AN ORDINANCE AMENDING CHAPTER 2-2 THE CITY CODE RELATED TO THE CAMPAIGN FINANCE REPORTING, AND CREATING AN OFFENSE.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

PART 1. Section 2-2-2(10) of the City Code is repealed and replaced with a new Section 2-2-2(10) to read as follows:

(10) INDEPENDENT EXPENDITURE means:

(A) an expenditure for an electioneering communication or for express advocacy as those terms are defined in Article 4; and

(B) an expenditure on behalf of, or opposing the election of, a candidate, if:

(1) the expenditure is made independently of the candidate and the candidate’s campaign committee; and

(2) the expenditure is made:

(a) without prior consent, cooperation, strategic communication, or consultation between the candidate, the candidate’s campaign staff, the candidate’s campaign committee, or an agent or employee of the candidate or the committee, and the person or entity making the expenditure, or that person’s agent or employee, and

(b) without prior sharing of material information regarding the communication’s content, intended audience, timing, or method of dissemination between the candidate, the candidate’s campaign staff, the candidate’s campaign committee, or an agent or employee of the candidate or the committee, and the person or entity making the expenditure, or that person’s agent or employee.

PART 2. Chapter 2-2 of the City Code is amended by repealing Article 4 of Chapter 2-2 of the City Code and replacing it with a new Article 4 to read as follows:

ARTICLE 4. INDEPENDENT EXPENDITURES.

§ 2-2-31 DEFINITIONS.

In this article:
(A) **ELECTIONEERING COMMUNICATION** means a communication that:

(1) costs, or is part of a series of communications that in the aggregate cost, more than $2,500;

(2) refers to:

(a) a clearly identified candidate by:

   (i) containing the candidate's name, nickname, or image; or

   (ii) making an unambiguous reference to the candidate or to the candidate’s status as a candidate, challenger, or incumbent; or

(b) a clearly identified ballot measure, by containing:

   (i) the measure’s number;

   (ii) a description of the measure; or

   (iii) an unambiguous reference to the measure;

(3) is disseminated by publication, broadcast, Internet, a mass mailing, a telephone bank, or a billboard;

(4) is made later than the 61st day before the date of an election in which the candidate or the ballot measure appears on the ballot; and

(5) is capable of reaching at least:

(a) 5,000 people eligible to vote in the election; or

(b) two percent of the number of registered voters eligible to vote in the election.

(B) **EXPRESS ADVOCACY** means a communication that refers to a clearly identified candidate or ballot measure to expressly advocate the election or defeat of the candidate or measure using a phrase such as "Vote for," "Re-elect," "Cast your ballot against," Cast you ballot for," "Defeat," "Vote Down," or "No More Funds for X."

§ 2-2-32 REPORTING OF INDEPENDENT EXPENDITURES.
(A) A person who makes one or more independent expenditures in a City election that in the aggregate exceed $500, shall report:

(1) the full name and address of the person to whom each expenditure is made;

(2) the date and amount of each expenditure;

(3) the purpose of each expenditure;

(4) the name of each candidate whose election or defeat the expenditure advocates, or each ballot measure the passage or defeat of which the expenditure advocates; and

(5) in the case of an expenditure for an electioneering communication, the name of each candidate to whom the communication referred or each ballot measure to which the communication referred.

(B) A person making a report required by Subsection (A) shall include in the report a sworn statement that each independent expenditure was made without prior consent, cooperation, strategic communication, consultation, or sharing of material information regarding the communication’s content, intended audience, timing, or method of dissemination between an affected candidate, the candidate’s campaign staff, the candidate’s campaign committee, or an agent or employee of the candidate or the committee, and the person making the expenditure, or that person’s agent or employee.

(C) The disclosure required by Subsection (A) shall be made:

(1) if the expenditure is made before the 60th day before the date of the election, no later than the fifth business day after the date of the expenditure;

(2) if the expenditure is made on or after the 60th day before the date of the election and before the ninth day before the date of the election, no later than the second business day after the date of the expenditure; or

(3) if the expenditure is made on or after the ninth day before the date of the election, no later than 5 p.m. on the first business day after the date of the expenditure.

(D) A report required by this section shall be filed electronically, unless otherwise exempted from electronic filing. The city clerk shall post a report under this section on the City’s Web site on the first business day after the date that the clerk receives the report.
(E) Information reported under this section by a candidate, a political committee, or a person subject to Section 254.261 (Direct campaign expenditure exceeding $100) of the Texas Election Code, must also be reported on the candidate’s, political committee’s, or person’s next contribution and expenditure report, if required by state law.

§ 2-2-33 DISCLOSURE STATEMENT REQUIRED.

In addition to any other disclosure statement required by law, a political advertisement, electioneering communication, or express advocacy paid for in whole or in part by an independent expenditure, must conspicuously disclose on the communication the names of the five largest donors in the preceding 12 months to the person making the independent expenditure.

PASSED AND APPROVED

August 2, 2012

Lee Leffingwell
Mayor

APPROVED:  ATTEST:

Karen M. Kennard  Shirley A. Gentry
City Attorney  City Clerk