



Summary of Final Board Determination

Everly Brown

Candidate, 2017, Borough President, Queens

Participant: \$0 in public funds received

Araynia Fletcher, Treasurer

The Board determined that the Campaign has failed to demonstrate compliance with the requirements of the Campaign Finance Act and Board rules, and assessed violations and penalties as detailed below.

1. Failing to file disclosure statements \$5,625

Campaigns are required to file complete and timely disclosure statements on scheduled dates. *See* N.Y.C. Charter § 1052(a)(8); Admin. Code §§ 3-703(6), (12), 3-708(8); Board Rules 1-09, 3-02.

The Campaign failed to file Statements #9, #13, #14, #15, and #16.

The Board assessed penalties of \$5,625 for these violations.

2. Failing to provide bank statements \$600

Campaigns are required to provide copies of bank, credit card, and merchant account statements, for all accounts used for each election. *See* Admin. Code §§ 3-703(1)(d), (g), (11), Board Rule 3-03(f), 4-01(f)(1).

The Campaign failed to provide any bank statements for its TD Bank checking account, which the Campaign indicated was opened in June 2017.

The Board assessed penalties of \$600 for these violations.

3. Failing to attend a mandatory training \$500

For all participants and limited participants, the candidate, campaign manager, treasurer, or another person with significant managerial control over the campaign must attend a training provided by the Board on compliance and the use of C-Smart software, by the deadline set by the Board. *See* Admin. Code § 3-703(15); Board Rule 2-12(a).

The Campaign did not attend the mandatory compliance and C-Smart training.

The Board assessed a penalty of \$500 for this violation.