Westchester County, New York - Code o... / PART XII - ETHICS AND STANDARDS / Chapter 883 - CODE OF ETHICS

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# Westchester County, NY Code of Ordinances

> CHARTER AND ADMINISTRATIVE CODE OF WESTCHESTER COUNTY

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### PART XII - ETHICS AND STANDARDS

### Chapter 883 - CODE OF ETHICS<sup>[1]</sup>

### Footnotes:

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Editor's note— <u>Local Law No. 15-2021</u>, §§ 1, 2, adopted November 2, 2021, repealed the former Ch. 883, §§ 883.01, 883.11—883.111, and enacted a new Ch. 883 as set out herein. The former Ch. 883 pertained to similar subject matter and derived from L.L. No. 3-1988, § 1; Res. No. 150-1988; Res. No. 169-1988; L.L. No. 3-1989; L.L. No. 17-1991; L.L. 2-1993; L.L. No. 23-1998; L.L. No. 1-2001; L.L. No. 9-2001; L.L. No. 10-2007; L.L. No. 19-2010, § 37; L.L. No. 10-2011.

### ARTICLE I. - GENERAL PROVISIONS

Sec. 883.101. - Purpose.

Officers and employees of the County hold their positions to serve and benefit the public; not to Code of Ordinances obtain unwarranted personal or private gain in the exercise and performance of their official powers and duties. The County recognizes that, in furtherance of this fundamental principle, there is a need for clear and reasonable standards of ethical conduct. This Code of Ethics establishes those standards.

(L.L. No. 15-2021, § 2)

### Sec. 883.102. - Definitions.

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- a. "Interest" means a direct or indirect financial or material benefit, but does not include any benefit arising from the provision or receipt of any services generally available to the residents or taxpayers of the County or an area of the County, or a lawful class of such residents or taxpayers. A County officer or employee is deemed to have an interest in any private organization when he or she, his or her spouse, or dependent, is an owner, partner, member, director, officer, employee, or directly or indirectly owns or controls more than five percent of the organization's equity or debt, whether in the form of outstanding stock or otherwise.
- b. "Relative" means a spouse, registered domestic partner, child, stepchild, parent, stepparent, grandparent, sibling or stepsibling of a County officer or employee.

(L.L. No. 15-2021, § 2)

### Sec. 883.103. - Applicability.

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- a. This Code of Ethics applies to all officers and employees of the County, whether paid or unpaid, including the members of any County department, agency, board or commission and the members and employees of the County Legislature.
- b. <u>Section 883.207</u> (Future Employment) of this Code of Ethics applies to current and former officers and employees of the County.
- c. <u>Section 883.208</u> (Independent Contractors) of this Code of Ethics applies to independent contractors of the County.
- d. <u>Section 883.209</u> (Personal Representations and Claims Permitted), <u>Section 883.215</u>
  (Inducement of Others) and <u>Section 883.402</u> (Powers and Duties of Board of Ethics) of this
  Code of Ethics apply to officers and employees of the County and independent contractors of the County.
- e. <u>Section 883.303</u> (Applicant Disclosure in Land Use Applications) of this Code of Ethics applies to applicants, petitioners or parties requesting approval of a zoning referral, plat, exemption from a plat or official map, license or permit, pursuant to any local law, rule or regulation constituting the planning and land use regulations of the County.

- - g. The termination of an officer's or employee's term of office or employment with the County shall not affect the jurisdiction of the Board of Ethics with respect to the requirements imposed by this Code of Ethics on the former officer or employee for his or her actions or interests while a County officer or employee, nor with respect to the post-employment restrictions imposed by this Code of Ethics.

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(L.L. No. 15-2021, § 2)

### ARTICLE II. - CODE OF CONDUCT

Sec. 883.201. - Use of County position for personal or private gain.

No County officer or employee shall use his or her County position or official powers and duties to secure a material benefit, whether financial or otherwise, for:

- a. Himself or herself;
- b. A relative, dependent or individual residing in his or her household;
- c. Any private organization in which he or she has an interest;
- d. A client or customer from which the officer or employee knows that he or she, and/or a private organization in which he or she has an interest derived income in excess of \$5,000.00, directly or indirectly, during the previous 24 months; or
- e. A person from whom the officer or employee has received a private loan or loans, or a gift or gifts, having an aggregate value of \$75.00 or more during the previous 12 months.

(L.L. No. 15-2021, § 2)

### Sec. 883.202. - Prohibited interests in contracts.

- a. No County officer or employee shall have an interest in any contract with the County, when such officer or employee, individually or as a member of a board or commission, has the power or duty, whether or not exercised, to:
  - (1) Negotiate, prepare, authorize or approve the contract or authorize or approve payment thereunder;
  - (2) Audit bills or claims under the contract; or
  - (3) Appoint an officer or employee who has any of the foregoing powers or duties.

b.

For the purposes of this section, the term "contract" means any claim, account or demand against or agreement with the County, express or implied.

- c. Notwithstanding the foregoing, for the purposes of this section, the term "contract" shall not include:
  - (1) The designation of a bank or trust company as a depository, paying agent, registration agent or for investment of County funds except when the chief fiscal officer, or his deputy or employee, has an interest in such bank or trust company; provided, however, that where designation of a bank or trust company outside the County would be required because of the foregoing restriction, a bank or trust company within the County may nevertheless be so designated;
  - (2) A contract with a person, firm, corporation or association in which a County officer or employee has an interest which is prohibited solely by reason of his or her status as an officer or employee thereof, if the compensation from such employment will not be directly affected as a result of the contract and the duties of such employment do not directly involve the procurement, preparation or performance of any part of the contract;
  - (3) The designation of a newspaper, including but not limited to an official newspaper, for the publication of any notice, resolution, act or other proceeding where such publication is required or authorized by law;
  - (4) The purchase by the County of real property or an interest therein, provided the purchase and the consideration therefor is approved by an order of the Supreme Court upon petition of the County Legislature;
  - (5) The acquisition of real property or an interest therein, through condemnation proceedings according to law;
  - (6) A contract with a membership corporation or other voluntary nonprofit corporation or association;
  - (7) The sale of bonds and notes pursuant to Section 60.10 of the New York Local Finance Law;
  - (8) A contract in which a County officer or employee has an interest if such contract was entered into prior to the time he or she was elected or appointed as such officer or employee, but this paragraph shall in no event authorize a renewal of any such contract;
  - (9) A contract with a corporation in which a County officer or employee has an interest by reason of stockholdings when less than five per cent of the outstanding stock of the corporation is owned or controlled directly or indirectly by such officer or employee;
  - (10) A contract for the furnishing of public utility services at rates or charges that are fixed or regulated by the public service commission;

- A contract for the payment of a reasonable rental of a room or rooms owned or leased by a County Code of Ordinances officer or employee, used in the performance of his or her official duties, and designated as an office or chamber;
  - (12) A contract for the payment of a portion of the compensation of a private employee of an officer when such employee performs part time service in the official duties of the office;
  - (13) A contract in which a County officer or employee has an interest if the total consideration payable thereunder, when added to the aggregate amount of all consideration payable under contracts in which such person had an interest during the fiscal year, does not exceed the sum of \$750.00; or
  - (14) A contract with a member of a private industry council established in accordance with the federal job training partnership act or any firm, corporation or association in which such member holds an interest, provided the member discloses such interest to the council and the member does not vote on the contract.

(L.L. No. 15-2021, § 2)

### Sec. 883.203. - Recusal.

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- a. No County officer or employee shall participate in any decision or take any official action requiring the exercise of discretion, including discussing, deliberating or voting on a matter, when he or she knows or has reason to know that the action may confer a direct or indirect financial or other material benefit on a person or entity specified in <u>Section 883.201</u> of this chapter.
- b. Contribution of money or other valuable thing permitted under Section 833.214(d) of this chapter shall not be a disqualifying benefit for purposes of this section and does not require recusal hereunder, except that members of the Board of Ethics shall recuse themselves to the extent required by <u>Section 883.401(b)</u> of this chapter.

