STATE OF NEW YORK

6999

2021-2022 Regular Sessions

IN SENATE

May 21, 2021

- Introduced by Sens. KAVANAGH, BIAGGI, GOUNARDES, JACKSON, KRUEGER, LIU, PARKER, RIVERA, SALAZAR, SANDERS, SAVINO, SEPULVEDA, STAVISKY -- (at request of the NYC Housing Authority) -- read twice and ordered printed, and when printed to be committed to the Committee on Housing, Construction and Community Development
- AN ACT to amend the public housing law and the administrative code of the city of New York, in relation to establishing the New York city public housing preservation trust for properties owned or operated by the New York city housing authority and providing for the issuance of certain bonds of the New York city housing development corporation

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

1	Section 1. The public housing law is amended by adding a new article
2	14 to read as follows:
3	ARTICLE XIV
4	NEW YORK CITY PUBLIC HOUSING PRESERVATION TRUST
5	<u>Section 600. Short title.</u>
б	<u>601. Legislative findings.</u>
7	602. Definitions.
8	603. New York city public housing preservation trust.
9	604. Powers and duties of the trust.
10	605. Transfer of property.
11	606. Exemption from land use review procedures and other
12	requirements.
13	607. Resident protections and opportunities.
14	608. Compliance with codes.
15	609. Contracts of the trust.
16	610. Alternative project delivery contracts.
17	611. Additional authority.
18	612. Additional requirements for alternative project delivery
19	contracts.
20	613. Bonds of the trust and for its benefit.
21	614. Resources of the trust.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD11275-02-1

-	
1	615. Bonds legal for investment and deposit.
2	616. Tax exemption and tax contract by the state.
3	617. Actions against the trust.
4	618. Civil service and pension system membership.
5	619. Collective negotiation.
6	620. Application of state and local human rights laws.
7	621. Limited liability.
8	622. Audit and annual reports.
9	623. Jurisdiction over trust.
10	624. Effect of inconsistent provisions.
11	625. Severability.
12^{-1}	§ 600. Short title. This article shall be known and may be cited as
13	the "New York city public housing preservation trust act".
14^{13}	§ 601. Legislative findings. The legislature hereby finds and declares
15	that significant capital investment is required to design, develop,
16	construct, reconstruct, improve, modernize, rehabilitate, and repair the
17	aging buildings owned or operated by the New York city housing authority
18	which are deteriorating due to decades of diminishing capital invest-
19	ment. Restrictions relating to the New York city housing authority's
20	construction process, and its inability to utilize innovative project
21	delivery methods, have exacerbated its capital needs. A new public enti-
22	ty with greater flexibility to leverage capital investment and to manage
23	the rehabilitation of these properties must be established. Repairing,
24	modernizing, and improving New York city housing authority buildings
25	must begin immediately so that hundreds of thousands of New Yorkers can
26	reside in affordable housing that is decent, safe, sanitary, and in good
27	<u>repair.</u>
28	§ 602. Definitions. As used or referred to in this article:
29	1. "Alternative project delivery contract" means any project delivery
30	method authorized by this article, including construction manager build,
31	construction manager at risk, and design-build, pursuant to which one or
32	more contracts for the provision of design or construction management
33	and construction services are awarded pursuant to an open and compet-
34	itive method of procurement, as specified in section six hundred ten of
35	this article.
36	2. "Best value" means the basis for awarding contracts for services to
37	a proposer that optimizes quality, cost and efficiency, price and
38	performance criteria, which may include, but is not limited to:
39	(a) the quality of the proposer's performance on previous projects;
40	(b) the timeliness of the proposer's performance on previous projects;
41	(c) the level of customer satisfaction with the proposer's performance
42	on previous projects;
43	(d) the proposer's record of performing previous projects on budget
44	and ability to minimize cost overruns;
45	(e) the proposer's ability to limit change orders;
46	(f) the proposer's ability to prepare appropriate project plans;
40 47	(q) the proposer's technical capacities;
48	(h) the individual qualifications of the proposer's key personnel;
49 50	(i) the proposer's ability to assess and manage risk and minimize risk
50	<u>impact;</u>
51	(j) the proposer's financial capability;
52	(k) the proposer's ability to comply with applicable requirements,
53	including the provisions of articles one hundred forty-five, one hundred
54	forty-seven and one hundred forty-eight of the education law;
55	(1) the proposer's past record of compliance with federal laws, state
56	and local laws, rules, licensing requirements, where applicable, and

1	executive orders, including, but not limited to, section three of the
2	housing and urban development act of nineteen hundred sixty-eight, as
3	amended, or any successor provision, article fifteen-A of the executive
4	law, any other applicable laws concerning minority- and women-owned
5	business enterprise participation, the labor law, and any other applica-
6	ble labor and prevailing wage laws;
7	(m) the proposer's record of complying with existing labor standards,
8	maintaining harmonious labor relations, and protecting the health and
9	safety of workers and payment of wages above any locally-defined living
10	wage;
11	(n) a quantitative factor to be used in evaluation of bids or offers
12 13	for awarding of contracts for bidders or offerors that are certified as minority or women owned business enterprises pursuant to article
14^{13}	fifteen-A of the executive law and certified pursuant to section thir-
$14 \\ 15$	teen hundred four of the New York city charter as minority or women
16	owned business enterprises. Where the trust identifies a quantitative
17	factor pursuant to this paragraph, the trust shall specify that busi-
18	nesses certified as minority or women owned business enterprises pursu-
19	ant to article fifteen-A of the executive law as well as those certified
20	as minority or women owned business enterprises pursuant to section
21	thirteen hundred four of the New York city charter are eligible to gual-
22	ify for such factor. Nothing in this paragraph shall be construed to
23	require that such businesses be concurrently certified as minority or
24	women owned business enterprises under such article and such section to
25	qualify for such quantitative factor; and
26	(o) a quantitative factor to be used in evaluation of bids or offers
27	for awarding of contracts for bidders or offerors that constitute busi-
28	ness concerns that provide economic opportunities for low and very low-
29	income persons. Such basis shall reflect, wherever possible, objective
30	and quantifiable analysis.
31	3. "Board" means the board of trustees of the trust.
32	4. "City" means the city of New York.
33	5. "Construction manager at risk" means a project delivery method
34	whereby a construction manager:
35	(a) serves as part of a team in conjunction with the owner in the
36	design phase of the project;
37	(b) during the construction phase, acts as general contractor for
38	agreed upon compensation as set forth in the construction manager at
39	risk agreement; and
40	(c) assumes the risk of construction costs exceeding an amount speci-
41	fied in the construction manager at risk agreement.
42	6. "Construction manager build" means a project delivery method where-
43	by a construction manager:
44	(a) serves as part of a team in conjunction with the owner in the
45	design phase of the project;
46	(b) under the oversight of the owner acts as the single source of
47	responsibility to bid, select and hold construction contracts on behalf
48	of the owner during the construction phase; and
49 50	(c) manages the construction project on behalf of the owner.
50 E 1	7. "Cost plus" means compensating a contractor for the cost to
51 52	complete a contract by reimbursing actual costs for labor, equipment and
52 53	materials plus an additional amount for overhead and profit. 8. "Design-build" means a project delivery method for the design and
53 54	construction of a project with a single entity, which may be a team
55	
<u> </u>	COMMETCRA OF GENERALE ENLIGED.

1	0 "Wenning fordlitics" moone the lond and huildings themen aread
1	9. "Housing facilities" means the land and buildings thereon owned or
2	operated by NYCHA and the improvements made to such land and buildings
3	for use in connection with development or operation of dwelling accommo-
4	dations for persons of low-income.
5	10. "Mayor" means the mayor of the city of New York.
6	11. "NYCHA" means the New York city housing authority.
7	12. "NYCHA board" means the members of NYCHA appointed pursuant to
8	subdivision three of section four hundred two of this chapter.
9	13. "NYCHA CEO" means the chief executive officer of NYCHA who serves
10	pursuant to NYCHA's by-laws.
11	14. "NYCHA CFO" means the chief financial officer of NYCHA who serves
12	pursuant to NYCHA's by-laws.
13	15. "Project labor agreement" shall have the same meaning as described
14	in subdivision one of section two hundred twenty-two of the labor law. A
15	project labor agreement shall require participation in apprentice train-
16	ing programs in accordance with paragraph (e) of subdivision two of
17	section two hundred twenty-two of the labor law.
18	16. "Trust" means the New York city public housing preservation trust.
19	§ 603. New York city public housing preservation trust. 1. There is
20	hereby established a public benefit corporation to be known as the "New
21	York city public housing preservation trust". The purpose of such trust
22	shall be the design, development, construction, reconstruction, improve-
23	ment, modernization, rehabilitation, repairing and operation of housing
	facilities.
24	
25	2. The trust shall be governed by and its powers shall be exercised by
26	a board of trustees consisting of nine members. The members shall be the
27	NYCHA CEO, the NYCHA CFO, the deputy mayor for housing and economic
28	development of the city of New York, or another deputy mayor designated
29	by the mayor if there is no deputy mayor with that designation, three
30	members appointed by the NYCHA CEO, including two housing facility resi-
31	dent members and one member at large, and three members appointed by the
32	mayor, including two housing facility resident members and one member
33	with experience in labor-related matters. The NYCHA CEO shall be the
34	chair of the trust. The board of trustees of the trust shall appoint
35	the president of the trust. The term of each member, other than members
36	serving by virtue of their positions, shall be three years, except at
37	initial appointment when the terms shall be staggered so that no more
38	than two members shall have terms that end in any given year, provided
39	that the term of only one member appointed by the mayor shall end in any
40	given year.
41	3. Each appointed member shall continue in office until a successor
42	has been appointed and qualified unless otherwise removed as follows. A
43	member may be removed by the NYCHA CEO or mayor, whichever appointed
44	such member, upon the filing in the office of the trust and serving upon
45	the member the reasons therefor. Such document setting forth the
46	reasons shall be made available to the general public which shall
47	include, but not be limited to, publishing such reasons on the websites
48	of the trust and the New York city housing authority. In the event a
49	vacancy occurs in the office of an appointed member, the vacancy shall
50	be filled in the same manner as was the original appointment of the
51	member whose office became vacant.
52	4. Appointed members may engage in private employment, or in a profes-
53	sion or business, unless otherwise prohibited by law, rule or regu-
54	lation, provided, however, that notwithstanding any applicable provision
55	of law, the members shall be subject to the limitations contained in
56	sections two thousand six hundred three, two thousand six hundred four,

