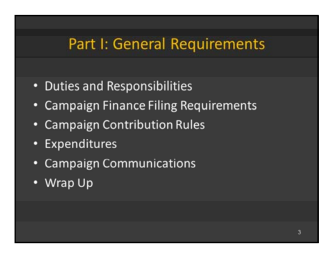


This is the Ethics Commission's training for candidates running for City elective offices in November 2013. This recording is intended to assist candidates with their filing obligations. If there are any inconsistencies between the information provided in this training and the law, the law prevails.

To complete your training requirement on time for the November 2013 election, you must watch this presentation and file the Form SFEC-107 with the Ethics Commission before November 5, 2013.



This training consists of four parts. The first part about general campaign finance requirements that apply to all candidates running for office in November 2013. The second part covers requirements that apply only to candidates for City Attorney, Treasurer and Assessor. The third and fourth parts apply only to candidates for the Board of Supervisors.



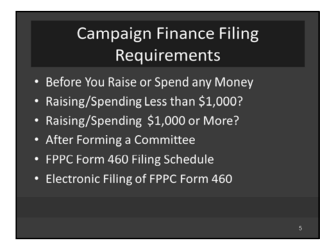
Part I covers the general requirements for all local candidates running for office in November 2013.



Every committee must have a treasurer and until a committee has a treasurer it cannot accept contributions or make any expenditures. A candidate can choose to be his or her own treasurer.

It is important to know at the onset of your campaign that keeping complete and organized records is important to ensure that contributions and expenditures are recorded promptly. Keeping organized records will save you time in the long run and help you avoid any late fees or violations of the law.

When you prepare your campaign statements you can either do them personally or have someone else prepare them for you. Even when you have others prepare campaign statements for you, you are personally responsible for verifying them and signing them to affirm that the campaign statements are complete and accurate. So it is very important that you have people work on your campaign whom you know are reliable, detailed oriented and concerned about meeting deadlines and rules. More importantly, candidates and treasurers are personally liable for campaign finance violations which may lead to late fees, forfeitures and penalty assessments.



In this section, you will learn about the types of forms you need to file and whether you qualify to form a committee.

In this section, we will discuss the types of forms you need to file and whether you qualify to be a committee.



Before you raise or spend any money, you have to file a Form 501 with the Ethics Commission and a Declaration of Intention form with the Department of Elections.

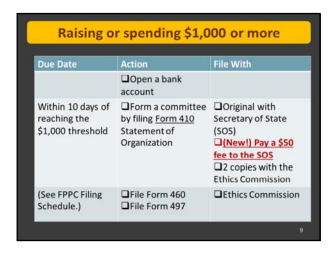


If you are raising and spending less than \$1,000, file the Form 470.

Form 470 is filed one time every year to cover the calendar year so if you have declared your candidacy by June 30, you file the form 470 by July 31. If you declare after June 30 you file the Form 470 no later than the first pre-election filing deadline which generally falls in September.



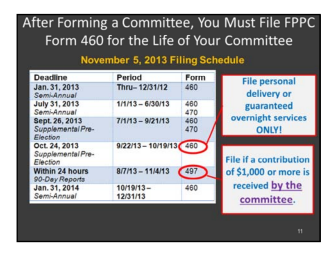
If you filed a Form 470 and then subsequently reached the \$1,000 threshold, you have to file a Form 470 supplement, notify your opponent, and form a committee.



If you will receive or spend \$1,000 or more, open a bank account and form a committee by filing Form 410.

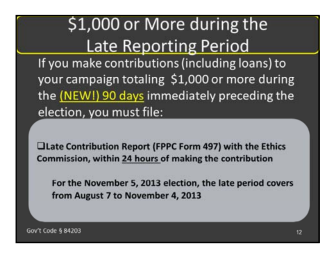


When you file your Form 410 with the Secretary of State's office, include a \$50 fee payable to the Secretary of State. Thereafter, if your committee is still active in subsequent years, the \$50 fee is due annually no later than January 15.



After forming a committee, you file the Form 460 for the life of your committee to disclose your contributions and expenditures.

The deadlines for this election are listed above. If your committee is still active after the election, you file Form 460 semi-annually until you terminate your committee.



The late reporting period is the 90-day period before an election. In the November 2013 election, the late reporting period covers August 7 through November 4, 2013.

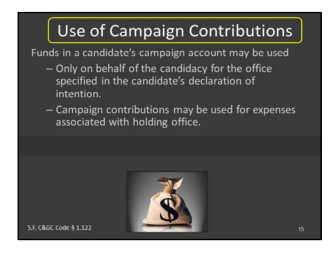
During this period, if you give your committee a loan or contribution of \$1,000 or more, your committee must file Form 497 within 24 hours.



If your committee receives or spends \$1,000 or more in a calendar year, you submit your campaign statements electronically. Please contact the Ethics Commission staff to set-up an online e-filing account on the San Francisco Electronic Disclosure System or SFEDS.



I will cover several items in the area of campaign contributions such as contribution limitations, cash contributions, contributor information and other filing requirements.



Contributions you receive can be used only to support your candidacy.

Always deposit your contributions into your campaign account before spending the money.

