General Election November 4, 2025



Application Packet

TABLE OF CONTENTS

Introduction Letter
Qualifications
Application
Appointment of Campaign Treasurer (CTA)
Code of Fair Campaign Practices Act/Form (CFCP)
Condensed Calendar
Contact and Reference Information

POST OFFICE BOX 872
ROBSTOWN, TEXAS 78380
PHONE (361) 387-4589

To: Political Candidates

From: Gabby Garcia, Interim City Secretary

Subject: City of Robstown General Election – November 4, 2025

Date: July 18, 2025

Dear Prospective Candidate,

Please be advised that the City of Robstown General Election is scheduled for Tuesday, November 4, 2025. The election will be held to fill the following positions:

• Mayor (1 position)

• Council Members (6 positions)

• Utility Board Trustee, Position No. 2 (1 position)

Enclosed is the Candidate Application Packet, prepared by the Office of the Interim City Secretary. This packet is intended to provide comprehensive information regarding the application process, candidate qualifications, applicable terms of office, and current vacancies.

You are strongly encouraged to review all materials thoroughly to ensure compliance with the relevant requirements and deadlines. For the most current and authoritative information, please consult the websites listed on the Contact and Reference Information page.

Should you have any questions or require further clarification, please do not hesitate to contact the City Secretary's Office.

Respectfully,

Gabby Garcia

Interim City Secretary

Maintenance Notice: Various SOS portal applications including Notary and Texas Register will be intermittently unavailable starting at 6 p.m. on Friday, July 18, through Sunday, July 20.

EFFECTIVE SEPTEMBER 1, 2023, OUR LOBBY WALK-IN HOURS WILL BE 9 A.M. - 4 P.M. (CENTRAL), MONDAY - FRIDAY.



About

Elections & Voting

Business Services Notary & Apostilles Rules & Meetings International Relations

Forms & Other Services

Note - Navigational menus along with other non-content related elements have been removed for your convenience. Thank you for visiting us online.

Terms, Qualifications, and Vacancies

General Information

A city is home rule if it has a charter. It is Type C (general law) if it is governed by a mayor and two commissioners. If the city is not home rule or Type C, it is either Type A or Type B. Type A and Type B general law cities have five aldermen and a mayor. The only way to determine which type a city is, is to obtain a copy of the records of the incorporation election from the county clerk or the city secretary. If a general law city with an alderman form of government has a population of over 600, it is probably (but not absolutely) a Type A City.

The general rule for residence and age requirements is section 141.001(a)(2),(5) of the Election Code.

Any city, whether home rule or general law, that has increased its terms of office to 3 years or 4 years must fill vacancies by a majority vote at a special election within 120 days after the vacancy or vacancies occur; except that a home-rule municipality may provide by charter or charter amendment the procedure for filling a vacancy occurring on its governing body for an unexpired term of 12 months or less. See Art. XI, Sec.11 (as amended) for details.

Filling Vacancies

Type A City (Local Gov't Code, Section 22.010)

- Term of office -- 2 years/can opt for up to 4 (Local Gov't Code, Section 22.035)*
- · Population -- at least 600 (Local Gov't Code, Section 6.001)
- One vacancy -- city council may fill vacancy by appointment (majority of remaining members, excluding the
 mayor, make the appointment) until the next regular city election (at which time office will go on ballot for
 unexpired term, if any) or call a special election to fill the vacancy for the remainder of the unexpired term.*
- Two vacancies at same time -- city council must order a special election to fill the vacancies for the remainder of the unexpired term.*
- A special election ordered to fill these vacancies is governed by Title 12 of Election Code.

*A 3-year or 4-year term requires adoption by election (Art. XI, Sec.11, Tex.Const.); once adopted, vacancies
must be filled by special election. See Art. XI, Sec.11 for details.

Type B City (Local Gov't Code, Section 23.002)

- Term of office -- 1 year/can opt for up to 4 (Local Gov't Code, Section 23.026)*
- Population -- 200 9,999 (Local Gov't Code, Section 7.001)
- All vacancies are filled by appointment by remaining aldermen for the unexpired term only.*
- *A 3-year or 4-year term requires adoption by election (Art. XI, Sec.11, Tex.Const.); once adopted, vacancies
 must be filled by special election. See Art. XI, Sec.11 for details.

Type C City (Local Gov't Code, Section 24.026)

- Term of office 2 years/can opt for up to 4 (Local Gov't Code, Section 24.023)*
- Population 201-4999 (Local Gov't Code, Section 8.001)
- One vacancy -- remaining members of commission fill the vacancy for the remainder of the unexpired term.
 (Local Gov't Code, Section 24.026)*
- Two vacancies county judge must order a special election to fill the vacancies.*
- *A 3-year or 4-year term requires adoption by election (Art. XI, Sec.11, Tex.Const.); once adopted, vacancies
 must be filled by special election. See Art. XI, Sec.11 for details.