1	two thousand six hundred five, and two thousand six hundred six of the
1	
2	New York city charter. The trust shall be an agency and such members
3	shall be public servants for the purposes of such sections. In addition,
4	such members shall be subject to the provisions of section one thousand
5	one hundred sixteen of the New York city charter and shall for the
6	purposes of such section be considered officers of the city. Further,
7	such members, the president and certain critical employees of the trust
8	as designated by the board or the president, shall be subject to the
9	provisions of section 12-110 of the administrative code of the city of
10	New York pertaining to the filing of annual disclosure reports with the
11	city conflicts of interest board, and for such purpose, the members of
12	the board of trustees shall be deemed to be compensated members of the
13	trust.
14	5. The board shall provide for the holding of regular meetings, and
15	such special meetings, at the call of the chair of the trust, as may be
16	necessary. A majority of the whole number of members shall constitute a
17	guorum for the transaction of business. The powers of the board shall be
18	vested in and exercised by a majority of the whole number of the members
19	thereof.
20	6. Members of the board, other than members serving by virtue of their
21	positions, shall receive a stipend in the amount of two hundred fifty
22	dollars for every four hours of work performed for the trust, not to
23	exceed one thousand five hundred dollars per month. In addition,
24	members shall be reimbursed for the actual and necessary expenses
25	incurred by them in the performance of their official duties as members
26	of the board of trustees.
27	7. The board shall appoint a president of the trust and determine the
28	compensation of the president. The president, who shall not be a member
29	of the board, shall be the chief executive officer of the trust and
30	shall be responsible for the discharge of the executive and administra-
31	tive functions and powers of the trust, including the power to appoint
32	and remove all other officers and employees of the trust, to fix the
33	compensation for employees subject to applicable civil service and
34	collective bargaining requirements, and to exercise powers of the board
35	that may be delegated by the board to the president. The president may
36	further delegate powers conferred by this article, including powers
37	delegated to the president by the board, to officers and employees of
38	the trust. The president shall serve at the pleasure of the board. The
39	president may designate one or more deputies and determine their rela-
40	tive ranks and duties. When the position of president is vacant, or
41	whenever by reason of illness or for any other reason the president
42	shall be prevented from attending to the duties of such position, the
43	highest-ranking deputy not absent or under disability shall act as pres-
44	ident.
45	8. The trust shall continue until terminated by law, provided, howev-
46	er, that no such law shall take effect so long as the trust shall have
47	bonds, notes or other similar obligations outstanding. Upon termination
48	of the existence of the trust, all of such trust's rights, property,
49	assets and funds shall thereupon vest in and be possessed by the NYCHA.
50	9. Notwithstanding any provision of law to the contrary, no officer or
51	employee of the state, or of any civil division thereof, or of any
52	public corporation, as defined in the general construction law, includ-
53	ing the NYCHA, shall be deemed to have forfeited or shall forfeit such
54	person's office or employment or any benefits provided under the retire-
55	ment and social security law or under any public retirement system main-
56	tained by the state or by the civil divisions thereof, or by any such

1	public corporation, by reason of such person's acceptance of membership
2	on the board of the trust or by virtue of such person being an officer
3	or employee of the trust.
4	§ 604. Powers and duties of the trust. The trust shall have the
5	following powers and duties:
б	1. to sue and be sued;
7	2. to have a seal or alter the same at pleasure;
8	3. to make and, as necessary, to amend and repeal by-laws for the
9	trust and the management and regulation of its affairs not inconsistent
10	with the provisions of this article;
11	4. to appoint the president of the trust and fix the president's
12	compensation, pursuant to section six hundred three of this article, and
13	to delegate powers of the board to the president;
14	5. to engage or assist in the development, design, construction,
15	reconstruction, improvement, modernization, rehabilitation, repairing,
16	and operation of housing facilities;
17	6. to acquire or transfer real and personal property and improvements
18	thereon, or any interest therein, by any method, necessary or convenient
19	for the exercise of its functions, powers and duties;
20	7. to encumber residential property and buildings held by the trust
21	and limit use to low, very low, and extremely low-income families each
22	as defined in the United States housing act of nineteen hundred thirty-
23	seven, as amended, or any successor provision;
24	8. to make and execute contracts and all other instruments necessary
25	or convenient for the exercise of its functions, powers and duties,
26	including procurement contracts consistent with applicable provisions of
27	this article. Notwithstanding any provision of law to the contrary,
28	including but not limited to article eight of this chapter, the trust
29	may enter into contracts, consistent with applicable provisions of this
30	article, with the NYCHA or on behalf of and for the benefit of the
31	NYCHA;
32	9. to enter into agreements with the NYCHA or other entities for the
33	provision of management, maintenance and other services;
34	10. notwithstanding the provisions of section twenty-five hundred four
35	of the insurance law or any other provision of law to the contrary, to
36	procure or cause to be placed or procured insurance on behalf of itself
37	and others against any loss in connection with its activities, proper-
38	ties and other assets, in such amounts and from such insurers as it
39	deems desirable;
40	11. to enter into agreements with public agencies and public entities
41	for the receipt of services;
42	12. to borrow and loan funds and issue bonds consistent with this
43	article;
44 45	13. to form or participate as members or partners of private entities,
45	which may include but are not limited to, not-for-profit corporations,
46	housing development fund corporations, limited liability corporations, and limited partnerships, to further the purposes and powers given and
47 48	granted by this section;
40 49	<u>14. to earn fees and other proceeds from the activities and powers</u>
49 50	given and granted by this section;
50 51	<u>15. to apply for or accept from any source any gifts, grants,</u>
51 52	donations, or conveyances of land, money, other real or personal proper-
52 53	ty, or other items of value, or loans of funds or property or financial
53 54	or other aid or credit assistance in any form, including any guaranty,
55	line of credit, or grant, from the federal government or any agency or
56	instrumentality thereof, from the state or any agency or instrumentality
55	<u></u>

1	thereof, from the city or any agency or instrumentality thereof, or from
2	any other source, for any or all of the purposes specified in this arti-
3	cle, and it may comply, subject to the provisions of this article, with
4	the terms and conditions thereof;
5	16. prior to the approval of any rule or regulation affecting rights
б	and protections afforded to residents of housing facilities, including,
7	but not limited to, resident protections and opportunities pursuant to
8	section six hundred seven of this article, lease revisions, schedules of
9	special charges for services, repairs and utilities, and rules and regu-
10	lations to be incorporated into the lease by reference, the trust shall
11	post a notice containing the proposed rule or regulation on the website
12	of the trust and in a prominent location in the affected housing facili-
13	ty. Such notice shall include (a) a statement of the basis and purpose
14	of the proposed rule, (b) the time and place of public hearing, if any,
15	to be held, and (c) an opportunity to submit written comments and the
16	final date for receipt of written comments. The trust may adopt a rule
17	or regulation after receiving written comments on the proposed rule or
18	regulation for a period of at least thirty days. The trust shall
19	consider all written comments received in such period prior to adopting
20	such rule or regulation. In the event the trust determines that immedi-
21	ate adoption of any rule or regulation is necessary for the preservation
22	of health, safety or general welfare and that compliance with the fore-
23	going requirements of this subdivision would be contrary to the public
24	interest, such proposed item may be adopted on an emergency basis. The
25	trust shall provide written justification for such determination and
26	make such justification publicly available including via its website and
27	in a prominent location in the affected housing facility. Any such imme-
28	diate adoption shall only remain in effect for sixty days, and during
29	such time the trust shall comply with the requirements of this subdivi-
30	sion in order for the adoption of the rule or regulation to become
31	permanent; and
32	17. to do any and all things necessary or convenient to carry out and
33	exercise the powers given and granted by this article.
34	§ 605. Transfer of property. 1. The NYCHA, acting by NYCHA board
35	resolution and in accordance with a disposition or similar plan approved
36	by the United States department of housing and urban development, which
37	shall include a letter of approval by the mayor of the city of New York
38	or a designee of the mayor, may transfer to the trust, with or without
39	consideration and without any further authorization, a leasehold inter-
40	est in its housing facilities and any ancillary personal property of
41	such facilities. The NYCHA shall remain the fee owner of any such hous-
42	ing facilities.
43	2. The trust shall not transfer, convey, encumber or permit or suffer
44	any transfer, conveyance, assignment, mortgage, pledge or other encum-
45	brance of any housing facilities, or any part thereof without prior
46	written consent of the NYCHA.
47	3. The trust shall ensure that any housing facilities transferred to
48	the trust pursuant to this section and any portions thereof are leased
49	in accordance with United States department of housing and urban devel-
50	opment eligibility and income-targeting requirements, to the extent
51	applicable to the units therein. Rents for such units shall not exceed
52	applicable program requirements for low-income housing projects as
53	established pursuant to federal law and regulations.
54	§ 606. Exemption from land use review procedures and other require-
55	ments. 1. Except for the provisions of article eight of the environ-
56	mental conservation law and article fourteen of the parks, recreation