(L.L. No. 15-2021, § 2)

### Sec. 883.204. - Prohibition inapplicable; recusal and disclosure not required.

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- a. The requirements relating to recusal set forth in <u>Section 883.203</u> of this Code of Ethics, and the disclosure requirements set forth in Article III, Disclosures of this Code of Ethics, shall not apply with respect to the following matters:
  - (1) Adoption of the County's annual budgets;
  - (2) Any matter requiring the exercise of discretion that directly affects any of the following groups of people or a similarly situated class of such people:
    - (i) All or substantially all County officers or employees;

(ii)

All or substantially all residents or taxpayers of the County or an area of the County; or Code of Ordinances

- (iii) The general public.
- (3) Any ministerial matter or matter that does not require the exercise of discretion;
- (4) Uncompensated participation by an elected County official, or by a member of his or her staff on behalf of such elected County official, in public advocacy whether or not on behalf of a constituent;
- (5) Appearance by a County employee before a County department, agency, board or commission in a representative capacity on behalf of an employee organization in any matter where such appearance is duly authorized by the employee organization; and
- (6) Uncompensated participation in public advocacy by a County officer or employee who serves as a political committee chairperson.
- b. Recusal shall not be required, but disclosure pursuant to Article III of this Code of Ethics shall be required, with respect to any matter:
  - (1) Which comes before a County board or commission when a majority of the entire membership of the board or commission would otherwise be prohibited from acting; or
  - (2) Which comes before a County officer when the officer would be prohibited from acting and the matter cannot be lawfully delegated to another person.

(L.L. No. 15-2021, § 2)

### Sec. 883.205. - Investments in conflict with official duties.

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- a. No County officer or employee shall acquire or maintain any investment:
  - (1) The ownership of which requires that the County officer or employee frequently and inevitably recuse himself or herself; or
  - (2) That would impair his or her independence of judgment in the exercise or performance of his or her official powers and duties.
- b. The preceding subsection shall not prohibit a County officer or employee from acquiring or maintaining the following:
  - (1) Real property located within the County and used as his or her personal residence;
  - (2) Less than five percent of the stock of a publicly traded corporation; or
  - (3) Bonds or notes issued by the County and acquired more than one year after the date on which the bonds or notes were originally issued.
- c. No officer, employee or agent of the County shall, except on behalf of the County, directly or indirectly place a bid for, or have an interest in, the sale of a tax lien certificate, or have a financial interest in property acquired by the County in a tax collection procedure, or have an

interest in any condemnation proceeding in which the County or a municipality within the County is a party.

(L.L. No. 15-2021, § 2)

### Sec. 883.206. - Private employment in conflict with official duties.

a. No elected County official or County employee serving as staff to the County Legislature or to a member of the County Legislature, shall receive or agree to receive, directly or indirectly, any compensation for consulting or advisory services in connection with any proposed local law, act, or resolution of the County Legislature.

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- b. No County officer or employee shall ask for, pursue or accept a private secondary employment opportunity with any person or organization that has a matter requiring the exercise of discretion pending before the County officer or employee, either individually or as a member of a board or commission, while the matter is pending or within the 90 days following final disposition of the matter.
- c. No County officer or employee, during his or her tenure as a County officer or employee, shall engage in any secondary employment, or engage in any business, commercial, or professional activity, when the secondary employment or business, commercial or professional activity:
  - (1) Involves duties that are incompatible with those of the official duties of the County officer or employee;
  - (2) May be reasonably expected to require frequent and inevitable recusal;
  - (3) May be reasonably expected to require disclosure or personal use of confidential information gained by reason of serving as a County officer or employee;
  - (4) Pursuant to which the officer or employee will receive, or enter into any agreement, express or implied, to receive compensation for services to be rendered in connection with any matter before any County department, agency, board or commission of which he or she is an officer, member or employee or of any County department, agency, board or commission over which he or she has jurisdiction or to which he has the power to appoint any member, officer or employee;
  - (5) Pursuant to which the officer or employee will receive, or enter into any agreement, express or implied, to receive compensation for services to be rendered in connection with any matter before any County department, agency, board or commission, whereby his compensation is to be dependent or contingent upon any action by such department, agency, board or commission with respect to such matter, provided that this paragraph shall not prohibit the fixing at any time of fees based upon the reasonable value of the services rendered; or

(6)

- Involves the representation of a person or organization other than the County, or pursuant to which the officer or employee will receive, or enter into any agreement, express or implied, to receive compensation for services rendered in connection with any application, request, claim or proposal before any County department, agency, board or commission, or any litigation, negotiations or matter requiring the exercise of discretion to which the County is a party. Notwithstanding the foregoing, a person serving the County or any agency thereof without compensation shall not be subject to the prohibitions set forth in this subsection c.(6).
  - d. No elected County officer shall otherwise be employed by the County or hold any other elected office.

(L.L. No. 15-2021, § 2)

### Sec. 883.207. - Future employment.

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- a. No County officer or employee shall seek, negotiate, pursue or accept a private post-government employment opportunity with any person or organization that has a matter requiring the exercise of discretion pending before the County officer or employee, either individually or as a member of a board or commission, while the matter is pending or within the 90 days following final disposition of the matter.
- b. No County officer or employee, for a one-year period after serving as a County officer or employee, shall appear before or communicate in any form with the County office, board, department or comparable organizational unit for which he or she served in connection with any case, proceeding, application or other proposed or pending matter, except (i) on behalf of the Federal Government, the State or a political subdivision or instrumentality thereof, or (ii) pursuant to a waiver granted or deemed to be granted in accordance with the procedures set forth at Section 883.402 g.
- c. No County officer or employee, at any time after serving as a County officer or employee, shall represent or render services to a private person or organization in connection with any particular matter in which he or she personally and substantially participated while serving as a County officer or employee, except (i) on behalf of the Federal Government, the State or a political subdivision or instrumentality thereof, or (ii) pursuant to a waiver granted or deemed to be granted in accordance with the procedures set forth at Section 883.402 g.

(L.L. No. 15-2021, § 2)

### Sec. 883.208. - Independent contractors.

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No independent contractor or employee of an independent contractor of the County shall exert undue influence on behalf of a private interest, directly or indirectly, in a matter before any County department, agency, board or commission. A violation of this section shall be grounds for termination of

the independent contractor's contract with the County and shall be grounds for holding that contractor of Ordinances not responsible for purposes of entering into future contracts, subject to applicable requirements of New York State law.

(L.L. No. 15-2021, § 2)

### Sec. 883.209. - Personal representations and claims permitted.

This Code of Ethics shall not be construed as prohibiting a County officer or employee or an independent contractor of the County from:

- a. Seeking or accepting County services, benefits, or the use of County facilities, on the same terms and conditions as are available to County residents or a class of similarly situated County residents.
- b. Asserting a claim against the County on his or her own behalf, or on behalf of a relative or member of his or her household, unless the claim is prohibited by <u>Section 883.202</u> of this Code of Ethics, or by Section 801 of the New York General Municipal Law.

(L.L. No. 15-2021, § 2)

### Sec. 883.210. - Use of County resources.

- a. County resources shall be used only for lawful County purposes. County resources include, but are not limited to, County personnel, compensated time, money, vehicles, equipment, data and telecommunication systems, letterhead, materials, supplies, or other property.
- b. No County officer or employee shall use or permit the use of County resources for personal or private purposes, but this provision shall not be construed as prohibiting:
  - (1) Any use of County resources authorized by law, County policy or collective bargaining agreement to which the County is a party;
  - (2) The use of County resources for personal or private purposes when provided to a County officer or employee as part of his or her compensation; or
  - (3) The occasional and incidental use of County resources for reasonably necessary personal, non-business matters.
- c. No County officer or employee shall cause the County to spend more than is reasonably necessary for transportation, meals or lodging in connection with official travel.
  Transportation, meal, and lodging expenses shall be presumptively reasonable if they are in accordance with the County's travel policy and/or the applicable provisions of any collective bargaining agreement.

