



INDEPENDENT NOMINATING PETITION RULES

Adopted: February 15, 2022

**BOARD OF ELECTIONS
IN THE CITY OF NEW YORK**

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INDEPENDENT NOMINATING PETITION RULES

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These Rules are adopted by the Board of Elections in the City of New York (the “Board”) pursuant to New York State Election Law § 6-154(2) (the “Election Law”). Everyone is urged to consult the Election Law and Regulations of the New York State Board of Elections (the “NYS BOE”), 9 NYCRR §6215 as well as these Rules.

DEFINITIONS:

Petition

A “petition” is one or more sheets, which may be filed with the Board in one or more volumes, together with any required cover sheet, which nominate the same candidate for a particular public office.

Petition Volume

A “petition volume” is the petition sheet or in the case of multiple sheets, the securely fastened grouping of petition sheets for one or more candidates or group of candidates.

Cover Sheet

A “cover sheet” is the form (as set forth in Rule C of these Rules) to be filed with the Board which summarizes what petition volume or volumes comprise the petition for each candidate for a particular public office or party position.

Election Document

An “election document” includes, but is not limited to, a petition, cover sheet, amended cover sheet, transcripts, minutes, any certificate or document filed with the Board, pursuant to the Election Law, relating to qualifying a candidate to appear on the ballot.

A. GENERAL REQUIREMENTS

- A1. An independent nominating petition shall comply with the provisions of Sections 6-138 and 6-140 of the Election Law. In the case of multiple sheets of the same volume of a nominating petition, those sheets shall be securely fastened together in one or more petition volumes. The sheets in each petition volume shall be numbered sequentially at the bottom of each sheet.
- A2. All election documents required to be filed pursuant to Section 1-106 of the Election Law shall, unless otherwise provided, be filed in person between the hours of 9:00 a.m. and 5:00 p.m. at the Executive Office of the Board of Elections, 32 Broadway, 7th Floor, Borough of Manhattan, New York, NY 10004. If the last day for filing falls on a Saturday, Sunday, or legal holiday, the next business day shall become the last day for filing. The Board shall be open for the receipt of any document from 9:00 a.m. until Midnight on the last day to file such document. The failure of any person or entity to deliver any such document to the Board on or before the last day to file same shall be a fatal defect.
- A3. The order of ballot for a SPECIAL ELECTION (held at a time other than the General Election) shall be determined for independent nominations by the first candidate (or their representative) to file (i) a nominating petition, (ii) a cover sheet, if required, and (iii) a sufficient number of signatures to qualify that candidate to appear on the ballot. All subsequent candidates shall appear thereafter in order of filing as described above.
- A4. The order of ballot for the GENERAL ELECTION and any SPECIAL ELECTION held at the time of the General Election shall be determined for independent nominations by the first candidate (or their representative) for the highest office for which an independent nominating petition has been filed (following the customary order of offices on the General Election ballot) appearing on that General Election ballot to file (i) a nominating petition, (ii) a cover sheet, if required, and (iii) a sufficient number of signatures to qualify that candidate to appear on the ballot. All subsequent candidates filing independent nominating petitions shall appear thereafter in order of filing as described above
- A5. Any determination regarding the name and/or emblem of independent bodies shall be made using the standard set forth in Rules A3 & A4.

- A6. Candidates (or their representative) are strongly encouraged to review the records maintained by the Board for public inspection for updated and current information which may be relevant to their candidacy.

B. IDENTIFICATION NUMBERS

- B1. Any petition volume, including a single page petition, shall bear a Board issued petition volume identification number issued in accordance with the provisions of this Rule.
- B2. No one is required to apply for a petition volume identification number before filing a petition volume. However, any person may apply for a volume identification number by submission of an Identification Number Application Form. Identification Number Application Forms are available at the Board's Candidate Records Unit, 32 Broadway, 7th Floor, New York, NY 10004. If a petition volume identification number has been assigned before the volume is filed, the volume identification number shall appear prominently on the top of the petition volume, on any cover sheet, and on each copy of the list of candidates submitted with the volume. The Board requests that petition volume identification numbers not be placed on the petition volume's binding.
- B3. The Board will inscribe petition volume identification numbers on all application forms. These forms will be retained in a binder for public inspection.
- B4. A pre-assigned petition volume identification number shall be used only by the candidate or individual named in the application. Volume identification numbers are not transferable or assignable.
- B5. A pre-assigned petition volume identification number shall only be used for the election event for which the application is made.
- B6. Whenever a petition volume (consisting of a single or multiple pages) is filed without a pre-assigned volume identification number, the Board will assign a volume identification number at the time the petition volume is filed.

