

Exhibit 13
Response to Question 5, Section IV
FCC Form 315

Attached is a General Assembly Bill Modifying *inter alia*, the
Composition and Structure of the New York City Board of Education

**McKINNEY'S 2002 SESSION LAW NEWS OF NEW YORK
225th Legislature**

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Additions are indicated by <<+ Text +>>; deletions by <<- Text ->>.
Changes in tables are made but not highlighted.

CHAPTER 91

A. 11627

**EDUCATION--REORGANIZATION OF NEW YORK CITY SCHOOL CONSTRUCTION AUTHORITY,
EDUCATION AND COMMUNITY BOARDS**

Approved June 14, 2002, effective as provided in section 34

AN ACT to amend the education law, in relation to reorganization of the New York city school construction authority, board of education, and community boards; to repeal paragraph (a) of subdivision 2 of section 2590-b and section 2590-c of the education law, relating to New York city community school boards, subdivision 1 of section 2590-b of the education law, relating to the New York city board of education and to repeal portions of section 2554 of the education law pertaining to the power of the board of education of a city of one million or more; to amend the public authorities law, in relation to the New York city school construction authority; to repeal subdivision 9 of section 1727 of the public authorities law relating to the continuity of the New York city construction authority; to amend chapter 738 of the laws of 1988 amending the administrative code of the city of New York, the civil service law and other laws, relating to the New York city school construction authority, in relation to the effectiveness thereof; to repeal paragraph c of subdivision 2 of section 2590-d of the education law relating to community involvement in certain by-laws, regulations and decisions; to repeal subdivision 1 of section 2590-e of the education law relating to certain powers and duties of community boards; to repeal subdivisions 28, 30 and 30-a of section 2590h of the education law relating to certain powers and duties of the chancellor; and providing for the repeal of certain provisions upon expiration thereof

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

§ 1. Subdivision 1 of section 453 of the education law, as amended by chapter 330 of the laws of 1969, is amended to read as follows:

<< NY EDUC § 453 >>

1. There is hereby created the "New York city educational construction fund." The fund shall be a corporate governmental agency constituting a public benefit corporation. The board of trustees of the fund is hereby continued. It shall consist of the chancellor of the city school district of the city of New York, <<- the president of the interim board of education or of the board of education,->> who shall be <<-chairman->> <<+chair+>>, and <<-one trustee->> <<+two trustees+>> appointed by the mayor who shall <<+ each+>> serve <<-a term coterminous with that-

>> <<+at the pleasure+>> of the mayor.

§ 2. The opening paragraph and subdivisions 7-a, 24, 25, and 26 of section 2554 of the education law, subdivision 7-a as added by chapter 377 of the laws of 2001, subdivision 24 as added by chapter 474 of the laws of 1996, subdivision 25 as amended by chapter 147 of the laws of 2001, and subdivision 26 as added by chapter 180 of the laws of 2000, such section as renumbered by chapter 762 of the laws of 1950, are amended to read as follows:

<< NY EDUC § 2554 >>

Subject to the provisions of this chapter, the board of education in a city<<+, except the city board of the city of New York,+>> shall have the power and it shall be its duty:

7-a. To develop a plan to ensure that all instructional materials to be used in the schools of the district are available in a usable alternative format for each student with a disability, as defined in section forty-four hundred one of this chapter, and for each student who is a qualified individual with a disability as defined in the rehabilitation act of nineteen hundred ninety- three (29 U.S.C. 701)<<+,+>> as amended, in accordance with his or her educational needs and course selection, at the same time as such instructional materials are available to non-disabled students<<-; provided that in the city school district of the city of New York, such plan shall be developed by the chancellor of the city district->>. As part of such plan, the board of education shall amend its procurement policies to give a preference in the purchase of instructional materials to vendors who agree to provide materials in alternative formats. For purposes of this subdivision, "alternative format" shall mean any medium or format for the presentation of instructional materials, other than a traditional print textbook, that is needed as an accommodation for a disabled student enrolled in the school district, including but not limited to Braille, large print, open and closed captioned, audio, or an electronic file in an approved format, as defined in the regulations of the commissioner. When an electronic file is provided, the plan shall specify how the format will be accessed by students and/or how the district shall convert to an accessible format. Such plan shall identify the needs of students residing in the district for alternative format materials. Such plan shall also specify ordering timelines to ensure that alternative format materials are available at the same time as regular format materials. Such plans shall include procedures to address the need to obtain materials in alternative format without delay for disabled students who move into the school district during the school year.

