

# STATE OF NEW YORK

9835

## IN SENATE

June 3, 2024

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

AN ACT to amend the election law, in relation to public campaign financing surpluses

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Subdivision 19 of section 14-200-a of the election law, as  
2 added by section 4 of part ZZZ of chapter 58 of the laws of 2020, is  
3 amended to read as follows:

4 19. "surplus" means [~~those funds where the total sum of contributions~~  
5 ~~received and~~] the difference between public [~~matchable~~] matching funds  
6 received by a participating candidate and [~~his or her~~] such candidate's  
7 authorized committee [~~exceeds the total campaign expenditures of such~~  
8 ~~candidate and authorized committee~~] for all covered elections held in  
9 the same calendar year or for a special election to fill a vacancy and  
10 the total such candidate and such candidate's authorized committee spent  
11 on qualified campaign expenditures; provided that in cases where quali-  
12 fied campaign expenditures of such candidate exceed public matching  
13 funds received by such candidate and such candidate's authorized commit-  
14 tee for all covered elections held in the same calendar year or for a  
15 special election to fill a vacancy, the surplus is zero.

16 § 2. Paragraph (c) of subdivision 2 of section 14-208 of the election  
17 law, as added by section 4 of part ZZZ of chapter 58 of the laws of  
18 2020, is amended to read as follows:

19 (c) If [~~the total sum of contributions received and public matching~~  
20 ~~payments from the fund received by a participating candidate and his or~~  
21 ~~her authorized committee exceed the total campaign expenditures of such~~  
22 ~~candidate and authorized committee for all covered elections held in the~~  
23 ~~same calendar year or for a special election to fill a vacancy~~] unspent  
24 public matching funds remain in a participating candidate's authorized  
25 committee bank account at the end of an election cycle that exceed the  
26 participating candidate's total qualified campaign expenditures, such  
27 candidate and committee shall [~~use such surplus funds to reimburse the~~  
28 ~~fund for payments received by such authorized committee from the fund~~

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

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1 ~~during such calendar year or for such special election]~~ pay the fund the  
2 amount of such surplus. Participating candidates shall make such  
3 payments not later than twenty-seven days after all liabilities for the  
4 election have been paid and in any event, not later than the day on  
5 which the PCFB issues its final audit report for the participating  
6 candidate's authorized committee; provided, however, that all unspent  
7 public campaign funds for a participating candidate shall be immediately  
8 due and payable to the PCFB upon a determination by the PCFB that the  
9 participant has delayed the post-election audit. A participating candi-  
10 date may make post-election expenditures with public funds only for  
11 routine activities involving nominal [~~cost~~] costs associated with wind-  
12 ing up a campaign and responding to the post-election audit. Nothing in  
13 this title shall be construed to prevent a candidate or [~~his or her~~]  
14 such candidate's authorized committee from using campaign contributions  
15 received from private contributors for otherwise lawful expenditures.

16 § 3. This act shall take effect immediately. Effective immediately,  
17 the addition, amendment and/or repeal of any rule or regulation neces-  
18 sary for the implementation of this act on its effective date are  
19 authorized to be made and completed by the public campaign finance board  
20 on or before such effective date.