(L.L. No. 15-2021, § 2)

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Except as otherwise required by law:

- a. No County officer or employee, either individually or as a member of a County board or commission, shall participate in any decision to appoint, hire or promote a relative or a member of his or her household to a position of County employment compensated at a rate of \$7,500.00 or more per annum.
- b. No County officer or employee, either individually or as a member of a County board or commission, shall participate in any decision to discipline or discharge a relative or a member of his or her household employed by the County and compensated at a rate of \$7,500.00 or more per annum.
- c. No County officer or employee shall directly supervise the performance of the official duties of a relative or member of his or her household employed by the County and compensated at a rate of \$7,500.00 or more per annum.

(L.L. No. 15-2021, § 2)

### Sec. 883.212. - Political solicitations.

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- a. No County officer or employee shall directly or indirectly use his or her authority or official influence to compel or induce a subordinate County officer or employee to make, or promise to make, any political contribution, whether by gift of money, service or other thing of value.
- b. No County officer or employee shall act or decline to act in relation to appointing, hiring or promoting, discharging, disciplining, or in any manner changing the official rank, status or compensation of any County officer or employee, or an applicant for a position as a County officer or employee, on the basis of the giving or withholding or neglecting to make any contribution of money or service or any other valuable thing for any political purpose.

(L.L. No. 15-2021, § 2)

### Sec. 883.213. - Confidential information.

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a. No current or former County officer or employee, including County Legislators or employees of the County Legislature, any of its caucuses or individual County Legislators, shall disclose confidential information concerning the property, government or affairs of the County or any other confidential information of an official character obtained as a result of County employment except when disclosure is required by law or when such information is otherwise available to the public, nor shall he or she use such information to advance the financial or other private interest of himself or herself or others.

Confidential information is information in any format that is either prohibited from disclosure to the COGE of Ordinances public by federal or state law, or is withheld from public disclosure in the lawful exercise of the discretion afforded to the authorized information officer by federal or state law.

(L.L. No. 15-2021, § 2)

### Sec. 883.214. - Gifts, tips and other benefits.

a. No County officer or employee shall solicit, accept or agree to accept any gift, tip or other benefit for having engaged in official conduct which he or she was required or authorized to perform, and for which he or she was not entitled to any special or additional compensation.

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- b. No County officer or employee shall accept or receive any gift or other benefit, or multiple gifts or other benefits from the same donor in a 12-month period, having an aggregate value of \$75.00 or more when:
  - (1) The gift or other benefit would reasonably appear to be intended to influence the officer or employee in the exercise or performance of his or her official duties;
  - (2) The gift or other benefit would reasonably be expected to influence the officer or employee in the exercise or performance of his or her official duties; or
  - (3) The gift or other benefit would reasonably appear to be intended as a reward for any official action on the part of the officer or employee.
- c. For purposes of this section, the terms "gift", "tip" and "other benefit" include anything of value, whether in the form of money, service, loan, travel, entertainment, hospitality, thing or promise, or in any other form. The value of a gift, tip or other benefit is its fair market value, determined by the retail cost of the item or a comparable item. The fair market value of a ticket entitling the holder to food, refreshments, entertainment, or any other benefit is the face value of the ticket, or the actual cost to the donor, whichever is greater.
- d. Notwithstanding the foregoing, this section shall not prohibit:
  - (1) Gifts made to the County;
  - (2) Gifts from a person with a family or personal relationship with the officer or employee when it is reasonable to conclude that the personal relationship, rather than the recipient's status as a County officer or employee, is the primary motivating factor for the gift;
  - (3) Gifts given on non-recurring special occasions, such as marriage, illness, or retirement, which are reasonable and customary;
  - (4) Unsolicited advertising or promotional material of little intrinsic value, such as pens, pencils, note pads, and calendars;

(5)

Awards and plagues having a value of seventy-five dollars or less which are publicly presented in recognition of service as a County officer or employee, or other service to the community;

- (6) Incidental meals and refreshments provided when a county officer or employee is a speaker or participant at a job-related professional, charitable, educational, or community conference, program or event;
- (7) Gifts or benefits having a value of \$100.00 or less that are received by a County officer or employee serving in a capacity listed in Section 11 of the Domestic Relations Law for the solemnization of a marriage by the officer or employee at a place other than his or her normal public place of business or at a time other than his or her normal hours of business; or
- (8) Contributions made in accordance with federal or state election law.

(L.L. No. 15-2021, § 2)

#### Sec. 883.215. - Inducement of others.

No County officer, employee or independent contractor shall induce or attempt to induce a County officer, employee or independent contractor to violate, nor aid a County officer, employee or independent contractor in violating, any of the provisions of this Code of Ethics.

(L.L. No. 15-2021, § 2)

### Sec. 883.216. - Criminal convictions.

- a. No person convicted of a crime involving a violation of his or her oath of office, whether a felony or misdemeanor, shall hold County elective office unless such conviction shall have been reversed, vacated or expunged, or said person has obtained a certificate of relief from civil disabilities.
- b. No appointed officer of the County shall continue in service after having been convicted of a felony, or a misdemeanor involving a violation of his or her oath of office, except as provided herein.
- c. No employee of the County shall continue in service after having been convicted of a crime that is directly related to the employment held by the individual, or that would involve an unreasonable risk to property or to the safety or welfare of specific individuals or the general public, as determined by the appointing authority upon consideration of the factors set forth in N.Y. Corrections Law § 753.
- d. No independent contractor of the County shall continue in service after having been convicted of a crime that is directly related to the County engagement, or that would involve an unreasonable risk to property or to the safety or welfare of specific individuals or the

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general public, as determined by the appointing authority upon consideration of the factors set forth in N.Y. Corrections Law § 753.

- e. A former employee of the County convicted of a crime that is directly related to the employment held by the individual, or that would involve an unreasonable risk to property or to the safety or welfare of specific individuals or the general public shall be eligible for reinstatement if such conviction shall have been reversed, vacated or expunged, or upon consideration of the factors set forth in N.Y. Corrections Law § 753.
- f. A former independent contractor of the County convicted of a crime that is directly related to the employment held by the individual, or that would involve an unreasonable risk to property or to the safety or welfare of specific individuals or the general public shall, in the discretion of the appointing authority, be eligible for reinstatement if such conviction shall have been reversed, vacated or expunged, or upon receipt of a certificate of relief from civil disabilities.

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(L.L. No. 15-2021, § 2)

### **ARTICLE III. - DISCLOSURE**

Sec. 883.301. - Particular matter disclosure.

Whenever a County officer or employee is required to recuse himself or herself under this Code of Ethics, he or she shall promptly inform his or her immediate supervisor, if any, in writing disclosing the reason for recusal or, if a member of a board or commission that maintains a public record of its proceedings, shall promptly state that information upon the public record of the board or commission.

(L.L. No. 15-2021, § 2)

### Sec. 883.302. - Disclosure of interests in County contracts.

- a. Where a County officer or employee, or his or her spouse, knows that he or she has or will have an interest in any actual or proposed contract, purchase agreement, lease agreement, or other agreement, including oral agreements, with the County, the officer or employee shall publicly disclose the nature and extent of that interest in writing to his or her immediate supervisor and to the Board of Ethics as soon as he or she has knowledge of the actual or prospective interest.
- b. For purposes of this disclosure requirement:
  - (1) The term "contract" shall mean any claim, account or demand against or agreement with the County, express or implied; and

(2)

A County officer or employee shall be deemed to have an interest in the contract of his or her relative as defined in Section 883.102 of this Code of Ethics, dependent, household member, and any private organization when he or she, or his or her relative is an owner, partner, member, director, officer, employee or directly or indirectly owns or controls more than 5% of the organization's equity or debt, whether in the form of outstanding stock or otherwise.

(L.L. No. 15-2021, § 2)

### Sec. 883.303. - Applicant disclosure in land use applications.

- a. Every application, petition, or request submitted for approval of a zoning referral, plat, exemption from a plat or official map, license or permit, pursuant to the provisions of any local law, rule or regulation constituting the planning and land use regulations of the County shall state the name, residence, and the nature and extent of the interest of any officer of the state, or any officer or employee of the County in the person, partnership or association making the application, petition or request to the extent known.
- b. For the purpose of this disclosure requirement, an officer or employee shall be deemed to have an interest in the applicant when he or she, his or her relative, or the spouse of any of them:
  - (1) Is the applicant; or
  - (2) Is an officer, director, partner, or employee of the applicant; or
  - (3) Legally or beneficially owns or controls stock of a corporate applicant or is a member of a limited liability company, partnership, or association applicant (except that ownership of less than five percent of the stock of a publicly traded corporation shall not constitute an interest for the purposes of this disclosure requirement); or
  - (4) Is a party to an agreement with such an applicant, express or implied, whereby he or she will receive any payment or other benefit, whether or not for such services rendered, dependent or contingent upon the favorable approval of such application, petition or request.

