

Rose Gill Hearn Chair

Art Chang Richard J. Davis Courtney C. Hall Mark S. Piazza Members

Amy M. Loprest Executive Director

October 23, 2015

Sue Ellen Dodell General Counsel

## By First Class Mail and C-ACCESS

Ari Kagan

Alyona Badalova

Ari Kagan for City Council

Kalman Yeger Compliance New York

## FINAL BOARD DETERMINATION – EC2013 CAMPAIGN

The New York City Campaign Finance Board ("Board"), at a meeting held on October 23, 2015, made the following final determination concerning the Ari Kagan 2013 Campaign ("Campaign"):

The Board determined that the Campaign must return Public Funds as follows:

Type of Repayment <sup>1</sup>	Amount
1. Final Bank Balance	\$6,004.89
2. Qualified Expenditure Deficit	Not Applicable
3. Overpayment of Public Funds Based on Valid Matching Claims	Not Applicable

<sup>&</sup>lt;sup>1</sup> For explanations of the types of repayments, see the Public Funds Notice sent to the Campaign on May 5, 2015.

## The Final Bank Balance Amount of \$6,004.89 is the largest Amount. Accordingly, the Committee and Candidate named above will be responsible for repaying \$6,004.89.

You must pay to the Board the full amount due of \$6,004.89 no later than **March 10, 2016.** Checks should be made payable to the "New York City Election Campaign Finance Fund," and mailed to the attention of Bethany M. Perskie, Senior Associate Counsel, New York City Campaign Finance Board, 100 Church Street, 12<sup>th</sup> Floor, New York, NY 10007 or delivered to the offices of the Board.

If the Board is not in receipt of the full \$6,004.89 by **March 10, 2016**, the candidate's name and the unpaid amount will be posted on the Board's Website and the Board may initiate a civil action against the Committee and the Candidate. In addition, you will be ineligible for public funds in any future election until this debt is paid in full.

You may challenge a public funds calculation in a petition for Board reconsideration within thirty days of the date of the Final Audit Report as set forth in Board Rule 5-02(a). However, the Board will not consider the petition unless the Campaign submits new information and/or documentation and shows good cause for its previous failure to provide this information or documentation.

You may also challenge this final determination, within four months, in the New York State Supreme Court pursuant to Article 78 of the Civil Practice Law and Rules.

If you need additional time to pay this amount or if you have any questions concerning this Final Board Determination, please contact Bethany M. Perskie, Senior Associate Counsel, at (212) 409-1861 or bperskie@nyccfb.info.

signature on original Sue Ellen Dodell General Counsel

NEW YORK CITY CAMPAIGN FINANCE BOARD

SED/BMP