



Approved Resolution 2024-05

Resolution to Designate the Co-Directors of the Public Campaign Finance Program to Authorize Certain Payments

WHEREAS, in accordance with Title II of Article 14 of the Election Law, participating candidates in the New York State Public Matching Funds Program that meet Program requirements and thresholds are eligible to receive public matching funds; and

WHEREAS, 9 NYCRR 6221.20(a), in accordance with State Finance Law §92-t (3), provides that the Public Campaign Finance Board or “its duly designated representatives” shall determine if “the participating candidate has met the eligibility requirements as provided for in Title 2 of Article 14 of the Election Law and [9 NYCRR 6221]”; and

WHEREAS, the New York State Public Campaign Finance Board staff will audit and verify the State Senate Committees and State Assembly Committees that have met the eligibility requirements and thresholds outlined in Title II of Article 14 of the Election Law and 9 NYCRR 6221 and are eligible to receive public matching fund payments based on their individual fundraising performance;

NOW THEREFORE BE IT RESOLVED, that the Public Campaign Finance Board, pursuant to 9 NYCRR 6221.20(a), designates the Co-Directors of the Public Campaign Finance Program to authorize payments of matching funds to committees that meet Program requirements and thresholds and are eligible to receive public matching funds for the 2024 Primary Election and the 2024 General Election; and

BE IT FURTHER RESOLVED, that the Commissioners of the Public Campaign Finance Board shall receive a copy of the proposed authorized payments from the Co-Directors at least 24 hours prior to the submission of the voucher for payment to the Office of the State Comptroller, except that in the case of exigent circumstances the copies shall be provided as soon as practicable.

Approved May 22, 2024

6 YES – 0 NO