This guide is intended to assist candidates in the process of applying for public financing. Candidates should use it as a supplement to the Candidates’ Guide for San Francisco City Elective Office, which details requirements of all candidates for City elective office.
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I. INTRODUCTION

What is the Public Financing Program?
In November 2000, the voters of San Francisco adopted Proposition O, the Fair Elections Ordinance. Among other things, Proposition O amended the San Francisco Campaign Finance Reform Ordinance ("CFRO"), San Francisco Campaign and Governmental Conduct Code ("S.F. C&GC Code") section 1.100 et seq., to provide for partial public financing for candidates for the Board of Supervisors to help defray the costs of election campaigns.

Under the program, candidates for the Board of Supervisors certified as eligible to receive public financing may receive up to a maximum of $255,000 (non-incumbent candidates) or $252,000 (incumbent candidates).

See S.F. C&GC Code § 1.144.

The Supplemental Guide for Public Financing
This guide summarizes state and local laws applicable to candidates for the San Francisco Board of Supervisors who would like to participate in San Francisco’s public financing program. It is intended to answer the most frequently asked questions about these laws, and therefore is necessarily general. Any specific questions regarding these laws should be directed to the San Francisco Ethics Commission (the "Commission") at (415) 252-3100 or ethics.commission@sfgov.org. In addition, candidates should consult the Commission’s Candidates’ Guide for City Elective Office and FPPC Manual 2, which are available at the office of the Ethics Commission and online. Please be aware that additional requirements and restrictions may apply. To the extent this guide conflicts with state or local law, the law controls.

Agency Contact Information
Although the Ethics Commission administers and enforces several of the laws described in this guide, the Commission does not have authority to interpret or enforce all of these or related laws. In addition to the Commission, the California Secretary of State (SOS), the California Fair Political Practices Commission (FPPC), and the San Francisco Department of Elections administer and enforce laws regulating candidates and elections. They may be contacted as follows:

<table>
<thead>
<tr>
<th>Agency</th>
<th>Website</th>
<th>Phone</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of State</td>
<td><a href="http://www.sos.ca.gov">www.sos.ca.gov</a></td>
<td>(916) 653-6814</td>
</tr>
<tr>
<td>FPPC</td>
<td><a href="http://www.fppc.ca.gov">www.fppc.ca.gov</a></td>
<td>(866) 275-3772</td>
</tr>
<tr>
<td>SF Dept of Elections</td>
<td><a href="http://www.sfelections.org">www.sfelections.org</a></td>
<td>(415) 554-4375</td>
</tr>
</tbody>
</table>
II. What Candidates Need to Know About Public Financing

General Steps to Qualify for and Receive Public Funds

Step 1 – Become an Eligible Candidate
- File all required paperwork with the Department of Elections by the nomination deadline to establish candidacy.
- File forms with the CA Secretary of State and the Ethics Commission to open a campaign committee.
- Complete the Ethics Commission’s Candidate & Treasurer Training Program.

Step 2 – Get Ready to Apply
- Ensure contribution records are complete and well-organized.
- Declare intent to participate in the public financing program.
- Obtain a Supplier ID from the Ethics Commission.

Step 3 – Prepare The Application
- Reach the minimum fundraising requirement.
- Meet all other requirements of the program.
- Prepare all necessary supporting documentation to be included with submitted contributions.

Step 4 – Submit The Application
- Electronically file a Qualifying Request, contribution list, and all supporting documentation.
- Receive initial payment of public funds once application is approved.

Step 5 – Receiving Additional Funds
- Continue to meet all eligibility requirements.
- Submit additional claims for public funds (the Matching Request form).

Important Note: All forms and documents required under the public financing program must be filed electronically either through the Ethics Commission’s free public filing system, provided by the Commission’s electronic filing service provider NetFile, or another compatible third-party system. Candidates using the NetFile public filing system should read Netfile’s “Filer Guide,” which provides step-by-step instructions for filing documents not included in this Supplemental Guide. The Filer Guide can be accessed by creating a NetFile account and, after logging in, clicking “Help & Support” and then “Public Financing.”

Getting Started with Public Financing

Establish Candidacy and Open a Campaign Committee
Potential candidates must meet all requirements established by the Department of Elections to become a qualified candidate. Individuals interested in running for office should review the Department of Elections’ candidate resource page on their website. To open a campaign committee and begin accepting contributions, potential candidates must file the FPPC Form 501 – Candidate Intention Statement and a Form 410 – Statement of Organization with the Ethics Commission. Additional information regarding running for office can be found in the Ethics Commission’s Candidates’ Guide for City Elective Office.
Know the Rules of the Program
Candidates and their treasurers are responsible for knowing and adhering to all applicable laws and rules related to the public financing program, as well as state and local laws regarding campaign finance. These laws can be found in the “Campaign Finance Law” section of the Commission’s website and in the “Political Reform Act” of the California Fair Political Practice Commission (“FPPC”) website. Additional information can be found on the “Public Financing Program” page of the Commission’s website and in this Supplemental Guide.

Before Applying

Statement of Participation
Prior to submitting their application, all candidates must electronically file a Statement of Participation or Non-Participation and indicate whether or not they wish to participate by checking the appropriate box. This form must be filed no later than the deadline for filing nomination papers (contact the Department of Elections to confirm the nomination deadline for the desired office). New or amended Statement of Participation forms will not be accepted after the deadline. Candidates are encouraged to file the Statement of Participation as early as possible to avoid any technical issues.

Supplier ID
To receive payments under the public financing program, all committees must be issued a supplier ID by the Controller’s Office. To receive a supplier ID, candidates must submit to the Ethics Commission a signed and dated IRS Form W-9 that contains the full name, address and EIN of the committee that will receive payments. Please note, the address provided will be used by the Controller’s Office to disburse payments. Candidates should obtain a supplier ID as soon as possible. All ID requests and IRS Form W-9s should be submitted by email to ethics.commission@sfgov.org. Please do not submit forms/requests directly to the Controller’s Office.

Prepare and Submit the Application

Minimum Fundraising Threshold
To be certified as eligible to receive public financing, candidates must submit a Qualifying Request that demonstrates they have raised the minimum amount of qualifying contributions from San Francisco residents. Non-incumbent candidates must raise $10,000 from at least 100 individuals and incumbent candidates must raise $15,000 from at least 150 individuals. Qualifying contributions must be received between May 8, 2021 and August 30, 2022.

Prepare qualifying contributions for submission
Ensure there is sufficient supporting documentation for each qualifying contribution included in the application. All supporting documents must be submitted electronically with the Qualifying Request. Specific requirements for documentation to be included with each public financing submission can be found under Submitting a Qualifying Request below.

