

Deferred Compensation Plan

457 Account

Unforseeable Emergency Hardship Application



Office of Labor Relations **Deferred Compensation Plan & NYCE IRA**

22 Cortlandt Street, 28th Floor, New York, NY 10007
Tel: 212 306-7760 / Outside NYC: 888 DCP-3113 and 888 IRA-NYCE nyc.gov/deferredcomp and nyc.gov/nyceira

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Deputy Director, Operations

457 PLAN HARDSHIP (UNFORESEEABLE EMERGENCY) WITHDRAWAL APPLICATION

The New York City Deferred Compensation Plan (the "Plan") understands that you are considering a request for an Unforeseeable Emergency distribution to withdraw funds from your Deferred Compensation 457 Plan account.

Before you apply, keep in mind:

The Internal Revenue Code (the "IRC") and Treasury regulations govern the circumstances in which funds may be withdrawn from your account. The Internal Revenue Service (the "IRS") requires that this withdrawal be your last and final resort to alleviate your difficulties.

If your situation is deemed an Unforeseeable Emergency by the Deferred Compensation Board (the "Board"), the amount of your withdrawal request cannot exceed the current value of your account. The withdrawal will be deducted from your Pre-tax account and/or Roth account, based on your request. If your hardship is met by utilizing only one account, then your hardship distribution will be taken from the account of your choice.

How to apply for an emergency hardship withdrawal?

Please follow each step listed below for your withdrawal to be in compliance with the requirements of the IRS.

Step I

Review qualifying examples on page (ii).

Step 2

Apply for a loan with the Plan and/or your Pension system, for which you may qualify, prior to submitting this application since this withdrawal must be your last and final resort.

Step 3

Complete each section of this 457 Application, including the financial summary on page 3 of this application and gather all SUP-PORTING DOCUMENTS as outlined on page 2. You must include a copy of a government issued ID that is unexpired.

Step 4

E-Mail the completed application and supporting documents to:

NEWYRK@VOYAPLANS.COM or Fax to 844-299-2362

You must put "Hardship" in the subject line.
Please do not include your full Social Security number.
Please include the last 4 digits of your SSN or Employee ID.

What happens after you apply?

The Board reviews hardship withdrawal requests on the third Thursday of each month, however, this date is subject to change. The Plan must be in receipt of your completed application by 5:00 p.m. on or before the Wednesday of the week prior to the third Thursday of the month.

The Plan will initially review your application to determine if your request might qualify for a withdrawal under Section 457 of the IRC. If it does not, you will be notified in writing. Otherwise, if your application is complete and supporting documentation is sufficient, your request will be reviewed by the Board at its next regularly scheduled meeting. You will be notified of the Board's determination.

If your request is approved by the Board, you have the option to receive payment via one of the methods below:

- 1. Check sent via regular mail,
- Direct deposit, you must complete the attached AUTHORIZA-TION AGREEMENT FOR ELECTRONIC FUND TRANSFER (EFT), or
- 3. Check sent via express delivery.

IRC DEFINITION OF AN UNFORESEEABLE EMERGENCY WITHDRAWAL

§1.457-6(c)2(i) Unforeseeable emergency. For purposes of this paragraph (c), an unforeseeable emergency is, and if the plan provides for payment in the case of an unforeseeable emergency must be defined in the plan as, severe financial hardship to the participant resulting from a sudden and unexpected illness or accident of the participant or of a dependent (as defined in section 152(a)) of the participant, loss of the participant's property due to casualty, or other similar extraordinary and unforeseeable circumstances arising as a result of events beyond the control of the participant.

§1.457-6(c)2(ii) A distribution of unforeseeable emergency may not be made to the extent that such emergency is or may be relieved through reimbursement or compensation from insurance or otherwise by the liquidation of the participant's assets to the extent the liquidation of such assets would not itself cause severe financial hardship or by cessation of deferrals under the plan.

§1.457-6(c)2(iii) Emergency withdrawals. Withdrawals of amounts because of an unforeseeable emergency must only be permitted to the extent reasonably needed to satisfy the emergency need.

