ORD-18

1

2

3 4

5

6

7

8

9

10

11

12

13

14 15

ROBERT E. SHANNON, City Attorney 333 West Ocean Boulevard, 11th Floor

16

17

18

19

20 21

22

23

24

25

26 27

28

ORDINANCE NO.

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LONG BEACH AMENDING THE LONG BEACH MUNICIPAL CODE BY AMENDING SECTIONS 2.01.380 AND, 2.01.1020 RELATING TO OFFICEHOLDER **ACCOUNTS**

The City Council of the City of Long Beach ordains as follows:

Section 1. Section 2.01.380 of the Long Beach Municipal Code is hereby amended to read as follows:

2.01.380 - Contributions for officeholder expenses.

Α. Notwithstanding any other provision of this Chapter, each elected City officeholder may establish an officeholder expense fund and may solicit and accept contributions for said officeholder expense fund not to exceed a total amount of ten thousand dollars (\$10,000.00) per calendar year for City Council members and twenty-five thousand dollars (\$25,000.00) per calendar year for the City Attorney, City Auditor, City Prosecutor and Mayor. No person shall make and no elected City officeholder or officeholder expense fund shall solicit or accept from any person, a contribution or contributions to the officeholder expense fund totaling more than five hundred dollars (\$500.00) during any calendar year. The money in such fund shall be expended and used only for the purpose of officeholder expenses associated with holding office, in accordance with and authorized by the applicable provisions of Sections 89512 through 89519 of the California Government Code, except for Subsection 89513(e) and that part of Subsection 89513(g) relating to loans to candidates,

///

///

///

///

27

28

1

2

3

4

5

6

7

8

9

political parties or committees. None of such officeholder expense funds may be used or expended in connection with a future election for an elective City office or for any expenditures that would violate the provisions of Government Code Sections 89506 or 89512 through 89519.

- B. Each such officeholder expense fund shall be considered a subaccount of the officeholder's controlled committee. All solicitations made and contributions received for an officeholder expense fund shall be clearly designated as being made or received for such uses and purposes.
- C. In addition to the disclosure and recordkeeping requirements of the Political Reform Act of 1974, as amended, every elected City officeholder who establishes and maintains an officeholder expense fund pursuant to this Section shall be required to file a supplemental report indicating all contributions to and disbursements from the officeholder expense fund with the City Clerk at the same time that each campaign statement is required to be filed by the elected officer. The supplemental officeholder expense fund report shall itemize each expenditure of more than one hundred dollars (\$100.00) from the officeholder expense fund by stating the date, amount and purpose of each such expenditure, and the name of each payee or other person upon whose behalf the expenditure was made. The officeholder or his or her treasurer shall retain all receipts. invoices, written agreements and other documents relating to expenditures from such officeholder expense fund. Pursuant to Section 2.01.810 of this Chapter the City Clerk shall prescribe and furnish the necessary and appropriate forms for filing such supplemental information.

1

Section 2.

2.01.1020 - Retention of ten thousand dollars by office holders. Any person holding office as a result of a successful campaign resulting in surplus funds may retain up to ten thousand dollars (\$10,000.00) of such surplus funds for expenditures associated with holding such office in accordance with the provisions of Sections 89512 and 89513 of the The City Clerk shall certify to the passage of this ordinance by the City Council and cause it to be posted in three (3) conspicuous places in the City of Long Beach, and it shall take effect on the thirty-first (31st) day after it is approved by the 28 ///

Section 2.01.1020 of the Long Beach Municipal Code is

OFFICE OF THE CITY ATTORNEY ROBERT E. SHANNON, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach, CA 90802-4664

	I he	ereby certify that the for	egoing ordinance was adopted by th	ne City
Council of the City of Long Beach at its meeting of				_, 20, by
the fo	ollowing vote	2 :		
	Ayes:	Councilmembers:		
			er E-rental	
:	Noes:	Councilmembers:		
	Absent:	Councilmembers:		
			ETTE ATT STEEL AND	
	·		•	
			,	
			City Clerk	
			v.	
Ann	ovod:			•
Approved:(Date)			Mayor	

3

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

1

2.01.380 Contributions for officeholder expenses.

Α. Notwithstanding any other provision of this eChapter, each elected eCity officeholder may establish an officeholder expense fund and may solicit and accept contributions for said officeholder expense fund not to exceed a total amount of ten thousand dollars (\$10,000.00) per calendar year for eCity eCouncil members and twentyfive thousand dollars (\$25,000.00) per calendar year for the eCity aAttorney, eCity aAuditor, eCity pProsecutor and mMayor. No person shall make and no elected eCity officeholder or officeholder expense fund shall solicit or accept from any person, a contribution or contributions to the officeholder expense fund totaling more than five hundred dollars (\$500.00) during any calendar year. The money in such fund shall be expended and used only for the purpose of officeholder expenses associated with holding office, in accordance with and authorized by the applicable provisions of Sections 89512 through 89519 of the California Government Code, except for Subsection 89513(e) and that part of Subsection 89513(g) relating to loans to candidates, political parties or committees. None of such officeholder expense funds may be used or expended in connection with a future election for an elective eCity office or for any expenditures that would violate the provisions of Government Code Sections 89506 or 89512 through 89519.

- B. Each such officeholder expense fund shall be considered a subaccount of the officeholder's controlled committee. _All solicitations made and contributions received for an officeholder expense fund shall be clearly designated as being made or received for such uses and purposes.
- C. In addition to the disclosure and recordkeeping requirements of the Political Reform Act of 1974, as amended, every elected eCity officeholder who establishes and maintains an officeholder expense fund pursuant to this eSection shall be required to file a supplemental report indicating all contributions to and disbursements from the

officeholder expense fund with the eCity eClerk at the same time that each campaign statement is required to be filed by the elected officer. The supplemental officeholder expense fund report shall itemize each expenditure of more than fiftyone hundred dollars (\$5100.00) from the officeholder expense fund by stating the date, amount and purpose of each such expenditure, and the name of each payee or other person upon whose behalf the expenditure was made. The officeholder or his or her treasurer shall retain all receipts, invoices, written agreements and other documents relating to expenditures from such officeholder expense fund. Pursuant to Section 2.01.810 of this eChapter the eCity eClerk shall prescribe and furnish the necessary and appropriate forms for filing such supplemental information.

2.01.1020 Retention of fiveten thousand dollars by office holders.

Any person holding office as a result of a successful campaign resulting in surplus funds may retain up to fiveten thousand dollars (\$510,000.00) of such surplus funds for expenditures associated with holding such office in accordance with the provisions of Sections 89512 and 89513 of the California Government Code.