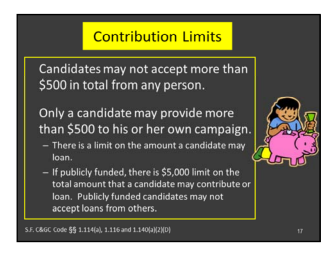
Campaign funds may NOT be used to:

- Make contributions to or expenses for the purpose of supporting another candidate or to support or oppose a ballot measure.
- · Make charitable contributions.
- Reimburse the candidate for campaign expenses.
- Pay for personal expenses such as clothing.
- Pay the candidate for use of his or her home.

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You can't use campaign funds:

- √ to support another candidate or to support or oppose a ballot measure;
- √ to make charitable contributions;
- √ to reimburse yourself;
- √ to pay for personal expenses such as clothing; or
- ✓ to pay for use of your home.

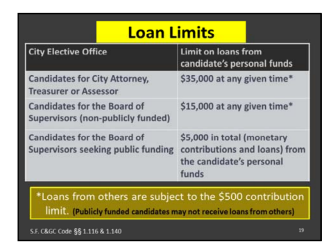


No person can give a candidate more than \$500 per election.

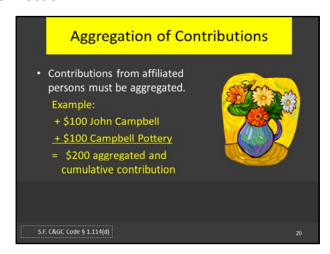
The only instance in which your committee may receive more than \$500 is when the candidate provides a loan or contribution from personal funds to his/her own committee.



For the November 5, 2013 election \$2,000 is the maximum total amount that a contributor may give to a combination of candidates for City Attorney, Treasurer, Assessor and/or District 4 Supervisor. The maximum amount that may be contributed to any single candidate is \$500.



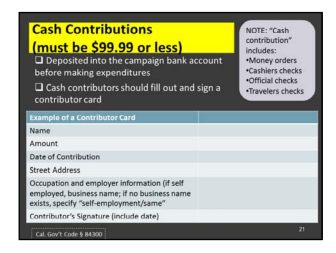
There is a limit on the amount of loans that a candidate may provide to his/her committee. Candidates for City Attorney, Assessor and Treasurer are limited to \$35,000 in loans from their personal funds to their campaign. The limit for a candidate for the Board of Supervisors who does not receive public funding is \$15,000. For publicly funded candidates, there is an overall cap of \$5,000 on the use of personal funds.



All cumulative contributions from persons that are affiliated have to be aggregated to determine whether they are within the \$500 limit.

For example, if John Campbell gives you \$100 and his business Campbell Pottery also gives you \$100, then the total aggregated contribution from John Campbell is \$200.

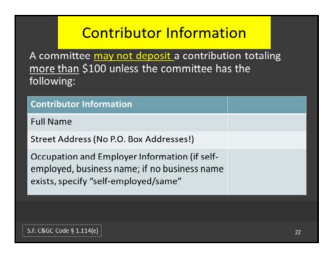
Contributions from a person must be added to the contributions from the entities that are controlled or directed by that person, or that are majority owned by that person, unless the entities act independently in their decision to make contributions.



Cash contributions must be \$99.99 or less. You cannot accept a hundred dollar bill and give change back.

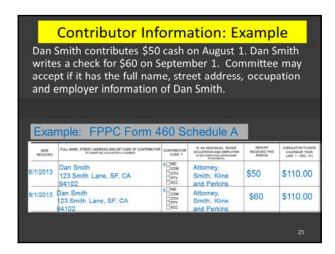
For every cash contribution that you receive you should ask your contributors to complete and sign a contributor card that provides a record of the contribution and allows you to record the contributor information which you need for the filing of campaign statements.

Keep in mind that cash contributions include items such as money orders, cashier's checks, official checks and traveler's checks.



For contributions made by check you should ensure that you make copies of all the checks you receive before you deposit them into your campaign bank account. For credit card contributions, you should ensure that your credit card vendor provides reports to you about the contributions that your campaign receives.

Whenever a contributor gives you a contribution totaling one hundred dollars or more you need to make sure you have complete contributor information such as the contributor's full name, street address, occupation and employer information. If the contributor is self-employed you should ask for the contributor's business name. You need this information to file complete and accurate campaign statements.



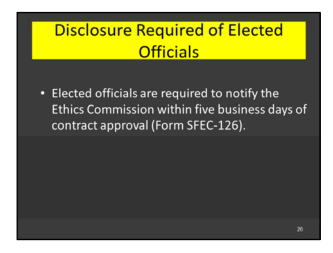
Here is an example of how you would report contributor information on Form 460. In this example, Dan Smith contributes \$50 and then another \$60. Because Dan has given you more than \$100 you must also report the contributor's street address and occupation and employer information.



Corporations are not allowed to make contributions to candidates running for City elective office. You can check the Secretary of State's website to determine whether an entity is a corporation. If the entity is an LLC, you need to ask whether the LLC elects to be treated as a corporation for tax purposes.

