

# REQUEST FOR COUNCIL ACTION

Presenter: Alan Anderson	Meeting Date Requested: 12/2/2020		
Department: City Council	Date Final Action Required: 12/2/2020		
Meeting Type: ☐Work Session ☐ Public Hearing	⊠ Business Item □ Other: Consent		
<b>Action Requested</b> : □Provide Information □Request	t Feedback ⊠Decision □Other:		
Time Requested: Total Time: 20 (Presentation Time: 5 Council Discussion: 15 )			
Approval Signatures Submitter:  Reviewed as to Form: David Quealy (Nov 24, 200 5:16 MST)  Council Office:	Dept. Head: Anklesses Executive: My Council Committee:		

(\*\*Please note: when completing for New Business item, only lines 1-5 are required)

#### 1. AGENDA SUBJECT

Ordinance No. 20-44 regarding proposed amendments to the Election Code

#### 2. PURPOSE FOR COUNCIL TIME

Council Members Green and McConnehey have suggested to consolidate election code as well as remove duplicative sections related to Political Action Committees (PAC) and Political Issues Committees (PIC) that are already regulated in state code. The Election Code will be consolidated into Title 1 Chapter 15.

### 3. SUMMARY

The Election Code is currently found in various places within the City Code 1-6-3, 1-6A, 1-7-3, 1-7-8 and 1-8-4 and it is proposed it be consolidated into a single chapter, Title 1 Chapter 15. Proposed amendments include clarification on election contribution and expenditures reporting and removing PICs and PACs, which are regulated by the state. The Council was first presented with the proposed updates to the Election Code at a work session on October 28, 2020 where it requested several edits to the Ordinance. A revised version of the Ordinance was presented to the Council on November 18, 2020. The Council requested two additional edits, which have been made.

### 4. TIME SENSITIVITY / URGENCY

The desire was to have these code amendments completed prior to the upcoming municipal election process.

#### 5. BUDGET IMPACT

There is no anticipated financial impact to the budget.

#### 6. STAFF RECOMMENDATION

Based on feedback and amendments from the Council, staff recommends adopting these amendments.

#### 7. PLANNING COMMISSION RECOMMENDATION (if applicable)

N/A

#### **8. MOTION RECOMMENDED** (if applicable)

"I move to adopt Ordinance 20-44 amending the West Jordan City election code"

#### 9. MAYOR RECOMMENDATION (if applicable)

N/A

#### **10. PACKET ATTACHMENT(S)** (if larger than 25 mb, embed electronically)

- 1. Ordinance No. 20-44
- 2. Proposed Election Code with Red-line showing edits requested by the Council at the November 18, 2020 City Council (Exhibit 1)
- 3. Proposed Election Code Repealed Provisions (Exhibit 2)

#### **11. OTHER INFORMATION** (if applicable)

At the November 18, 2020 City Council meeting, the Council requested staff make the following changes to the proposed Ordinance: (i) change the deadline for "current elected officials" to file a annual campaign finance disclosure form from June 15th to June 1st; and (ii) delete Subparagraphs (1) and (2) from Section 1-15-4(D). Those changes were made and can be seen in redline form on lines 261, 263-267, and 284 of Exhibit 1 to the Request for Council Action.

## **ORDINANCE NO. 20-44**

# AN ORDINANCE ADOPTING TITLE 1, CHAPTER 15 OF THE WEST JORDAN CITY CODE REGARDING MUNICIPAL ELECTIONS

WHEREAS, Utah Code Title 10, Chapter 3, Part 2 sets forth state law specific to municipal elections;

WHEREAS, municipalities are not prohibited from enacting ordinances governing their elections that is not inconsistent with state law; and

WHEREAS, the West Jordan City Council ("City Council") desires to make certain modifications to the West Jordan City Code ("City Code") regarding the governance and administration of city elections that are not inconsistent with state law; and

WHEREAS, the City Code currently has several provisions related to the governance and administration of city elections that are spread out over numerous chapters and sections of the City Code rather than codified in a single location; and

WHEREAS, the City Council desires to have all City Code provisions related to elections located in a single Chapter of City Code; and

WHEREAS, the City Council finds it to be in the best interests of the health, safety, and welfare of the City to adopt this ordinance.

NOW THEREFORE BE IT ORDAINED BY CITY COUNCIL OF THE CITY OF WEST JORDAN, UTAH AS FOLLOWS:

Section 1. <u>Adoption.</u> The West Jordan City Code is amended to adopt Title 1, Chapter 15 to read as set forth in **Attachment A** of this ordinance ("Ordinance").

Section 2. Repeal. The following portions of the West Jordan City Code are hereby repealed in their entirety: (i) Section 1-6-3, (ii) Title 1, Chapter 6, Article A, (iii) Section 1-7-3, (iv) Section 1-7-8, and (v) Section 1-8-4.

Section 3. <u>Severable.</u> This Ordinance shall be severable. If a court of competent jurisdiction finds any specific provision of this Ordinance invalid on its face or in application, the remainder of the Ordinance shall not be affected.

Section 5. <u>Effective Date</u>. This Ordinance shall become effective immediately upon posting or publishing as required by law and either (i) the Mayor signing the Ordinance, (ii) the City Council duly overriding the veto of the Mayor as provided by law, or (iii) the Mayor failing to sign or veto the ordinance within fifteen (15) days after the City Council presents the Ordinance to him.

(Continued on the following page)

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54 55		CITY OF WI	EST JORDA	N	
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58		Christopher McConnehey			
59		Council C	Chair		
60 61	ATTEST:				
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65	Cindy M. Quick, MMC				
66	Council Office Clerk				
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69	Voting by the City Council		"YES"	"NO"	
70	Council Member Kelvin Green				
71	Council Member Zach Jacob				
72	Council Member Chad R. Lamb				
73	Council Chair Chris McConnehey				
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Mayor's Action: Approve	Veto
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By: Mayor Dirk Burton	Date
ATTEST:	
Tangee Sloan City Recorder	_
STATEMENT OF APPROVAL OE PAS	,
The Mayor approved and sign	gned Ordinance No. 20-44.
The Mayor vetoed Ordinanc City Council timely overrod	the No. 20-44 on and the le the veto of the Mayor by a vote of to
Ordinance No. 20-44 becam Mayor's approval or disappr	ne effective by operation of law without the roval.
Tangee Sloan City Recorder	_
CERTIFICA	ATE OF PUBLICATION
	c City Recorder of the City of West Jordan, Utah, posted in the, on the pursuant to law
day of, 20	[SEAL]