(L.L. No. 15-2021, § 2)

### Sec. 883.304. - Annual financial disclosure.

- a. The following County officers and employees and candidates for elective County office (individually and collectively, "Reporting Person") shall file an annual statement of financial disclosure with the Board of Ethics:
  - (1) Elected County officials;
  - (2) Department heads, deputy department heads, and division heads;

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County officers and employees holding titles set forth in a schedule adopted or amended by the County Code of Ordinances Legislature either by Local Law or Act;

- (4) Candidates for elective County office;
- (5) Political party county chairpersons; and
- (6) County officers or employees with substantial policy discretion as determined annually by their respective appointing authority.
- b. Policymaking positions. For the purposes of this section, a person shall be considered to hold a policymaking position if he or she exercises responsibilities of a broad scope in the formulation of plans for the implementation of goals or policy for a County agency or acts as an advisor to an individual in such a position. In determining whether a person holds a policymaking position, the following factors shall be considered, applied to the powers and duties of the position as set forth in the job description or any applicable law or regulation as well as the actual duties performed by the person:
  - (1) Whether the position permits effective or substantial influence in the governmental decision-making process on issues where there is room for principled disagreement on goals or their implementation;
  - (2) Whether the powers and duties of the position are broadly defined and require more than the exercise of simple ministerial competence;
  - (3) Whether the position permits the person to exercise control over other officers or employees;
  - (4) Whether the position involves the establishment of priorities or the development of programs;
  - (5) Whether the position requires or authorizes the conducting of studies or entails a significant degree of involvement in the preparation of budgets or budget requests for a local agency or municipality;
  - (6) Whether the position authorizes the person to speak on behalf of local elected officials or other policymakers;
  - (7) Whether the position entails frequent contact with local elected officials or their principal deputies.
- c. No later than the last day of March of each year, the Commissioner of Human Resources shall: (i) cause to be filed with the Board of Ethics a list of the names and offices or positions of all officers and employees of the County, and all political party County chairpersons required to file annual disclosure statements pursuant to this Code of Ethics; and (ii) notify all such officers and employees of their obligation to file an annual disclosure statement.

- Upon the election or appointment after the last day of March of the year of election or appointment, of a County officer or employee required to file annual disclosure statements pursuant to this Code of Ethics, the Commissioner of Human Resources shall: (i) cause to be filed with the Board of Ethics a list of the names and offices or positions of such newly elected or appointed officers and employees of the County required to file annual disclosure statements pursuant to this Code of Ethics; and (ii) notify all such officers and employees of their obligation to file an annual disclosure statement.
  - e. Upon the nomination or designation pursuant to the applicable provisions of the New York Election Law of a candidate or candidates for County elective office, the Board of Elections shall: (i) cause to be filed with the Board of Ethics a list of the names of such candidates for County elective office; and (ii) notify all such candidates of their obligation to file an annual disclosure statement.

### f. Form of statement.

- (1) All Reporting Persons shall file a disclosure statement in the form adopted or amended by the County Legislature by Local Law or Act.
- (2) The Board of Ethics shall recommend any amendments to the forms of financial disclosure statement that it deems warranted or that may be required by law, and shall submit such recommended amendments to the County Executive for submission to the County Legislature.

### g. Time for filing.

- (1) Reporting Persons other than candidates for elected County office shall file financial disclosure statements with the Board of Ethics on or before May 15 of each year.
- (2) Reporting Persons other than candidates for elected County office elected or appointed after May 15 of the year of their election or appointment shall file financial disclosure statements with the Board of Ethics within thirty days of the commencement of their elected term or period of employment.
- (3) Candidates for County elective office shall file financial disclosure statements with the Board of Ethics within 30 days of nomination or designation pursuant to the applicable provisions of the New York Election Law.
- h. Any person designated as a person required to file an annual disclosure statement solely by reason of having substantial policy discretion as that term is used in this Code of Ethics, may apply to the Board of Ethics for reconsideration of his or her filing status and the Board of Ethics may grant an exemption from filing based upon the criteria set forth herein.
- i. All statements filed with the Board of Ethics shall be available for public inspection and copying; except that:

- The Board of Ethics may, on its own initiative, to the extent permitted by Article 6 of the New York
  OGE OF OFGINANCES
  Public Officers Law (the Freedom of Information Law) withhold from public disclosure particular
  information, the disclosure of which would constitute an unwarranted invasion of personal privacy; or
  - (2) A Reporting Person may request that such information be withheld from public disclosure, and the Board of Ethics, in its discretion, may grant such request to the extent permitted by Article 6 of the New York Public Officers Law (the Freedom of Information Law).

### j. Review:

- (1) The Board of Ethics shall review:
  - (i) The lists of officers and employees required to file annual disclosure statements pursuant to this Code of Ethics, to determine whether the lists are complete and accurate. The Board of Ethics shall, based on the criteria set forth in the foregoing Section 883.304(b), recommend to the County Executive for submission to the County Legislature, the title of any other position which the Board of Ethics determines should appear on the list and the removal of the title of any position which the Board of Ethics determines should not appear on the list.
  - (ii) All annual disclosure statements to determine whether any person required to file such a statement has failed to file it, has filed a deficient statement, or has filed a statement that reveals a possible or potential violation of this Code of Ethics.
  - (iii) All transactional disclosure statements.
  - (iv) All applicant disclosure statements.
- (2) If the Board of Ethics determines that an annual disclosure statement, a transactional disclosure statement, or an applicant disclosure statement is deficient or reveals a possible or potential violation of this Code of Ethics, the Board of Ethics shall notify the person in writing of the deficiency, or possible or potential violation and of the penalties for failure to comply with this Code of Ethics.

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(L.L. No. 15-2021, § 2)

### ARTICLE IV. - BOARD OF ETHICS

#### Sec. 883.401. - Board of Ethics.

a. The Board of Ethics shall consist of seven members, five of whom shall be appointed by the County Executive, and two of whom shall be appointed by the Chair of the Board of Legislators. The members appointed by the County Executive shall be subject to confirmation by the Board of Legislators. The members appointed by the Chair of the Board of Legislators

- shall be subject to approval by Act of the Board of Legislators. One of the members appointed by the CODE OF ORGINANCES

  County Executive shall be an elected or appointed officer or employee of the county. No other member of the Board of Ethics shall otherwise be an elected or appointed officer or employee of the county. The members of the Board of Ethics shall reside in the County.
  - b. No more than three members of the Board of Ethics shall be enrolled members of the same political party.
  - c. The members of the Board of Ethics shall receive no salary or compensation for their services as members of the Board of Ethics, but shall be reimbursed for reasonable expenses incurred in the performance of their official duties.
  - d. The members of the Board of Ethics appointed by the County Executive shall serve for fixed, staggered terms of five years. The members of the Board of Ethics appointed by the Chair of the Board of Legislators shall serve for fixed, staggered terms of two years.
  - e. Any vacancy occurring on the Board of Ethics other than by expiration of a term shall be filled by nomination of a successor within sixty (60) days of the creation of the vacancy. The County Legislature shall act on such nomination within sixty (60) days of the filing of the appointing resolution in the Office of the Clerk of the Legislature.
  - f. The Board of Ethics shall meet at least once each quarter.
  - g. The Board of Ethics shall have the confidential advice of special counsel employed by the County Attorney or, if none, the County Attorney.
  - h. No member of the Board of Ethics shall participate in the discussions, deliberations or vote in a matter involving a person to whose campaign for election to public office the Board of Ethics member has contributed goods or services valued at \$150.00 or more in the then most recent election cycle.