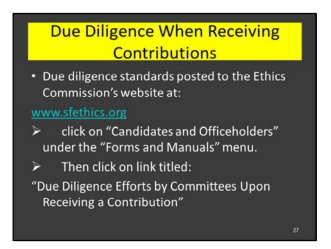


Contractors who do business with the City may not contribute to any candidate for such elective office when the contract or series of contracts has a total value of \$50,000 or more. The ban applies from the time that negotiations commence until either 1) the termination of negotiations or six months from the date the contract is approved.

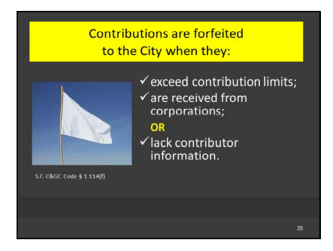


When elected officials approve contracts they must notify the Ethics Commission by filing Form SFEC-126.

You can find information about contract disclosures on the Ethics Commission website under Form SFEC-126 disclosures.



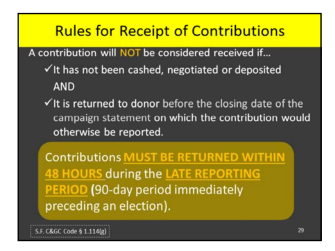
Please refer to the Commission's guidelines on due diligence standards for candidates when receiving contributions. These guidelines are posted to the Commission's website.



Contributions are forfeited to the City under certain conditions.

Before negotiating a contribution, you must ensure that:

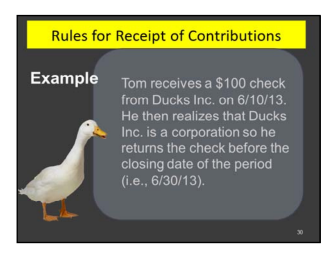
- 1) contributions from that contributor total \$500 or less;
- 2) the contributor is not a corporation; and
- 3) you have the contributor's complete information such as street address and/or occupation and employer information.



When someone gives you a contribution, you have some time to decide whether you want to keep the contribution.

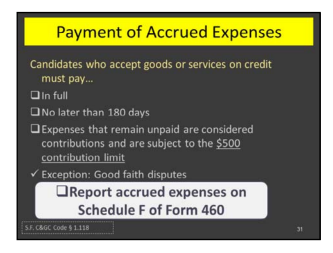
If you do not cash, negotiate or deposit the contribution and you return it to the donor before the closing date of the current reporting period, you are not considered to have received the contribution.

However, during the 90 days immediately preceding the election, you have only 24 hours to decide whether a contribution is acceptable and whether you want to keep it.



In this example, Tom receives a \$100 check from Ducks Incorporated on June 10, 2013. He then realizes that he cannot accept contributions from a corporation so he returns the check to Ducks Inc. before 6/30/13. Because Tom returned the check by the close of the reporting period, he is NOT deemed to have accepted the contribution.

When situations like this come up, keep records of your research and correspondence for auditing purposes.



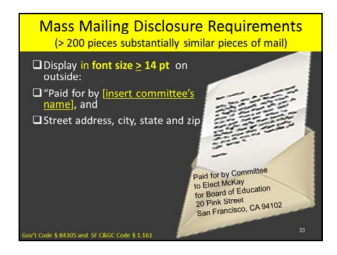
Accrued expenses are unpaid bills for which you've received goods or services. When you don't pay for accrued expenses within 180 days, they are considered to be contributions and are subject to the \$500 contribution limit.

It is important that if you receive goods or services on credit, you should periodically assess how much money is in the bank account and pay your vendors in full no later than 180 days after accruing the expense.

If vendors don't provide invoices in a timely manner, it is your responsibility to contact them to get the invoices so that you can meet the requirement. You must ensure you have sufficient funds to pay your invoices on time because if you don't pay within 180 days, you will be in violation and accrue fines for each day the expense remains unpaid.

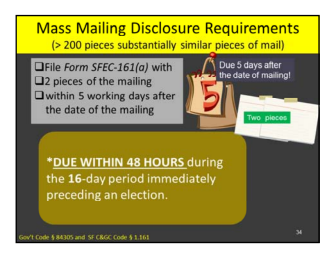


This section covers disclosure requirements pertaining to communications



A mass mailing is any mailing of more than 200 pieces of mail sent in a calendar month. For example, letters soliciting contributions or a brochure listing the candidate's position and urging voters to support the candidate may be mass mailings. The committee is required to ensure that certain disclosure is on the outside of the mailer.

The committee must place the words "paid for by" in at least 14 point font followed by the committee name as well as the committee's street address and city, state and zip code. There are filing requirements in addition to the disclosure requirements as discussed in the next slide.



When you send a mass mailing, you must file a Form 161(a) along with two pieces of the mail within five business days of sending the mass mailing.

During the late reporting period Form 161(a) must be filed within 48 hours of the date of the mailing.

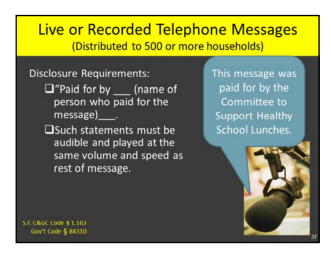


Campaign advertisements include television or radio programming; communications placed in a newspaper, periodical or magazine, and billboards. Campaign advertisements also include posters, door hangers, and yard signs that are produced in quantities of 200 or more.



Whenever you pay for a campaign advertisement you must ensure that it has proper disclosure. The advertisement must include "paid for by," followed by the name of the committee.

