

Office of the City Secretary

TO: Candidates Filing for the Position of Alderman Nos. Three (3) Four (4) and Five (5)

FROM: Erica Molina, City Secretary

DATE: January 3, 2024

SUBJECT: Election Information and Forms for City of Brookshire, May 4, 2024, General Election

The enclosed and/or attached materials contain information and forms for the May 4, 2024, City of Brookshire General election for the positions of Alderman Nos. Three (3) Four (4) and Five (5).

Please review the information carefully as this packet holds relevant dates, forms and other information related to the election process from beginning to end. The candidate packet contains the following information:

- 1. Candidate Qualifications
- 2. Application for a Place on the Ballot
- 3. Instructions and Form for Appointment of a Campaign Treasurer by a Candidate
- 4. Instructions and Form for Code of Fair Campaign Practices a. Title 15, Texas Election Code, Fair Campaign Practices b. Chapter 258, Texas Elections Code, Regulating Political Funds and Campaigns
- 5. City of Brookshire Map and Election Calendar
- 6. Guide to Becoming a City Official

The duty of the City Secretary is limited to accepting and filing the various applications, affidavits, and statements, and noting the date and time of filing thereon. These documents are public records and are open for inspection by any person through the Texas Public Information Act.

Should you need assistance with campaign laws, please contact the Secretary of State, Elections Division, via phone at 1-800-252-VOTE, via email to elections@sos.texas.gov or visit their website at: http://sos.state.tx.us.

For assistance regarding campaign finance laws and reporting requirements please contact the Texas Ethics Commission at 512-463-5800, via email to reception@ethics.state.tx.us or visit their website ate its online service at https://www.ethics.state.tx.us.

If you should have any questions, please don't hesitate to contact me at emolina@brookshiretx.gov or 281-375-5050.

Thank you,

Erica Molina

City Secretary

APPLICATION FOR A PLACE ON THE BALLOT FOR A GENERAL ELECTION FOR A CITY, SCHOOL DISTRICT OR OTHER POLITICAL SUBDIVISION

ALL INFORMATION IS REQUIRED TO BE PROVIDED UNLESS INDICATED AS OPTIONAL Failure to provide required information may result in rejection of application.

| TINFORMATION IS REQUIRED TO BE PROVIDE | | | | | | | | NOALIOT |
|--|---|----------------|-----------|---------------|-------------------|--------------------------------|-------------------------|----------------------|
| APPLICATION FOR A PLACE ON THE GENERAL ELECTION BALLOT TO: City Secretary/Secretary of Board (name of election) | | | | | | | | |
| | | | | | | | lavv | |
| I request that my name be placed on the | above-nam | ed official ba | allot as | a candidate | tor the office i | ndicated be | iow. | |
| OFFICE SOUGHT (Include any place num | ber or other | distinguishi | ng numl | per, if any.) | | EKIVI | | |
| | | | | | LFULL | L | UNEXPIRED | |
| FULL NAME (First, Middle, Last) | | | | PRINT NAM | AE AS YOU WAI | NT IT TO APP | EAR ON THE BA | LLOT* |
| | | | | | | | | |
| DEDICATION OF CIDENCE ADDRESS (O | ta abada a D O | Day or Bural B | outo If | DURERCAN | AILING ADDRESS | (Ontional) | Address for which | vou receive |
| PERMANENT RESIDENCE ADDRESS (Do not you do not have a residence address, describe le | | | oute. ir | campaign re | lated corresponde | ence, if availab | ole.) | , you receive |
| You do not have a residence dual ess, desains in | | , | | , , | ŕ | | | |
| CITY | STATE | ZIP | | CITY | | | STATE | ZiP |
| | | | | | | | | |
| | | | 1 | | | | VOTER PECIE | RATION VUID |
| PUBLIC EMAIL ADDRESS (Optional) (Address | | PATION (Do | not leav | re blank) | DATE OF BIRT | 1 | NUMBER ² (Op | |
| which you receive campaign related emails, if available | =-/ | | | | 1 | / | (0) | , |
| TELEPHONE CONTACT INFORMATION (Op | tional) | | | | • | | | |
| Home: | | ffice: | | | | Cell: | | |
| FELONY CONVICTION STATUS (You MUST | | | LENGTH | OF CONTINI | JOUS RESIDENCI | | THIS APPLICATION | ON WAS SWORN |
| I have not been finally convicted of a | | | IN T | THE STATE C | F TEXAS | *** | | RECINCT FROM |
| I have been finally convicted of a feld | | e been | | | | WHICH THI | OFFICE SOUGH | |
| pardoned or otherwise released from | | | | \ | /ear(s) | | ye | ear(s) |
| disabilities of that felony conviction a | ind I have pro | vided | | , | month(s) | | m | onth(s) |
| proof of this fact with the submission | of this applic | cation.3 | | | | | | |
| *If using a nickname as part of your name | to appear on | the ballot, yo | ou are al | lso signing a | nd swearing to | he tollowing | statements: If | urtner swear that |
| my nickname does not constitute a slogar | my nickname does not constitute a slogan or contain a title, nor does it indicate a political, economic, social, or religious view or affiliation. I have been commonly known by this nickname for at least three years prior to this election. Please review sections 52.031, 52.032 and 52.033 of the Texas | | | | | | | |
| Election Code regarding the rules for how names may be listed on the official ballot. | | | | | | | | |
| Before me, the undersigned authority, on | | | | | (ata) | | | . who |
| heing by me here and now duly sworn up | on oath says: | • | | | | | | |
| "I, (name of candidate) | | | | . of | | | Count | y, Texas, |
| being a candidate for the office of | | | 7,4, | | . swear that I | will support | and defend the | Constitution and |
| laws of the United States and of the State | of Texas. I a | m a citizen o | f the Ur | nited States | eligible to hold: | such office u | nder the constit | ution and laws of |
| this state. I have not been determined by a final judgment of a court exercising probate jurisdiction to be totally mentally incapacitated or partially | | | | | | | | |
| mentally incapacitated without the right to vote. I am aware of the nepotism law, Chapter 573, Government Code. I am aware that I must disclose any prior felony conviction, and if so convicted, must provide proof that I have been pardoned or otherwise released from the resulting disabilities of | | | | | | | | |
| any prior felony conviction, and if so conv | icted, must p | rovide proof | that I ha | sve been pai | rdoned or other | wise release: ation regardi | a trom the resul | ting disabilities of |
| any such final felony conviction. I am aware that knowingly providing false information on the application regarding my possible felony conviction status constitutes a Class B misdemeanor. I further swear that the foregoing statements included in my application are in all things true and correct." | | | | | | | | |
| | | | | | | | | |
| | | | X | | | | | |
| | SIGNATURE OF CANDIDATE | | | | | | | |
| Sworn to and subscribed before me this t | Sworn to and subscribed before me this the day of,, by | | | | | 1 | | |
| Sworn to and subscribed before the this ti | (day) | | month) | | (year) | (1 | name of candida | ite) |
| | . ,, | | • | | | | | |
| | Signature of Officer Authorized to Administer Oath ⁴ Printed Name of Officer Authorized to Administer Oath | | | | | | | or Oath |
| Signature of Officer Authorized to Admini | ster Oath⁴ | | | Prin | rted Name of Of | ncer Authori | zeo to Administ | er Oatri |
| | Notarial or Official Seal | | | | | | | |
| Title of Officer Authorized to Administer C | | | | | | | | |
| TO BE COMPLETED BY FILING OFFICER: | THIS APPLI | CATION IS A | CCOMF | PANIED BY | THE REQUIRED | FILING FEE | (If Applicable) | PAID BY: |
| CASH CHECK MONEY ORDER CASHIERS CHECK OR PETITION IN LIEU OF A FILING FEE. | | | | | | | | |
| This document and \$ filing for | | | | | | | Registration S | tatus Verified |
| | | <u> </u> | **** | | | | | |
| | | (See | Section | 1.007) | | **** | | |
| Date Received Date Accep | | | | | Signature of Fil | | | |

