

CAMPAIGN FINANCE NOTICE: ELIMINATION OF DUPLICATE FILINGS FOR CERTAIN LOCAL FILERS (Reg.6200.1(d))

Effective September 2, 2009, any local filer required to file with NYSBOE*, and who actually does so, will not have to make a duplicate filing with their county or city board(s) of elections. Their NYSBOE filing will satisfy their local filing obligation.

These local filers will still be obligated to satisfy any registration requirements with their applicable county or city board(s) of elections.

Local filers who are not otherwise required to file with NYSBOE cannot elect to do so as a substitute for local filing. These filers must file with their county or city board(s) of elections.

*A local filer who raises or spends, or expects to raise or spend, more than \$1000 in a particular calendar year.

1 **Subtitle V of Title 9 of the Official Compilation of Codes, Rules and Regulations of the**
2 **State of New York is hereby amended to read as follows:**

3
4 TITLE 9 OF THE OFFICIAL COMPILATION
5 OF CODES, RULES AND REGULATIONS
6 OF THE STATE OF NEW YORK
7 SUBTITLE V

8
9 State Board of Elections

10
11
12 PART 6200 "Filing Statements of Campaign Receipts and Expenditures"

13
14 §6200.1 "Places for filing statements of campaign receipts and expenditures."

15
16 (d)(1) Pursuant to the provisions of this section, any candidate and/or political committee which
17 is required to file statements with a county board of elections or with the Board of Elections of
18 the City of New York, which raises or spends or expects to raise or spend more than one
19 thousand dollars (\$1,000) during any calendar year, in addition to filing such statements with
20 said boards of elections in the filing format required thereby, shall also file such statements
21 electronically with the State Board of Elections pursuant to its electronic report system,
22 established pursuant to Election Law §3-102(9-A), or on paper if an exemption from the
23 electronic filing requirements has been granted by the State Board pursuant to Election Law §§
24 14-102(4) or 14-104(2).

25

1 (2) Notwithstanding the provisions of §6200.1(d)(1), any statements filed electronically, or on
2 paper if exempted, with the State Board of Elections by a candidate and/or political committee
3 which is required to file such statements electronically with the State Board pursuant to
4 paragraph (d)(1) of this section, shall satisfy the filing requirements of this section with regards
5 to filing with the applicable county or city board of elections. The county and city boards of
6 elections shall make statements filed with the State Board, which would have otherwise have
7 been filed specifically with their individual board pursuant to paragraph (d)(1) of this section,
8 available for public inspection and copying via electronic connection to the State Board's web
9 site, which will contain such statements, or by such other mode of electronic communication that
10 is available and approved by the State Board for such purposes.

11
12 (3) Any candidate and/or political committee which is required to file statements with a county
13 board of elections or with the Board of Elections of the City of New York pursuant to the
14 provisions of this section, which is not required to file such statements with the State Board of
15 Elections pursuant to paragraph (d)(1) of this section, may not elect to file such statements with
16 the State Board of Elections pursuant to paragraph (d)(2) of this section in substitution for, or in
17 satisfaction of, the requirement to file with the applicable county or city board of elections.

18