EXAMPLES OF CIRCUMSTANCES THAT MAY QUALIFY AND DO NOT QUALIFY FOR A 457 HARDSHIP WITHDRAWAL

Circumstances that MAY Qualify

- Involuntary loss of wages resulting from an illness, accident, or other similar and extraordinary circumstances arising as a result of events beyond your or your spouse's control
- Unreimbursed medical expenses resulting from an illness, accident, or other similar and extraordinary circumstances arising as a result of events beyond your control for you, your spouse, a dependent who can be claimed on your tax return or your beneficiary
- Expenses associated with the imminent foreclosure of or eviction from your primary residence, including utility shut-off notices
- Damage to your primary home due to an accident or natural disaster (beyond insurance reimbursement)
- Repair or replacement of home heating system
- Legal expenses involving criminal charges against you, your spouse, a dependent who can be claimed on your tax return, or your beneficiary
- Funeral expenses for your spouse, a dependent who can be claimed on your tax return, a parent/close family member, or your beneficiary
- Relocation expenses resulting from extraordinary circumstances arising as a result of events beyond your control
- Utility shut-off notice unrelated to other qualifying circumstances (requires documentation detailing the extraordinary and unforeseeable circumstances that resulted in the shut-off notice)

"Other qualifying circumstances" include any related hardship: loss of income, foreclosure, etc.

Circumstances that **DO NOT** Qualify

- Loss of overtime pay, including loss of overtime pay due to illness or accident
- Wage garnishments resulting from alimony, back taxes, credit/ loans, tickets/fine, etc.
- Credit cards/loans or any other knowingly incurred expenses, such as regular rent, mortgage payments, utilities, credit card bills, car payments, personal loan payments, insurance payments, etc.
- Purchase of a home, automobile, or other personal property, etc.
- Eviction/Foreclosure of SECONDARY residence
- Education expenses, such as college tuition
- Funds for living expenses that would provide a "cushion" for a period of time
- Unreimbursed medicals expenses associated with elective (cosmetic) surgery or procedures
- Routine maintenance or improvements related to vehicles, home, or other personal property
- Tax liability (payment of income tax, back taxes, or fines associated with back taxes)
- Vacation, wedding, or leisure expenses
- Personal bankruptcy
- Legal expenses (except in criminal cases)
- Expenses resulting from marital separation or divorce

NOTE: The above is not a complete list of circumstances.

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Taxation and Withdrawal Information

Pre-Tax Account:

Assets are generally taxable in the year in which they are withdrawn. The taxable amount of your distribution will be reported on a Form 1099-R and will need to be included in your income when you file your taxes. The 1099-R will be sent to you in January following the year of the withdrawal.

The amount of the hardship withdrawal approved by the Board is subject to a 10% mandatory withholding for federal income taxes. You will be responsible for any additional federal taxes and applicable state and local taxes. Please consult with your tax advisor regarding the tax consequences of taking a hardship withdrawal.

Roth Account:

A Qualified Distribution for a hardship from your Roth Account is not subject to federal, state or local income tax.

A Qualified Distribution is a distribution that is both: (1) Made after the five-taxable-year period of participation defined as beginning with the first day of the first taxable year in which the employee makes a designated Roth contribution to a designated Roth account established for the employee under the same plan and ends when five (5) consecutive taxable years have been completed; and (2) Made on or after the date the employee attains age 59½, made to a beneficiary or the estate of the employee on or after the employee's death, or attributable to the employee's being disabled.

A non-Qualified Distribution for a hardship withdrawal from your Roth Account will consist of a pro-rata share of earnings and basis. The earnings portion will be included in gross income and will be reported on a Form 1099-R. The 1099-R will be sent to you in January following the year of the withdrawal.

The taxable portion of the hardship withdrawal from your Roth account will be subject to a 10% mandatory withholding for federal income taxes, in addition to any applicable additional federal taxes and state and local taxes. Please consult with your tax advisor regarding the tax consequences of taking a hardship withdrawal.

* A Total account value withdrawal (maximum amount allowable withdrawal) does not close your Deferred Compensation Plan Account. Regular contributions will continue to be taken out of your paycheck unless you suspend them. In addition, if you have loan(s) outstanding and are granted this withdrawal, a small portion of your account (not to exceed \$200) will be retained in your account as collateral for your outstanding Deferred Compensation Plan loan(s).

Section III - REASON FOR EMERGENCY WITHDRAWAL

You must provide a detailed description of the unforeseeable event, including specific details of the event, such as the date of occurrence, duration, and time frame of missed work, if applicable. Attach additional pages if needed. Your request must be accompanied by the appropriate supporting documentation based on your specific hardship, as indicated below.