(L.L. No. 15-2021, § 2)

### Sec. 883.402. - Powers and duties of the Board of Ethics.

- a. The Board of Ethics shall have the following powers and duties:
  - (1) To prescribe and promulgate rules of procedure for the discharge of its duties including, but not limited to, rules of procedure for conducting adjudicatory proceedings in the investigation and determination of complaints;

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- (2) To review, index, and maintain on file, and make available for public inspection and copying, lists of officers and employees required to file annual disclosure statements, particular matter disclosure statements, applicant disclosure statements, and annual disclosure statements filed with the Board of Ethics pursuant to this Code of Ethics;
- (3) To grant exemptions from filing annual statements of financial disclosure from persons designated as policymakers based on the criteria set forth in the Code of Ethics;

- Code of Ordinances

  extent permitted by Article 6 of the New York Public Officers Law (the Freedom of Information Law);
  - (5) To review, index, maintain on file, and dispose of sworn complaints and to make notifications and conduct investigations pursuant to this Code of Ethics;
  - (6) To conduct hearings, recommend disciplinary action, assess penalties, make referrals, and initiate appropriate actions and proceedings pursuant to this Code of Ethics;
  - (7) To grant waivers pursuant to <u>Section 883.402</u> g. of this Code of Ethics;
  - (8) To render, index, and maintain on file advisory opinions rendered, and waivers granted pursuant to this Code of Ethics;
  - (9) To prepare a plain language guide to this Code of Ethics and related authorities;
  - (10) To provide ethics training and education to County officers and employees;
  - (11) To prepare an annual report and recommend changes to this Code of Ethics; and
  - (12) To provide for public inspection and copying of its records, subject to the terms and conditions set forth in Article 6 of the New York Public Officers Law (the Freedom of Information Law).

### b. Investigations.

- (1) Complaints. Upon receipt of a complaint by any person alleging that any County officer or employee, independent contractor or person required to file an Annual Statement of Financial Disclosure has violated this Code of Ethics, any applicable State or Local Law relating to conflicts of interest and municipal ethics including, but not limited to, Article 18 of the General Municipal Law, or any related rule, regulation, policy or procedure of the County, or upon determining on its own initiative that any such violation may exist, the Board of Ethics shall have the power and duty to conduct such investigation as it deems necessary or appropriate to carry out the provisions of this Code of Ethics;
- (2) The Board of Ethics shall acknowledge receipt of all complaints that it receives, and shall proceed with reasonable promptness to conduct such investigations thereof as it deems necessary or appropriate;
- (3) In conducting investigations, the Board of Ethics may administer oaths or affirmations, subpoena witnesses, compel their attendance, and require the production of books or records that it deems relevant and material;
- (4) Complainants shall be afforded such whistleblower protections as may be provided by law, including but not limited to the protections set forth in New York Civil Service Law §75-b and New York Labor Law § 740, to the extent applicable;

- The Board of Ethics shall state in writing the disposition of every complaint it receives and of every code of Ordinances investigation it conducts and shall set forth the reasons for the disposition. All such statements and all complaints shall be indexed and maintained on file by the Board of Ethics;
  - (6) Any person filing a complaint with the Board of Ethics shall be notified in writing of the disposition of the complaint, to the extent permitted by law;
  - (7) All documents and hearings relating to the investigation and hearing of any alleged violation of this Chapter shall be confidential and not available for public inspection or open to the public, except as otherwise required by this Chapter or by the Freedom of Information Law (Article 6 of the New York Public Officers Law. All dispositions, including negotiated dispositions, in which the Board of Ethics finds a violation of this Chapter shall be available for public inspection and copying.
  - c. Assessment of penalties; referral for prosecution.
    - (1) Civil fine. In its discretion after a hearing, the Board of Ethics may assess a civil fine, not to exceed \$10,000.00 for each violation, upon any County officer, employee, independent contractor, former County officer or employee, or reporting person as defined by <u>Section 883.304</u> a., found by the Board of Ethics to have violated this Code of Ethics. The civil fine shall be payable to the County.
    - (2) Referral to Prosecutor. The Board of Ethics may, at any time, refer to the appropriate prosecutor any matter that, in the judgment of the Board of Ethics, might involve criminal misconduct. Nothing contained in this Code of Ethics shall be construed to restrict the authority of any prosecutor or the attorney general to prosecute a violation of this Code of Ethics or of any other law. If such a referral is made, the Board of Ethics may defer taking any further action in the matter pending advice from the prosecutor that the matter will or will not result in a prosecution.
  - d. Recommendation of other sanctions. In its discretion, within thirty calendar days after a hearing, and subject to any applicable provisions of law and collective bargaining agreements, the Board of Ethics may recommend one or more of the following sanctions:
    - (1) Disciplinary action. The Board of Ethics may recommend that the employee or officer's appointing authority impose appropriate disciplinary action.
    - (2) Damages. The Board of Ethics may recommend to the Board of Legislators that the County initiate an action in the appropriate court to obtain monetary damages. The recommendation of the Board of Ethics will be accepted, accepted with modification, or rejected by the Board of Legislators within thirty calendar days of receipt.
    - (3) Civil forfeiture. The Board of Ethics may recommend to the Board of Legislators that the County initiate an action or special proceeding in the appropriate court to obtain civil forfeiture.

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  County initiate an action or special proceeding in the appropriate court for an order of debarment.
  - (5) Injunctive relief. The Board of Ethics may recommend to the Board of Legislators that the County initiate an action or special proceeding in the appropriate court for injunctive relief to enjoin a violation of this Code of Ethics or to compel compliance with this Code of Ethics or, if either the Chair of the Board of Legislators or the Board of Ethics believes there to be an emergency as defined by Charter Section 158(11)(4), they may, respectively, make such recommendation to the County Executive.
  - e. Nothing in this section shall be construed to permit the Board of Ethics to take any action with respect to any alleged violation of this Code of Ethics, or of any other law, by the Board of Ethics or by any member or staff member thereof.
  - f. Nothing in this section shall be construed to permit the Board of Ethics to take any action which would violate the terms of any collective bargaining agreement to which the County is a party.

### g. Waivers.

- (1) Upon written application by a current or former County officer, employee or independent contractor, and upon written approval by his or her department or agency head, the Board of Ethics may grant the applicant, or his or her private employer or business, a waiver of any of the provisions of Sections 883.203 (Recusal), 883.205 (Investments in conflict with official duties), 883.206 a. through c. (Private employment in conflict with official duties), 883.207 (Future employment), 883.210 (Use of County position for personal or private gain), 883.211 (Nepotism), and 883.214 b. and d. (Gifts) of this Code of Ethics, where the Board of Ethics finds that waiving such provision would not be in conflict with the purposes and interest of the County, provided, however, that no such waiver shall permit any conduct or interest otherwise prohibited by Article 18 of the General Municipal Law.
- (2) The application shall be filed by the applicant simultaneously with the Board of Ethics and with the Clerk of the Board of Legislators.
- (3) Waivers shall be in writing, shall state with reasonable particularity the grounds upon which they are granted, and shall be available for public inspection and copying. All applications, decisions, and other records and proceedings relating to waivers shall be indexed and maintained on file by the Board of Ethics.
- (4) The application for a waiver shall be deemed granted if, within ten business days of its receipt of the application, the Board of Ethics does not grant, grant in part, grant subject to conditions, or deny the application.

- Code of Ordinances

  shall file with the Clerk of the Board of Legislators a copy of its decision, if any, and all records and proceedings relating to the application for a waiver. In any event, this filing shall be made no more than ten business days after receipt of the application.
  - (6) Any determination made or deemed to be made by the Board of Ethics upon an application for a waiver made pursuant to this section shall be subject to review by the Board of Legislators at its discretion. If the Board of Legislators chooses to review a determination of the Board of Ethics, it may, by Resolution, affirm, reverse, or otherwise modify the determination. If the Board of Legislators does not affirm, reverse, or otherwise modify the determination within ten business days following its first scheduled meeting after the filing with the Clerk pursuant to paragraph (5) of this subsection, the determination shall be deemed affirmed by the Board of Legislators.

