

## City of Long Beach Working Together to Serve

**R-17** 

Date:

August 24, 2010

To:

Honorable Mayor and City Council

From:

Vice Mayor Suja Lowenthal, Chair, Elections Oversight Committee

Subject:

AMENDMENT TO LONG BEACH MUNICIPAL CODE SECTION 2.01.380

CONCERNING OFFICEHOLDER ACCOUNTS

The Elections Oversight Committee, at its meeting held July 20, 2010,

considered communications relative to the above subject.

It is the recommendation of the Elections Oversight Committee to the City Council to amend Long Beach Municipal Code Section 2.01.380 concerning officeholder accounts to conform to State regulations requiring reporting of all expenditures and contributions of \$100 or more.

Respectfully submitted,

**ELECTIONS OVERSIGHT COMMITTEE** 

Vice Mayor Suja Lowenthal, Chair

Prepared by: Gloria Harper



## City of Long Beach Working Together to Serve

R-29

Date:

December 18, 2007

To:

Honorable Mayor and City Council

From:

Vice Mayor Bonnie Lowenthal, Chair, Elections Oversight Committee

Subject:

**AMEND LONG BEACH MUNICIPAL CODE 2.01.380** 

The Elections Oversight Committee, at its meeting held December 4, 2007, considered communications relative to the above subject.

It is the recommendation of the Elections Oversight Committee, for the purpose of discussion by the full City Council, referral of proposed amendment to update Long Beach Municipal Code Section 2.01.380 concerning officeholder accounts to conform to State regulations requiring reporting of all expenditures and contributions of \$100 or more, with the proviso that filers voluntarily report expenditures of \$50 -\$99, be received and discussed.

Respectfully submitted,

**ELECTIONS OVERSIGHT COMMITTEE** 

Vice Mayor Bonnie Lowenthal, Chair

Prepared by: Gloria Harper



Date:

November 6, 2007

To:

Chair Lowenthal and Members of Election Oversight Committee

From:

Gary DeLong

Subject:

Recommendation to Amend Municipal Code to make consistent the itemizing

thresholds of City Officeholder Accounts with State Law

Current City regulations are inconsistent with State of California regulations regarding reporting requirements.

The FPPC Form 460 requires that an officeholder report periodically regarding the contributions and expenditures related to his or her account. The law was passed in the 1970s and subsequently amended by the Political Reform Act (PRA). Under the PRA, an officeholder must itemize all expenditures of \$100 or more and all contributions of \$100 or more.

The City OEF also requires that officeholders report periodically regarding contributions and expenditures related to his or her account (See LBMC 2.01.380). Under the Municipal Code, all expenditures of more than \$50 must be reported, as must all contributions regardless of the amount. Because the itemizing thresholds under the City law are different than those under the state law, two separate forms are required. Consistency would require that only the State form be reported.

My request is for the Elections Oversight Committee to recommend to the City Council that City reporting requirements be updated to conform to State regulations. This would lessen the burden of compliance on both filers and City staff, as only the State form would be required.