Chapter 1.30

CITY ELECTIONS

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ARTICLE I. CAMPAIGN CONTRIBUTIONS

1.30.010 Purpose.

The purpose of this article is to supplement the provisions of the Political Reform Act of 1974, Title 9 of the Government Code (commencing with Section 81000), by:

A. Limiting the aggregate amount of campaign contributions which may be made by a person in support of or in opposition to the candidacy of a person for election to the city council at a municipal election, including all contributions to a city council candidate and to a committee supporting or opposing a city council candidate, in order to preclude a contributor from gaining disproportionate access to or influence over the city council or any of its individual members by making particularly large campaign contributions in support of or in opposition to one or more city council candidates;

B. Lowering the threshold on those campaign contributions to a city council candidate or to a committee supporting or opposing a city council candidate or a city ballot measure which must be individually disclosed and identified on campaign statements filed pursuant to the Political Reform Act of 1974, in order to more fully inform the voters of the city about the sources of campaign funds;

C. Requiring all campaign contributions to a city council candidate or to a committee supporting or opposing a city council candidate, regardless of amount, to be publicly reported, and prohibiting anonymous contributions to a city council candidate or to a committee supporting or opposing a city council candidate or a city ballot measure; and

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D. Requiring an additional campaign statement to be filed five days before each municipal election.
(Ord. 1751 §1 (part), Ord. 2113 §4, Ord. 2251)

1.30.020 Definitions.
Unless the contrary is stated or clearly appears from the context, the definitions set forth in the Political Reform Act of 1974 shall govern the construction of the words and phrases used in this article.
(Ord. 1751 §1 (part), Ord. 2113 §4)

1.30.030 Limitation on campaign contributions.
A. During the four-year period immediately preceding a municipal election held for the purpose of electing one or more members of the city council, no person shall make to any city council candidate, or to any committee supporting or opposing the election of such a candidate, a contribution or contributions that, in total, exceed the sum of five hundred ($500.00) dollars for all such contributions. 
B. During the four-year period immediately preceding a municipal election which is held for the purpose of electing one or more members of the city council, no candidate at that election shall accept from any person a contribution or contributions which, in total, exceed the sum of five hundred ($500.00) dollars. All contributions made by a person to a candidate’s controlled committee, whether or not made at the behest of the candidate or the committee, are contributions to that candidate for the purpose of the aggregate contribution limit established by this section. As used in this section, “controlled committee” means a committee that is controlled directly or indirectly by a candidate or that acts jointly with a candidate or controlled committee in connection with the making of expenditures. A candidate controls a committee if the candidate, or the candidate’s agent, or any other committee the candidate controls has a significant influence on the actions or decisions of the committee.
(Ord. 1751 §1 (part), Ord. 2251, Ord. 2274)

1.30.040 Limitation on campaign contributions - Exceptions.
A. A person’s use of personal money or property for the purpose of supporting such person’s council candidacy shall not constitute a campaign contribution for purposes of the limitation on campaign contributions provided for in Section 1.30.030 of this article.
B. A person receiving a contribution or contributions on behalf of or as the agent of a city council candidate or on behalf of or as the agent of a committee supporting or opposing a city council candidate or a city ballot measure, shall not be deemed to have made a separate and additional contribution to such city council candidate or committee for purposes of the limitation on campaign contributions provided for by Section 1.30.030 of this article when transferring such initial contribution or contributions to the city council candidate or committee, provided the person receiving the contribution or contributions transfers the same to the city council candidate or committee in the same form as received and without exercising or attempting to exercise any independent control over its use.
(Ord. 1751 §1 (part), Ord. 2268)
1.30.045 **Anonymous campaign contributions prohibited.**

No person shall make an anonymous contribution or contributions to a city council candidate or to a committee supporting or opposing a city council candidate or a city ballot measure. A contribution is deemed to be anonymous if (a) it is required to be reported on a campaign statement required to be filed under the Political Reform Act of 1974 or this chapter and is not so reported or (b) any information required to be reported on such a campaign statement is incomplete as to that contribution. Any anonymous contribution shall not be kept by the intended recipient but instead shall be promptly paid to the city’s finance director for deposit into the city’s general fund.

