



59-17 Junction Blvd. Flushing, NY 11373

Tel. (718) 595-6565 raggarwala@dep.nyc.gov

By Email (carrier@coib.nyc.gov)

Ethan Carrier, General Counsel New York City Conflicts of Interest Board 2 Lafayette Street, Suite 1010 New York, NY 10007

Re: COIB Rule 1-13(e)(1) Designation of DEP Employees to Perform Work at Not-For-Profit Entity

Dear Mr. Carrier:

Pursuant to Rule 1-13(e)(1) of the Rules of the Conflicts of Interest Board, I, as Commissioner of the New York City Department of Environmental Protection ("DEP"), have designated **John Brock** and **Katlin Stath** (the "Designated Employees") to perform work in their official DEP capacity for **Water Research Foundation** ("WRF"), a not-for-profit corporation, as set forth in Exhibit A hereto. Based on information presented to me, I have determined that there is a demonstrated nexus between the Designated Employees' City jobs, the mission of DEP and the work or activity of the Designated Employees at WRF, and that such work or activity furthers the mission of DEP and is not undertaken primarily for the benefit or interest of WRF.

The Designated Employees will take no part in WRF's business dealings with the City either at WRF or at DEP in the absence of COIB approval.

Sincerely,

Rohit T. Aggarwala

Attachment

 Elissa Stein Cushman, DEP General Counsel/BLA Deputy Commissioner PJ Sagar, DEP BLA Senior Counsel Ty Rogers, DEP BLA Assistant Counsel Frank Malandro, BEPA Bureau Administrator John Brock, DEP BEPA Section Lead, Resiliency Programs Katlin Stath, DEP BEPA Resiliency Policy Analyst Exhibit A - Designation of DEP Employees to Perform Work at Not-For-Profit Entities (1/9/23)

Last Name	First Name	Bureau	Position @ DEP	NFP Name	Position @ NFP
Brock	John	BEPA	Section Lead, Resiliency Programs	Water Research Foundation	Project Advisory Committee (PAC) member
BIOCK	John	BLIA	Resiliency Flograms	water Research Foundation	Project Advisory Committee (PAC)
Stath	Katlin	BEPA	Resiliency Policy Analyst	Water Research Foundation	member



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Re: COIB Rule 1-13(e)(1) Designation of DEP Employee to Perform Work at Not-For-Profit Entity

Dear Mr. Carrier:

Pursuant to Rule 1-13(e)(1) of the Rules of the Conflicts of Interest Board, I, as Commissioner of the New York City Department of Environmental Protection ("DEP"), have designated **Alexander Fenichell** (the "Designated Employee") to perform work in his official DEP capacity for **Water Research Foundation** ("WRF"), a not-for-profit corporation, as set forth in Exhibit A hereto. Based on information presented to me, I have determined that there is a demonstrated nexus between the Designated Employee's City job, the mission of DEP and the work or activity of the Designated Employee at WRF, and that such work or activity furthers the mission of DEP and is not undertaken primarily for the benefit or interest of WRF.

The Designated Employee will take no part in WRF's business dealings with the City either at WRF or at DEP in the absence of COIB approval.

Sincerely,

Rohit T. Aggarwala

Reto I Harl

Attachment

Elissa Stein Cushman, DEP General Counsel/BLA Deputy Commissioner
 PJ Sagar, DEP BLA Senior Counsel
 Ty Rogers, DEP BLA Assistant Counsel
 Jane Gajwani, DEP Energy Office Director
 Alexander Fenichell, DEP Energy Office Energy Program Analyst

Exhibit A - Designation of DEP Employees to Perform Work at Not-For-Profit Entities (5/19/23)

Last Name	First Name	Bureau	Position @ DEP	NFP Name	Position @ NFP
		Office of Energy and Resource			Project Advisory Committee (PAC)
Fenichell	Alexander	Recovery	Energy Program Analyst	Water Research Foundation	member



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Re: COIB Rule 1-13(e)(1) Designation of DEP Employee to Perform Work at Not-For-Profit Entity

Dear Mr. Carrier:

Pursuant to Rule 1-13(e)(1) of the Rules of the Conflicts of Interest Board, I, as Commissioner of the New York City Department of Environmental Protection ("DEP"), have designated **Michael Usai** (the "Designated Employee") to perform work in his official DEP capacity for **Water Research Foundation** ("WRF"), a not-for-profit corporation, as set forth in Exhibit A hereto. Based on information presented to me, I have determined that there is a demonstrated nexus between the Designated Employee's City job, the mission of DEP and the work or activity of the Designated Employee at WRF, and that such work or activity furthers the mission of DEP and is not undertaken primarily for the benefit or interest of WRF.