C. COVER SHEET

- C1. A cover sheet shall be filed for all petitions containing ten or more sheets in one volume or consisting of more than one volume. The cover sheet shall be filed separately from the petition volume(s). It shall not be attached to any petition volume. The failure to file a cover sheet where required by the Election Law and these Rules is a fatal defect. (*See: Seawright v. Bd. of Elections in City of New York*, 35 N.Y.3d 227, 234, 150 N.E.3d 848, 853 (2020); *Matter of Armwood v. McCloy* (109 AD3d 558 (2d Dept, 2013) leave to appeal denied 21 NY3d 861 (2013)).
- C2. A cover sheet shall be signed by the candidate or the candidate's agent with their name printed below their signature. The cover sheet shall contain the following information accurately and correctly state:
- a) the office, the independent body's name and district number (where appropriate) for which each nomination is being made;
 - b) the name and "complete residence address" of each candidate. For the purposes of these Rules, a complete residence address includes the house number, street name, the city, state and zip code (an apartment number, if applicable, is recommended, but optional);
 - c) the total number of volumes comprising each petition;
 - d) an identification of the volumes comprising the petition; when multiple volumes are filed, a single cover sheet must be filed consistent with the Regulations of the NYS BOE, 9 NYCRR §6215.2(a)(2), with the volumes identified by listing the identification number of each volume in the petition on the cover sheet;
 - e) a statement that the petition contains the number, or in excess of the number, of valid signatures, required by the Election Law or New York City Charter (if applicable);
 - f) a place for the optional designation of a contact person to be notified to correct noncompliance with the Rules. A cover sheet may include a fax number and/or an e-mail address for the contact person to receive communications from the Board;
 - g) when more than one candidate is nominated on the same petition volumes, the candidates may be grouped together on a single cover sheet so the number of volumes comprising the petition need not be repeated;
 - h) a cover sheet may consist of more than one page;
 - i) the information contained on the cover sheet shall be identical to the information printed on the petition sheet for each candidate;

- j) pursuant to Election Law §4-123, a candidate for the New York State Assembly or Senate has the option to include on their cover sheet the candidate's website address, which, if submitted, will be published on the NYS BOE website.

- C3. An amended cover sheet shall state on the top of the first page that it is an "Amended Cover Sheet" and shall clearly identify the original cover sheet, which it is amending, by attaching a copy of the original cover sheet or the notice of non-compliance to the amended cover sheet. The amended cover sheet shall contain all the information required of a cover sheet. An amended cover sheet shall also contain the following authentication: "This is to certify I am authorized to file this amended cover sheet", unless it has been filed by the candidate themselves. Said authentication shall be signed, dated and shall include the printed name, address of said candidate or representative, and may also include a telephone number, fax number and/or e-mail address.
- C4. An amended cover sheet shall be filed on or before the last day to file the related petition unless the amended cover sheet is filed to cure a failure to comply with the Rules after the Board has made a determination of non-compliance. In that instance, the amended cover sheet shall be filed within three (3) business days of the date of the Notice of Non-Compliance issued pursuant to Rule D of these Rules.
- C5. The Board shall conspicuously post at the front counter where petitions are filed, during the circulation and filing period, a sign with the following notices:
 - A Cover Sheet shall be filed separately from any petition volume; a cover sheet is not to be attached to any petition volume;
 - All sheets of a Petition Volume consisting of multiple pages shall be securely fastened;
 - All sheets of each Petition Volume are to be SEQUENTIALLY NUMBERED.
- C6. If multiple coversheets or amended coversheets for a candidate are filed, the last coversheet (or amended coversheet), filed shall be controlling. Simultaneous filings may be invalidated. See *Murray v. Simon* 1194 AD3d 894 (2nd Dept. 2021); *Ariola v. Maio* 195 AD3d 888 (2021).

D. DETERMINATIONS; CURES

- D1. The Board will review the election document to determine whether the election document complies with the requirements of the Election Law, the Rules and Regulations of the NYS BOE and these Rules. Such review shall be limited to matters apparent on the face of the election document, the binding of each petition volume, and the numbering of the sheets of a petition volume. Such review and such determination shall be without prejudice to the Board's determination of objections and specifications of objections filed pursuant to the provisions of the Election Law and these Rules.
- D2. The Board, pursuant to the provisions of Section 3-212(5) of the Election Law, authorizes a Commissioners' Committee composed of one Commissioner from each of the political parties represented on the Board, designated by the President and Secretary to make determinations pursuant to this Rule. In the absence or unavailability of the President or Secretary, the Commissioner of the same political party with the greatest length of service on the Board if available, shall make such designation and act in the place of the President or Secretary who is absent. Notice of the time and place of such meetings shall be posted at the Executive Office and on the Board's website. In the event that the Board or its designated Committee determines an election document does not comply with the Election Law and/or these Rules, the Board shall forthwith notify the candidate or candidates named on the election document of its determination and the reasons therefore.
- D3. Notification of a determination of non-compliance shall be provided in writing by overnight delivery to be received on the next business day after the determination is made to the contact person, if designated, or if not designated, to the candidate, at the address stated on the election document or the cover sheet, as applicable. If the candidate files a written authorization signed by the candidate, allowing the Board to provide notification via facsimile or electronic mail, the Board may, at its discretion, send such notice to the candidate or the contact person, if designated, on the day of the determination to the fax number or e-mail address reflected on the signed written authorization. The failure to send such voluntary notice via fax or email shall not void the written notice sent by mail and does not extend the deadline by which an attempted cure of a defect in the election document is due.
- D4. Within three (3) business days of a determination that an election document does not comply with the Election Law, the Rules and Regulations of the New York State Board of Elections, and/or these Rules, a candidate (or their representative) may, cure said violation, if permitted by the Election Law. Cover sheet defects shall be corrected by the filing of an Amended Cover Sheet or as directed in the notice of

non-compliance issued pursuant to Rule C. Such cure or correction shall be received by the Board no later than the third (3rd) business day following such determination.