### h. Advisory opinions.

- (1) Upon the written request of any current or former County officer, employee or independent contractor inquiring about himself or herself, or upon the request of the head of a County department, agency, board or commission inquiring about a person subject to his or her supervision, the Board of Ethics shall render a written advisory opinion with respect to the interpretation or application of this Code of Ethics, any applicable State and Local Laws relating to conflicts of interest and municipal ethics including, but not limited to, Article 18 of the General Municipal Law, and all related rules, regulations, policies and procedures of the County, to the specific future or continuing conduct or interests of such County officer, employee, independent contractor or his or her outside employer or business.
- (2) Advisory opinions and requests for advisory opinions shall be indexed and maintained on file by the Board of Ethics. The Board of Ethics shall publish such of its advisory opinions as it believes will provide guidance to other County officers or employees, provided, however, that the publicly available copy of such opinions shall contain such deletions and redactions as may be necessary to prevent disclosure of the identity of the involved officers and employees, and as are permitted by Article 6 of the New York Public Officers Law (the Freedom of Information Law).

### i. Training and education.

- (1) The Board of Ethics:
  - (i) Shall make information concerning this Code of Ethics available to the officers, employees and independent contractors of the County, to the public, and to persons interested in doing business with the County;

- Shall develop educational materials and an educational program on the provisions of this Code of Ethics Code of Ordinances for the officers, employees and independent contractors of the County, for the public, and for persons interested in doing business with the County.
  - (2) The County Executive shall assist the Board of Ethics in the publication, posting, and distribution of a plain language guide and other ethics information and educational materials, including but not limited to posting such ethics information and educational material on the County website, and in the development and presentation of ethics educational programs.
  - (3) All County officers and employees shall receive a copy of this Code of Ethics, and ethics training, in such form as determined by the Board of Ethics, within six months of the effective date of this Code of Ethics or within six months of his or her election or appointment, whichever is later. Thereafter, all persons holding elective County office, department heads, deputy department heads, and persons employed by the County as attorneys shall receive in-person ethics training at least biennially; all other County officers and employees shall receive ethics training, in such form as determined by the Board of Ethics, at least biennially.
  - j. Annual reports; review of ethics laws.
    - (1) The Board of Ethics shall prepare and submit an annual report to the County Executive and the Clerk of the County Legislature summarizing the activities of the Board of Ethics.

      The report may also recommend amendments to this Code of Ethics.
    - (2) The Board of Ethics shall periodically review this Code of Ethics and the administrative procedures promulgated by the Board of Ethics, to determine whether they promote integrity, public confidence, and participation in County government and whether they set forth clear, reasonable and enforceable standards of conduct.

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(L.L. No. 15-2021, § 2)

### **ARTICLE V. - MISCELLANEOUS**

Sec. 883.501. - Existing rights and remedies.

No existing right or remedy shall be lost, impaired, or affected by reason of this Code of Ethics.

(L.L. No. 15-2021, § 2)

Sec. 883.502. - Posting and distribution.

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  this Code of Ethics, and a copy of any amendment to this Code of Ethics, to be posted publicly and conspicuously in each building under the County's control and upon the County's website. This Code of Ethics shall be posted within ten days following the date on which this Code of Ethics takes effect. Any amendment to this Code of Ethics shall be posted within ten days following the date on which the amendment takes effect.
  - (b) The County Executive and the Chair of the Board of Legislators shall promptly cause a copy of this Code of Ethics, including any amendments to the code, to be distributed to every person who is or becomes an officer, employee or independent contractor of the County.
  - (c) The failure to post this Code of Ethics or any amendment to the code does not affect either the applicability or enforceability of the code or the amendment. The failure of a County officer or employee to receive a copy of this Code of Ethics or an amendment to this Code of Ethics shall not affect either the applicability or enforceability of the code of ethics or amendment to the code.

(L.L. No. 15-2021, § 2)

### **APPENDIX A. - SCHEDULE OF TITLES**

Pursuant to <u>Section 883.304(a)(3)</u> of the Code of Ethics, County officers or employees holding the following titles shall file annual statements of financial disclosure with the Board of Ethics:

### **Board of Elections:**

Commissioner of Elections

**Deputy Commissioner of Elections** 

### **Board of Ethics:**

All Members

#### **Board of Health:**

All Members

### **Board of Legislators:**

Assistant to the Chairman and Legislative Officer-County Board

Chief Advisor to the Chair of the Board of Legislators

Clerk of the County Board of Legislators and Chief of Staff

Communications Officer-Board of Legislators

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Deputy Clerk to the County Board of Legislators and Deputy Chief of Staff

Director of Fiscal Affairs-BOL

Legislative Counsel

### **Budget Department:**

**Assistant Budget Director** 

**Associate Budget Director** 

**Budget Director** 

First Deputy Budget Director

### **Department of Community Mental Health:**

Commissioner of Community Mental Health

Deputy Commissioner of Community Mental Health

Director of Administrative Services (Management Operations)

Director of Alcohol and Substance Abuse Services

Director of Developmental Disabilities Services

Director-Employee Assistance Program

### **Department of Correction:**

Associate Warden

Commissioner of Correction

**Deputy Commissioner of Correction** 

Director of Administrative Services (Management Operations)

Second Deputy Commissioner of Correction

Special Assistant to the Commissioner of Correction

Warden

### Office of the County Clerk:

Chief Deputy County Clerk (Legal and Land Records)

**County Clerk** 

Deputy County Clerk (General)

Director of Program Development II (Trades Licensing)

**Executive Deputy County Clerk** 

### Office of the County Executive:

Assistant to the County Executive I

Assistant to the County Executive II

Assistant to the County Executive III

Assistant to the County Executive IV

Chief Advisor to the County Executive

Chief of Staff-County Executive

Coordinator of Veterans Affairs

Counsel to the County Executive

**County Executive** 

**County Fire Coordinator** 

**Deputy County Executive** 

Deputy Director of Economic Development

**Director of Communications** 

Director of Economic Development

Director of Intergovernmental Relations-County Executive

Director of Real Estate

Director of Research and Economic Development

**Director of Tourism** 

Director-Office for Women

Director-Office of Criminal Justice Planning

Director-Youth Bureau

Executive Assistant for Office Management-County Executive

LGBT Community Liaison

Program Administrator (Minority Affairs-Spanish Speaking)

Research Assistant-County Executive

Senior Assistant to the County Executive I

Senior Assistant to the County Executive II

### **Deferred Compensation Board:**

All Members

### Office of the District Attorney:

Chief Administrator-District Attorney

Chief of Bureau-District Attorney

**Deputy District Attorney** 

**Director of Public Affairs** 

**District Attorney** 

First Deputy District Attorney

Second Deputy District Attorney

### **Electrical Licensing Board:**

All Members

### **Department of Emergency Services:**

Commissioner of Emergency Services

**Deputy Commissioner of Emergency Services** 

Assistant Commissioner of Solid Waste

Associate Director of Fiscal Services (Environmental Facilities)

Commissioner of Environmental Facilities

Deputy Commissioner of Environmental Facilities

Deputy Commissioner of Solid Waste

Deputy Director-Wastewater Treatment

Director of Administrative Services (Management Operations)

Director of Program Development II (Personnel)

Director-Wastewater Treatment

**Director-Water Agency** 

Second Deputy Commissioner of Environmental Facilities

### **Fair Housing Board:**

All Members

### **Department of Finance:**

Commissioner of Finance

Deputy Commissioner of Finance

**Deputy Purchasing Agent** 

**Director-Fiscal Operations** 

First Deputy Commissioner of Finance

Manager of Accounting Services

Manager of Payroll and Benefits

**Purchasing Agent** 

### Department of Health:

Assistant Commissioner of Health (Environmental Quality)

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Assistant Commissioner of Health (Nursing Services and Community Health) Assistant Commissioner of Health (Planning and Evaluation) Assistant Commissioner of Health (Public Health Protection) Assistant Commissioner of Health (Services for Children with Disabilities) Associate Director of Division (Community Health Services) Chief of Section (Clinical Services) Chief of Section (Communicable Diseases) Chief of Section (Dental) Commissioner of Health Deputy Commissioner of Health Deputy Commissioner of Health for Disease Control Director of Administrative Services (Management Operations) Director of Division (Health Services) **Director-Fiscal Operations** First Deputy Commissioner of Health

