## STRIKEOUT ORDINANCE

# OLD LANGUAGE: Struck Out NEW LANGUAGE: Double Underline

ORDINANCE NUMBER O-\_\_\_\_\_ (NEW SERIES)

DATE OF FINAL PASSAGE \_\_\_\_\_

AN ORDINANCE AMENDING CHAPTER 2, ARTICLE 7, DIVISION 29 OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTIONS 27.2903 AND 27.2924; RETITLING AND AMENDING SECTION 27.2925; AND AMENDING SECTIONS 27.2945, 27.2952, 27.2965, 27.2970, 27.2971, 27.2973, 27.2974, 27.2975 AND 27.2980, RELATING TO THE CITY OF SAN DIEGO ELECTION CAMPAIGN CONTROL ORDINANCE.

# §27.2903 Definitions

Unless otherwise defined in this section, or the contrary is stated or clearly

appears from the context, the definitions of the Political Reform Act of 1974

(Government Code sections 81000 et seq.) and the definitions contained in the

regulations adopted by the Fair Political Practices Commission shall govern the

interpretation of this division.

Agent through Citywide Primary Election [No change in text.]

*City Official* includes:

- (a) any elected or appointed *City* officeholder, including any *City* officeholder elected but not yet sworn in; and
- (b) any *City Board* member, as defined in section 27.3503; and
- (c) any employee of the *City*, except for classified employees as that term is defined in San Diego Charter section 117, who is required to file a statement of economic interests pursuant to the California Political

Reform Act of 1974, as amended; and

- (d) *City Council* members acting in their capacity as Housing Authority and Redevelopment Agency officers; and
- (e) any consultants of the *City* who are required to file a statement of economic interests pursuant to the California Political Reform Act of 1974, as amended.

For purposes of this definition, an officeholder is considered elected to office on the date the Council adopts its resolution declaring the results of the election. *Clearly identified candidate* through *Clearly identified measure* [No change in text.]

Committee means any person acting, or any combination of two or more persons acting jointly, who raise \$1,000 \$2,000 or more, or make independent expenditures of \$1,000 or more, within a single calendar year on behalf of or in opposition to a candidate or for the qualification to the ballot or adoption or rejection of one or more ballot measures. Committees include controlled committees, independent expenditure committees, primarily formed recipient committees, and general purpose recipient committees. Contribution through Independent expenditure [No change in text.] Independent expenditure committee means any person who makes independent

receiving *contributions* of \$1,000 or more within a single calendar year.

expenditures totaling \$1,000 or more within a single calendar year without also

*Mass campaign literature* through *Measure* [No change in text.]

*Member communication* means a communication directed solely to members, employees, or shareholders, or families of members, employees, or shareholders of an organization, including a communication to members of any political party, for the purpose of supporting or opposing one or more City *measures* or candidates for elective City office. Member communications do not include communications made by an organization for general public advertising such as broadcasting, billboards, and newspaper advertisements, or for communications to persons who are not members, employees, or shareholders, or families of members, employees, or shareholders of the organization. The meaning of *member communication* is intended to be consistent with the definitions contained in California Government Code section 85312 and title 2, section 18531.7 of the California Code of Regulations. Any amendments made to these authorities shall be deemed to be an amendment to the language of this definition. *Municipal decision* has the same meaning as defined in San Diego Municipal Code section 27.4002.

Payment through Vendor [No change in text.]

### §27.2924 Surplus Campaign Funds

(a) Upon <u>the 90th day after</u> leaving any elected office, or <del>at</del> <u>the 90th day</u>
 <u>following</u> the end of the post-election reporting period following the
 defeat of a *candidate* for elective office, whichever occurs last, campaign
 funds under the control of a *candidate* shall be considered surplus
 campaign funds.

(b) through (c) [No change in text.]

### §27.2925 Accounting and Recordkeeping

(a) through (b) [No change in text.]