24. <<-In every city school district in a city having a population of less than one million inhabitants, each->> <<+Each+>> year, the board of education shall prepare a school district report card, pursuant to regulations of the commissioner, and shall make it publicly available by transmitting it to local newspapers of general circulation, appending it to copies of the proposed budget made publicly available as required by law, making it available for distribution at the annual meeting, and otherwise disseminating it as required by the commissioner. Such report card shall include measures of the academic performances of the school district, on a school by school basis, and measures of the fiscal performance of the district, as prescribed by the commissioner. Pursuant to regulations of the commissioner the report card shall also compare these measures to statewide averages for all public schools, and statewide averages for public schools of comparable wealth and need, developed by the commissioner. Such report card shall include, at a minimum, any information on the school district regarding pupil performance and expenditure per pupil required

to be included in the annual report by the regents to the governor and the legislature pursuant to section two hundred fifteen-a of this chapter; and any other information required by the commissioner. School districts (i) identified as having fifteen percent or more of their students in special education, or (ii) which have fifty percent or more of their students with disabilities in special education programs or services sixty percent or more of the school day in a general education building, or (iii) which have eight percent or more of their students with disabilities in special education programs in public or private separate educational settings shall indicate on their school district report card their respective percentages as defined in this paragraph and paragraphs (i) and (ii) of this subdivision as compared to the statewide average.

25. a. Shall require, for purposes of a criminal history record check, <<- except in the city school district of the city of New York, ->> the fingerprinting of all prospective employees pursuant to section three thousand thirty-five of this chapter, who do not hold valid clearance pursuant to such section or pursuant to section three thousand four-b of this chapter or section five hundred nine-cc or twelve hundred twenty-nine-d of the vehicle and traffic law. Prior to initiating the fingerprinting process, the prospective employer shall furnish the applicant with the form described in paragraph (c) of subdivision thirty of section three hundred five of this chapter and shall obtain the applicant's consent to the criminal history records search. Every set of fingerprints taken pursuant to this subdivision shall be promptly submitted to the commissioner for purposes of clearance for employment.

b. Upon the recommendation of the superintendent, the board may conditionally appoint a prospective employee. A request for conditional clearance shall be forwarded to the commissioner along with the prospective employee's fingerprints, as required by paragraph a of this subdivision. Such appointment shall not commence until notification by the commissioner that the prospective employee has been conditionally cleared for employment and shall terminate when the prospective employer is notified of a determination by the commissioner to grant or deny clearance, provided that if clearance is granted, the appointment shall continue and the conditional status shall be removed. Prior to commencement of such conditional appointment, the prospective employer shall obtain a signed statement for conditional appointment from the prospective employee, indicating whether, to the best of his or her knowledge, he or she has a pending criminal charge or criminal conviction in any jurisdiction outside the state.

c. Upon the recommendation of the superintendent, the board may make an emergency conditional appointment when an unforeseen emergency vacancy has occurred. When such appointment is made, the process for conditional appointment pursuant to paragraph b of this subdivision must also be initiated. Emergency conditional appointment may commence prior to notification from the commissioner on conditional clearance but shall terminate twenty business days from the date such appointment commences or when the prospective employer is notified by the commissioner regarding conditional clearance, whichever occurs earlier, provided that if conditional clearance is granted, the appointment shall continue as a conditional appointment. Prior to the commencement of such appointment, the prospective employer must obtain a signed statement for emergency conditional appointment from the prospective employee, indicating whether, to the best of his or her knowledge, he or she has a pending criminal charge or criminal conviction in any jurisdiction. An unforeseen emergency vacancy shall be defined as: (i) a vacancy that occurred less than ten business days before the start of any school session, including summer school, or during any school session, including summer school, without sufficient notice to allow for clearance or conditional clearance; (ii) when no other qualified person is available to fill the vacancy temporarily; and (iii) when emergency conditional

appointment is necessary to maintain services which the district is legally required to provide or services necessary to protect the health, education or safety of students or staff. The provisions of subparagraph (i) of this paragraph shall not apply if the board finds that the district has been unable to fill the vacancy despite good faith efforts to fill such vacancy in a manner which would have allowed sufficient time for clearance or conditional clearance.

