This document is our agency’s **Language Access Plan**.

A **Language Access Plan** explains how we provide services to people who have limited English proficiency.

This **Language Access Plan** includes information about:

<table>
<thead>
<tr>
<th>Icon</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><img src="image1.png" alt="People" /></td>
<td>The Limited English Proficient (“LEP”) population in our service area.</td>
</tr>
<tr>
<td><img src="image2.png" alt="Person with Megaphone" /></td>
<td>How we notify the public about language access services.</td>
</tr>
<tr>
<td><img src="image3.png" alt="Person with Headphones" /></td>
<td>Our resources and methods for providing language access services.</td>
</tr>
<tr>
<td><img src="image4.png" alt="Person with Projector" /></td>
<td>How we train our staff to provide language access services to the public.</td>
</tr>
<tr>
<td><img src="image5.png" alt="Person with Microphone" /></td>
<td>How we monitor language access services and respond to complaints.</td>
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PART 1 – Our Agency’s Services

We prepared this Language Access Plan (“Plan”) to comply with New York State Executive Law Section 202-a, which establishes New York’s Statewide Language Access Policy. This Plan explains how we make sure that Limited English Proficient (“LEP”) individuals have meaningful access to agency services, programs, and activities.

In this Plan, LEP individuals are understood as people who do not speak English as their primary language and who have a limited ability to read, speak, write, or understand English.

Our agency’s services to the public include:

The New York State Department of Financial Services (DFS) is the primary regulator for all state-licensed and state-chartered banks, credit unions, and mortgage bankers and brokers. All mortgage loan servicers doing business in New York State must be registered with or licensed by DFS. The Department also oversees all insurance companies operating in New York, licenses all budget planners, finance agencies, check cashers, money transmitters, and virtual currency businesses operating in New York. DFS investigates and prosecutes insurance and financial fraud, working with law enforcement and regulatory agencies at the federal, state, county, and local levels. DFS takes reports about suspected insurance fraud from the public. DFS answers consumer questions about financial products via our hotline and secure portal and accepts complaints from the public via mail, fax and online secure portal regarding financial products and services in New York and about state-chartered and licensed financial institutions. A limited number of staff also speak publicly upon request about a variety of financial products and subjects and respond to emergency and disaster sites to help coordinate state response.

PART 2 – The Limited English Proficient Population in Our Service Area

The Statewide Language Access Policy requires state agencies to translate vital agency documents into the top 12 most commonly spoken non-English language among limited English proficient New Yorkers. Our agency uses U.S. Census data (including data from the American Community Survey) to determine the top 12 languages most commonly spoken by LEP individuals in New York State.

The top 12 languages spoken by LEP individuals in New York State are:

<table>
<thead>
<tr>
<th>#</th>
<th>Language</th>
<th>Estimated Number of LEP Speakers</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Spanish</td>
<td>1,166,777</td>
</tr>
<tr>
<td>2</td>
<td>Chinese</td>
<td>375,924</td>
</tr>
</tbody>
</table>
New York’s language access law also provides agencies, in consultation with the Office of Language Access, the option to add up to four more languages of translation beyond the top 12. The assessment about whether to include additional languages must be based on factors that are identified in the language access law. Our agency, in consultation with the Office of Language Access, has made the following determination with regard to the addition of languages beyond the top 12:

DFS’s assessment as to the necessity of additional languages of translation beyond the top 12 remains ongoing at this time. DFS, in consultation with the Office of Language Access, will update this Plan when this assessment has been completed and a final determination reached. DFS will continue to reassess the need for additional languages of translation on an ongoing basis.

Our agency tracks encounters with LEP individuals in the following ways:

DFS utilizes a NYS Office of General Services (OGS) approved vendor to provide language assistance services to LEP individuals. DFS receives monthly reports from the vendor that detail the number of calls serviced by an interpreter on behalf of DFS. The top 12 languages spoken by LEP individuals are confirmed to be provided by the vendor. In-person encounters are reported directly to the LAC.

PART 3 – Public Outreach About the Availability of Language Access Services

Our agency informs LEP individuals about their right to free language assistance services in the following ways, using at least the top 12 languages shown in Part 2 of this Plan:

- LEP individuals are directly informed by our staff

  In which ways? Staff informs LEP individuals directly, if possible, about their right to free language assistance services with the assistance of bilingual staff members if available. Calls received from LEP individuals are connected to the vendor’s interpreter for assistance.
☐ Signs posted about language assistance services
   ☒ In areas operated by the agency and open to the public
   ☐ Other (describe)

☒ Information is published on our agency’s website in at least the top 12 languages spoken by LEP individuals in New York State

☐ Outreach and presentations at schools, faith-based groups, and other community organizations
   What are the LEP populations targeted?