134	ATTACHMENT A
135	Chapter 15
136	ELECTIONS
137 138 139 140 141 142 143	1-15-1: DEFINITIONS: 1-15-2: QUALIFICATION FOR OFFICE: 1-15-3: CAMPAIGN FUNDS 1-15-4: DISCLOSURE OF CAMPAIGN CONTRIBUTIONS AND EXPENDITURES: 1-15-5: OATH OF OFFICE: 1-15-6: VACANCIES IN OFFICE: 1-15-7: FIDELITY BONDS OR INSURANCE:
145 146	1-15-1: DEFINITIONS
147 148 149 150	The following words, terms, and phrases, when used in this article, shall have the meanings ascribed to them in this section, except where the context clearly indicates otherwise.
151 152	ANONYMOUS CONTRIBUTION LIMIT: A Contribution of less than \$50 during each calendar year.
153 154	CANDIDATE: Any person who:
154 155 156	A. Files a declaration of candidacy for an elected office of the city;
157 158 159 160	B. Received contributions, made expenditures or consents to another Person receiving contributions or making expenditures on their behalf with a view to bringing about such person's nomination for or election to a City elected office; or
161 162 163 164	C. Causes on his behalf, any written material or advertisement to be printed, published, broadcasted, distributed or disseminated which indicates an intention to seek a specific City elected office.
165 166 167	D. The Candidate and the Candidate's Personal Campaign Committee, if any, are considered separate entities from the individual.
168 169	<u>CONTRIBUTION</u> : Any of the following when done for Political Purposes:
170 171 172	A. A gift, subscription, donation, loan, advance, transfer of funds, or deposit of money or anything of value given to a Candidate;
173 174 175 176	B. An express, legally enforceable contract, promise, or agreement to make a gift, subscription, donation, forgivable or partially forgivable loan, advance, transfer of funds, or deposit of money or anything of value to a Candidate;
177 178 179	C. Compensation paid by any person or Reporting Entity on behalf of the Candidate for personal services provided to the Candidate;
180 181	D. A loan made by a Candidate to the Candidate's own campaign;
182	E. An in-kind contribution;

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233 234 235 **CONTRIBUTION** does not include:

A. Non-professional volunteer services for which compensation is not customarily provided, such as door-to-door or telephonic canvassing, provided by an individual on behalf of the Candidate if the services are in fact provided without compensation by the Candidate or any other person;

F. The Candidate's use or Expenditure of Personal Funds in furtherance of his own campaign.

- B. Money lent to the candidate by a financial institution in the ordinary course of business;
- C. Goods or services provided for the benefit of a Candidate at less than fair market value that are not authorized by or coordinated with the Candidate. For purposes of this Paragraph, "coordinated with" means the goods or services were provided: with the Candidate's prior knowledge, if the Candidate does not object by agreement with the Candidate; in coordination with the Candidate; or using official logos, slogans, and similar elements belonging to a Candidate.
- ELECTION: A general, primary, or special election conducted by the City, including elections limited to referendum or bond issues.
- EXPENDITURE: Any of the following when done for Political Purposes:
- A. Any disbursement from contributions, receipts, or from an account established by a campaign.
- B. A purchase, payment, donation, distribution, Loan, transfer of funds, advance, or gift of money or anything of value made by a Candidate or Reporting Entity to a Person;
- C. An express, legally enforceable contract, promise, or agreement entered into by a Candidate or other Reporting Entity that obligates him/it to make a purchase, payment, donation. distribution, loan, advance, deposit, gift of money, transfer of funds, or anything of value to a Person:
- D Payment by a Candidate or other Reporting Entity for goods or personal services;
- E. A transfer of funds by a Reporting Entity to another Reporting Entity.
- F. A Candidate or Reporting Entity providing goods or services to or for the benefit of a Candidate or Issue at less than fair market value.
- G. The use or disbursement of Personal Funds in furtherance of a Candidate's own campaign.

# EXPENDITURE does not include:

- A. Providing non-professional volunteer services for which compensation is not customarily provided, such as door-to-door or telephonic canvassing, when compensation is in fact not provided; or
- B. Money lent to a Candidate by a financial institution in the ordinary course of business.
- IN-KIND CONTRIBUTION: A contribution to a Candidate or Reporting Entity of anything of value, other than money, that is accepted by or coordinated with a Candidate or Reporting Entity.

ISSUE: Any question, other than the election of a candidate to city elected office, placed upon any 236 237 municipal ballot to be affirmed or defeated by popular vote including, but not limited to, bond issues 238 and referendums.

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243 244 LOANS: Anything of value provided by a Person that benefits a Candidate or Reporting Entity if the person expects repayment or reimbursement at a later date, including but not limited to: an expenditure made using any form of payment; money or funds received by the Candidate or Reporting entity, the provision of a good or service with an agreement or understanding that payment or reimbursement will be delayed; or use of any personal line of credit, including personal credit cards.

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PERSON: Both natural and legal persons, including, but not limited to, corporations, partnerships, trusts, other business organizations, personal campaign committees, party committees, labor unions, labor organizations and any other organized group of individuals.

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PERSONAL CAMPAIGN COMMITTEE: The political committee appointed by a particular candidate to act for such candidate, as provided in this article.

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259 260 PERSONAL FUNDS: Funds originating from a financial account that is unassociated with a campaign and is owned either exclusively or jointly by a Candidate that do not amount to a Loan. Payments made from a jointly owned financial accounts are attributed to the party who signed the check unless the check is signed by all parties on the check or a signed statement is provided that indicates the specific allocation attributable to each person owing the account. Funds that are not transferred by a check (e.g. cash, debit card, electronic transfer) are attributable to the Candidate unless a signed statement is provided indicating a different allocation to each person owing the account.

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POLITICAL PURPOSE: An act done with intent or in such a way as to influence or tend to influence, directly or indirectly, the election of a Candidate or result of an Issue on the ballot for a municipal election.

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PRIMARY ELECTION: Any primary election held pursuant to Utah Code Annotated title 20A, or its successor, and/or any election held prior to the general election as provided by Utah Code Annotated title 20A, or its successor provisions.

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> 271 REPORTING ENTITY: means a Candidate; a Personal Campaign Committee; a person who holds an elected municipal office; a political action committee, a political issues committee, or a labor 272 273 organization.

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274 REPORTING PERIOD: The period between the closing date of the last filed campaign finance report required, if any, and the reporting deadline for the next campaign finance report required to 276 be filed under City Code § 1-15-4.