- D5. Upon expiration of the three (3) business days set forth in Rule D4, the Board or a Commissioners' Committee, shall review the attempted cure. If the Board determines an attempt to cure a defect does not comply with these Rules or the Election Law, the Board shall notify the candidate or candidates named on the petition/cover sheet of its determination and the reason therefore. The Board shall give written notice of such determination and the fact that the candidate(s) will not appear on the ballot in accordance with the provisions of Section 6-154(3) of the Election Law to the candidate, at the address stated on the election document.

E. PRIMA FACIE MATTERS

- E1. The Board reviews each election document to ensure compliance with the New York State Election Law (hereinafter "the Election Law") and its Rules. On occasion, the Board determines that it appears that an election document, on its face, fails to comply with the requirements of the Election Law and is not subject to a cure under Section 6-134(2). In that event, the Board shall notify the candidate or designated contact person in writing, of the Board's preliminary finding of a Prima Facie defect and advise the candidate/contact person they may appear at the commencement of the Board's hearings relating to said election document to contest the preliminary finding. Such review, preliminary finding, and final determination shall be without prejudice to the Board's subsequent determination of objections and specifications of objections filed pursuant to the provisions of the Election Law and these Rules.
- E2. In accordance with the provisions of Section 6-138(3)(a) of the Election Law, the name selected for the independent body shall not include the name or part of the name or an abbreviation of the name or part of the name, nor shall the emblem or name of such a configuration as to create the possibility of confusion with the emblem or name of a then existing political party. The inclusion of such name is a fatal prima facie defect. [See: *DiResto v. Cornell, (Appellate Division, 2nd Department) 59 AD3d 643.*]

F. EXAMINATION AND COPYING OF ELECTION DOCUMENTS

- F1. The Commissioners of the Board, or in their absence, the Executive Director, Deputy Executive Director, the Chief Clerks, Deputy Chief Clerks or such other staff as may be designated by the Executive Director, shall control the requisition, examination and copying of any election document filed with the Board in order to assure that candidates, objectors or potential objectors and their representatives have an equal and fair opportunity to examine or copy such election documents consistent with the needs of the Board to process petitions and specifications of objections.
- F2. Any person may obtain a copy of an election document filed with the Board upon written application and payment of 25¢ per page.
- F3. Election documents shall not be unfastened or taken apart (except by Board staff) while examining such document. If a person examining original copies of a document wishes to take notes, only an erasable red pencil shall be used. No other writing instrument is permitted.

Absolutely under no circumstances whatsoever shall a member of the public (including a candidate, an objector, or their representative), write on an original election document.

G. GENERAL OBJECTIONS

- G1. A general objection to an election document shall be filed at the Executive Office of the Board, 32 Broadway, 7th Floor, New York, N.Y. 10004. The last day for filing general objections shall be three (3) days after the last date on which any part of such election document was filed, even if said election document is subsequently not claimed by the candidate(s) appearing thereon.

NOTE: The Board reserves the right to conduct an inquiry into the facts and circumstances of the filing of any document and the application of Rule G1.

- G2. In the event an amended cover sheet or other election document is filed to cure non-compliance with these Rules and/or the Election Law, after the last day to file an election document, any general objection and specifications filed in support of such general objection shall address only issues raised by the amended cover sheet or other amended election document. Such general objections and specifications are without prejudice to any other issues addressed in any timely filed general

objection and supporting specifications which are addressed to the election document. In order to expedite a determination by the Board, objectors are urged to file specifications of an objection addressed to an amended cover sheet or other election document filed to cure after a determination of non-compliance at the time when the general objection is filed.

- G3. The general objection shall state the name and address of the objector, the name and address of the candidate, independent nominating body name, the public office on the petition to which the objection is addressed, the title and date of the election for which the petition has been filed, and shall be signed by the objector.
- G4. The general objection shall include a place for the optional designation of a contact person to receive notice of any rulings on the objection. The general objection should include any telephone numbers, fax numbers or e-mail addresses, which can be used to provide notice regarding rulings on the objection.

H. SPECIFICATIONS OF OBJECTIONS

- H1. Specifications of Objections shall state the name and address of the objector and the candidate, the public office to which the objection is addressed. Said specification shall be signed by the objector and prepared using ink, which includes a photocopy and/or computer generated copy, as well as any other form of permanent marking this is not susceptible to fraud, constitutes compliance with this Rule. The specifications of objections shall be securely fastened together in one or more volumes. Each sheet of the specification of objections shall be numbered sequentially at the bottom of each page.
- H2. The specifications shall include the name and mailing address of any contact person, other than the objector, to receive notice of any rulings on the specifications. The specifications should also include telephone numbers, fax numbers and/or e-mail addresses which can be used to provide notice regarding such specifications.
- H3. When an objection presents a factual issue, which cannot be determined from documents on file with the Board, the specifications shall set forth the allegations with particulars. The objector shall also submit copies of any documents or affidavits with the specifications that are required in order for the Board to rule on the issue(s) raised.

