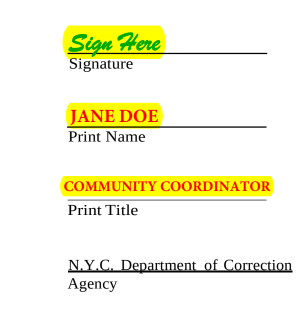


Conflicts of Interest Board 2 Lafayette Street, Suite 1010 New York, NY 10007

RE: Charter§ 2603(b)(2) Certification

Pursuant to Charter§ 2603(b)(2), I hereby certify that I have read and shall conform to the provisions of Chapter 68 of the New York City Charter.



00/00/0000

Date

CONFLICT'S OF INTEREST



CHAPTER 58 OFTHE NEWYORKCITY CHARTER

.RE;:visE:D:NoVEMBER2010



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NEW YORK CITY CHARTER CHAPTER68

Conflict5 of Interest

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§2600• Preamble. Public.service is a public trust. TI1ese prohibitions on the conduct of public servants are enacted to preserve the trust placed in the public servants of the city, to promote public confidence in government, to protect the integritY of government decision-making and to enh nce government efficiency.

§2601._Definitions. As used in this chapter,.

- 1. "Advisory commitTee" means a committee, council, board or similar entity constituted to provide advice or r conunendacions to the city and having no a_u 9rity to take a final action on b half_of.the city.or-t;ake any action which would have the effect of conditioning, limiting or requiting ny final action .bY any other agency, or r.o t-oke any action which is authori.Z $q \cdot by$ law.
- 2. "Agency" means a city, county, borough or other office, position, administration, department, division, bureau, board, commission, authority, corporation, advisory committee or ther agency of government, the expenses of which are Paid in whole or in part from the city treasurY, and shall include but not be limited to, the council, the offices of each leered official, the board of education, community school boards, community boards, the financial services corporation, the health and hospitals corporation, the public development corporation, and the New York city housing authority, but shall not include any court or any corporation or institution maintaining or operating a public library, museum, botanical garden, arborerum, tomb, memorial building, aquarium, zoological

garden or similar facility.

- 3. "Agency served by a public servant" means (a) in the case of a paid public-servant, the agency employing such public servant or (b) in d\e case of an unpaid public servant, the agency employing the official who has appointed such unpaid public servant unless the body to which the linpaid public servant has been appointed does not report to, or is not 'under the control of the official or the agency of the official that has appointed the unpaid public servant, in which case the agency served by the unpaid public servant is the body to which the unpaid public servant has been appointed.
- 4. "Appear" means—'? make any communication, for compensation, other than dwse involving ministerial matters.
- 5. A perspn.or fum "associated" with a public servant includes a spouse, domestic partner, child, parent or.Sibling; a person with whom the public servant has a business or other financial relationship; and each firm in which the public servant has a present or potential interest.
- 6. "Blirld.tAAt" means a trust in which a public servant, or the public _servant's spouse, domestic partner, or unemancipated child, has a beneficial interest, the holdings and sources of incQme of which the public servant, d1e public servant's spouse, domestic partner, and unemancipated child have no knowledge, and which eets requirements established by rul¢s Q.f.the hoard, which shall include provisions regarding the independent authority and discretion of the trustee, .and the trustee's confidential treatment of information l:egarding the holdings and sources of income of the trust.
- 7. "Board" means-the conflicts-of interest board established by this chapter.
- 8. "Busi_ness-dealings with the city" means any transaction with the city involving the sale, purchase,"-rental, disposition or exchange of any goods, services, or property, any license, permit, grant or benefit, and any performance of or litigation with respect tO any of the foregoing, but-shall not include any transaction involving a public servantis residence or any ministerial matter.
- 9. "City" means.the city of New York and includes an agency of d1e city.
- 10. "Elected official" means a person holding office as mayor, comptroller, public advocate, borough president or member of d1e council.
- 11. "Firm" means sole proprietorship, joint venture, partnership, corporation and any other for m of enterprise, bur shall not include a public benefit corporation, local development corporation or other similar entity as defined by rule of the board.
- 12. "Interest" means an ownership interest in a firm or a position with a firm.

