THE CITY OF WEST JORDAN, UTAH ORDINANCE NO. 24-41

AN ORDINANCE AMENDING THE 2009 WEST JORDAN CITY CODE (AMENDING MUNICIPAL ELECTION PROCEDURES); AMENDING CERTAIN SECTIONS IN TITLE 1, CHAPTER 15 (ELECTIONS), INCLUDING QUALIFICATIONS FOR OFFICE, CAMPAIGN FINANCE DISCLOSURES, AND USE OF CITY LOGOS

WHEREAS, the City of West Jordan ("**City**") adopted West Jordan City Code ("**City Code**") in 2009; and the City Council of the City ("**Council**" or "**City Council**") desires to amend certain Sections in Title 1, Chapter 15 (Elections) ("**proposed City Code amendments**"); and

WHEREAS, the City Council held a work session (committee of the whole meeting) on August 21, 2024 and a public meeting on September 25, 2024, regarding the proposed City Code amendments, and finds it to be in the best interest of the public health, safety, and welfare of the residents of the City to adopt the following proposed City Code amendments.

NOW THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF WEST JORDAN, UTAH AS FOLLOWS:

Section 1. <u>Amendment and Enactment of City Code Provisions</u>. Certain City Code Sections in Title 1, Chapter 15 (Elections) are amended (Sections 1-15-2 and 1-15-4) and enacted (Sections 1-15-8 and 1-15-9) as shown in Attachment 1 (legislative version and clean version) to this Ordinance.

Section 2. <u>Severability</u>. If any provision of this Ordinance is declared to be invalid by a court of competent jurisdiction, the remainder shall not be affected thereby.

Section 3. <u>Effective Date</u>. This Ordinance shall become effective immediately upon posting or publication as provided by law and upon (i) the Mayor signing the Ordinance, (ii) the City Council duly overriding the veto of the Mayor as provided by law, or (iii) the Mayor failing to sign or veto the Ordinance within fifteen (15) days after the City Council presents the Ordinance to the Mayor.

PASSED BY THE CITY COUNCIL OF THE CITY OF WEST JORDAN, UTAH, THIS 25^{TH} DAY OF SEPTEMBER 2024.

CITY OF WEST JORDAN

By: Chad R Lamb (Oct 14, 2024 12:45 MDT)

Chad Lamb Council Vice Chair

ATTEST:

Cindy M. Quell

Cindy M. Quick, MMC Council Office Clerk

Voting by the City Council	"YES"	''NO''
Council Chair Zach Jacob	~ absent ~	
Council Vice-Chair Chad Lamb	\boxtimes	
Council Member Kelvin Green	\boxtimes	
Council Member Pamela Bloom	\boxtimes	
Council Member Kent Shelton	\boxtimes	
Council Member Kayleen Whitelock	\boxtimes	
Council Member Bob Bedore	\boxtimes	

PRESENTED TO THE MAYOR BY THE CITY COUNCIL ON SEPTEMBER 26, 2024

Mayor's Action: _____ Approve _____ Veto

By: _____

Mayor Dirk Burton

Date

ATTEST:

Junpos

Tangee Sloan, CMC City Recorder

STATEMENT OF APPROVAL/PASSAGE (check one)

_____ The Mayor approved and signed Ordinance No. 24-41.

_____ The Mayor vetoed Ordinance No. 24-41 on ______ and the City Council timely overrode the veto of the Mayor by a vote of _____ to _____.

X Ordinance No. 24-41 became effective by operation of law without the Mayor's approval or disapproval.

Junger S- (Seal)

Tangee Sloan, CMC City Recorder

CERTIFICATE OF PUBLICATION

I, Tangee Sloan, certify that I am the City Recorder of the City of West Jordan, Utah, and that a short summary of the foregoing ordinance was published on the Utah Public Notice Website on the <u>15th</u> day of <u>October</u> 2024. The fully executed copy of the ordinance is retained in the Office of the City Recorder pursuant to Utah Code Annotated, 10-3-711.



