

The New York City Council

City Hall New York, NY 10007

Legislation Text

File #: Int 1002-2015, Version: A

Int. No. 1002-A

By Council Members Williams, Lander, Cohen, Greenfield and Kallos

A Local Law to amend the administrative code of the city of New York, in relation to requiring the conflicts of interest board to maintain records of compliance with the conflicts of interest law for participants in the city's public matching program

Be it enacted by the Council as follows:

Section 1. Paragraph (m) of subdivision 1 of section 3-703 of the administrative code of the city of New York is amended to read as follows:

- (m) fulfill the requirements of section 12-110 of the administrative code of the city of New York, including payment of any penalties as determined by the conflicts of interest board.
- (i) The conflicts of interest board shall [provide a participating candidate with a receipt indicating proof of] maintain a record of all candidates in compliance with section 12-110 of the administrative code of the city of New York [in such form as the conflicts of interest board shall determine. Such receipt as provided by the conflicts of interest board shall indicate the time and date of filing of the financial disclosure report]. Such record shall indicate the date of filing of the candidate's most recent annual disclosure report and the status of the candidate's compliance with section 12-110 of the administrative code for all years for which the candidate is required to file. Such record shall be provided to the campaign finance board upon request.
- (ii) A participating candidate shall [provide the campaign finance board with the receipt provided by the conflicts of interest board pursuant to subparagraph (i) of this paragraph, in such form and manner as the campaign finance board shall require,] <u>fulfill the requirements of section 12-110 of the administrative code to</u> the satisfaction of the conflicts of interest board by the last business day of July in the year of the covered

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election, or such other later date as the campaign finance board shall provide by rule, except that in a special

election to fill a vacancy [the] such deadline [for filing such receipt] shall be established by campaign finance

board rule.

(iii) A participating candidate who fails to adhere to the requirements of subparagraph (ii) of this

paragraph may thereafter satisfy the requirements of this paragraph by [submitting a receipt in accordance with

subparagraph (i) of this paragraph at such times and in such manner as provided by campaign finance board

rule] fulfilling the requirements of section 12-110 of the administrative code to the satisfaction of the conflicts

of interest board. The campaign finance board shall thereafter allow the participating candidate to make a claim

for public funds upon satisfying the requirements of this paragraph and all other applicable law, rules and

regulations; provided, however that a [receipt that is not filed] failure to fulfill the requirements of section 12-

110 of the administrative code to the satisfaction of the conflicts of interest board in a timely fashion pursuant

to subparagraph (ii) of this paragraph may result in a delay of any payment of public funds by the board[; and].

§ 2. This local law takes effect immediately.

Dss/bjr LS 2394/2014

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