Submit the application
After candidates have filed their Statement of Participation form and indicated they wish to participate, have raised the minimum required contributions, and have met all other eligibility requirements of the program (described below), candidates can submit a Qualifying Request and contribution list. The Qualifying Request may not be filed earlier than nine months before the election and must be received no later than the 70th day before the election. Candidates are advised to file the Qualifying Request as early as possible to provide ample time to address any issues or technical difficulties with their application.
Additional requirements of the program
Candidates must continuously meet the following requirements in order to participate in the public financing program:

- Seek election to the Board of Supervisors and be eligible to hold office if elected.
- Be opposed by a candidate who has qualified for public financing or who has received contributions and/or made expenditures of $10,000 or more.
- Agree to a campaign spending limit ("Individual Expenditure Ceiling") of $350,000 (amount subject to adjustment by the Ethics Commission).
- Do not accept any loans from third-parties, and do not loan or donate more than $5,000 in personal funds to the committee.
- Bear the burden of proving that each contribution used to establish eligibility is a qualifying contribution and that expenditures made with public funds were used only for qualified campaign expenditures.
- Do not make any payments to a contractor or vendor in return for the contractor or vendor making a campaign contribution to the committee; and do not make more than a total of fifty payments to a contractor or vendor who contributed to the committee.
- Agree to participate in at least three debates with opponents.
- Pay any outstanding fines owed to the City by the candidate or any committee for which the candidate was the controlling candidate or treasurer.
- File any outstanding statements, reports, or forms owed to the City by the candidate or any of their campaign committees.
- Have no finding by a court within the past five years that the candidate knowingly, willfully, or intentionally violated CFRO or the campaign finance provisions of the Political Reform Act.

See S.F. C&GC Code § 1.140 and SFEC Regulations § 1.140-1.

Special Reporting Requirements: 24-Hour Notification Upon Reaching Certain Thresholds
Supervisorial candidates must file Threshold Notices (Form SFEC-152) when their contributions (including public financing) or expenditures reach certain levels.

Initial Threshold Notice
Every candidate for the Board of Supervisors must file the Threshold Notice once they either received funds (including loans, nonmonetary contributions, and public financing) that total $10,000 or more, or has made/accrued expenditures that total $10,000 or more, whichever is greater. The initial Threshold Notice must be filed within twenty-four hours of reaching this threshold. All candidates who reach the $10,000 threshold must file the initial Threshold Notice.

Supplemental Threshold Notices
If at least one candidate in a supervisorial race has been certified as eligible to receive public funds, every other candidate running for the same seat must file a supplemental Threshold Notice within twenty-four hours after:

(1) the candidate has received contributions (including loans, nonmonetary contributions, and public financing) that total $100,000 or more, or has made expenditures (both accrued and paid) that total $100,000 or more; and
(2) thereafter, when the candidate has received additional contributions, or has made additional expenditures, at every increment of $10,000 thereafter (e.g., at $110,000, $120,000, $130,000). For example, after filing an initial Threshold Notice and reporting $105,000 in funds received, a candidate raises an additional $21,000 in one day. The candidate must file a Threshold Notice to indicate that they have reached the $126,000 threshold and have $126,000 in total funds raised.
Important Dates for Candidates Seeking Public Financing

These deadlines are applicable to candidates in the November 8, 2022 election.

<table>
<thead>
<tr>
<th>Deadline</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date Range for Eligible Qualified Contributions</td>
<td>May 8, 2021 through August 30, 2022</td>
</tr>
<tr>
<td>First Date a Qualifying Request (Form SFEC-142(b)) May be Filed</td>
<td>Tuesday, February 8, 2022</td>
</tr>
<tr>
<td>Deadline to File Statement of Participation (Form SFEC-142(a))</td>
<td>Friday, June 17, 2022*</td>
</tr>
<tr>
<td>First Date Public Funds Can Be Disbursed</td>
<td>Monday, June 20, 2022</td>
</tr>
<tr>
<td>Last Date to File (Or Refile) a New Qualifying Request (Form SFEC-142(b))</td>
<td>No later than Tuesday, August 30, 2022</td>
</tr>
<tr>
<td>Last Date to Resubmit an Existing Qualifying Request (For SFEC-142(b))</td>
<td>Friday, September 9, 2022</td>
</tr>
<tr>
<td>Deadline for Executive Director to Make Final Determinations</td>
<td>Wednesday, September 14, 2022</td>
</tr>
<tr>
<td>Deadline to Submit a Matching Request (Form SFEC-144(c)/144(d))</td>
<td>5:00 PM on Thursday, December 8, 2022</td>
</tr>
</tbody>
</table>

*Note: This date may be adjusted to match any extension the Department of Elections makes to the nomination period for a specific office.

III. Recordkeeping

Maintain a System of Recordkeeping

Even before applying for public financing, it is vital that candidates implement a good system of recordkeeping for all financial activity by their committee. Such records are necessary for the preparation of accurate and complete campaign statements and must be submitted in the event the candidate is audited. **Important Note:** All publicly financed candidates are subject to mandatory audits. Whatever method is used to organize records should be consistently used from Day 1. It will be easier to maintain a consistent system throughout the election rather than create or implement a new system in the middle of a campaign.

Keeping good records from the start will also help candidates in applying for public financing because, as described below, candidates must submit supporting documentation for each contribution that is included in a public financing submission. Candidates and treasurers are required to retain records related to all reported campaign activity for four years from the date of filing campaign statements, regardless of whether or not they seek or receive public funds.
Types of Records to Maintain
The list below outlines some of the types of documents and records committees are expected to maintain:

- Records related to contributions (i.e., deposit slips/receipts, copies of contribution checks, documentation of credit card contributions);
- Banking records (statements, check registers, A/R reports);
- Completed contributor cards and correspondence with contributors related to reported information;
- Letters, emails, texts, or other records describing nonmonetary contribution and how the value was determined;
- Documentation for all expenditures (canceled checks, electronic payments, invoices, receipts, bills, and payment authorizations);
- Petty cash register and related receipts;
- Copies of advertisements, mass mailing, and other outreach communications (e.g., copies of mass mailing, radio, or video ads).

For more information regarding recordkeeping requirements, candidates may refer to FPPC Manual 2, Chapter 4 of the FPPC Political Reform Act, and the Ethics Commission’s Records Required for Audit and Guidelines for Organizing Records.


Supporting Documentation by Contribution Type

Contributions Made by Check

Receipt
To prove that a check contribution was received, provide a copy of the check attached to the contribution entry in the public financing submission.

Deposit
To demonstrate that a check contribution was deposited into the committee’s bank account, provide a document produced by the committee’s bank showing the deposit and a “deposit batch list” that includes all contributions included in that deposit. The bank document verifying deposit can be a bank statement or a deposit receipt. (See “Deposit Batch Lists & Batch Numbers” below for instructions on how to create a batch list.)

Each contribution from a deposit batch must include the deposit records for the whole batch. Committees are encouraged to attach deposit records to each contribution included in every Qualifying or Matching Request. Committees may not rely on supporting documentation (e.g., deposit records) that were filed with a prior submission, but not included in the current submission.