The Designated Employee will take no part in WRF's business dealings with the City either at WRF or at DEP in the absence of COIB approval.

Sincerely,

Rohit T. Aggarwala

Attachment

 Elissa Stein Cushman, DEP General Counsel/BLA Deputy Commissioner PJ Sagar, DEP BLA Senior Counsel Ty Rogers, DEP BLA Assistant Counsel Brian Swarthout, BWS Bureau Administrator Michael Usai, DEP BWS Exhibit A - Designation of DEP Employees to Perform Work at Not-For-Profit Entities (5/16/23)

Last Name	First Name	Bureau	Position @ DEP	NFP Name	Position @ NFP
Usai	Michael		Deputy Chief, Natural Resources Division	W. D. 1.7	Project Advisory Committee (PAC) member



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Re: COIB Rule 1-13(e)(1) Designation of DEP Employee to Perform Work at Not-For-Profit Entity

Dear Mr. Carrier:

Pursuant to Rule 1-13(e)(1) of the Rules of the Conflicts of Interest Board, I, as Commissioner of the New York City Department of Environmental Protection ("DEP"), have designated **Elias Guadeloupe** (the "Designated Employee") to perform work in his official DEP capacity for **Water Research Foundation** ("WRF"), a not-for-profit corporation, as set forth in Exhibit A hereto. Based on information presented to me, I have determined that there is a demonstrated nexus between the Designated Employee's City job, the mission of DEP and the work or activity of the Designated Employee at WRF, and that such work or activity furthers the mission of DEP and is not undertaken primarily for the benefit or interest of WRF.

The Designated Employee will take no part in WRF's business dealings with the City either at WRF or at DEP in the absence of COIB approval.

Sincerely,

Rohit T. Aggarwala

Report Heart

Attachment

Elissa Stein Cushman, DEP General Counsel/BLA Deputy Commissioner
 PJ Sagar, DEP BLA Senior Counsel
 Ty Rogers, DEP BLA Assistant Counsel
 Jane Gajwani, DEP Energy Office Director
 Elias Guadeloupe, DEP Energy Project Manager/City Research Scientist

Exhibit A - Designation of DEP Employees to Perform Work at Not-For-Profit Entities (6/22/23)

Last Name	First Name	Bureau	Position @ DEP	NFP Name	Position @ NFP
		Office of			
		Energy and	Energy Project Manager/		Project Advisory Committee (PAC)
Guadeloupe	Elias	Resource	City Research Scientist	Water Research Foundation	member



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Re: COIB Rule 1-13(e)(1) Designation of DEP Employees to Perform Work at Not-For-Profit Entity

Dear Mr. Carrier:

Pursuant to Rule 1-13(e)(1) of the Rules of the Conflicts of Interest Board, I, as Commissioner of the New York City Department of Environmental Protection ("DEP"), have designated **Melissa Depasquale** and **Ronald Peña** (the "Designated Employees") to perform work in their official DEP capacity for **Water Research Foundation** ("WRF"), a not-for-profit corporation, as set forth in Exhibit A hereto. Based on information presented to me, I have determined that there is a demonstrated nexus between the Designated Employees' City jobs, the mission of DEP and the work or activity of the Designated Employees at WRF, and that such work or activity furthers the mission of DEP and is not undertaken primarily for the benefit or interest of WRF.

The Designated Employees will take no part in WRF's business dealings with the City either at WRF or at DEP in the absence of COIB approval.