2-49
Prescribed by Secretary of State
Section 141.031, Chapters 143 and 144, Texas Election Code
09/2023

INSTRUCTIONS

An application for a place on the general election for a city, school district or other political subdivision, may not be filed earlier than 30 days before the deadline prescribed by this code for filing the application. An application filed before that day is void. All fields of the application must be completed unless specifically marked optional.

For an election to be held on a uniform election date, the day of the filing deadline is the 78th day before Election Day.

If you have questions about the application, please contact the Secretary of State's Elections Division at 800-252-8683.

NEPOTISM LAW

The candidate must sign this statement indicating his awareness of the nepotism law. When a candidate signs the application, it is an acknowledgment that the candidate is aware of the nepotism law. The nepotism prohibitions of chapter 573, Government Code, are summarized below:

No officer may appoint, or vote for or confirm the appointment or employment of any person related within the second degree by affinity (marriage) or the third degree by consanguinity (blood) to the officer, or to any other member of the governing body or court on which the officer serves when the compensation of that person is to be paid out of public funds or fees of office. However, nothing in the law prevents the appointment, voting for, or confirmation of anyone who has been continuously employed in the office or employment for the following period prior to the election or appointment of the officer or member related to the employee in the prohibited degree: six months, if the officer or member is elected at an election other than the general election for state and county officers.

No candidate may take action to influence an employee of the office to which the candidate is seeking election or an employee or officer of the governmental body to which the candidate is seeking election regarding the appointment or employment of a person related to the candidate in a prohibited degree as noted above. This prohibition does not apply to a candidate's actions with respect to a bona fide class or category of employees or prospective employees.

FOOTNOTES

¹An application for a place on the ballot, including any accompanying petition, is public information immediately on its filing. (Section 141.035, Texas Election Code)

²Inclusion of a candidate's VUID is optional. However, many candidates are required to be registered voters in the territory from which the office is elected at the time of the filing deadline. Please visit the Elections Division of the Secretary of State's website for additional information. http://www.sos.state.tx.us/elections/laws/hb484-faq.shtml

³Proof of release from the resulting disabilities of a felony conviction would include proof of judicial clemency under Texas Code of Criminal Procedure 42A.701, proof of executive pardon under Texas Code of Criminal Procedure 48.01, or proof of a restoration of rights under Texas Code of Criminal Procedure 48.05. (Texas Attorney General Opinion KP-0251)

One of the following documents must be submitted with this application.

Judicial Clemency under Texas Code of Criminal Procedure 42A.701 Executive Pardon under Texas Code of Criminal Procedure 48.01 Restoration of Rights under Texas Code of Criminal Procedure 48.05

⁴All oaths, affidavits, or affirmations made within this State may be administered and a certificate of the fact given by a judge, clerk, or commissioner of any court of record, a notary public, a justice of the peace, city secretary (for a city office), and the Secretary of State of Texas. See Chapter 602 of the Texas Government Code for the complete list of persons authorized to administer oaths.

