## EXHIBIT I

X			
In the Matter of Maud Maron			
Case D210-2024-009			
	X		

As the Chancellor's designee to issue determinations on complaints filed under Chancellor's Regulation D-210, I have reviewed the Equity Compliance Officer's findings and recommendation in the above-referenced case, which was submitted following a comprehensive investigation. I determine that there is a reasonable basis to conclude that Respondent, Maud Maron, engaged in conduct that constitutes a violation of Chancellor's Regulation D-210.

I hereby order Respondent to cease engaging in conduct involving derogatory or offensive comments about any New York City Public School student, and conduct that serves to harass, intimidate, or threaten, including but not limited to frequent verbal abuse and unnecessary aggressive speech that serves to intimidate and cause others to have concern for their personal safety, which is prohibited by Chancellor's Regulation D-210(II)(C & D).

Respondent has the opportunity to engage in a conciliation. Please advise the Equity Compliance Officer within three (3) calendar days of the date of this order if you wish to engage in such a conciliation.

This order is issued in accordance with New York Education Law §2590-l and may be enforced consistent with that provision by the use of appropriate means, including suspension or removal from Community Education Council 2.

Date: 04/17/2024

Signature:

Kenita Lloyd

Deputy Chancellor of

Family and Community Engagement +

**External Affairs** 

Distributed to:

Complainants

X

Respondent

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