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#### 1-15-2: QUALIFICATION FOR OFFICE

279 A. Qualifications for All Candidates:

> 1. A Candidate must be a registered voter who has resided within the city for a period of twelve (12) consecutive months immediately preceding the date of the general election.

a. In case of an annexation, any person who has resided within the territory 282 annexed for the prescribed twelve (12) month period is deemed to meet the 283 284 residence requirement for candidacy.

- 285 2. Candidates to be voted for at all municipal elections in the city shall be elected in an election administered consistent with Utah Code Title 20A, Chapter 5, with amendments and modifications as are appropriate for a municipal election.
- B. Qualifications for Mayor: There are no additional qualifications for Mayor other than the requirements listed in 1-15-2(A).

## C. Qualifications for City Council:

#### 1. Election to Council Seats:

- a. Three (3) city council members shall be elected in a city wide at-large election. All registered voters residing in the city may vote for at-large city council candidates. The at-large council members must be qualified electors residing in the city. The three (3) at-large council member seats shall be filled by the three (3) candidates receiving the highest, second highest, and third highest number of votes in the election in which all candidates are running against all other candidates for the at large seats.
- b. Four (4) city council members shall be elected from council districts that are substantially equal in population. To vote for a "districted" council candidate, a registered voter must be a resident of the council district for which the candidate is running. To be elected from a council district, the Candidate must be a qualified elector residing in the council district for which they are running at the time of declaration of candidacy and through the completion of the elected term. If the candidate for a districted council seat ceases to be a qualified elector residing in council district he is running for before the primary or general election, the city recorder shall inform the appropriate election official that the candidate has been disqualified. The election official shall thereafter: (i) remove the candidate's name from the ballot if practicable by blacking out the candidate's name before the ballots are delivered to voters or (ii) if removing the candidates name is not possible, inform the voters by any practicable method that the candidate has been disqualified and that votes cast for the candidate will not be counted, and (iii) not count any votes for the disqualified candidate.
- c. A candidate's name may not appear on the ballot for more than one City elected office in the same election.

#### 2. Time of Elections:

- a. The three (3) at-large council seats shall be elected for four (4) year terms of office during the regular municipal election in November 2021, and each fourth year thereafter.
- b. The four (4) districted council seats shall be elected for four (4) year terms of office. during the regular municipal election in November 2019, and each fourth year thereafter.

#### D. Council District Boundaries:

- 1. The boundaries of the council districts shall be approved by a resolution in a city council meeting, with each council district including specifically listed voting precincts of Salt Lake County.
- In 2021, 2023, and in each succeeding fourth year thereafter, or as otherwise required by law, subject to any necessary approval by Salt Lake County council to the division or adjustment of any voting precincts located within the city boundaries, the city recorder shall submit for city council approval council district boundaries to be realigned, if necessary.
- a. The city council shall designate, by resolution, the council districts that are substantially equal in population for the districted council members to be elected from.

- b. In determining the boundaries of council districts, the city council shall not divide any given county voting precinct between two (2) council districts.
  - c. The boundaries of the council districts shall not be changed frivolously or arbitrarily, but only for the purpose of assuring that the council districts are contiguous, compact, and substantially equal in population.
  - E. Term of Office: The Mayor and Members of the City Council, unless otherwise set forth by law, shall begin their terms of office at 12 noon on the first Monday in January following their election.
  - F. <u>Primary Election</u>: If the number of Candidates for a specific elected office exceeds twice the number of individuals needed to fill the office, the City will hold a Primary Election in accordance with Utah Code § 20A-9-404 to reduce the candidate field for the General Election to two times the number of individuals needed to fill the elected office. The candidates with the highest vote totals shall move forward to the General Election. If there are fewer than two times the number of Candidates for a specific elected office, a Primary Election shall not be held for that elected office.

#### 1-15-3: CAMPAIGN FUNDS

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- A. Candidates must establish a separate campaign account at a financial institution and may not deposit or co-mingle any Contributions into any personal or business account.
- B. Campaign Funds cannot be spent for a Candidates or Candidate's family's personal use. If an expenditure is not related to a campaign or officeholder's duties but rather benefits the candidate or candidate's family, the expenditure is prohibited.
- C. Payments made from joint accounts are attributed to the party who signed the check unless the check is signed by all parties on the check or a signed statement is provided that indicates the specific allocation to each person owing the account. Funds that are not transferred by a check (e.g. cash, debit card, electronic transfer) are attributable to the Candidate unless a signed statement is provided indicating a different allocation to each person owing the account.
- D. Candidates may not use a campaign contribution if it is from an anonymous source and greater than \$50. If a Candidate receives an anonymous contribution greater than \$50, the Candidate must gift the money to the state, county, city, or a non-profit 501(c)(3) organization within 30 days of receiving the contribution.

#### 1-15-4: DISCLOSURE OF CAMPAIGN CONTRIBUTIONS AND EXPENDITURES:

- A. Disclosure Duty: Each candidate for elected municipal office shall report financial contributions
   and expenditures in full compliance with this code, Utah code section 10-3-208, and title 20A,
   chapter 11, or their successor provisions. If the City adopts stricter disclosure requirements
   than Utah Code the disclosure requirements of this Chapter shall apply.
- B. Report Filing: The filings required by this section shall be made with the city recorder. The statements so filed shall be public records.
- 371 C. Campaign Finance Reports:
- 1. Campaign finance reports shall detail accurately and completely the information required concerning contributions and expenditures.

- 2. Campaign finance reports shall identify the amount of each contribution, regardless of amount, and the name of the contributor, if known. The monetary value of in-kind contributions should be estimated.
- 37. Campaign finance reports shall identify each expenditure, regardless of amount, and the name of the recipient of the expenditure.
- 4. Campaign finance reports shall identify any anonymous donations. Campaign finance reports must include a statement of the date of transfer to state, county, city, or a non-profit 501(c)(3) organization and identify the organization funds were transferred to on any anonymous contributions greater than \$50.00 as an Expenditure.
- D. Current Elected Officials: Current elected officials must submit an updated campaign finance report no later than June 1st each year in office to disclose campaign contributions and expenditures made or received since the immediately prior Reporting Period.
- E. Campaign finance reports shall include a statement certifying that:
- 1. All contributions and expenditures not previously reported have been reported.
- 2. There are no bills or obligations outstanding and unpaid except as set forth in the campaign finance report.
- 390 3. The campaign finance report represents a good faith effort by the candidate to comply with West Jordan City Ordinance and Utah State Law.
- 4. The information contained in the campaign finance report is, to the best of the Candidate or Reporting Entity's knowledge, true, accurate, and complete.
- 394 F. City Recorder Notifications:
  - 1. The City Recorder shall notify each candidate for municipal office upon declaration of candidacy and again 14 days before each municipal election, of the provisions of this ordinance and Utah law that govern disclosure of contributions, expenditures, and the penalties for failing to file a campaign finance report, including the statutory provisions that require the removal of the candidate's name from the ballot for failure to file required campaign finance reports.
  - The City Recorder shall notify all elected officials of their obligation to file an annual updated campaign finance report by June 1st as required by this section and the penalties for failing to do so at least 14 days but no more than 21 days before such campaign finance report is due.