- H4. If the specifications of objections claim that there are an insufficient number of valid signatures in the petition, the specifications shall state the total number of signatures contained in the petition and the total number of signatures, which the objector claims to be invalid. The objectors must use the sample Specification of Objections Worksheet, which is included with other sample forms attached to these Rules.
- H5. Any specific objection to an individual signature or witness statement in a petition shall set forth the Board-assigned petition volume identification number, page number and line number and shall set forth with specificity the nature of each objection to that signature or witness statement.
- H6. The following abbreviations are acceptable:

AI	Address illegible or so abbreviated it cannot be identified.
ALT	Alteration (date/signature)
DI	Date incomplete
DUPv._p._1_	Duplicate of same signature located in the petition at volume identification # ____, page __, line __
DSP	Date of witness statement is prior to date of signature
F	Forgery
ILLS	Illegible signature
ILLD	Illegible date
NA	No address stated
ND	No date stated
NFN	No first name\name is so abbreviated it cannot be identified
NPN	No page numbers – petition page not sequentially numbered
NR	Not registered as stated in Board records
OD	Out of the district of the contest
P	In pencil or not in ink
PR	Signature is printed or not handwritten
SH	Similar handwriting
TE	Date of signature is prior to first day for circulating petitions
TL	Date of signature is subsequent to last day for circulating petitions or subsequent to date of witness signature
SAP v._p._1_	Signed another petition for the same office on same or prior date designating another as candidate, at petition volume identification # ____, page __, line __.
SW	Signature is that of the subscribing witness to the page
SWALT	Subscribing Witness information altered (not initialed)
SWNQ	Subscribing witness not qualified

SWNR	Subscribing witness not registered, as stated
SWDI	Date incomplete in subscribing witness statement
SWA	No address or wrong address stated in subscribing witness statement
SWND	No date stated in subscribing witness statement
SWNN	Name of subscribing witness omitted from body of subscribing witness statement
SWNS	Signature of subscribing witness omitted
SWNSO	Number of signatures omitted from subscribing witness statement
SWWNS	Wrong number of signatures stated in subscribing witness statement
SWTE	Date of signature is prior to first day for circulating petitions
SWTL	Date of signature is subsequent to last day for circulating petitions
WA	Wrong address stated on petition

Objectors may use other abbreviations or symbols as long as they are clearly defined in the specifications.

- H7. If the objector uses abbreviations or symbols other than those set forth in Rule H6, the objector shall attach to said specification a key or list of abbreviations or symbols used in such specification.
- H8. Objectors are warned not to include in the specifications broad, non-specific or generic claims or claims which are not supported by documents filed with the Board. The Board may dismiss the entire objections as frivolous if specifications include such claims.
- H9. The Board believes that the appropriate forum for determination of allegations of forgery or fraud is in an invalidating proceeding commenced in the Supreme Court pursuant to Election Law §16-102. Therefore, the Board does not ordinarily rule on such allegations. In the rare case where an objector seeks to obtain a ruling from the Board on an issue of fraud, or on a factual issue which cannot be determined from documents already filed with the Board (such as election documents, registration records, party call, party rules, etc.), the specifications shall set forth the factual allegations with particularity. The objector should submit with the specification(s) copies of any documents or affidavits that are required in order for the Board to rule on the issue. Notwithstanding such a submission, the Board will generally decline to rule on any allegation of fraud.

H10. Before filing specifications with the Board, the objector shall serve a copy of the specifications either personally, by certified mail or by a delivery service in accordance with the provisions of Section 1-106(3) of the Election Law, as amended by Chapter 255 of the Laws of 2015, upon the candidate for public office set forth in the election document objected to.

H11. Specifications of objections shall be filed within six (6) days after the filing of general objections, in person, at the Executive Office of the Board, 32 Broadway, 7th Floor, New York, NY 10004. The Executive Office will be open during the period for filing objections and specifications until midnight of each day (except Saturday and Sunday) to permit the filing of such papers in person. The Election Law does not authorize the extension of time for filing objections or specifications.

H12. Proof of service of specifications which shall identify the specification it is related to either by:

(i) Including the borough and General Objection/Specification number on the proof of service; or

(ii) Or attaching the proof of service to a copy of the first page of the specification). Such proof of service shall be filed in person at the Executive Office of the Board, 32 Broadway, 7th Floor, New York, N.Y. 10004, no later than the day after specifications are filed.

It is recommended that the original proof of service be filed with the Board. If a copy of the proof of service is filed with the Board instead, the copy shall contain the following authentication: “On _____ (date), I certify that the attached Proof of Service, is a true, exact, complete, and unaltered copy of the front and back of the original, which I reviewed or is in my possession. _____ (sign and print name).”

The Board will issue a time stamped copy of the filed proof of service which shall serve as a receipt for the filed proof of service.

H13. Upon receipt of Specifications of Objection in a borough office, the Chief Clerk and Deputy Chief Clerk (or their designees) shall review said specifications of objections on their face and determine if said specifications appear to be frivolous or if the objectors lack standing to file such specifications. Upon such a preliminary determination by the Chief Clerk and Deputy Chief Clerk, they shall refer their preliminary determination to the appropriate Commissioners’ Committee(s) (consisting of the Commissioners for those Boroughs which contain part of a specific district or for Citywide offices, the Commissioners’ Executive

Committee) for specifications of objections relating to election documents for all offices appearing on the Borough(s) ballot for review. If the appropriate Commissioners' Committee(s) confirms that the specifications of objection appear to be frivolous or that the objector(s) lack standing to file such specifications, they shall confirm the preliminary determination of the Chief Clerk and Deputy Chief Clerk and direct that the specifications of objections not be worked by the borough office staff. Such findings and confirmation thereof shall be reported to the full Board of Commissioners at the commencement of the hearings for their review.