Residency
If the contributor’s correct name and current San Francisco residential address are pre-printed on the check, the Commission will accept the information as proof of San Francisco residency. If the address is not pre-printed on the check or is out-of-date, candidates must provide separate proof of residency, as described in detail under “Supporting Documentation for Proving San Francisco Residency” below.
One Check from Two Accountholders: If a check contribution is drawn from an account with two accountholders (i.e., a check with two names on it), the accountholder who signs the check is considered the “contributor” and 100% of the contribution should be attributed to the signee. If the contribution is intended to be divided between both accountholders, either: a) both accountholders should sign the check and the contribution is attributed 50/50; or b) the accountholders must provide a signed statement identifying how the contribution should be attributed.


Checks Drawn on Business Accounts: Checks drawn on business accounts, including “sole proprietorship” entities, are not considered “qualifying contributions” and cannot be included in a Qualifying Request. All qualifying contributions must be donated from an individual’s personal account, not from business accounts.

Examples:

![Acceptable Check]

See SFEC Regulations 1.104-1, 1.104-2.

Contributions Made by Credit Card

Receipt

To show a credit card contribution was received, in addition to a completed contributor card, transaction receipts, and documentation supporting residency, committees must provide a report from their credit card processing vendor listing all transactions processed. To ensure the authenticity of documents and records for credit card contributions, vendor reports from credit card vendors must be sent directly to the Ethics Commission (ethics.commission@sfgov.org) from the vendor. This “vendor report” must include the following:

- Contributor’s full name
- Amount of and processing date for contribution
- Contributor’s billing address
- Card type, expiration date, and last-4 digits
- Date of transfer to committee and either transaction number (for electronic payments) or check number (for check payments)
- All credit card refunds processed by the vendor

Candidates or their committees may contact the Ethics Commission to review whether their credit card vendor report fulfills supporting documentation requirements prior to submitting a Qualifying Request or Matching Request.
Address Verification Service (AVS): Though not required, committees are strongly encouraged to request their vendor include the Address Verification Service ("AVS") codes in the transaction report. The AVS system is used by credit card processors to verify that the address provided by a person using the credit card is the billing address listed for the credit card account.

Important Note: If a single credit card (same last-4 digits and expiration date) is used to process multiple contributions from different contributors, committees will need to provide additional documentation demonstrating all contributors share access to a joint credit card account (similar to documentation required for checks with two account holders). If the committee cannot reasonably demonstrate this, these contributions may not be approved.

**Note: Credit Card Vendor Documents To Retain**

Although the following documents do not need to be included with a Qualifying Request or Matching Request, committees should retain them and include them with the records and documents submitted as part of the audit process.

**Unique Merchant Account Agreement and Statements:** Any contract or agreement to establish a merchant account with a credit card processing vendor that includes the terms and conditions of the merchant account, any fee schedule being charged, and how funds will be transferred.

**Web-site Content and Processing Documents:** Committees must retain copies of the campaign's fundraising website and all Credit Card Contributor Cards/forms completed by hand or online.

**Deposit**

To prove that a credit card contribution was deposited into the committee’s bank account, provide:

- the vendor report described above showing that the contribution was transferred to the committee by check or electronic transfer and identifying the date of transfer (and any identifying information such as check number, transaction ID);
- a statement or receipt from the committee’s bank indicating that the check or electronic transfer from the credit card vendor was deposited into the committee’s account; and
- if the credit card contribution was transferred to the committee by the vendor through a check, a copy of the check.

If credit card contributions are electronically transferred to the committee, and the vendor report clearly identifies the transfer batches (i.e., the contributions included in each transfer, date of transfer, transfer ID/receipt number), a separate deposit batch list is not necessary. If the vendor report does not include this information, or funds are transferred by check, candidates will also need to submit a batch list indicating which contributions were included in the deposit.

**Residency**

In order to demonstrate a contributor is a San Francisco resident using the vendor report, the committee may rely on the AVS system if the following is true:

- AVS information in a vendor report confirms the address provided matches the billing address on file;
- City records show this address is a San Francisco residential address; and
- This address matches the contributor address listed in the Qualifying Request or Matching Request.
If an address is not verified by AVS, AVS information is not available, the AVS-confirmed billing address is not a residential address, or the confirmed address in the vendor report does not match the contributor address in the Qualifying Request or Matching Request, then the committee will be required to provide separate documentation to verify the contributor’s San Francisco residency. See “Supporting Documentation for Proving San Francisco Residency”.

Candidates are encouraged to contact the Ethics Commission with any questions regarding the committee’s process for accepting credit card contributions.

Contributions Made by Cash

Methods of payment that are considered “cash” include:

- Paper money/coins
- Money order
- Cashier’s or traveler’s check
- Postal money order

### Limits on Accepting Cash Contributions

Cash contributions of $100 are prohibited under City law. Committees may not give change to a contributor who donates $100 in cash or “refund” any amount over the limit on cash contributions (i.e., give $5 back in exchange for a $100 cashier’s check). Committees may also not accept smaller cash contributions that, in aggregate, equal or exceed $100 (e.g., five separate cash contributions of $20 each would violate the law).

**Receipt**

To prove that a cash contribution was received, candidates must provide a contributor card that was completed, signed, and dated by the contributor at the time the contribution was made. Contributor cards are discussed in greater detail below. (Please note that a contributor card will only establish that the contribution was received.)

**Deposit**

To prove that a cash contribution was deposited into the committee’s bank account, candidates must submit both a deposit batch list and a document produced by the committee’s bank verifying the deposit of that batch. Refer to the instructions above for check contribution deposits, which explain the requirements regarding bank statements or receipts and batch lists. These requirements also apply to cash contributions. Also refer to the “Deposit Batch Lists & Batch Numbers” section below for more information about batch lists.

**Residency**

To prove the residency of a cash contributor, candidates should follow the instructions under “Supporting Documentation for Proving San Francisco Residency.”

**Contributor Cards**

A contributor card is a form that an individual fills out to provide the committee required contributor information. Contributor cards are mandatory for all cash contributions, however, candidates are encouraged to obtain a contributor card whenever possible (e.g., check or credit card contributions). **Important Note: If any portion of the contributor card is completed by a representative of the committee, the committee should note which portions were completed and how that information was obtained.**

The committee may use any style or format for a contributor card, but at a minimum the form must clearly identify the committee’s full name and FPPC ID number. Additional information regarding the solicitation of contributions and a sample contributor card is available on the Commission’s website. Committees are encouraged to contact the Ethics Commission with questions regarding their contributor information cards.
**Supporting Documentation for Proving San Francisco Residency**

Only contributions from City residents may be used to receive public funds. Therefore, in addition to providing supporting documentation regarding the receipt and deposit of contributions, candidates must also provide documentation demonstrating that contributors are residents of San Francisco. The committee can provide any of the following to demonstrate residency:

1. Contributor uses a San Francisco residential address as the address on any bank account or any account with a financial institution, through the submission of copies of recent bank statements, personal checks, or Address Verification Service information listing the account holder’s address;
2. Contributor uses a San Francisco residential address as a billing address, through the submission of copies of recent credit card or utility bills;
3. Contributor lives at a San Francisco address, through the submission of copies of a current deed or lease;
4. Contributor uses a San Francisco residential address as a mailing address, through the submission of copies of recent mail received by the contributor;
5. Contributor is currently registered to vote in San Francisco;
6. Contributor has represented to a government agency that he or she lives at a San Francisco address, through the submission of copies of a driver’s license, passport, government-issued identification card, or tax returns.