and historic preservation law, neither (a) the establishment or amend-1 ment of a housing facility's disposition or similar plan pursuant to 2 3 agreement with the United States department of housing and urban devel-4 opment and actions relating to the financing thereof, (b) the selection 5 of sites for projects, (c) any conveyance or other grant of property or б of any interest therein by the NYCHA or any other person, firm or organ-7 ization to the trust, (d) the development of housing facilities by or 8 through the trust, including any contracts, approvals, consents, agree-9 ments, permits or authorizations necessary to accomplish the same, and 10 (e) the reconveyance or transfer of property to the NYCHA by the trust, 11 shall be subject to the provisions of any general, special or local law, city charter, administrative code, ordinance or resolution governing 12 13 uniform land use review procedures, any other land use planning review 14 and approvals, historic preservation procedures, architectural reviews, franchise approvals and other state or local review and approval proce-15 16 dures governing the use of land and the improvements thereon within the 17 city. Capital projects for housing facilities to be undertaken by or through the trust shall not be subject to the provisions of the New York 18 19 city charter relating to site selection, land use review procedures, art 20 commission review procedures, general standards and cost limits, project 21 scope and design procedures, or contract registration and vouchering 22 procedures. 2. The trust shall be subject to zoning regulations to the same extent 23 24 that the NYCHA is subject to such regulations, if at all. § 607. Resident protections and opportunities. 1. The protections 25 26 afforded to a resident of a housing facility shall be consistent with 27 those afforded to a public housing resident, to the extent permitted in accordance with federal law, and subject to and with the approval of the 28 United States department of housing and urban development. These 29 30 protections shall include, but are not limited to: 31 (a) preserving the affordable character of such housing facility in 32 accordance with section eight of the United States housing act of nine-33 teen hundred thirty-seven, as amended, or any successor provision; (b) ensuring that any resident required to relocate temporarily for 34 35 purposes of rehabilitation or redevelopment of such housing facility may return to such housing facility following the completion of such reha-36 37 bilitation or redevelopment; 38 (c) providing a resident of such housing facility the opportunity to 39 establish and operate a council to represent residents in such housing facility to address concerns relating to such facility and to be eligi-40 ble for resident participation funding from the trust consistent with 41 42 funding available to residents of public housing pursuant to section 43 964.150 of title twenty-four of the code of federal regulations or any successor regulation, provided that any resident council that, at the 44 time of the transfer of a housing facility to the trust, is certified by 45 46 the NYCHA as the resident council shall be recognized by the trust as 47 the resident council of such housing facility; 48 (d) providing a resident of a housing facility an opportunity for an 49 informal hearing to grieve any dispute that such resident may have with 50 respect to an action of the trust with regard to such resident's lease, 51 consistent with the obligation of a public housing agency pursuant to paragraph eight of subdivision (e) of section 966.4 of title twenty-four 52 53 of the code of federal regulations or any successor regulation; 54 (e) providing a resident of a housing facility automatic renewal of 55 such resident's leases, except for good cause as specified in the lease 56 between such resident and the trust, consistent with the requirements

relating to a lease between a public housing agency and a tenant of a 1 2 dwelling unit pursuant to subparagraph (i) of paragraph two of subdivi-3 sion (a) and subdivision (1) of section 966.4 of title twenty-four of 4 the code of federal regulations or any successor regulation; 5 (f) determining succession to a lease between a resident and the trust б in accordance with the succession policy described in the management 7 manual, and any amendments to such manual, of the NYCHA; 8 (g) permitting a resident whose rent would equal or exceed the rent to 9 owner, as defined in sections 983.3 and 983.258 of title twenty-four of 10 the code of federal regulations or any successor regulations, to remain in a housing facility and pay rent in an amount to be determined by the 11 trust and the NYCHA and as set forth in the lease of such resident; and 12 13 (h) determining succession to a voucher pursuant to section eight of 14 the United States housing act of nineteen hundred thirty-seven, as amended, or any successor provision, in accordance with the housing 15 16 voucher program administrative plan, and any amendments to such plan, of 17 the NYCHA. 2. The resident protections described in subdivision one of this 18 section shall be enumerated in the ground lease or other appropriate 19 20 agreement between the NYCHA and the trust. Nothing in this section shall 21 preclude the trust or the NYCHA from providing additional resident protections, which may be enumerated in any such ground lease or agree-22 23 ment. 3. The trust, to the greatest extent feasible, and consistent with 24 25 federal, state and local laws and regulations, shall ensure that employ-26 ment and other economic opportunities be directed to residents of the 27 housing facilities, consistent with section three of the housing and urban development act of nineteen hundred sixty-eight, as amended, and 28 29 section 135.40 of title twenty-four of the code of federal regulations 30 or any successor law or regulation. 31 4. The trust shall encourage resident participation in the operations 32 of the trust, consistent with part nine hundred sixty-four of title 33 twenty-four of the code of federal regulations or any successor regulation, including, but not limited to, promoting opportunities to 34 35 contract with resident management corporations, or their equivalent, 36 where feasible. 37 § 608. Compliance with codes. The trust shall, in the design, develop-38 ment, construction, reconstruction, improvement, modernization, rehabilitation, repair, and operation of or otherwise providing for housing 39 facilities, comply and cause all contractors of the trust to comply with 40 41 applicable sanitary and building laws and regulations. 42 § 609. Contracts of the trust. 1. Notwithstanding any provision of law 43 to the contrary, the trust shall establish and maintain procurement policies that shall set forth the methods and procedures by which the 44 45 trust shall procure contracts for goods and services, including but not 46 limited to services for design, development, construction, reconstruction, improvement, modernization, rehabilitation, repair and opera-47 48 tion, related to property owned or leased by the trust, in a manner consistent with the provisions of this article. Such policies shall 49 50 specifically include: 51 (a) a competitive sealed bidding process for the award of contracts in 52 which sealed bids are publicly solicited or solicited from a list of 53 prequalified bidders and opened and a contract is awarded to the lowest 54 responsive, responsible bidder; (b) processes for awarding contracts for goods and services using 55 alternatives to competitive sealed bidding where competitive sealed 56

1	bidding is not practicable or not advantageous, in which case the trust
2	shall use the most competitive method of procurement that is appropriate
3	under the circumstances to select the proposer offering the best value
4	to the trust;
5	(c) a process for prequalifying bidders and proposers based on crite-
б	ria, which may include an entity's experience, past performance, ability
7	to undertake work, financial capability, responsibility, reliability and
8	status as a certified minority or women owned business enterprise pursu-
9	ant to article fifteen-A of the executive law or section thirteen
10	hundred four of the New York city charter;
11	(d) reasonable procedures to secure the meaningful participation of
12	minority and women owned business enterprises in the trust's procurement
13	process. The trust may use the same measures to enhance minority and
14	women owned business enterprise participation as are available to the
15	city pursuant to applicable law, including section 6-129 of the adminis-
16	trative code of the city of New York;
17	(e) processes for awarding alternative project delivery contracts, in
18	a manner consistent with the terms of section six hundred ten of this
19	<u>article;</u>
20	(f) procedures for the fair and equitable resolution of contract
21	disputes, for appeals of responsiveness and responsibility determi-
22	nations by the trust, and for appeals of prequalification determi-
23	nations;
24	(g) a process for making purchases of contracts procured by public
25	agencies and public entities; and
26	(h) a mechanism for procurements without a formal competitive process
27	where:
28	(1) the existence of an emergency involving danger to life, safety or
29	property requires immediate action and cannot await a competitive proc-
30	ess for goods or services to be purchased, including, but not limited
31	to, services for construction, reconstruction, rehabilitation, alter-
32	ation, renovation, maintenance or repairs, which are essential to effi-
33	cient operation or the adequate provision of service by the trust and as
34	a consequence of unforeseen circumstance such purchase cannot await a
35	competitive process;
36	(2) a procurement's value does not exceed two hundred fifty thousand
37	<u>dollars;</u>
38	(3) the trust receives no responsive bids or only a single responsive
39 40	bid in response to a solicitation for competitive bids or proposals; (4) a procurement's value does not exceed five hundred thousand
40 41	dollars and is made from a business certified as a minority or women
41 42	owned business enterprise pursuant to article fifteen-A of the executive
42 43	law and section thirteen hundred four of the New York city charter.
44	Nothing in this paragraph shall be construed to require that such busi-
45	ness be concurrently certified as minority or women owned business
46	enterprises under article fifteen-A of the executive law and section
47	thirteen hundred four of the New York city charter to be awarded such a
48	contract;
49	(5) a duly appointed representative of the trust determines in writing
50	that, based on a market analysis, only one source for the required goods
51	or services, including but not limited to, services for construction,
52	reconstruction, rehabilitation, alteration, renovation, maintenance and
53	repairs, are available; or
54	(6) the contract is a contract between the trust and another govern-

55 mental entity, including, but not limited to the NYCHA.