I. CLERKS'/COUNSELS' REPORT

- I(1). The Chief Clerk and Deputy Chief Clerk of each borough shall assign staff to examine the specifications of objections and to prepare a report to the Commissioners on the objections.
- I(2). As soon as the borough office has prepared the report to the Commissioners, the borough office shall fax and/or e-mail copies of the summary report (without line-by-line rulings) to the contact persons designated on the petition cover sheet and on the specifications to receive notices at the fax number or e-mail address indicated. Candidates or objectors who are unable to receive faxes shall check with the Chief Clerk or Deputy Chief Clerk of the respective borough office if the candidate or objector wishes to review the Clerks' Report prior to the Commissioners' hearing.
- I(3). At least twenty-four hours before each date for Commissioners' hearings, each borough office shall prepare a list of Clerks' Reports, which have not been completed and shall immediately provide a copy to the Executive Office and shall make the list available to the public. The Commissioners' hearing on Clerks' Reports included on the list will be automatically postponed from the immediate hearing date to the next hearing date scheduled by the Commissioners unless there is consent from the objector and the candidate to rule on the Clerks' Report as scheduled.
- I(4). Once the borough office has prepared the report to the Commissioners, the original specifications of objections with the line by line rulings of the clerks will be made available for examination or copying by the objector, candidate or representative, provided that the specification is not being used by the clerks for the review of any other specifications of objections.
- I(5). Rule F regarding examination and copying of election documents shall also apply to specifications of objections showing the clerks' line by line rulings. The use of

independent nominating petitions and specifications by the clerks for the preparation of their report shall have priority over any request for examination or copying by any objector, candidate or their representative.

- I(6). In the event that the specifications of objection present legal rather than or in addition to factual issues, said specifications of objections shall be referred to the Office of the General Counsel of the Board who shall examine such specifications of objections and prepare a report to the Commissioners on the legal issues raised in the specifications. The notice and inspection provisions found in Sections I2, I4 and I5 of these Rules shall apply to such Counsel's Report.

J. HEARINGS

- J1. The Commissioners shall render a ruling on specifications of objections after they receive the Clerks' Report or Counsel's Report, Candidates or objectors who wish to be heard by the Commissioners should review the Clerks'/Counsel's Report and individual line-by-line rulings prior to the Commissioners' hearing. Candidates or objectors shall present to the Commissioners at the commencement of the particular hearing for that objection, a list of exceptions which identifies with specificity each ruling by the clerks or recommendation of the Board's Counsel, which is claimed to be erroneous. In view of the short deadlines and urgency of obtaining final rulings by the Board, the Board may reject any application for an extension of time to review the Clerks'/Counsel's Report when the candidate or objector received notice of the Clerks'/Counsel's Report at least 24 hours prior to the hearing (including weekends and holidays), or the candidate or objector failed to designate a fax number or e-mail address for the receipt of notice.
- J2. Attorneys appearing on behalf of a candidate or objector shall file a Notice of Appearance on the Board prepared form, which includes the attorney's current address, telephone number, fax number and e-mail address.
- J3. An individual, other than an attorney, (including a candidate or objector), representing a candidate or an objector shall file a Notice of Authorization that shall be signed by said candidate or objector. Notices of Appearance and/or Authorization can be obtained from the Candidate Records Unit as well as at the front counter in the Commissioners' Hearing Room on hearing days.
- J4. The hearings held by the Board and its designated committees shall be transcribed by a professional reporter and/or recorded. Such recording shall be preserved in the Board's permanent records. Any person may obtain a copy of the transcript or

recording by making a written request to the Executive Director or Deputy Executive Director (or their designees) and paying the applicable fee.

- J5. Whenever there is not a quorum of Commissioners present on any day scheduled for Commissioners' hearings, a committee of the Commissioners shall rule on the Clerks' Reports. The committee is constituted pursuant to Election Law §3-212 (5). The committee shall consist of the largest equal number of Commissioners from each of the political parties represented on the Board who are available and designated by the President and Secretary of the Board, who may make such designation by telephone. In the absence of the President or the Secretary, the Commissioner of the same political party with the greatest length of service on the Board who is available shall make such designation. The President and Secretary, or senior Commissioners present shall attempt to confer with the other Commissioners of the same political party before making such designation. The committee shall serve only for that hearing date, or until a quorum of the full Board is present, whichever is shorter, unless the full Board shall provide otherwise.
- J6. Pursuant to the provisions of Section 6-154(3) of the Election Law, the Board shall give written notice to each candidate the Board determines will not appear on the ballot for failure to comply with the requirements of the Election Law and/or these Rules. If that determination is made upon specific objections, the objector shall be given written notice that the candidate(s) will not appear on the ballot. The Board shall give such written notice in accordance with the provisions of Section 6-154(3) of the New York State Election Law, to the candidate named in the election document, at the address stated on the election document and the objector at the address stated on the objection.
- J7. Prior to the commencement of each session of the petition hearings a copy of the Prima Facie Calendar(s) (compiled by the Candidate Records Unit and/or the Office of General Counsel) and the Specifications of Objections Calendar(s) for that session shall be posted at or near the entrance of the hearing room for public inspection.

K. JUDICIAL PROCEEDINGS

Judicial proceedings are governed by Article 16 of the New York State Election Law. The Commissioners adopted policy statements and recommended provision for inclusion in any proposed Order to Show Cause sought pursuant to §16-102 of the Election Law. For all Elections, the attention of all candidates, objectors and their legal counsels are directed to the following:

NOTICE TO CANDIDATES, OBJECTORS AND LEGAL COUNSEL, IF ANY

Orders to Show Cause under §16-102 of the New York State Election Law

The Commissioners of Elections in the City of New York at their public meeting held on Tuesday, June 18, 2012 adopted the following policy statement and recommended provision for inclusion in any proposed Orders to Show Cause sought pursuant to Section 16-102 of the New York State Election Law.