d. Shall develop a policy for the safety of the children who have contact with an employee holding conditional appointment or emergency conditional appointment.

26. Shall, <<-except in the city school district of the city of New York,->> upon commencement and termination of employment of an employee by the city school district, provide the commissioner with the name of and position held by such employee.

<< NY EDUC § 2554 >>

§ 3. Subdivisions 3, 5, and 8, paragraph b of subdivision 13, subdivision 14, paragraphs b, d, and e of subdivision 15, and subdivisions 17 and 21 of section 2554 of the education law are REPEALED.

§ 4. Subdivision 25 of section 2554 of the education law, as added by chapter 180 of the laws of 2000, is amended to read as follows:

<< NY EDUC § 2554 >>

25. Shall require, for purposes of a criminal history record check, <<- except in the city school district of the city of New York,->> the fingerprinting of all prospective employees pursuant to section three thousand thirty-five of this chapter, who do not hold valid clearance pursuant to such section or pursuant to section three thousand four-b of this chapter or section five hundred nine-cc or twelve hundred twenty-nine-d of the vehicle and traffic law. Prior to initiating the fingerprinting process, the prospective employer shall furnish the applicant with the form described in paragraph (c) of subdivision thirty of section three hundred five of this chapter and shall obtain the applicant's consent to the criminal history records search. Every set of fingerprints taken pursuant to this subdivision shall be promptly submitted to the commissioner for purposes of clearance for employment.

§ 5. Subdivision 5 of section 2576 of the education law, as amended by chapter 132 of the laws of 1976, is amended and a new subdivision 5-a is added to read as follows:

<< NY EDUC § 2576 >>

5. In <<-a city which had, according to the federal census of nineteen hundred forty, a population of one million or more->> <<+the city school district of the city of New York,+>> such estimate shall be filed with the mayor. <<-If the total amount requested in such estimate shall be equivalent to or less than an amount equal to the average proportion of the total expense budget of such city, as amended, appropriated for the purposes of the city school district of such city in

the three fiscal years of such city immediately preceding the year for which said estimate is filed, the city shall appropriate such amount. If the total amount contained in such estimate shall exceed the amount so computed, such estimate shall, as to such excess, be subject to such consideration and such action by the board of estimate, the council, and the mayor as that taken upon departmental estimates submitted to the mayor. The city is authorized to make additional appropriations for educational purposes authorized by this chapter.->> <<+Actions on such estimates shall be subject to the limitations provided by subdivision five-a of this section.+>> The board of education shall administer all moneys appropriated or available for educational purposes in the city, subject to the provisions of law relating to the audit and payment of salaries and other claims by the comptroller.

<<+5-a. a. For the purposes of this subdivision, the terms:+>>

<<+(i) "city funds" shall mean funds of the city of New York derived from any source except funds contained within the capital budget and funds derived from any federal, state or private sources over which the city has no discretion.+>>

<<+(ii) "city amount" shall mean the total amount of expenditures funded by city funds for the support of the city school district of the city of New York, not including city payments to bond or note holders for debt service or payments for pension benefits for employees of such district, as contained within the budget as adopted by the city of New York.+>>

<<+(iii) "base year" shall mean the fiscal year immediately preceding the fiscal year for which the budget referred to in subparagraph (ii) of this paragraph is adopted. The initial base year shall be fiscal year ending June thirtieth, two thousand three.+>>

