1	CITY OF SANTA FE, NEW MEXICO
2	BILL NO. 2008-64
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10	AN ORDINANCE
11	AMENDING SECTION 6-16.4 SFCC 1987 REGARDING HEARINGS BEFORE THE
12	ETHICS AND CAMPAIGN REVIEW BOARD; AND AMENDING VARIOUS SECTIONS
13	OF ARTICLE 9-2 SFCC 1987 CAMPAIGN CODE.
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15	BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF SANTA FE:
16	Section 1. Section 6-16.4 SFCC 1987 (being Ord. #2005-14, §20 as amended) is
17	amended to read:
18	6-16.4 Determination of Legal Sufficiency; Setting a Hearing.
19	A. Upon receipt of the complaint, the board shall determine the following:
20	(1) If the face of the complaint sets forth legally sufficient facts which, if
21	true, show probable cause to believe that there was a violation;
22	(2) If the complaint was filed within one (1) year after the complainant first
23	discovered or reasonably should have discovered the facts on which the complaint is
24	based;
25	(3) If the complaint is frivolous or intended solely to harass or intimidate;
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and

- (4) If the board lacks jurisdiction to adjudicate the complaint.
- B. The city attorney, or a qualified attorney designated by the city attorney, may file a complaint with the board on the basis of information referred by the board or obtained otherwise, upon [their independent] a determination by the city attorney or his or her designee that probable cause exists of a violation of the Code of Ethics or the Campaign Code.
- C. To promote public participation, and to preserve the board's transparency, credibility, and stature, all final board determinations, including board decisions on complaints, advisory opinions, and settlements, shall be made during public meetings in compliance with the Open Meetings Act. No complaint shall be dismissed without a prior evidentiary hearing or prior board discussion in a public meeting of the reasons for the determination.
- D. If the board determines that the complaint is legally sufficient, was filed timely and is not frivolous, and that the board has jurisdiction to adjudicate the complaint, the board shall at the same meeting set a schedule for hearing the complaint. The board shall conduct a public hearing regarding the complaint in accordance with due process of law. The chair of the board has authority to order appropriate discovery and issue subpoenas for the attendance of witnesses or the production of documents. Any decision of the chair with respect to discovery or with respect to the issuance of subpoenas shall be reviewable by the board upon request of any affected person. The board may seek enforcement of administrative subpoenas or discovery requests in district court.
- E. The city clerk may require electronic posting of all documents generated pursuant to the Code of Ethics or the Campaign Code in an accessible and searchable format, including the proceedings of the ethics and campaign review board.
- Section 2. Section 9-2.3 SFCC 1987 (being Ord. #1998-41, §3 as amended) is amended to read:

1 Definitions. 9-2.3 2 As used in the Campaign Code: 3 A. Ballot proposition means any measure, amendment or other question submitted 4 to, or proposed for submission to, a popular vote at [an] a Santa Fe municipal election. 5 B. Campaign depository means a bank, mutual savings bank, savings and loan 6 association or credit union doing business in this state under which a campaign account or 7 accounts are maintained. 8 C. Campaign finance statement means a report of all contributions received and 9 expenditures made according to a form prescribed by the city clerk which, when completed and 10 filed, provides the information required in the sections to follow. 11 D. Campaign materials means any published communication, electronic or 12 otherwise, disseminated to more than one hundred (100) persons that either supports the election 13 or defeat of any identifiable candidate or candidates or supports the approval or defeat of a ballot 14 proposal, other than communications to, or editorials, reports, or commentary by news media. 15 E. Campaign treasurer and deputy campaign treasurer means the individual who is 16 responsible for keeping the financial records of the political committee or candidate (the 17 candidate may be their own campaign treasurer or deputy campaign treasurer). 18 Campaign period means that period beginning twelve (12) months before a 19 regular municipal or special election to fill any vacancy in any municipal elected office and 20 ending on the date when a campaign is officially closed.] 21 [G.]F. Candidate means any individual who seeks election to a Santa Fe municipal 22 office. An individual shall be a candidate when they: 23 (1) Announce publicly; 24 (2) File for office; 25 (3) When contributions are accepted or expenditures made; or