- 13. "Law" means state and local law, this charter, and rules issued pursuant thereto.
- 14. "Membern means a member of the board.
- 15. "Ministerial matter" means an administrative act, including the "issUarice of a license, permit or other permits sibn by the city, Which is carried out in a prescribed manner and which does not involve substantial personal discretion.
- 16. "Ownership interest" means an interest in a firm held by a public servant, or the public servant's spouse, domestic parrn er, or unemancipated child, which ce ds five percent of the firm or an investment of twenty-five thousand dollaxs 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 "compe:ns tion plan or mutual fund, the Lnvestni.ents of which are not controlled by "the public servant, the public servant's spouse, domestic parrner, or unemandpated child, or in any blind trust which holds or acquires an ownership interest. The amci t of tw"enty-five thousand dollars specified herein shall be modified by the board pursuant to subdivision a of section twenty--six hundred three.
- 17: "Particular .matter" means any case, proceeding, application, request .for a ruling or benefit, qeterminatioll contract limited to the duration of the contract as specified therein, investigittion, charge, accusation, arrest, or other similar action Which involves a specific party or parties, including actions leading up to the particular matter; provided that a particular matter shall not be construed to indude the proposal, consideration, or enactment oflocall!iws or resolutions by the council, or any action on the budget or text of the zoning resolution.
- 18. "Position" means a position in a firm, such as an officer, director, trustee, employee, or any management position, or as an attorney, agent, broker, or consultant to the firm, which does not constitute an ownership interest in the firm.
- 19. "Public servant'; means all officials, officers and employees of the city, including membeis of community boards and members of advisory committees, except unpaid members of advisory committees shall not be public servants.
- 20. "Regular employee" means all elected officials and public seJ.Vants whose primary employment, as defined by rule of the board, is with the city, but shall not include members of advisory committees or community boards.
- 21. a. "Spouse" means a husband or wife of a public servant who is not legally separated from such public servant.

- b. "Domestic partner" means persons who have a registered domestic partnership pursuant to section 3 240 of the administrative code, a domestic partnership registered in accordance with executive order number 123, dated August 7, 1989, or a domestic partnership registered in accordance with executive order number 48, dated January 7, 1993.
- 22. "Supervisory o cial" means any person having the authority to control or direct the work of a public-servant.
- 23. "Unemancipated child" means any son, daughter, step-son or step-daughter who is under the age of eighteen, unmarried and living in the household of the public setvant.

§2602. Conflicts of interest board.

- a. There-shall be a conflicts of interest board consisting of five members, appointed by the mayor wi 1. the advice and consent of the council. The mayor shall designate a chair.
- b. Menibers shaRbe- chosen for their independence, integrity, civic commitment and high ethi al standards. No .person while a member shall hold any public office, seek election to any public office, be a public employee in any jurisdiction, hold any political party office, or appear as a lobbyist before du city.
- Each member shall se.rve for a erm of six years; provided, however, that of the three "members first appointed, one shall be appointed for a term to expire on March thirtyfirst, ni et en hundred ninety, one shall be appointed for a term to expire on March thirtyfirst, nineteen hundred ninety two and one shall by appointed for a term to expire on March-thirty first, nineteen hun9-ted ninety four, and of the remaining members, one shall be appointed fot a term to expire on March thirty fir t. nineteen hundr d ninety-two and one shall be appoirii:ed for-a term to expire on March thirty frrst, nineteen hundred ninetyfour. If t:h,e mayOr has not ::;ubmitted to the council a nomination for appointment of a successol-adeast sixty days prior to the expiratiOn of the term of the member whose term is expiring, the term of the member in office shall be extended for an additional year and the term of rhe successor to such member shall be shortened by an equal amount of time. If the council fails to act within forty five days of receipt of such nomination from the mayor, the nominatiOri. hali be deemed to be confirmed. No member shall serve for more than two cori ecutive six--year t nns. The three initial nominations by the mayor shall be made by the first day of February, nineteen hundred eighty-nine and both later nominations by the mayor sh3.U-be made by the first day of March, nineteen hundred ninety.
- d. Members shall receive a per diem compensation, no less than the highest amount paid to an official a ppOinted to a board or commission with the advice and consent of the council atld._compensated.on a per diem basis, for each calendar day when performing the work of the board.

- e. Members of the board shall serve until their successors have been confirmed. Any vacancy occurring other than by expiration of a term shall be frlled by nomination by the mayor made to the council within sixty days of the creation of the vacancy, for the unexpired_portion of the term of the member succeeded. If the council fails to act within forty-five days of receipt of such nomination from the mayor, the nomination shall be deemed to be cOnfirmed.
- f. Members m rf be removed by the mayor for substantial neglect of duty, gross miscond, uct in office, inability to discharge the powers or duties of office or violation of this section, after written notice and opportunity for-a reply.
- g. The board shall appoint a counsel to serve at its ple sure and shall employ or retain such other officers;-en;tployees and consultants as are necessary to exercise its powers and fulfill its obligatiOriS. The authoritY of the counsel shall be defined in writing, provided that neither the counsel, nor any other officer, employee or consultant of the board shall be authorized to issue advisory opinions, promulgate rules, issue subpoenas; issue final determinations of violations of this chapter, or make final recominendations of or impose penalties. The board may delegate its authority to issue advisory opiniOns to the chair.
- h. The Poard shall meet at least once a mondr and at such other times as the chair may deem necessary. Two members of the board shall constitute a quorum and all acts of the board shall be by the affirmative Vote of at least two members of the board.

§2603. Powers and-obligations.

a. Ru).es. The board shall promulgate rules as are necessary to implement and interpret the provisions of this chapter, consistent with the goal of p:wviding clear guidance regarding prohibited conduct. The board, by rule, shall once every four years adjust the dollar amount established in subdivision sixteen of section twenty six hundred one of this chapter to reflect changes- fn the consumer price index for the metropolitan Ne\v Yark-New Jersey reg·on-published by the United States bureau of labor statistics.

b. Training and education.