Tangee Sloan, CMC City Recorder

(Attachment on the following pages)

Attachment 1 to

ORDINANCE NO. 24-41

AN ORDINANCE AMENDING THE 2009 WEST JORDAN CITY CODE (AMENDING MUNICIPAL ELECTION PROCEDURES); AMENDING CERTAIN SECTIONS IN TITLE 1, CHAPTER 15 (ELECTIONS), INCLUDING QUALIFICATIONS FOR OFFICE, CAMPAIGN FINANCE DISCLOSURES, AND USE OF CITY LOGOS

(See the following pages for the legislative version and the clean version)

1	<u>Attachment 1 – Legislative</u>
2 3 4	<u>City Code Text Amendment (Sections 1-15-2, 1-15-4, 1-15-8, and 1-15-9) regarding</u> <u>Declarations of Candidacy, Campaign Finance Reports, and Prohibiting Use of the City Logo</u>
5	1-15-2: QUALIFICATIONS FOR OFFICE:
6	A. Qualifications For All Candidates and Declarations of Candidacy:
7 8 9 10 11	1. A candidate must be a registered voter who has resided within the city for a period of twelve (12) consecutive months immediately preceding the date of the general election and must file a complete and timely declaration of candidacy with the city recorder, as set forth in subsection 3. A candidate may not file a declaration of candidacy if disqualified by any of the provisions of Utah Code section 20A-9-203 or its successor provisions.
12 13	a. In case of an annexation, any person who has resided within the territory annexed for the prescribed twelve (12) month period is deemed to meet the residence requirement for candidacy.
14 15 16	2. Candidates to be voted for at all municipal elections in the city shall be elected in an a <u>nonpartisan</u> election administered consistent with Utah Code <u>Ann.</u> title 20A, chapter 5, with amendments and modifications as are appropriate for a municipal election.
17 18	3. A complete and timely declaration of candidacy must be filed in person with the city recorder as follows:
19 20	a. Complete all required fields, information, signatures, and initials on the form provided by the city recorder;
21 22	b. Pay the full filing fee identified in the consolidated fee schedule (approved by the city council);
23	[Option 1 for subsection c]
24 25 26	c. Complete all the requirements of subsection 1-15-4G, regarding any late or unfiled campaign finance report or reports, at least thirty calendar days before filing a declaration of candidacy;
27	[Option 2 for subsection c]
28 29 30 31	c. Accurately declare that all the requirements of subsection 1-15-4G have been complied with, regarding any late or unfiled campaign finance report or reports, including that no campaign finance report or reports have been more than thirty days late since the filing period for the last municipal election;
32 33	d. File in person with the city recorder by 5:00:00 p.m. on the last day of the posted filing period; and
34 35 36	e. The city recorder may not accept any declaration of candidacy filed after the end of the filing period (at 5:00:01 p.m. or after on the last day of the posted filing period) or that otherwise does not meet all the requirements of subsections a through d above.

- f. Being present in person by 5:00:00 p.m. with a complete and timely declaration of
 candidacy complies with the "File with the city recorder by 5:00:00 p.m." requirement of subsection
 d above. In other words, if a candidate is present in person with a complete and timely declaration of
 candidacy, as defined in subsections (a) through (d) above, but the city recorder has not yet processed
 the declaration of candidacy, then the delay in processing the declaration of candidacy does not cause
 it to be untimely.
- 43 g. For purposes of this section, the term "city recorder" includes any deputy recorder or other
 44 person deputized by the city recorder to assist in fulfilling the duties established by this section.

B. Qualifications For Mayor: There are no additional qualifications for mayor other than <u>those</u> the
 requirements listed in subsection A.

- 47 C. Qualifications For City Council:
- 48 1. Election To Council Seats:

a. <u>At-large Seats.</u> Three (3) city council members shall be elected in a city wide at-large
election. All registered voters residing in the city may vote for at-large city council candidates. The
at-large council members must be qualified electors residing in the city. The three (3) at-large council
member seats shall be filled by the three (3) candidates receiving the highest, second highest, and
third highest number of votes in the election in which all candidates are running against all other
candidates for the at large seats.

55 b. <u>District Seats</u>. Four (4)-city council members shall be elected from council districts that are substantially equal in population. To vote for a "districted" council candidate, a registered voter must 56 be a resident of the council district for which the candidate is running. To be elected from a council 57 district, the candidate must be a qualified elector residing in the council district for which they are 58 59 running at the time of declaration of candidacy and through the completion of the elected term. If the candidate for a districted council seat ceases to be a qualified elector residing in council district he is 60 running for before the primary or general election, the city recorder shall inform the appropriate 61 election official that the candidate has been disqualified. The election official shall thereafter: (i) 62 remove the candidate's name from the ballot if practicable by blacking out the candidate's name 63 before the ballots are delivered to voters or (ii) if removing the candidate's name is not possible, 64 inform the voters by any practicable method that the candidate has been disqualified and that votes 65 cast for the candidate will not be counted, and (iii) not count any votes for the disqualified candidate. 66

c. <u>Name Limited to Once on a Ballot.</u> A candidate's name may not appear on the ballot for
 more than one <u>C</u>ity elected office in the same election.