1	(4) Any activity is held to promote an election campaign of an individual if			
2	that activity is endorsed or supported by that person or if the benefits of such activity are			
3	later accepted by such person.			
4	[H. Continuing committee means a political committee which is an organization of			
5	continuing existence not established in anticipation of any particular election.]			
6	[4.]G. Contribution means a loan, loan guarantee, gift, advance, pledge, contract,			
7	agreement or promise of money or anything of value or other obligation, whether or not legally			
8	enforceable, made directly or indirectly, to a candidate or political committee for the purpose of			
9	influencing the outcome of a municipal election.			
10	(1) The term "contribution" includes:			
11	(a) The transfer of funds or anything of value between political			
12	committees;			
13	(b) The transfer of anything of value, including personal and			
14	professional services, for less than full consideration;			
15	(c) Interest, dividends or other income derived from the investment			
16	of campaign funds;			
17	(d) The payment for the services of an individual serving on behalf			
18	of a candidate or political committee, which payments are made by a third party;			
19	and			
20	(e) The purchase of over twenty-five dollars (\$25.00) of tickets for			
21	fundraising events such as dinners, rallies, raffles, etc. and the proceeds of			
22	collections at fundraising events which are not otherwise reported.			
23	(2) The term "contribution" does not include:			
24	(a) A volunteer's personal services provided without compensation			
25	or the travel or personal expenses of such a campaign worker; and			
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(b) The cost of an event held in honor of or on behalf of a candidate when the total cost of the event amounts to no more than two hundred dollars (\$200.).

[J.]H. Contributor means:

- (1) Individual contributor means an individual who makes a contribution from their personal assets which are not those of a business, corporation, partnership, political committee.
- (2) Business contributor means an individual who uses the assets of their business, corporation, partnership, political committee or PAC as a contribution or any business, corporation, partnership, political committee or PAC which makes a contribution.
- [K.]I. Election means any regular or special [eity] Santa Fe municipal election.
- [L.] <u>J.</u> Election period means the fifty-six (56) days before a municipal election is held.
- [M-]K. Expenditure means a payment or transfer of anything of value in exchange for goods, services, property, facilities or anything of value for the purpose of assisting, benefiting or honoring any public official or candidate, or assisting in furthering or opposing any election campaign for a candidate or ballot proposition. This includes contributions, subscriptions, distributions, loans, advances, deposits, or gifts of money or anything of value, and includes a contract, a promise or agreement, whether or not legally enforceable, to make an expenditure. The term "expenditure" also means the transfer of funds or anything of value between political committees. In determining the dollar value of an expenditure, only that [proportion] portion of a payment or transfer of anything of value that is directly related to the campaign shall be considered an expenditure.
 - [N:]L. Political committee means any entity formed for the principal purpose of:
 - (1) Raising or collecting, and expending or contributing money or anything

1	of value for supporting the election or defeat of any identifiable candidate or candidates				
2	or for supporting the approval or defeat of ballot propositions; or				
3		(2)	Coordinating or cooperating in efforts to support the election or defeat of		
4	any identifiable candidates or of supporting the approval or defeat of any ballot				
5	proposition.				
6	Section 3. Section 9-2.5 SFCC 1987 (being Ord. #1998-41, §4 as amended) is				
7	amended to re	ad:			
8	9-2.5	Identi	fication of Campaign Material.		
9	Campaign materials disseminated or communicated by a candidate or by a political				
10	committee [within sixty (60) days before a municipal election] shall conspicuously identify the				
11	name of the candidate and/or campaign treasurer or deputy campaign treasurer, or the name of an				
12	officer or other responsible person of the political committee sponsoring such materials. Written,				
13	printed or posted materials shall also show a telephone contact number.				
14	Section	n 4.	Section 9-2.7 SFCC 1987 (being Ord. #1998-41, §5 as amended) is		
15	amended to re	ad:			
16	9-2.7	Staten	nent of Political Committee Organization.		
17	Α.	Every	political committee shall file a statement of organization with the city clerk		
18	within ten (10) days of the earlier of the following, but in no event later than the date on which a				
19	political committee contracts for or initiates the dissemination of any campaign materials:				
20		(1)	Its organization; or		
21		(2)	The date on which it receives or has information which causes it to		
22	anticip	ate that	it will receive contributions or will make expenditures in any election		
23	campa	ign.			
24	В.	The sta	atement of organization shall include but not be limited to:		
25		(1)	The name, street address, city, county, state, zip code and telephone		