- 1. The board shall have the responsibility of informing public servants and assisting their understanding of the conflicts of interest provisions of this chapter. In fulfilling this responsibility, the board shall develop educational materials regarding the conflicts of interest provisions and related interpretive rules and shall develop and administer an ongoing program for the education of public servants regarding the provisions of this chapter.
- 2. (a) The board shall make information concerning this chapter available and known to all public servants. On or before the tenth day after an individual becomes a public selVant, such public servant shall be provided with a copy of this chapter and shall

sign a written statement, which shall be maintained in his or her personnel file, that such public servant has received and read and shall conform widl the provisions of this chapter. [Eff. 11/2/2010]

- (b) Each public servant shall undergo training provided by the board in the provisions of this chapter- on or before the sixtieth day after he or she becomes a public servant, and periodically as appropriate during the course of his or her city service. Every two years, each agency shall develop and implement an appropriate agency training plan in consultation with the board and the mayor's office of operations. Each agency shall cooperate with the board_ in order to en sure that all public servants in the agency receive the tnlining required by this subdivision and shall maintain records documenting such training d the dates thereof. The training required by this subdivision may be in person, provided either by the board itself or by agency personnel working in conjunction with the board, or through an automated or online training program developed by rhe board. [Eff. 11/2/2010]
- (c) The failure of a public servant to receive the training required by this paragraph, to receive a copy of this chapter, or to sign the staterp.ent required by this paragraph, or the failure of the agency to maintain e required statement on file or record of training completed, shall have no effect on the duty of such public servant to Comply with this chapter- or on the .enforcement of the proVisions thereof. [Eff. 11/2/2010]

c. Advisory opinions.

- 1. The bOard. shall re-nde advisory opinioJ15 with respect to all matters covered by this chapter. An adviso'ry opinion shall be rendered on the requCst of a public servant or a supervisory official of a public servant and shall apply only to such public servant. The request shall be in such form as the board may require and shall'be signed by the person making d-1e request.:The opinion qfthe board shall be based on such-f ctS as are presented in the request of Ubsequeiltly ubmitted:in a written, signed document.
- 2..Advisory opinions shall be issued only With respect to proposed future conduct or action by a public servant. A public servant whose conduct or action is the subject of an advisory.opinion sh;tll not be subject to penalties or sanctions by virtue of acting or failing to act due to a reasonable. reliance on the opinion, unless material facts were omitted or misstated in the request-fOr an opinion. The board may amend a previously issued advisory opinion., after, giving reasonable notice to the public servant that it is reconsidering its opinion; provided that such amended advisory opinion shall apply only to future conduct or action of the public servant.
- 3. The board shall make public its advisory opinions with such deletions as may be necessary to prevent disclosure of the identity of any public setvant or other involved party.

The adVisory opinions of the board shall be indexed by subject matter and cross-indexed by charter section and rule number and such index shall be maintained on an annual and cumulative-basis.

- 4. Not later than the first_day of September, nineteen hundred ninety the board shall initia e a rulernaking to adopt, as interpretive of the provisions of this chapter, any advisory\)pinions 'of the board of ethics constituted pursuant to chapter sixty>eight of the charter heretofore in effect, which the board determines to be consistent with and to have interpretive value in construing the provisions of this chapter.
- 5. For the purPoses of -this subdivision, public servant includes a prospective and former public seiVant, and a supervisory official includes a supervisory official who shall supervise 3. prospective pUblic s rvant and a supervisory official who supervised a former public servant._.

d. Financial disclosure.

- 1. All financial disclosure statements required to be completed and flled by public servan's pursuant to state or local law shall be filed by such public ervants with the board.
- 2. The boa:r4 shall cauSe each statement filed with iNa be examined to determine if there has been compliam;e with -the applicable law concerning financial disclosure and to detennil;le if there h:is been compliance with or violations of the provisions of this chapter.
- 3. The board shall issue rules concerning the filing. of financial disclosure statements for the purpose of ensuring compliance by the city and all public setvants with the applicable provisions of financial disclosure law.

e. Complaints.

- L The board shall receive complaints alleging violations of this chapter.
- 2. enever a writi:en complaint'is received by the board, it shall:
- (a) d-ismiss the complaint if it determines that no further action is required by the board; or
- (b) £efer d1e complaint to the commrssroner of investigation if further investigation is required ·for the board to determine what action is appropriate;- or
- (c) make an initial determination that there is probable cause to believe that a public servant has violated a provision of this chapter; or
 - (d) refer an alleged violation of this chapter to the head of the agency setved

by the public servant, if the board deems d1e violation to be minor or if related disciplinary charges are pending against the public servant.

3. For the purposes of rhis subdivision, a public servant includes a former public servant.

f. Investigations.

