ELECTION PACKET FOR CANDIDATES/OFFICEHOLDERS

NOVEMBER 8, 2022: GENERAL ELECTION LUBBOCK COUNTY WATER CONTROL & IMPROVEMENT DISTRICT #1

The Election Code requires that all persons that desire to be a candidate for the Lubbock County Water Control and Improvement District No. 1's November 8, 2022 General Election to file the following reports with the filing authority.

- 1. In order to be on the November 8, 2022, ballot, a candidate must file an Application for Place on Ballot. Write-In candidates must file a Declaration of Write-In Candidacy.
- 2. Once a person becomes a candidate, they must appoint a Campaign Treasurer and complete form CTA.
- 3. If a candidate does not file a Modified Reporting Declaration stating that he does not intent to spend more than \$500.00; then he must file Form C/OH, Candidate and/or Officeholder Report of Contributions, Expenditures, And Loans.

See attached filing schedule or go to: www.ethics.state.tx.us for schedule of filing dates or more information

- •When a candidate chooses to file Form C/OH, he must file Form C/OH-UC, Candidate and/or Officeholder Report of Unexpended Contributions.
- •All Candidates must file form C/OH-FR, Designation of Final Report.

For your convenience this election packet includes: (1) all of the above forms and an appropriate instruction guide for each form, (2) the 2022 Filing Schedule For Candidates and/or Officeholders.

CANDIDATE APPLICATION FOR A PLACE ON THE BALLOT & APPOINTMENT OF A CAMPAIGN TREASURER BY A CANDIDATE MUST BE TURNED INTO THE DISTRICT OFFICE BY 5 P.M. ON MONDAY, AUGUST 22, 2022.



DOROTHY KENNEDY, EA OFFICE OF ELECTIONS

P O BOX 10536 LUBBOCK, TEXAS 79408 806-775-1339

<u>Memorandum</u>

To: Lubbock County Candidates

From: Dorothy Kennedy, Lubbock County Elections Administrator

Date: May 8, 2012

Re: Candidate Campaign Signs

Questions have arisen regarding candidate campaign signage rules for the upcoming elections. We use several United Supermarket stores for Early Voting, and United has requested that all candidates adhere to the following:

- 1. No more than two (2) signs per candidate are allowed at each United Store, which may be placed in the grass areas along the major streets around each store.
- 2. Signs can be no bigger than "yard size" signs.
- 3. Any signs over two will be removed.

With regard to Election Day polling places at Public Schools, there is no limit to the number of signs a candidate may place, so long as the sign are no bigger than "yard size".

Any signs placed by candidates anywhere other than United Stores and Public Schools are subject to landowner permission regarding number and size. Candidates are also subject to both City and Texas Department of Transportation (TxDot) rules and ordinances regarding right-of-way issues and removal of signs after an election.

We will pick up any remaining signs at Early Voting locations after the polls close on the last day of Early Voting. Candidates may pick up their signs here at our office any time after 10:00a.m. the following day.

ORDINANCE XXVII

AN ORDINANCE ENACTED BY THE BOARD OF DIRECTORS FOR THE LUBBOCK COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT NUMBER ONE OF LUBBOCK COUNTY, TEXAS UNDER THE POWERS, AUTHORITY AND PROVISIONS OF TITLE 128, CHAPTER 3-A OF VERNON'S ANNOTATED TEXAS STATUTES, INCLUDING ARTICLE 7880-7 OF SUCH STATUTES, RULES AND REGULATIONS GOVERNING THE SIZE AND PLACEMENT OF SIGNS WITHIN THE DISTRICT'S BOUNDARIES OWNED BY THE DISTRICT KNOWN AS BUFFALO SPRINGS LAKE. PRESCRIBING PENALTIES FOR VIOLATION OF THIS ORDINANCE; PROVIDING A REPEALING CLAUSE; PROVIDING A SAVINGS CLAUSE; AND PROVIDING FOR PUBLICATION AND EFFECTIVENESS OF THIS ORDINANCE.

BE IT ENACTED AND ORDAINED BY THE BOARD OF DIRECTORS FOR THE LUBBOCK COUNTY WATER CONTROL AND IMPROVEMENT DISTRICT NUMBER ONE OF LUBBOCK COUNTY, TEXAS:

SECTION 1 PURPOSE OF ORDINANCE

The purpose of this Ordinance is to promote a positive image on the District's property reflecting order, harmony and pride in the District community.