1	number of the political committee;			
2	(2) The full name, street address, city, county, state and telephone number of			
3	each firm, association, partnership, business trust, corporation, company, committee, and			
4	other organization or group of individuals with which the political committee is affiliated			
5	or connected or with which it coordinated or cooperated in its efforts to support the			
6	election or defeat of any identifiable candidate;			
7	(3) The names, addresses and titles of its officers; or if it has no officers, the			
8	names, addresses and titles of its responsible leaders;			
9	(4) The full names, addresses and telephone number (home and business) of			
10	its campaign treasurer and campaign depository;			
11	[(5) A statement as to whether the political committee is a continuing			
12	committee;]			
13	[(6)](5) The full name[, addresses and telephone number (home and work)] of			
14	each candidate whom the political committee is supporting or opposing;			
15	[(7)](6) The ballot proposition concerned, if any, and whether the political			
16	committee is in favor of or opposed to such proposition; and			
17	[(8)](7) What distribution of surplus funds will be made upon dissolution.			
18	C. Any material change in information previously submitted to the city clerk shall			
19	be reported to the city clerk within ten (10) days of such change.			
20	Section 5. Section 9-2.9 SFCC 1987 (being Ord. #1998-41, §7 as amended) is			
21	amended to read:			
22	9-2.9 Campaign Treasurer; Deputy Campaign Treasurer; Duties.			
23	A. The campaign treasurer or deputy campaign treasurer shall keep a true and full			
24	record of contributions and expenditures. The record of contributions and expenditures required			
25	to be kept under the terms of the Campaign Code shall include but not be limited to:			

- (2) The full name and complete mailing address of every business and political committee which contributes twenty-five dollars (\$25.) or more or an aggregate of contributions from a business and political committee totaling twenty-five dollars (\$25.) or more for the period of time beginning with the acceptance of the first contribution;
 - (3) The amount and form of every contribution;

- (4) The aggregate donated by each such contributor [in the campaign period]. Contributions of less than twenty-five dollars (\$25.) from any individual or from any business or political committee in any campaign shall be reported as a lump sum without identifying the contributor by name;
- (5) An itemized record of all disbursements, including the name and address of every recipient thereof, receipts reflecting the purpose of each expenditure and the day and method of payment; and
 - (6) All campaign bank records, including deposit slips and canceled checks.
- B. The campaign treasurer or deputy campaign treasurer shall not accept anonymous donations over twenty-five dollars (\$25.) or more.
- C. Records required to be kept by the campaign treasurer or deputy campaign treasurer under the terms of paragraph A items (1), (2), (3) and (4) of this subsection, shall be filed with the city clerk as part of the public record, shall be provided to the ethics and campaign review board set forth in Section 6-16, SFCC 1987 upon request and may be inspected by the public during usual business hours, Monday through Friday, excluding legal holidays.

- Expenditures of the public official that are reasonably related to performing the duties of the office held in order to serve constituents;
 - (3) Donations to the city's general fund;

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- (4) Donations to charities and/or other non-profit entities; or
- (5) Disbursements to return unused funds to the contributors.

All unspent campaign contributions shall be distributed within six (6) months following a municipal election, for any of the purposes listed in this [section] subsection 9-2.9G. All

candidates and political committees shall file reports listing the date, amount and recipient of each post-election expenditure, donation or disbursement made from campaign funds pursuant to this subsection 9-2.9G. Such report shall be part of the final campaign finance statement that is required by subsection 9-2.10B SFCC 1987.

H. A campaign treasurer, deputy campaign treasurer or political committee may invest funds deposited in the campaign account in an account of indebtedness of a financial institution up to the amount of federal deposit insurance; United States bonds or certificates of indebtedness or those of a federal agency; and/or bonds or warrants of the state or any municipal corporation of the state. All interest, dividends, and/or other income derived from the investment and the principal when repaid shall be deposited in the campaign account.

Section 6. Section 9-2.10 SFCC 1987 (being Ord. #1998-41, §8 as amended) is amended to read:

9-2.10 Campaign Finance Statement Required.