☐ Local, non-English language media directed at LEP individuals in their languages
   What are the LEP populations targeted?

☐ Social media posts directed at LEP individuals in their languages
   What are the LEP populations targeted?

☒ Telephonic voice menu providing information in non-English languages
   In which languages? Spanish

☐ Other (describe)

PART 4 – Provision of Language Access Services

A. Determining the Need for Services

During in person encounters, our agency uses the following tools to determine whether an individual is LEP, and what their primary language is:

☒ “I Speak” posters or visual aids that provide information about free interpreting services in multiple languages

☒ Reception staff make those determinations based on training and experience

☐ Bilingual staff members, where available, assist in identifying LEP individual’s language

☐ Other (describe)

On telephone calls, our agency uses the following tools to find out if an individual is LEP, and what their primary language is:

☐ Reception staff make those determinations based on training and experience

☐ Bilingual staff members, where available, assist in identifying an LEP individual’s language
☐ Telephonic interpreting service

☐ Other (describe)

Our agency’s protocols for assessing whether an individual needs oral interpreting services in different service situations is as follows:

☒ During office in-person encounters: In the event that a consumer does not appear to understand information provided or appears unable to communicate their needs clearly enough for staff to provide service, staff will contact the telephonic interpreting services vendor for interpreting assistance.

☒ At initial contact in the field: Staff uses personal assessment skills to assess needs of the individual. If a consumer does not appear to understand information provided or appears unable to communicate their needs clearly enough for staff to provide service, staff contacts the telephonic interpreting services vendor for assistance.

☒ When speaking on the telephone: Via telephonic recorded message on the Department of Taxation and Finance’s (DTF) Call Center which handles the agency’s first level of calls. DFS staff who receive a direct telephone call from a LEP are instructed to call an interpreter and conference in the LEP individual.

☐ For pre-planned appointments with LEP individuals:

☐ Other (describe):

Our agency records and maintains documentation of each LEP individual’s language assistance needs as follows:

Language needs of LEP individuals seeking services in person are recorded in their case file. Vendor reports to DFS on frequency of translation/interpretation and languages spoken are also maintained. In addition, staff report LEP interactions via email to the LAC.

B. Oral Interpreting Services

Our agency has made the following resources available for oral interpreting requests:

☐ Bilingual staff members who work directly with LEP individuals
   Number of staff and languages spoken:

☐ Bilingual staff members who provide oral interpreting services on a volunteer basis
   Number of staff and languages spoken:

☒ Telephonic interpreting service
Vendors: Callers that require assistance in a language other than English are assisted via a conference call using a vendor interpreter who speaks the chosen language of the caller. Interpreters are available in a large number of languages.

☐ Contracts or other arrangements with school and community organizations

Number of staff and languages spoken:

☐ Other (Describe)

Our agency protocols for informing LEP individuals that free interpreting services will be provided and that they do not need to provide their own interpreters is as follows:

☒ During office in-person encounters: Staff verbally inform LEP individuals of free interpreting services available with the assistance of “I Speak” posters or bilingual staff if and where available. In the event that a consumer does not appear to understand information provided or appears unable to communicate their needs clearly enough for staff to provide service, staff will contact the telephonic interpreting services vendor for assistance.

☒ At initial contact in the field: Staff verbally inform LEP individuals of free interpreting services available with the assistance of “I Speak” cards or bilingual staff if and where available. In the event that a consumer does not appear to understand information provided or appears unable to communicate their needs clearly enough for staff to provide service, staff will contact the telephonic interpreting services vendor for assistance.

☒ When speaking on the telephone: Via telephonic recorded message on the DTF Call Center. Staff who receive a direct telephone call from an LEP are instructed to call an interpreter and conference in the individual.

☐ For pre-planned appointments with LEP individuals:

☐ Other (describe):

Our agency’s protocols for obtaining interpreting services in a timely manner is as follows:

Vendors used for interpreting will ensure that DFS staff has access to interpreters in a timely manner. Frontline staff and the DTF Call Center are trained on how to access the vendor’s interpreters.