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Section 141.031, Chapters 143 and 144, Texas Election
Code 09/2023

SOLICITUD DE INSCRIPCIÓN PARA UN LUGAR EN LA BOLETA DE UNA ELECCIÓN GENERAL PARA UNA CIUDAD, DISTRITO ESCOLAR U OTRA SUBDIVISIÓN POLÍTICA

TODA LA INFORMACIÓN ES REQUERIDA A MENOS QUE SE INDIQUE COMO OPCIONAL¹ El hecho de no proporcionar la información requerida puede resultar en el rechazo de la solicitud. SOLICITUD DE INSCRIPCIÓN PARA UN LUGAR EN LA BOLETA DE UNA ELECCIÓN GENERAL DE (nombre de la elección) Para: Secretario(a) de la Ciudad/ Secretario(a) del Consejo Solicito que mi nombre se incluya en la boleta oficial mencionada anteriormente como candidato(a) al cargo indicado a continuación. CARGO SOLICITADO (Incluya cualquier número de cargo u otro número distintivo, si INDIQUE TÉRMINO TÉRMINO COMPLETO TÉRMINO INCOMPLETO **ESCRIBA SU NOMBRE COMO DESEA QUE APAREZCA EN LA BOLETA*** NOMBRE COMPLETO (Primer Nombre, Segundo Nombre, Apellido) DIRECCIÓN DE CORREO PÚBLICO (Opcional) (Dirección en la que recibe la DIRECCIÓN DE RESIDENCIA PERMANENTE (No incluya un apartado postal o correspondencia relacionada con la campaña, si está disponible.) una ruta rural. Si usted no tiene una dirección de residencia, describa la ubicación de la residencia.) CÓDIGO POSTAL **ESTADO** CÓDIGO POSTAL CIUDAD CIUDAD **ESTADO** VUID - NÚMERO ÚNICO DE OCUPACIÓN (No deje este **FECHA DE NACIMIENTO** DIRECCIÓN DE CORREO ELECTRÓNICO PÚBLICO **IDENTIFICACIÓN DE VOTANTE²** (Opcional) (Dirección donde recibe correo electrónico espacio en blanco) (Opcional) relacionado con la campaña, si está disponible.) INFORMACIÓN DE CONTACTO TELEFÓNICO (Opcional) Celular: Trabajo: DURACIÓN DE RESIDENCIA CONTINUA A PARTIR DE LA FECHA EN QUE ESTA ESTADO DE CONDENA POR DELITO GRAVE (DEBE marcar una) SOLICITUD FUE JURADA EN EL TERRITORIO/DISTRITO/PRECINTO No he sido finalmente condenado por un delito grave. **EN EL ESTADO DE TEXAS DEL CUAL SE ELIGE EL CARGO BUSCADO** He sido finalmente condenado por un delito grave, pero he sido año(s) año(s) indultado o liberado de otro modo de las discapacidades mes(es) mes(es) resultantes de esa condena por delito grave y he proporcionado prueba de este hecho con la presentación de esta solicitud.3 *Si usa un apodo como parte de su nombre para aparecer en la boleta, también está firmando y jurando las siguientes declaraciones: Juro además que mi apodo no constituye un lema ni contiene un título, ni indica un punto de vista o afiliación política, económica, social o religiosa. He sido comúnmente conocido por este apodo durante al menos tres años antes de esta elección. Por favor, revise las secciones 52.031, 52.032 y 52.033 del Código Electoral de Texas con respecto a las reglas sobre cómo se pueden incluir los nombres en la boleta oficial. Ante mí, la autoridad abajo firmante, en este día apareció personalmente (nombre del candidato)______, quien estando a mi lado aquí y ahora debidamente juramentado, bajo juramento dice: __, del condado de __ "Yo, (nombre del candidato) , juro que apoyaré y defenderé la Constitución y las leyes de los Texas, siendo candidato para el cargo de _____ Estados Unidos y del Estado de Texas. Soy un ciudadano de los Estados Unidos elegible para ocupar dicho cargo según la Constitución y las leyes de este estado. No se me ha determinado por un fallo final de una corte que ejerce la jurisdicción testamentaria que esté totalmente incapacitado mentalmente o parcialmente incapacitado sin derecho a voto. Soy consciente de la ley de nepotismo según el Capítulo 573 del Código de Gobierno. Soy consciente de que debo divulgar cualquier condena previa de un delito grave y, si he sido condenado, debo proporcionar prueba de que he sido indultado o liberado de otro modo de las discapacidades resultantes de dicha condena final por delito grave. Soy consciente de que proporcionar a sabiendas información falsa en la solicitud con respecto a mi posible estado de condena por delito grave constituye un delito menor de Clase B. Juro además que las declaraciones anteriores incluidas en mi solicitud son, en todos los aspectos, verdaderas y correctas." FIRMA DEL CANDIDATO Jurado y suscrito ante mí este día ___ (año) (nombre de candidato) (día) (mes) Nombre del oficial autorizado para administrar juramentos Firma del oficial autorizado para administrar el juramento⁴ en letra de molde Notarial o sello oficial Título del oficial autorizado para administrar el juramento TO BE COMPLETED BY FILING OFFICER: THIS APPLICATION IS ACCOMPANIED BY THE REQUIRED FILING FEE (If Applicable) PAID BY: ☐ CASH ☐ CHECK ☐ MONEY ORDER ☐ CASHIERS CHECK OR ☐ PETITION IN LIEU OF A FILING FEE. ☐ Voter Registration Status Verified This document and \$ filing fee or a nominating petition of _____ pages received. __/___ (See Section 1.007) Signature of Filing Officer or Designee Date Accepted Date Received

2-49
Prescribed by Secretary of State
Section 141.031, Chapters 143 and 144, Texas Election
Code 09/2023

INSTRUCCIONES

Una solicitud para un lugar en la elección general para una ciudad, distrito escolar u otra subdivisión política, no puede ser presentada antes de los 30 días antes de la fecha límite prescrita por este código para presentar la solicitud. Una solicitud presentada antes de ese día es nula. Todos los campos de la solicitud deben completarse a menos que estén específicamente marcados como opcional.

Para una elección que se lleve a cabo en una fecha de elección uniforme, el día de la fecha límite de presentación es el 78 dia antes del día de la elección.

Si tiene preguntas sobre la solicitud, por favor póngase en contacto con la División de Elecciones del Secretario de Estado llamando al 800-252-8683.