- (c) <u>Every candidate or committee paying for campaign advertisements</u> <u>supporting or opposing one or more City candidates or City measures</u> <u>shall maintain records in accordance with the following requirements:</u>
  - (1) for mass campaign literature subject to section 27.2970, records
     that identify the date(s) of dissemination, the number of pieces
     disseminated, and the method of dissemination, as well as an
     original sample of each item of mass campaign literature
     disseminated by the committee;
  - (2) for mass telephone communications subject to section 27.2971, records that identify the date(s) the telephone calls were made and the number of calls made, as well as a transcript of the messages communicated and a copy of any recorded messages;
  - (3) for billboards and other large forms of advertising subject to section 27.2972, records that identify the location(s) where each advertisement was publicly displayed, the date(s) of display, the dimensions of each advertisement, the content and size of the requisite "paid for by" disclosure, as well as an advertising proof or comparable image of the advertisement in printed or electronic format; and
  - (4) for mass media advertisements subject to section 27.2974, records
     that identify the publication or website where the advertisement

<u>appeared</u>, the date(s) the advertisements appeared, the content and
<u>size of the requisite "paid for by" disclosure</u>, as well as an
<u>advertising proof or comparable image of the advertisement in</u>
<u>printed or electronic format.</u>

- (d) <u>The records required by section 27.2925(c) shall be kept by the *candidate* or *committee* for a period of four years following the date that the campaign statement to which they relate is filed.
  </u>
- (c)(e) Each *candidate* and *committee* shall deliver, on demand, to any public officer having authority to enforce this division, a written authorization permitting the officer to have access to all records pertaining to the campaign *contribution* checking account.
- (d)(f) Each *candidate* and *committee* shall, on demand, make available to any public officer having authority to enforce this division all records required by this division to be maintained by the *candidate* or *committee*.

### §27.2945 Notification Regarding Reimbursement Prohibition

(a) It is unlawful for any *candidate* or *controlled committee* to solicit *contributions* for a *City candidate election* from potential contributors by distributing printed materials or using an Internet web site website unless such materials or site contain at least one instance of the following statement in a prominent place printed in typeface that is easily legible, contrasts with the background, and is not smaller than the typeface used in a majority of the text in the materials or on the site: <u>"It is unlawful for any</u> type of business entity to reimburse an individual for a contribution made by that individual to a City candidate." <u>"It is unlawful to reimburse an</u> <u>individual's *contribution* to a *City candidate* unless the reimbursement is <u>made by another individual and the names of both individuals are</u> <u>provided to the *candidate*."</u></u>

(b) [No change in text.]

### §27.2952 Contributions from Sole Proprietorships

- (a) Notwithstanding the provisions of sections 27.2950 and 27.2951,
  - a contribution drawn from a checking account or credit card account held by an individual doing business as a sole proprietorship is considered a *contribution* from that individual for purposes of sections 27.2934 and section 27.2935, and may lawfully be received by a *candidate* for *elective City office*-; and
  - (2) <u>a non-monetary contribution in the form of goods or services</u> <u>donated by an individual doing business as a sole proprietorship is</u> <u>considered a contribution from that individual for purposes of</u> <u>section 27.2935, and may lawfully be received by a candidate for</u> <u>elective City office.</u>
- (b) Any *candidate* disclosing on a campaign statement the source of a *contribution* received pursuant to subsection (a) shall identify the full name of the individual contributor notwithstanding the name of the sole proprietorship on the face of the <u>a</u> check or on the <u>a</u> credit card account.
- (c) The provisions of this section apply solely to entities recognized <u>individuals treated</u> as sole proprietorships under federal tax laws, and do

not apply to a *contribution* drawn from a checking account or credit card account held by a corporation, partnership, limited liability company, or any other type of business entity, or to a non-monetary *contribution* made by such entities.

### §27.2965 Professional Expense Funds

(a) through (d) [No change in text.]