69 D. Time Of Elections:

At-large Seats. The three (3)-at-large council seats shall be elected for four (4)-year terms of office during the regular municipal election in November 2021, and each fourth year thereafter.

District Seats and Mayor. The four (4)-districted council seats and the mayor shall be elected
 for four (4)-year terms of office during the regular municipal election in November 2019, and each
 fourth year thereafter.

- 75
- 76

- 77 E. Council District Boundaries:
- The boundaries of the council districts shall be adopted by resolution ordinance in a city
 council meeting.

Within Consistent with Utah Code section 10-3-205.5 or its successor provisions, within six
 (6)-months after the Legislature completes its decennial redistricting process, or when otherwise
 required or allowed by Utah Code, the city recorder shall submit for city council approval the council
 district boundaries to be realigned, if necessary.

- a. The city council shall designate, by resolution ordinance, council districts that are
 substantially equal in population for the districted council members to be elected from.
- b. The boundaries of the council districts shall may not be changed frivolously or arbitrarily,
 but only for the purpose of assuring that the council districts are contiguous, compact, and
 substantially equal in population.
- F. Term Of Office: The mayor and members of the city council, unless otherwise set forth by law,shall begin their terms of office at 12 noon on the first Monday in January following their election.

G. Primary Election: If the number of candidates for a specific elected office exceeds twice the 91 number of individuals needed to fill the office, the city will hold a Primary Election in accordance 92 with Utah Code Ann. section 20A-9-404 or its successor provisions to reduce the candidate field for 93 the General Election to two (2) times the number of individuals needed to fill the elected office. The 94 95 candidates with the highest vote totals shall move forward to the General Election. If there are fewer than two (2) times the number of candidates for a specific elected office, a Primary Election shall 96 may not be held for that elected office. (Ord. 20-44, 12-2-2020; amd. Ord. 21-44, 11-16-2021; Ord. 97 98 23-13, 3-8-2023)

99

100 1-15-4: DISCLOSURE OF CAMPAIGN CONTRIBUTIONS AND EXPENDITURES:

A. Disclosure Duty: Each candidate for elected municipal office shall report financial
contributions and expenditures in full compliance with this code, Utah Code Ann. section 10-3-208,
and title 20A, chapter 11, or its successor provisions. If the city adopts stricter disclosure
requirements than Utah Code, the disclosure requirements of this chapter shall apply.

B. Report Filing: The filings required by this section shall be made with the city recorder. Thestatements so filed shall be public records.

107 C. Campaign Finance Reports:

Campaign finance reports shall detail accurately and completely the information required
 concerning contributions and expenditures.

2. Campaign finance reports shall identify the amount of each contribution, regardless of
amount, and the name of the contributor, if known. The monetary value of in-kind contributions
should be estimated.

3. Campaign finance reports shall identify each expenditure, regardless of amount, and the nameof the recipient of the expenditure.

115 4. Campaign finance reports shall identify any anonymous donations. Campaign finance reports

116 must include a statement of the date of transfer to state, county, city, or a non-profit 501(c)(3) 117 organization and identify the organization funds were transferred to on any anonymous contributions

greater than fifty dollars (\$50.00) as an expenditure.

D. Current Elected Officials: Current elected officials must submit an updated campaign finance report no later than April 1 each year in office to disclose campaign contributions and expenditures made or received since the immediately prior reporting period.

E. Campaign finance reports shall include a statement certifying that all contributions andexpenditures not previously reported have been reported.

124 F. City Recorder Notifications:

The city recorder shall notify each candidate for municipal office upon declaration of
 candidacy and again fourteen (14) days before each municipal election, of the provisions of this
 section and Utah law that govern disclosure of contributions, expenditures, and the penalties for
 failing to file a campaign finance report, including the statutory provisions that require the removal of
 the candidate's name from the ballot for failure to file required campaign finance reports.

The city recorder shall notify all elected officials of their obligation to file an annual updated
 campaign finance report by April 1 as required by this section and the penalties for failing to do so at
 least fourteen (14) days but no more than twenty one (21) days before such campaign finance report
 is due.