Home Rule City (Local Gov't Code, Chapter 26)

- Term of office 2 years/can opt for up to 4 (Tex. Const. Article XI, Section 11)*
- Population more than 5,000
- · Vacancies are filled as provided in charter.*
- NOTE: If population of 1.5 million or more and 270 days or more remain before date of next general election, governing body must order special election. (Local Gov't Code, Section 26.045)
- *A 3-year or 4-year term requires adoption by election (Art. XI, Sec.11, Tex.Const.); once adopted, vacancies
 must be filled by special election; EXCEPT a home-rule municipality may provide by charter or charter
 amendment the procedure for filling a vacancy occurring on its governing body for an unexpired term of 12
 months or less. See Art. XI, Sec.11 (as amended) for details.

Independent School District (Education Code, Section 11.060)

- Term of office 3/4 years (Education Code, Section 11.059)
- A vacancy may be filled by appointment by the remaining members of the board until the next regular school board election. The board also has the option to fill the office by special election. If more than one year remains in the term of the vacated office, it must be filled no later than 180 days after the date the vacancy occurs. (Education Code, Section 11.060)

Qualifications for Office

Type A City (Local Gov't Code, Section 22.032)

Mayor

Residence -- 1 year in state prior to the filing deadline; 1 year in city prior to election day

Age -- 18

Must be a registered voter in territory elected from by the filing deadline*

Alderman

Residence -- 1 year in state prior to filing deadline; 6 months in the city (or ward) prior to filing deadline (Texas Elec. Code, Section 141.001(a); Brown v. Patterson, 609 SW 2nd 287)

Must be a registered voter in territory elected from by the filing deadline*

Type B City (Local Gov't Code, Section 23.024)

- · Residence -- 1 year in state prior to filing deadline; 6 months in city (or ward) prior to election day
- Age -- 18
- Must be a registered voter in territory elected from by the filing deadline

Type C City (Election Code, Section 141.001)

- · Residence -- 1 year in state and 6 months in city prior to filing deadline
- Age -- 18
- Must be a registered voter in territory elected from by the filing deadline

Home Rule City

- · Residence -- use general rule if charter does not specify a requirement
- · A charter may require up to 12 months residence in a city.
- Age -- charter may require 21. (see Election Code, section 141.003)
- Must be a registered voter in territory elected from by the filing deadline unless charter expressly conflicting
- Any requirement that a candidate must own property is unconstitutional. Turner v. Fouche, 90 S. Ct. 532 (1970).

School Board Trustee (Education Code, Chapter 11)

- Residence -- 1 year in state and 6 months in school district prior to filing deadline (Texas Elec. Code, Section 141.001(a); Brown v. Patterson, 609 SW 2nd 287)
- Age -- 18 years
- Must be a registered voter in territory elected from by the filing deadline*
- In addition to the general felony rule at Election Code Sec. 141.001 (finally convicted), must not be convicted
 (finally convicted or otherwise) of specific crimes in Education Code in time to serve. Sec. 11.066, Education
 Code. Additionally, per HB 3629 (89th Leg., R.S.), effective immediately, individuals who are required to register
 as sex offenders under Chapter 62, Code of Criminal Procedure, are not eligible to serve on the board of
 trustees of an independent school district.

*Election Code Section 141.001 provides a general rule (for most offices) that a candidate must be a registered voter of the territory elected from as of the filing deadline (unless outside law conflicts).

Government Code Section 601.009 provides that office-holders must be registered voters of the area they were elected from as of the time they are sworn in.

For more details, see our Voter Registration for Candidates FAQ.