- It is unlawful for any individual to make a contribution to a professional (e) expense committee without accompanying the contribution with a disclosure form identifying the particulars of all matters, if any, that such individual has pending before the board, commission, department, or agency of which the City Official or candidate maintaining the professional expense committee is a member or employee. When filing the campaign statements required by section 29.2967, the professional *expense committee* shall attach to such statement a copy of each disclosure form received pursuant to this subsection. Every individual making a contribution to a professional expense committee shall accompany such *contribution* with a signed disclosure form indicating whether the individual has a financial interest in any *municipal decisions* pending before the applicable *City Official* or *candidate*. If the individual has such a financial interest, he or she shall identify the municipal decision and describe the nature of the interest on the disclosure form.
  - (1) For purposes of this subsection:

- <u>(A)</u> <u>a municipal decision is pending before a City Official or</u> <u>candidate if it is reasonably foreseeable that it will be acted</u> <u>on by the City Official or candidate or by any governmental</u> <u>body of which that City Official or candidate is a member;</u>
- (B) the term "governmental body" in (e)(1)(A) above means the City Council, any City Council committee, the board of directors of any City agency, and any City Board, commission, committee, or task force; and
- (C) an individual has a financial interest in a *municipal decision* if:
  - (i) the individual or any member of the individual's immediate family is a claimant, applicant, respondent, contracting party, or otherwise named as a party to the decision; or
  - (ii) the individual or any member of the individual's immediate family holds a managerial level position, or has a 10% or greater ownership interest, in a business entity that is a claimant, applicant, respondent, contracting party, or otherwise named as a party to the decision; or
  - (iii) the individual or any member of the individual's
     immediate family has an ownership interest in real
     property that is the subject of the decision; and

- <u>(iv)</u> it is reasonably foreseeable that the decision will
   <u>have a direct or substantial financial impact on real</u>
   <u>property in which the individual or any member of</u>
   <u>the individual's immediate family has an ownership</u>
   <u>interest.</u>
- <u>Notwithstanding subsections (e)(1)(C)(i) through</u>
   <u>(e)(1)(C)(iv), an individual does not have a financial</u>
   <u>interest in a *municipal decision* that will have only a</u>
   <u>nominal, inconsequential, or insignificant financial</u>
   <u>effect on the individual's financial interests or those</u>
   of his or her immediate family.
- (D) <u>An individual who makes an electronic or telephonic</u> <u>contribution to a professional expense committee is deemed</u> to be in compliance with this section if, within one calendar day of making the *contribution*, the individual provides the signed disclosure form to the *committee* or deposits it with the U.S. Postal Service or a comparable service for delivery to the *committee*.
- (2) <u>An individual is not required to identify a financial interest in a</u> <u>municipal decision on the disclosure form if both of the following</u> <u>are true:</u>
  - (A) the individual's *contributions* are required to be disclosed
     by a *lobbying firm* or *organization lobbyist* (as both are

defined in San Diego Municipal Code section 27.4002) in accordance with San Diego Municipal Code section 27.4017; and,

- (B) the *municipal decision* in which the individual has a financial interest has been identified on the most recent registration form or quarterly disclosure report filed by the *lobbying firm* or *organization lobbyist* (as both are defined in San Diego Municipal Code section 27.4002).
- <u>It is unlawful for a *professional expense committee* to deposit a
   <u>contribution from any individual without first obtaining a signed</u>
   <u>disclosure form from that individual.</u>
  </u>
- <u>Within 10 calendar days of the filing deadline applicable to the</u>
   <u>campaign statement required by section 29.2967, the *professional* <u>expense committee shall file with the City Clerk a copy of each</u>
   <u>disclosure form received during the reporting period pursuant to</u>
   <u>this subsection.</u>
  </u>
- (f) [No change in text.]

### §27.2970 Mass Campaign Literature

(a) It is unlawful for any *candidate* or *committee* to pay for *mass campaign literature*, other than a yard sign, for the purpose of supporting or opposing a *City candidate* or ballot *measure* unless each item of *mass campaign literature* includes the words "paid for by" immediately followed by the name, street address, and city of that *candidate* or

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*committee* in a typeface that is easily legible, contrasts with the background, and is no less than 12 points in size.

(b) In addition to the requirements set forth in subsection (a) it is unlawful for any candidate or committee to send mass campaign literature through the mail for the purpose of supporting or opposing a City candidate or City measure unless the name, street address, and city of the candidate or committee are shown on the outside of each item of mass campaign literature, and on at least one of the inserts included within each piece of mail, in a typeface that is easily legible, contrasts with the background, and is no less than 12 points in size.

(1) through (2) [No change in text.]