- 1. The board shall have the power to direct the department of investigation to conduct an investigation of_any" matter related to the board's responsibilities under this chapter. The commissioner of investigation shall, within a reasonable time, investigate any such matter and submit a confidential itten report of factual fmdings to the board.
- 2. Tl;l.e commissioner of investigation shall make a confidential report :to the board concerning the results of all inv tigations which involve or may-involve violations of the provisions of this chapter, whether *oi* not such investigations were made at the request of the board.
- g. Referral of matters within the board's jurisdiction.
- 1. A public servant or supervisory official of such public servant may request the board to review and make a determination regarding a past or ongOing action of such public se t. Such reque t shall be reViewed and acted upon by the board in the same manner as a complaint received by the board under subdivision e of this section.
- 2. Whenever an agency receives a complaint alleging a violation of this chapter or determines that a violation of dis chapter may have occurred, it shall ;efer such matter to the board. SUch ref t;ral. shall be ·reviewed and acted upon by the bOard in the same manner as a ·complaint reteived by the board under subdivision e of this section.
- 3. For the purposes of this subdivision, public setYant includes a former public servant, and a supervisory official includes a supervisory official Who supervised a former public servant.

h. Hearings.

1. If the board makes an initial determination, based on a complaint, investigation or other information available to the board, that there is probable cause to believe that the public servant has .violated a proVision of this chapter, the board shall notifY the public servant of its deten; ation in writing. The notice shall contain a statement of the facts upon which the board relied for its determination of probable cause and a statement of the provisions of law allegedly violated. The board shall also inform the public servant of the board's procedural rules. Such public servant shall have a reasonable time to respond, either orally or in writing, and shall have the right to be represented by counsel or any

other person.

- *i.-lf*, after receipt of the public servant's response, the board determines that there is no probable cause to believe that a violation has occurred,- the board shall dismiss the matter and inform the public servant in writing of its decision. If, after the consideration of the response by u.l.e public servant, the board determines there remai.'l.s probable cause to believe .that a-violation of the provisions of this chapter has occurred, the board shall hold or direct _a, heariil.g. -to b held on the record to determine whether such violation has occurred, Or-shall refer the matter to the appropriate agency if the public servant is subject to the jurisdiction of any state law or collective bargaining agreement which provides for the conduct of disciplinary prace'edings, provided that when such a matter is referred to an agency, the agency shall consuitwith the board before issuing a final decision.
- 3. f the board determines, after a heating or the opportunity for a hearing, that a public se Pt has violated provisions of this chapter, it shall, after consultation with the head of the agency served or formerly served by the public servant, or in the case of an agency head, with the emayor, issue an order either imposing such penalties provided for by this chapter as it deems appropriate, or recommending such penalties to the head of the agency s_erved or formerly served by the public servant, or in the case of an agency head, to the mayor piovided, however, that the board shall not impose penalties against members of the council, or public servants employed by the council or by members of ihe council, but may recommend to the council such penalties as it deems appropriate. The order shall include findings of fact and cOnclusions of law. When a penalty is recommended, the head of the agency of the co:Uncil shall report to the board what action was taken.
- 4. Hearings of the board shall not be public unless requested by the public servant. The order and the board's fmdin s and conclusions shall be made .public.
- 5. The board_shall maintain an index of all persons found to be in violation of this chapter,_ by name₁ Office- and date of order. The index and the detenninations of probable cause and orders in such cases shall be made available for public inspection and copying.
- 6. Nothing contained in this section shall prohibit the appointing officer of a public servant from-terminating or otherwise disciplining such public servant, where such appointing offiCer in otherwise 3.urhorized to do so; provided, however, that such action by the app<?inting officer shall not preclude the board from exercising its powers and duties under this "chapter with respect to the actions of any such public servant.
- 7. For the purposes *qf* this subdivision, the term public se_rvant shall include a former public servan_t._

i. Annual report.

The board shall submit an annual report to the mayor and the council in

accordance with section eleven hundred and six of this charter. The report shall include a summary of the proce dings and_activities of the board, a description of the education and training_ conducted pursuant to the requirements of this chapter, a statistical summary and evaluation.. of-complaints and referrals received and their disposition, such legislative and administrative recommendations as the board deems appropriate, the rules of the board, and the index of opinions and orders of that year. The repoit, which shall be made available to the public, shall not contain information, which, if disclosed, would constitute an unwarranted in VP:Sion of-the_privacy of a public servant.

j. Revision.

The board shall review the provisions of this chapter and shall recommend to the council from time to time such_ change_s or additions as it may consider appropriate or desirable. Such review and recommendation shall be made at least once every five years.

k.

Except as otherwise provided in this chapter, the records, reports, memoranda and files of the board shall be confide"ntial and shall not be subject to public scrutiny.

§2604. P ohibited interests and conduct.