Updated: July 2025

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. APPLICATION FOR A PLACE ON THE GENERAL ELECTION BALLOT (name of election) TO: City Secretary/Secretary of Board I request that my name be placed on the above-named official ballot as a candidate for the office indicated below. **OFFICE SOUGHT** (Include any place number or other distinguishing number, if any.) INDICATE TERM JFULL UNEXPIRED FULL NAME (First, Middle, Last) PRINT NAME AS YOU WANT IT TO APPEAR ON THE BALLOT* PUBLIC MAILING ADDRESS (Optional) (Address for which you receive PERMANENT RESIDENCE ADDRESS (Do not include a P.O. Box or Rural Route. If you do not have a residence address, describe location of residence.) campaign related correspondence, if available.) CITY STATE ZIP CITY STATE ZIP **VOTER REGISTRATION VUID** OCCUPATION (Do not leave blank) PUBLIC EMAIL ADDRESS (Optional) (Address for DATE OF BIRTH NUMBER² (Optional) which you receive campaign related emails, if available.) **TELEPHONE CONTACT INFORMATION (Optional)** Office: Cell: LENGTH OF CONTINUOUS RESIDENCE AS OF DATE THIS APPLICATION WAS SWORN FELONY CONVICTION STATUS (You MUST check one) IN TERRITORY/DISTRICT/PRECINCT FROM I have not been finally convicted of a felony. IN THE STATE OF TEXAS WHICH THE OFFICE SOUGHT IS ELECTED I have been finally convicted of a felony, but I have been ___ year(s) __ year(s) pardoned or otherwise released from the resulting disabilities of that felony conviction and I have provided proof of this fact with the submission of this application.³ month(s) month(s) This Box Must ONLY be Completed by Candidates for School District Board of Trustees Check the Box Below: 🗂 I am aware that I am not eligible to serve as a trustee of an independent school district if I am required to register as a sex offender under Chapter 62, Code of Criminal Procedure. if using a nickname as part of your name to appear on the ballot, you are also signing and swearing to the following statements: I further swear that 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 this day personally appeared (name of candidate)_ , who being by me here and now duly sworn, upon oath says: "I, (name of candidate) _ County, Texas, Being a candidate for the office of , swear that I will support and defend the Constitution and laws of the United States and of the State of Texas. I am a citizen of the United States eligible to hold such office under the constitution 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 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. SIGNATURE OF CANDIDATE Sworn to and subscribed before me this the day of_ (day) (name of candidate) Printed Name of Officer Authorized to Administer Oath Signature of Officer Authorized to Administer Oath4 Notarial or Official Seal Title of Officer Authorized to Administer Oath 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.

Signature of Filing Officer or Designee

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. https://www.sos.state.tx.us/elections/laws/voter-reg-reg-candidate-fag.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.

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

	QUERIDA A MENOS QUE SE					ón requeri	da puede resulta:	r en el rechazo de la soli
	PCIÓN PARA UN LUGAR			CION GENI		nambro	do la classión	
	e la Ciudad/ Secretario		•				de la elección	-
	ore se incluya en la bole Incluya cualquier númer	*//			T		muicado a co	JIUIIGACIOII.
lo hay.)	menuya cualquier mumer	o de cargo d	otro numero us	thitivo, 51	INDIQUE TERMINA	U		
	The state of the s				TÉRMINO CO			MINO INCOMPLETO
NOMBRE COMPLETO	(Primer Nombre, Segun	do Nombre,	Apeilido)	ESCRIBA	SU NOMBRE COM	O DESEA	QUE APAREZO	A EN LA BOLETA*
	ENCIA PERMANENTE (N no tiene una dirección de I	•		1	ÓN DE CORREO PÚI ndencia relacionada co	-		ción en la que recibe la onible.)
CIUDAD	ESTADO	cć	DIGO POSTAL	CIUDAD		ESTAD	0	CÓDIGO POSTAL
DIRECCIÓN DE CORRI	EO ELECTRÓNICO PÚBLIC	0	UPACIÓN (No de	pie este	FECHA DE NACIM	IENTO	VUID NÚM	IERO ÚNICO DE
	onde recibe correo electrór		pacio en blanco)	cje este	TECHA DE MACINI	LILITO		IÓN DE VOTANTE ²
relacionado con la camp			,		/ /		(Opcional)	
INFORMACIÓN DE CO	ONTACTO TELEFÓNICO (Opcional)			I			
Hogar:			bajo:	B.1.B.		elular:	A NADYW DE L	CECHA FALOUE FOTA
ESTADO DE CONDEN	A POR DELITO GRAVE (E	EBE marcar	una)	DURAC			A A PARTIR DE LA FUE JURADA	A FECHA EN QUE ESTA
No he sido final	mente condenado por u	n delito grav	2.	EN E	L ESTADO DE TEXA	9 1		D/DISTRITO/PRECINTO SE EL CARGO BUSCADO
L	nte condenado por un de				año(s)			año(s)
	ado de otro modo de la: sa condena por delito gr			<u> </u>	mes(es)			mes(es)
	necho con la presentació		•					
	be ser rellenada por los o	candidatos p	ara la Junta Dire	ctiva del Di	strito Escolar			
Marque la casilla a con								3.0
	oy elegible para servir cor o 62 del Código de Proced			escolar ind	epenaiente si estoy o	bligado a	registrarme cor	no delincuente sexua
······································	parte de su nombre para a			está firmanı	oν iurando las siguie	entes dec	laraciones: Juro	además que mi apod
no constituye un lema	ni contiene un título, ni in	dica un punt	o de vista o afiliac	ión política	, económica, social o	religiosa	a. He sido comi	únmente conocido po
	nenos tres años antes de e			as seccione	s 52.031, 52.032 y 52	.033 del 0	Código Electoral	de Texas con respect
	se pueden incluir los nom							
	bajo firmante, en este día			ore del cand	idato)			, quien estando
mi iado aqui y anora de "Yo, (nombre del candi	bidamente juramentado, dato)			. del cond	ado de			, Texas, siendo
candidato para el cargo	de	•		, juro que a	poyaré y defenderé la	a Constitu		de los Estados Unido
	oy un ciudadano de los Est							
determinado por un fal	lo final de una corte que e y consciente de la ley de n	ejerce la juriso opotismo con	licción testamenta	iria que est	do Gobiergo - Soy co	itado mei	ntalmente o par	cialmente incapacitai
nrevia de un delito grav	/e y, si he sido condenado	epotismo seg . debo propoi	cionar prueba de	aue he sida	indultado o liberado	de otro i	modo de las disc	capacidades resultant
de dicha condena final	por delito grave. Soy cons	sciente de qu	e proporcionar a s	abiendas in	formación falsa en la	solicitud	con respecto a	mi posible estado de
	ve constituye un delito me	nor de Clase	B. Juro además q		raciones anteriores	incluidas	en mi solicitud :	son, en todos los
aspectos, verdaderas y	correctas."			Χ			***************************************	
					FIRMA DEL CANDIDAT			
Jurado y suscrito a	nte mí este día			_ del	por		mbre de candio	1-4-7
	(día	1)	(mes)		(año)	lno	more de candit	аато)
Firma del oficial auto	rizado para administrar	el juramento	4		Nombre del oficial en letra de molde	l autoriza	ado para admir	nistrar juramentos
			_			rial o se	llo oficial	
	rizado para administrar			P. A. S. (1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		71 IB1 = F-	ruta. v ·	L-V DAID BY
TO BE COMPLETED	BY FILING OFFICER: TH	IIS APPLICA	TION IS ACCOM	PANIED B	Y THE REQUIRED F	iLING FE	E (If Applicab	ie) PAID BY:
	. └─J MONEY ORDER └─ \$ filing fee o						er Registratio	n Status Verified
ing document and	Y IMING 100 0		6 Petition of _	Þu	, ,			
		J	_ (See Sectio	n 1.007)				
Date Received	Date Accepted				Signature of Filin	g Officer	or Designee	