If an LEP individual insists on using a family member, friend, or other person as an interpreter, our protocols for deciding whether to accept or decline such an arrangement is as follows:

LEP individuals that come into contact with our agency are informed of the availability of free interpreting services. Generally, an LEP individual may not use a family member, friend, or a minor as an interpreter. However, during emergencies an LEP individual is permitted to use a minor, a family member or friend as an interpreter. Upon request, an LEP individual may also be
permitted to use a minor, a family member or friend as an interpreter for routine matters, such as asking the location of the office, hours of operation or rescheduling an appointment. Where the interaction with the LEP individual occurs at the agency’s office, and an individual is permitted to use an interpreter of their choosing, they must fill out a written consent/waiver form.

Where an LEP individual is engaged in official business with the agency, the agency provides an independent interpreter at all times. An LEP individual will not be permitted to use an independent interpreter of their choosing when filling out applications or when involved in other legal matters.

Our agency provides information to all staff members who have contact with the public about how to obtain oral interpreting services. Our protocol in this regard is as follows:

DFS trains all staff on how to connect with the oral interpreting services vendor through state mandated Office of Employee Relations training and DFS-specific training module posted as an addendum to the state training on the Statewide Learning Management System. All staff are trained annually.

The agency’s Language Access Coordinator (“LAC”) maintains a list of oral interpreting resources that are available to staff. This resource list includes:

☑ Names and contact information for all resources
☐ Names and locations of staff members who are available to act as interpreters or provide services directly in an LEP individual’s primary language
☑ Languages in which each interpreter or service is qualified
☑ Procedures for accessing each interpreter or service

Our agency records and maintains documentation of oral interpreting services provided to LEP individuals at each encounter. Our protocol in this regard is as follows:

DFS relies on vendor records which are sent to DFS annually and include frequency of use and languages spoken.

**Cultural Competence and Confidentiality**

Our agency makes sure interpreters are culturally competent\(^1\) in the following ways:

Where DFS utilizes independent interpreting services, the vendor will implement quality assurance standards to ensure that its interpreters are trained and are linguistically and culturally competent.

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Our agency makes sure interpreters follow state and federal confidentiality protocols in the following ways:

Training provided to staff addresses the importance of confidentiality. Furthermore, independent interpreters will enforce standards of confidentiality in accordance with NYS Law.

C. Translations of Documents

At least every two years after the effective date of this Plan, our agency determines and reassesses vital documents that must be translated. This process is accomplished in the following ways:

DFS convenes the agency’s Language Access Working Group as needed, but at least once a year, to identify any new or existing vital documents that should be translated pursuant to Executive Law Section 202-a. The workgroup comprises the LAC, an Administration Liaison, a Consumer Assistance Unit Liaison, a Mortgage Assistance Liaison, a Training Liaison, and a Liaison from our Office of General Counsel.

The group functions to ensure DFS compliance with its Language Access Plan. The Language Access Working Group’s responsibility is to: 1) identify and timely recommend translation of vital documents, 2) ensure that identified vital documents are written in plain language prior to translation, and 3) continue to ensure that vital documents are currently translated in the languages according to the Language Access Plan.

Our agency’s process for making sure documents are written in plain language before they are translated into other languages is as follows:

All vital documents intended for public dissemination from DFS shall meet the plain language requirement. Readability assessment and Flesch-Kincaid readability test are done by the LAC before translation.

Our agency has the following resources available for translation of documents:

☒ Contracts with vendors for translation services
   Vendor: Language Today and potentially any other vendor under the OGS Statewide Administrative Services Contract.

☐ Contracts or other arrangements with schools and community organizations
   Names of schools/organizations:

☐ Translation of documents by bilingual staff members

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2 Vital Documents is defined as any paper or digital document that contains information that is critical for obtaining agency services or benefits or is otherwise required to be completed by law.

3 The Plain Writing Act of 2010 defines plain language as writing that is clear, concise, well-organized, and follows other best practices appropriate to the subject or field and intended audience. Extracted from: https://www.govinfo.gov/app/details/PLAW-111publ274
☐ Other (describe)

The agency’s Language Access Coordinator ("LAC") maintains a list of translation resources that are available to staff. This resource list includes:

- ☒ Names and contact information for all resources
- ☐ Names and locations of staff members who are available to provide translations of documents
- ☐ Languages in which each translation service is qualified
- ☒ Procedures for accessing each translation service

Our agency translates documents that LEP individuals submit in their primary languages in a timely manner. Our protocol in this regard is as follows:

Documents in need of translation are identified and sent directly to the vendor on the day that they are read and identified as requiring translation, or the next business day if they are received later in the day or require further discussion with a supervisor or the agency LAC.