- a. Prohibited interests in frrins.engaged in bll Siness dealings w; ith the ci.
 - 1. fuept ;;t5 prOvided in Paragraph three below,
- (a) no public servant shall have an interest in a frrm which such public servant knows_ is engaged in b1,1siuess dealings with the agency served by such public setvant; provided, however, that, subject to paragraph one of subdivision b of this section, an appointed member of a community board shall not be prohibited- from having an interest.in a firm which -may be affected by au action on a matter before the community or borougbboa.rd, and
- (b) no iegular employee shall have an interest in a firm which such regular employee knows is engaged in business dealings with d1e city, except if Such interest is in a firm whose shares- are -public y traded, as defined by rule of the board.
- 2. -Prior to acquiring or accepting au interest in a firm whose shares are publicly traded, a public servant maY submit a written request to the head of the agency served by the public servant for a determination of whether such firm is engaged in business dealings with such-agency. Such determination shall be in writing, shall be rendered expeditiously and shall b!-!! binding on the city and the public servant with respect to the prohibition of subparagraph a of paragraph one of this subdivision.

- 3. An .individual who, prior to becoming a public servant, has an ownership interest which would be prohibited by paragraph one above; or a public servant who has an ownership interest and did not know of a business dealing which would cause the interest to be o e prohibited by p:tragiaph one above, but has subsequently gained knowledge of such btisineSs dealing; or a public servant who holds an ownership interest which, subsequent tl:? the public servant's acquisition of the interest, enters into a business dealing which would Cause the ownership interest to be one prohibited by paragraph one above; or a public servant who, by operation oflaw, obtains an ownership intereSt which would be prohibited by paragraph. one above shall, prior to becoming a public servant or, if already a public servant, within ten days of knowing of the business dealing, either:
 - (a) diVest the ownership interest; or
 - (b) disclose to the".board s9ch ownership interest and comply with its order.
- 4:When an ind vidual Ot: public servant d closes an interest to t11e board pursuant to paragraph three of this ·subdiv'...sion, the board shall issue an order setting forth its determination as to whether or not such interest, if maintained, would be in conflict with the proper discharge of the public ervant's official duties. In making such determination, the board shall take · into account the nature of the public servant's official duties, the mann r.-ih which ·the interest may be affected by any action of the city, and the appearance of conflict to the public. If the board determines a conflict exists, the board's order shall require divestiture or such other action as it deems appropriate wp.ich may mitigate such a conflict, taking into account the ·financial burden of any decision on the .public servant.
 - 5. For the purPoses of this subdivision, the agency served by
- (a) an elected official, other than a member of the council, .shall be the executive branch of the city goveJ;Ument,
- (b) i public servant who: is a deputy mayor, the director to the office of management and budget; commissioner of citywide administrative servi es, corporation counsel; commissioner of finance, commissioner of investigation or chair of the city planning c:;ommission, or who setves in the executive branch of city government and is charged widi substantial policy discretion involving city wide policy as determined by the board, shall be e (7ecutive bl-anch of the city government,
- (c) a public servant designated by a member of the board of estimate to act in the place of such member as a member of the board of estimate, shall include the board of estimate, and
- (d) a member of the council shall be the legislative branch of the city government.

-6. FOr the purposes of subdivisions a and b of section twenty-six hundred six, a public servant shall be deemed to know of a business dealing with the city if such public servant should have-known of such business dealing with the city.

b. Prohibited conduct.

- 1. A public servant who has an interest in a firm which is not prohibited by subdivision a of this section, shall not take any action as a public servant particularly affecting that interest, except that
- (a)" in the case of an elected official, such action shall not be prohibited, but the eleCted Official shall disclose the interest to the conflicts of interest board, and on the official records of the council or the board of estimate in the case of matters before those bodies,
- (b) in the case of an appointed community board member, such actioll shall not be . Pt9hibited, but no member may vote on any matter before the community or borough board which may result in a personal and direct economic gain to the member or any person with whom the memJJer is associated, and
- (c)_ fn: the case Of: all other public servants, **if** the interest is less than ten thousand dOllars, su.ch ction shall not be prOhibited, but the public servant Shall disclose the inte t to the board.
- 2. No public .servant shall engage in any business, transaction or private employment, ot," haVe any finanCial or other private interest, direct or indirect, which is in conflict with the prop r discharge of his or her official duties.
- 3. No public servant shall use or attempt to use his or her position as a public servant to obtain any financial g_ain, contract, license, privilege or other private or personal. advantage, direct or: indirect, for the public servant or any person or firm associated with the public servant:
- . 4. No- public servant shall disclose any confidential information cont;:eming the property, affairs or'government of the city which is obtained as a result of the Official duties of such public serva_nt and which is not otherwise available to the public, or use any such information to adv_ante any direct or indirect financial or other private interest of the public setvant"or.of ari.y other pe-rson or'finn associated with the public Sef.Vant; provided, howevet, .th-at this shall not prohibit any public _servant from disclosing any information concerning- conduct which the public servant knows or reasonably believes_ to involve waste, inefficiency, corruption, criminal activity or conflict of interest.
- 5. No public servant shall accept any valuable gift, as defined by rule of che board, from any-person or firm Which such public setvant knows is or intends to become engaged

in busin_ess dealings with the city, e:x::cept that nothing contained herein shall prohibit a public servant from accepting a gift which is customary on family and social occasions.