#### 1-15-5: OATH OF OFFICE:

- A. Oath Required: Prior to assuming their official duties the mayor and each council member shall take and subscribe the oath of office designated in subsection B of this section.
- 409 B. Oath Provisions: The oath of office shall be:

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I, \_\_\_\_\_\_, do solemnly swear (or affirm) that I will support, obey and defend the constitution of the United States and the constitution of the state of Utah and the laws and

- ordinances of the City of West Jordan, and that I will discharge the duties of my office with fidelity.
- 415 C. Filing: The subscribed oath of all officers shall be filed with the city recorder.
- D. No official act of any municipal officer shall be invalid for failure to take the oath of office.

#### 417 **1-15-6: VACANCIES IN OFFICE:**

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A. If a vacancy occurs in the Office of Mayor or on the City Council, through death, resignation, termination of required domicile, judicial removal from office, or due to becoming disabled and unable to perform the duties of the office, the City Council will appoint a registered voter who meets the qualifications of office by following the process in Utah Code 20A-1-510 or successor provisions.

B. In the case of a vacancy in the Office of the Mayor, the council chair will serve as acting mayor until a successor mayor is appointed. The council vice-chair shall be the acting council chair. The council chair will, however, continue to act as a council member and continue to vote at council meetings.

#### 1-15-7: FIDELITY BONDS OR INSURANCE:

- A. Fidelity bonds and theft or crime insurance: The city shall have in place for each municipal officer prior to assuming office, a bond or insurance in accordance with Utah Code 10-3-831 or successor provisions.
- 435 1. Municipal Officer means:
- 436 a. The Mayor
  - b. Each member of the City Council
- 438 c. The City Treasurer
- d. Anyone for whom the City Council determines a general fidelity or public employee blanket bond or theft, or crime insurance should be acquired.
- 441 2. Amount of the Bonds
  - a. Except as provided in Subsection (2)(b), the City Council shall prescribe the amount of a general fidelity bond or theft or crime insurance to be acquired for the municipal officer in accordance with Utah Code 10-3-831or successor provisions.
  - b. Before the City Treasurer may discharge the duties of the treasurer's office, the City shall have in place a bond or theft or crime insurance covering the Treasurer in an amount not less than the amount the State Money Management Council, created in Utah Code § 51-7-16, prescribes.
- B. Blanket Bond or Insurance: Any bond or insurance required by law or approved by the city council may be provided and the obligation satisfied by the city obtaining a public employee blanket bond, through an insurance contract, or by another legally identified and authorized method of insuring the city's interests.
- C. Cost of Bond or Insurance: The premium for any bond or insurance contract obtained pursuant to this section shall be paid by the city.
- 455 D. The city recorder shall file and maintain each fidelity bond acquired under this section

# **EXHIBIT 1 to the Request for Council Action**

2	Chapter 15
3	ELECTIONS
4 5 6 7 8 9 10	1-15-1: DEFINITIONS: 1-15-2: QUALIFICATION FOR OFFICE: 1-15-3: CAMPAIGN FUNDS 1-15-4: DISCLOSURE OF CAMPAIGN CONTRIBUTIONS AND EXPENDITURES: 1-15-5: OATH OF OFFICE: 1-15-6: VACANCIES IN OFFICE: 1-15-7: FIDELITY BONDS OR INSURANCE:
12 13	1-15-1: DEFINITIONS
14	
15 16 17	The following words, terms, and phrases, when used in this article, shall have the meanings ascribed to them in this section, except where the context clearly indicates otherwise.
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25 26 27 28	B. Received contributions, made expenditures or consents to another Person receiving contributions or making expenditures on their behalf with a view to bringing about such person's nomination for or election to a City elected office; or
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41 42 43	B. An express, legally enforceable contract, promise, or agreement to make a gift, subscription, donation, forgivable or partially forgivable loan, advance, transfer of funds, or deposit of money or anything of value to a Candidate;
44 45 46	C. Compensation paid by any person or Reporting Entity on behalf of the Candidate for personal services provided to the Candidate;

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D. A loan made by a Candidate to the Candidate's own campaign; E. An in-kind contribution; F. The Candidate's use or Expenditure of Personal Funds in furtherance of his own campaign. CONTRIBUTION does not include: A. Non-professional volunteer services for which compensation is not customarily provided. such as door-to-door or telephonic canvassing, provided by an individual on behalf of the Candidate if the services are in fact provided without compensation by the Candidate or any other person; B. Money lent to the candidate by a financial institution in the ordinary course of business; C. Goods or services provided for the benefit of a Candidate at less than fair market value that are not authorized by or coordinated with the Candidate. For purposes of this Paragraph, "coordinated with" means the goods or services were provided: with the Candidate's prior knowledge, if the Candidate does not object by agreement with the Candidate; in coordination with the Candidate; or using official logos, slogans, and similar elements belonging to a

<u>ELECTION</u>: A general, primary, or special election conducted by the City, including elections limited to referendum or bond issues.

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Candidate.

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- B. A purchase, payment, donation, distribution, Loan, transfer of funds, advance, or gift of money or anything of value made by a Candidate or Reporting Entity to a Person;
- C. An express, legally enforceable contract, promise, or agreement entered into by a Candidate or other Reporting Entity that obligates him/it to make a purchase, payment, donation, distribution, loan, advance, deposit, gift of money, transfer of funds, or anything of value to a Person:
- D Payment by a Candidate or other Reporting Entity for goods or personal services;
- E. A transfer of funds by a Reporting Entity to another Reporting Entity.
- F. A Candidate or Reporting Entity providing goods or services to or for the benefit of a Candidate or Issue at less than fair market value.
- G. The use or disbursement of Personal Funds in furtherance of a Candidate's own campaign.

EXPENDITURE does not include:

A. Providing non-professional volunteer services for which compensation is not customarily provided, such as door-to-door or telephonic canvassing, when compensation is in fact not provided; or

B. Money lent to a Candidate by a financial institution in the ordinary course of business.

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<u>PERSON</u>: Both natural and legal persons, including, but not limited to, corporations, partnerships, trusts, other business organizations, personal campaign committees, party committees, labor unions, labor organizations and any other organized group of individuals.