1	2. Contracts of the trust shall be subject to sections 6-108 and 6-123
2	of the administrative code of the city of New York, and the trust shall
3	constitute a "contracting agency" for the purposes of section 6-123 of
4	the administrative code of the city of New York.
5	3. The provisions of section one hundred six-b of the general munici-
б	<u>pal law shall apply to the trust.</u>
7	4. Unless a federal requirement conflicts with any procurement proce-
8	dure set forth in this article, the trust shall be required to comply
9	with such procedure.
10	§ 610. Alternative project delivery contracts. 1. Notwithstanding any
11	provision of law to the contrary, including but not limited to section
12	seventy-two hundred ten of the education law, and in conformity with the
13	requirements of this article, for any public work undertaken pursuant to
14	a project labor agreement the trust may use alternative project delivery
15	contracts.
16	(a) A contractor selected by the trust to enter into an alternative
17	project delivery contract may be selected through a two-step method, as
18	follows:
19	(1) The first step shall be the generation of a list of responding
20	entities that have demonstrated the general capability to perform the
21	alternative project delivery contract. Such list shall consist of a
22	specified number of responding entities, as determined by the trust, and
23	shall be generated based upon the trust's review of responses to a
24	publicly advertised request for qualifications. The trust's request for
25	gualifications shall include a general description of the public work,
26	the maximum number of responding entities to be included on such list,
27	the selection criteria to be used and the relative weight of each crite-
28	ria in generating such list. Such selection criteria shall include the
29	qualifications and experience of the entity or team of entities, organ-
30	ization, demonstrated responsibility, ability of the entity or team of
31	entities or of a member or members of the entity or team of entities to
32	comply with applicable requirements, including the provisions of arti-
33	cles one hundred forty-five, one hundred forty-seven and one hundred
34	forty-eight of the education law, past record of compliance with the
35	labor law, and such other qualifications the trust deems appropriate,
36	which may include but are not limited to project understanding, finan-
37	cial capability and record of past performance. The trust shall evaluate
38	and rate all responding entities to the request for qualifications.
39	Based upon such ratings, the trust shall list the responding entities
40	that shall receive a request for proposals in accordance with subpara-
41	graph two of this paragraph. To the extent consistent with applicable
42	federal law, the trust shall consider, when awarding any contract pursu-
43	ant to this section, the participation of (i) responding entities that
44	are certified as minority or women owned business enterprises pursuant
45	to article fifteen-A of the executive law, or certified pursuant to
46	local law as minority or women owned business enterprises, (ii) small
47	business concerns identified pursuant to subdivision (b) of section one
48	hundred thirty-nine-g of the state finance law, and (iii) business
49	concerns that provide economic opportunities for low and very low-income
50	persons. In addition, nothing in this section shall be deemed to super-
51	sede any prequalification policies adopted by the trust pursuant to
52	section six hundred nine of this article.
53	(2) The second step shall be the selection of the proposal which is
54	the best value to the trust. The trust shall issue a request for
55	proposals to the responding entities listed pursuant to subparagraph one
56	of this paragraph. If such a responding entity consists of a team of

1 separate entities, the entities that comprise such a team shall remain unchanged from the responding entity as listed pursuant to subparagraph 2 3 one of this paragraph unless otherwise approved by the trust. The 4 request for proposals shall set forth the public work's scope of work, 5 and other requirements, as determined by the trust, which may include б separate goals for work under the contract to be performed by businesses 7 certified as minority or women owned business enterprises pursuant to 8 article fifteen-A of the executive law, or certified pursuant to local 9 law as minority or women owned business enterprises, or goals estab-10 lished pursuant to section three of the housing and urban development 11 act of nineteen hundred sixty-eight, as amended, or any successor provision, if applicable. The request for proposals shall also specify 12 13 the criteria to be used to evaluate the responses and the relative 14 weight of each of such criteria. Such criteria shall include the proposal's cost, the quality of the proposal's solution, the qualifica-15 16 tions and experience of the proposer, and other factors deemed pertinent 17 by the trust, which may include, but shall not be limited to, the proposal's manner and schedule of project implementation, the proposer's 18 19 ability to complete the work in a timely and satisfactory manner, main-20 tenance costs of the completed public work, maintenance of traffic 21 approach, and community impact. The trust may engage in negotiations or other discussions with all qualified vendors that have expressed inter-22 23 est, provided that the trust maintains a written record of the conduct 24 of negotiations or discussions and the basis for every determination to continue or suspend negotiations, and further provided that if the trust 25 26 determines for a particular contract or for a particular type of 27 contract that it is in the trust's best interest to negotiate or enter into discussions with fewer proposers, it may make such a determination 28 29 in writing. If the trust enters into such negotiations, the trust shall 30 allow all proposers to revise their proposals upon conclusion of negoti-31 ations, and the trust shall evaluate the proposers' revised proposals using the criteria included in the request for proposals. Any contract 32 33 awarded pursuant to this section shall be awarded to a responsive and 34 responsible proposer, which, in consideration of these and other speci-35 fied criteria deemed pertinent, offers the best value as determined by 36 the trust. The request for proposals shall include a statement that 37 proposers shall designate in writing those portions of the proposal that 38 contain trade secrets or other proprietary information that are to remain confidential, so that the material designated as confidential 39 shall be readily separable from the proposal. Nothing in this subdivi-40 sion shall be construed to prohibit the trust from negotiating final 41 42 contract terms and conditions including cost. All proposals submitted 43 shall be scored according to the criteria listed in the request for proposals and such final scores shall be published on the trust's 44 45 website after the date upon which such contract may be implemented. 46 (b) The trust, in awarding an alternative project delivery contract to 47 a contractor offering the best value may use the following types of 48 contracts: 49 (1) a cost-plus not to exceed guaranteed maximum price form of contract in which the trust shall be entitled to monitor and audit all 50 51 costs. In establishing the schedule and process for determining a guaranteed maximum price, the contract between the trust and the contractor 52 53 shall (i) describe the scope of the work and the cost of performing such 54 work, (ii) include a detailed line item cost breakdown, (iii) include a 55 list of all drawings, specifications and other information on which the 56 guaranteed maximum price is based, (iv) include the dates of substantial

