

CAMPAIGN FINANCING ARRANGEMENT

GENERAL VOTING DAY (YYYY/MM/DD)

AMENDMENT # _____

(Leave blank if filing original)

PART A: CANDIDATE INFORMATION

CANDIDATE'S FULL NAME (AND BALLOT NAME, IF DIFFERENT)

FINANCIAL AGENT'S FULL NAME (OR TICK IF ACTING AS OWN FINANCIAL AGENT)

CANDIDATE'S SERVICE ADDRESS (MAILING ADDRESS, EMAIL ADDRESS OR FAX NUMBER)

CITY / TOWN

PROVINCE

POSTAL CODE

PART B: ELECTOR ORGANIZATION INFORMATION

ELECTOR ORGANIZATION'S NAME (AND LEGAL NAME, IF DIFFERENT)

FINANCIAL AGENT'S FULL NAME

FINANCIAL AGENT'S SERVICE ADDRESS (MAILING ADDRESS, EMAIL ADDRESS OR FAX NUMBER)

CITY / TOWN

PROVINCE

POSTAL CODE

PART C: EXPENSE LIMIT

Under the *Local Elections Campaign Financing Act*, endorsed candidates can share their expense limit with their elector organization by entering into a campaign financing arrangement before the campaign period begins. A candidate's expense limit is based on the election area and the office they intend to run for. Expense limit amounts are available at elections.bc.ca.

JURISDICTION

ELECTION AREA

OFFICE SOUGHT

Expense limit: \$

A

PLEASE SEE NEXT PAGE →

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PART D: ELECTION EXPENSE ASSIGNMENT

Indicate below how the candidate's expense limit (**Box A**) will be shared between the candidate and the elector organization. (Tick one box only)

Tick box if the entire expense limit is allocated to the candidate. (The elector organization must not incur any campaign period expenses) OR

Tick box if the entire expense limit is allocated to the elector organization. (The candidate must not incur any campaign period expenses) OR

Tick box if the campaign period expense limit will be shared between the candidate and the elector organization.

Record the portion of the expense limit allocated to the candidate in **Box B** and the portion allocated to the elector organization in **Box C**.

Candidate portion	\$	B
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Elector organization portion	\$	C
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The sum of **Box B** + **Box C** must equal the expense limit in **Box A**.

If either the candidate or the elector organization becomes aware that they have exceeded, or will exceed, the expense limit available to them, they must notify the other party as soon as practicable. In order to avoid potential penalties, they must also file an amended Campaign Financing Arrangement to adjust their available expense limit.

PART E: REQUIRED NOTIFICATIONS

The candidate must deliver a copy of this form, and any amendments, to the financial agent of the elector organization and Elections BC as soon as practicable.

This campaign financing arrangement can be amended at any time on or before General Voting Day. After General Voting Day, the amount available to the candidate and the elector organization cannot be amended.

If a candidate or elector organization would like to terminate a Campaign Financing Arrangement, they must file a Notification of Termination of a Campaign Financing Arrangement form before the start of the campaign period for the election.

I am aware of:

- (a) the disclosure requirements in section 49(3) of the *Local Elections Campaign Financing Act*,
- (b) the penalties in section 65.1 of the *Local Elections Campaign Financing Act* that may apply to me if the elector organization fails to meet its disclosure requirements or files false or misleading information, and
- (c) the penalties in sections 68.01 and 68.02 of the *Local Elections Campaign Financing Act* that may apply if the candidate or elector organization exceeds the expense limit and amount available to them under this arrangement.

SIGNATURE OF CANDIDATE	DATE (YYYY/MM/DD)
SIGNATURE OF CANDIDATE'S FINANCIAL AGENT (IF APPLICABLE)	DATE (YYYY/MM/DD)
SIGNATURE OF ELECTOR ORGANIZATION'S FINANCIAL AGENT	DATE (YYYY/MM/DD)

Please submit a completed copy of this form to: electoral.finance@elections.bc.ca