

WHEREAS, Section 13-316 of the Administrative Code of New York was amended by the by the New York State Legislature in relation to the powers, duties and responsibilities of the Board of Trustees of the New York City Fire Department Pension Fund, signed September 8, 2016. Now, therefore, be it

RESOLVED, That the classification of the Classified Service of The City of New York is hereby amended by adding the new heading **NEW YORK CITY FIRE DEPARTMENT PENSION FUND [257]**, and the following thereunder:

I. By including in the Exempt Class, subject to Rule X, the following titles and positions:

Title Code Number	Number of Positions Authorized	Class of Positions
MXXXXX	1	Executive Director (NYC Fire Pension Fund)
MXXXXX	1	Deputy Executive Director (NYC Fire Pension Fund)
MXXXXX	1	Chief of Staff (NYC Fire Pension Fund)

II. By including in the Non-Competitive Class, subject to Rule X, Part I, the following title and position:

Title Code Number	Number of Positions Authorized	Class of Positions	Annual Salary Range
MXXXXX	1	Director of Human Resources (NYC Fire Pension Fund)	These are management classes of positions paid in accordance with the Pay Plan for Management Employees. Salaries for these positions are set at a rate in accordance with duties and responsibilities (PPME).

Part I positions are designated as confidential or policy influencing under Rule 3.2.3 (b) of the Personnel Rules and Regulations of the City of New York and therefore are not covered by Section 75 of the Civil Service Law.

III. By including in the Non-Competitive Class, subject to Rule XI, Part I, the following title and position:

Title Code Number	Number of Positions Authorized	Class of Positions	Salary Range		
			New Hire# Minimum	Incumbent Minimum	Maximum
XXXXX	1	Confidential Assistant to the Executive Director (NYC Fire Pension Fund)	\$69,547	\$75,000	\$88,000

Part I positions are designated as confidential or policy influencing under Rule 3.2.3 (b) of the Personnel Rules and Regulations of the City of New York and therefore are not covered by Section 75 of the Civil Service Law.

Employees hired into City Service shall be paid at least the “New Hire Minimum” rate. Upon completion of two years of active or qualified inactive service, such employees shall be paid at least the indicated “Incumbent Minimum” for the applicable title and level that is in effect on the two year anniversary of their original appointments. In no case shall an employee receive less than the stated “New Hire Minimum”.

DEPARTMENT OF CITYWIDE ADMINISTRATIVE SERVICES
Lisette Camilo
Commissioner