- 6. No public setvant shall, for compensation, represent private interests-before any city agency or appear directly or indirectly on behalf of private interests in matters involving the *city:* For a public servant who is not a regular employee, this prohibition shall apply ori1Y-to the agency served by the public servant.
- 7. No public servant shall appear as attorney or counsel against the interests of the city in any litigation to which the -city is a party, or in any action or proceeding in which the city, or any pUblic s.ervant cf the City, acting in the course of official duties, is a complainant, provided that this paragraph shall not apply to a public servant employed by an .elected' official who appears as attorney or counsel for that elected official in any litigation, action or proceeding in which the elected official has standing and authority to participate by virtue of his or h r tapacity as an elected official, including any part of a litigation, action Ot')lroceeding prior to or at which-standing or authority to pa ticipate is determi;!.ed. This parag'raph shall not in any way be construed to expand or limit the standing *Qt* authority of any elected official to participate in any litigation, action or proceeding, nor shall it in any way affect the powers and duties of the corporation counsel. For a public servant who is not a regular employee, this prohibitiOn shall apply only to the agency served by-the public servant.
- 8.. No public servant shall give opm10n evidence as a paid expert against the interestS of the city in any-civillitigation brought by or against the city. For a public servant who is not a regular employee, this prohibition shall apply only to the agency served by the public servant.

9. No public .servant shall,

- (a) coerce or attempt to coerce, by intimidation, threats or otherwise, any public servant to engage in political activities, or
- (b) request any subordinate public servant to parnctpate in a political campaign For pUrpOses of this subparagraph, participation in a political campaign shall include -managing or aiding in the management of a campaign, soliciting votes or canvassing. voters for a particular candidate or performing any similar acts which are unrelated to the public servant's-duties or responsibilities. Nothing contained herein shall prohibit a public servant from requesting a subordinate public servant to speak on behalf of a candidate, or proVide information or perform other similar acts, if such acts are related to matters within the public servant's duties or responsibilities.
- 10. No public servant shall give or promise to give any portion of the public servant's compensation, or any money, or valuable thing to any person in consideration of having been or being nominated, appointed, elected or employed as a public servant.

1L No public servant, shall, directly or indirectly,

- (a) compel, induce or request any person to pay any political assessment, subscription or co tribution, uilder threat of prejudice to or promise of or to secure advantage in rank, Compensation or other job-related status or function.
- (b) pay or promise to pay any political assessment, subscription or contribution in consideration of having been or being nominated, elected or employed as such public servant or to secure advantage in rank, compessation or other job-related status or function, ?r
- (c) compel, induce or requ st any subordinate public servant to pay any political-asSCssment, subscl:iption or contribution.
- 12. No public servant, o.ther than an elected official, who is a deputy mayor, or head of an agency or .who is charged with substantial policy discretion as defined by rule of the board, shill directly or indirectly request any person to make or pay any political assessmerit, subscription or contribution for any candidate for an elective office_ of the city or for any elected official who is a candidate for any elective office; provided that nothing contained in this paragraph shall be construed to prohibit such public servant from speaking on behalf Of any 9\1 candidate or el cted official at an occasion where a request for a political" aSsesSti.lent," subsc_ription or contribution may be made by others.
- 13"." No public servant shall receive compensation except from the city for performing any official duty or accept or receive any gratuity _from any person whose interests may be .affected by the p"ublic servant's official action.
- 14. No pUblic servant shall enter into any business or financial relationship with another_..public-servant who is a superior or subordinate of such public servant.
- 15. No elected official, deputy mayor, deputy to a citywide or boroughwide elected official, head of an :agency, or oth r public servant who is charged with substantial policy discretion as defuied ·by· rule of the board may be a member of the national or state commi_ttee of a p·oiltic l party, serve as an assembly district leader of a political party or serve as · cli.e:chair or as an officer of the county committee or county executive committee of a political party, except that a member of the council may serve as an assembly district leader or hold any lesser political"-office as defined by rule of the board.

c. This.scction.Shalf-not prohibit:

1. an elected official from appearing without compensation before any city agency on behalf of constituents or in the performance of public official or civic obligations;