Second Deputy Commissioner of Health

### **Department of Human Resources:**

Commissioner of Human Resources

**Deputy Commissioner of Human Resources** 

Deputy Director-Human Rights Commission

**Director of Labor Relations** 

**EEO Coordinator** 

Executive Director-Human Rights Commission

### **Human Rights Commission:**

All Members

Code of Ordinances **Assistant Chief Information Officer** Assistant Chief Information Officer-Geographic Information Systems Assistant Director of Telecommunications **Chief Information Officer Deputy Chief Information Officer Director of Application Support** Director of Knowledge Management and Archives Director of Program Development II (Information Technology Management Operations) Director of Systems Development and Application Director of Telecommunications Manager of Data Communications Manager of Geographic Information Systems Manager of Network Engineering Manager of Software Architecture Manager of Web Design Manager of Web Development Manager of Workstation Engineering Second Deputy Chief Information Officer **Department of Laboratories and Research:** 

Chief of Environmental Laboratory Services

Chief of Microbiology Services

Director of Administrative Services (Management Operations)

Director of Forensic Science Services

Director of Toxicology

### Code of Ordinances - Deputy Medical Examiner

Pathologist - Medical Examiner

### Lab and Research Board of Managers:

All Members

### Department of Law — Office of the County Attorney:

Assistant Chief Deputy County Attorney

Associate County Attorney

Chief Deputy County Attorney

**County Attorney** 

**Deputy County Attorney** 

Director of Risk Management

Senior Assistant County Attorney

Special Assistant to the County Attorney

### Department of Parks, Recreation & Conservation:

Assistant Director of Division (PRC)

Assistant Director-Playland

**Assistant Manager-County Center Operations** 

Assistant Manager-County Center Sales and Marketing

Commissioner of Parks, Recreation and Conservation

Controller-Playland

Deputy Commissioner of Parks, Recreation and Conservation

Director of Administrative Services (Management Operations)

Director of Maintenance-PRC

Director of Operations (Maintenance-PRC)

Director of Operations (Marketing-PRC)

Code of Ordinances	Code	of Ordir	ector of	Operations	(PRC)
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Director of Park Facilities-PRC

Director of Program Development II (Capital Projects-Playland)

Director of Program Development II (Community Relations)

Director of Program Development II (Concessions)

Director of Program Development II (Golf)

Director of Program Development II (Historic and Interpretive Sites)

Director of Program Development II (Naturalist)

Director of Program Development II (Parks)

Director of Program Development II (Personnel)

Director-Playland

Director-Programs and Services - PRC

District Park Director

First Deputy Commissioner of Parks, Recreation and Conservation

Golf Course Superintendent

Program Administrator (Conservation)

Program Administrator (Contract Management)

Program Administrator (Event Coordinator-County Center)

Program Administrator (Park Management)

Program Administrator (Sales and Marketing)

Program Administrator (Special Services)

Program Coordinator (Golf)

Program Coordinator (Natural Resource Management)

### Parks, Recreation and Conservation Board:

All Members

Assistant Commissioner of Planning	
Chief Planner	
Commissioner of Planning	
Deputy Commissioner of Planning	
Deputy Commissioner of Planning for Housing and Community Development	
Director of Management Operations	
Director of Natural Resource Planning	
Director of Operations (Urban Design)	
Director of Program Development II (Housing and Planning)	
Director of Program Development II (Research and Planning)	
Program Administrator (Building Rehabilitation Services)	
Program Administrator (Contract Management)	
Program Administrator (Housing and Community Development)	
Senior Management Analyst	
Planning Board:	
All Members	
Plumbing Examiners Board:	
All Members	
Police Advisory Board:	
All Members	
Department of Probation:	
Assistant Commissioner-Probation	
Assistant Director-Probation	
Chief of Planning, Research, Training and Staff Development-Probation	

Principal Engineer (Field)

**Deputy Commissioner-Probation** Director of Program Development II (Probation) Program Administrator (Probation Staff Development) **Professional Prequalification Board:** All Members **Professional Selection Board:** All Members **Public Administrator: Public Administrator Department of Public Safety:** Chairman-Westchester County Taxi and Limousine Commission Commissioner/Sheriff Deputy Commissioner of Public Safety Director of Administrative Services (Management Operations) Director of Intelligence, Security and Counterterrorism Director-Office of Criminal Justice Services **Department of Public Works and Transportation:** Commissioner of Public Works and Transportation Deputy Commissioner of Public Works and Transportation Director of Administrative Services (Management Operations) Director of Design Coordination Director of Operations (Public Works and Transportation) First Deputy Commissioner of Public Works and Transportation

Code of	Departm Ordinan	ent of Senior	Programs	and Services:
Code of	i Ordinan	ces		

Commissioner of Senior Programs and Services

Deputy Commissioner of Senior Programs and Services

Director of Operations (Senior Programs and Services)

### **Department of Social Services:**

Assistant Commissioner of Social Services.

Assistant Director of Division (Case Management Development)

Associate Commissioner of Social Services

Child Welfare Manager III

Commissioner of Social Services

Coordinator of Veterans Affairs

Deputy Commissioner of Social Services (General)

Director of Child Welfare

Director of Operations (Commissioner's Office-Social Services)

Director of Program Development II (Child Support Enforcement)

Director of Program Development II (Staff Development)

**Director of Temporary Assistance** 

**Director-Fiscal Operations** 

Director-Office of Employment and Training

First Deputy Commissioner of Social Services

Manager III

Manager-Fiscal Operations

Personnel Director-Social Services

Temporary Assistance Manager III

Soil and Water Conservation Board:

### **Solid Waste Licensing Commission:**

Deputy Director of Solid Waste Licensing

**Executive Director of Solid Waste Licensing** 

All Members

### **Stream Control Board of Appeals:**

All Members

#### Tax Commission:

All Members

**Executive Director of Tax Commission** 

Program Administrator (Real Property Tax Services)

### Taxi and Limousine Commission:

All Members

### **Transportation Board:**

All Members

### **Department of Weights and Measures:**

Deputy County Sealer of Weights and Measures

Deputy Director of Consumer Protection and Sealer of Weights and Measures

**Director of Consumer Protection** 

### Westchester Community College:

Assistant Dean (WCC)

Associate Dean (Business Administration and Public Services)

Associate Dean (Community Services and Corporate Education)

Associate Dean (Distance Learning, Learning Resources and Instructional Technology)

Associate Dean (Educational Opportunity Center)

Codo of	- Associa	te Dean	(Institutional	Research)
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Associate Dean (Instructional and Learning Resources)

Associate Dean (Math, Physical and Engineering Sciences and Medical Technology)

Associate Dean (Natural and Health Sciences)

Associate Dean (Student Personnel Services)

Board of Trustees (All members)

Director of Program Development I (Institutional Advancement)

**Director-Fiscal Operations** 

President-Community College

Vice President and Dean of Academic Affairs-WCC

Vice President and Dean of Administrative Services-WCC

Vice President and Dean of Community Services and Corporate Education

Vice President and Dean of Educational Opportunity Center/Community Services

Vice President and Dean of External Relations

Vice President and Dean of Student Personnel Services-WCC

# APPENDIX B. - COUNTY OF WESTCHESTER ANNUAL STATEMENT OF FINANCIAL DISCLOSURE

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### COUNTY OF WESTCHESTER ANNUAL STATEMENT OF FINANCIAL DISCLOSURE

REPORTING PERIOD: CALENDAR YEAR 20\_\_\_\_ ALL QUESTIONS MUST BE COMPLETED. 1. NAME AND ADDRESS. Last Name Middle Initial First Name Title Department or Agency Department or Agency Address Telephone No. Residence Address Telephone No. 2. SPOUSE AND CHILDREN. Provide the name of your spouse (if married) and the names of any dependent children: If none, place a check mark in the following box. none. Spouse none. Child/Age Child/Age Child/Age Child/Age