134 [Option 1 for subsection G]

135 <u>G. Failure to File Campaign Finance Reports: A candidate who was more than thirty calendar</u>

days late in filing any campaign finance report or reports with the city recorder, since the filing
 period for the last municipal election, is not qualified to file any declaration of candidacy with the

137 period for the last municipal election, is not qualified to file any declaration of candidacy with the 138 city recorder pursuant to section 1-15-2 until all the late or unfiled campaign finance reports have

been filed with and accepted (as being in compliance) by the city recorder and in the time period

required by subsection 1-15-2(A)(3)(c). (Ord. 20-44, 12-2-2020; and. Ord. 23-13, 3-8-2023)

141 [Option 2 for subsection G]

G. Failure to File Campaign Finance Reports: A candidate who was more than thirty calendar
days late in filing any campaign finance report or reports with the city recorder, since the filing
period for the last municipal election, is not qualified to file any declaration of candidacy with the
city recorder pursuant to section 1-15-2 during the filing period for the next municipal election,
except that any late or unfiled campaign finance reports due on or before September 25, 2024 may be
filed with (and potentially accepted as being in compliance by) the city recorder on or before October
30, 2024 without any loss of qualification. (Ord. 20-44, 12-2-2020; amd. Ord. 23-13, 3-8-2023)

150 <u>1-15-8: PROHIBITION OF THE USE OF THE CITY LOGO IN MUNICIPAL ELECTIONS:</u>

151 <u>A.</u> <u>Prohibition: A candidate or other "person", as defined in section 1-15-1, may not use any</u>

152 version or portion of the city logo in, or in the background of or in an attachment to, any election or

153 campaign material of any type or medium (including, but not limited to, printed, digital or electronic,

154 <u>etc.).</u>

- 155 <u>B.</u> Exception: Incidental use of any version or portion of the city logo in the background of a
- video or on a person's clothing in a video is allowed. Notwithstanding this exception, a person may
 not use any version or portion of the city logo:
- 158 1. <u>In any printed or other physical election or campaign material; or</u>
- 159 2. <u>To infer the endorsement of a candidate by the city.</u>
- 160 <u>C.</u> <u>Enforcement: This section may be enforced pursuant to the procedures set forth in title 16 of</u>
- 161 this code, including but not limited to any fines identified in the consolidated fee schedule (approved
- 162 by the city council). The city may also pursue injunctive relief or any other remedy or remedies
- 163 available to the city. The pursuit of any remedy or remedies by the city does not limit or prohibit the
- 164 pursuit of any other remedy or remedies by the city.
- 165
- 166 <u>1-15-9: COMPLIANCE WITH UTAH ELECTION LAWS:</u>
- A. <u>A candidate or other "person"</u>, as defined in section 1-15-1, shall fully comply with all the
- 168 relevant requirements of the election laws in the Utah Code, including, but not limited to, all the
- 169 relevant requirements of title 20A and any section cited in the declaration of candidacy form.

Attachment 1 – Clean (Option2)

<u>City Code Text Amendment (Sections 1-15-2, 1-15-4, 1-15-8, and 1-15-9) regarding</u> Declarations of Candidacy, Campaign Finance Reports, and Prohibiting Use of the City Logo

1-15-2: QUALIFICATIONS FOR OFFICE:

A. Qualifications For All Candidates and Declarations of Candidacy:

1. A candidate must be a registered voter who has resided within the city for a period of 12 consecutive months immediately preceding the date of the general election and must file a complete and timely declaration of candidacy with the city recorder, as set forth in subsection 3. A candidate may not file a declaration of candidacy if disqualified by any of the provisions of Utah Code section 20A-9-203 or its successor provisions.

a. In case of an annexation, any person who has resided within the territory annexed for the prescribed 12 month period is deemed to meet the residence requirement for candidacy.

2. Candidates to be voted for at all municipal elections in the city shall be elected in a nonpartisan election administered consistent with Utah Code title 20A, chapter 5, with amendments and modifications as are appropriate for a municipal election.