In the past, the Orders to Show Cause brought under §16-102 often imposed mandates and obligations on the Board, that interfered with the activities of the Board and its staff and at a cost to the Board and the City's taxpayers. These Orders to Show Cause which have often been obtained on an ex-parte basis naming the Board of Elections, a governmental entity without notice or the opportunity to be heard.

By way of background, in prior years, on the initial return date for an Order to Show Cause in a special proceeding commenced under §16-102, usually no action is taken since the Board may not have yet completed its administrative hearings on Specification of Objections and Prima Facie findings. Under this proposed provision, when included by the Supreme Court in an Order to Show Cause, at a later stage in the litigation, when documents may actually be needed, the Court may direct the Board to produce the necessary documents and only the necessary documents. In addition, most of the Supreme Court's Election Parts conduct their line-by-line reviews of petitions at the Board's borough offices; adoption of this proposed provision would not result in a drastic change in the Supreme Court's practice.

Please note that the Commissioners directed that this attached recommended provision be made widely available by:

1. Posting this Notice on the Board's website;
2. Distributing copies of this Notice during petition filing weeks to each candidate, representative and objector;
3. Transmitting a copy to each Administrative Judge of the Civil Terms of State Supreme Court within the City of New York requesting that they distribute the same to the Justices assigned to the Special

Election Matters Part(s) and the Ex-Parte or Motion Support Office staff.

This policy and the recommended provision for inclusion in an Order to Show Cause are applicable to all §16-102 matters, be they for a Primary, General and/or Special Election.

In addition, the Commissioners at their public meeting held on Tuesday, April 6, 2021, further adopted Recommended Provisions for Inclusion in Orders to Show Cause pertaining to Primary Elections and Municipal Special Elections conducted using Ranked Choice Voting.

Be advised, the Office of General Counsel (herein “OGC”) must be notified of the date and time a litigant intends to appear before the court to request that an Order to Show Cause or other legal documents be signed by a judge. If an Order to Show Cause is entered that contains contrary provisions to the above, the OGC through the New York City Law Department, OGC would appear and oppose the inclusion of such a provision in the Order to Show Cause or seek its modification to include the recommended provision set forth below.

The Board of Elections in the City of New York thanks each candidate and their legal counsels for their cooperation and understanding.

Attachments

BOARD OF ELECTIONS IN THE CITY OF NEW YORK

RECOMMENDED PROVISION FOR INCLUSION IN ORDERS TO SHOW CAUSE RELATING TO THE PRODUCTION OF DOCUMENTS AND RECORDS IN SPECIAL PROCEEDINGS COMMENCED UNDER §16-102 AND RELATED PROVISIONS

Adopted by the Commissioners of Elections in the City of New York on June 18, 2012.

ORDERED, that Respondent Board of Elections, in accordance with Section 3-220 (6) of the New York State Election Law and the duly adopted Rules of the Board of Elections in the City of New York, shall make available at the office of the Board where such records are maintained in the ordinary course of business during normal business hours, the aforesaid designating/independent nominating petition, cover sheet, and any amended cover sheet(s), identification number application form(s), and any other documents in support of or related to designation and/or nomination of the Candidate; together with the Objections and Specifications of Objections relating to the aforesaid petition; any written notification of a determination of non-compliance together with proof of service upon the Candidate; any writing purporting to cure or correct said determination of non-compliance as well as the determination of said Board on any Specifications of Objections. Any party seeking copies of the aforesaid documents shall, upon payment of the applicable fee as established by law and/or regulation, receive the same in the ordinary course of business.

BOARD OF ELECTIONS IN THE CITY OF NEW YORK

Statement of the Commissioners of Elections in the City of New York Recommended Provision for Inclusion in Orders to Show Cause related to Primary Elections and Municipal Special Elections conducted using Ranked Choice Voting

Adopted by Commissioners of Elections in the City of New York on April 6, 2021

ORDERED, All objections to ballots and/or ballot envelopes shall be made at the time the ballot and ballot envelope is first presented to the Central Board of Inspectors for canvassing and that no objections shall be entertained against any ballot or ballot envelope after such time, except in the event of a full manual canvass at which objections to ballots may be interposed.

NOTICE:

For the form of an Independent Nominating Petition, see Section 6-140 of the New York State Election Law.

The sample forms listed below (prepared by the New York State and or City Board of Elections) follows:

- ❑ Cover Sheet;
- ❑ Amended Cover Sheet;
- ❑ General Objection;
- ❑ Specifications Of Objection;
- ❑ Certificate Of Acceptance;
- ❑ Certificate Of Declination;
- ❑ Certificate Of Substitution By Committee To Fill Vacancies After Declination, Death Or Disqualification;
- ❑ Notice of Appearance and/or Authorization for Petition Hearings;
- ❑ Sample “Specification of Objection” Worksheet.

The Election Law and State Board Rules and Regulations as well as the State Board’s Sample Forms can be viewed and downloaded from the State Board of Elections website: <http://www.elections.ny.gov>

Please note that these Rules were adopted unanimously by the Commissioners of Elections in the City of New York, at their public meeting held on February 15, 2022.



