#### **ORDINANCE NO. 2017-10-**

AN ORDINANCE AMENDING CHAPTER 38, "ELECTIONS," OF THE CODE OF ORDINANCES OF THE CITY OF MCKINNEY, TEXAS, THROUGH THE ADOPTION OF ARTICLE IV, "ELECTIONEERING," BY REPEALING IN ITS ENTIRETY SECTIONS 38-70 THROUGH 38-74, AND REPLACING THOSE SECTIONS WITH ADOPTING NEW SECTIONS 38-70 THROUGH 38-74, ESTABLISHING RULES AND REGULATIONS REGARDING ELECTIONEERING WITHIN THE CITY; DEFINING TERMSPROVIDING DEFINITIONS; CREATING OFFENSES FOR INDIVIDUALS VIOLATING RULES AND REGULATIONS; PROVIDING ENFORCMENT BY DESIGNATED OFFICIALS AND OFFICERS; PROVIDING A SAVINGS CLAUSE; REPEALING ALL CONFLICTING ORDINANCES; PROVIDING FOR A SEVERABILITY CLAUSE; PROVIDING FOR GOVERNMENTAL IMMUNITY; PROVIDING PENALTIES FOR VIOLATIONS OF THIS ORDINANCE; PROVIDING FOR PUBLICATION; AND PROVIDING AN EFFECTIVE DATE

- WHEREAS, the City of McKinney, Texas ("City") is a Home Rule City possessing the full power of local self-government pursuant to Article XI, Section 5 of the Texas Constitution, Section 51.072 of Texas Local Government Code, and its Home Rule Charter; and
- WHEREAS, the City Council of the City of McKinney, Texas ("City Council"), has authority, pursuant to Section 61.003 and Section 85.036 of the Texas Election Code, to enact reasonable regulations concerning the time, place, and manner of electioneering within the City limits; and
- **WHEREAS,** the City Council now desires to amend the City's Code of Ordinances and establish certain rules and regulations that will govern the time, place, and manner of electioneering within the City; and
- **WHEREAS**, the City Council finds that the adoption of this Ordinance is in the best interests of its citizens and serves a public purpose, and protects the health, safety, and welfare of the citizens of the City of McKinney.

# NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF MCKINNEY, TEXAS, THAT:

- Section 1. All of the above premises are found to be true and correct and are incorporated into the body of this Ordinance as if copied in their entirety.
- Section 2. From and after the effective date of this Ordinance, Chapter 38 of the Code of Ordinances of the City of McKinney, Texas, entitled "Elections," Article IV, "Electioneering," is hereby amended through the adoption of Article IV, entitled "Electioneering," and by repealing Sections 38-70 through 38-74, and replacing those sections with new Sections 38-70 through 38-74, to read as follows:

## "Sec. 38-70. Definitions.

(a) Designated Area for Electioneering means those areas shown on Exhibit A and Identified as areas outside of the Prohibited Area where electioneering may occur.

### (a)(b) Early voting period means:

(1) The period for early voting by personal appearance as prescribed by the Texas Election Code or by other applicable state law.

- (2) If because of the date for which an election is ordered it is not possible to begin early voting by personal appearance on the prescribed date, the early voting period shall begin on the earliest date practicable after the prescribed date as set by the authority ordering the election.
- (b)(c) Electioneering means the posting, use, or distribution of political signs, literature, or material.
- (c) Post or Political sign means a decal, notice, placard, poster, banner, or any kind of hand-held sign that relates to the election of a person to a public office, relates to a political party, relates to a matter to be voted upon at an election called by a public body, or contains primarily a political message.
- (d) Posting means any means used to display a political sign, including attaching or affixing it to a surface, holding it by hand, or staking it into the ground. T-posts are not allowed on any City-owned or -controlled property.
- (e) Posting period means:
  - (1) That The period during which political signs may be placed at any City-owned or -controlled polling location, i.e., placement beginning twenty-four (24) hours before an early voting period begins and removal no later than twenty-four (24) hours after an early voting period closes.
  - (2) That The period during which political signs may be placed at any City-owned or -controlled polling location, i.e., placement beginning twenty-four (24) hours before election day voting begins and removal no later than twenty-four (24) hours after election day voting closes.
- (f) Prohibited area means the area within which Texas Election Code §\_\_\_85.036(a), as amended, prohibits electioneering during the time an early voting place or election day voting place is open for the conduct of early voting or election day voting, respectively.
- (g) Voting period means the period each day beginning the hourwhen the polls open for voting and ending when the polls close or the last voter has voted, whichever is later, on election day and any day in an early voting period. The period for a run-off election shall be considered to be a separate voting period.