REASON	REQUIRED DOCUMENTATION
For all hardship requests	Copy of most recent year's Form W-2, a copy of your most recent paystub, and a copy of your unexpired government issued ID
Eviction	Notarized letter from the leasing agency/landlord detailing arrears owed and intent to evict, or Notice of nonpayment (e.g. 3, 5, or 10 day notice, or notice of petition) or Court documentation (e.g. stipulation of settlement) noting the dollar amount needed to prevent eviction from primary residence
Foreclosure	Current reinstatement letter from the lender's attorney or mortgage company (on letterhead) indicating the amount needed to reinstate loan (letter must state foreclosure)
Relocation Expenses	 Documentation supporting your extraordinary circumstances, as indicated in the description above, necessitating the relocation (e.g. fire report, court order, etc.), and Letter from realtor on letterhead or notarized letter from potential landlord, detailing one month's rent, security, and realtor's fee (if applicable), If applicable, estimate from moving company on letterhead detailing moving expenses
Funeral Expenses	Copy of Death Certificate, and Detailed invoice from a funeral home and/or cemetery that itemizes the cost of funeral expenses for which you are responsible
Home Heating System	 □ A letter from your insurance company indicating the amount covered by insurance and deductible amount owed, or reasons for no coverage, and □ Documentation (on letterhead) from company performing work detailing amount to replace/repair
Utility Shutoff Notice	 Current copy of Utility Shut-Off Notice (gas, electric, and water) with your primary address detailing amount owed. Documentation detailing the extraordinary and unforeseeable circumstances that resulted in the shut-off notice
Legal Fees (Criminal Charges Only)	Invoice from attorney on letterhead indicating amount owed and that the case is criminal, not civil, in nature. *Note: If legal expenses do not relate to you, the invoice must indicate the individual's name and relationship to your immediate family or beneficiary, *and* you must submit a copy of the first page of your most recent Form 1040.
Involuntary Lost Wages for spouse or participant Note: Loss of overtime pay does not qualify	 □ Explanation of lost wages in the description above, and □ Letter from your or your spouse's employer indicating the dates of employment and unpaid dates of work due to involuntary reasons. Letter must include information on any sick/annual leave, or workers compensation. □ If applicable, spouse's Form W-2 for most recent and previous year □ If applicable, documentation from the Worker's Compensation board or disability board regarding your or spouse's Worker's Compensation or disability benefits. The documentation must state the date the benefits began/will begin, the amount of the benefits, and the date benefits will/may end. □ If lost wages is due to a work-related injury and you/spouse are not receiving benefit payments, provide a letter (on letterhead) from Worker's Compensation or lawyer stating no benefit payments have been received from date of injury to present.
Medical/Dental Out-of-pocket expenses	 Explanation of Benefits forms from the insurance company indicating insurance coverage (or reasons for no coverage), patient responsibility, and dates of service for all charges (medical/hospital bills are N/A), For future services: a pre-treatment estimate indicating insurance coverage and patient responsibility for all procedures that are to be performed and anticipated date of service—along with a statement from the provider showing that payment must be made before the treatment will be rendered, and A letter from a medical doctor/dentist stating the procedure is medically necessary (dental only) If for dependent, submit a copy of the first page of your most recent Form 1040 Note: Please ensure that any information disclosing your medical condition is removed or blocked out
Property Damage Due to Accident or Natural Disaster (Beyond Insurance Reimbursement)	 Current, detailed repair estimate from a contractor for damages to your primary residence property, and A letter from your insurance company indicating the amount covered by insurance and deductible amount owed, or reasons for no coverage
Other	If your request does not fall inside one of the above categories, documentation must include the dollar amount necessary to satisfy your request.

Note: Please submit copies (not originals) of your supporting documents. You may, however, be asked to provide original documents.

Section IV: FINANCIAL SUMMARY

Monthly Household Income	
Your Gross Pay	\$
Other income such as: Rental Property, Pensions, Social Security Benefits/Disability, Profit from Business (Schedule C or K-1), Alimony/Child Support, Welfare/Food Stamp Assistance, etc.	\$
Total Monthly Income	\$

Monthly Household Expenses	
Rent/Mortgage	\$
Utilities (electric, gas, and water)	\$
Other expenses such as: Child Care, Groceries, Homeowners/Tenant Insurance, Auto Insurance, Transportation (MTA, gas, bus fare, etc.), Life/Disability/Extended health insurance, etc	\$
Total Monthly Expenses	\$

Assets													
Checking Accounts	\$												
Savings Accounts	\$												
Outside investments/IRAs including stocks/bonds/mutual Funds	\$												
Other assets	\$												
Total Assets	\$												

Liabilities													
Туре	Balance	Monthly Payment											
Loan(s)	\$	\$											
Credit Cards(s)	\$	\$											
Other Liabilities	\$	\$											
Total Liabilities	\$	\$											

Itemize how the funds you are requesting from your 457 account would be used to be meet your hardship request	
Remember that this emergency withdrawal is limited to the amount reasonably necessary to satisfy your request.	
The item(s) below usually represent the bills/documents you are enclosing with your application as indicated on page	2.
Reason (e.g. funeral expenses, rent arrears from court stipulation in the amount of)	Amount

Reason (e.g. funeral expenses, rent arrears from court stipulation in the amount of)	Amount
	\$
	\$
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Total	\$

Note: Failure to complete this section may delay your hardship request.