Sample Forms for Petition Rules

**BOARD OF ELECTIONS
IN THE CITY OF NEW YORK
Office of the General Counsel
32 Broadway, 7th Floor
New York, NY 10004**

Sample Cover Sheet

Designating and Independent Petitions Filed In New York City and Counties Which Utilize Petition Identification Numbering Systems

[Place Name of Party or Independent Body Here]

Name of Candidate	Residence Address <i>(Also mailing address if different)</i>	Public Office or Party Position <i>(Include district number where appropriate)</i>

Total Number of Volumes in Petition	
Identification Numbers	

The petition contains the number, or in excess of the number, of valid signatures required by Election Law.

Contact Person to Correct Deficiencies:

Name _____
(Please print)

Residence Address _____
(Also mailing address if different)

Phone _____ **Fax** _____
(Include if notice by fax desired)

Email _____
(Include if notice by email desired)

I hereby authorize that any notice of any determination made by the Board of Elections be transmitted to the person named above.

Optional: For candidates for statewide office, Member of Assembly or State Senator only

The following website address is submitted to be published on the state board of elections website pursuant to Election Law § 4-123 for the candidate listed opposite:

Name of Candidate	Website Address

Signature of Candidate or Agent _____

Sample Amended Cover Sheet

Designating and Independent Petitions
 Filed In New York City and Counties Which Utilize
 Petition Identification Numbering Systems

[Place Name of Party or Independent Body Here]

Name of Candidate	Residence Address <i>(Also mailing address if different)</i>	Public Office or Party Position <i>(Include district number where appropriate)</i>

Total Number of Volumes in Petition	
Identification Numbers	

The petition contains the number, or in excess of the number, of valid signatures required by Election Law.

Contact Person to Correct Deficiencies:

Name

(Please print)

Residence
Address

(Also mailing address if different)

Phone

Fax

(Include if notice by fax desired)

Email

(Include if notice by email desired)

I hereby authorize that any notice of any determination made by the Board of Elections be transmitted to the person named above.

Optional: For candidates for statewide office, Member of Assembly or State Senator only

The following website address is submitted to be published on the state board of elections website pursuant to Election Law § 4-123 for the candidate listed opposite:

Name of Candidate

Website Address

--	--

"This is to certify that I am authorized to file this amended cover sheet."

Signature of Candidate or Agent

INSTRUCTIONS:

Clearly identify the original cover sheet being amended or attach a copy of the original cover sheet being amended.

GENERAL OBJECTION FORM

TO: The Board of Elections in the City of New York

OBJECTOR: Name: _____
Residence Address: _____

OBJECTOR'S CONTACT PERSON:

(Note: The Objector may name himself or herself as the contact person)

Name: _____
Mailing Address:
(May be a business address) _____

Telephone Numbers: _____
Fax Number: _____
Email Address: _____

The objector hereby objects to the _____ petition which was filed
(Designating/Independent Nominating)
with the Board of Elections which purports to name the following as a candidate in the
_____ Election to be held on _____, 20____
(Primary/General/Special)
for the office indicated:

Name: _____
Residence Address: _____

Public Office or
Party Position: _____
District: _____
Political Party: _____

Objector's Signature

Specifications of Objection Form

TO: The Board of Elections in the City of New York

OBJECTOR: Name: _____
Residence Address: _____

OBJECTOR'S CONTACT PERSON:

Name: _____
Mailing Address: _____
(May be a business address)

Telephone Numbers: _____
Fax Number: _____
(Indicate if there is a different fax number used on Saturday or Sunday)
Email Address: _____

The objector submits the following specifications in support of the General Objection to the designating/nominating petition for:

CANDIDATE: Name: _____
Residence Address: _____

Public Office or Party Position: _____
District: _____

PETITION VOLUME IDENTIFICATION NUMBERS: _____

CANDIDATE'S CONTACT PERSON (from the petition cover sheet):

Name: _____
Mailing Address: _____

Telephone Numbers: _____
Fax Number: _____
Email Address: _____

TOTAL NUMBER OF SIGNATURES ON PETITION: _____

NUMBER OF INVALID SIGNATURES ON PETITION: _____

The line-by-line and any other specific objections are attached.

OBJECTOR'S SIGNATURE

CERTIFICATE OF ACCEPTANCE

(Section 6-146, Election Law)

I, _____, residing at
(Candidate's Name)

(Address)

having been designated/nominated by the _____
(Name of Party)

Party, as a candidate for the office of _____
(Title of Office and Political Subdivision)

_____ district, do hereby ACCEPT such designation/nomination and
(District Number if any)

consent to be such candidate of such party at a _____
(Special/Primary/General)

election to be held on _____, 20__.

(Date)

(Signature of Candidate)

State of New York :

County of _____ : ss;

On this _____ day of _____, 20__, before me personally appeared _____, to me known and known to me to be the individual described therein, and who executed the foregoing instrument, and acknowledged to me that he/she executed the same.

Notary Public

CERTIFICATE OF DECLINATION

(Section 6-146, Election Law)

I, _____, residing at
(Candidate's Name)

(Address)

having been designated/nominated by the _____
(Name of Party)

Party, as a candidate for the office of _____
(Title of Office and Political Subdivision)

_____ district, at a _____
(District Number if any) (Special/Primary/General)

election to be held on _____, 20____,

do hereby DECLINE such designation/nomination.