- 2. a public servant from accepting or receiving any benefit or facility which is provided for or made available to citizens or residems, or classes of citizens or residents, under hot sing or other general welfare legislation or in rhe exercise of rhe police power;
- 3. a public servant from obtaining a loan from any financial institution upon terms and conditions available to members of rhe public;
- 4. any physician, dentist, optometrist, podiatrist, pharmacist, chiropractor or other person who is eligible to provide setvices or supplies under title eleven of article five of rhe social services law and is receiving any salary or other compensation from the city treasucy, from providing professional setvices and supplies to persons who are entitled to benefits under such title, provided that, -in -the case of services or supplies provided by those who perform audit, e':'iew Or other admin:istr'ative functions pursuant to the provisions of such title, the New York state department of health reviews' and approves payment for such services o; supplies and piovided further that there is no conflict with their official duties; nothing in **th** paragraph shall be construed to authorize paym nt to such persons under sue.. title for services or supplies furnished iD. the course of their employment by the city;
- 5. any member of the u iformed force of the police department from being employed in the Private security field, provided that such member has received approval from the police commissioner therefor and has complied with all rules and regulations promulgated by the police commissioner relating to such employment;
- 6. a public servant from acting as 'attorney, agent, broker, employee, officer, director or cons ltant or anY not--for profit corporation, or association, or other such entity which operates on ⋅a not for profit: basis, interested in business dealings with the city, provided that:
- (a) siJch public i rvant t kes no direct or indirect part in such business dealings;
- (b) such not-for profit entity has no direct or indirect interest in any business dealings with the city agency in which tlle public servant is employed and is not subject to supervision, control or regulation by such agency, except where it is determined by the head of an J;igency, or by the mayor where the public servant is an agency head, that such activity is in fuitherance of the purposes and interests of the city;
- (c) all such activities by such public servant shall be performed at times during which the public servant is not required to perform services for the city; and
- (d) such public servant receives no salary or other compensation in connection with such activities;
 - 7. a public servant, other than elected officials, employees in the office of property

management of d1e department of housing preservation and development, employees in the department of citywide administrative services who are designated by the commissioner of such departmen-t. pursuant to d1is paragraph, and the commissioners, deputy commis_sioilers, assistant commissioners and others of equivalent ranks in such departments, or the successors to such departments, from bidding on and purchasing any city-owned real pi:operty at public auction or sealed bid sale, or from purchasing <iny city-owned residential building con i!ling six or less dwelling units through negotiated sale, provided that such Public Servan, _in the course of city employment, did -not participate in decisions or matter affecting the disposition of the city property to be purchased and has no such matters under active consideration. The commissioner of citywide administrative services shall designate all emplOyees of the department of citywide adffiinistrative services whose functions relate t_o citywide real property matters to be subject to d1is paragraph; or

-a. a public el."\iiant from Particip ting in collective bargaining or fmm paying union or shop fees _or dues or, if such public servant is a union member, from requesting a subordilla e public servant who is a member of such union to contribute to union political action committees or other similar entities.

d. Post-employment restrictions.

- 1.-N.o public servant shall solicit, negotiate for or accept any pos1tton (i) from which, after leaving city. service, the public servant would be .disqualified under this subdivision, o-r (ii) With any person or firm who or which is involved in a particular matter with the city, while-such public servant is actively considering, or is directly concerned or personally participat g in, such pa cular matter on behalf of the dry.
- i.-No former public selV3. Ilt shall, within a period of one year after termination of such person's service with the city, -appear before the city agency served by such public servant; provided, however, that nothing contained herein shall be de med to prohibit a former public servaD. from making _compmnications with the agency se ed by the public servant which are -incidental to' an qtherwise permitted appearance in an adjudicative proceeding'- before another agency or body, or a court, unless the proceeding was pending in the agency served during the period of the public servant's service with that agency. For the purposes of this paragraph the agency served by a public servant designated by a member of the board of estimate to act in the place of such member _as -a member of the board of estimate, shall include the board of estimate.
- 3. No elected official, nor the holder of d1e position of deputy mayor, director of the office of management and budget, commissioner of citywide administrative services, corporation cOunsel, commissioner- of finance, commissioner of investigation or chair ofthe city planning commission shall, within a period of one year after termination of such person's employritent with the city, appear before any agency in the branch of city government served by such person. For the purposes of this paragraph, the legislative branch of the city consists of the council and the offices of the council, and the executive

branch of the city consists of all other agencies of the city, including the office of the public advocate.

- 4. No person who has setved as a public serVant shall appear, whether paid or unpaid, before the city, or receive compensation for any services rende red, in relation to any particul r matter involvi._ig the same party or parties with respect to which pa...t:icular matter suCh personi had Participated personally and substantially as a public servant through decision, approval, recommendation, investigation or other similar activities.
- 5._ No public serva:nf shall, after leaving city setvice, disclose or use for private advantage :any confidential information gained from public ·setvice which is not otherwise. made available to the public; provided, however, that this shall not prohibit any public setvant from disdosing any tnformation concerning conduct which _the public setvant knows or real?ol).ably believes to inVolve waste, inefficiency, corruption, .criminal activity or con'flict of interest. . .
- 6. The prohibitions on negotiating for and havL.;g certain positions after leaving city service shall not apply to positions with or representation on-behalf of any local, state or federal agency.
- 7. Nothing contained in this subdivision shall prohibit a fonn_er public servant from beitl:g ·associated with or having a position in a finn which appears before a city agency or from acting in a ministerial matter regarding business dealings with the city.

e. Allowed positions.