Addresses that are post office box facilities, office/business addresses, or any other non-residential address will not be accepted. Supporting documentation for residency must show the contributor’s name and primary residential address and must be current and valid (e.g., an expired driver’s license will not be accepted). In the case of voter registration, candidates must provide the contributor’s unique San Francisco voter ID (the number assigned by the Department of Elections to registered voters). The Ethics Commission is unable to verify voter registration information on file with the Secretary of State.

**Please note:** All contributor information included in the Contributor List (e.g., residential address, contributor name) must match the supporting documentation provided. Any discrepancies or inconsistencies may result in the contribution not being approved for public funds.

See [SFEC Regulations 1.142-3](#).

### HELPFUL TIPS:

Collecting residency documentation such as leases, credit card bills, or driver’s licenses can be difficult and time consuming if requested after the contribution has been made. Try to ensure that, at the time a contribution is received, documentation to prove the contributor’s San Francisco residency is collected. To help, here are some methods for proving residency:

- For credit card contributions, check the credit card processor’s vendor report frequently and check to see if the AVS check shows a confirmed San Francisco residential address. If it does not, follow up with the contributor right away to seek one of the other forms of proof of residency listed above.
- For check contributions, confirm if a San Francisco address is pre-printed on the check. If it is not, ask the contributor at that time to provide the committee with another form of proof of residency.
• For any contribution that is not (a) a credit card contribution with an AVS-confirmed address, or (b) a check contribution with a pre-printed address, ask if they are registered to vote in San Francisco. If so, obtain the contributor’s voter registration number and include it in the Qualifying Request.

• AVS address confirmation, pre-printed addresses on checks, and voter registration are the most common ways to prove contributor residency.

Example:
On August 8, Larry contributes $75 in cash. Because this is a cash contribution, Larry must provide a signed and dated contributor card that includes his name, address, date and amount of contribution, and any other information the committee is required to maintain. For proof of San Francisco residency, Larry provides a San Francisco voter registration number. In the public financing submission that includes Larry’s contribution, supporting documentation must include Larry’s completed contributor card, voter registration information, and proof of deposit (e.g., bank deposit receipt and deposit batch list).

Example:
Jane contributes $50 on August 5 with a personal check that does not show her residential address. To prove that her current residential address is in San Francisco, she provides a copy of her driver’s license. When preparing a Qualifying Request or Matching Request that includes Jane’s contribution, supporting documentation must include a copy of the check, a copy of Jane’s driver’s license, and, to show that the contribution was deposited, proof of deposit (e.g., bank deposit receipt and deposit batch list).

Example:
Peter contributes $100 with a personal check with a pre-printed address and a contributor card that indicates his current residential address is different from what is printed on his check. Peter provides a copy of a residential utility bill with a billing address that matches his contributor card. When preparing a Qualifying Request or Matching Request that includes Peter’s contribution, supporting documentation must include a copy of the check, the completed contributor card, and the utility bill. To show that the contribution was deposited, include proof of deposit (e.g., deposit receipt and batch list).

Deposit Batch Lists & Batch Numbers
Each time the committee deposits cash or checks into its bank account, the cumulative deposit is called a “batch.” Committees must assign each batch a unique “batch number,” and list the batch number for each contribution in the contribution list. Committees may use any batch numbering system as long as it is used consistently for all deposits. In addition to numbering deposit batches, committees must maintain itemized lists of all contributions in each deposit, regardless of whether the contribution(s) will be used for the public financing program.

For example, the committee deposits three checks and cash on June 6, 2019, and this batch is numbered “2019.06.06.” The deposit batch list may look like this:

<table>
<thead>
<tr>
<th>Batch 2019.06.06 – Deposited June 6, 2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Bob Jones</td>
</tr>
<tr>
<td>2. Joe Smith</td>
</tr>
<tr>
<td>3. Jane Smith</td>
</tr>
<tr>
<td>4. Tom Alvarez</td>
</tr>
<tr>
<td><strong>Batch Total:</strong></td>
</tr>
</tbody>
</table>
If any of the contributions from this deposit batch are included in a Qualifying Request or Matching Request, batch number “2019.06.06” must be included with the contribution information. Additionally, committees must attach the batch list of all contributions that were included in this deposit batch.

If the committee accepts contributions through a credit card vendor, and funds are transferred to the committee either by a check received or electronic transfer, committees should record these contributions in numbered batches. It is recommended that a unique batch numbering sequence is used for electronic transfers to keep them separate from check/cash deposits. This will make it easier to quickly identify which types of contributions are included in each deposit.

Using the June 6, 2019 deposit example above, in addition to the individual contributions, the committee also received a check from the credit card vendor for three contributions totaling $1,500. This check can be included with the checks and cash listed above in a single batch. The deposit batch list might look like this:

<table>
<thead>
<tr>
<th>Batch 2019.06.06 – Deposited June 6, 2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Bob Jones $100.00 (check)</td>
</tr>
<tr>
<td>2. Joe Smith $500.00 (check)</td>
</tr>
<tr>
<td>3. Jane Smith $500.00 (check)</td>
</tr>
<tr>
<td>4. Tom Alvarez $50.00 (cash)</td>
</tr>
<tr>
<td>5. Fred Lee $500.00 (credit card)</td>
</tr>
<tr>
<td>6. Jose Rodriguez $500.00 (credit card)</td>
</tr>
<tr>
<td>7. Alice Howard $500.00 (credit card)</td>
</tr>
<tr>
<td><strong>Batch Total:</strong> $3,150.00</td>
</tr>
</tbody>
</table>

### IV. Submitting a Qualifying Request

In order to establish eligibility to receive public funds, in addition to meeting all other requirements of the program, candidates must submit a Qualifying Request with a contribution list and supporting documentation. The Qualifying Request, contribution list, and supporting documentation must be submitted electronically using the Commission’s free electronic filing system. When preparing the Qualifying Request, candidates will need to identify qualifying contributions totaling at least $10,000 (or $15,000 if an incumbent) from at least 100 unique contributors (or 150 contributors for incumbents).

