6910

IN SENATE

February 24, 2010

Introduced by Sen. ADDABBO -- read twice and ordered printed, and when printed to be committed to the Committee on Elections

AN ACT to amend the election law, in relation to the ability of the state board of elections to administratively set standards for the change of mailing address and requiring a candidate to provide such board with depository information

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Subdivision 1 of section 14-118 of the election law, as 2 amended by chapter 70 of the laws of 1983, is amended to read as 3 follows:

1. Every political committee shall have a treasurer and a depository, 4 5 and shall cause the treasurer to keep detailed, bound accounts of all б receipts, transfers, loans, liabilities, contributions and expenditures, made by the committee or any of its officers, members or agents acting 7 under its authority or in its behalf. All such accounts shall be 8 retained by a treasurer for a period of five years from the date of the 9 filing of the final statement with respect to the election, primary 10 election or convention to which they pertain. No officer, member or 11 12 agent of any political committee shall receive any receipt, transfer or contribution, or make any expenditure or incur any liability until the 13 committee shall have chosen a treasurer and depository and filed their 14 names in accordance with this subdivision. There shall be filed in the 15 office in which the committee is required to file its statements under 16 17 section 14-110 of this article, within five days after the choice of a treasurer and depository, a statement giving the name and address of the 18 19 treasurer chosen, the name and address of any person authorized to sign 20 checks by such treasurer, the name and address of the depository chosen and the candidate or candidates or ballot proposal or proposals the 21 success or defeat of which the committee is to aid or take part; 22 23 provided, however, that such statement shall not be required of a 24 constituted committee and provided further that a political committee 25 which makes no expenditures, to aid or take part in the election or defeat of a candidate, other than in the form of contributions, shall 26

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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not be required to list the candidates being supported or opposed by 1 such committee. Such statement shall be signed by the treasurer and all 2 3 other persons authorized to sign checks. Any change in the information 4 required in any statement shall be reported, in an amended statement 5 filed in the same manner and in the same office as an original statement filed under this section, within two days after it occurs 6 EXCEPT THAT 7 CHANGE TO THE MAILING ADDRESS ON ANY SUCH STATEMENT FILED WITH THE ANY 8 STATE BOARD OF ELECTIONS MAY ALSO BE MADE IN ANY MANNER DEEMED ACCEPTA-9 BLE BY THE STATE BOARD OF ELECTIONS. Only a banking organization 10 authorized to do business in this state may be designated a depository 11 hereunder.

12 S 2. Subdivision 3 of section 14-118 of the election law, as added by 13 chapter 8 of the laws of 1978 and as redesignated by chapter 9 of the 14 laws of 1978, is amended to read as follows:

3. A. Every candidate who receives or expends any money or other valuable thing or incurs any liability to pay money or its equivalent shall keep and retain detailed, bound accounts as provided in subdivision [a] ONE of this section.

19 EVERY CANDIDATE REQUIRED TO FILE SWORN STATEMENTS PURSUANT TO Β. SUBDIVISION ONE OF SECTION 14-104 OF THIS ARTICLE, OTHER THAN A CANDI-20 21 DATE WHO HAS FILED A STATEMENT IN LIEU THEREOF AT OR BEFORE THE FIRST 22 FILING PERIOD AS SET FORTH IN SUCH SUBDIVISION, SHALL FILE, INTHE OFFICE OR OFFICES IN WHICH HE OR SHE IS REQUIRED TO FILE HIS OR HER 23 STATEMENT UNDER SECTION 14-110 OF THIS ARTICLE, ON A FORM PRESCRIBED 24 BY 25 BOARD OF ELECTIONS FOR SUCH PURPOSES, A STATEMENT PROVIDING STATE THE WHICH THEY MAINTAIN 26 THE NAME AND ADDRESS OF THEDEPOSITORY AT THE 27 ACCOUNT OR ACCOUNTS FROM WHICH THEY CONDUCT THEIR OWN CAMPAIGN FINANCIAL 28 ACTIVITY.

S 3. This act shall take effect on the ninetieth day after it shall have become a law; provided, however, that effective immediately, the addition, amendment and/or repeal of any rule or regulation by the state board of elections necessary for the implementation of this act on its effective date are authorized and directed to be made and completed on or before such effective date.