A-pUblic servant or former public servant may hold or negotiate for a position otherwise _Prohibited by this section, where the holding of the "pos.ition would not be in conflict with the purposes and interests of the city, if, after written approval by the head of the agency or agencies involved, $the \cdot board$ determines that the position involves no such conflict. Such findings shall be in Writing and made public by the board.

§2605.-RCporting.

No public servant shall attempt to influence the course of any proposed legislation in the legislative body of the city without publicly disclosing on the official records of the legislative body the lititur and extent of any direct or indirect financial or other private interest the public servant may have in such legislation.

§2606. Penalties.

a. Upon a determination by the board that a violation of section twenty-six hundred four or twenty-six hundred five of this chapter, involving a contract work, business, sale or transaction, has occurred, the board shall have the power, after consultation with the head

of the agency involved, or in the case of an agency head, with the mayor, to render forfeit and void the transaction in question.

- b. Upon a determination by the board that a violation of section twenty-six hundred four or twenty-six: hundred five of this chapter has occurred, the board, after consultation with the head of the agency involved, or in the case of an agency head, with the mayor, shall have the power to impose fines of up to twenty-five thousand dollars, and -w recommend ro- the appointing authority, or person or body charged by law with responsibility for impOsing suCh penalties, suspension or removal from office or employment. [Eff.)1/2/2010]
- b-1. -Ih addition to the penalties set forth in subdivisions a and b of this section, the board shall have the power to order payment to the city of the value of any gain or benefit obtained by the respondent as a iesult of the violation in accordance with rules consistent with subdivision h of s_ection twenty-six h,undred three. [Eff. 11/2/2010]
- c. :i\ny:person who violates section twenty-six hundred four or twenty-six hundred five of this chapter shall be guilty of a misdemeanor and, on conviction thereof, shall forfeit his or her public office or employment. Any person who violates paragraph ten of subdivision b of section twenty-_six hundred four, on conviction d1ereof, shall additionally be forever disqualified froiU .b"E!ing. elected, appoint d or einployed in the setvice of the city. A public servant mu.st be fOund -to have .had actual knowledge of a business dealing with the city in order to'b'e-found guilty under thls subdivision, of a violation of subdivision a of section twenty-six hundred four of this chapter.
- d. Notwithsta-oding d1e prOvisions of subdivisions a, b and c of thiS section, no penalties shall be: imPosed.' for Violati n of paragraph two of subdivision .b of section twenty-Six hundred four unless such violation involved conduct identified by rule of the board as pio hibited by such paragraph.

§2607. Gil" by lobbyis".

Compla,inrs·.made· .pursUant to subchapter three of chapter two of title three of the administr3.tive· code¹ shall be made, 'received, investigated and adjudicated in a manner consistent with investigation and adjudication of conflicts of interest pursUant to this chapter and chapter thirty-four.

¹ This subchapter,§ 3-224 !b.;.,ugh §" 3-228 of die Admiilbna!i<le COOe, is set forth In Appendix A herein.

APPENDIX A

Lobbyist Gift Law

§ 3-224 through§ 3-228 of the Administrative Code

§ 3-224. Definitions.

Whenever used- in this subchapter, the term "public servant" shall mean a public servant as defined in subdiviSiOn inneteen of section two thousand six hundred one of the charter.

§ 3-225. Prohibition of gifts.

No person requirecil to be liSted on a statement of registration pursuant to section 3-213(c)(l) of.:;UbChai;>tet $2 \cdot$ ofthis-c;:hapter Shall offer or give $a \cdot$ gift to any public servant.

§ 3-226: -Eilforcement.

Complaints alleging violations of this subchapter shall be made, receivet;l, investigated and adjudicated in a man er consistent with investigations and adjudicatio_ns of conflicts of interest pursuant to chapters siXcy-eight and thirty-four of the charter.

§ 3-227. Penalties.

Any person required to be listed n the statement of registration pursuant to section 3 213(c)(l) that knoWingly and llfully violates any provision of this subchapter shall be subject to a civil p'ena.Ity, ...;hich for the first offense shall be not less than two thousand five hundred dOllars and not more than five thousand dollars, for the second offense not less than five tho "usand dollars and not more than fifteen thousand cJ.ollars, and for the third and subsequent offenses. not lesS-than fifteen thousand dollars and not more than thirty thousand dollars. In additio o such_ civil penalties, for the second and subsequent offenses a ·person .requited to be listed on the statement of registration pursuant to section 3 213(c)(l)_ that knowingly and willfully violates the provisi-ons of this subchapter shall also be guilty of a class A misdemeanor.

§3-228. Rulemakin:g.

The conflicts of interest board, in consultation with the clerk, shall adopt such rules as necessary to ensure the implementation of this subchapter, including rules defining prohibited gifts and exceptions including de minimis gifts, such as pens and mugs, gifts that public servants may accept as gifts to the city and gifts from faffiily members and close personal friends on family or social occasions, and to the extent practicable, such rules shaH be promulgated in a manner consistent with the rules and advisory opinions of such

board governing the receipt of valuable gifts by public servants.