## SUPREME COURT OF THE STATE OF NEW YORK NEW YORK COUNTY

PRESENT:	HON. LYLE E. FRANK	PART	11 <b>M</b>
	Justice		
	X	INDEX NO.	155933/2022
TAMARA TUCKER, MELANIE KOTLER, PAUL TRUST, SARAH BROOKS		MOTION DATE	07/27/2022
	Petitioner,	MOTION SEQ. NO.	001
	- V -		
THE CITY OF NEW YORK, THE NEW YORK CITY DEPARTMENT OF EDUCATION, THE CHANCELLOR OF THE NEW YORK CITY DEPARTMENT OF EDUCATION, DAVID C. BANKS, IN HIS OFFICIAL CAPACITY,		DECISION + ORDER ON MOTION	
	Respondent.		
	X		
	e-filed documents, listed by NYSCEF document nur 5, 16, 17, 20, 21, 25, 26, 27, 28, 29, 30, 31, 32, 33, 3		
were read on	this motion to/for INJUNCT	TION/RESTRAINING	ORDER .
Upon	the foregoing documents and following a transc	cribed oral argument	t of August 4,
2022, the ord	der to show cause is granted and a preliminary in	junction is granted	for the reasons
indicated on	the record and in the instant Decision and Order		
Specifically, the approval of the Fiscal Year 2023 New York City Budget (FY'23) as it			
relates to fun	nds set out for the New York City Department of	Education ("DOE"	) was in
contravention	n of New York State Law. What was most in qu	estion was whether	the Emergency
Declaration J	put forth by the Schools Chancellor on May 31 v	was a valid exercise	of the
Chancellor's	powers. The Court finds that it was not, for the	reasons indicated o	n the record. As
such, the vot	te of the New York City Council on the FY'23 b	udget should have o	ccurred after the
Panel for Education Policy held its own vote on the budget, which it did not. Therefore, the			
Court finds t	hat the petitioners have succeeded on the merits.		

As both sides have argued, limbo as to the budget will cause irreparable harm to New York City schools, and therefore that prong of the petition is met. Lastly, the balance of the equities clearly favors the petitioners due to the found violation of state law.

This Decision and Order does not, and this Court cannot opine as to what level of funds should have gone into the FY'23 budget as it relates to the DOE budget. This Decision and Order is limited to the DOE budget and should not be seen in any way as making any changes to the budget as to any other agency's budget. That being written, this decision does not preclude any amendments otherwise to the FY'23 to be consistent with this Decision and Order and other applicable law.

Based on the foregoing, it is hereby

ORDERED that except as indicated below, the New York City FY '23 budget as it relates to expenditures by the Department of Education <u>only</u> is vacated, and all such spending levels shall revert back to the levels in the Fiscal Year 2022 New York City budget; and it is further

ORDERED that the New York City Council and the Mayor of the City of New York shall be authorized to amend the Fiscal Year 2023 New York City budget consistent with this Decision and Order and all other applicable law, at which point the Fiscal Year 2022 spending levels will no longer be required to be complied with; and it is further

ORDERED that nothing in this Order shall prevent: a) the allocation of additional funds to DOE from sources other than from New York City expenditures, such as the Federal Government; b) the implementation of the dyslexia program already being created by the DOE; c) net-zero transactions involving transfer of staff within the system; and d) budget changes associated with grants where the grantor is not the City of New York.