If the ad is in written form, this disclosure must be in at least 14 point font and if the ad is in spoken form the disclosure must be played at the same volume and speed as the rest of the communication and appropriately conveyed for the hearing impaired.



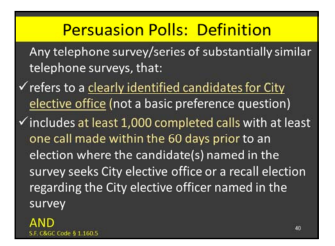
When telephone calls are made to 500 or more households, they must include the following disclosure: "paid for by" and the name of your committee.



You are required to keep a sample of every communication you produce and detailed records regarding the communications.

Electronic Media • Examples: Websites, blogs, Twitter feeds, faxes, emails, or social media pages. • "Paid for by (insert committee name)" and committee ID number are recommended but not legally required.

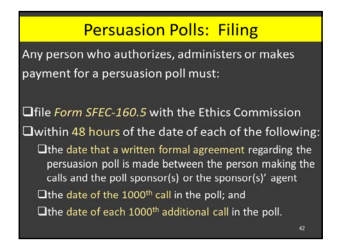
When you place a communication through an electronic medium such as email or web ads, it is recommended that you include a disclaimer to identify the name of your committee and your FPPC Id number.



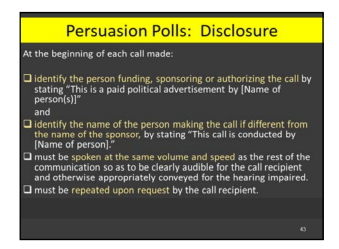
There is a very technical definition of persuasion polls that can be found in the candidate's guide but very briefly a persuasion poll is a telephone survey that refers to a clearly identified candidate for City elective office and includes at least 1,000 calls with one completed at least within 60 days before the election. A persuasion poll must also meet at least two of the requirements listed on the next slide.

Persuasion Polls: Definition (cont.) AND If you check a minimum of 2: ✓ each phone conversation takes less than four minutes on average to complete (excluding any sponsorship identification) ✓ includes fewer than three demographic inquiries regarding factors consistent with standard polling industry practices ✓ the persons conducting the survey do not collect or tabulate survey results for all the phone conversations ✓ the survey includes an untrue statement about the candidate or officer described in section 1.160.5(a)(1)(A); or ✓ the survey is designed or intentionally conducted in a manner calculated to influence the vote of the call recipient in the election.

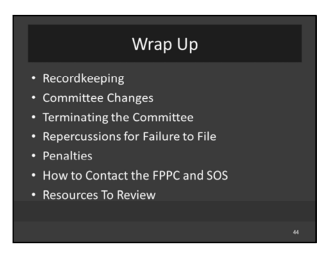
These requirements are: each phone conversation takes less than four minutes; it includes fewer than 3 demographic inquiries; the persons conducting the survey do not collect or tabulate the results for all of the phone conversations; the survey contains an untrue statement about the candidate or officer; or the survey is designed or conducted in such a way as to intentionally influence the vote of the call.



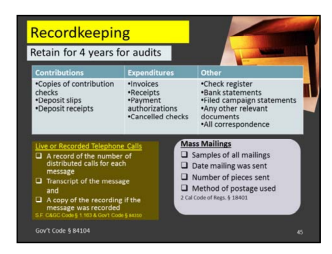
If you authorize, administer, or pay for a persuasion poll, you must file form SFEC-160.5 with the Ethics Commission within 48 hours of each of the dates described in the slide.



For a persuasion poll you must ensure that the calls include all disclosure requirements. You must identify the person funding the call and the person making the call if this person is different from the person paying for the call.



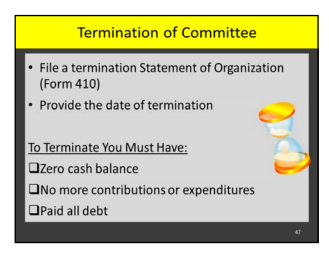
This section explains what you should do when making changes to your committee or terminating your committee. It also includes information about recordkeeping, late filing fees and resources.



You must keep all your campaign records for four years. You will need to provide them in the event that your campaign is audited.



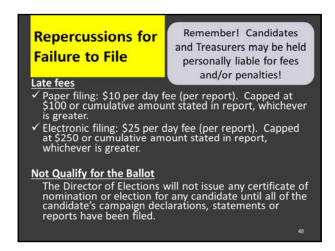
You need to amend your Form 410 Statement of Organization if you make a change to your committee name, purpose, treasurer or any contact information. Form 410 is also used to terminate your committee.



Once the election is over, it is important to remember that your filing obligations do not automatically end. Until you terminate your committee you need to continue to file campaign statements.

If you don't expect to receive anymore contributions or make any expenditures you should terminate your committee. In order to terminate your committee you need to have a zero cash balance in your campaign bank account and have paid all your debt.

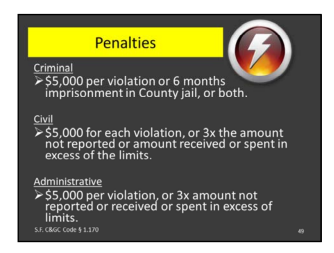
To terminate your committee, you file Form 410, checking the box that says termination statement. You also file a Form 460 termination statement indicating that you have a zero cash balance in your bank account.