LEY DE NEPOTISMO

El candidato debe firmar esta declaración indicando su conocimiento de la ley del nepotismo. Cuando un candidato firma la solicitud, es un reconocimiento de que el candidato conoce la ley del nepotismo. Las prohibiciones de nepotismo del capítulo 573, Código de Gobierno, se resumen a continuación:

Ningún funcionario puede nombrar, votar o confirmar el nombramiento o empleo de cualquier persona emparentada dentro del segundo grado por afinidad (matrimonio) o del tercer grado por consanguinidad (sangre) con sí mismo, o con cualquier otro miembro del órgano de gobierno o corte en el que se desempeña cuando la compensación de esa persona debe pagarse con fondos públicos o honorarios del cargo. Sin embargo, nada en la ley impide el nombramiento, la votación o la confirmación de cualquier persona que haya estado empleada continuamente en la oficina o el empleo durante el período siguiente antes de la elección o el nombramiento del funcionario o miembro emparentado con el empleado en el grado prohibido: seis meses, si el funcionario o miembro es elegido en una elección que no sea la elección general para funcionarios estatales y del condado.

Ningún candidato puede tomar medidas para influir en un empleado del cargo al que aspira a ser elegido o en un empleado o funcionario del organismo gubernamental al que aspira a ser elegido en relación con el nombramiento o el empleo de una persona emparentada con el candidato en un grado prohibido, tal como se ha indicado anteriormente. Esta prohibición no se aplica a las acciones de un candidato con respecto a una clase o categoría de buena fe de empleados o empleados prospectos.

NOTAS

¹Una solicitud para un lugar en la boleta electoral, incluida cualquier petición que la acompañe, es información pública inmediatamente después de su presentación. (Sección 141.035, Código Electoral de Texas)

²La inclusión del número único de identificación de votante (VUID, por sus siglas en Ingles) es opcional. Sin embargo, a muchos candidatos se les exige que estén registrados como votantes en el territorio desde el cual se elige el cargo en el momento de la fecha límite de presentación. Por favor, visite el sitio web de la Division de Elecciones de la Secretaría de Estado para obtener información adicional. http://www.sos.state.tx.us/elections/laws/hb484-faq.shtml

³La prueba de liberación de las discapacidades resultantes de una condena por un delito grave incluiría prueba de clemencia judicial según el Código de Procedimiento Penal de Texas 42A.701, prueba de indulto ejecutivo según el Código de Procedimiento Penal de Texas 48.01, o prueba de una restauración de derechos según el Código de Procedimiento Penal de Texas 48.05. (Opinión de Fiscal General de Texas KP-0251)

Se debe enviar uno de los siguientes documentos con esta solicitud:

Clemencia judicial según el Código de Procedimiento Penal de Texas 42A.701 Prueba de indulto ejecutivo según el Código de Procedimiento Penal de Texas 48.01 Prueba de una restauración de derechos según el Código de Procedimiento Penal de Texas 48.05

⁴Todos lo los juramentos, declaraciones juradas o afirmaciones hechas dentro de este estado pueden ser administrados y un certificado del hecho dado por un juez, secretario(a) o comisionado de cualquier corte de registro, un notario público, un juez de paz, secretario municipal (para una oficina de la ciudad) y el Secretario de Estado de Texas. Consulte el Capítulo 602 del Código del Gobierno de Texas para obtener la lista completa de personas autorizadas a administrar juramentos.

APPOINTMENT OF A CAMPAIGN TREASURER BY A CANDIDATE

FORM CTA PG 1

| | See | CTA Instruction (| Suide for detailed | Instruction | is. | | 1 Total pages fit | ed: | |
|----|--|---|------------------------|---------------|-----------|-------------|---------------------|----------------|--|
| 2 | CANDIDATE | MS / MRS / MR FIRST MI | | | | | OFFICE USE ONLY | | |
| | NAME | | | | | | Filer ID # | | |
| | | NICKNAME | LAST | | | SUFFIX | Date Received | | |
| | | | | | | | | | |
| 3 | CANDIDATE MAILING ADDRESS | ADDRESS / PO BOX; | APT / SUITE #; | CITY; | STATE; | ZIP CODE | | | |
| | | | | | | | Date Hand-delivered | For Postmarked | |
| 4 | CANDIDATE PHONE | AREA CODE | PHONE NUMBER | | EXTENSIO | N | Receipt# | Amount \$ | |
| | | () | | | | | Date Processed | | |
| 5 | OFFICE HELD (if any) | | | | | | Date Imaged | | |
| 6 | OFFICE SOUGHT (if known) | | | | | | | | |
| 7 | CAMPAIGN TREASURER NAME | MS/MRS/MR | FIRST | MI | NICKNAME | | LAST | SUFFIX | |
| 8 | CAMPAIGN TREASURER STREET ADDRESS | STREET ADDRESS; | AF | PT / SUITE #; | CITY; | | STATE; | ZIP CODE | |
| | (residence or business) | | | | | | | | |
| 9 | CAMPAIGN TREASURER PHONE | AREA CODE | PHONE NUMBER | | EXTENSIO | N . | | | |
| 10 | CANDIDATE SIGNATURE | I am aware | of the Nepotisi | n Law, Ch | apter 57: | 3 of the Te | exas Govern | ment Code. | |
| | | I am aware the Election | of my respons Code. | ibility to fi | e timely | reports a | s required by | y title 15 of | |
| | | I am aware of the restrictions in title 15 of the Election Code on contributions from corporations and labor organizations. | | | | | tributions | | |
| | | | Signature of Cand | lidate | | | Date Sign | ed | |
| | | | GO | TO PAGE | 2 | | | | |

CANDIDATE MODIFIED REPORTING DECLARATION

FORM CTA PG 2

| 11 CANDIDATE NAME | | | | | |
|---|---|--|--|--|--|
| 12 MODIFIED REPORTING DECLARATION | COMPLETE THIS SECTION ONLY IF YOU ARE CHOOSING MODIFIED REPORTING | | | | |
| | •• This declaration must be filed no later than the 30th day before the first election to which the declaration applies. •• | | | | |
| | •• The modified reporting option is valid for one election cycle only. •• (An election cycle includes a primary election, a general election, and any related runoffs.) | | | | |
| | •• Candidates for the office of state chair of a political party may NOT choose modified reporting. •• | | | | |
| | I do not intend to accept more than \$1,010 in political contributions or make more than \$1,010 in political expenditures (excluding filing fees) in connection with any future election within the election cycle. I understand that if either one of those limits is exceeded, I will be required to file pre-election reports and, if necessary, a runoff report. | | | | |
| | Year of election(s) or election cycle to Signature of Candidate which declaration applies | | | | |
| | This appointment is effective on the date it is filed with the appropriate filing authority. | | | | |