3. A complete and timely declaration of candidacy must be filed in person with the city recorder as follows:

a. Complete all required fields, information, signatures, and initials on the form provided by the city recorder;

b. Pay the full filing fee identified in the consolidated fee schedule (approved by the city council);

c. Accurately declare that all the requirements of subsection 1-15-4G have been complied with, regarding any late or unfiled campaign finance report or reports, including that no campaign finance report or reports have been more than thirty days late since the filing period for the last municipal election;

d. File in person with the city recorder by 5:00:00 p.m. on the last day of the posted filing period; and

e. The city recorder may not accept any declaration of candidacy filed after the end of the filing period (at 5:00:01 p.m. or after on the last day of the posted filing period) or that otherwise does not meet all the requirements of subsections a through d above.

f. Being present in person by 5:00:00 p.m. with a complete and timely declaration of candidacy complies with the "File with the city recorder by 5:00:00 p.m." requirement of subsection d above. In other words, if a candidate is present in person with a complete and timely declaration of candidacy, as defined in subsections (a) through (d) above, but the city recorder has not yet processed the declaration of candidacy, then the delay in processing the declaration of candidacy does not cause it to be untimely.

g. For purposes of this section, the term "city recorder" includes any deputy recorder or other person deputized by the city recorder to assist in fulfilling the duties established by this section.

B. Qualifications For Mayor: There are no additional qualifications for mayor other than those listed in subsection A.

C. Qualifications For City Council:

1. Election To Council Seats:

a. At-large Seats. Three city council members shall be elected in a city wide at-large election. All registered voters residing in the city may vote for at-large city council candidates. The at-large council members must be qualified electors residing in the city. The three at-large council member seats shall be filled by the three candidates receiving the highest, second highest, and third highest number of votes in the election in which all candidates are running against all other candidates for the at large seats.

b. District Seats. Four city council members shall be elected from council districts that are substantially equal in population. To vote for a "districted" council candidate, a registered voter must be a resident of the council district for which the candidate is running. To be elected from a council district, the candidate must be a qualified elector residing in the council district for which they are running at the time of declaration of candidacy and through the completion of the elected term. If the candidate for a districted council seat ceases to be a qualified elector residing in council district he is running for before the primary or general election, the city recorder shall inform the appropriate election official that the candidate has been disqualified. The election official shall thereafter: (i) remove the candidate's name from the ballot if practicable by blacking out the candidate's name before the ballots are delivered to voters or (ii) if removing the candidate's name is not possible, inform the voters by any practicable method that the candidate has been disqualified and that votes cast for the candidate will not be counted, and (iii) not count any votes for the disqualified candidate.

c. Name Limited to Once on a Ballot. A candidate's name may not appear on the ballot for more than one city elected office in the same election.

D. Time Of Elections:

1. At-large Seats. The three at-large council seats shall be elected for four year terms of office during the regular municipal election in November 2021, and each fourth year thereafter.

2. District Seats and Mayor. The four districted council seats and the mayor shall be elected for four year terms of office during the regular municipal election in November 2019, and each fourth year thereafter.

E. Council District Boundaries:

1. The boundaries of the council districts shall be adopted by ordinance in a city council meeting.

2. Consistent with Utah Code section 10-3-205.5 or its successor provisions, within six months after the Legislature completes its decennial redistricting process, or when otherwise required or allowed by Utah Code, the city recorder shall submit for city council approval the council district boundaries to be realigned, if necessary.

a. The city council shall designate, by ordinance, council districts that are substantially equal in population for the districted council members to be elected from.

b. The boundaries of the council districts may not be changed frivolously or arbitrarily, but only for the purpose of assuring that the council districts are contiguous, compact, and substantially equal in population.

F. Term Of Office: The mayor and members of the city council, unless otherwise set forth by law, shall begin their terms of office at 12 noon on the first Monday in January following their election.

G. Primary Election: If the number of candidates for a specific elected office exceeds twice the number of individuals needed to fill the office, the city will hold a Primary Election in accordance with Utah Code section 20A-9-404 or its successor provisions to reduce the candidate field for the General Election to two times the number of individuals needed to fill the elected office. The candidates with the highest vote totals shall move forward to the General Election. If there are fewer than two times the number of candidates for a specific elected office, a Primary Election may not be held for that elected office. (Ord. 20-44, 12-2-2020; amd. Ord. 21-44, 11-16-2021; Ord. 23-13, 3-8-2023)

1-15-4: DISCLOSURE OF CAMPAIGN CONTRIBUTIONS AND EXPENDITURES:

A. Disclosure Duty: Each candidate for elected municipal office shall report financial contributions and expenditures in full compliance with this code, Utah Code section 10-3-208, and title 20A, chapter 11, or its successor provisions. If the city adopts stricter disclosure requirements than Utah Code, the disclosure requirements of this chapter shall apply.