1	and final completion on which the guaranteed maximum price is based, and
2	(v) include a schedule of unit prices;
3	(2) a lump sum contract in which the contractor agrees to accept a set
4	dollar amount for a contract which comprises a single bid without
5	providing a cost breakdown for all costs such as for equipment, labor,
6	materials, as well as such contractor's profit for completing all items
7	of work comprising the public work;
8	
9	performance objectives; or
10	(4) a combination of elements of the contract types listed herein.
11	2. All alternative project delivery contracts entered into pursuant to
12	this section shall include a clause requiring that any professional
13	services regulated by articles one hundred forty-five, one hundred
14	forty-seven and one hundred forty-eight of the education law shall be
15	performed and stamped and sealed, where appropriate, by a professional
16	licensed in accordance with the appropriate article.
17	3. The submission of a proposal or responses or the execution of an
18	alternative project delivery contract pursuant to this article shall not
19	be construed to be a violation of section six thousand five hundred
20	twelve of the education law.
21	4. Each alternative project delivery contract entered into by the
22	trust pursuant to this article shall comply with the objectives and
23	goals relating to the performance of design and construction services by
24	minority and women owned business enterprises pursuant to section 6-129
25	of the administrative code of the city of New York, or, for projects or
26	public works receiving federal aid, applicable federal requirements for
27	disadvantaged business enterprises or minority and women owned business
28	enterprises and section three of the housing and urban development act
00	
29	of nineteen hundred sixty-eight, as amended, or any successor provision,
29 30	of nineteen hundred sixty-eight, as amended, or any successor provision, if applicable.
30	if applicable.
30 31	if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all
30 31 32	if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and
30 31 32 33 34	if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use
30 31 32 33	if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all
30 31 32 33 34 35 36	if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected.
30 31 32 33 34 35 36 37	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this</pre>
30 31 32 33 34 35 36 37 38	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently</pre>
30 31 32 33 34 35 36 37 38 39	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial</pre>
30 31 32 33 34 35 36 37 38 39 40	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial displacement such as a reduction in the hours of non-overtime work,</pre>
30 31 32 33 34 35 36 37 38 39 40 41	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial displacement such as a reduction in the hours of non-overtime work, wages or employment benefits, or result in the impairment of existing</pre>
30 31 32 33 34 35 36 37 38 39 40 41 42	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial displacement such as a reduction in the hours of non-overtime work, wages or employment benefits, or result in the impairment of existing collective bargaining agreements to which the NYCHA is a party, or (2)</pre>
30 31 32 33 34 35 36 37 38 39 40 41 42 43	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial displacement such as a reduction in the hours of non-overtime work, wages or employment benefits, or result in the impairment of existing collective bargaining agreements to which the NYCHA is a party, or (2) transfer of existing duties and functions related to maintenance and</pre>
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial displacement such as a reduction in the hours of non-overtime work, wages or employment benefits, or result in the impairment of existing collective bargaining agreements to which the NYCHA is a party, or (2) transfer of existing duties and functions related to maintenance and operations currently performed by existing employees of the NYCHA to a
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial displacement such as a reduction in the hours of non-overtime work, wages or employment benefits, or result in the impairment of existing collective bargaining agreements to which the NYCHA is a party, or (2) transfer of existing duties and functions related to maintenance and operations currently performed by existing employees of the NYCHA to a contractor.</pre>
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial displacement such as a reduction in the hours of non-overtime work, wages or employment benefits, or result in the impairment of existing collective bargaining agreements to which the NYCHA is a party, or (2) transfer of existing duties and functions related to maintenance and operations currently performed by existing employees of the NYCHA to a contractor. (c) Employees of the trust and NYCHA serving in positions in newly</pre>
30 31 32 33 35 36 37 38 39 40 41 42 43 445 46 47	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial displacement such as a reduction in the hours of non-overtime work, wages or employment benefits, or result in the impairment of existing collective bargaining agreements to which the NYCHA is a party, or (2) transfer of existing duties and functions related to maintenance and operations currently performed by existing employees of the NYCHA to a contractor. (c) Employees of the trust and NYCHA serving in positions in newly created titles shall be assigned to the appropriate bargaining unit.</pre>
30 31 32 33 35 36 37 38 39 40 41 42 43 445 46 47 48	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial displacement such as a reduction in the hours of non-overtime work, wages or employment benefits, or result in the impairment of existing collective bargaining agreements to which the NYCHA is a party, or (2) transfer of existing duties and functions related to maintenance and operations currently performed by existing employees of the NYCHA to a contractor. (c) Employees of the trust and NYCHA serving in positions in newly created titles shall be assigned to the appropriate bargaining unit. Nothing contained in this section shall be construed to affect (1) the</pre>
30 31 32 33 35 36 37 38 40 41 42 43 445 46 47 48 49	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial displacement such as a reduction in the hours of non-overtime work, wages or employment benefits, or result in the impairment of existing collective bargaining agreements to which the NYCHA is a party, or (2) transfer of existing duties and functions related to maintenance and operations currently performed by existing employees of the NYCHA to a contractor. (c) Employees of the trust and NYCHA serving in positions in newly created titles shall be assigned to the appropriate bargaining unit. Nothing contained in this section shall be construed to affect (1) the existing rights of employees of NYCHA pursuant to an existing collective </pre>
30 31 32 33 35 36 37 38 40 41 42 45 46 47 48 49 50	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial displacement such as a reduction in the hours of non-overtime work, wages or employment benefits, or result in the impairment of existing collective bargaining agreements to which the NYCHA is a party, or (2) transfer of existing duties and functions related to maintenance and operations currently performed by existing employees of the NYCHA to a contractor. (c) Employees of the trust and NYCHA serving in positions in newly created titles shall be assigned to the appropriate bargaining unit. Nothing contained in this section shall be construed to affect (1) the existing rights of employees of NYCHA pursuant to an existing collective bargaining agreement, (2) the existing representational relationships</pre>
30 312 33 35 36 37 39 41 42 45 467 489 50 51	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial displacement such as a reduction in the hours of non-overtime work, wages or employment benefits, or result in the impairment of existing collective bargaining agreements to which the NYCHA is a party, or (2) transfer of existing duties and functions related to maintenance and operations currently performed by existing employees of the NYCHA to a contractor. (c) Employees of the trust and NYCHA serving in positions in newly created titles shall be assigned to the appropriate bargaining unit. Nothing contained in this section shall be construed to affect (1) the existing rights of employees of NYCHA pursuant to an existing collective bargaining agreement, (2) the existing representational relationships among employee organizations representing employees of NYCHA, or (3) the</pre>
30 312 333 35 36 3733 401 423 455 467 489 512 52	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial displacement such as a reduction in the hours of non-overtime work, wages or employment benefits, or result in the impairment of existing collective bargaining agreements to which the NYCHA is a party, or (2) transfer of existing duties and functions related to maintenance and operations currently performed by existing employees of the NYCHA to a contractor. (c) Employees of the trust and NYCHA serving in positions in newly created titles shall be assigned to the appropriate bargaining unit. Nothing contained in this section shall be construed to affect (1) the existing rights of employees of NYCHA pursuant to an existing collective bargaining agreement, (2) the existing representational relationships among employee organizations representing employees of NYCHA, or (3) the bargaining relationships between NYCHA and such employee organizations.</pre>
30 312 333 35 36 3733 412 434 456 478 490 512 53	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial displacement such as a reduction in the hours of non-overtime work, wages or employment benefits, or result in the impairment of existing collective bargaining agreements to which the NYCHA is a party, or (2) transfer of existing duties and functions related to maintenance and operations currently performed by existing employees of the NYCHA to a contractor. (c) Employees of the trust and NYCHA serving in positions in newly created titles shall be assigned to the appropriate bargaining unit. Nothing contained in this section shall be construed to affect (1) the existing rights of employees of NYCHA pursuant to an existing collective bargaining agreement, (2) the existing representational relationships among employee organizations representing employees of NYCHA, or (3) the bargaining relationships between NYCHA and such employee organizations. (d) Without limiting contractors' obligations under alternative</pre>
30 312 333 35 3733 36733 41234 456789 51234 551235 54	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial displacement such as a reduction in the hours of non-overtime work, wages or employment benefits, or result in the impairment of existing collective bargaining agreements to which the NYCHA is a party, or (2) transfer of existing duties and functions related to maintenance and operations currently performed by existing employees of the NYCHA to a contractor. (c) Employees of the trust and NYCHA serving in positions in newly created titles shall be assigned to the appropriate bargaining unit. Nothing contained in this section shall be construed to affect (1) the existing rights of employees of NYCHA pursuant to an existing collective bargaining agreement, (2) the existing representational relationships among employee organizations representing employee organizations. (d) Without limiting contractors' obligations under alternative project delivery contracts to issue their own initial certifications of</pre>
30 312 333 35 36 3733 412 434 456 478 490 512 53	<pre>if applicable. 5. (a) Notwithstanding any provision of law to the contrary, all rights or benefits, including terms and conditions of employment, and protection of civil service and collective bargaining status of all employees of the NYCHA and the trust solely in connection with the use of an alternative project delivery contract pursuant to this section shall be preserved and protected. (b) The use of alternative project delivery contracts pursuant to this section shall not result in the (1) displacement of any currently employed worker of the NYCHA or loss of position, including partial displacement such as a reduction in the hours of non-overtime work, wages or employment benefits, or result in the impairment of existing collective bargaining agreements to which the NYCHA is a party, or (2) transfer of existing duties and functions related to maintenance and operations currently performed by existing employees of the NYCHA to a contractor. (c) Employees of the trust and NYCHA serving in positions in newly created titles shall be assigned to the appropriate bargaining unit. Nothing contained in this section shall be construed to affect (1) the existing rights of employees of NYCHA pursuant to an existing collective bargaining agreement, (2) the existing representational relationships among employee organizations representing employees of NYCHA, or (3) the bargaining relationships between NYCHA and such employee organizations. (d) Without limiting contractors' obligations under alternative</pre>

1

tors is acceptable and has been performed in accordance with the applicable alternative project delivery contracts, and if such public employ-

2 cable alternative project delivery contracts, and if such public employ-3 ees so determine, such public employees shall accept contractors' 4 substantial or final completion of the public works as applicable. 5 Performance by public employees of the trust of any review described in 6 this subdivision shall not be construed to modify or limit contractors' 7 obligations to perform the work in strict accordance with the applicable 8 alternative project delivery contract or the contractors' or any subcon-9 tractors' obligations or liabilities under any law.

10 <u>§ 611. Additional authority. The procurement authority conferred by</u> 11 <u>this article shall not impact or impair, and shall be in addition to,</u> 12 <u>the authority conferred by the NYCHA modernization investment act and</u> 13 <u>the New York city public works investment act.</u>

14 <u>§ 612. Additional requirements for alternative project delivery</u> contracts. Construction performed under a contract entered into by the 15 16 trust pursuant to this article shall be deemed a "public work" to be 17 performed in accordance with the provisions of article eight of the labor law, as well as subject to sections two hundred, two hundred 18 19 forty, two hundred forty-one and two hundred forty-two of the labor law 20 and enforcement of prevailing wage requirements pursuant to applicable 21 law or, for projects or public works receiving federal aid, applicable federal requirements for prevailing wage. Any contract entered into 22 pursuant to section six hundred ten of this article shall include a 23 clause requiring the selected alternative project delivery contractor to 24 25 obligate every tier of contractor working on the public work to comply 26 with the project labor agreement required by section six hundred ten of 27 this article, and shall include project labor agreement compliance monitoring and enforcement provisions consistent with any such project labor 28 29 agreement.

30 § 613. Bonds of the trust and for its benefit. 1. For the purposes of 31 this section, the term "project" means the development, design, 32 construction, reconstruction, improvement, rehabilitation, repairing and 33 operation of housing facilities.

