

New York City Campaign Finance Board

40 Rector Street, New York, NY 10006 • Tel.: (212) 306-7100 • Fax: (212) 306-7143/44/82 Web site: www.nyccfb.info • E-mail: csumail@nyccfb.info

VERIFICATION OF TERMINATED CANDIDACY 2007 ELECTIONS — INSTRUCTIONS

This verification form may be filed by any candidate who:

- 1. is **not** on the ballot for the election cycle, for which he or she filed a Certification form or Filer Registration; and
- 2. is not seeking nomination or election as a write-in candidate for that election cycle; and
- 3. has not received public funds (and does not intend to seek such funds);

OR

- 1. is **on** the ballot for the election cycle for which he or she filed a Certification form or Filer Registration; and
- 2. has ceased all campaign activity for that election cycle; and
- 3. has not received public funds (and does not intend to seek such funds);

Upon filing this form, a candidate:

- 1. will no longer be required to file disclosure statements with the Campaign Finance Board;
- 2. is still subject to all other obligations under the New York City Campaign Finance Act, including maintaining records, responding to Board requests for documentation or information, and paying penalties for violations of the Campaign Finance Act; and
- 3. will not be eligible to receive public funds.

If you meet the qualifications above, and desire to terminate your obligation to file disclosure statements with the Board, sign in ONE of the applicable places on the next page.

Notwithstanding this termination form, you may have continuing disclosure obligations with the Board of Elections. Contact the Board of Elections at (212) 487-5300 for more information.

VERIFICATION OF TERMINATED CANDIDACY — 2007 ELECTIONS — INSTRUCTIONS CANDIDATE NAME MRS. MS. LAST FIRST M.I. CANDIDATE I.D. MR. CFB USE ONLY ELECTION(S) DATE You are not on the ballot and are not a write-in candidate: I hereby verify, under penalty of perjury and such other penalties as are applicable under Section 3-711 of the New York City Campaign Finance Act (the "Act") and any other law, that, with respect to any and all elections for which I filed a Certification form or Filer Registration with the New York City Campaign Finance Board: (1) I am not on the ballot; (2) I am not seeking nomination or election as a write-in candidate; (3) I have not received public funds; and (4) I have not submitted and do not intend to submit a petition for public funds payment after final disqualification from the ballot pursuant to Board Rule 5-02. I understand that knowingly making a false written statement is a Class A misdemeanor pursuant to New York State Penal Law 210.45. I understand that knowingly offering false written information with the belief that it will become a part of the records of a public office and with the intent to defraud is a Class E felony pursuant to New York State Penal Law Section 175.35. I understand that I must promptly inform the New York City Campaign Finance Board, in writing, if I once again become a candidate for nomination or election to an office in the election for which I certified or filed a Filer Registration. If I again become a candidate, I understand that my agents, authorized committees, and I will continue to be subject to all requirements of the Act and New York City Campaign Finance Board Rules ("Rules") and that all disclosure statements required by applicable provisions of the Act and Rules must be filed. CANDIDATE SIGNATURE DATE You are on the ballot but have ceased campaigning: I hereby verify, under penalty of perjury and such other penalties as are applicable under Section 3-711 of the New York City Campaign Finance Act (the "Act") and any other law, that, with respect to any and all elections for which I filed a Certification form or Filer Registration with the New York City Campaign Finance Board: (1) I have ceased all campaign activity; (2) I have not received public funds; and (3) I have not submitted and do not intend to submit a petition for public funds payment after final disqualification from the ballot pursuant to Board Rule 5-02. I understand that knowingly making a false written statement is a Class A misdemeanor pursuant to New York State Penal Law 210.45 I understand that knowingly offering false written information with the belief that it will become a part of the records of a public office and with the intent to defraud is a Class E felony pursuant to New York State Penal Law Section 175.35. I understand that I must promptly inform the New York City Campaign Finance Board, in writing, if I once again become a candidate for nomination or election to an office in the election for which I certified or filed a Filer Registration. If I again become a candidate, I understand that my agents, authorized committees, and I will continue to be subject to all requirements of the Act and New York City Campaign Finance Board Rules ("Rules") and that all disclosure statements required by applicable provisions of the Act and Rules must be filed.

CANDIDATE SIGNATURE

DATE