**What is a qualifying contribution?**

A qualifying contribution is:

- made by an individual who is a San Francisco resident;
- $10 - $100 per contributor (cumulatively);
- made within 18 months prior to the election (May 8, 2021) and no later than the 70th day before the election (August 30, 2022); and
- supported by appropriate documentation.

---

**What if a contributor donates less than $10?**

If a contributor has donated less than $10 (cumulatively), their contribution is not a qualifying contribution. However, if the contributor donates $9, and later donates $1, the two contributions taken together may be used as qualifying contributions.
For contributions greater than $100, candidates can still submit the contribution in a Qualifying Request, but only the first $100 will count as a qualifying contribution. The remaining balance may be used as a matching contribution in future submissions once certified as eligible.

Qualifying contributions do not include contributions that are:
× made by an individual who is not a San Francisco resident;
× made after the 70th day before the election or earlier than 18 months prior to the date of the election;
× loans or nonmonetary contributions;
× from the candidate or their immediate family;
× less than $10 (cumulatively) from a single contributor;
× made in violation of local or state law;
× drawn on a business account, including “sole proprietorships”; or
× not deposited into the candidate’s account, returned to the contributor, or not posted to the candidate’s trust account (e.g., “bounced checks”).

Contributions received to support a candidate’s election to a different office or for a prior election year that were later transferred to their current committee cannot be used as Qualifying Contributions. However, if the contributions were received for a future election, and the candidate redesignates the committee for the current election cycle, contributions that fall within the designated time period may be used as Qualifying Contributions.

See S.F. C&GC Code § 1.104 and SFEC Regulations § 1.104-2.

How many contributions should I include on a Qualifying Request?
As noted above, non-incumbent supervisorial candidates must demonstrate they have raised $10,000 from at least 100 contributors, and incumbent candidates must demonstrate they have raised $15,000 from at least 150 contributors. As there is always the chance that not all contributions included in the Qualifying Request will be approved, candidates are encouraged to submit more than the minimum required to improve the chances their Qualifying Request is approved.

Required Information for Qualifying Contributions
When completing a Qualifying Request and contribution list, candidates must provide the following information for each contribution:
• Name of contributor
• Address of contributor’s primary residence (business, P.O. Box, or other non-residential addresses are not acceptable)
• Amount of qualifying contribution and the date it was received
• Deposit date and deposit batch number
• Method of payment
• Occupation and employer information if the cumulative amount that was received from the contributor for the calendar year is $100 or more

See SFEC Regulations 1.142-2(c) and 1.142-3(a).
What Supporting Documentation is Needed?
As noted above, the type of supporting documents needed will vary depending on the contribution payment method. At a minimum, for each contribution included on a Qualifying Request there should be sufficient supporting documentation to establish:

1) the contribution was received by the committee;
2) the contribution was deposited into the committee’s bank account; and
3) the contributor is a resident of the City & County of San Francisco.

When preparing the Qualifying Request in NetFile, or other electronic filing system, supporting documentation must be attached to the specific contribution entry it relates to. (Please refer to the NetFile Filer Guide for further instructions on how to attach supporting documentation.) The only exception is the credit card transaction report that must be sent directly to the Ethics Commission by the committee’s credit card vendor (see “Contributions Made by Credit Card” above). Any supporting documentation that is not filed electronically with the candidate’s submission will not be considered or reviewed. Ethics Commission staff review each submission on its own standing and will not reopen prior submissions to review previously submitted supporting documentation.

Please note: The contributor information contained in the Qualifying or Matching request must match the information in the supporting documentation. Any discrepancies or inconsistencies may result in a contribution being rejected, including instances where the contributor’s name or address have changed.

See S.F. C&GC Code § 1.109 and SFEC Regulations 1.104-2 and 1.142-3.

V. Review of Application
Once the Commission has determined that a candidate meets all other requirements for the program, the candidate’s Qualifying Request, contribution list, and supporting documentation will be reviewed to determine if the candidate meets the minimum fundraising requirement. The Executive Director may audit committee records and take whatever steps they deem necessary to determine eligibility. At any time prior to the Executive Director making a final determination regarding a candidate’s current submission, the candidate may notify the Commission of their intent to withdraw and refile the Qualifying Request (see “Refiling” under “What happens if candidates are not certified?” below).

See S.F. C&GC Code § 1.142(c).

What happens when a candidate is certified as eligible to receive public financing?
If the Executive Director determines that a candidate has satisfied all the requirements described above (and detailed in Section 1.140 of the CFRO), they will notify the candidate and certify to the Controller that the candidate is eligible to receive public funds. The Executive Director will make their determination within 30 days from the date the Qualifying Request is filed, provided that all determinations are made by the 55th day before the election. The Executive Director may conditionally certify a candidate if they satisfy all the requirements of Section 1.140 but are not yet opposed by a qualified candidate who is eligible to receive public financing or who has received contributions or made expenditures that equal or exceed $10,000.

Reminder: All payments of public funds must be deposited into the campaign contribution trust account of the candidate’s election committee.
See S.F. C&GC Code § 1.142(e); SFEC Regulations § 1.142-6.

What happens if candidates are not certified?
If the Executive Director determines the Qualifying Request is incomplete or otherwise inadequate to establish eligibility, candidates will receive written notification that the submission was rejected and candidates will not be certified. If the Qualifying Request is not approved, candidates may be able to refile or resubmit the Qualifying Request, as described below.

Refiling
Up to the 70th day before the election, a candidate may refile their Qualifying Request. This refiling may include qualifying contributions and supporting documentation not included in previously submitted requests. Before refiling a Qualifying Request, candidates must notify the Ethics Commission in writing (email is acceptable) that they intend to withdraw the current Qualifying Request and refile a new Qualifying Request. Candidates may continue to withdraw and resubmit new Qualifying Requests provided that no refiling is submitted after the 70th day before the election.

Resubmission
After the 70th day before the election, if a candidate is notified their Qualifying Request has been rejected, a candidate may only resubmit their Qualifying Request. This resubmission must be filed within five business days from the date of notification, provided that all resubmissions are filed by the 60th day before the election. The resubmission may not include new qualifying contributions not previously submitted, but may include additional supporting documentation. Additional resubmissions may be permitted at the Executive Director’s discretion, provided that no resubmission is filed later than the 60th day before the election. If candidates do not resubmit by the deadline, or if no resubmissions are permitted, the Executive Director’s decision is final.

Appeal to the Ethics Commission
If the Executive Director makes a final determination that a candidate’s timely filed Qualifying Request fails to establish eligibility for public financing, the candidate may appeal the determination to the Ethics Commission. The candidate must deliver the written appeal to the Ethics Commission within five calendar days of notification of the Executive Director’s final determination. A candidate who has failed to timely file a Statement of Participation or Qualifying Request may not appeal his or her failure to meet a deadline to the Commission.

See S.F. C&GC Code § 1.142(g); SFEC Regulations § 1.142-6.

