Testimony to Panel for Educational Policy
Chancellor’s Regulation A-101

The undersigned are experts and advocates in the area of educational equity and school diversity. We commend you on the attention you are paying to the importance of racial and economic diversity in New York City public schools. As Mayor de Blasio declared when signing the School Diversity Accountability Act, we have a duty “to ensure that our schools are as diverse as our city and people of all communities live, learn and work together.”

To that end, we are writing to express our concern regarding one provision in the current and proposed amendment to Chancellor’s Regulation A-101. We believe a small but potentially far-reaching error runs the risk of undermining efforts to achieve diversity in New York City schools. Diverse classrooms provide long-lasting academic and social benefits for all children.

Footnote 1 to the regulation reads “Race may be considered as a factor in school enrollment only where required by court order...”

The notion that race can only be considered as a factor when required by court order is patently wrong.¹ The United States Supreme Court explicitly permits the use of race-conscious measures to achieve school diversity and reduce racial isolation. Specifically, voluntary desegregation policies are guided by the U.S. Supreme Court decision in Parents Involved in Community Schools v. Seattle School District No. 1, 551 U.S. 701 (2007) (“PICS”). The PICS decision sanctioned the use of race-conscious student assignment policies. As Justice Kennedy noted in his controlling opinion, districts are “free to devise race-conscious measures to address the problem” of racial isolation in schools. PICS, 551 U.S. at 788-89.

Based on PICS, in 2011, the U.S. Department of Education, Office of Civil Rights and the U.S. Department of Justice issued guidance to school districts that explicitly recognizes the permissibility of using race in redressing racial isolation in schools. See Guidance on the Voluntary Use of Race to Achieve Diversity and Avoid Racial Isolation in Elementary and Secondary Schools, available at http://www2.ed.gov/about/offices/list/ocr/docs/guidance-ese-201111.html. In this guidance, OCR and DOJ explain the importance of racial diversity in schools and provide examples of ways in which schools and districts can use race-conscious (and of course race-neutral) policies to reduce racial isolation and advance school diversity.

As communities across New York City explore more equitable assignment policies, it is important that NYC DoE’s regulations are able to best support these efforts by accurately reflecting the current status of the law. Accordingly, we respectfully request that the regulation be corrected by:

1. Deleting the language in footnote 1 to CR A-101 that reads: “Race may be considered as a factor in school enrollment only where required by court order...”; and
2. Replacing that language with the following:

“School districts are strongly encouraged to consider legally permissible race-conscious and race-neutral approaches to promote diversity and reduce racial segregation.”

Once again, we applaud your efforts to address the inequity in our schools by supporting policies that fulfill Mayor de Blasio’s promise that our schools reflect the richness and diversity of our city. As U.S. Supreme Court Justice Thurgood Marshall stated, “unless our children begin to learn together, there is little hope that our people ever learn to live together.”

Ujju Aggarwal, Parent Leadership Project
Cathy Albisa, Executive Director, National Economic & Social Rights Initiative
Laura Barbieri, Of Counsel, Advocates for Justice
Jill Bloomberg, Principal, Park Slope Collegiate
Professor John Brittain, University of the District of Columbia School of Law*
CEC, District 1
Sarah Camiscoli, Founder and Director, IntegrateNYC4me
Amelia Costigan, Parents for Middle School Equity (District 15)
Lisa Donlan, Former President, CEC District 1
David Goldsmith, President, CEC District 13*
Margaret Fung, Executive Director, Asian American Legal Defense and Education Fund (AALDEF)
Nicole Job, President, Community Education Council 17
Kemala Karmen, Co-founder of NYCpublic
Rene Kathawala, Esq., Pro Bono Counsel, Orrick Herrington and Sutcliffe LLP
Latino Justice PRLDEF

Wendy Lecker Esq., Senior Attorney, Education Law Center

Rehan Mehran, Parents for Middle School Equity (District 15)

Melissa Moskowitz, Parents for Middle School Equity (District 15)

NAACP Legal Defense and Educational Fund

Donna Nevel, PARCEO

Miriam Nunberg, Parents for Middle School Equity (District 15)

Naila Rosario, President, CEC District 15

David Rosen, NYCletemplay

Liz Rosenberg, Co-founder of NYCpublic; Parents for Middle School Equity (District 15)

Theodore M. Shaw, Esq., Julius L. Chambers Distinguished Professor of Law and the Director of the Center for Civil Rights at the University of North Carolina at Chapel Hill, Former Director-Counsel of the NAACP Legal Defense Fund

Esmeralda Simmons, Founder and Executive Director of the Center for Law and Social Justice

Shino Tanikawa, President, Community Education Council, District 2*

Teachers United

David Tipson, Executive Director, New York Appleseed

Joan Trellis, President, District 17 Presidents’ Council and E-Board

Sharon Wedderburn, Chair, Education Committee, Community Board Number 8 (Brooklyn)

Natasha Welsh, Treasurer, Community Education Council 17

Rashidah White, CEC District 6 MBP Appointee

*for identification purposes only