<<+b. The city amount shall not be less than the city amount appropriated in the base year as determined at the time of adoption of the budget for the ensuing fiscal year. Provided, however, in the event the total amount of city funds relied upon to balance such budget is lower than the total amount of city funds appropriated in the base year, determined at the time of adoption of such budget, the city amount may be reduced by up to the same percentage as the overall percentage decrease in city funds between the base year and the ensuing fiscal year.+>>

§ 6. Subdivision 1 of section 2590-b of the education law is REPEALED and a new subdivision 1 is added to read as follows:

<< NY EDUC § 2590-b >>

<<+1. (a) The board of education of the city school district of the city of New York is hereby continued. Such board of education shall consist of thirteen members: one member to be appointed by each borough president of the city of New York; seven members to be appointed by the mayor of the city of New York; and the chancellor. The chancellor shall serve as the chairperson of the city board. All twelve appointed members shall serve at the pleasure of the appointing authority and shall not be employed in any capacity by the city of New York, or a subdivision thereof, or the city board. Each borough president's appointee shall be a resident of the borough for which the borough president appointing him or her was elected and shall be the parent of a child attending a public school within the city school district of the city of New York. Each mayoral appointee shall be a resident of the city. Any vacancy shall be filled by appointment by the appropriate appointing authority. Notwithstanding any provision of local law, the members of the board

shall not have staff, offices, or vehicles assigned to them or receive compensation for their services, but shall be reimbursed for the actual and necessary expenses incurred by them in the performance of their duties.+>>

<<+(b) The city board shall hold at least twelve meetings per year; any additional meetings may be called at the request of the chancellor.+>>

<< NY EDUC § 2590-b >>

§ 7. Paragraph (a) of subdivision 2 of section 2590-b of the education law is REPEALED.

<< Repealed: NY EDUC § 2590-c >>

§ 8. Section 2590-c of the education law is REPEALED.

§ 9. Intentionally omitted.

§ 10. Subdivision 2 of section 2590-f of the education law, as added by chapter 720 of the laws of 1996, is amended to read as follows:

<< NY EDUC § 2590-f >>

2. In exercising such powers and duties each community superintendent shall comply with all applicable provisions of law, by-laws, rules or regulations, directives or agreements of <<-the city board,->> the chancellor and his or her community board and with the <<+citywide+>> educational policies established by the city board and his or her community board, including performance standards addressed to administration and educational effectiveness, and any requirements for continuing training and education, embodied in standards, circulars or regulations promulgated by the chancellor.

§ 11. Section 2590-g of the education law, as added by chapter 720 of the laws of 1996, subdivisions 5 and 6 as added by chapter 385 of the laws of 1998, is amended to read as follows:

<< NY EDUC § 2590-g >>

§ 2590-g. Powers and duties of the city board. The city board shall advise the chancellor on matters of policy affecting the welfare of the city school district and its pupils. <<-Except as otherwise provided by law, the->> <<+The+>> board shall exercise no executive power and perform no executive or administrative functions. <<+Nothing herein contained shall be construed to require or authorize the day-to-day supervision or the administration of the operations of any school within the city school district of the city of New York.+>> The board shall have the power and duty to:

1. (a) approve standards, policies, objectives<<+,+>> and regulations proposed by the chancellor directly related to educational achievement and student performance; <<+and+>> (b) <<-approve standards, policies, objectives and regulations directly

related to maintaining the internal fiscal integrity of administrative operations by the chancellor, the community districts and the schools; and (c)->> consider and approve any other standards, policies, objectives<<+,+>> and regulations <<-at the request of the chancellor, or otherwise only->> as specifically authorized or required by state or federal law or regulation;

2. for all purposes, be the government or public employer of all persons appointed or assigned by the city board or the community districts; <<+ provided, however, that the chancellor shall have the authority to appoint staff pursuant to subdivision forty-one of section twenty-five hundred ninety-h of this article;+>>

3. serve as the appeal board as provided in section twenty-five hundred ninety-l of this article, and subject to such powers, duties<<+,+>> and restrictions as were in effect before the effective date of this section;

4. subject to the provisions of section twenty-five hundred ninety-i of this article, maintain such jurisdiction over <<+citywide educational+>> policies governing the special, academic, vocational<<+,+>> and other high schools authorized by this article before the effective date of this section as the respective community boards maintain over the schools within their jurisdiction, which shall not be construed to require or authorize the day-to-day supervision or the administration of the operations of such schools.