TEC Filers may send this form to the TEC electronically at treasappoint@ethics.state.tx.us or mail to **Texas Ethics Commission** P.O. Box 12070 Austin, TX 78711-2070

> Non-TEC Filers must file this form with the local filing authority DO NOT SEND TO TEC

For more information about where to file go to: https://www.ethics.state.tx.us/filinginfo/QuickFileAReport.php

AMENDMENT: APPOINTMENT OF A CAMPAIGN TREASURER BY A CANDIDATE

FORM ACTA PG 1

| 1 | CANDIDATE NAME | | | 2 FILEF | RID# | | 3 7 | 3 Total pages filed: | | | |
|----|---|-------------|-------------------|--------------------------------|--|----------------|-----------|----------------------|----------------|--------------|----------|
| | Use this form | for cha | | | nstruction Gu Information o | | | | on previous | ly discl | osed. |
| 4 | CANDIDATE | NEW | MS/MRS/ | MR | FIRST | | | MI | OFF | ICE US | E ONLY |
| | NAME | | NICKNAME | | LAST | | | SUFFIX | Date Received | | |
| 5 | CANDIDATE MAILING ADDRESS | NEW | ADDRESS | / PO BOX; | APT / SUITE #; | CITY; | STATE; | ZIP CODE | Date Hand-deli | vered or Pos | tmarked |
| | | | | | | | | | Receipt# | | vmount\$ |
| 6 | CANDIDATE | NEW | AREA COD | E | PHONE NUMBER | | EXTENSION | И | Date Processed | i | |
| | PHONE | | (|) | | | | | Date Imaged | | |
| 7 | OFFICE HELD (if any) | NEW | | | | | | | | | |
| 8 | OFFICE SOUGHT (ff.known) | NEW | | | | | | | | | |
| 9 | CAMPAIGN TREASURER NAME | NEW | MS / MRS / | MR | FIRST | MI | NICKNAME | | LAST | SU | FFIX |
| | CAMPAIGN TREASURER STREET ADDRESS (residence or business) | NEW | STREET AU | odress (NC |) PO BOX PLEASE); | APT / SUITE #; | Сіту; | | \$ | STATE; | ZIP CODE |
| 11 | CAMPAIGN TREASURER PHONE | NEW | AREA COL |) | PHONE NUMBER | | EXTENSIO | N | | | |
| 12 | CANDIDATE SIGNATURE | I ar the | m awar Electic | e of my on Code e of the | e Nepotism I responsible restrictions and labor of | lity to file | timely r | eports a | s required | by title | e 15 of |
| | | | - | Signat | ure of Candida | ite | | w | Date S | lgned | |
| | | | | | GO TO | PAGE | 2 | | | | |

AMENDMENT: CANDIDATE MODIFIED REPORTING DECLARATION

FORM ACTA PG 2

| 13 CANDIDATE NAME | |
|---|---|
| 14 MODIFIED REPORTING DECLARATION | COMPLETE THIS SECTION ONLY IF YOU ARE CHOOSING MODIFIED REPORTING |
| | •• This declaration must be filed no later than the 30th day before the first election to which the declaration applies. •• |
| | •• The modified reporting option is valid for one election cycle only. •• (An election cycle includes a primary election, a general election, and any related runoffs.) |
| | •• Candidates for the office of state chair of a political party may NOT choose modified reporting. •• |
| | I do not intend to accept more than \$1,010 in political contributions or make more than \$1,010 in political expenditures (excluding filing fees) in connection with any future election within the election cycle. I understand that if either one of those limits is exceeded, I will be required to file pre-election reports and, if necessary, a runoff report. |
| | Year of election(s) or election cycle to Signature of Candidate which declaration applies |

This appointment is effective on the date it is filed with the appropriate filing authority.

TEC Filers may send this form to the TEC electronically at treasappoint@ethics.state.tx.us
or mail to

Texas Ethics Commission

P.O. Box 12070

Austin, TX 78711-2070

Non-TEC Filers must file this form with the local filing authority DO NOT SEND TO TEC

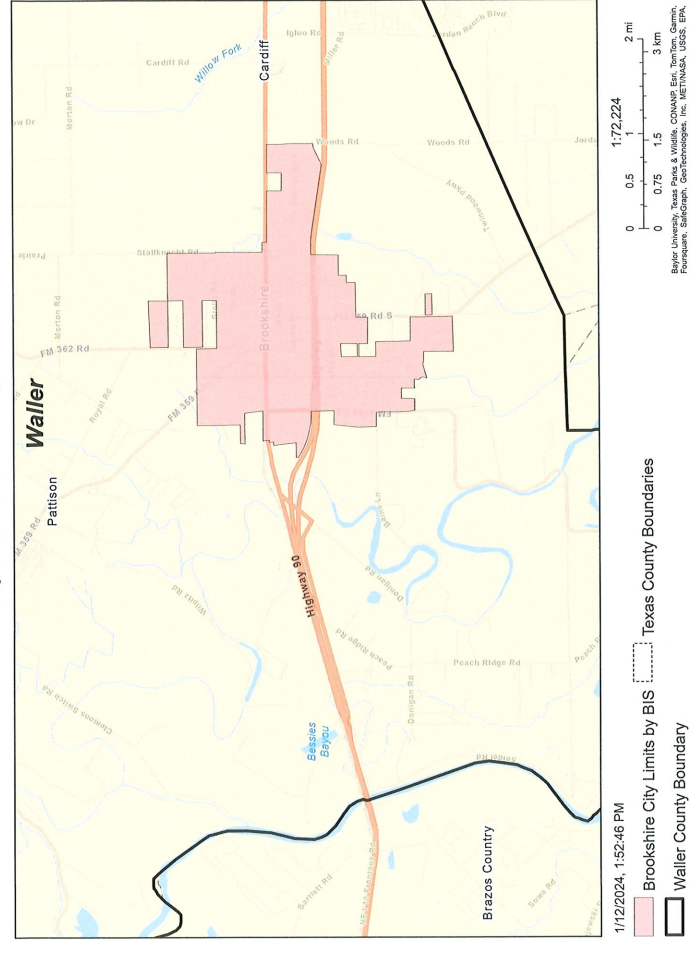
For more information about where to file go to: https://www.ethics.state.tx.us/filinginfo/QuickFileAReport.php