There are repercussions for failure to file on time. For paper statements there is a \$10 per day late fee and for electronic statements a \$25 per day late fee. These fees can add up very quickly so if you have any questions about your committee's filing obligations please call the Ethics Commission so that we may guide you in meeting your filing obligations.

Also keep in mind that if you don't submit your required campaign statements the director of the department of elections will not issue a certificate of nomination or election until you have filed all of your campaign statements.

Filers who do not file required campaign statements or pay late fees are posted to the Commission's website. In addition, filers who do not pay their late fees, may be referred to the Tax Collector's office.



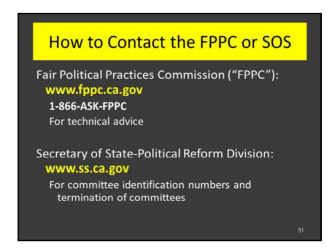
Local law also provides for penalties – civil, criminal and administrative – when you violate laws so please be sure to familiarize yourself with campaign finance reporting and disclosure requirements including knowing which campaign contributions and expenditures are allowed and which are not.

Resources to Review

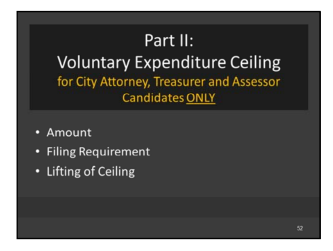
- FPPC Campaign Disclosure Manual 2
- SFEC's Candidates' Guide for City Elective Office
- Forms include instructions
- Training on how to use the Commission's electronic filing system
- Candidates for the Board of Supervisors should also review the Supplement for Candidates for the Board of Supervisors

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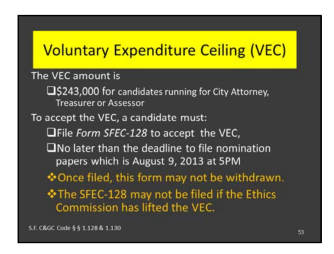
Be sure to review all of the resources listed on the slide. The FPPC campaign disclosure manual provides detailed instructions on filing campaign disclosure forms and also has a very good section on recordkeeping. The Ethics Commission's candidates guide provides information on local law as well as filing deadlines.



Here is the contact information for the FPPC and the Secretary of State's office. The FPPC or Fair Political Practices Commission is the campaign finance regulatory agency at the state level. While the FPPC can give you advice on state law the FPPC will not give you advice on local law. Thus, you should contact the S.F. Ethics Commission with any questions that you may have. All FPPC forms can be downloaded from the FPPC website or obtained from the Ethics Commission office.

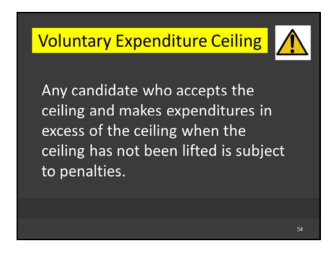


This section is about the Voluntary Expenditure Ceiling. The Voluntary Expenditure Ceiling does not apply to candidates for the Board of Supervisors. It applies to candidates for City Attorney, Treasurer, or Assessor. Candidates for the Board of Supervisors should proceed to Parts III and IV of this training.

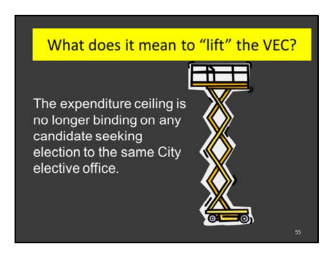


The Voluntary Expenditure Ceiling for candidates running for City Attorney, Treasurer, or Assessor is \$243,000. To accept the Voluntary Expenditure Ceiling, a candidate must file the Form SFEC-128. This form is due no later than August 9, 2013. Once filed, the SFEC-128 may not be withdrawn. Also the SFEC-128 may not be filed if the Ethics Commission has lifted the Voluntary Expenditure Ceiling.

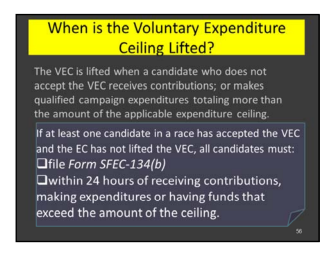
The Ethics Commission's website provides information on whether the Voluntary Expenditure Ceiling is in place or has been lifted. The website also lists names of candidates who have accepted the Voluntary Expenditure Ceiling.



Candidates who accept the ceiling and spend beyond the amount of the ceiling at a time when the ceiling is still in place will be in violation of the law.



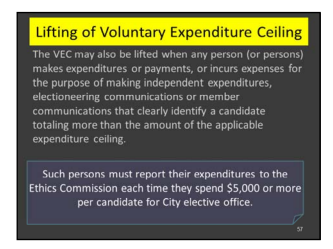
When the Ethics Commission lifts the ceiling, the ceiling is no longer binding on any candidate seeking election to that office; that includes candidates who initially agreed to abide by the ceiling.



The Voluntary Expenditure Ceiling is lifted if a candidate who does not accept the ceiling receives contributions or makes expenditures of more than the amount of the expenditure ceiling.

