ORDINANCE NO.

AN ORDINANCE OF THE CITY OF SAN JOSE AMENDING TITLE 12 OF THE SAN JOSE MUNICIPAL CODE TO AMEND SECTION 12.04.080 OF CHAPTER 12.04 TO AUTHORIZE THE CITY CLERK TO DISMISS WITHOUT PREJUDICE INSUFFICIENT **COMPLAINTS** COMPLAINTS THAT ARE OUTSIDE THE JURISDICTION OF THE BOARD OF FAIR CAMPAIGN AND POLITICAL PRACTICES; SECTION 12.05.020 OF CHAPTER 12.05 TO REGULATE THE SCHEDULING OF SPECIAL ELECTIONS FOR CERTAIN INITIATIVE MEASURES: SECTION 12.06.295 OF CHAPTER 12.06 TO REMOVE LIMITATIONS ON THE AMOUNT A CANDIDATE MAY LOAN TO THEIR OWN CAMPAIGN OR CAMPAIGN COMMITTEE; SECTION 12.10.020 OF CHAPTER 12.10 TO REDEFINE THE NONPROFIT EXCEPTION IN THE REVOLVING DOOR ORDINANCE; AND SECTION 12.12.440 OF CHAPTER 12.12 TO REMOVE THE LATE FILING FEE FOR WEEKLY LOBBYIST REPORTS

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF SAN JOSE:

<u>SECTION 1.</u> Section 12.04.080 of Chapter 12.04 of Title 12 of the San José Municipal Code is hereby amended and reads as follows:

12.04.080 Investigations.

- A. The city council shall adopt, by resolution, regulations and procedures for investigations and hearings to be conducted by the commission.
- B. The commission has the authority to investigate complaints alleging violations of this title, in accordance with the regulations and procedures adopted by resolution of the city council.

- C. A complaint filed with the commission may be investigated only if the complaint identifies the specific alleged violation which forms the basis for the complaint and contains sufficient facts to warrant a formal investigation.
- D. The City Clerk is authorized to dismiss complaints without prejudice that do not satisfy the requirements of this Section or are outside the jurisdiction of the commission.
- DE. The council shall retain an independent and neutral evaluator, selected by the commission, to review and investigate complaints and to make recommendations to the commission. The council shall appropriate funds anticipated to be needed to fund the evaluator for a period of four years.
- EF. No complaint, investigative file or information contained therein may be disclosed by a city official, city employee, the evaluator or investigator to any person other than a respondent or respondent's representative, the city attorney or district attorney, a court, a law enforcement agency or otherwise as necessary to the conduct of an investigation before the evaluator presents the report and recommendations to the commission.
- FG. Except as provided in this section, the evaluator must refer any complaint where the respondent is a classified or unclassified employee appointed by a city council appointee to the appointing authority for investigation and action. The board of fair campaign and political practices must not take any further action on the complaint with regard to the employee.
- GH. Any city employee who is a candidate for city office must be treated as any other candidate for purposes of Chapter 12.06.
- HI. The city attorney's office may provide legal advice to the commission related to noncomplaint matters or general interpretations of the Municipal Code or relevant

state or federal law, but must not participate in investigations or reviews of

complaints.

SECTION 2. Section 12.05.020 of Chapter 12.05 of Title 12 of the San José Municipal

Code is amended to read as follows:

12.05.020 Scheduling of City Municipal Elections.

A. A regular municipal election which is a regularly scheduled primary election shall

be held on the same date that the state of California holds its direct primary

election.

B. A regular municipal election which is a run-off municipal election shall be held on

the same date that the state of California holds its statewide general election.

C. A special municipal election for an initiative measure that has qualified pursuant

to Charter Section 1603(a)(1) within one hundred eighty (180) days prior to a

general election, regular municipal election, or special municipal election,

occurring wholly or partially in the City, may be held on the same date as, and

consolidated with, that general election, regular municipal election, or special

municipal election.

D. A special municipal election for an initiative measure that has qualified pursuant

to Charter Section 1603(a)(1) during the period between a regularly scheduled

statewide direct primary election and a regularly scheduled statewide general

election in the same year, may be held on the same date as, and consolidated

with, the statewide general election.

E. To avoid holding more than one (1) special municipal election on an initiative

measure that has qualified pursuant to Charter Section 1603(a)(1) within any one

hundred eighty (180)-day period, the date for holding such a special municipal

election may be fixed later than the last date required under the California

Elections Code but at as early a date as practicable after the expiration of one

hundred eighty (180) days from the last special municipal election.

F. Not more than one (1) special municipal election for an initiative measure that

qualifies pursuant to Charter Section 1603(a)(1) may be held during any period of

one hundred eighty (180) days.

SECTION 3. Section 12.06.295 of Chapter 12.06 of Title 12 of the San José Municipal

Code is hereby amended and reads as follows:

12.06.295 Deposit of personal funds into campaign bank accounts.

A. A candidate must disclose the source of all personal funds deposited into his or

her campaign bank account. If the source of the funds is a loan to the candidate,

the name and address of the lender and the terms of the loan must also be

disclosed.