- A. In addition to any statement of organization required pursuant to subsection 92.7A SFCC 1987, each candidate or political committee and their respective campaign treasurer or deputy campaign treasurer shall file a campaign finance statement of all contributions received and expenditures made to date which report shall be current as of the day immediately preceding the reporting date. Contributions shall be reported as of the date of receipt of cash, checks, pledges, commitments for in-kind contributions, promissory notes or other money instruments regardless of the date of actual cashing or deposit. The report shall be submitted on a form prescribed by the city clerk, and shall be filed during the following periods:
 - (1) By 5:00 p.m. on the fortieth day preceding an election in which the candidate is seeking election to an office or in connection with which the political committee has received contributions or made expenditures;
 - (2) By 5:00 p.m. on the twenty-fifth day preceding such election;

1	(3) By 5:00 p.m. on the Tuesday preceding such election;
2	(4) By 12:00 noon on the Monday preceding such election;
3	(5) Within two (2) weeks following such election; and
4	(6) [Every six (6) months following such election, so long as a candidate or
5	political committee:
6	(a) Has outstanding unpaid obligations, whether legally enforceable
7	or not;
8	(b) The balance of funds remaining is more than one hundred dollars
9	(\$100.); or
10	(c) Contributions are received during this period.] As required in
11	subsection 9-2.10B SFCC 1987 below.
12	B. The candidate or political committee and their respective campaign treasurer or
13	deputy campaign treasurer shall file a final report [when campaign activities have ceased] no later
14	than six months following a municipal election [and there are no outstanding debts or obligations
15	and all remaining funds have been expended]. Upon submitting a final report there shall be no
16	obligation to make any further reports unless there are outstanding debts. If there are, a report
17	shall be filed every six months until all outstanding debts have been liquidated.
18	C. If a reporting day falls on a weekend, the campaign finance statement shall be
19	filed with the city clerk on the first working day immediately following the weekend.
20	D. Campaign finance statements shall be filed with the city clerk during regular
21	business hours.
22	E. The city clerk is authorized to reject any incomplete campaign finance
23	statements. The city clerk shall notify the candidate or political committee that the campaign
24	finance statement is incomplete.
25	F. Any candidate who withdraws from an election shall be required to file a report

at the time of withdrawal.

G. The city clerk shall assess a fine of one hundred dollars (\$100.) for unexcused late filing of campaign finance statements.

Section 7. Section 9-2.11 SFCC 1987 (being Ord. #1998-41, §10 as amended) is amended to read:

9-2.11 Campaign Finance Statement; Contents.

- A. Each campaign finance statement filed in accordance with subsection 9-2.10 SFCC 1987 shall disclose for the period beginning at the end of the period for the last report, or in the case of the initial report, at the time of the first contribution or expenditures, and shall contain the following information:
 - (1) The funds on hand at the beginning of the period. This shall include the cumulative total amount of all contributions and expenditures [with respect to each election held during the campaign period in which the statement is required to be filed]. This includes, but is not limited to, contributions and expenditures in aid of, or in opposition to, candidates or ballot propositions before they qualify for the ballot and contributions and expenditures following the election;
 - (2) The full name and complete mailing address and principal business or occupation of each individual contributor from whom a contribution or contributions of twenty-five dollars (\$25.) or more in money, goods, materials, services, facilities or anything of value has been received, [and] the amount received from that individual, the date of each contribution and whether the contribution was received in cash, by check or otherwise;
 - (3) The full name and complete mailing address of each business or political committee from whom a contribution of twenty-five dollars (\$25.) or more in money, goods, materials, services, facilities or anything of value has been received, [and] the

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D. Investments made with campaign funds under subsection 9-2.9 SFCC 1987 and interest, dividends and/or other income received shall be reported separately in the statement.

Section 8. Section 9-2.14 SFCC 1987 (being Ord. #1998-41, §13 as amended) is amended to read:

9-2.14 Spending Limitations.

- A. A candidate may volunteer, [during the campaign period,] to limit [their] the candidate's expenditures to one dollar (\$1.00) per registered voter in the city for the mayoral or municipal judgeship or one dollar (\$1.00) per registered voter in the applicable district for the city council election.
- B. A candidate may volunteer to make no contributions to [their] the candidate's own campaign or political committee of [their own] personal assets that in aggregate exceeds ten percent (10%) of the applicable expenditure limits [in any campaign period] for the mayoral or municipal judgeship position. A candidate may volunteer to make no contributions to [their] the candidate's own campaign or political committee of [their own] personal assets that in aggregate exceeds twenty-five percent (25%) of the applicable expenditure limits [in any campaign period] for the city council position.

APPROVED AS TO FORM:

FRANK D. KATZ, CITY ATTORNEY

Jp/ca/jpmb/2008 bills/campaign code revisions 4