



STATE OF ARIZONA  
POLITICAL COMMITTEE  
TERMINATION STATEMENT

A.R.S. § 16-914; A.R.S. § 16-915.01

FOR OFFICE USE ONLY

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MAY - 6 2010

CITY OF CHANDLER  
CITY CLERK

1. Trinity Donovan for Chandler City  
Full Name of Committee Council  
1070 S. Amber St.  
Address  
Chandler AZ 85286 Maricopa  
City Zip Code County Phone #  
602-295-8746  
 2. Trinity Donovan trinityforchandler@gmail.com  
Sponsoring Organization or Candidate and email address  
Office (None) com  
Fax #

3. ID #  
C05-05

SELECT THE BOXES THAT APPLY:

A. • • • This is to certify that all contributions received and all expenditures made on behalf of the political committee indicated above have been reported as required by A.R.S. § 16-913. We further certify that the political committee will no longer receive any contributions or make any disbursements, that the committee has no outstanding debts or obligations, and that any surplus monies have been disposed of pursuant to A.R.S. § 16-915.01.

Please mark the appropriate statement below to indicate which campaign finance report states the disposition of any surplus monies.

- • The disposition of surplus monies was submitted on the campaign finance report filed on \_\_\_\_\_.
- • The disposition of surplus monies is reported on the attached campaign finance report.

B. • • • This committee hereby terminates all activity within the jurisdiction of \_\_\_\_\_ and asserts that the committee intends to remain active in other jurisdictions and that the committee's remaining monies shall be used for activity in other jurisdictions.

C. • • • This committee has transferred the committee's debts and obligations to a subsequent committee.

Please enter the full name and ID# of the committee into which debts and obligations have been transferred.

Trinity For Chandler C10-02  
Name of Committee ID#

We, \_\_\_\_\_, certify under penalty of perjury that this statement of termination pursuant to A.R.S. § 16-914 is true and complete.

Kate Busby Updegraff  
Signature of Chairman Signature of Treasurer

**16-914 . Termination statement**

A. Except as prescribed by subsection C of this section, a political committee may terminate only when the committee chairman and treasurer file a written statement with the officer with whom the committee's statement of organization is filed certifying under penalty of perjury that it will no longer receive any contributions or make any disbursements, that the committee has no outstanding debts or obligations and that any surplus monies have been disposed of pursuant to section 16-915.01 together with a statement of the manner of disposition of the surplus, the name and address of each recipient of surplus monies and the date and amount of each disposition of surplus monies. For a political committee that is an individual's exploratory committee or a candidate's campaign committee, the committee may transfer the committee's debts and obligations to a subsequent committee for that individual or candidate, as prescribed by section 16-915.01, and in that event may terminate without certifying that the committee has no outstanding debts or obligations.

B. After the filing of an appropriate termination statement, a political committee is not required to file any subsequent campaign finance reports and shall have no further receipts or disbursements without filing a new statement of organization.

C. A political committee may terminate its activities in a reporting jurisdiction and remain active in other jurisdictions by attaching a statement to the reporting jurisdiction's termination statement that is signed by the committee's chairman and treasurer, that attests to the intent to remain active in other jurisdictions and that contains a statement that the committee's remaining monies shall be used for activities in other jurisdictions.

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**16-915.01. Disposal of surplus monies; transfer of debt**

A. A political committee shall dispose of surplus monies only as follows:

1. Retain surplus monies for use in a subsequent election, which includes a transfer by an individual's exploratory committee or a candidate's campaign committee to that individual's subsequent exploratory committee or that candidate's campaign committee designated for a subsequent election.

2. Return surplus monies to the contributor to the extent records are available permitting such return.

3. Contribute surplus monies to the county, state or local committee of a political party.

4. Donate the surplus monies to a charitable organization that qualifies under section 501(c)(3) of the United States internal revenue code.

5. In the case of a political committee other than an individual's exploratory committee or a candidate's committee, contribute surplus monies to a candidate's campaign committee if the contribution is within the limitations of section 16-905.

6. Donate surplus monies to a political committee other than an individual's exploratory committee or to a candidate's campaign committee.

7. Dispose of the surplus monies in any other lawful manner.

B. Surplus monies shall not be used for or converted to the personal use of the designating individual, in the case of an individual's exploratory committee, or a candidate, in the case of a candidate's campaign committee, or any person related to the candidate by blood or marriage. Nothing in this subsection precludes the repayment of a loan made by the designating individual or candidate to his campaign.

C. An individual's exploratory committee or a candidate's campaign committee may transfer its debts and obligations to that individual's subsequent exploratory committee or that candidate's campaign committee designated for a subsequent