CODE OF FAIR CAMPAIGN PRACTICES

FORM CFCP COVER SHEET

| | | OFFICE USE ONLY |
|--|--|---|
| political committee is enco Campaign Practices. The cauthority upon submission form. Candidates or pol current campaign treasurer 1997, may subscribe to the | the Election Code, every candidate and puraged to subscribe to the Code of Fa Code may be filed with the proper filing of a campaign treasurer appointment itical committees that already have appointment on file as of September e code at any time. | ir ng nt a |
| 1 ACCOUNT NUMBER | 2 TYPE OF FILER | |
| (Ethics Commission Filers) | CANDIDATE | POLITICAL COMMITTEE |
| | If filing as a candidate, complete boxes 3 - 6, then read and sign page 2. | If filing for a political committee, complete boxes 7 and 8, then read and sign page 2. |
| 3 NAME OF CANDIDATE (PLEASE TYPE OR PRINT) | TITLE (Dr., Mr., Ms., etc.) FIRST | Мі |
| | NICKNAME LAST | SUFFIX (SR., JR., III, etc.) |
| 4 TELEPHONE NUMBER OF CANDIDATE (PLEASE TYPE OR PRINT) | AREA CODE PHONE NUMBER | EXTENSION |
| 5 ADDRESS OF CANDIDATE (PLEASE TYPE OR PRINT) | STREET / PO BOX; APT / SUITE #; CITY; | STATE; ZIP CODE |
| 6 OFFICE SOUGHT BY CANDIDATE (PLEASE TYPE OR PRINT) | | |
| 7 NAME OF COMMITTEE (PLEASE TYPE OR PRINT) | | |
| 8 NAME OF CAMPAIGN TREASURER (PLEASE TYPE OR PRINT) | TITLE (Dr., Mr., Ms., etc.) FIRST | MI |
| (LS OC LS OC . MIT) | NICKNAME LAST | SUFFIX (SR., JR., III, etc.) |
| | GO TO PAGE 2 | <u></u> |

City of Brookshire Map Title



City of Brookshire ; Bis Consultants - www.bisconsulting.com Baylor University, Texas Parks & Wildlife, CONANP, Esri, TomTom, Garmin, Foursquare, SafeGraph, GeoTechnologies, Inc. METI/NASA, USGS, EPA, NPS, USDA, USFWS |

| Saturday, May 4, 2024 – Uniform Election Date (Limited) | | | | | |
|---|---|--|--|--|--|
| Authority Conducting Elections | Local Non-County Political Subdivisions | | | | |
| | (County-ordered elections may not be held on this date. County Election Official may, but is not required to, contract to provide election services to political subdivisions holding elections on this date.) | | | | |
| Deadline to post candidate requirements ⁵ Form 1-20 | Thursday, May 4, 2023 | | | | |
| Deadline to Post Notice of Candidate Filing Deadline (Local Non-County Political Subdivisions Only) ¹ | Monday, December 18, 2023 V | | | | |
| First Day to Apply for Ballot by Mail | *First day to file does not move because of New Year's Day holiday. An "Annual ABBM" or FPCA for a January or February 2024 election may be filed earlier, but not earlier than the 60th day before the date of the January or February election. | | | | |
| First Day to File for a Place on the General Election Ballot (Local Non-County Political Subdivisions Only) ¹ | Wednesday, January 17, 2024 | | | | |
| Last Day to Order General Election or Special Election on a Measure | Friday, February 16, 2024 | | | | |
| Last Day to File for a Place on the General Election Ballot (Local Non-County Political Subdivisions Only) ² | Friday, February 16, 2024 at 5:00 p.m. See note below relating to four-year terms ³ | | | | |

| Last Day to File a Declaration of Write-in Candidacy (Local Non- County Political Subdivisions Only) | Tuesday, February 20, 2024 at 5:00 p.m. |
|---|---|
| Last Day to Register to Vote | Thursday, April 4, 2024 |
| First Day of Early Voting by Personal Appearance | Monday, April 22, 2024 |
| Last Day to Apply for Ballot by Mail (Received, not Postmarked) | Tuesday, April 23, 2024 |
| Last Day of Early Voting by Personal Appearance | Tuesday, April 30, 2024 |
| Last day to Receive Ballot by Mail | Saturday, May 4, 2024 (Election Day) at 7:00 p.m. if carrier envelope is not postmarked, OR Monday, May 6, 2024 (next business day after Election Day) at 5:00 p.m. if carrier envelope is postmarked by 7:00 p.m. at the location of the election on Election Day (unless overseas or military voter deadlines apply) ⁴ |



A Guide to Becoming a City Official

Updated July 2019

The Texas Municipal League exists solely to provide services to Texas cities. Since its formation in 1913, the League's mission has remained the same: to serve the needs and advocate the interests of its members.

The TML Constitution states that the purpose of the League is to "render services which individual cities have neither the time, money, nor strength to do alone."