(Ord. 2251)

1.30.050 **Additional campaign statement disclosure requirements.**

A. Every city council candidate and every committee supporting or opposing a city council candidate shall list on any campaign statement which such person or committee is required to file with the city clerk pursuant to the Political Reform Act of 1974 or this chapter the name, address, occupation, employer, and amount contributed by each person who, subsequent to September 30, 2002, makes any campaign contribution to such city council candidate or committee. The amounts of contributions reported on a campaign statement so filed shall include the total amount of contributions received during the period covered by the campaign statement from each person who has made any contribution, and the contribution reporting thresholds established by the Political Reform Act of 1974 shall not apply to contributions subject to the disclosure requirements of this section.

B. Every committee supporting or opposing a city ballot measure shall list on any campaign statement the committee is required to file with the city clerk pursuant to the Political Reform Act of 1974 the name, address, occupation, employer, and amount contributed by each person who, subsequent to October 22, 1988, makes a campaign contribution to such committee of a value of fifty dollars ($50.00) or more.

(Ord. 175 §1 (part), Ord. 2251)

1.30.055 **Additional campaign statement filing requirement.**

Every city council candidate and every committee supporting or opposing a city council candidate shall file with the city clerk a campaign statement no later than five calendar days prior to the date of the election for which the candidate appears on the ballot. The statement shall cover the period from the closing date of the reporting period for the last pre-election campaign statement required to be filed under the Political Reform Act of 1974 through midnight of the sixth calendar day prior to the date of that election.

(Ord. 2251)

1.30.070 **Required notices.**

A. Any city council candidate making a written solicitation for a contribution to the candidate’s campaign for election to the city council and any committee making a written solicitation for a contribution to support or oppose a city council candidate shall include the following written notice in no less than 10-point type on each such solicitation:
NOTICE

Chapter 1.30 of the Chico Municipal Code limits the total amount of contributions to a candidate seeking election to the city council and to a committee supporting or opposing a city council candidate to $500 per contributor. In addition, each such candidate or committee is required to publicly report the amount of each contribution received and the name, address, occupation and employer of each contributor.

B. Any committee making a written solicitation for a contribution to support or oppose a city ballot measure shall include the following written notice in no less than 10-point type on each such solicitation:

NOTICE

Chapter 1.30 of the Chico Municipal Code requires each committee supporting or opposing a city ballot measure to publicly report the amount of each contribution of $50 or more and the name, address, occupation and employer of each contributor who makes such a contribution.

(Ord. 1751 §1 (part), Ord. 2251, Ord. 2274)

1.30.080 Violations.
A. Any person who knowingly or willfully violates any provisions of this article is guilty of a misdemeanor.

B. Any person convicted of a misdemeanor under subsection A who is a member of the council at the time of the conviction shall be deemed to have been convicted of a crime involving moral turpitude and shall, in addition to the penalties imposed by the court, suffer forfeiture of the office of councilmember in the manner provided by Section 405 of the city charter.

(Ord. 1751 §1 (part), Ord. 2251, Ord. 2268)

ARTICLE II. CITY BALLOTS

1.30.100 Purpose
The purpose of this article is to implement certain provisions of the California Elections Code pertaining to city ballots.

(Ord. 1751 §1 (part))

1.30.110 Rebuttal arguments.
The provisions of Sections 9220 and 9285 of the California Elections Code which provide for the filing of rebuttal arguments in the manner and within the time provided for therein is hereby adopted and shall apply to any city election on an initiative, a proposed amendment to the City Charter, a proposition concerning the issuance of bonds, an advisory question, and any other proposition or question submitted to the voters of the city.

(Ord. 1751 §1 (part), Ord. 1807, Ord. 2251 §1)

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1.30.120 Candidates' statements.

Any council candidate filing a candidates' statement pursuant to Section 13307 of the California Elections Code shall be responsible for the payment of a pro rata share of the total cost of printing, handling, and translating such statement. Such costs, in an amount estimated by the city clerk, shall be deposited by a council candidate at the time such council candidate files the candidate's statement. However, if the amount deposited by all council candidates filing a candidate statement exceeds the actual cost incurred by the city in printing, handling, and translating such candidates' statements, then the city clerk shall prorate the excess among the candidates and refund the excess amount paid within 30 days following the election.

(Ord. 1751 §1 (part), Ord. 2251 §2, Ord. 2268)