(Date)

(Signature of Candidate)

State of New York :

County of _____; ss:

On this _____ day of _____, 20____, before me personally appeared _____, to me known and known to me to be the individual described therein, and who executed the foregoing instrument, and acknowledged to me that he/she executed the same.

Notary Public

CERTIFICATE OF AUTHORIZATION

(Section 6-120, Election Law)

We, _____ and _____
(Presiding Officer) (Secretary)

Presiding Officer and Secretary of the meeting of the _____ Party
of _____, DO HEREBY CERTIFY THAT: at a meeting of the
(Political Subdivision)

_____ Committee of the _____, Party
(Political Subdivision)

held on the _____ day of _____, 20____, a quorum being present, said committee, by
majority vote of the members present, did consent and authorize the nomination/designation of

_____ residing at _____
(Name of Candidate) (Place of Residence)

_____ for the office of _____ as

a candidate of the _____ Party for public office indicated, at the

_____ Election to be held on _____
(Special/Primary/General) (Date of Election)

Said nomination/designation is authorized pursuant to the provisions of Section 6-120 of
the New York State Election Law.

IN WITNESS WHERE OF, we have set our hands this _____ day of _____,
20____.

Presiding Officer

Secretary

On this _____ day of _____, 20____ before me personally came

_____ and _____
to me known and known to me to be the persons described in and who executed the foregoing
instrument and he/she duly acknowledged to me that he/she executed the same.

(11/99)E:\files\forms\author

Notary Public

(Sample prepared by the State Board of Elections)

CERTIFICATE OF SUBSTITUTION BY COMMITTEE TO FILL VACANCIES AFTER DECLINATION, DEATH OR DISQUALIFICATION
(Section 6-148, Election Law)

WHEREAS, there exists a vacancy in the designation/nomination for the office of _____
(title of office and political subdivision)
in the _____ district by the _____ Party caused by the
(district number if any) (name of party)
declination/death/disqualification of _____
(name of original candidate)

THEREFORE, WE, the undersigned, constituting a majority of the duly authorized Committee to Fill Vacancies, do hereby certify that we have designated/nominated the following person to fill the above mentioned vacancy:

Name of new candidate: _____

Place of residence: _____

DATE: _____

Signature of vacancy committee member

AFFIDAVIT

We, the undersigned, hereby affirm that we constituted a majority of the vacancy committee referred to in the above certificate and that the statements in such certificate are true.

Sworn to before me this _____ day of _____, 20____

Notary Public

CONSENT BY SUBSTITUTED CANDIDATE

I, _____ hereby accept the above designation/nomination of the
(Name of Substituted Candidate)
_____ Party, for the office of _____
(Name of Party) (Title of Office & Political Subdivision) (district # if any)

Signature of Candidate

On this _____ day of _____, 20____, before me personally appeared _____ to me known and known to me to be the individual described in, and who executed the foregoing instrument, and acknowledge to me that he/she executed the same.

Notary Public

CERTIFICATE OF SUBSTITUTION BY PARTY COMMITTEE AFTER DECLINATION, DEATH OR DISQUALIFICATION

(Section 6-148, Election Law)

WHEREAS, there exists a vacancy in the nomination for the office of _____
(title of office and political subdivision)
in the _____ district by the _____ Party caused by the
(district number if any) (name of party)
declination/death/disqualification of _____
(name of original candidate)

THEREFORE, WE, the undersigned, Presiding Officer and Secretary at a meeting at which there was a quorum of
the _____ Party committee members last elected in the _____ (or members of such other
(name of party) (political subdivision)
committee as the rules of the party may provide), do hereby certify that the following named individual was nominated to fill the above
mentioned vacancy by a majority of the committee members present at said meeting:

Name of new candidate: _____

Place of residence: _____

DATE: _____

Signature of Presiding Officer

Signature of Secretary

AFFIDAVIT

We, the undersigned, hereby affirm that we were the Presiding Officer and Secretary at the committee meeting referred to in the above certificate and that the statements in such certificate are true:

Presiding Officer

Secretary

Sworn to before me this
day of _____, 20____

Notary Public

CONSENT BY SUBSTITUTED CANDIDATE

I, _____ hereby accept the above nomination of the
(Name of Substituted Candidate)

(Name of Party) Party, for the office of _____,
(Title of Office & Political Subdivision) (district # if any)

Signature of Candidate

On this _____ day of _____, 20____, before me personally appeared _____
to me known and known to me to be the individual described in, and who executed the foregoing instrument,
and acknowledge to me that he/she executed the same.

Notary Public



BOARD OF ELECTIONS
IN
THE CITY OF NEW YORK

**PETITION HEARINGS
NOTICE OF APPEARANCE**

Date: _____
County: _____
Specification No(s): _____
Petition No(s): _____
Objector: _____
Candidate: _____

I hereby appear in the proceedings before the Board of Elections in the City of New York with respect to the specification of objections indicated above.

I appear as the _____ representative of the _____ Objector

(check if applicable)

_____ Candidate

Name: _____

Firm (if any): _____

Address: _____

Tel. No.: _____ Fax No.: _____

If the representative is not an attorney, a notice of authorization signed by the candidate or objector must also be filed with this notice of appearance.

NOTICE OF AUTHORIZATION

I hereby authorize the person listed above to represent me at hearings at the Board of Elections.

Signature of Candidate or Objector

Date

