public servant's spouse, domestic partner, or unemancipated child, or in any blind trust which holds or acquires an ownership interest. The amount of twenty-five thousand dollars specified herein shall be modified by the board, pursuant to Subdivision a of Section twenty-six hundred three. (Emphasis added.)

Charter Section 2603(a) requires the Conflicts of Interest Board, by rule amendment, once every four years to adjust the \$25,000 amount established in Section 2601(16) to reflect changes in the CPI for the metropolitan New York-New Jersey region as published by BLS. The foregoing provision became effective on January 1, 1990.

Effective Year	Consumer Price Index (CPI)	Ownership Interest Amount (rounded to the nearest \$1,000)	Percent change from 1990 CPI
1990	135.1	\$25,000	-
1994	156.0	\$29,000	15.5%
1998	172.1	\$32,000	27.4%
2002	188.5	\$35,000	39.5%
2006	216.6	\$40,000	60.3%
2010	238.8	\$44,000	76.8%
2014	258.5	\$48,000	91.3%
2018	270.1	\$50,000	99.9%

According to the BLS, for the period from January 1990, to September 2017, the CPI for the metropolitan area increased from 135.1 to 270.1, reflecting a total increase of 99.9%. Thus, the \$25,000 Charter amount will be adjusted to \$50,000, rounded to the nearest \$1,000.

Text of the Proposed Rule

<u>New material is underlined.</u> [Deleted material is in brackets.]

"Shall" and "must" denote mandatory requirements and may be used interchangeably in the rules of this department, unless otherwise specified or unless the context clearly indicates otherwise.

Section 1-11. ADJUSTMENT OF DOLLAR AMOUNT IN DEFINITION OF "OWNERSHIP INTEREST"

Effective as of January 1, [2014] <u>2018</u>, the dollar amount in the definition of "Ownership Interest" in Subdivision (16) of § 2601 of the New York City Charter shall be adjusted from [\$44,000] <u>\$48,000</u> to [\$48,000] <u>\$50,000</u>.

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SPECIAL MATERIALS

CITY PLANNING

■ NOTICE

NEGATIVE DECLARATION

Project Identification CEQR No. 18DCP068M ULURP Nos. 180025 ZSM & 180026 ZSM SEQRA Classification: Type I Lead Agency City Planning Commission 120 Broadway New York, NY 10271 Contact: Robert Dobruskin (212) 720

Name, Description and Location of Proposal:

Kips Bay Towers Parking Special Permit

The Applicant, Kips Bay Towers Condominium Inc., seeks two special permits under the Manhattan Core parking regulations, pursuant to ZR Sections 13-45 ("Special Permits for Additional Parking Spaces") and 13-455 ("Additional parking spaces for existing accessory off-street parking facilities") to allow an increase in the legal capacity for each of the two existing parking facilities accessory to the Kips Bay Towers Condominium residential complex. The residential complex is located at 300-330 East 33rd Street and 319-351 East 30th Street in the Kips Bay neighborhood of Manhattan Community District 6. One special permit would allow an increase in the legal capacity by 18 spaces in the North Parking Lot (from 50 to 68), and the other special permit would allow an increase in the legal capacity by 19 spaces on the South Parking Lot (from 50 to 69).

The Project Site (Block 936, Lot 7501) contains the Kips Bay Towers Condominium complex, which includes two 21-story residential towers (containing 1,118 residential units), a below grade garage, and two accessory parking lots (the North Parking Lot and the South Parking Lot). The North Parking Lot is located on East 33rd Street on the northwest portion of the block near Second Avenue. This lot is accessed by two 15' mid-block curb cuts on East 33rd Street. Although the lot has a legal capacity of 50 spaces, spaces were added by prior