What if a candidate withdraws or fails to qualify to appear on the ballot?
If a candidate withdraws or fails to qualify to appear on the ballot in the election for which the public funds were provided, they must repay to the Election Campaign Fund the full sum of public funds received. In addition, individuals who cease to be a qualified candidate must do any of the following with contributions remaining in their account: 1) return contributions to donors on a last-in, first-out basis; 2) donate contributions to the City or a charitable organization; or 3) pay outstanding campaign debts or expenses associated with terminating a committee.

See S.F. C&GC Code § 1.122(b) and 1.148(b).
What if a contribution in the Qualifying Request is returned or forfeited?

If the committee returns to contributors or forfeits to the City any contributions approved in the Qualifying Request, thereby reducing the total amount of approved contributions in the Qualifying Request below the minimum fundraising level ($15,000 for incumbents; $10,000 for non-incumbents), the candidate will no longer meet the requirements to qualify for public financing and will not be eligible to receive additional public funds.

To remedy this situation, candidates should immediately notify the Ethics Commission of the contribution(s) in question. Candidates may be required to submit a Matching Request (see “Submitting a Matching Request” below) with “replacement” contributions that meet the requirements of qualifying contributions and equal the amount of contributions that were returned or forfeited to bring the total amount of approved contributions in the Qualifying Request to the required fundraising level. If a candidate can not submit a sufficient amount of qualifying contributions to be used as replacements, or are otherwise unable to reestablish their eligibility, the candidate will no longer be eligible to receive additional public funds.

Forfeited contributions or public funds may be submitted to the Ethics Commission either by mail with a memo indicating the reason for forfeiture (including an itemized list of forfeited contributions) or electronically using the Online Late Fee Payment System (Select fee type: Remittance).

VI. Disbursement of Public Funds

The Ethics Commission will notify the Controller’s Office in writing of all payments owed to candidates under the City’s public financing program. The Controller will disburse payments to candidates in accordance with the determinations made by the Executive Director. Prior to the disbursement of any public funds, committees must submit a “Statement of Understanding Regarding Audits” signed and dated by the candidate and the committee.

How much public funding will candidates receive initially?

Once the Qualifying Request is approved, and candidates are certified as eligible to receive public funds, the Commission will direct the Controller’s Office to disburse an initial grant of $60,000 to the candidate’s committee. Additional funds may be disbursed based on the submission of a Matching Request.

See S.F. C&GC Code § 1.144(d), SFEC Regulations § 1.144(f)-1.

When will candidates receive public funds?

The earliest date public funds can be disbursed to candidates is the 142nd day before the date of the election. For the November 2022 election, this is Monday, June 20th, 2022. If a candidate is certified as eligible for public financing before this date, the Controller’s Office will disburse funds on this date. After the 142nd day threshold, the Controller’s Office will disburse payments within 2 business days from when a candidate’s submission is approved. Candidates certified as eligible to receive public financing will have access to funds from the Election Campaign Fund on a first-come, first-served basis.

How will candidates receive public funds?

The Controller’s Office is responsible for issuing public financing payments to all eligible candidates. Authorized payments are disbursed to eligible candidates within two business days, except during the 15 days preceding the election date, when payments will be disbursed within 24 hours.
Payments Issued by Check
Check payments are processed and disbursed by the City Controller’s Office. Checks will be sent by standard mail to the address listed in the IRS Form W-9 submitted by the committee to obtain the supplier ID. It is important that committees list an address that can receive mail and is regularly checked.

Payments Issued by Electronic Transfer (ACH)
Committees may also be eligible to receive payments by electronic transfer (ACH). Please visit the Electronic Payments to Vendor page on the Controller’s website to register the committee as a vendor using the assigned supplier ID number. Please note that establishing eligibility for electronic payments can take time, and processing payments may take an additional one to two business days. Any candidate interested in electronic payments is strongly encouraged to obtain a supplier ID and apply for electronic payments as early as possible.

See S.F. C&GC Code § 1.144(a) & (d).

Payment is not final determination
A payment of public funds to the candidate does not constitute a final determination of the amount that the candidate is entitled to receive or keep, and candidates must continue to meet all eligibility requirements of the public financing program. The Commission may conduct internal reviews to help ensure accountability in the administration of the program. If it is determined that payments to the candidate were in excess, or that a candidate is no longer eligible to receive public funds, the Ethics Commission will notify the Controller and the candidate. In addition to any other penalties, the candidate may be required to repay to the City a portion of, or all, public funds received.

VII. Uses of Public Funds
All public financing payments received from the City and County of San Francisco must be deposited into the committee’s Campaign Contribution Trust Account. A candidate may use public funds to pay for qualified campaign expenditures and to repay loans used to pay for qualified campaign expenditures.

What is a Qualified Campaign Expenditure?
A qualified campaign expenditure is any expenditure that a candidate committee makes for the purpose of influencing or attempting to influence the actions of the voters for the candidate’s election to the Board of Supervisors. Qualified campaign expenses also include administrative and overhead costs such as consultant and treasurer fees, and costs associated with operating a campaign office.

Examples of Qualified Campaign Expenditures:
- Printed literature, mailings, and other campaign ads/communications
- Campaign consultant fees and expenses
- Rent and utility expenses for a campaign office (up to 30 days after the election date)
- Staffing expenses related to campaign activities
Public funds that remain in a candidate’s account after the election date can be used to pay for a limited range of expenses associated with an audit such as bank fees and expenses related to the audit and the filing of post-election campaign disclosure reports (see “After The Election” section below).

**What are Non-Qualified Campaign Expenditures?**

There are several types of expenditures a candidate may **not** use public funds to pay for and instead must use private contributions or loans. These include (but are not limited to):

- Expenses incurred in connection with an administrative or judicial proceeding.
- Expenses to pay administrative, civil or criminal fines, including late filing fines.
- Expenses to pay for inaugural activities or officeholder expenses after the election date.
- Costs incurred after the election date that did not directly affect the outcome of the election.

**Remember:** If a candidate uses any portion of a loan to pay for non-qualified campaign expenditures, that portion of the loan may not be repaid with public funds.

**What happens if I use public funds on non-qualified campaign expenditures?**

If the Ethics Commission determines that a candidate used any amount of public funds for something other than qualified campaign expenditures, the candidate shall pay to the Ethics Commission an amount equal to the improper expenditure.

See S.F. C&GC Code § 1.104 & 1.148; SFEC Regulations § 1.148-1.

**VIII. Submitting a Matching Request**

Once certified as eligible to receive public financing, candidates are eligible to make claims for additional public funds. The amount of funds a candidate can receive is dependent on the amount of additional contributions, called matching contributions, the candidate submits.

**What is a matching contribution?**

Matching Contributions are contributions that meet the following:

- In aggregate do not exceed $150 from a single source, including contributions approved in prior submissions;
- Has not already been matched for public funds (Example: If a $50 contribution was approved in the Qualifying Request, it may not be used again in a Matching Request);
- Is made by an individual who is a San Francisco resident;
- Is made no earlier than 18 months prior to the election and no later than the 30th day following the date of the election; and
- Is supported by appropriate documentation.