Sincerely,

Rohit T. Aggarwala

Report Heart

Attachment

c: Elissa Stein Cushman, DEP General Counsel/BLA Deputy Commissioner
 PJ Sagar, DEP BLA Senior Counsel
 Ty Rogers, DEP BLA Assistant Counsel
 Paul Rush, DEP BWS Deputy Commissioner
 Jennifer Farmwald, DEP BWS Section Chief
 Melissa Depasquale, DEP BWS Associate Project Manager
 Ronald Peña, DEP BWS Associate Project Manager

Exhibit A - Designation of DEP Employees to Perform Work at Not-For-Profit Entities (7/13/23)

Last Name	First Name	Bureau	Position @ DEP	NFP Name	Position @ NFP
Depasquale	Melissa	BWS	Associate Project Manager	Water Research Foundation	Project Advisory Committee (PAC) member
Peña	Ronald	BWS	Associate Project Manager	Water Research Foundation	Project Advisory Committee (PAC) member



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Re: COIB Rule 1-13(e)(1) Designation of DEP Employees to Perform Work at Not-For-Profit Entity

Dear Mr. Carrier:

Pursuant to Rule 1-13(e)(1) of the Rules of the Conflicts of Interest Board, I, as Commissioner of the New York City Department of Environmental Protection ("DEP"), have designated **Miki Urisaka** and **Andrea Bianco** (the "Designated Employees") to perform work in their official DEP capacity for **Water Research Foundation** ("WRF"), a not-for-profit corporation, as set forth in Exhibit A hereto. Based on information presented to me, I have determined that there is a demonstrated nexus between the Designated Employees' City jobs, the mission of DEP and the work or activity of the Designated Employees at WRF, and that such work or activity furthers the mission of DEP and is not undertaken primarily for the benefit or interest of WRF.

The Designated Employees will take no part in WRF's business dealings with the City either at WRF or at DEP in the absence of COIB approval.

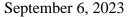
Sincerely,

Rohit T. Aggarwala

Attachment

c: Elissa Stein Cushman, DEP General Counsel/BLA Deputy Commissioner PJ Sagar, DEP BLA Senior Counsel Ty Rogers, DEP BLA Assistant Counsel Angela Licata, DEP Sustainability Deputy Commissioner Jane Gajwani, DEP Energy Office Director Miki Urisaka, DEP BEPA R&D Section Manager Andrea Bianco, DEP Energy Office College Aide Exhibit A - Designation of DEP Employees to Perform Work at Not-For-Profit Entities (7/14/23)

		_			
Last Name	First Name	Bureau	Position @ DEP	NFP Name	Position @ NFP
					Project Advisory Committee (PAC)
Urisaka	Miki	BEPA	R&D Section Manager	Water Research Foundation	member
		Office of	-		
		Energy and			Project Advisory Committee (PAC)
Bianco	Andrea	Resource	College Aide	Water Research Foundation	member





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Re: COIB Rule 1-13(e)(1) Designation of DEP Employee to Perform Work at Not-For-Profit Entity

Dear Mr. Carrier:

Pursuant to Rule 1-13(e)(1) of the Rules of the Conflicts of Interest Board, I, as Commissioner of the New York City Department of Environmental Protection ("DEP"), have designated **Aaron Bennett** (the "Designated Employee") to perform work in his official DEP capacity for **New York State Floodplain and Stormwater Managers Association** ("NYSFSMA"), a not-for-profit entity, as set forth in Exhibit A hereto. Based on information presented to me, I have determined that there is a demonstrated nexus between the Designated Employee's City job, the mission of DEP and the work or activity of the Designated Employee at NYSFSMA, and that such work or activity furthers the mission of DEP and is not undertaken primarily for the benefit or interest of NYSFSMA.

The Designated Employee will take no part in NYSFSMA's business dealings with the City either at NYSFSMA or at DEP in the absence of COIB approval.

