CITY OF HAMILTON

DECISION of the
ELECTION COMPLIANCE AUDIT COMMITTEE
established under Section 81.1(1) of the Municipal Elections Act, 1996

A COMPLIANCE AUDIT APPLICATION RESPECTING THE
SUPPLEMENTARY REPORTING PERIOD (January 1, 2015 to June 30, 2015)
of the EXTENDED CAMPAIGN PERIOD OF JASON FARR, CANDIDATE,
WARD 2

With respect to the meeting held on January 15, 2016 to deal with the application
submitted by Ms. Vivian Saunders concerning the Supplementary Reporting Period
(January 1, 2015 to June 30, 2015) of the Extended Campaign Period of Jason Farr the
Committee considered only items: 7, 8, 9, 10 and 12. Items 1, 2, 3, 4, 5, 6, 11, 13, 14,
15, 16, 17 and 18 were not considered as they concerned the original reporting period
from nomination day to December 31, 2014.

With respect to the item regarding the auditor’s expense, it is the view of the Committee
that the Candidate’s reporting of expenses in the same amount as shown on his original
filing is appropriate given that there were no additional fees.

With respect to the expenses related to the Candidate’s campaign website, it is the view
of the Committee that the Candidate’s reporting of expenses in the same amount as
shown on his original filing is appropriate given that there were no additional fees.

With respect to the Candidate’s proper filing of the supplementary financial statement,
the Committee reviewed the original document and confirm that the supplemental
financial statement was filed on time as attested to by the Declaration (Form 4) dated
September 24, 2015.
The Applicant’s statement that the Candidate has abused the purpose of the supplementary campaign period is speculative, not supported by any evidence and there is no requirement under the MEA that a campaign deficit must be eradicated.

With respect to the Candidate campaigning outside of the campaign period, there is no indication that expenses were incurred for the website, or contributions received through the website, during the Supplementary Reporting Period (January 1, 2015 to June 30, 2015).

The Committee is in agreement that there has not been a contravention of the MEA. In the Superior Court rulings of Lancaster v. Compliance Audit Committee et al., 2013 ONSC 7631 and Vezina v. Parrish, 2013 ONSC 2368, it was held that the Committee, not the Applicant, must believe on a reasonable grounds that the Candidate has contravened the MEA before an audit is ordered.

The Committee does not order a compliance audit.

Dated at the City of Hamilton January 15, 2016

Written and approved by the following Committee Members:
Ross Anderson, Chair
Barry Gilbert, Vice Chair
John Klein
Linda Lister