5. <<-(a) Prescribe regulations and bylaws requiring members of the city board, the chancellor, and any other officer or employee in schools and programs under the jurisdiction of the city board and the chancellor, to make annual written disclosure to the city board, of the following information:->>

<<-(i) the employment by the city school board or any community board of any person related within the third degree of consanguinity or affinity to the person making disclosure, including the employment of any such person for which a two-thirds vote was required under paragraph e of subdivision four of section twenty-five hundred ninety-j of this article with a notation of the date such vote was taken.->>

<<-(ii) the source of any income, reimbursement, gift or other form of compensation for services rendered together with a description of such services.->>

<<-(b) Regulations and bylaws authorized herein shall apply with equal force and effect to community board members, community superintendents and all other officers and employees in schools and programs under the jurisdiction of the community boards.->>

<<-(c) The city board shall review, at least once annually, compliance with the requirements of subdivisions five and six of section twenty-five hundred ninety-e of this article and regulations or bylaws prescribed hereunder. Any community board member, community superintendent or other officer or employee required to make disclosure who fails to make such disclosure shall be notified in writing of their failure to do so and given thirty days within which to comply.->>

<<-(d) Willful failure to make full and timely disclosure shall constitute cause for removal from office of any member of the city board or for any other officer or employee disciplinary action and such other penalty as provided by law.->>

<<-(e) Disclosures made pursuant to the requirements herein and any notification of failure to make disclosures shall be made available for public inspection during regular business hours on regular business days; and->>

<<-6. (a) Prescribe regulations and bylaws requiring members of the city board, the chancellor and, for good cause shown, any other officer or employee in schools and programs under the jurisdiction of the city board and the chancellor, to submit to the city board, in the discretion of the city board, financial reports for themselves and their spouses.->>

<<-(b) The frequency and period of coverage, the designation of persons to submit such reports by name, title or income level or by a combination thereof, and the content of such reports, including minimum dollar amounts, shall be determined by the city board and such reports may include but not necessarily be limited to the following:->>

<<-(i) amount and source of income for services rendered, together with a description of such services;->>

<<-(ii) amount and source of gifts, capital gains, reimbursements for expenditures, and honoraria;->>

<<-(iii) investments in securities and real property;->>

<<-(iv) amount of debts and names of creditors;->>

<<-(v) outstanding loans and other forms of indebtedness due to person reporting or spouse, by name and amounts;->>

<<-(vi) trusts and other fiduciary relationships and their assets in which a beneficial interest is held.->>

<<-(c) Regulations and bylaws authorized herein shall apply with equal force and effect to community board members, community superintendents and all other officers and employees in schools and programs under the jurisdiction of the community boards.->>

<<-(d) Willful failure to file required financial reports shall constitute cause for removal from office of any member of the city board or for any other officer or employee disciplinary action and such other penalty as provided by law.->>

<<+Approve contracts that would significantly impact the provision of educational services or programming within the district.+>>

<<+6. Approve litigation settlements only when such settlement would significantly impact the provision of educational services or programming within the district.+>>

§ 12. The opening paragraph and subdivisions 16, 17, 18, 29, 36, and 37 of section 2590-h of the education law, the opening paragraph and subdivisions 16, 17, and 18 as amended and subdivisions 28, 29, 36, and 37 as added by chapter 720 of the laws of 1996, are amended and eleven new subdivisions 16-a, 38-a, 39, 40, 41, 42, 43, 44, 45, 46, and 47 are added to read as follows:

<< NY EDUC § 2590-h >>

The office of chancellor of the city district is hereby continued. <<-It shall be filled by a person->> <<+Such chancellor shall serve at the pleasure of and be+>> employed by the <<-city board->> <<+mayor of the city of New York+>> by contract <<-for a term not to->><<+. The length of such contract shall not+>> exceed by more than <<-one year->> <<+two years+>> the term of office of the <<-city board->>

