

Larry Seabrook, CD #12 (2009)

1. Accepting corporate contributions

No penalty

Campaigns may not accept, either directly or indirectly, a campaign contribution, loan, guarantee or other security for such loan, from any corporation, or (after December 31, 2007) from any partnership, limited liability partnership (LLP), or limited liability company (LLC). *See* N.Y.C Charter §1052(a)(13); Administrative Code §3-703(1)(l); Board Rules 1-04(c), (e). Campaigns must return prohibited contributions by bank check or certified check made out to the contributor. *See* Board Rule 1-04(c)(1).

The Campaign accepted three corporate contributions, each of which was refunded in a timely manner after notification from the CFB: McCall's Bronxwood Funeral Home: \$300; Granby's Funeral Services: \$60; Roy Bones: \$30.

The Board did not assess a penalty for this violation.

2. Making improper post-election expenditures

No penalty

After an election and before repaying leftover campaign funds to the Board, Program participants may spend campaign funds only to pay campaign-related expenses incurred in the preceding election and for "routine activities involving nominal cost associated with winding up a campaign and responding to the post-election audit." *See* Admin. Code §§ 3-702(21), 3-710; Board Rules 1-03(a), 5-03(e)(2). Further, "an expenditure for goods or services is made when the goods or services are received, used, or rendered, regardless when payment is made." Board Rule 1-08(b).

The Campaign made six improper post-election expenditures, totaling \$1,203.22.

The Board did not assess a penalty for this violation.