The following non-exhaustive list of documents are currently translated or in the process of translation by our agency in the languages indicated. Documents with an asterisk (*) are determined by the agency to be vital documents.

- AR: Arabic
- BE: Bengali
- CH: Chinese
- FR: French
- HA: Haitian-Creole
- IT: Italian
- KO: Korean
- PO: Polish
- RU: Russian
- SP: Spanish
- UR: Urdu
- YI: Yiddish

<table>
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<tr>
<th>Form #</th>
<th>Name</th>
<th>Top Ten Languages</th>
<th>Additional Languages</th>
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<tr>
<td></td>
<td></td>
<td>AR</td>
<td>BE</td>
</tr>
<tr>
<td>1</td>
<td>Consumer Complaint Form*</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>2</td>
<td>External Appeal (Health Insurance) Form*</td>
<td>x</td>
<td>x</td>
</tr>
<tr>
<td>3</td>
<td>Assignment of Health Insurance Benefits (AOB) Form*</td>
<td>x</td>
<td>x</td>
</tr>
</tbody>
</table>
New documents identified for translation after the signing of this Plan and before the 2-year reassessment will be translated in a timely manner.

The process for ensuring that translations are accurate and incorporate commonly used words is as follows:

DFS, through its vendor (where applicable), will ensure that proofing/editing for correctness and cultural sensitivity are a component of the translation services provided by any vendor under contract as part of the publication process. DFS will also ensure that plain language is used in materials produced before translation to ensure information is accessible to a range of literacy levels.

### PART 5 – Staff Training
The person in the agency who is responsible for training staff in language access services is: Anna Lukachik, Training Director.

The staff training includes the following components:
☑ The agency’s legal obligations to provide language access services
☑ The agency’s resources for providing language access services
☑ How to access and work with interpreters
☑ Cultural competence and cultural sensitivity
☑ How to obtain translation services
☑ Maintaining records of language access services provided to LEP individuals

The methods and frequency of training are as follows:

Yearly online training via the Statewide Learning Management System (SLMS). Additional DFS-specific training on DFS procedures and processes has been posted to SLMS as an additional required mandatory language assistance training module. Refresher courses will be given to staff as required and new staff will be trained upon entrance.

PART 6 – Monitoring the Plan and Responding to Complaints

A. Monitoring

Our agency’s Language Access Coordinator (“LAC”) will monitor implementation of the Plan to make sure we are in compliance. Our protocols in this regard are as follows:

The LAC will monitor utilized services reports by collecting all language access data annually, and by requiring Consumer Assistance Unit staff to forward all language access complaints directly to the LAC. The LAC will report, at least annually, to the Superintendent on the implementation of the Language Access Plan.

B. Complaints

We provide information to the public in at least the top 12 most commonly spoken non-English languages in the state, advising members of the public of their right to file a complaint if they feel that they have not been provided adequate language access services or have been denied access to services because of their limited English proficiency. We do not retaliate or take other adverse action because an individual has filed a language access complaint.

We display information on the right to file a complaint, and the procedures for filing a complaint, in the following manner:
In signage at every public-facing access point, and on our website at:

https://www.dfs.ny.gov/language_assistance/complaints_languages

We handle complaints made to the agency regarding the provision of language assistance services in the following manner:

All staff are trained to immediately forward any complaint received regarding access to language assistance to the agency’s LAC. The LAC confers directly with the Consumer Assistance Unit to determine whether the complaint is legible and related to language services or is a consumer complaint to be handled by the Consumer Assistance Unit. If the complaint is determined to be about language access, the LAC will confer directly with the Public Information Officer to address the complaint. Complaints about language access will be addressed as quickly as possible.

All complaints must be timely forwarded to the Office of Language Access.
# PART 7 – Signatures

<table>
<thead>
<tr>
<th>Agency Head</th>
<th>Title</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>9/18/2022</td>
<td></td>
</tr>
<tr>
<td>Director, Digital Communications &amp; Design</td>
<td>09/16/2022</td>
<td></td>
</tr>
<tr>
<td>Agency LAC</td>
<td>Title</td>
<td>Date</td>
</tr>
<tr>
<td>Executive Director, NYS Office of Language Access</td>
<td>09/29/2022</td>
<td></td>
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