SECTION 2 TYPES OF SIGNS

It shall be unlawful for any person or persons to display a sign within the area of land owned by the District and known as Buffalo Springs Lake except:

- A. No signs for commercial purposes should be placed on District property or on property leased from the District.
- B. Informational signs relating to District purposes and informing the public of District events may be placed upon District property by District employees.
- c. Signs for political purposes or for the purpose of advertising the sale of improvements on land leased from the

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District may be placed upon property leased from the District by the tenant of the leased property provided that such signs will not exceed a size of thirty-six inches by thirty-six inches (36 in. x 36 in.). If the signs are for political purposes, they shall be removed within thirty (30) days after the date of the election to which the signs are directed.

D. No signs will be placed closer than six feet (6 ft.) from the front property line of any land leased from the District.

SECTION 3 EXCEPTIONS

Any person or persons wishing to place a sign upon the property leased from the District which exceeds the limitations described in this Ordinance, may file a request with the Board of Directors in writing, seeking an exception to this ordinance. This request will be considered in the next official board meeting of the Board of Directors. If approved by the Board of Directors, a permit will be issued by the Board setting out the terms and conditions for such an exception and the charges for such a permit, if any.

SECTION 4 DUTY TO ABATE

Any person or persons found to be in violation of this Ordinance shall, as soon as its presence comes to his or her knowledge, proceed at once and continue to abate said violation; if they refuse to abate the violation, the General Manager may cause removal or order a peace officer, employed by the District, or an employee of the District, to cause the removal of said ORDINANCE XXVII-Page 2

violation.

SECTION 5 NOTICE OF ORDER TO ABATE

Whenever a violation, generally or specifically defined in this Ordinance, shall exist within the boundaries of the property owned by the District, the General Manager shall notify in person or order a peace officer employed by the District, to notify in person or by delivering a written notice of order or warning in person, or by U.S. Mail, advising that such violation exists and order such violator to abate, remove, and cease the violation described in such notice, within such time as may be specified in such notice. The time allowed to abate, cease or discontinue to perform said violation will be determined by the offense itself and could range from the immediate to not more than five (5) days.

SECTION 6 DUTIES OF THE GENERAL MANAGER AND DISTRICT EMPLOYEES

It shall be the duty of the General Manager and all peace officers employed by the District to watch for any violation defined by this Ordinance or by any other ordinance of the District. Any employee of the District is to report all the facts to the General Manager at the office for the District.

SECTION 7 PENALTIES

Every violation defined in this Ordinance, whether generally or specifically, is prohibited and forbidden within the boundaries and on the property owned by the District, whether leased or not and any person making, causing, or permitting such violations as

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are defined generally or specifically, shall be guilty of a misdemeanor, and upon conviction thereof, shall be fined in any amount which combined with cost of court, shall not exceed the sum of Two Hundred and No/100 (\$200.00) Dollars and each day any such violation shall continue, shall constitute a separate offense.

SECTION 8 REPEAL OF INCONSISTENT ORDINANCES

All ordinances or parts of ordinances inconsistent or in conflict of the provisions of this Ordinance are hereby repealed.

SECTION 9 SAVINGS CLAUSE

In the event any particular provisions of this Ordinance, or any portion of any clause or paragraph thereof, is judicially declared to be invalid, nevertheless, those parts of the Ordinance and its several paragraphs and subdivisions that shall remain after such declaration shall have full force and effect.

SECTION 10 PUBLICATION AND EFFECT OF ORDINANCE

The provisions of this Ordinance shall be in full force and effect five (5) days after the second publication of the notice of this Ordinance as required by law, and ignorance of any provisions of this Ordinance after such publication shall not constitute a defense to the prosecution for the enforcement of a penalty for this Ordinance, and the provisions hereof, after such publication, shall judicially be known to the courts and shall be considered of a nature like unto that of valid penal ordinances of a city of the State of Texas.

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As ev	idence d	of t	his enact	ment her	ceof o	n this	day	7 OÎ
			1992.	Witness	the	signing	hereof	by
		as	President	of the	Board	of Direct	tors of	the
Lubbock County Water Control and Improvement District Number One of								
Lubbock County, Texas and the attesting hereof by								
as Secretary of such Board, with the imprinting								
of the Sea	l of the	Dis	trict.					

PRESIDENT, BOARD OF DIRECTORS
Lubbock County Water Control and
Improvement District No. 1
Lubbock County, Texas

ATTEST:

SEORETARY, BOARD OF DIRECTORS
Lubbock County Water Control and
Improvement District No. 1
Lubbock County, Texas