Texas Municipal League 1821 Rutherford Lane, Suite 400 Austin, Texas 78754 512-231-7400 www.tml.org

Congratulations on Your Decision to File for City Office

Serving as an effective city elected official requires dedication, knowledge, and a substantial time commitment, and there are countless reasons why people choose to run for public office. While you may have a very specific reason for seeking a place on the city council, you will be involved in a number of other issues that can have a lasting impact on your city's future. For this reason, becoming a city elected official can be one of the most rewarding experiences of your life. An understanding of your role on the city council—as a member of a team—is critical to your success.

This booklet is designed to familiarize you with the responsibilities of city elected office. Use it as a reference guide during your campaign. Don't hesitate to ask your city manager or city secretary questions about your specific city structure. If you are elected, you may want to seek out the many other resources that help to guide newly elected officials in their new roles.

Material contained in this brochure should not be viewed as a substitute for legal advice or specific information applicable to your city. In addition, if you're serious about your candidacy, you should consider other, more detailed information sources available to you, including:

- attending city council or board of aldermen meetings
- examining your charter, if your city is home rule
- · reviewing city ordinances
- the TML Handbook for Mayors and Councilmembers

For information on elections, you may get additional information from the city clerk or secretary or the Texas Secretary of State's office. You should also consult your own attorney or familiarize yourself with the requirements of election laws.

Leadership Attributes for Councilmembers

Do you have the necessary leadership attributes to be an effective city leader? At a minimum, successful elected officials must devote a significant amount of time and energy to fulfill a position that answers directly to citizens. Some desirable leadership attributes include:

- · a general understanding of city government
- willingness to learn about a wide range of topics
- integrity

An understanding of your role as an elected official is vital to your relationship with the city staff. Just as in any productive employer-employee relationship, trust and respect are important. You can learn a great deal about the city from city employees. In many cities, councilmembers come and go, but the city staff continues to serve.

Mayors, Councils, and Boards of Aldermen

The mayor and city council or board of aldermen collectively serve as the governing body for a city and normally possess all legislative powers granted by state law. The positions of both councilmember and alderman have been compared to those of the members of the state legislature and the United States Congress. All these positions require elected officials to represent their constituents, to make policy decisions, to budget for the execution of the policies, and to see that their policies are carried out. Unlike their counterparts in state and federal offices, however, city officials are in direct contact with the citizens they serve on an ongoing basis.

Are You Eligible?

To run for office in a general law city in Texas, you must, among other requirements:

- · be a citizen of the United States;
- · be at least 18 years old on the date of the election; and
- be a registered voter and have lived in the State of Texas for at least 12 consecutive months prior to the filing date for the election, and in your city or ward for at least 6 months prior to the filing date for the election.

Certain offices and certain city types have additional requirements in state law, so you should be sure to check with both the city and the Texas Secretary of State's Elections Division to ensure that you are eligible. A home rule city may set different requirements in its charter, so check with your city clerk or secretary on whether additional or different requirements apply. The Texas Secretary of State website is at www.sos.state.tx.us.

Filing for a Place on the Ballot

To run for city office, you must file an application with the city clerk or secretary. The application includes information required by the Texas Election Code and must be filed according to deadlines set by that code. A candidate may either file for a place on the ballot or as a write-in candidate, but an application must be filed in either case. A home rule city may also have additional requirements and procedures for filing for a place on the ballot. Your city clerk or secretary can inform you of the rules and deadlines.

Home rule cities are larger cities. A city with a population of more than 5,000 in which the citizens have adopted a home rule charter through an election is a home rule city. A home rule charter is the document that establishes the city's governmental structure and provides for the distribution of powers and duties.

General law cities are usually smaller cities. General law cities don't have charters. Rather, they operate according to specific state statutes. A general law city looks to the state constitution and state statutes to determine what it **may do**. If state law doesn't grant a general law city the express or implied power to initiate a particular action, none may be taken. There are three categories of general law cities: type A, B, or C. If you are seeking office in a general law city, you should ask your city manager or city secretary to clarify the type in order to understand which state laws apply.

As opposed to general law cities, a home rule city operates according to its charter and looks to the state constitution and state statutes to determine what it **may not do**.

Forms of Government

There are two prevalent forms of city government in Texas:

Mayor-Council Structure

- The mayor is the ceremonial head of government and presides over council or board of aldermen meetings.
- · The council or board of aldermen sets meetings.
- The council or board of aldermen sets policy.
- Depending on local charter and/or ordinances, applicable statute, or local
 practice, broad or limited administrative authority is vested with the mayor
 or members of the council or board of aldermen or with an administrator or
 designated department heads appointed by the mayor, council, or board of
 aldermen.

Council-Manager Structure

- The mayor is the ceremonial head of government and presides over council meetings.
- The council sets policy and hires and fires the manager.
- The city manager normally has broad administrative authority.

Basic City Services

Services provided by cities vary. However, some typical services may include:

in which the official has a substantial interest, and if an action on the matter will result in a special economic effect on the business that is distinguishable from the effect on the public, or in the case of a substantial interest in real property, it is reasonably foreseeable that the action will have a special economic effect on the value of the property, distinguishable from its effect on the public. A local public official is also considered to have a substantial interest if a close relative has such an interest.

General rule: If a local public official has a conflict of interest in regard to a business entity or real property, that official must file an affidavit with the city secretary stating the interest and must abstain from any participation or vote on the matter.

Exception: If a local public official has a conflict of interest and files an affidavit, the official is not required to abstain from further participation or a vote on the matter if a majority of the members of the governing body also have a conflict of interest and file an affidavit.

Penalties: Penalties for violating the conflict of interest provisions range from having the action voided to the imposition of fines and incarceration.

Local Government Code Chapter 176 - Conflicts Disclosure

Local Government Code Chapter 176 requires that "local government officers"—including mayors, councilmembers, and certain other executive city officers and agents—file a "conflicts disclosure statement" with a city's records administrator within seven days of becoming aware of any of the following situations:

- A city officer or the officer's family member has an employment or business relationship that results in taxable income of more than \$2,500 in the preceding 12 months with a person who has contracted with or is considering contracting with the city ("vendor").
- A city officer or the officer's family member receives and accepts one or more gifts with an aggregate value of \$100 in the preceding 12 months from a vendor.
- A city officer has a family relationship with a vendor.

