## BEFORE THE DULY CONSTITUTED ELECTORAL BOARD FOR THE HEARING AND PASSING UPON OF OBJECTIONS

In the Matter of	of:	)		
v.	Petitioner-Objector,	) ) ) No	· · · · · · · · · · · · · · · · · · ·	
RAHM EMAN	NUEL,	)		
				)
	Respondent-Candidate for Mayor of Chicago,	)		
	VERIFIED OB	JECTOR'S PETITION		
		herein referred to as "Object	ctor," states as follows	s:
	INTR	<u>ODUCTION</u>		
1.	Objector resides at		, Cook County,	Chicago,
Illinois 606	and is a duly qualified, registered	d and legal voter at that add	lress during the year 2	2010.
2.	The Objector's interest in the filir	ng of this objection is that	of a citizen desirous	of seeing
that the electi	on laws governing the filing of no	omination papers for Mayo	or of the City of Ch	icago, are
properly comp	plied with, and that only qualified	candidates appear on the	February 22, 2011, 1	Municipal
General Electi	on ballot for this office.			
	OB	<u>JECTIONS</u>		
3.	The Objector makes the following	g objections to the purpor	ted nomination paper	s filed by
Rahm Emanue	el ("Candidate") for the office of Ma	ayor of the City of Chicago	o ("Nomination Pape	rs"), to be
voted on at	the City of Chicago Municipal G	eneral Election to be hel	d on February 22,	2011 (the
"Election"); s	pecifically, the Objector states that t	the Nomination Papers file	d by Candidate are ir	nsufficient
in fact and law	v since (a) the Candidate has not resi	ded in the City of Chicago	for at least one year p	rior to the
Flection				

- 4. The Candidate's statement of candidacy and each and every petition sheet contained in the Candidate's Nomination Papers states that the Candidate currently resides at 754 N. Milwaukee Ave., 2<sup>nd</sup> Floor, Cook County, Chicago, Illinois.
- 5. The official records of the Chicago Board of Election Commissioners show that Candidate was previously registered to vote at 4228 N. Hermitage Avenue, Chicago Illinois 60613.
- 6. The official records of the Chicago Board of Election Commissioners show that Candidate's voter registration was deemed "inactive" in January 2010, and again in May 2010.
- 7. However, it is publicly well-known that Candidate relocated and moved his family, clothes, furniture, vehicles and other personal effects, to reside outside of Chicago. Candidate requested that his mail be forwarded to his place of residence in the Washington, DC, area where he was employed on a full-time basis at the White House as Chief of Staff for President Obama from January 2009 through his resignation in October 2010.
- 8. It is also publicly well-known that in 2009 Candidate vacated his former house, which no longer was an owner-occupied residence but rather a business-rental property, which was rented to Robert "Rob" P. Halpin and his wife, Lori, who have continuously resided at that address through the present, with a lease agreement through June 2011.
- 9. It is also publicly well-known that Mr. Halpin and his family, the current tenants at Candidate's rental income property, have refused to terminate the lease and has refused to allow Candidate to move back into that property, and as such, until his recent change of address to 754 N. Milwaukee Ave., 2<sup>nd</sup> Floor, Chicago, Illinois, Candidate did not have a residence or a location that he could exclusively live at in Chicago, Illinois.
- 10. Illinois municipal law, 65 ILCS 5/3.1-10.5, requires a candidate for Mayor of the City of Chicago to be a registered voter who has resided in the City of Chicago at least one year before the next preceding election, which is the Municipal General Election to be held on February 22, 2011.

- 11. Illinois municipal law provides no exceptions applicable to Candidate, that could exempt Candidate from the foregoing requirements of being a registered voter in Chicago for at least one year prior to the next election.
- 12. Since the Candidate was not a duly qualified, legally registered voter and a resident of the City of Chicago for at least one year prior to the Municipal General Election to be held on February 22, 2011, as required by Illinois law, Candidate's Nominating Papers are false and perjurious.
- 13. Based upon the foregoing factual and legal irregularities and deficiencies in Candidate's Nominating Papers, the Nominating Papers are invalid in their entirety.

**CONCLUSIONS** 

WHEREFORE, the	e Objector,			, 1	requests	a hearing	on the	,
Objections set forth her	ein, an examination	by the afo	resaid Electora	ıl Board (or	its duly	appointed	agent or	•
agents) of the official v	oter registration rec	ords relati	ng to voters of	f the City o	f Chicago	o, a ruling	that the	,
Nomination Papers are	insufficient in law a	and fact, an	d a ruling that	the name of	of Rahm	Emanuel s	shall not	t
appear on the ballot for	or the office of Mag	yor of the	City of Chica	go to be vo	oted upoi	at the M	1unicipal	l
General Election to be h	neld on February 22,	2011.						
			Petitioner-Ob	ojector				
County of COOK	)							
Control CH I DIOIC	) ss.							
State of ILLINOIS	)							

## **VERIFICATION**

The undersigned, having been first duly sworn, certifies and affirms that he has read the contents of the foregoing Objector's Petition, and based upon his personal knowledge, the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

Subscribed and sworn to by			, before me, a Notary Public,
on November	, 2010.		· •
		(seal)	
Notary Public			

Petitioner-Objector-Pro Se		
Chicago, Cook County, Illinois 606	•	· ·
Tel: ()		
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