<<+mayor+>> authorizing such contract<<-, subject to removal for cause->>. The chancellor shall receive a salary to be fixed by the <<-city board->> <<+ mayor+>> within the budgetary allocation therefor. He or she shall exercise all his or her powers and duties in a manner not inconsistent with the <<+ city-wide educational+>> policies of the city board. The chancellor shall have the following powers and duties as the superintendent of schools and chief executive officer for the city district, which the chancellor shall exercise to promote an equal educational opportunity for all students in the schools of the city district, promote fiscal and educational equity, increase student achievement and school performance and encourage local school-based innovation, including the power and duty to:

16. Promulgate such rules and regulations as he or she may determine to be necessary or convenient to accomplish the purposes of this act, not inconsistent with the provisions of this article and the <<+citywide educational+>> policies of the city board.

<<+16-a. Create standards, policies, and objectives and promulgate regulations directly related to maintaining the internal fiscal integrity of administrative operations by the chancellor, the community districts, and the schools.+>>

17. Possess those powers and duties described in section twenty-five hundred fifty-four of this <<-chapter->> <<+title+>>, the exercise of which shall be in a manner not inconsistent with the provisions of this article and the <<+city-wide educational+>> policies of the city board.

18. Possess those powers and duties contained in section nine hundred twelve of this chapter and those provisions of article fifteen <<-thereof->> <<+ of this chapter+>> which relate to non-public schools, those powers and duties contained in section five hundred twenty-two of the New York city charter<<+,+>> and those powers and duties contained in article seventy- three of this chapter, the exercise of which shall be in a manner not inconsistent with the provisions of this article and the <<+city-wide educational+>> policies of the city board.

29. Promulgate regulations<<-, subject to the approval of the city board,->> establishing educational, managerial, and administrative qualifications, performance record criteria, and performance standards for the positions of superintendent and principal.

36. Develop <<-in consultation with the city board,->> a procurement policy for the city school district of the city of New York<<-,->> and the districts and public schools therein. Such policy shall ensure the wise and prudent use of public money in the best interest of the taxpayers of the state; guard against favoritism, improvidence, extravagance, fraud<<+,+>> and corruption; and ensure that contracts are awarded consistent with law and on the basis of best value, including, but not limited to, the following criteria: quality, cost and efficiency. Such policy shall also include: (a) standards for quality, function<<+,+>> and utility of all material goods, supplies<<+,+>> and services purchased by the chancellor, superintendents<<+,+>> or schools; (b) regulations for the purchase of material goods, supplies<<+,+>> and services by the chancellor, the superintendents<<+,+>> and the schools, including clearly articulated procedures which require a clear statement of product specifications, requirements or work to be performed, a documentable process of soliciting bids, proposals<<+,+>> or other offers, and a balanced and fair method, established in advance of receipt of offers, for evaluating offers and awarding contracts; (c) regulations which enable superintendents and schools to purchase material goods, supplies<<+,+>> and services directly from vendors or suppliers when such products are available at prices or other terms more economically beneficial for the purposes of the acquiring

superintendent or school; and (d) regulations shall include repair services and building supplies, as defined in such regulations, for expenditures from each district's minor repair and purchasing funds pursuant to section twenty-five hundred ninety-r of this article.

37. Establish<<-, subject to the approval of the city board,->> guidelines and a system of internal controls, including internal administrative controls and internal accounting controls, with provisions for internal audits, as such terms are defined in section nine hundred fifty of the executive law. Such system shall also include a system of internal control review designed to identify weaknesses and identify actions to rectify them; a clear and concise statement of the generally applicable management policies and standards made available to each officer and employee relevant to fiscal and expenditure control, in addition to education and training efforts to ensure adequate understanding of internal control standards and evaluation techniques; and the designation of an internal control officer for each community district, each of whom shall report to the chancellor and the auditor general, to execute a regular internal audit function<<+,+>> which shall operate in accordance with generally accepted governmental auditing standards. The internal auditors for the community districts shall operate in cooperation with the auditor general, appointed by the chancellor <<-subject to the approval of the city board->>, who shall, in addition to the functions of the internal auditors, monitor and conduct random audits of school districts at least once every two years for fraud, waste<<+,+>> and mismanagement. Notwithstanding any provision of state law or state<<-,->> <<+or+>> city <<-or city board->> regulation, the internal auditors, and the auditor general, shall be entitled, upon their request, to all and any documents and materials bearing in their judgment on the finances and cost-effectiveness of the schools and the school districts that is in the possession of the community districts, the schools, or any officer thereof.