2. The trust shall have the power and is hereby authorized from time 34 35 to time to issue bonds, in conformity with applicable provisions of the uniform commercial code, in such principal amounts as it may determine 36 37 to be necessary to pay the cost of any project and to fund reserves to 38 secure such bonds, including incidental expenses in connection therewith. The trust shall have the power from time to time to refund any 39 bonds of the trust by the issuance of new bonds and may issue bonds 40 partly to refund bonds of the trust then outstanding and partly to pay 41 42 the cost of any project. Bonds issued by the trust shall be payable as 43 may be designated in the resolution of the trust under which the bonds shall be authorized to be issued, subject to any agreements with the 44 45 holders of outstanding bonds pledging any particular revenues or moneys. 46 3. The trust shall be authorized to obtain insurance, letters of cred-47 it and other credit or liquidity facilities related to its bonds. 48 4. The board may delegate to the chair or the president of the trust

48 <u>4. The board may delegate to the chair or the president of the trust</u> 49 <u>the power to set the final terms of bonds.</u>

50 5. Whenever the trust shall determine that the issuance of its bonds 51 is appropriate, the trust shall make a determination as to the arrange-52 ments necessary for the issuance and sale of such bonds, including the 53 underwriting of such bonds through the public or private sale of such 54 bonds, and such determination shall include compensation for services 55 rendered as the trust deems appropriate. Such determination shall be set 56 forth in a resolution of the trust, which shall authorize issuance of

The bonds shall bear interest at such fixed or variable 1 such bonds. rates and shall be in such denominations, be in such form, either coupon 2 3 or registered, be sold at such public or private sale, be executed in 4 such manner, be denominated in United States currency, be payable in 5 such medium of payment, at such place and be subject to such terms of б redemption as the trust may provide in such resolution. 7 6. Any resolution or resolutions authorizing bonds or any issue of 8 bonds may contain provisions which may be a part of the contract with 9 the holders of the bonds thereby authorized as to: 10 (a) pledging all or part of its revenues, including, but not limited 11 to, project-based or tenant-based assistance pursuant to section eight of the United States housing act of nineteen hundred thirty-seven, as 12 amended, or any successor provision, and assistance provided to NYCHA 13 pursuant to section nine of the United States housing act of nineteen 14 15 hundred thirty-seven, as amended, or any successor provision, together 16 with any other moneys, securities or contracts, to secure the payment of 17 the bonds, subject to such agreements with bondholders as may then 18 exist; 19 (b) the setting aside of reserves and the creation of sinking funds 20 and the regulation and disposition thereof; (c) limitations on the purpose to which the proceeds from the sale of 21 22 bonds may be applied; (d) limitations on the issuance of additional bonds, the terms upon 23 which additional bonds may be issued and secured and the refunding of 24 25 bonds; 26 (e) the procedure, if any, by which the terms of any contract with 27 bondholders may be amended or abrogated, including the proportion of bondholders which are needed to consent thereto and the manner in which 28 29 such consent may be given; 30 (f) vesting in a bond trustee or trustees such properties, rights, 31 powers and duties in trust as the trust may determine; and 32 (q) defining the acts or omissions to act that may constitute a 33 default in the obligations and duties of the trust to the bondholders and providing for the rights and remedies of the bondholders in the 34 35 event of such default, including as a matter of right the appointment of a receiver, provided, however, that such rights and remedies shall not 36 be inconsistent with the general laws of the state and other provisions 37 38 of this article. 39 7. In addition to the powers herein conferred upon the trust to secure its bonds, the trust shall have power in connection with the issuance of 40 41 bonds to enter into such agreements for the benefit of the bondholders 42 as the trust may deem necessary, convenient or desirable concerning the 43 use or disposition of its revenues or other moneys, including the 44 entrusting, pledging or creation of any other security interest in any 45 such revenues, moneys and the doing of any act, including refraining 46 from doing any act, which the trust would have the right to do in the 47 absence of such agreements. The trust shall have power to enter into amendments of any such agreements within the powers granted to the trust 48 by this article and to perform such agreements. The provisions of any 49 50 such agreements may be made a part of the contract with the holders of 51 bonds of the trust. 8. Notwithstanding any provision of the uniform commercial code to the 52 53 contrary, any pledge of or other security interest in revenues, moneys, 54 accounts, contract rights, general intangible or other personal property made or created by the trust shall be valid, binding and perfected from 55 56 the time when such pledge is made or other security interest attaches

without any physical delivery of the collateral or further act, and the 1 2 lien of any such pledge or other security interest shall be valid, bind-3 ing and perfected against all parties having claims of any kind in tort, 4 contract or otherwise against the trust irrespective of whether or not 5 such parties have notice thereof. No instrument by which such a pledge б or security interest is created nor any financing statement need be 7 recorded or filed. 8 9. Whether or not the bonds of the trust are of such form and charac-9 ter as to be negotiable instruments under the terms of the uniform 10 commercial code, the bonds are hereby made negotiable instruments within 11 the meaning of and for all the purposes of the uniform commercial code, subject only to the provisions of the bonds for registration. 12 Neither the members of the board nor any person executing bonds 13 10. 14 shall be liable personally thereon or be subject to any personal liability or accountability solely by reason of the issuance thereof. The 15 16 bonds or other obligations of the trust shall not be a debt of NYCHA, the city, or the state, and neither the NYCHA, the city nor the state 17 shall be liable thereon, nor shall they be payable out of any funds 18 other than those of the trust, and such bonds shall contain on the face 19 20 thereof a statement to such effect. 21 11. The trust, subject to such agreements with bondholders as then may 22 exist, shall have power to purchase bonds of the trust out of any moneys available therefor, which shall thereupon be cancelled. 23 12. Notwithstanding any provision of article twelve of the private 24 housing finance law, section twenty-nine hundred seventy-six of the 25 26 public authorities law or any other general, special or local law to the 27 contrary, (a) the purposes of the New York city housing development corporation and its powers granted in article twelve of the private 28 29 housing finance law also shall include, subject to the provisions of any 30 contract with holders of its notes and bonds, the making of loans to the 31 trust and entities referred to in subdivision thirteen of section six 32 hundred four of this article, and (b) bonds of the New York city housing 33 development corporation issued for, or to refund bonds issued for, such 34 purpose or the purposes of paying costs of issuance thereof or funding 35 reserves to secure such bonds (i) may be sold without any consultation or approval otherwise required by subdivision two of section six hundred 36 fifty-five of the private housing finance law, (ii) shall not be 37 38 included in any calculation of outstanding bonds and notes for purposes of section six hundred fifty-six of the private housing finance law and 39 shall not be secured by any capital reserve fund established pursuant 40 41 thereto, and (iii) shall not be included in any calculation of bonds 42 issued by the New York city housing development corporation for purposes 43 of section twenty-nine hundred seventy-six of the public authorities 44 <u>law.</u> 45 614. Resources of the trust. 1. Subject to the provisions of this S 46 article, the members of the board shall receive, accept, invest, admin-47 ister, expend and disburse for its corporate purposes all money of the trust from whatever sources derived including (a) the proceeds of bonds, 48 and (b) any other payments, gifts, or appropriations to the trust from 49 50 any other source. 51 2. Subject to the provisions of any contract with bondholders, the 52 money of the trust shall be paid to the trust and shall not be commingled with any other money. The money of the trust shall be deposited in 53 54 accounts held in the trust's name in the bank or banks in the state

55 designated by the trust.

17

1	3. The moneys in such accounts shall be paid out on checks of the
2	trust upon requisition by the chair or such officer or officers as the
3	trust may authorize to make such requisitions, or pursuant to a bond
4	resolution or trust indenture.
5	4. Any moneys on deposit in the accounts of the trust not required for
6	immediate expenditure shall be invested in obligations in which a muni-
7	cipality may be authorized to invest in accordance with section eleven
8	of the general municipal law, provided, however, that such funds shall
9	not be invested in instruments commonly known as repurchase agreements.
10	The trust shall have the power, notwithstanding the provisions of this
11	section, to contract with the holders of any of its bonds as to the
12	custody, collection, securing, investment and payment of any money of
13	the trust or any money held in trust or otherwise for the payment of
14	bonds or in any way to secure bonds, and to carry out any such contract
15	notwithstanding that such contract may be inconsistent with the other
16	provisions of this article. Money held in trust or otherwise for the
17	payment of bonds or in any way to secure bonds and deposits of such
18	money may be secured in the same manner as money of the trust, and all
19	banks and trust companies are authorized to give such security for such
20	deposits.
21	§ 615. Bonds legal for investment and deposit. The bonds of the trust
22	are hereby made securities in which all public officers and bodies of
23	the state and all public corporations, municipalities and municipal
24	subdivisions, all insurance companies and associations and other persons
25	carrying on an insurance business, all banks, bankers, trust companies,
26	savings banks and savings associations including savings and loan asso-
27	ciations, building and loan associations, investment companies and other
28	persons carrying on a banking business, all administrators, conserva-
29	tors, guardians, executors, trustees and other fiduciaries, and all
30	other persons whatsoever who are now or may hereafter be authorized to
31	invest in bonds or in other obligations of the state, may properly and
32	legally invest funds, including capital, in their control or belonging
33	to them. The bonds are also hereby made securities which may be deposit-
34	ed with and may be received by all public officers and bodies of the
35	state and all municipalities and public corporations for any purpose for
36	which the deposit of bonds or other obligations of the state is now or
37	may hereafter be authorized.
38	§ 616. Tax exemption and tax contract by the state. 1. It is hereby
39	determined that the creation of the trust and the carrying out of its
40	corporate purposes is in all respects for the benefit of the people of
41	the state of New York and is a public purpose. Accordingly, the trust
42	shall be regarded as performing an essential governmental function in
43	the exercise of the powers conferred upon it by this article, and the
44	trust shall not be required to pay any fees, taxes, special ad valorem
45	levies or assessments of any kind, including, but not limited to, fran-
46	chise taxes, sales taxes or other taxes, upon or with respect to any
47	property owned by it or under its jurisdiction, control or supervision,
48	or upon the uses thereof, or upon or with respect to its activities or
49 50	operations in furtherance of the powers conferred upon it by this arti-
50	cle, or upon or with respect to any fares, tolls, rentals, rates, charg-
51	es, fees, revenues or other income received by the trust.
52	2. Any bonds issued pursuant to this article together with the income
53 E4	therefrom shall at all times be exempt from taxation.
54 55	3. The state hereby covenants with the purchasers and with all subse-
55	quent holders and transferees of bonds issued by the trust pursuant to
56	this article, in consideration of the acceptance of and payment for the