<u>PERSONAL CAMPAIGN COMMITTEE</u>: The political committee appointed by a particular candidate to act for such candidate, as provided in this article.

<u>PERSONAL FUNDS</u>: Funds originating from a financial account that is unassociated with a campaign and is owned either exclusively or jointly by a Candidate that do not amount to a Loan. Payments made from a jointly owned financial accounts are attributed to the party who signed the check unless the check is signed by all parties on the check or a signed statement is provided that indicates the specific allocation attributable to each person owing the account. Funds that are not transferred by a check (e.g. cash, debit card, electronic transfer) are attributable to the Candidate unless a signed statement is provided indicating a different allocation to each person owing the account.

<u>POLITICAL PURPOSE</u>: An act done with intent or in such a way as to influence or tend to influence, directly or indirectly, the election of a Candidate or result of an Issue on the ballot for a municipal election.

<u>PRIMARY ELECTION</u>: Any primary election held pursuant to Utah Code Annotated title 20A, or its successor, and/or any election held prior to the general election as provided by Utah Code Annotated title 20A, or its successor provisions.

142 <u>REPORTING ENTITY</u>: means a Candidate; a Personal Campaign Committee; a person who 143 holds an elected municipal office; a political action committee, a political issues committee, or a 144 labor organization. REPORTING PERIOD: The period between the closing date of the last filed campaign finance report required, if any, and the reporting deadline for the next campaign finance report required to be filed under City Code § 1-15-4.

#### 1-15-2: QUALIFICATION FOR OFFICE

- A. Qualifications for All Candidates:
- 151 1. A Candidate must be a registered voter who has resided within the city for a period of twelve (12) consecutive months immediately preceding the date of the general election.
  - a. In case of an annexation, any person who has resided within the territory annexed for the prescribed twelve (12) month period is deemed to meet the residence requirement for candidacy.
- 2. Candidates to be voted for at all municipal elections in the city shall be elected in an election administered consistent with Utah Code Title 20A, Chapter 5, with amendments and modifications as are appropriate for a municipal election.
- B. Qualifications for Mayor: There are no additional qualifications for Mayor other than the requirements listed in 1-15-2(A).
- 161 C. Qualifications for City Council:
  - 1. Election to Council Seats:
    - a. Three (3) city council members shall be elected in a city wide at-large election. All registered voters residing in the city may vote for at-large city council candidates. The at-large council members must be qualified electors residing in the city. The three (3) at-large council member seats shall be filled by the three (3) candidates receiving the highest, second highest, and third highest number of votes in the election in which all candidates are running against all other candidates for the at large seats.
    - b. Four (4) city council members shall be elected from council districts that are substantially equal in population. To vote for a "districted" council candidate, a registered voter must be a resident of the council district for which the candidate is running. To be elected from a council district, the Candidate must be a qualified elector residing in the council district for which they are running at the time of declaration of candidacy and through the completion of the elected term. If the candidate for a districted council seat ceases to be a qualified elector residing in council district he is running for before the primary or general election, the city recorder shall inform the appropriate election official that the candidate has been disqualified. The election official shall thereafter: (i) remove the candidate's name from the ballot if practicable by blacking out the candidate's name before the ballots are delivered to voters or (ii) if removing the candidates name is not possible, inform the voters by any practicable method that the candidate has been disqualified and that votes cast for the candidate will not be counted, and (iii) not count any votes for the disqualified candidate.
    - c. A candidate's name may not appear on the ballot for more than one City elected office in the same election.

#### Time of Elections:

- a. The three (3) at-large council seats shall be elected for four (4) year terms of office during the regular municipal election in November 2021, and each fourth year thereafter.
- b. The four (4) districted council seats shall be elected for four (4) year terms of office. during the regular municipal election in November 2019, and each fourth year thereafter.

#### D. Council District Boundaries:

- 1. The boundaries of the council districts shall be approved by a resolution in a city council meeting, with each council district including specifically listed voting precincts of Salt Lake County.
- In 2021, 2023, and in each succeeding fourth year thereafter, or as otherwise required by law, subject to any necessary approval by Salt Lake County council to the division or adjustment of any voting precincts located within the city boundaries, the city recorder shall submit for city council approval council district boundaries to be realigned, if necessary.
  - a. The city council shall designate, by resolution, the council districts that are substantially equal in population for the districted council members to be elected from.
  - b. In determining the boundaries of council districts, the city council shall not divide any given county voting precinct between two (2) council districts.
  - c. The boundaries of the council districts shall not be changed frivolously or arbitrarily, but only for the purpose of assuring that the council districts are contiguous, compact, and substantially equal in population.
- E. Term of Office: The Mayor and Members of the City Council, unless otherwise set forth by law, shall begin their terms of office at 12 noon on the first Monday in January following their election.
- F. <u>Primary Election</u>: If the number of Candidates for a specific elected office exceeds twice the number of individuals needed to fill the office, the City will hold a Primary Election in accordance with Utah Code § 20A-9-404 to reduce the candidate field for the General Election to two times the number of individuals needed to fill the elected office. The candidates with the highest vote totals shall move forward to the General Election. If there are fewer than two times the number of Candidates for a specific elected office, a Primary Election shall not be held for that elected office.

#### 1-15-3: CAMPAIGN FUNDS

- A. Candidates must establish a separate campaign account at a financial institution and may not deposit or co-mingle any Contributions into any personal or business account.
- B. Campaign Funds cannot be spent for a Candidates or Candidate's family's personal use. If an expenditure is not related to a campaign or officeholder's duties but rather benefits the candidate or candidate's family, the expenditure is prohibited.

- 229 C. Payments made from joint accounts are attributed to the party who signed the check unless the check is signed by all parties on the check or a signed statement is provided that 230 231 indicates the specific allocation to each person owing the account. Funds that are not 232 transferred by a check (e.g. cash, debit card, electronic transfer) are attributable to the Candidate unless a signed statement is provided indicating a different allocation to each 233 person owing the account. 234
- 235 D. Candidates may not use a campaign contribution if it is from an anonymous source and greater than \$50. If a Candidate receives an anonymous contribution greater than \$50, the 236 Candidate must gift the money to the state, county, city, or a non-profit 501(c)(3) 237 238 organization within 30 days of receiving the contribution.