If at least one candidate in a race has accepted the Voluntary Expenditure Ceiling and the Ethics Commission has not lifted the Voluntary Expenditure Ceiling, all candidates in such race must notify the Ethics Commission by filing the Form SFEC-134(b) within 24 hours of receiving contributions, making expenditures or having funds that exceed the amount of the ceiling.

When the Ethics Commission receives such notification, it will lift the ceiling for every candidate in that race.



The other scenario in which the Ethics Commission can lift the expenditure ceiling is when third party expenditures in the aggregate exceed the amount of the voluntary expenditure ceiling relating to any candidate running for office in a particular race. Such spending by a third party needs to be reported to the Ethics Commission each time \$5,000 or more per candidate are made.



If you are unclear about any filing requirements or have any follow-up questions please contact the Ethics Commission staff.



Local law requires that every candidate and treasurer attend a training. If you are a candidate for City Attorney, Treasurer, or Assessor you have satisfied this training requirement. Please remember to submit Form SFEC-107 to the Ethics Commission via email, fax, or mail so that you may receive credit for completing this required training.

Candidates for the Board of Supervisors should proceed to Parts III and IV of this training.

Part III: Requirements that Apply to all Candidates for the Board of Supervisors

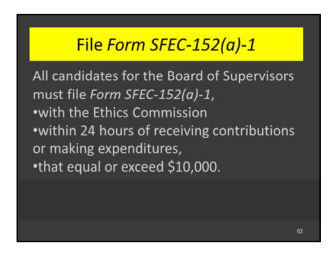
•Form SFEC-142(a)
•Form SFEC-152(a)-1
•Form SFEC-152(a)-2
•Ethics Commission notification when verifying a candidate as eligible for public funds

Part III discusses filing requirements that apply to all candidates for the Board of Supervisors.

File Form SFEC-142(a) All candidates for the Board of Supervisors must file Form SFEC-142(a) Statement of Participation or Non-Participation in the Public Financing Program, · with the Ethics Commission

- no later than June 11, 2013 at 5PM
- indicating whether the candidate intends to participate or not participate in the public financing program.

All candidates for the Board of Supervisors must file a Statement of Participation or Non-Participation indicating whether they intend to participate in the public financing program. This statement must be filed no later than June 11, 2013.



In addition, each candidate for the Board of Supervisors must notify the Ethics Commission by filing Form SFEC-152(a)-1 within 24 hours of receiving contributions or making expenditures from in his or her Campaign Contribution Trust Account that equal or exceed \$10,000.

If at least one candidate is certified as eligible to receive public funding, each candidate for the Board in the same race (district) must file Form SFEC-152(a)-2

1. Within 24 hours of receiving contributions or making expenditures that equal or exceed \$100,000; and

2. Thereafter, within 24 hours of every time that the candidate receives additional contributions or makes additional expenditures that equal or exceed \$10,000.

If the Ethics Commission has certified that at least one candidate is eligible to receive public funds, all candidates running for that office must file Form SFEC-152(a)-2. This form is required to be filed within 24 hours of the candidate receiving contributions or making expenditures that equal or exceed \$100,000. Thereafter, the candidate must file this form within 24 hours of every time the candidate receives or spends an additional \$10,000 or more.

How do you know when the Ethics Commission has certified a candidate as eligible to receive public funds?

• The Ethics Commission will post the information to its website, issue a press release, and notify all other candidates running for the same office.

• In addition, the Ethics Commission will notify any person who requests to receive such notification.

How can you request to receive notification from the Ethics Commission?

• Use Form SFEC-152(c) to give the Ethics Commission your contact information such as your email address.

When the Ethics Commission certifies a candidate as eligible to receive public funds, the Commission will post this information on its website, issue a press release, and send a written notice by regular mail or email to all other candidates running for the same office. The Commission will also notify any other person who has requested to receive such notification.

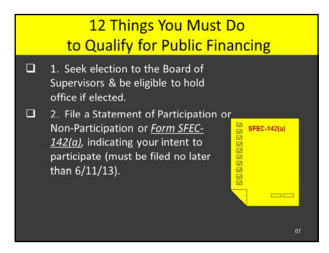


The fourth part of this presentation is about the Public Financing Program. The program provides funding for eligible candidates of up to \$155,000 to non-incumbent candidates or \$152,500 to incumbent candidates.

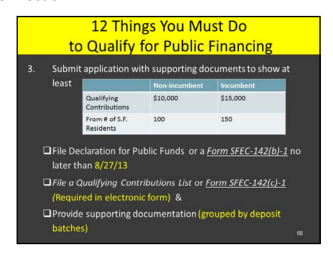
In this part of the workshop, I will explain how a candidate can qualify for public financing. I will also discuss various aspects of the program, such as individual expenditure ceilings.



There are a number of requirements that a candidate must meet in order to qualify for public financing. These requirements are also listed in the Candidates' Guide for the Board of Supervisors.



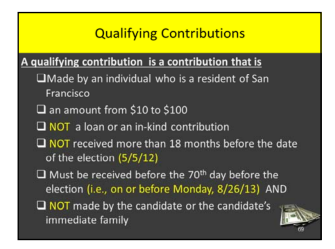
Requirements to qualify for public funds include the candidate's obligation to file forms. All candidates for the Board of Supervisors must file a Statement of Participation or Non-Participation. Candidates who seek public financing must indicate on this form that they intend to participate.