See S.F. C&GC Code § 1.104.
How Do Candidates Make a Claim for Matching Funds?
To make a claim for additional public funds, candidates must submit a **Matching Request**. Filing a **Matching Request** and supporting documentation is very similar to filing a **Qualifying Request**. The **Matching Request** is filed electronically. Also, a **Matching Request** must be accompanied by the same contribution list and supporting documentation used to verify contributions in the **Qualifying Request**. To review what supporting documentation is required, please refer to the “**What Supporting Documentation is Needed?**” section above. For instructions on how to file a **Matching Request** using the Commission’s public filing system NetFile, refer to the NetFile Filer Guide.

Is There a Minimum Amount of Contributions Required for a **Matching Request**?
Yes. Any submission of a claim for public funds must include a minimum of $1,000 of matching contributions, except during the final 14 days before an election, when a claim for public funds only needs to include a minimum of $200 of matching contributions.

How often may candidates submit a claim?
As long as candidates remain eligible to receive public funds, they may submit claims for additional funds on a continuous first-come, first-served basis. Once a candidate has been notified of a determination on an existing request, they may submit a new claim. This means a candidate may only have one request pending before the Ethics Commission at any time.

When is the last day a candidate may request matching funds?
All claims for public funds must be submitted no later than 5:00 PM on the 30th day after an election (December 8, 2022).

See S.F. C&GC Code § 1.144(e).

How much can a candidate receive after the initial payment?
As shown in the table below, after the initial payment of $60,000, candidates will receive six dollars ($6) from the Election Campaign Fund for each additional dollar of matching contributions raised, up to $32,500 raised by non-incumbents, and $32,000 raised by incumbents. The maximum amount of public funds a candidate may receive is **$255,000 for non-incumbents** and **$252,000 for incumbents**. See the table below for a summary of potential payments.

<table>
<thead>
<tr>
<th></th>
<th>Non-Incumbent Candidates</th>
<th>Incumbent Candidates</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Private Contributions</td>
<td>Matching Public Funds</td>
</tr>
<tr>
<td>Initial Grant</td>
<td>$10,000</td>
<td>$60,000</td>
</tr>
<tr>
<td>1:6</td>
<td>$32,500</td>
<td>$195,000</td>
</tr>
<tr>
<td>Totals</td>
<td>$42,500</td>
<td>$255,000</td>
</tr>
</tbody>
</table>

See S.F. C&GC Code § 1.144(d).
IX. Understanding Individual Expenditure Ceilings

Unlike candidates for other City offices, candidates for the Board of Supervisors are not subject to the voluntary expenditure ceiling (VEC). Instead, candidates for the Board of Supervisors who participate in the public financing program are subject to an Individual Expenditure Ceiling (IEC). The IEC is a limit on the total amount of expenditures (both made and accrued) a candidate may make during their campaign.

The IEC only applies to candidates for Board of Supervisors who are certified to receive public financing or have a Qualifying Request pending review. For supervisorial candidates the IEC starts at $350,000. Candidates may only exceed this amount once notified by the Commission that their IEC has been adjusted.

Adjusting the Individual Expenditure Ceilings

Adjustments to an individual candidate’s IEC will be based on the amount of supportive funds a candidate’s opponent has received and any third-party spending made in opposition to the candidate. IEC limits can be raised in increments of $50,000, but cannot be reduced or removed. This means publicly financed candidates will always be bound by an IEC. Because IEC limits are adjusted on an individual basis, candidates in the same race may have different IEC limits.

Factors used to determine IEC adjustments

Ethics Commission staff will monitor and review candidate and third-party filings to determine changes to the following:

- **Candidate Supportive Funds (CSF):** The sum of all funds (i.e., monetary contributions, loans, in-kind contributions, and public funds) received by a candidate. This amount is capped at the candidate’s current IEC.
- **Third-Party Supportive Funds (TPS):** Any expenditures made by any person/committee (other than a candidate) to support that candidate.
- **Total Supportive Funds (TSF):** The sum of Candidate Supportive Funds and Third-Party Supportive Funds supporting that candidate.
- **Total Opposition Spending (TOS):** The sum of all expenditures made any person/committee (other than a candidate) to oppose a specific candidate.

See S.F. C&GC Code § 1.143(b); SFEC Regulations § 1.143-1 & -2.

What happens if candidates exceed the IEC?

Once certified to receive public funding, a candidate may not make or incur any expenditures that would cause their total reported expenditures to exceed their current IEC amount. If, at any time during the campaign, the sum of the committee’s expenditures (both paid and accrued) exceeds the current IEC by 10 percent or more, candidates may be required to return all public funds received. Candidates may also be subject to other enforcement penalties.

See S.F. C&GC Code § 1.150(b).
A Board of Supervisor district race features three candidates, Alvin, Biao, and Carla. Candidates Biao and Carla have been certified to receive public financing (“PF”), but Candidate Alvin has not (“NP”). The IEC limit for Candidates Biao and Carla is initially set at $350,000. On this day, two third-party expenditures were reported and all three candidates reported new fundraising amounts on Threshold Notices:

**Candidate Alvin (NP)**
Recently reported total funds received: $340,000

**Candidate Biao (PF)**
Recently reported total funds received: $320,000

**Candidate Carla (PF)**
Recently reported total funds received: $370,000

**Third-Party Committees**
$15,000 in spending opposing Candidate Biao
$20,000 in spending supporting Candidate Carla
No spending for/against Candidate Alvin

<table>
<thead>
<tr>
<th>Candidate Name</th>
<th>Initial IEC</th>
<th>Candidate Supportive Funds</th>
<th>Third-Party Supportive Funds</th>
<th>Total Supportive Funds (TSF)</th>
<th>Total Opposition Spending (TOS)</th>
<th>Opponent’s TSF + TOS</th>
<th>New IEC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Candidate Alvin (NP)</td>
<td>N/A</td>
<td>$340,000</td>
<td>$0</td>
<td>$340,000</td>
<td>$0</td>
<td>$370,000</td>
<td>N/A</td>
</tr>
<tr>
<td>Candidate Biao (PF)</td>
<td>$350,000</td>
<td>$320,000</td>
<td>$0</td>
<td>$320,000</td>
<td>$15,000</td>
<td>$385,000</td>
<td>$400,000</td>
</tr>
<tr>
<td>Candidate Carla (PF)</td>
<td>$350,000</td>
<td>$350,000</td>
<td>$20,000</td>
<td>$370,000</td>
<td>$0</td>
<td>$340,000</td>
<td>$350,000</td>
</tr>
</tbody>
</table>

**Explanation of the IEC adjustment in District 1:**
Candidate Alvin has raised $340,000 and has not received any Third-Party Supportive Funds. Candidate Alvin’s Total Supportive Funds (TSF) = $340,000

Candidate Biao has raised $320,000 and has not received any Third-Party Supportive Funds. Candidate Biao’s Total Supportive Funds (TSF) = $320,000

Candidate Carla has raised $370,000 and has received $20,000 in Third-Party Supportive Funds. Even though Carla raised $370,000 in funds, only $350,000 (an amount equal to their current IEC) is counted towards their Total Supportive Funds. Candidate Carla’s Total Supportive Funds (TSF) = $370,000.

