

Obsolete. Please consult current Florida law.

DE 77-02 - January 12, 1977

Campaign Authorization Voucher Chapter 106, F.S.

To: Honorable R. G. Whitehead, City Clerk, Post Office Box 4748, Clearwater, Florida 33618

Prepared by: Division of Elections

Thank you for your letter of January 5, 1977, wherein you request the opinion of the Division respecting a campaign voucher made up by the Florida Bank of Commerce and ask whether same meets the requirements of Chapter 106, F.S.

The voucher form made by the Florida Bank of Commerce significantly omits any requirement or place for the name of the candidate for whom the depository has been established. This omission constitutes a deviation from the form of voucher promulgated by the Division of Elections. Although Section 106.11(1), F.S., requires certain information to be included on campaign vouchers and does not mention the name of the candidate, that section clearly declares that the "voucher shall be in a form approved by the Division of Elections..."

The form approved and promulgated by the Division makes provision for and requires the name of the candidate. This is deemed essential.

The recitation of other information required in and by Section 106.11(1), F.S., is not exclusive and is in addition to the information required by the Division as to the name of the candidate, which requirement is reflected on and by the voucher form promulgated by the Division.