Before you submit your application for public funds, you must raise at least \$10,000 in qualifying contributions from at least 100 individuals in the City.

Incumbents must show \$15,000 in qualifying contributions from 150 residents.

The application for public funds and the accompanying excel spreadsheet, are due anytime from February 6 through August 27, 2013. The excel spreadsheet, which is a list of all the qualifying contributions that a candidate submits to establish eligibility must also be submitted in electronic format, in other words as an attachment to an email. The Declaration and spreadsheet are to be submitted along with the supporting documentation.

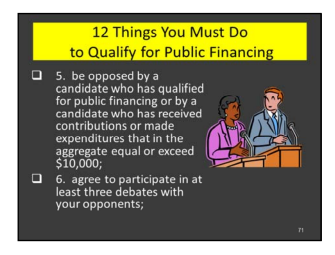


To be eligible to receive public funds you must establish that you have raised at least \$10,000 in qualifying contributions from at least 100 individuals who reside in the City. An incumbent candidate must show that he or she has received at least \$15,000 in qualifying contributions from at least 150 San Francisco residents. A qualifying contribution is a contribution that ranges in amount from \$10 to \$100. It can not be a loan or an in-kind contribution and it can not be made by the candidate or the candidate's immediate family.



You must provide supporting documentation with your application for public funds that demonstrates that you've received the qualifying contributions. The supplemental guide provided detailed information about the documentation that is required.

In addition, you must be able to show that any public funds you receive are spent only on qualified campaign expenditures.



You must be opposed by a candidate who has qualified for public financing or who has received or spent \$10,000 or more. You must also agree to participate in at least three debates with your opponent.



You must limit your spending to an individual expenditure ceiling, which starts at \$250,000. You must also agree not to accept loans from others and not to loan or donate more than \$5,000 of your own money.



You also may not make any payments to a contractor or vendor in return for the contractor or vendor making a campaign contribution to your committee. Also, you may not make more than 50 payments to a contractor or vendor who has made a contribution to your committee.



In order to receive public funds, you must have paid outstanding fines owed by you to the City, and must have filed any outstanding campaign statements:



You also may not have any finding by a court or by the Ethics Commission within the past five years that you violated campaign finance provisions of the Political Reform Act or any provisions in the SF Campaign and Governmental Conduct Code, which includes the Campaign Finance Reform Ordinance, the Lobbyist Ordinance, the Campaign Consultant Ordinance, and the City's conflict of interest laws.



After the Ethics Commission reviews your application, you will receive a notice regarding your eligibility. If you are certified as eligible to receive public funds, you will receive a grant of \$20,000.

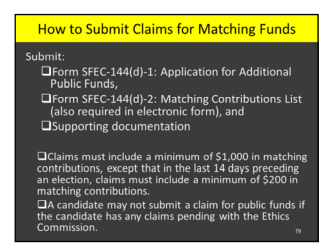
Can You Receive Additional Funds
After the Initial Payment of \$20,000?

Yes, you may receive additional funds,
depending on the amount of matching
contributions you raise. You may begin to
submit claims as soon as you have been
certified. Funds are disbursed on a firstcome, first-served basis.

After certification, you can apply for additional public funds based on the amount of matching contributions you raise.

Matching Contribution: Definition A matching contribution is a monetary contribution that: is not a qualifying contribution or a loan is made by an individual who is a resident of San Francisco (other than the candidate or the candidate's immediate family) is not received more than 18 months before the November election AND complies with all the requirements of the CFRO and its implementing regulations.

A matching contribution is not a qualifying contribution or a loan. It is a contribution from an individual who resides in the City and it complies with all the requirements of the Campaign Finance Reform Ordinance.



You can submit claims for matching contributions by filing an Application for Additional Funding and an accompanying spreadsheet that lists the matching contributions along with supporting documentation. The claims for matching contributions must include a minimum of \$1,000 in matching contributions, except that in the last 14 days preceding an election, claims must include a minimum of \$200 in matching contributions. The claims may be submitted on a rolling basis; and you may not submit a claim for public funds if you have any claims pending with the Ethics Commission.

| formula for Disbursement of Public Fund Non-Incumbent Candidates | | |
|---|--------------------------------|--|
| Candidate Raises (non- incumbent) | Election Campaign Fund Pays | |
| \$10,000 in qualifying contributions | \$20,000 (initial payment) | |
| Up to \$50,000 in matching contributions | Up to \$100,000 (2 to 1 match) | |
| Up to \$35,000 in matching contributions | Up to \$35,000 (1 to 1 match) | |
| Total available to eligible candidate | Up to \$155,000 | |

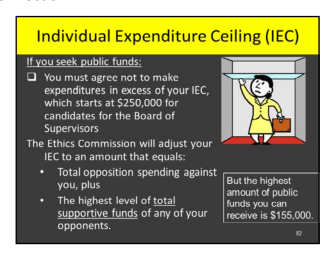
This table shows how public funds are disbursed to qualified non-incumbent candidates.