B. The information required by Subsection A must be reported, on a form provided

by the City Clerk, on or before the date of the next campaign disclosure

statement, which must be filed after the funds are deposited into the campaign

bank account.

C. A candidate may deposit personal funds into his or her campaign bank account

up to 11:59 p.m. on the one hundred eightieth (180th) day after the day of the

election for the purpose of paying outstanding debt as set forth in Section

12.06.710.

D. No candidate shall make loans to his or her own campaign or campaign

committee where the outstanding total, at any one point in time, is more than

twenty thousand dollars (\$20,000).

Except as provided in this Section, nothing in this Chapter shall prohibit a

candidate from making unlimited contributions to his or her own campaign.

SECTION 4. Section 12.10.020 of Chapter 12.10 of Title 12 of the San José Municipal

Code is amended to read as follows:

12.10.020 **Definitions**.

For purposes of this Chapter, the terms below have the following meaning:

A. "Agency Official" means the chairperson and members of the Board of Directors

of the Redevelopment Agency of the City of San José.

B. "City Official" means the Mayor and City Councilmembers.

C. "Commission" means any body created by the City Council or Agency Board

whose members are required to file statements of economic interest pursuant to

the Political Reform Act of 1974 as amended (Gov. Code §§ 81000 et seq.).

D. "Employee" has the same meaning as set out in Title 20 of the Code of Federal

Regulations § 404.1007(b).

E. "Nonprofit organization" means an entity which would qualify as such under the

federal organization with tax exempt status under Section 501(c)(3) of the

Internal Revenue Code-and has engaged in programs or projects which have

received financial or other formal support from the city council or redevelopment

agency board within the past five years.

F. "Transitional services" means services involving technical or specialized

knowledge required to complete a project or to provide temporary consulting

services to the City or the Agency.

G. "Work" means any activity for which compensation is received from any source,

including compensation received as an independent contractor. Work includes

the supervision or direction of others performing work, except as provided in

Section 12.10.050. Work for the City or Agency also includes any action of any

sort whatsoever taken in one's official capacity. Service by a City or Agency

Official or designated employee on any type of board, committee or similar body

as a representative of the City or Agency is deemed to be work for the City or

Agency.

SECTION 5. Section 12.12.440 of Chapter 12.12 of Title 12 of the San José Municipal

Code is amended to read as follows:

A. All fees, fines and interest referenced in this section are set forth in the schedule

of fees established by resolution of the city council.

B. All Lobbyists are required to register, including expenditure lobbyists or contract

lobbyists that work for an in-house lobbyist, by filing a lobbyist registration report

and paying an annual registration fee at the time of registration or registration

renewal. If the Lobbyist registers for the first time on or after June 30 of a given

year, the Lobbyist may pay a reduced registration fee. A Lobbyist is not

registered if it pays the registration fee but does not file a Lobbyist registration

report, or if it files a Lobbyist registration report but does not file the registration

fee. If the registration fee is not paid in full at the time of registration or registration renewal, a late registration fine will be assessed per business day on the unpaid balance until the registration fee is paid in full. In no event will the late registration fine exceed one hundred percent of the unpaid registration fee.

- C. Every contract lobbyist must pay a fee for each client for whom lobbying activity is undertaken for compensation and the compensation is greater than five hundred dollars per client. The fee for each client must be paid on an annual basis with the registration or registration renewal. A Lobbyist is not registered if it pays the required client fees but does not file a Lobbyist registration report, or if it files a Lobbyist registration report but does not pay the required client fees. After the registration or registration renewal, the fee for any new client must be paid with the weekly report immediately following the week when the Lobbyist is compensated and the compensation is greater than five hundred dollars. A Lobbyist has not duly filed a required weekly report if it pays the required client fees but does not file the weekly report, or if it files a required weekly report but does not pay the required client fees. (Lobbyists for organizations representing a group of organizations or associations such as trade associations will not be assessed a fee for each client if the compensation to the lobbyist is derived from fees or dues members pay for their membership in the organization or association.)
- D. Beginning July 1, 2018, any Lobbyist who fails to file a weekly report or files a weekly report after the report is due under Section 12.12.430 will be assessed a late filing fine per business day until the required weekly report is filed, up to sixty business days. Interest calculated on a monthly basis or a fraction thereof will accrue on the late filing fine from the sixty-first day to the date the fine is paid. If more than one fine is due, interest will accrue separately upon each fine. The

monthly rate of	interest impose	ed pursuant to this	section shall	be that rate set
forth in Section	1.17.150.C of <u>(</u>	Chapter 1.17 of Tit	tle 1 of this Co	o de.

<u>E</u> <u>D</u> .		re to pay any fees, fines and interest asse ced as a personal obligation of the Lobbyi	•
PASS vote:	SED FO	OR PUBLICATION of title this day of	, 2023, by the following
		AYES:	
		NOES:	
		ABSENT:	
		DISQUALIFIED:	
ATTE	ST:		MATT MAHAN Mayor
TONI	J. TAE	BER, CMC	

City Clerk