### 1-15-4: DISCLOSURE OF CAMPAIGN CONTRIBUTIONS AND EXPENDITURES:

- 241 A. Disclosure Duty: Each candidate for elected municipal office shall report financial contributions and expenditures in full compliance with this code. Utah code section 10-3-242 208, and title 20A, chapter 11, or their successor provisions. If the City adopts stricter 243 244 disclosure requirements than Utah Code the disclosure requirements of this Chapter shall 245 apply.
- B. Report Filing: The filings required by this section shall be made with the city recorder. The 246 statements so filed shall be public records. 247
- 248 C. Campaign Finance Reports:

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- 1. Campaign finance reports shall detail accurately and completely the information required concerning contributions and expenditures.
- 2. Campaign finance reports shall identify the amount of each contribution, regardless of amount, and the name of the contributor, if known. The monetary value of in-kind contributions should be estimated.
- 3. Campaign finance reports shall identify each expenditure, regardless of amount, and the 254 255 name of the recipient of the expenditure.
- 256 4. Campaign finance reports shall identify any anonymous donations. Campaign finance reports must include a statement of the date of transfer to state, county, city, or a nonprofit 501(c)(3) organization and identify the organization funds were transferred to on any anonymous contributions greater than \$50.00 as an Expenditure.
- D. Current Elected Officials: Current elected officials must submit an updated campaign finance 260 report no later than June 1st5th each year in office to disclose campaign contributions and 261 expenditures made or received since the immediately prior Reporting Period. 262
  - 1. If an Elected Official does not seek re-election the last campaign finance report filed will be marked as TERMINATED to indicate that campaigning has ceased and that no further campaign finance reports will be filed.
- 2. If an Elected Official fails to file an updated campaign finance report by June 15th as 266 267

- 268 E. Campaign finance reports shall include a statement certifying that:
- 1. All contributions and expenditures not previously reported have been reported.
- 270 2. There are no bills or obligations outstanding and unpaid except as set forth in the campaign finance report.
- 3. The campaign finance report represents a good faith effort by the candidate to comply with West Jordan City Ordinance and Utah State Law.
- 4. The information contained in the campaign finance report is, to the best of the Candidate or Reporting Entity's knowledge, true, accurate, and complete.
- 276 F. City Recorder Notifications:

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- 1. The City Recorder shall notify each candidate for municipal office upon declaration of candidacy and again 14 days before each municipal election, of the provisions of this ordinance and Utah law that govern disclosure of contributions, expenditures, and the penalties for failing to file a campaign finance report, including the statutory provisions that require the removal of the candidate's name from the ballot for failure to file required campaign finance reports.
- 2. The City Recorder shall notify all elected officials of their obligation to file an annual updated campaign finance report by June 1st5th as required by this section and the penalties for failing to do so at least 14 days but no more than 21 days before such campaign finance report is due.

#### 1-15-5: OATH OF OFFICE:

- A. Oath Required: Prior to assuming their official duties the mayor and each council member shall take and subscribe the oath of office designated in subsection B of this section.
- 291 B. Oath Provisions: The oath of office shall be:

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293 I, \_\_\_\_\_, do solemnly swear (or affirm) that I will support, obey and defend the
294 constitution of the United States and the constitution of the state of Utah and the laws and
295 ordinances of the City of West Jordan, and that I will discharge the duties of my office with
296 fidelity.

- 297 C. Filing: The subscribed oath of all officers shall be filed with the city recorder.
- D. No official act of any municipal officer shall be invalid for failure to take the oath of office.

#### 299 **1-15-6: VACANCIES IN OFFICE:**

A. If a vacancy occurs in the Office of Mayor or on the City Council, through death, resignation, termination of required domicile, judicial removal from office, or due to becoming disabled and unable to perform the duties of the office, the City Council will appoint a registered voter who

meets the qualifications of office by following the process in Utah Code 20A-1-510 or successor provisions.

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B. In the case of a vacancy in the Office of the Mayor, the council chair will serve as acting mayor until a successor mayor is appointed. The council vice-chair shall be the acting council chair. The council chair will, however, continue to act as a council member and continue to vote at council meetings.

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#### 1-15-7: FIDELITY BONDS OR INSURANCE:

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- A. Fidelity bonds and theft or crime insurance: The city shall have in place for each municipal officer prior to assuming office, a bond or insurance in accordance with Utah Code 10-3-831 or successor provisions.
- 317 1. Municipal Officer means:
  - a. The Mayor
    - b. Each member of the City Council
- 320 c. The City Treasurer
- d. Anyone for whom the City Council determines a general fidelity or public employee blanket bond or theft, or crime insurance should be acquired.
  - 2. Amount of the Bonds
    - a. Except as provided in Subsection (2)(b), the City Council shall prescribe the amount of a general fidelity bond or theft or crime insurance to be acquired for the municipal officer in accordance with Utah Code 10-3-831or successor provisions.
    - b. Before the City Treasurer may discharge the duties of the treasurer's office, the City shall have in place a bond or theft or crime insurance covering the Treasurer in an amount not less than the amount the State Money Management Council, created in Utah Code § 51-7-16, prescribes.
- B. Blanket Bond or Insurance: Any bond or insurance required by law or approved by the city council may be provided and the obligation satisfied by the city obtaining a public employee blanket bond, through an insurance contract, or by another legally identified and authorized method of insuring the city's interests.
- C. Cost of Bond or Insurance: The premium for any bond or insurance contract obtained pursuant to this section shall be paid by the city.
- D. The city recorder shall file and maintain each fidelity bond acquired under this section.

# **EXHIBIT 2 to the Request for Council Action**

#### **CODE BEING REPEALED**

#### 1-6-3: **ELECTION**:

- A. Election to Council Seats: Three (3) of the council members shall be elected in an at large election, and all qualified electors residing in the city may vote for candidates for at large council members. The at large council members must be qualified electors residing in the city. The four (4) remaining council members shall be elected from council districts that are substantially equal in population. To be elected from the council district, the council member must be a qualified elector residing in the council district at the time of declaration of candidacy and through the completion of the elected term. To vote for the "districted" council candidate, the voter must be a resident of the council district in which the candidate resides. Each council candidate shall be a registered voter and shall be a resident of the city for a period of twelve (12) consecutive months immediately preceding the date of the general election.
- B. Time of Elections: The three (3) at large council seats shall be elected prior to the change of government effective date, and during the regular municipal election in November 2021, and each fourth year thereafter, for four (4) year terms of office beginning on the first Monday of January following the municipal election. The districted council seats shall be elected during the regular municipal election in November 2019, and each fourth year thereafter, for four (4) year terms of office beginning on the first Monday of January following the municipal election.