1	bonds, that the bonds of the trust issued pursuant to this article and
2	the income therefrom and all revenues, monies, and other property
3	pledged to pay or to secure the payment of such bonds shall at all times
4	be free from taxation.
5	<u>§ 617. Actions against the trust. 1. Except in an action for wrongful</u>
6	death, no action or proceeding shall be prosecuted or maintained against
7	the trust for personal injury or damage to real or personal property
8	alleged to have been sustained by reason of the negligence or wrongful
9	act of the trust or of any member of the board, officer, agent or
10	employee thereof, unless (a) it shall appear by and as an allegation in
11	the complaint or moving papers that a notice of claim shall have been
12	made and served upon the trust, within the time limit prescribed by and
13	in compliance with section fifty-e of the general municipal law, (b) it
14	shall appear by and as an allegation in the complaint or moving papers
15	that at least thirty days have elapsed since the service of such notice
16	and that adjustment or payment thereof has been neglected or refused,
17	and (c) the action or proceeding shall be commenced within one year
18	after the happening of the event upon which the claim is based. An
19	action against the trust for wrongful death shall be commenced in
20	accordance with the notice of claim and time limitation provisions of
21	title eleven of article nine of the public authorities law.
22	2. Wherever a notice of claim is served upon the trust, it shall have
23	the right to demand an examination of the claimant relative to the
24	occurrence and extent of the injuries or damages for which claim is
25	made, in accordance with the provisions of section fifty-h of the gener-
26	al municipal law.
27	3. The trust may require any person presenting for settlement an
28	account or claim for any cause whatsoever against the trust to be sworn
29	before a member of the board, counsel or an attorney, officer or employ-
30	ee thereof designated for such purpose, concerning such account or claim
31	and when so sworn, to answer orally as to any facts relative to such
32	account or claim. The trust shall have power to settle or adjust any
33	claims in favor of or against the trust.
34	4. The rate of interest to be paid by the trust upon any judgment for
35	which it is liable, other than a judgment on bonds, shall not exceed the
36	rate of interest on judgments and accrued claims against municipal
37	authorities as provided in the general municipal law. Interest on
38	payments of principal or interest on any bonds in default shall accrue
39	at the rate specified in the general municipal law until paid or other-
40	wise satisfied.
41	5. The venue of every action, suit or special proceeding brought
42	against the trust shall be laid in the county of New York.
43	§ 618. Civil service and pension system membership. 1. The trust, for
44	the purpose of administering the civil service law, shall be subject to
45	the provisions of the civil service law and the rules of the city
46	department of citywide administrative services or any successor acting
47	as the municipal commission of the city. The president of the trust
48	shall be empowered to act for the trust in all matters relating to
49	compliance with this subdivision.
50	2. With respect to persons employed by the NYCHA on the effective date
51	of this section, the trust and the NYCHA shall be deemed to be the same
52	public employer only for purposes of transfer of employment under the
53	civil service law, which may be made only with the approval of the NYCHA
54	CEO and the president of the trust. No civil service right of an employ-
55	ee of the NYCHA employed on the effective date of this article shall be

1	last imprind an effected by users of the englands of this section
1	lost, impaired or affected by reason of the enactment of this section
2	into law.
3	3. Any person on an eligible list for a position with the NYCHA shall
4	continue to hold such position on such list and shall be entitled to the
5	same civil service rights. The trust shall continue to use any new or
6	existing civil service lists promulgated by the department of citywide
7	administrative services until such time as successor titles are estab-
8	lished. Employees of the trust shall have the same rights and benefits
9	as employees of the NYCHA.
10	4. Any officer or employee of the NYCHA who is transferred to the
11	trust pursuant to this section and who at the time of such transfer was
12	a member of the New York city employees' retirement system shall contin-
13	ue to be a member of such system as long as he or she or they continues
14	in such service, and shall continue to have all the rights, privileges
15	and obligations of membership in such system. Employment by the trust
16	shall constitute city-service for the purposes of chapter one of title
17	thirteen of the administrative code of the city of New York.
18	§ 619. Collective negotiation. 1. Except as otherwise provided by this
19	article, the trust, by means of a written determination of the president
20	of the trust transmitted to the mayor within one hundred twenty days of
21	the effective date of this section, may elect to have the New York city
22 23	collective bargaining law apply to the trust, subject to approval of the mayor. Such law shall apply to the trust pending such determination and
23 24	approval. In the event that the trust does not so elect or the mayor
25	does not approve the election, the state public employment relations
26	board shall have exclusive jurisdiction for the purpose of administering
20 27	the provisions of article fourteen of the civil service law, and the
28	provisions of section two hundred twelve of the civil service law shall
29	not be applicable to the trust.
30	2. In the event that the trust elects to have the New York city
31	collective bargaining law apply to the trust, for the purpose of article
32	fourteen of the civil service law and the New York city collective
33	bargaining law, as applicable, the trust, acting by and through its
34	president, shall be deemed to be the public employer and as such shall
35	negotiate with and enter into written agreements with employee organiza-
36	tions representing the staff of the trust that have been certified or
37	recognized under such article. In carrying on such negotiations, the
38	president of the trust may consult with and seek assistance from the
39	city office of labor relations and NYCHA. The president of the trust
40	shall consult with the appropriate public employee organization on the
41	establishment of, and bargain all terms and conditions of, any new
42	titles established for the trust which have a community of interest with
43	titles already represented by the public employee organization which
44	presently has representation rights for those titles for NYCHA or for
45	the city. Any such titles for which terms and conditions are bargained
46	pursuant to this subdivision shall be deemed to be successor titles
47	within the meaning of applicable law and, so long as the responsibil-
48	ities of employees in these titles are reasonably related to the respon-
49	sibilities of employees currently represented by a public employee
50	organization, shall be accreted to the appropriate bargaining certif-
51	icates for which such public employee organization shall be voluntarily
52	recognized as the bargaining agent under procedures acceptable to the
53	office of collective bargaining or the state public employment relations
54	board, as applicable.
55	§ 620. Application of state and local human rights laws. Notwith-
56	standing any provision of law to the contrary, article fifteen of the

1	avagutive low and title eight of the administrative gods of the give of
1	executive law and title eight of the administrative code of the city of
2	New York shall apply to the trust.
3	§ 621. Limited liability. 1. As used in this section, the term
4	"employee" shall mean the members of the board, president, officers,
5	employees, or a former employee, his or her estate or judicially
6	appointed personal representative.
7	2. Neither the members of the board nor any officers or employee of
8 9	the trust acting on behalf thereof, while acting within the scope of such person's authority, shall be subject to any liability resulting
9 10	from carrying out any of the powers expressly given in this article.
11	3. At the request of the employee, and upon compliance by the employee
12	with the provisions of this section, the trust shall provide for the
13	defense of an employee in any civil action or proceeding in any state or
14^{13}	federal court, arising out of any alleged act or omission which the
15	trust finds occurred while the employee was acting within the scope of
16	his or her public employment and in the discharge of his or her public
17	duties and was not in violation of any rule or regulation of the trust
18	at the time the alleged act or omission occurred. This duty to provide
19	for a defense and indemnification shall not arise where such civil
20	action or proceeding is brought by or on behalf of the trust against the
21	employee.
22	4. The trust shall indemnify and hold harmless its employees in the
23	amount of any civil judgment obtained against such employees in any
24	state or federal court, or in the amount of any settlement of a claim
25	approved by the trust provided that the act or omission from which such
26	judgment or settlement arose occurred while the employee was acting
27	within the scope of his or her public employment and in the discharge of
28	his or her public duties and was not in violation of any rule or regu-
29	lation of the trust at the time the alleged damages were sustained. The
30	duty to indemnify and hold harmless prescribed by this section shall not
31	arise where the injury or damage resulted from an intentional wrongdo-
32	ing, or recklessness on the part of the employee. Nothing in this
33	section shall authorize the trust to indemnify or hold harmless an
34	employee with respect to punitive or exemplary damages, fines or penal-
35	<u>ties.</u>
36	5. The duty to defend and indemnify and hold harmless prescribed by
37	this section shall be conditioned upon (a) delivery by the employee to
38	the president or general counsel of the trust at the office of the trust
39	of the original or a copy of any summons, complaint, claim, process,
40	notice, demand or pleading within ten days after the employee is served
41	with such document, and (b) the full cooperation of the employee in the
42	defense of such action or proceeding and in defense of any action or
43	proceeding against the trust based upon the same act or omission, and in
44	the prosecution of any appeal. Such delivery shall be deemed a request
45	by the employee that the trust provide for his or her defense pursuant
46	to this section. In the event that the trust shall assume an employee's defense and thereafter the employee fails or refuses to cooperate in the
47 48	formation or presentation of his or her defense, the court shall permit
40 49	the trust to withdraw its representation ten days after giving written
50	notice to the employee of its intention to discontinue such represen-
50 51	tation.
52	6. In the event that the act or omission upon which the court proceed-
53	ing against the employee is based was or is also the basis of a disci-
54	plinary proceeding by the trust against the employee, representation and
55	indemnification by the trust, as set forth in this section, may be with-
56	held (a) until such disciplinary proceeding has been resolved, and (b)