- (c) For candidates and candidate-controlled committees supporting the candidate's candidacy, the disclosures required by subsections (a) and (b), other than for yard signs, shall be in a typeface that is easily legible, contrasts with the background, and is no less than 12 points in size. For all other committees, the disclosures required by subsections (a) and (b), other than for yard signs, shall be in a bold, sans serif typeface that is easily legible, contrasts with the background, and is no less than 14 points in size.
- (c)(d) It is unlawful for any *candidate* or *committee* to pay for *mass campaign literature* in the form of yard signs for the purpose of supporting or opposing a *City candidate* or ballot *measure* unless the face of each yard sign includes the words "paid for by" immediately followed by the name,

street address, and city of that *candidate* or *committee* in a typeface that is easily legible, contrasts with the background, and has a height no less than five percent of the height of the yard sign.

- (d)(e) For purposes of this section, an organization's post office box may be stated in lieu of a street address if that organization's address is a matter of public record with the Secretary of State.
- (e)(f) If a controlled committee pays for mass campaign literature, the name of the candidate controlling the committee shall be included in addition to the information required by this section.
- (f)(g) The requirements set forth in this section do not apply to *member* communications distributed by an organization that is not a political party, email communications, Internet web pages, or slate mailers.

## **§27.2971** Telephone Communications

- (a) through (d) [No change in text.]
- (e) Any *candidate* or *committee* paying for a live or recorded telephone communication subject to this section shall maintain for four years a transcript of the message being communicated, a copy of any recorded messages, and a record of the number of calls for each message records relating to such communications in accordance with section 27.2925(c).
- (f) [No change in text.]

### §27.2973 Paid Spokespersons — Ballot Measures

(a) [No change in text.]

(b) Any advertisement subject to the provisions of subsection (a) shall include the following statement: "(spokesperson's name) is being paid by (committee's name) for appearing in this campaign advertisement" in a <u>bold, sans serif</u> typeface that is easily legible, contrasts with the background, and is no less than 12 14 points in size if the advertisement consists of printed material, or spoken in a clearly audible format if the advertisement is a telephone message.

#### §27.2974 Disclosure on Advertisements in Mass Media

- (a) [No change in text.]
- (b) For candidates and candidate-controlled committees paying for advertising supporting the candidate's candidacy, the The disclosure statement required by subsection (a) shall be in a typeface that is easily legible, contrasts with the background, and is no less than 12 points in size. For all other committees, the disclosure statement required by subsection (a) shall be in a bold, sans serif typeface that is easily legible, contrasts with the background, and is no less than 14 points in size.

# §27.2975 Major Funding of Advertisements Supporting or Opposing Candidates and Ballot Measures

(a) In addition to all other applicable disclosure requirements set forth in this Division, it is unlawful for any *primarily formed recipient committee* to pay for an advertisement supporting or opposing a *City candidate* or ballot *measure* unless each *person* who has cumulatively contributed \$10,000 or more to the *committee* is identified in the advertisement as providing major funding to the *committee*.

- (1) If there are more than two donors of \$10,000 or more, the *committee* is only required to disclose the highest and second highest in that order.
- (2) In the event that two or more donors of identical amounts meet the threshold for the top two contributors, the order of disclosure shall be made beginning with the most recent contributor of that amount.
- (3) The disclosure shall be in a <u>bold, sans serif</u> typeface that is easily legible, contrasts with the background, and is no less than <del>12</del> <u>14</u> points in size, except that if the advertisement is on a yard sign, billboard, or any other large form of advertising, as defined in section 27.2972, the disclosure's typeface shall have a height no less than five percent of the height of the advertisement.
- (4) The disclosure shall reflect information that is accurate as of the date the *committee* places the order to purchase the advertisement.

(b) through (c) [No change in text.]

### **§27.2980** Disclosure of Electioneering Communications

(a) Every *electioneering communication* in printed form shall include the words "paid for by" immediately followed by the name, street address, and city of the *person* who paid for the communication in a <u>bold, sans</u> <u>serif</u> typeface that is easily legible, contrasts with the background, and is no less than <u>12</u> <u>14</u> points in size.

(b) through (h) [No change in text.]

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