Sincerely,

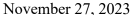
Rohit T. Aggarwala

Attachment

Elissa Stein Cushman, DEP General Counsel/BLA Deputy Commissioner
 PJ Sagar, DEP BLA Senior Counsel
 Ty Rogers, DEP BLA Assistant Counsel
 Paul Rush, DEP BWS Deputy Commissioner
 Aaron Bennett, DEP BWS Flood Hazard Mitigation Coordinator

Exhibit A - Designation of DEP Employees to Perform Work at Not-For-Profit Entities (9/6/23)

Last Name	First Name	Bureau	Position @ DEP	NFP Name	Position @ NFP
Last Name	rirst Name	Бигеац	r osition @ DEF	NFF Name	r osition @ Nr r
			Flood Hazard Mitigation	New York State Floodplain and	Region 3 Representative on
Bennett	Aaron	BWS	Coordinator	Stormwater Managers Association	NYSFSMA's Board of Directors





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Ethan Carrier, General Counsel New York City Conflicts of Interest Board 2 Lafayette Street, Suite 1010 New York, NY 10007

Re: COIB Rule 1-13(e)(1) Designation of DEP Employee to Perform Work at Not-For-Profit Entity

Dear Mr. Carrier:

Pursuant to Rule 1-13(e)(1) of the Rules of the Conflicts of Interest Board, I, as Commissioner of the New York City Department of Environmental Protection ("DEP"), have designated **Ruth Burney** (the "Designated Employee") to perform work in her official DEP capacity for **Design-Build Institute of America** ("DBIA"), a not-for-profit entity, as set forth in Exhibit A hereto.

Based on information presented to me, I have determined that there is a demonstrated nexus between the Designated Employee's City job, the mission of DEP and the work or activity of the Designated Employee at DBIA, and that such work or activity furthers the mission of DEP and is not undertaken primarily for the benefit or interest of DBIA.

The Designated Employee will take no part in DBIA's business dealings with the City either at DBIA or at DEP in the absence of COIB approval.

Sincerely,

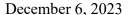
Rohit T. Aggarwala

Attachment

Elissa Stein Cushman, DEP General Counsel/BLA Deputy Commissioner
 PJ Sagar, DEP BLA Senior Counsel
 Ty Rogers, DEP BLA Assistant Counsel
 Ana Barrio, DEP BEDC Deputy Commissioner
 Ruth Burney, DEP BEDC Design-Build Program Manager

Exhibit A - Designation of DEP Employees to Perform Work at Not-For-Profit Entities (11/27/23)

Last Name	First Name	Bureau	Position @ DEP	NFP Name	Position @ NFP
			D : D !!!D		
_			Design-Build Program		
Burney	Ruth	BEDC	Manager	Design-Build Institute of America	Steering Committee member





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Re: COIB Rule 1-13(e)(1) Designation of DEP Employee to Perform Work at Not-For-Profit Entity

Dear Mr. Carrier:

Pursuant to Rule 1-13(e)(1) of the Rules of the Conflicts of Interest Board, I, as Commissioner of the New York City Department of Environmental Protection ("DEP"), have designated **Natalia Perez** (the "Designated Employee") to perform work in her official DEP capacity for **Mid-Atlantic Biosolids Association** ("MABA"), a not-for-profit entity, as set forth in Exhibit A hereto. Based on information presented to me, I have determined that there is a demonstrated nexus between the Designated Employee's City job, the mission of DEP and the work or activity of the Designated Employee at MABA, and that such work or activity furthers the mission of DEP and is not undertaken primarily for the benefit or interest of MABA.

The Designated Employee will take no part in MABA's business dealings with the City either at MABA or at DEP in the absence of COIB approval.

Sincerely,

Rohit T. Aggarwala

Report Harl

Attachment

Elissa Stein Cushman, DEP General Counsel/BLA Deputy Commissioner
 PJ Sagar, DEP BLA Senior Counsel
 Ty Rogers, DEP BLA Assistant Counsel
 Angela DeLillo, DEP BWT Deputy Commissioner
 Natalia Perez, DEP BWT Administrative Project Manager

Exhibit A - Designation of DEP Employees to Perform Work at Not-For-Profit Entities (12/4/23)

Last Name	First Name	Bureau	Position @ DEP	NFP Name	Position @ NFP
Dust I will	I II St I tallic	Durvuu	1 osition C DEI	THE THIRD	I Obligation C 1111
			Administrative Project		
Perez	Natalia	BWT	Manager	Mid-Atlantic Biosolids Association	Member of Board of Directors