#### C. Council District Boundaries:

- 1. The boundaries of the council districts shall be approved by a resolution in a city council meeting, with each council district including specifically listed voting precincts of Salt Lake County.
- 2. In 2021, 2023, and in each succeeding fourth year thereafter, or as otherwise required by law, and upon any Salt Lake County council approval of the division or adjustment of any voting precincts located within the city boundaries, the city recorder shall submit for city council approval council district boundaries to be realigned, if necessary. The city council shall designate, by resolution, the council districts that are substantially equal in population for the council members to be elected from council districts. In determining the boundaries of council districts, the city council shall not divide any given county voting precinct between two (2) council districts. The boundaries of the council districts shall not be changed frivolously or arbitrarily, but only for the purpose of assuring that the council districts are contiguous, compact, and substantially equal in population.

- D. General Requirements: Candidates to be voted for at all municipal elections in the city shall be elected in accordance with the provisions of Utah Code Annotated section 20A-5-101 et seq., with the amendments and modifications as are appropriate for a municipal election. If the candidate for a districted council seat should, prior to the election, cease to be a qualified elector residing in that council district, the city recorder shall remove that candidate's name from the ballot. A candidate's name may not appear on the ballot for a districted council seat and an at large council seat in the same election. Likewise, a candidate's name may not appear on the ballot for a council seat and mayor in the same election. The three (3) at large council member seats shall be filled by the three (3) candidates receiving the highest, second highest, and third highest number of votes in the election in which all candidates are running against all other candidates for the at large seats.
- E. Term of Office: Members of the city council, unless otherwise set forth by law, shall begin their terms of office at 12 noon on the first Monday in January following their election.
- F. Additional Criteria: See article A in this chapter for additional information concerning council candidates and newly elected council members. (2001 Code § 2-3-103; amd. Ord. 11-12, 6-22-2011; Ord. 13-18, 5-8-2013; Ord. 13-24, 7-31-2013; Ord. 19-32, 10-23-2019, Effective at 12 noon on January 6, 2020)

# ARTICLE A. COUNCIL CANDIDATES AND NEWLY ELECTED COUNCIL MEMBERS SECTION:

1-6A-1: Definitions

1-6A-2: Qualifications

1-6A-3: Reserved

1-6A-4: Vacancies In Office

1-6A-5: Fidelity Bonds Or Insurance

1-6A-6: Oath Of Office

1-6A-7: Disclosure Of Campaign Contributions

1-6A-8: Political Action Committees And Political Issue Committees

#### 1-6A-1: DEFINITIONS:

The following words, terms and phrases, when used in this article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

### <u>CANDIDATE</u>: Any person who:

- A. Files a declaration of candidacy for an elected office of the city;
- B. Received contributions or made expenditures or consents to another person receiving contributions or making expenditures with a view to bringing about such person's nomination or election to such office; or
- C. Causes on his behalf, any written material or advertisement to be printed, published, broadcasted, distributed or disseminated which indicates an intention to seek such office.

#### **CONTRIBUTION:**

- A. A gift, subscription, loan, advance or deposit of money or anything of value, except a loan of money by a national or state bank made in accordance with the applicable banking laws and regulations and in the ordinary course of business;
- B. A contract, promise or agreement, express or implied, whether or not legally enforceable, to make a contribution for such purposes;
- C. A transfer of funds between a political committee and a candidate's personal campaign committee; and
- D. A payment for the personal services of another person by a person other than the candidate's personal campaign committee for services rendered to the candidate or such candidate's personal campaign committee.

The term "contribution" shall not include personal services provided without compensation by individuals volunteering their

time on behalf of a candidate or such candidate's personal campaign committee.

**ELECTION:** A general, special or primary election conducted by the city or any

of its political subdivisions, including elections limited to

referendum or bond issues.

A. A purchase, payment distribution, loan, advance, deposit or **EXPENDITURE:** 

gift of money or anything of value made for the purpose of influencing the nomination or election of any candidate or the

outcome of any issue on any city ballot;

B. A contract, promise or agreement, express or implied, and whether or not legally enforceable, to make any expenditure; or

C. A transfer of funds by a political committee to another political committee, or to a candidate's personal campaign

committee.

**ISSUE**: Any question, other than the election of a candidate to city office,

> placed upon any municipal ballot to be affirmed or defeated by popular vote and includes, but is not limited to, bond issues and

referendums.

Both natural and legal persons, including, but not limited to, PERSON:

> corporations, partnerships, trusts, other business organizations, personal campaign committees, party committees, labor unions, labor organizations and any other organized group of individuals.

**PERSONAL** The political committee appointed by a particular candidate to act

**CAMPAIGN** for such candidate, as provided in this article.

**COMMITTEE:** 

POLITICAL ACTION A person or group of persons cooperating to aid or promote the

success or defeat of a candidate or issue, including the making of a **COMMITTEE:** 

donation to a personal campaign committee.

**POLITICAL ISSUE** 

**COMMITTEE:** or promote the success or defeat of an issue affecting the city, as a

whole or any part thereof.

**POLITICAL** An act done with intent or in such a way as to influence or tend to

**PURPOSE**: influence, directly or indirectly, the election of a candidate or any

issue on the ballot at a municipal election.

Any primary election held pursuant to Utah Code Annotated title <u>PRIMARY</u> **ELECTION:** 

20A, or its successor, and/or any election held prior to the general

A person or group of persons working and/or cooperating to aid

election as provided by Utah Code Annotated title 20A, or its

successor provisions.

REPORTING The period since the closing date of the last filed financial

statement, if any, and the closing date of a financial statement to PERIOD:

be filed. (2001 Code § 2-4-201; amd. 2009 Code; Ord. 14-05, 2-12-

2014; §1-7A-1, Ord. 19-32, 10-23-2019, Effective at 12 noon on January 6, 2020)

### 1-6A-2: QUALIFICATIONS:

- A. At Large Positions: Elected officers serving in at large positions shall be elected by the registered voters of the city.
- B. Council District Positions: Elected officers serving in districted council positions shall be elected by the registered voters of the council district in which they reside.
- C. Candidate Qualifications (General): Any person who is a registered voter may be a candidate and hold office if the person has resided within the city for a period of twelve (12) consecutive months immediately preceding the date of election. (See also section 1-6-3).
- D. Annexation: In case of an annexation, any person who has resided within the territory annexed for the prescribed twelve (12) month period is deemed to meet the residence requirement for candidacy in the city and council district (if applicable) to which the territory was annexed.
- E. Candidate Qualifications (District Positions): In order to be a candidate for a districted seat on the city council, the candidate must be a resident of the council district when filing for office. (2001 Code § 2-4-202; amd. Ord. 15-06, 2-25-2015; §1-7A-2, Ord. 19-32, 10-23-2019, Effective at 12 noon on January 6, 2020)

