

Refund of Deposit – Form 12 and Return of Declaration of Destruction of Voter’s List

Within 7 days after the Election Candidates must:

Take down all advertising and fill out Form 12 indicating that all advertising materials have been removed.

Either return all copies of the Voters List or Sign a Declaration that ALL COPIES (hard copy and electronic) of the Voter’s list have been destroyed.

- If done so a candidate is eligible for the return of their deposit:
- If received at least 1/2 the number of votes of the candidate elected – full deposit
- If received less than 1/2 of the number of votes of the candidate elected – 1/2 the deposit

If the form and declaration are not returned actions necessary will be taken and costs deducted from the deposit.

The Voter’s list is a confidential and private list provided to the Candidate. Failure to return or sign an affidavit of destruction will be viewed as a serious offense and breach of the privacy of the voters.

FORM 12
SECTION 51

AFFIDAVIT RE REMOVAL OF ADVERTISING MATERIALS
AND RETURN OF LISTS OF ELECTORS

I, _____, solemnly swear (or affirm) that:
(name of candidate)

1. I was a candidate for the office of _____ of the
_____ at the election held on the _____ day
of _____, _____.
2. I have removed or caused to be removed all advertising and election materials which were
posted or displayed on my behalf.
3. I recognize that failure to remove advertising and election materials from public places is
a violation of the *Municipal Elections Act*.
4. I have returned all copies of the list of electors in my possession, and I have either
returned, destroyed or deleted any electronic copies provided to me or made by me.

Sworn (or affirmed) at _____
in the County of _____
this _____ day of _____,
_____, before me

(see Section 146)

Candidate (or Official Agent if authorized
and the authorization is attached)

(TO BE FILED WITHIN 7 DAYS AFTER ELECTION DAY)