When a candidate is certified as eligible to receive public funds, he or she receives a \$20,000 payment. Thereafter, for the first \$50,000 in matching contributions that a candidate raises, he or she receives public funding at a 2 to 1 ratio for up to \$100,000 in public funds. At the next level contributions are matched at a 1 to 1 ratio for up to \$35,000 in public funds, making the total \$155,000.

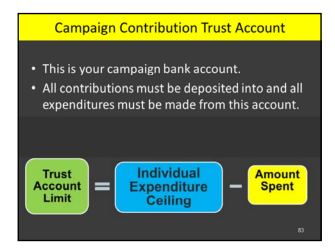
| Formula for Disbursement of Public Funds: Incumbent Candidates | | |
|---|--|--|
| Incumbent Candidate Raises | Election Campaign Fund Pays | |
| Incumbents need \$15,000 in qualifying contributions | \$20,000 (initial payment) | |
| Up to \$50,000 in matching contributions | Up to \$100,000 (2 to 1 match) | |
| Up to \$32,500 in matching contributions | Up to \$32,500 for incumbents (1 to 1 match) | |
| Total available to eligible candidate | Up to \$152,500 for incumbents | |
| | 81 | |

This table shows how public funds are disbursed to qualified incumbent candidates.

When an incumbent candidate is certified as eligible to receive public funds, he or she receives a \$20,000 payment. Thereafter, for the first \$50,000 in matching contributions that a candidate raises, he or she receives public funding at a 2 to 1 ratio for up to \$100,000 in public funds. At the next level contributions are matched at a 1 to 1 ratio for up to \$32,500 in public funds, making the total \$152,500.



If you seek public funds, you are limited to keeping your expenditures to the amount of your individual expenditure ceiling. Every publically funded candidate's expenditure ceiling begins at \$250,000. If appropriate, your individual expenditure ceiling will be adjusted by the Ethics Commission to an amount that equals total opposition spending against you and the highest level of total supportive funds of any of your opponents.



Your campaign bank account is called the campaign contribution trust account. All contributions must be deposited into and all expenditures must be made from this account. The amount of money that, if spent, would cause you to reach your Independent expenditure ceiling is called your Trust Account Limit. If you are publically funded, you are not allowed to have more than your Trust Account Limit in your trust account. For this reason, you have the option of opening a campaign contingency account.

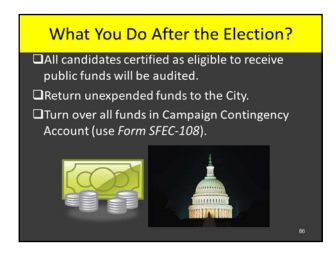
Campaign Contingency Account An account separate from a certified candidate's campaign contribution trust account. You may deposit contributions into this account in anticipation of your individual expenditure ceiling being raised. You must report contributions deposited into this account on FPPC Form 460. Expenditures may not be made from the Campaign Contingency Account.

If you receive public funding you are not required to but may elect to open a campaign contingency account separate from your campaign contribution trust account. You may deposit contributions into this account in anticipation of your individual expenditure ceiling being raised.

As your expenditure ceiling is raised, you can transfer money from the Contingency Account to the Trust Account.



After the election, you must turn over all funds in the campaign contingency account to the City, up to the amount of the public funds you received.



All candidates who receive public funds are audited after the election. You must turn over funds that remain in the contingency account and any unexpended funds in the Trust Account, up to the amount of public funds you received.

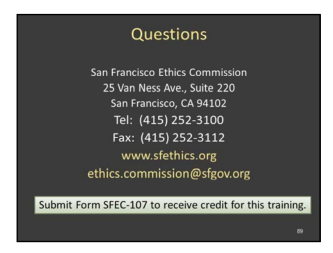
Unexpended Funds • Funds remaining in account on the 30th day (December 5, 2013) after the date of the election. - Public funds and contributions received by this date but not yet deposited is added to the funds remaining on the 30th day. - Expenditures incurred for the election but not yet paid reduces the amounts of funds that remain. - Unexpended funds may be used only for allowable expenses such as cost of keeping bank account open for audit or preparation of campaign statements. • Unexpended funds must be returned to the City (up to the amount of public funds received by the

candidate).

Specifically, unexpended funds are the funds that remain in your bank account on the 30th day after the election. The amount that remains on the 30th day is adjusted to account for allowable expenses that haven't been paid yet or contributions that were received by the 30th day but not yet deposited. Unexpended funds must be returned to the City, up to the amount of public funds received by the candidate.

Use of Public Funds • Public funds may be used only for qualified campaign expenditures. • Public funds may not be used to: - hold celebrations or events to celebrate a victory, to thank campaign volunteers or pay post-election bonuses; - pay for post-election advertising, announcements or notices; - pay administrative, civil, criminal or late filing fines; or - pay for inaugural or officeholder expenses.

Public funds may be used only to make qualified campaign expenditures. Public funds may not be used to hold celebrations, thank volunteers, pay bonuses, pay fines or pay for inaugural or officeholder expenses.



If you have any questions about the public financing program or if you have any other campaign finance questions, please contact the Ethics Commission staff. If you haven't already submitted your Form SFEC-107, please turn it in now so that you may receive credit for completing this required training. Thank you for your participation in this workshop!