<<+38-a. To exercise all of the duties and responsibilities of the employing board as set forth in section three thousand twenty-a of this chapter with respect to any member of the teaching or supervisory staff of schools which are not covered under subdivision thirty-eight of this section. Provided, however that the city board shall maintain jurisdiction over any consequence resulting from an employee waiver of a hearing, as provided for in paragraph (d) of subdivision two of section three thousand twenty-a of this chapter.+>>

<<+39. (a) Prescribe regulations and by-laws requiring members of the city board, the chancellor, and any other officer or employee in schools and programs under the jurisdiction of the city board and the chancellor to make annual written disclosure to the chancellor, of the following information:+>>

<<+(i) the employment by the city school board or any community board of any person related within the third degree of consanguinity or affinity to the person making disclosure, including the employment of any such person for which a two-thirds vote was required under paragraph e of subdivision four of section twenty-five hundred ninety-j of this article, with a notation of the date such vote was taken.+>>

<<+(ii) the source of any income, reimbursement, gift, or other form of compensation for services rendered, together with a description of such services.+>>

<<+(b) Regulations and by-laws authorized in this subdivision shall apply with equal force and effect to community board members, community superintendents, and all other officers and employees in schools and programs under the jurisdiction of the community boards.+>>

<<+(c) The chancellor shall review, at least once annually, compliance with the

requirements of subdivisions five and six of section twenty-five hundred ninety-e of this article and regulations or by-laws prescribed in this subdivision. Any community board member, community superintendent, or other officer or employee required to make disclosure, who fails to make such disclosure, shall be notified in writing of his or her failure to do so and given thirty days within which to comply.+>>

<<+(d) Willful failure to make full and timely disclosure shall constitute cause for removal from office of any member of the city board or for any other officer or employee disciplinary action and such other penalty as may be provided by law.+>>

<<+(e) Disclosures made pursuant to the requirements of this subdivision and any notification of failure to make disclosures shall be made available for public inspection during regular business hours on regular business days.+>>

<<+40. (a) Prescribe regulations and by-laws requiring members of the city board, the chancellor, and, for good cause shown, any other officer or employee in schools and programs under the jurisdiction of the city board and the chancellor, to submit to the chancellor, in the discretion of the chancellor, financial reports for themselves and their spouses.+>>

<<+(b) The frequency and period of coverage, the designation of persons to submit such reports by name, title, or income level, or by a combination thereof, and the content of such reports, including minimum dollar amounts, shall be determined by the chancellor, and such reports may include but not necessarily be limited to the following:+>>

<<+(i) amount and source of income for services rendered, together with a description of such services;+>>

<<+(ii) amount and source of gifts, capital gains, reimbursements for expenditures, and honoraria;+>>

<<+(iii) investments in securities and real property;+>>

<<+(iv) amount of debts and names of creditors;+>>

<<+(v) outstanding loans and other forms of indebtedness due to person reporting or spouse, by name and amounts; and+>>

<<+(vi) trusts and other fiduciary relationships and their assets in which a beneficial interest is held.+>>

<<+(c) Regulations and by-laws authorized by this subdivision shall apply with equal force and effect to community board members, community superintendents, and all other officers and employees in schools and programs under the jurisdiction of the community boards.+>>

<<+(d) Willful failure to file required financial reports shall constitute cause for removal from office of any member of the city board or for any other officer or employee disciplinary action and such other penalty as may be provided by law.+>>

<<+41. Appoint and set salaries for staff in non-represented managerial titles.+>>

<<+42. (a) To dispose of such personal property used in the schools and other buildings of the city of New York under the charge of the city board as shall no longer be required for use therein. Such disposition shall be made in the name of