NOTE: FOR QUESTIONS 3 TO 6. DO NOT REPORT EXACT DOLLAR AMOUNTS. INSTEAD, REPORT CATEGORIES OF AMOUNTS, USING THE FOLLOWING:

Code of	CATEGORY B: \$5,0 CATEGORY B: \$5,0 CATEGORY C: \$10 CATEGORY D: \$25 CATEGORY E: \$50 CATEGORY F: OVE	001 TO UNDE 1,001 TO UND 1,001 TO UND 1,001 TO UND	ER \$25,000 ER \$50,000			
	3. FINANCIAL INTE	RESTS.				
	a. Business Post position in any busin your spouse or your the reporting period, proposal before a conegotiations or matter place a check mark	ess, association dependent characteristics these entities ounty department requiring the	ildren, if any, and in- had any application ent, agency, board of exercise of discreti	ot-for-profit or dicate whethe , request, clai or commission	ganization held er, to your know m or interest in , or any litigation	I by you and viedge, during any on,
	□ none  Name of Family Member	Position	Organization	Agend	Department y and Nature livement	
	s					
	b. Outside Emp profession providing children, if any, and If none, place a chec	more than \$1 indicate wheth	er such activities ar	u and your sp	ouse and depe	endent
	none  Name of Family Member	Position	Name, Address, and Description of Organization	State or Local Agency	Category of Amount	

c. Clients and Customers Doing Business with the County. Identify any client or customer: (i) from which you know that you, your outside employer, firm, limited liability company, partnership, association, or corporation in which you are the owner of more than five percent of the outstanding shares of corporate stock, derived income in excess of five thousand dollars (\$5,000), and (ii) that you know, during the reporting period, had any application, request, claim or interest in any proposal before a County department, agency, board or commission, or any

Of litigration negotiations or matter party.	er requiring the exercise of disc	cretion to which the County is a	
Do not identify any client or cu or mental health services.	stomer that received medical,	pharmaceutical or dental service	es,
Do not identify any client or cu services rendered in connection		al real estate services, other than	n
	ustomer represented in connec ent authorities, bankruptcy, fam		
Do not identify any client or cuthe source of compensation parties		to an insurance policy, but identi	fy
	ohibited from disclosure by fed amily Court Act or the identity	leral or state law, such as of any minor client or customer.	
You may seek other exemption identifying client or customer is		connection with the disclosure o	f
If none, place a check mark in	the following box.		
© none Client or Customer	County Application Claim, Request or Proposal	Amount of Income by Category	3
	to your employment after leavi	or other agreement between yo ng your County office or position	
□ none			
year from any prior employer,	including deferred income, cor	any income in excess of \$1,000 pointributions to a pension or ents under a buy-out agreement	

Code o	none, place a check f Ordinances none	mark in the following box	х.	
	Name and Addre of Income Source		on of Income n, deferred, etc.)	Category of Amount
				· · · · · · · · · · · · · · · · · · ·
	f Investments	Itamira and describe all	investments of you	vous spause, and your
	dependent children, percent or more of t association, or corp investments. Investi percent of the debt listing each stock in category of value fo County of Westches your spouse, or you	oration. Include stocks, be ments in publicly traded so or equity of the issuer entitividually, you can providually the total amount investester or within five hundred	pusiness, limited liable onds, loans, pledged tocks and bonds amitty may be listed in the the name of the Bard). List the location of the the the name of the Bard). List the location of the the name of the Bard). List the location of the the the name of the Bard). List the location of the the the name of the Bard). List the location of the the the name of the Bard). List the location of the	0, or that constitute five ility company, partnership, I collateral, and other
	none	Name and Address of	Danninklau	Catanan
	Name of Family Member	Name and Address of Business or Real Estat		Category t of Amount
	or estate or similar I retirement plans or	peneficial interest in any a interests in an estate or ti	assets in excess of \$ rust of a spouse, chil	ur dependent children in a trust 2,000. Do not list IRS eligible d, stepchild, dependent, mark in the following box.
	none		•	
	Name of Family Member	Trustee/Executor	Description Trust/Estate	Category of Amount

h. Other Incon	no Identify the source and	d pature of any other in	nama in aveass of
per year from any s lecture fees, consu your spouse and your real property locate	ne. Identify the source and source not described above the latest fees, contractual income dependent children, if the din the County of Wester the latest feet in the county of Wester the latest feet in t	ve, including fiduciary pome, rents or other inco any. Income from real mester, or within five hu	ositions, teaching ome of any nature, estate rents derive ndred feet of a bo
	be identified by the prope ne, place a check mark in		maintenance, aiin
□ none			
Name of Family Member	Name and Address of Income Source	Nature of Income	Category of Amount
		_	
		-	
4. GIFTS AND HO	NORARIUMS.		
	II gifts aggregating in exce		
List the source of a your spouse or dep cash, property, per	all gifts aggregating in exception of the condition of th	ifts from a Relative. The third parties on your be	e term "gifts" inclu half, forgiveness
List the source of a your spouse or dep cash, property, per honorariums, and a	all gifts aggregating in exception of the condition of th	ifts from a Relative. The third parties on your be	e term "gifts" inclu half, forgiveness
List the source of a your spouse or dep cash, property, per honorariums, and a mark in the followin	all gifts aggregating in exconent child, excluding go sonal items, payments to any other payments that a ag box.	ifts from a Relative. The third parties on your be re not reportable as inc	e term "gifts" inclue half, forgiveness
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	includes any travel-related e	urce of any third-party reimbursement atter that relates to your official duties xpenses provided by anyone other the conferences, or fact-finding events the in the following box.	an the County of Westchester
	onone	Description	Category of Amount
9			
	6. DEBTS.		
	Describe all debts of you, you not list any obligation to pay in the ordinary course of bus of home purchase or improv	our spouse, and your dependent child maintenance, alimony or child suppo siness by a financial institution to finar ements for a primary or secondary re icle, household furniture or appliance in the following box.	rt. Do not list any loan issued nce educational costs, the cost sidence, or purchase of a
	none none		
j	Name of Family Member	Name and Address of Creditor	Category of Amount
5	7. INTEREST IN CONTRAC	cts.	
		, your spouse, or your dependent chil or any municipality located within the	

mark in the following box.	
none none	
Name of Family Member	Contract Description
8. POLITICAL PARTIES.	
committee, or political organiza	n the last five years as an officer of any political party, po tion. The term "political organization" includes any indep is affiliated with or a subsidiary of a political party. If none, k.
none none	
8. DISCLOSURE BY LICENSE	ED PROFESSIONALS AND LOBBYISTS.
a. If you were licensed to practiced a profession licensed member or employee of a firm description of the principal subject the compensated services that	practice law, worked as a licensed real estate broker or a by the New York State Education Department, or worke required by law to register as a lobbyist, give a general ject areas of matters that you handled during the reporting you performed, and whether you personally provided see a check mark in the following box. Do not report services
a. If you were licensed to practiced a profession licensed member or employee of a firm description of the principal subject the compensated services that directly to clients. If none, place provided as an employee of the	practice law, worked as a licensed real estate broker or a by the New York State Education Department, or worke required by law to register as a lobbyist, give a general ject areas of matters that you handled during the reporting you performed, and whether you personally provided see a check mark in the following box. Do not report services
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sh of pe	nember or employee of a firm required by law to hareholder in the firm or corporation that engage if the principal subject areas of matters that the feriod. If none, place a check mark in the following mployee of the County.	rm or corporation handled during the repor	tion ting
	none		
-			
_			
-			
11	have received and read a copy of the County of	Westchester Code of Ethics.	
11	have received and read a copy of the County of	Westchester Code of Ethics.	
_	have received and read a copy of the County of	Westchester Code of Ethics.  Date	
Si		Date  E OF ETHICS? For a confidential advisory	
Si	ignature O YOU HAVE QUESTIONS ABOUT THE COD pinion, contact the Board of Ethics at the following by site: SECRETARY TO BO	Date  E OF ETHICS? For a confidential advisory ng address, or as provided on the County's DARD OF ETHICS	
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< Policy Number WS 6-89 -

PART XIII - PLAYLAND COMMISSION >