

<b>2013 Municipal Campaign Disclosure Legislated Requirements &amp; Associated Dates (as of November 28, 2013)</b>			
<b>Date</b>	<b>2013 Municipal Candidate who has an intention to Run in 2017 municipal election (with or without a surplus)</b>	<b>2013 Municipal Candidate with deficit, who does not intend to run in the 2017 municipal election.</b>	<b>Local Authorities Election Act Section</b>
<b>31-Dec-13</b>	2013 Campaign Period ends.	2013 Campaign Period ends	Section 147.1 (c )
<b>01-Jan-14</b>	Candidates intending to run in the 2017 general election must register prior to fundraising.	Candidates who do not intend to run in the 2017 general election are not required to register, but the legislation does not contain clear direction for candidates who are fundraising to clear deficits, so registration may be advisable for those candidates as well.	Sections 147.21(1) and 147.21(7)
<b>On or before March 1, 2014</b>	Form 21 - Campaign Disclosure Statement and Financial Statement must be filed at City Clerks office. Disclosure statement includes an item documenting surplus or deficit from previous elections.	Form 21 - Campaign Disclosure Statement and Financial Statement must be filed at City Clerks office. Deficits or suprluses must be noted and cleared according to section 147.4(1.1) and (1.2)	Sections 147(1), 147.4(1.1) and 147.4(1.2)
<b>On or after March 31, 2014</b>	Offences apply to candidates who have not filed Form 21	Offences and penalties apply to candidates who have not filed Form 21	Section 147.7(1)(b)
<b>After March 31, 2014 (no defined deadline)</b>	Secretary transmits a report to Council identifying which candidates failed to file their campaign disclosure statement. All disclosure statements are available for viewing by the Public.	Secretary transmits a report to Council identifying which candidates failed to file their campaign disclosure statement. All disclosure statements are available for viewing by the Public.	Section 147.8(1)
<b>02-Mar-16</b>	Candidates may destroy records of campaign contributions or expenses from the 2013 general election	Candidates may destroy records of campaign contributions or expenses from the 2013 general election	Section 147.3(1) (g)
<b>21-Apr-14</b>	Does not apply	Candidates who had deficits or surpluses from the 2010 general election must eliminate the deficit or pay out the surplus to a charity by this date	Section 147.4(1.1)(a)
<b>21-May-14</b>	Does not apply	Candidates who eliminated a deficit from the 2010 general election must file an amended Form 21 with the Clerks office showing the Campaign Contributions and any other funds received to eliminate the deficit	Section 147.4(1.2)
<b>01-Dec-15</b>	Legislation requiring candidates to pay campaign surpluses to the City come into force	Legislation requiring candidates to pay campaign surpluses to the City come into force	Section 147.92(1)
<b>01-Mar-16</b>	Candidates must pay any campaign surpluses held by them to the City as required by the legislation	Candidates holding campaign surpluses must pay them to the City in accordance with the legislation	
<b>16-Oct-17</b>	2017 General Municipal Election	2017 General Municipal Election	Section 10(1)(b)
<b>31-Dec-17</b>	2017 Campaign Period ends	2017 Campaign Period ends	Section 147.1 (c )
<b>On or before March 1, 2018</b>	Form 21 - Campaign Disclosure Statement and Financial Statement must be filed with the City Clerk. Campaign deficits or surpluses from the 2013 general election must be accounted for on this form	Does not apply	Section 147.4(1)
<b>31-Mar-18</b>	Offences apply to those who failed to file Form 21	Does not apply	Section 147.4(1.1)(a)
<b>16-Apr-18</b>	Does not apply	Latest date for candidate with deficit from 2013 general election to eliminate the deficit	Section 147(1.1)(b)
<b>16-May-18</b>	Does not apply	Latest date for candidates clearing deficits from 2013 general election to file an amended Form 21 showing that the deficit was eliminated and Campaign Contributions or other sources of funds used to clear deficit	Section 147.4(1.2)