#### 1-6A-3: RESERVED:

(2001 Code § 2-4-203; amd. 2009 Code; Ord. 13-24, 7-31-2013; §1-7A-3, Ord. 19-32, 10-23-2019, Effective at 12 noon on January 6, 2020)

#### 1-6A-4: VACANCIES IN OFFICE:

If any vacancy occurs in a seat on the city council, the process prescribed in Utah code section 20A-1-510, as amended from time to time, or its successor provisions, shall be followed. (2001 Code § 2-4-204; amd. 2009 Code; Ord. 15-06, 2-25-2015; §1-7A-4, Ord. 19-32, 10-23-2019, Effective at 12 noon on January 6, 2020)

#### 1-6A-5: FIDELITY BONDS OR INSURANCE 1:

A. Penal Bond or Insurance Amount: The city shall have in place for each member of the city council, prior to assuming office, a bond or insurance in an amount sufficient to meet the requirements of state law.

- B. Blanket Bond or Insurance: Any bond or insurance required by law or approved by the city council may be provided and the obligation satisfied by the city obtaining a public employee blanket bond, through an insurance contract, or by another legally identified and authorized method of insuring the city's interests.
- C. Cost of Bond or Insurance: The premium for any bond or insurance contract obtained pursuant to this section shall be paid by the city. (2001 Code § 2-4-205; amd. 2009 Code; Ord. 16-01, 1-13-2016; §1-7A-5, Ord. 19-32, 10-23-2019, Effective at 12 noon on January 6, 2020)

Notes

1 1. UCA 10-3-831

#### 1-6A-6: OATH OF OFFICE:

- A. Oath Required: Prior to assuming their official duties, each council member shall take and subscribe the oath of office designated in subsection B of this section. No official act of any municipal officer shall be invalid for failure to take the oath of office.
- B. Oath Provisions: The oath of office shall be:
- I, \_\_\_\_\_\_, do solemnly swear (or affirm) that I will support, obey and defend the constitution of the United States and the constitution of the state of Utah and the laws and ordinances of the City of West Jordan, and that I will discharge the duties of my office with fidelity.
  - C. Filing: The subscribed oath of all officers shall be filed with the city recorder. (2001 Code § 2-4-206; §1-7A-6, Ord. 19-32, 10-23-2019, Effective at 12 noon on January 6, 2020)

#### 1-6A-7: DISCLOSURE OF CAMPAIGN CONTRIBUTIONS:

- A. Disclosure Duty: Each candidate for elected municipal office shall report financial contributions in full compliance with state law, including those in Utah code section 10-3-208 and title 20A, chapter 11, or successor provisions; provided that for city elective offices, such disclosure of campaign contributions shall take place at the same times and in the same detail in connection with both city primary elections and city general elections.
- B. Report Filing: The filings required by this section shall be made with the city recorder. The statements so filed shall be public records. (2001 Code § 2-4-207; amd. 2009 Code; Ord. 14-05, 2-12-2014; §1-7A-7, Ord. 19-32, 10-23-2019, Effective at 12 noon on January 6, 2020)

#### 1-6A-8: POLITICAL ACTION COMMITTEES AND POLITICAL ISSUE COMMITTEES:

- A. Disclosure Duty: Each political action committee and political issue committee providing financial or in-kind support to a candidate for elected municipal office or in connection with an issue shall report concerning itself and with respect to financial and other contributions as provided in Utah code title 20A, chapter 11, or successor provisions; provided that such disclosure shall take place at the same times and in the same detail in connection with both city primary elections and city general elections.
- B. Report Filing: The filings required by this section shall be made with the city recorder. The statements so filed shall be public records.
- C. Penalties: Failure to comply with the law may subject an individual to criminal penalties or fines, including, but not limited to, those listed in Utah Code Annotated section 20A-11-603. (Ord. 14-05, 2-12-2014; §1-7A-8, Ord. 19-32, 10-23-2019, Effective at 12 noon on January 6, 2020)

# 1-7-3: REQUIREMENTS FOR CANDIDATES FOR MAYOR OR A NEWLY ELECTED MAYOR:

A candidate for mayor or a newly elected mayor shall comply with all the applicable requirements of chapter 6, article A and chapter 8 of this title. (Ord. 19-37, 11-13-2019, Effective at 12 noon on January 6, 2020)

### 1-7-8: VACANCY IN THE OFFICE OF THE MAYOR:

- A. Consistent with state law, if the duly elected mayor should die, resign, terminate legal domicile within the corporate limits of the city of West Jordan as determined by a court of competent jurisdiction, be judicially removed from office, or become disabled or disqualified in any other manner, the office of the mayor shall become vacant.
- B. Until a successor mayor is appointed by the city council as provided in subsection C below, the council chair shall be the acting mayor, and the council vice-chair shall be the acting council chair.
- C. The vacancy in the office of the mayor shall be filled pursuant to Utah Code section 20A-1-510 or successor provisions. (Ord. 19-37, 11-13-2019, Effective at 12 noon on January 6, 2020)

#### 1-8-4: FIDELITY BONDS OR INSURANCE:

- A. Bonds Required: The city shall have in place for the mayor and each appointive officer, prior to assuming the duties of office, an official bond or insurance conditioned for the faithful performance of the duties of their offices and the payment of all monies received by such officers according to law and ordinances of the city, with corporate sureties, payable to the city in the penal sum of not less than the amount required by state statute, including the state money management act of Utah Code Annotated section 51-7-15, or any successor provision.
- B. Blanket Bond or Insurance: Any bond or insurance required by this section may be provided and the obligation satisfied by the city obtaining an employee blanket bond of equal or greater value, through an insurance contract, or by another legally identified and authorized method on insuring the city's interests.
- C. Cost: The premiums for the fidelity bond or insurance contract shall be paid by the city. (2001 Code § 2-4-304; amd. 2009 Code; Ord. 16-01, 1-13-2016; §1-7C-4, Ord. 19-37, 11-13-2019, Effective at 12 noon on January 6, 2020

# 7d - Election Code - full packet

Final Audit Report 2020-11-24

Created: 2020-11-24

By: Cindy Quick (Cindy.quick@westjordan.utah.gov)

Status: Signed

Transaction ID: CBJCHBCAABAARI1TX8C3Q4R\_PpX7yhU5rFoUth0XwOx1

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