Section V: SIGNATURE & AUTHORIZATION TO RELEASE INFORMATION

Participant Certification

By signing this application, I acknowledge I have read and understand the information in the Unforeseeable Emergency Withdrawal Application. I understand that the Deferred Compensation Board has the last and final decision regarding all hardship requests and that any misrepresentation of facts or material omission is sufficient cause for rejection of my application.

By signing this application, I further affirm and verify that:

- 1. Under penalty of perjury, all information provided in this application is complete, true, and accurate to the best of my knowledge.
- 2. If any information or documentation submitted is false or suspected of being fraudulent, I understand that my application will be denied and may be referred to the appropriate law enforcement authorities, including the City of New York Department of Investigations.
- 3. The funds in my 457 Deferred Compensation account represent a last resort and I am unable to obtain the funds needed to pay for the unforeseeable emergency situation through any of the following sources:
 - Liquidating assets including cash (checking/savings/credit union accounts), personal property, investments, etc. (to the extent doing so would not cause severe financial hardship)
 - Taking a bank or conventional loan(s), or loan(s) from a pension system or other retirement plan
 - Reimbursement or compensation by insurance, etc.
- 4. I understand that ten percent (10%) of the amount approved by the Board will be withheld for federal taxes and that I will be responsible for any additional federal taxes and applicable state and local taxes.

Authorization to Release Information

By signing this application, I authorize the Plan Administrator of the New York City Deferred Compensation Plan to speak to any agent in connection with this hardship application regarding my personal information. Furthermore, this page authorizes any agent to release any and all records, information and documents concerning me personally to the Plan Administrator of the New York City Deferred Compensation Plan including, but not limited to, all doctor's billing records, medical billing records, hospital billing records, employment records, tax records, compensation records including my present and past salary history, and any other documents needed by the New York City Deferred Compensation Plan. This authorization permits the agent to forward this information directly to the Plan Administrator of the New York City Deferred Compensation Plan.

Participant:		
Print Name		
Signature		
·	* The date	you sign the application must match the date on which the signature is notarized.
	Statemer	nt of Notary TO BE COMPLETED BY NOTARY (Notary seal must be visible/legible)
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	SS.:	
COUNTY OF)	
personally known to minstrument, and acknown	ne or proved to m	before me personally appeared before me personally appeared to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within ne that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the If of which the individual acted, executed the instrument.
Signature and Office o	f Individual Ta	aking Acknowledgment

AUTHORIZATION AGREEMENT FOR ELECTRONIC FUND TRANSFER (EFT) FORM INSTRUCTIONS

Do **NOT** complete the EFT form if you want to receive payment by check.

Make sure to:

1.		Complete each section of the attached EFT form.
2.	Con	firm your checking or savings account by providing one of the following:
		Checking Account - Submit a preprinted voided check, OR Savings Account - Submit a letter on financial institution letterhead signed by a representative of the financial institution that includes your name, your savings account number and ABA/Routing number.
3.		Check that the EFT form is signed, dated, and notarized on the same date.

Note: If the EFT form is not completed as indicated above, your EFT form will **NOT BE PROCESSED AND YOU WILL RECEIVE PAYMENT BY CHECK VIA REGULAR MAIL.**



DEFERRED COMPENSATION PLAN/NYCE IRA

AUTHORIZATION AGREEMENT FOR ELECTRONIC FUND TRANSFER (EFT)





PLEASE READ THE REVERSE SIDE OF THIS FORM FOR ADDITIONAL INFORMATION

THE TEXT OF THIS FORM CANNOT BE ALTERED

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IMPORTANT

EFT is a form of electronic funds transfer where the Plan's Service Provider, Voya, can transfer your distribution directly to your Financial Institution.

Please allow up to 30 days for your first EFT transfer of your payouts. If the EFT is rejected by your Financial Institution, because they cannot accept the information we received from you, you will be notified, and your checks will be mailed directly to you.

If at any time in the future your Financial Institution will not accept your EFT transfer for any reason (i.e. your account has been closed, account number or routing number have changed, etc.), your payouts will be sent directly to you via check and you will need to submit a new Authorization Agreement for Electronic Fund Transfer to begin EFT transfers again. Therefore, it is important that you update your address with the Deferred Compensation Plan/NYCE IRA so your checks can be mailed to the appropriate address.

Form Submission Instructions:

Forms/documents can be sent via email to NEWYRK@VOYAPLANS.com.

Please only include the last 4 digits of your Social Security number, along with your name and address on all forms.

Forms can also be faxed to 844-299-2362.