B. Report Filing: The filings required by this section shall be made with the city recorder. The statements so filed shall be public records.

C. Campaign Finance Reports:

1. Campaign finance reports shall detail accurately and completely the information required concerning contributions and expenditures.

2. Campaign finance reports shall identify the amount of each contribution, regardless of amount, and the name of the contributor, if known. The monetary value of in-kind contributions should be estimated.

3. Campaign finance reports shall identify each expenditure, regardless of amount, and the name of the recipient of the expenditure.

4. Campaign finance reports shall identify any anonymous donations. Campaign finance reports must include a statement of the date of transfer to state, county, city, or a non-profit 501(c)(3) organization and identify the organization funds were transferred to on any anonymous contributions greater than \$50.00 as an expenditure.

D. Current Elected Officials: Current elected officials must submit an updated campaign finance report no later than April 1 each year in office to disclose campaign contributions and expenditures made or received since the immediately prior reporting period.

E. Campaign finance reports shall include a statement certifying that all contributions and expenditures not previously reported have been reported.

F. City Recorder Notifications:

1. The city recorder shall notify each candidate for municipal office upon declaration of candidacy and again 14 days before each municipal election, of the provisions of this section and Utah law that govern disclosure of contributions, expenditures, and the penalties for failing to file a campaign finance report, including the statutory provisions that require the removal of the candidate's name from the ballot for failure to file required campaign finance reports.

2. The city recorder shall notify all elected officials of their obligation to file an annual updated campaign finance report by April 1 as required by this section and the penalties for failing to do so at least 14 days but no more than 21 days before such campaign finance report is due.

G. Failure to File Campaign Finance Reports: A candidate who was more than thirty calendar days late in filing any campaign finance report or reports with the city recorder, since the filing period for the last municipal election, is not qualified to file any declaration of candidacy with the city recorder pursuant to section 1-15-2 during the filing period for the next municipal election, except that any late or unfiled campaign finance reports due on or before September 25, 2024 may be filed with (and potentially accepted as being in compliance by) the city recorder on or before October 30, 2024 without any loss of qualification. (Ord. 20-44, 12-2-2020; amd. Ord. 23-13, 3-8-2023)

1-15-8: PROHIBITION OF THE USE OF THE CITY LOGO IN MUNICIPAL ELECTIONS:

A. Prohibition: A candidate or other "person", as defined in section 1-15-1, may not use any version or portion of the city logo in, or in the background of or in an attachment to, any election or campaign material of any type or medium (including, but not limited to, printed, digital or electronic, etc.).

B. Exception: Incidental use of any version or portion of the city logo in the background of a video or on a person's clothing in a video is allowed. Notwithstanding this exception, a person may not use any version or portion of the city logo:

1. In any printed or other physical election or campaign material; or

2. To infer the endorsement of a candidate by the city.

C. Enforcement: This section may be enforced pursuant to the procedures set forth in title 16 of this code, including but not limited to any fines identified in the consolidated fee schedule (approved by the city council). The city may also pursue injunctive relief or any other remedy or remedies available to the city. The pursuit of any remedy or remedies by the city does not limit or prohibit the pursuit of any other remedy or remedies by the city.

1-15-9: COMPLIANCE WITH UTAH ELECTION LAWS:

A. A candidate or other "person", as defined in section 1-15-1, shall fully comply with all the relevant requirements of the election laws in the Utah Code, including, but not limited to, all the relevant requirements of title 20A and any section cited in the declaration of candidacy form.

Ordinance No. 24-41 amending Title 1 Chapter 15 Elections

Final Audit Report

2024-10-15

Created:	2024-10-14
Ву:	Cindy Quick (Cindy.quick@westjordan.utah.gov)
Status:	Signed
Transaction ID:	CBJCHBCAABAAfc0y9ZcpFWKuUoKEqt7B8TUWbdBPdraC

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- Email viewed by chad.lamb@westjordan.utah.gov 2024-10-14 - 6:44:56 PM GMT
- Signer chad.lamb@westjordan.utah.gov entered name at signing as Chad R Lamb 2024-10-14 - 6:45:19 PM GMT
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Adobe Acrobat Sign

Document e-signed by Tangee Sloan (tangee.sloan@westjordan.utah.gov) Signature Date: 2024-10-15 - 6:18:15 PM GMT - Time Source: server

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