FILED: APPELLATE DIVISION - 1ST DEPT 07/28/2022 03:54 PM 2022-03205 NYSCEF DOC. NO. 3 SUMMARY STATEMENT ON APPLICATION FOR NYSCEF: 07/28/2022

EXPEDITED SERVICE AND/OR INTERIM RELIEF

(SUBMITTED BY MOVING PARTY)

Date: 7/28/2022		Case#	2022-03187
Title Tamara Tucker et al., Petitioners v.		Index/Indict/Docket #	155933/2022
of Matter The City of New York, et al., Respondents	s		
Order Appeal Judgment of of Decree	Supreme Surrogate's Family	Court entered on J	
Name of Judge Hon. Lyle E. Frank		Notice of Appeal filed on <u>July 28</u>	,20 <u>22</u>
If from administrative determination, state agency _			
Nature of Article 78 proceeding challengin	ig implementa	ation of NYC Depa	artment of
action or proceeding Education approved budget	for upcoming	2022-2023 school	ol year
T order			y restraining order
☐decree that (a) enjoined any further impl	ementation of	f fundina cuts in th	ne approved 2023
budget and (b) enjoined spending	g at levels diff	erent from 2021-2	2022 budget.
appellant This application by is for	(a) leave to ap	peal from the ord	ler declining to
vacate the TRO, (b) a stay of the	TRO pending	g appeal, and (c)	an immediate stay
of the order pending decision of t	the motion.		
If applying for a stay, state reason why requested Th	ne temporary	restraining order _l	prevents DOE
from taking steps necessary to ensure t			
school year.			
Has any undertaking been posted		If "yes", state amou	nt and type
Has application been made to court below for this relief No	If "yes", sta	ate 1	
Has there been any prior application here in this court No	If "yes", sta	ate dates	
Has adversary been advised of this application Yes	Does he/sh		

Attorney for Opposition Attorney for Movant Advocates for Justice $_{\mbox{Name}}$ New York City Law Department 255 Broadway, Suite 1902 Address 100 Church Street, 6th Floor New York, NY 10007 New York, NY 10007 Tel. No. (212) 356-0847 (212) 285-1400, x 112 Email tsadrieh@law.nyc.gov Lbarbieri@advocatesny.com Appearing by Tahirih Sadrieh, Jeffrey Dantowitz Laura D. Barbieri (Do not write below this line) DISPOSITION Application for interim relief denied. Should respondents-appellants chose to continue litigating their motion, they shall file a reply brief in accordance with the schedule set forth below and the motion is referred, on an expediated basis, to a panel of this Court for hearing and determination.

7/29/22
Justice Date Bahaati E. Pitt Received Reply 8/5/22
X DECISION BY
?