## Sec. 38-71. Purpose and Scope.

- (a) It is the purpose of this article:
  - (1) To provide reasonable regulations for electioneering on Cityowned or -controlled public property when such property is used as an election polling place location during a voting period.
  - (2) To establish an electioneering-free zone, within one hundred feet (100') of any outside door through which a voter may enter a City city building containing a polling place during any voting period or early voting period, against persons electioneering for or against any candidate, measure, or political party.

- (3) To prevent damage to public property and to ensure that the property a polling place location is sufficiently available during a voting period for those who use the facilities other than for election purposes.
- (4) To protect the public health, safety, and welfare of the City.
- (5) To protect the voter and the integrity of the election process.
- (b) The provisions of this article shall not be construed in violation of any city ordinance, state or federal statute, or other applicable law.

#### Sec. 38-72. Administration.

The provisions of this article shall be administered and enforced by the city secretary, a designated election officer, a code enforcement official, or any law enforcement official.

## Sec. 38-73. Prohibited Area Location, Activities, and Conduct.

- (a) It shall be unlawful for any person to <u>post</u>, leave or place any political sign on City-owned or -controlled property, including within the <u>Designated Area for Electioneering</u> that is used as a polling <u>place</u> location other than during the period beginning twenty-four (24) hours before the early voting period or election daya voting period begins and ending twenty-four (24) hours after the earlya voting period or election day voting ends.
- (b) It shall be unlawful for any person to engage in electioneering, for or against any candidate, measure, or political party,-\_during any early voting period or voting period, within athe \_pProhibited Aarea, i.e., within one hundred feet (100') of an outside door through which a voter may enter a City-owned or -controlled property in which a polling place is located, as more fully depicted in the attached Exhibit A.
- (c) It shall be unlawful for any person to park or leave a motor vehicle or other vehicle or device customarily used for transportation, with or without an occupant, which displays a political sign during any voting period,
  - (1) Within athe pProhibited aArea, i.e., within one hundred feet (100') of an outside door through which a voter may enter a City-owned or -controlled property in which a polling place is located, as more fully depicted in the attached Exhibit A; or
  - (b)(2) Within, on or at a polling place location that is City-owned or -controlled.
- (c)(d) Within the Designated Area for Electioneering only, Ppolitical signs shall be limited to no more than four (4) two-foot by two-foot (2' x 2') signs per candidate or measure at each City-owned or \_\_\_-controlled polling place location during the posting period for the early voting period and the election day any voting period. The limit on the number of campaign political signs is applicable irrespective of whether the signs are from a candidate's campaign, a political action committee, or any other interest group.
- (d)(e) Tents, awnings, shelters, booths, chairs or other furniture and tables are not permitted on any City-owned or -controlled property, including within the Designated Area for Electioneering, that is used as a polling place location during the early any voting period or on election day unless otherwise authorized by the City Manager.