The Executive Director will adjust the IEC of the candidates as follows:
- For Candidate Alvin, there will be no adjustment. Explanation: Candidate Alvin is not a publicly financed candidate and is not subject to an IEC.
- For Candidate Biao, their IEC will be adjusted to $400,000. Explanation: The highest Total Supportive Funds among Candidate Biao’s opponents is $370,000 (for Candidate Carla). There was also $15,000 in Total Opposition Spending.
Opposition Spending against Candidate Biao. Candidate Biao’s Opponent Total Supportive Funds + Total Opposition Spending = $385,000. Because this amount exceeds Candidate Biao’s current IEC, an adjustment is required. IEC adjustments are made in increments of $50,000, and Candidate Biao’s IEC is raised to $400,000.

- For Candidate Carla, there will be no adjustment.
  Explanation: The highest Total Supportive Funds among Candidate Carla’s opponents is $340,000 (for Candidate Alvin). Because there has been no opposition spending against Carla, their Opponent Total Supportive Funds + Total Opposition Spending ($340,000) is less than her current IEC ($350,000).

See SFEC Regulations § 1.143-2 for additional examples of IEC adjustments.

X. After the Election

Committee Audits
Adopted by San Francisco voters, S. F. Charter § C3.699-11(4) authorizes the Ethics Commission to conduct campaign audits of City candidates and committees to determine compliance with both state and local law. Under the rules of the public financing program, all candidates who receive public funds are subject to mandatory audit. The Commission will initiate the audit process after the first post-election campaign report is filed.

See S.F. C&GC Code § 1.150.

What happens if candidates have funds remaining in the Campaign Contribution Trust Account?
Funds that remain in the campaign contribution trust account on the 30th day after the election are “unexpended public funds.” Unexpended public funds can include private contributions and public funds. The total amount of unexpended public funds will not exceed the amount of public funds a candidate received. Committees must forfeit unexpended public funds to the City for deposit into the Election Campaign Fund within 30 days of whichever event happens the latest:
1) an election;
2) candidate’s withdrawal from an election;
3) candidate’s failure to qualify for public funding; or
4) the completion of the Ethics Commission’s audit of the campaign committee.

Use of Unexpended Public Funds
Candidates may use unexpended public funds to continue to pay outstanding qualified campaign expenditures directly related to the election, and a limited range of post-election expenses. These can include treasurer/consultant, storage, and banking fees associated with an audit, consultant/treasurer fees related to the preparation and filing of required campaign forms and statements, and rent/utility fees related to a campaign office for up to 30 days after the election. Funds in the committee trust account designated as unexpended public funds cannot be used to pay for other expenses that do not directly affect the outcome of the election such as fines/penalties, consultant/staff bonuses, and post-election celebrations/events or announcements.
The amount of funds used to pay for qualified expenditures or the limited range of allowable post-election expenses described above can be deducted from the total amount of unexpended public funds designated to be returned to the City. It is up to the committee to demonstrate through reasonable accounting methods that unexpended funds were only used to pay for qualified expenditures and that the committee returned the appropriate amount to the City.

**Funds Raised After the Election**

Any funds raised between the election date and the 30th day after the election will still qualify as “unexpended public funds” if these funds remain in the committee trust account after the 30th day after the election. Funds that the committee raises more than 30 days after an election day do not constitute unexpended public funds and may be used for any lawful purpose such as settling outstanding debts from the campaign.

*See S.F. C&GC Code § 1.148(c).*

**Example:**

A candidate received $60,000 in public funds. On the 30th day after the election, there is $12,000 remaining in the committee trust account, which is deemed “unexpended public funds” regardless of the source of those funds. The committee raised an additional $5,000 more than 30 days after the election. The candidate is only required to repay $12,000 in unexpended public funds (the balance on the 30th day).

**Example:**

A candidate received $80,000 in public funds. On the 30th day after the election, their committee had $93,000 remaining in the trust account. A maximum of $80,000 is deemed “unexpended public funds” because the amount of unexpended public funds cannot exceed the total amount of public funds a candidate received. The committee must repay $80,000 (minus any qualified expenditures paid) to the Election Campaign Fund.

**XI. Conclusion**

As previously noted, this supplemental guide is intended to answer the most frequently asked questions about laws applicable to San Francisco candidates seeking public funding and is by necessity general. Any specific questions regarding these laws should be directed to the Ethics Commission at 415.252.3100, the California Secretary of State at 916.653.6814, the San Francisco Department of Elections at 415.554.4375, or the California Fair Political Practices Commission at 866.275.3772.
XII. Appendix I – Requirement Check List

The check list below outlines the general steps and requirements candidates must complete to qualify for public financing. This is by no means an exhaustive or chronological list of all requirements and should only be used as a general guide by candidates.

☐ File nomination papers with the San Francisco Department of Elections to seek election to the Board of Supervisors and be eligible to hold office if elected.

☐ No later than the deadline to file nomination papers, file a Statement of Participation or Non-Participation form, indicating intent to participate.

☐ Non-Incumbents: Raise at least $10,000 in qualifying contributions from at least 100 individuals; or Incumbents: Raise at least $15,000 in qualifying contributions from at least 150 individuals. Qualifying contributions must be between $10 to $100, from individuals who reside in the City, received by the 70th day before the election.

☐ Submit a Qualifying Request (Form SFEC-1442(b)) with supporting documentation to establish eligibility no later than the 70th day before the election.

☐ Be opposed by at least one candidate who has qualified for public financing or by a candidate who has received contributions or made expenditures that in the aggregate equal or exceed $10,000.

☐ Agree to spending limits (Individual Expenditure Ceiling) starting at $350,000, or as raised by the Ethics Commission.

☐ Do not accept any loans to your campaign from anyone except yourself, and do not loan or donate more than $5,000 of your own money to your campaign.

☐ Do not make any payments to a contractor or vendor in return for the contractor or vendor making a campaign contribution to your committee and do not make more than a total of 50 payments to a contractor or vendor who has made a contribution to your committee.

☐ Agree to participate in at least three debates with your opponents.

☐ Pay any outstanding fines owed to the City by you or any of your campaign committees.

☐ File all required statements, reports, or forms owed to the City by you or any of your campaign committees (see this Filing Schedule).

☐ Have no finding by a court within the past five years that you knowingly, willfully, or intentionally violated the CFRO or the campaign finance provisions of the Political Reform Act.