The law also requires a vendor to file a "conflict of interest questionnaire" if the vendor has a business relationship with the city and has an employment or other relationship with an officer or officer's family members, has given a gift to either, or has a family relationship with a city officer. The conflicts disclosure statement and

Penalties: Penalties for violating the nepotism provisions include a fine and immediate removal from office.

Dual Office-Holding/Incompatibility

Definition of "dual office-holding" and general rule: The Texas Constitution generally prohibits one person from holding more than one paid public office.

Definition of "incompatibility" and general rule: Texas law prohibits one person from holding two public offices, regardless of whether one or both offices are paid, if one position might impose its policies on the other or subject it to control in some other way. There are three types of incompatibility: (1) "self-appointment" incompatibility prohibits a member of a governing body from being appointed to a position over which the governing body has appointment authority; (2) "self-employment" incompatibility prohibits a member of a governing body from being employed in a position over which the governing body has employment authority; and (3) "conflicting loyalties" incompatibility prohibits one person from holding two public offices in which the duties of one office might negatively affect the duties of the other office.

Penalties: A person who accepts a prohibited second office automatically resigns the first office.

Open Government

Before assuming public office, you should become familiar with Texas Open Meetings Act (TOMA) and Public Information Act (PIA). These laws apply to political subdivisions in Texas, including cities, and outline what meetings and information must be open and available to the public.

Texas Open Meetings Act (TOMA)

The Texas Open Meetings Act (TOMA) reflects the policy that public bodies are engaged in the public's business. Consequently, city council or board of aldermen meetings should be open to the public and held only after the public has been properly notified. The TOMA governs how city meetings are conducted. Some general principles follow.

Definition of "meeting": A meeting occurs any time a quorum of the city council discusses public business that is within the city council's jurisdiction, regardless of the location or means of communication (e.g., phone, in person, email).

- (1) Knowingly engaging in a series of communications of less than a quorum of members discussing city business that will ultimately be deliberated by a quorum of members;
- (2) Calling or participating in an impermissible closed meeting;
- (3) Participating in an executive session without a certified agenda or recording; and
- (4) Disclosing a certified agenda or recording to a member of the public.

Texas Public Information Act (PIA)

The Texas Public Information Act governs the availability of city records to the public. Some general provisions follow.

Definition of "public information": Public information includes any information that is collected, assembled, or maintained by or for a governmental entity, regardless of the format. Public information can include city-related emails or texts on a city official's personal devices/accounts.

General rule: Most information held by a city is presumed to be public information and must be released pursuant to a written request.

Exceptions: Specific statutory exceptions to disclosure allow certain types of information to be withheld from the public. Other statutes make certain kinds of information "confidential by law," meaning that a city must withhold that information from the public. Because there are numerous exceptions, city officials should consult with local counsel immediately on receipt of a request.

Procedure: Any member of the public may request information in writing. A city official is prohibited from inquiring into the requestor's motives and is generally limited to: (1) releasing the information as quickly as is practicable, but generally not later than ten business days following the request; or (2) requesting an opinion from the Texas attorney general's office within ten business days of the receipt of the request as to whether the information may be withheld. Recent statutory changes and rulings by the attorney general have granted cities the authority to withhold specified types of confidential information without going through the process of seeking an opinion from the attorney general's office.

Penalties: Penalties for violating the PIA range from a civil lawsuit against the city or a city official to the imposition of fines and incarceration. There are three general criminal provisions under the PIA, including: (1) refusing to provide public information; (2) providing confidential information; and (3) destroying government information improperly.

Open Government Training

Gifts and Donations: Cities are prohibited by the Texas Constitution from giving money or any thing of value to a private individual, association, or corporation. The exception to this doctrine is when the city council determines that a donation will serve a public purpose of the city. The decision as to what constitutes a public purpose is left to the discretion of the city council, but may be over-turned by a court. State law also places strict requirements on what gifts an elected official or candidate may receive. Officials and candidates should review these rules before giving or accepting any gift.

Holdover: The Texas Constitution includes a provision that allows an elected official who is no longer qualified for office to continue to serve until his or her vacancy is filled by a qualified individual. This provision allows a city to continue to conduct business even when it loses one or more councilmembers. However, some disqualifications may prevent the disqualified councilmember from continuing to serve as a holdover, and this issue should be reviewed upon the vacancy being created.

Liability: Councilmembers will generally be held personally liable only for actions taken outside the scope of their duties and responsibilities as members of the governing body. However, the city itself will be potentially liable for actions taken by its councilmembers within the scope of their official duties. (See Tort Claims Act below.)

Meeting: Almost everyone intuitively knows what a meeting is. For example, a regular meeting of a city council, where agenda items are discussed and formal action is taken, is clearly a meeting. However, according to the Texas Open Meetings Act, other gatherings of the members of a governmental body may constitute a meeting. Generally, any time a quorum is present and city business is discussed, all of the Open Meetings Act requirements, including posting of a notice and preparation of minutes, must be followed.

Quorum: A city council must have a quorum to call a meeting to order and conduct business. The number of councilmembers required to establish a quorum varies by city. A quorum in a general law city is determined by state law, and a quorum in a home rule city is spelled out in the city's charter.

Tort Claims Act: The Texas Tort Claims Act limits governmental liability and provides for damage caps for governmental entities. The Act provides that liability for engaging in 36 specifically enumerated "governmental functions" (such as provision of police and fire protection, maintaining city parks, and other activities one expects of a local government) is limited by statute to \$250,000 for personal injury claims and \$100,000 for property damage claims. The Tort Claims Act does not generally provide for private causes of action against individual councilmembers for the actions of the city government.