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- 4. Art. 5-E. Infrastructure Investment
- 5. § 69-I

# N.Y. State Finance Law Section 69-I The New York works task force

## 1.

There shall be a New York works task force that will advise on coordinating the capital plans of New York state agencies and authorities, including leveraging and accelerating funding streams and financing mechanisms to enhance infrastructure investment throughout New York state.

## **2.**

The New York works task force shall:

(a)

develop a coordinated capital infrastructure plan among state agencies and authorities. The plan shall focus on the efficient and accelerated deployment of resources to meet regional and statewide infrastructure needs and shall consider the extent to which the plan is consistent with the regional economic development plans designated by the chair of the urban development corporation;

**(b)** 

recommend prioritization of capital infrastructure projects and the allocation of capital resources;

**(c)** 

make recommendations on facilitating the expediting of permit approvals, regulatory approvals, and other state actions necessary to advance priority infrastructure projects;

**(d)** 

recommend financing options for infrastructure projects including but not limited to state supported debt, federal funding and other finance vehicles; and

**(e)** 

advise state agencies and authorities on the use of methods of procurement and contracting.

## **3.**

The department of transportation shall provide a two-year capital plan for the years two thousand thirteen--two thousand fourteen and two thousand fourteen to the New York works task force for its advice and recommendations to coordinate and address regional transportation needs.

## 4.

The New York works task force shall produce an infrastructure report including the capital plan submitted to it pursuant to subdivision three of this section to the governor, temporary president of the senate, speaker of the assembly, minority leader of the senate and minority leader of the assembly annually on September first.

Source: Section 69-I — The New York works task force, <a href="https://www.nysenate.gov/legislation/laws/STF/69-I">https://www.nysenate.gov/legislation/laws/STF/69-I</a> (updated Sep. 22, 2014; accessed Apr. 19, 2025).

<u>69–I</u>

The New York works task force 69–J

The New York works task force 69-K

The New York works task force 69-L

The New York works task force

Up to date



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Original Source: Section 69-I — The New York works task force, https://www.nysenate.gov/legislation/laws/STF/69-I (last accessed Aug. 20, 2023).

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(3) A person may apply [...]
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- 3. State Fin. Law
- 4. Art. 5-E. Infrastructure Investment
- 5. § 69-J

# N.Y. State Finance Law Section 69-J The New York works task force

• governance

### 1.

The New York works task force shall consist of fifteen members, each of whom shall be appointed by the governor and two of whom shall be appointed upon recommendation of the temporary president of the senate, two of whom shall be appointed upon recommendation of the speaker of the assembly, one of whom shall be appointed upon the recommendation of the minority leader of the senate and one of whom shall be appointed upon the recommendation of the minority leader of the governor shall represent organized labor. The members appointed by the governor upon the recommendation of the minority leader of the senate and the minority leader of the assembly shall be non-voting members. Each person appointed to the New York works task force shall have professional experience in any one or more of the following areas:

(a)

the development, construction, ownership, maintenance, management or finance of infrastructure assets;

**(b)** 

economic development or project development or finance; or

**(c)** 

labor relations.

### 2.

The New York works task force shall establish an implementation council comprised of: the director of the division of the budget, the commissioners of the department of economic development, the department of transportation, the office of general services, the department of labor, the department of environmental conservation and the office of parks, recreation and historic preservation, the secretary of state, the chancellors of the state university of New York and the city university of New York, the president and chief executive officer of the environmental facilities corporation, and the executive directors of the dormitory authority of the state of New York, the New York power authority, the Long Island power authority, the New York state energy research and development authority, the New York state bridge authority, the metropolitan transportation authority, the New York state thruway authority and the port authority of New York and New Jersey, the director of state operations and such other members as the New York works task force or the governor may determine shall facilitate the purposes of the New York works task force. Each member of the implementation council may designate an individual to attend and participate in New York works task force meetings and deliberations on his or her behalf.

## **3.**

Upon recommendation of the nominating party, the governor may replace any member in accordance with the provision contained herein for the appointment of members. Vacancies occurring in the New York works task force shall be filled by using the same appointment procedure established herein.

### 4.

No officer or employee of the state, of any political subdivision of the state, of any governmental entity operating any public school or college or of any other public agency or instrumentality or unit of government which exercises governmental powers under the laws of the state, shall forfeit such office or employment by reason of acceptance of appointment as a member of the New York works task force; nor shall service as such member, representative, officer, employee or agent of the New York works task force be deemed incompatible or in conflict with such office or employment.

### **5.**

New York works task force members shall receive no remuneration for their services as members, but shall be allowed their actual and necessary expenses incurred in the performance of their duties provided, however, that such members are not, at the same time such expenses are incurred, public employees otherwise entitled to such reimbursement.

### **6.**

The New York works task force may create such committees as it deems necessary. The first meeting of the New York works task force shall be held within thirty days after all members are initially appointed. At the first meeting of the New York works task force and at the first meeting in each subsequent year, the New York works task force shall elect from among its members a chair and a secretary and such other officers as it shall deem necessary. The New York works task force or any committee thereof may hold meetings by electronic means consistent with article seven of the public officers law.

Source: Section 69-J — The New York works task force; governance, <a href="https://www.nysenate.gov/legislation/laws/STF/69-J">https://www.nysenate.gov/legislation/laws/STF/69-J</a> (updated Sep. 22, 2014; accessed Apr. 19, 2025).

69-I

The New York works task force 69-J

The New York works task force 69-K

The New York works task force 69-L

The New York works task force

Up to date



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Original Source: Section 69-J — The New York works task force; governance, https://www.nysenate.gov/legislation/laws/STF/69-J (last accessed Aug. 20, 2023).

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- 5. § 69-K

# N.Y. State Finance Law Section 69-K The New York works task force

• executive director, employees

The governor may designate an individual to act as executive director of the New York works task force and may assign from time to time such other employees as the New York works task force may require.

Source: Section 69-K — The New York works task force; executive director, employees, <a href="https://www.nysenate.-gov/legislation/laws/STF/69-K">https://www.nysenate.-gov/legislation/laws/STF/69-K</a> (updated Sep. 22, 2014; accessed Apr. 19, 2025).

### 69–I

The New York works task force 69–J

The New York works task force 69-K

The New York works task force 69-L

The New York works task force

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Location: https://newyork.public.law/laws/n.y.\_state\_finance\_law\_section\_69-k

Original Source: Section 69-K — The New York works task force; executive director, employees, https://www.nysenate.gov/legislation/laws/STF/69-K (last accessed Aug. 20, 2023).

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- 4. Art. 5-E. Infrastructure Investment
- 5. § 69-L

# N.Y. State Finance Law Section 69-L The New York works task force

• code of conduct

The New York works task force shall establish a code of conduct consistent with <u>Public Officers Law § 74 (Code of ethics)</u> and which shall, among other things, address potential conflicts of interest and provide for periods of disqualification, consistent with those periods prescribed under <u>Public Officers Law § 73 (Business or professional activities by state officers and employees and party officers)</u>, during which members of the New York works task force may not engage in certain activities related to matters before it. *§* 

Source: Section 69-L — The New York works task force; code of conduct,  $\frac{https://www.nysenate.gov/legislation/laws/STF/69-L}{sep. 22, 2014; accessed Apr. 19, 2025}$ .

#### 69–I

The New York works task force 69–J
The New York works task force 69–K
The New York works task force 69–L
The New York works task force
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Original Source: Section 69-L — The New York works task force; code of conduct, https://www.nysenate.gov/legislation/laws/STF/69-L (last accessed Aug. 20, 2023).

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