- (e)(f) Megaphones are shall not be permitted within 1,000 feet of any Cityowned or -controlled polling place location during any early voting period or voting period.
- (f)(g) All electioneering shall be limited to the Designated Areas for Electioneering and must comply with applicable local, state, and federal election laws.
- The following regulations, adopted for the health, safety, and welfare of the City's residents, shall apply to any person who engages in electioneering outside of the perohibited A
- (g)(i) area during any early voting period or on election day.:
  - (1) It shall be unlawful to damage, cut, carve, mark, remove, transplant, break, pick, or in any way injure, damage, destroy, or deface any real property improvements, personal property, equipment, irrigation systems, plants, planters, or turf within or upon any City property in which a polling place is located. For the purpose of this section, plants shall be defined to include any vegetation, shrubs, bushes, trees, vines, hedges, grasses, or flowers.
  - (2) It shall be unlawful to <u>post or place</u> any political sign within 15 feet from the curb of <u>anythe apparatus apron (driveway) of any City fire station <u>driveway in such a wayso</u> that it <u>may or does</u> obstructs sight lines as trucks and other vehicles pull in and out of the station. <u>The Fire Chief or his/her designee may require that a political sign be relocated if it is determined that such sign hinders normal Fire Department operations.</u></u>
  - (3) It shall be unlawful for any person to engage in electioneering on a voting day on any driveway on the premises of a Cityowned or -controlled polling place location or in any area that the Fire Chief or his/her designee determines will beis unsafe tor electioneering or will—interferes with patrons or City employees and staff who use the areas other than for election purposes.
  - (4) It shall be unlawful for any person to attach, place, or otherwise affix post or place any political sign on or to any building, tree, shrub, pole, or other improvement on Cityowned or -controlled property.
  - (5) It shall be unlawful to obstruct firefighting or police activities on City-owned or -controlled property.
  - (6) It shall be unlawful to overload the public's capacity to receive information or to increase the probability of traffic congestion and accidents by distracting attention or obstructing vision due to the posting of political signs.
  - (7) It shall be unlawful to create a nuisance to persons on Cityowned or –controlled property in which a polling place is located or to persons using adjacent public rights-of-way.
  - (8) It shall be unlawful to place or post political signs in public easements or rights-of-way.

(9) The regulations set forth in this section shall not apply to any City-authorized signs, literature, materials, or other messages on City-owned or -controlled property.

## Sec. 38-74. Penalty.

- (a) Any person who violates any provision or term of this article shall be deemed guilty of a Class C misdemeanor and, upon conviction, shall be punished by a fine not to exceed the sum of \$500.00 for each offense, and each and every day such violation occurs or continues shall be deemed to constitute a separate offense. Allegation and evidence of a culpable mental state is not required for proof of any offense defined by this article.
- (b) In addition to imposing the imposition of any criminal penalty, the City, without prior notification, may remove or dispose of any electioneering political sign, in its entirety, which is located or placed in violation of this Ordinance."
- Section 3. The Code of Ordinances of the City of McKinney, Texas, as amended, shall be and remain in full force and effect save and except as amended by this Ordinance.
- Section 4. Any provision of any prior ordinance of the City, whether codified or uncodified, which is in conflict with any provision of this Ordinance, is hereby repealed to the extent of the conflict, but all other provisions of the ordinances of the City, whether codified or uncodified, which are not in conflict with the provisions of this Ordinance shall remain in full force and effect.
- Section 5. It is the intention of the City Council that each phrase, clause, sentence, paragraph and section of this Ordinance is severable, and if any phrase, clause, sentence, paragraph or section of this Ordinance shall be declared unconstitutional or void by any court of competent jurisdiction, such determination shall not affect any remaining phrase, clause, sentence, paragraph or section, since the same would have been enacted by the City Council without incorporating into this Ordinance such unconstitutional or void phrase, clause, sentence, paragraph or section.

<del>(b)</del>

- Section <u>36</u>. The caption of this Ordinance shall be published one time in a newspaper having general circulation in the City of McKinney following the City Council's adoption hereof as provided by law.
- Section 47. This Ordinance shall become effective immediately from and after the date of its final passage and publication as provided by law, and it is accordingly so ordained.

DULY PASSED AND APPROVED BY THE CITY COUNCIL OF THE CITY OF McKINNEY, TEXAS, ON THE 3rd DAY OF OCTOBER, 2017.

GEORGE C. FULLER	

CITY OF McKINNEY, TEXAS

Mayor

CORRECTLY ENROLLED:	
SANDY HART, TRMC, MMC City Secretary DENISE VICE, TRMC Assistant City Secretary	
DATE:	
APPROVED AS TO FORM:	
MARK S. HOUSER City Attorney	

## **EXHIBIT A**