1	welling the second-tion of the dissipliness second is second to the
1	unless the resolution of the disciplinary proceeding exonerated the
2	employee as to such act or omission.
3	7. Subject to the conditions set forth in this section, such employee
4	shall be entitled to representation by the general counsel of the trust
5	or by any attorney or attorneys designated by the general counsel,
6	provided, however, that the employee shall be entitled to be represented
7	by private counsel of his or her choice in any civil action or proceed-
8	ing whenever the trust determines that representation would be inappro-
9	priate, or whenever a court, upon appropriate motion or otherwise by a
10	special proceeding, determines that a conflict of interest exists and
11	that the employee is entitled to be represented by private counsel of
12	the employee's choice. The general counsel of the trust shall notify the
13	employee in writing of such determination that the employee is entitled
14	to be represented by private counsel. Provided, however, that the trust
15	may require, as a condition to payment of the fees and expenses of such
16	representation, that appropriate groups of such employees be represented
17	by the same counsel. Reasonable attorneys' fees and litigation expenses
18	shall be paid by the trust to such private counsel from time to time
19	during the pendency of a civil action or proceeding.
20	8. Any dispute with respect to representation of multiple employees by
21	a single counsel or the reasonableness of attorneys' fees or the amount
22	of litigation expenses shall be resolved by the court upon motion or by
23	way of a special proceeding.
24	9. The benefits of this section shall inure only to employees as
25	defined in this section and shall not enlarge or diminish the rights of
26	any other party nor shall any provision of this section be construed to
27	affect, alter or repeal any provision of the workers' compensation law.
28	10. The provisions of this section shall not be construed in any way
29	to impair, alter, limit or modify the rights and obligations of any
30	<u>insurer under any policy of insurance.</u>
31	11. Except as otherwise specifically provided in this section, the
32	provisions of this section shall not be construed in any way to impair,
33	alter, limit, modify, abrogate or restrict any immunity available to or
34	conferred upon any unit, entity, member, officer or employee of the
35	trust, or any right to defense or indemnification provided for any
36	member, officer or employee by, in accordance with, or by reason of, any
37	other provision of state, federal or local law or common law.
38	12. Every action or proceeding instituted pursuant to the provisions
39	of this section shall be commenced pursuant to section six hundred
40	seventeen of this article, and subject to any condition or limitation
41	set forth in such section.
42	13. The provisions of this section shall apply to the actions and
43	proceedings set forth herein notwithstanding any inconsistent provisions
44	<u>of state or local law.</u>
45	§ 622. Audit and annual reports. Beginning in the year two thousand
46	twenty-three and every year thereafter, the trust shall, within one
47	hundred twenty days of the end of the city's fiscal year, submit to the
48	mayor of the city and the NYCHA board a report on its operations during
49	such fiscal year. An annual audit of the trust shall be conducted by an
50	independent certified public accountant, and the trust's independently
51	audited financial statements shall be included in this report. The
52	report shall also detail the extent of completion of all projects for
53	development, design, construction, reconstruction, improvement, rehabil-
54	itation, repairing and operation of housing facilities, including, by
55	project, identified shortfalls in schedule performance and providing
56	explanation for such shortfalls. Such report shall detail the extent of

completion as existed on the last day of the city's fiscal year. Such 1 report shall also include a description of each alternative project 2 3 delivery contract, information regarding the procurement process for 4 each such alternative project delivery contract including the list of 5 responding entities that demonstrated the general capability to perform б such alternative project delivery contract pursuant to paragraph (a) of 7 subdivision one of section six hundred ten of this article, the total 8 cost of each alternative project delivery contract, an explanation of 9 the estimated savings attributable from the alternative project delivery 10 contract structure used, and the participation rate of and total dollar 11 value of monies paid to minority and women owned business enterprises under such contract. The trust shall transmit the portion of such report 12 13 relating to alternative project delivery contracts to the governor, the 14 temporary president of the senate and the speaker of the assembly. § 623. Jurisdiction over trust. 1. The trust shall not be deemed a 15 16 "covered organization" as defined in the New York state financial emer-17 gency act for the city of New York. 2. The department of investigation of the city shall be authorized to 18 19 conduct investigations relating to the trust pursuant to chapter thir-20 ty-four of the New York city charter. 21 3. The comptroller of the city, or his or her legally authorized representative, is hereby authorized and empowered from time to time to 22 examine the books and accounts of the trust including its receipts, 23 24 disbursements, contracts, reserve funds, sinking funds, investments, and 25 any other matters relating to its financial standing. 26 4. The trust shall not be deemed a "local authority" or a "state 27 authority" for purposes of the public authorities law, and shall not otherwise be subject to provisions of such law with respect to public 28 29 authorities, except as may be specifically provided for by this article. 30 § 624. Effect of inconsistent provisions. Insofar as the provisions of 31 this article are inconsistent with the provisions of any other law, 32 general, special or local or of the New York city charter or any local 33 law, ordinance or resolution of the city, the provision of this article shall be controlling, provided that nothing contained in this section 34 35 shall be held to supplement or otherwise expand the powers or duties of 36 the trust otherwise set forth in this article. 37 § 625. Severability. If any provision of this article or its applica-38 tion to any person or circumstance is held unconstitutional or invalid, in whole or in part, by any court, such holding of unconstitutionality 39 or invalidity shall in no way affect or impair any other provision of 40 41 this article or the application of any such provision to any other 42 person or circumstance, and to this end the provisions of this article 43 are severable. 44 § 2. Paragraph b of subdivision 3 of section 13-101 of the administra-45 tive code of the city of New York, as amended by chapter 16 of the laws 46 of 1997, is amended to read as follows: 47 b. Service as a paid employee of the triborough bridge authority, the 48 Henry Hudson parkway authority, the Marine parkway authority, the New 49 York city tunnel authority, the New York city parkway authority, the New 50 York city housing authority, the New York city public housing preserva-51 tion trust, the triborough bridge and tunnel authority, the New York city transit authority, the New York city housing development corpo-52 53 ration, the New York city health and hospitals corporation, the New York 54 city off-track betting corporation, the New York city school construction authority, the New York city municipal water finance 55 56 authority, the New York city water board, the transit construction fund,

the New York city transitional finance authority, the New York city
 sports authority and the New York city rehabilitation mortgage insurance
 corporation shall constitute city-service as herein defined.

4 § 3. Paragraph 1 of subdivision c of section 13-133 of the administra-5 tive code of the city of New York, subparagraph (C) as added by chapter 6 738 of the laws of 1988, subparagraphs (D) and (E) as added by chapter 7 609 of the laws of 1995, subparagraph (F) as added by chapter 16 of the 8 laws of 1997, and subparagraph (G) as added by chapter 3 of the laws of 9 2013, is amended to read as follows:

10 (1) (A) The comptroller shall make monthly payments, in twelve equal 11 installments, with respect to obligations which the city incurs to pay 12 sums to the retirement system.

13 (B) The New York city health and hospitals corporation shall make 14 monthly payments, in twelve equal installments, with respect to obli-15 gations which it incurs to pay sums to the retirement system.

16 (C) The New York city school construction authority shall make monthly 17 payments, in twelve equal installments, with respect to obligations 18 which it incurs to pay sums to the retirement system.

19 (D) The New York city municipal water finance authority shall make 20 monthly payments, in twelve equal installments, with respect to obli-21 gations, if any, which it incurs to pay sums to the retirement system.

(E) The New York city water board shall make monthly payments, in twelve equal installments, with respect to obligations, if any, which it incurs to pay sums to the retirement system.

(F) The New York city transitional finance authority shall make monthly payments, in twelve equal installments, with respect to obligations which it incurs to pay sums to the retirement system.

(G) <u>The New York city public housing preservation trust shall make</u>
 <u>monthly payments</u>, in twelve equal installments, with respect to obli <u>gations which it incurs to pay sums to the retirement system</u>.

31 (H) Where a responsible obligor (as defined in paragraph ten of subdi-32 vision a of section 13-638.2 of this title) is required to make payments 33 to the retirement system pursuant to applicable provisions of law in fiscal year two thousand twelve--two thousand thirteen, and in any 34 35 fiscal year thereafter, and the provisions of this subdivision or the 36 provisions of any other applicable law do not otherwise specifically 37 require such responsible obligor to make such payments by a particular 38 date or dates during such fiscal year, such responsible obligor shall 39 make such payments either (i) in total on or before January first of such fiscal year, or (ii) in twelve equal monthly installments, as 40 41 determined by the actuary, with each monthly installment to be paid on 42 or before the last day of each month.

43 § 4. This act shall take effect on the sixtieth day after it shall 44 have become a law, provided that any public officer or employee, includ-45 ing but not limited to the mayor of the city of New York and the chief 46 executive officer of the New York city housing authority, is authorized 47 to take any action that is necessary for the timely implementation of 48 this act prior to its effective date.