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. https://www.sos.state.tx.us/elections/laws/voter-reg-req-candidate-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.

TEXAS ETHICS COMMISSION

APPOINTMENT OF A CAMPAIGN TREASURER BY A CANDIDATE

FORM CTA--INSTRUCTION GUIDE



Revised June 20, 2025

Texas Ethics Commission, P.O. Box 12070, Austin, Texas 78711

www.ethics.state.tx.us

(512) 463-5800 • TDD (800) 735-2989

Promoting Public Confidence in Government

FORM CTA—INSTRUCTION GUIDE

TABLE OF CONTENTS

GENERAL INSTRUCTIONS	. 1
DUTIES OF A CANDIDATE OR OFFICEHOLDER	
QUALIFICATIONS OF CAMPAIGN TREASURER	
DUTIES OF A CAMPAIGN TREASURER	
REQUIREMENT TO FILE BEFORE BEGINNING A CAMPAIGN	
WHERE TO FILE A CAMPAIGN TREASURER APPOINTMENT	
FILING WITH A DIFFERENT AUTHORITY	
FORMING A POLITICAL COMMITTEE	
CHANGING A CAMPAIGN TREASURER	
AMENDING A CAMPAIGN TREASURER APPOINTMENT	
REPORTING REQUIREMENT FOR CERTAIN OFFICEHOLDERS	4
TERMINATING A CAMPAIGN TREASURER APPOINTMENT	
FILING A FINAL REPORT	
ELECTRONIC FILING	
GUIDES	
SPECIFIC INSTRUCTIONS	
PAGE 1	
PAGE 2	7

APPOINTMENT OF A CAMPAIGN TREASURER BY A CANDIDATE

GENERAL INSTRUCTIONS

These instructions are for the APPOINTMENT OF A CAMPAIGN TREASURER BY A CANDIDATE (Form CTA). Use Form CTA only for appointing your campaign treasurer. Use the AMENDMENT (Form ACTA) for changing information previously reported on Form CTA and for renewing your choice to report under the modified schedule. Note: Candidates for most judicial offices use Form JCTA to file a campaign treasurer appointment.

DUTIES OF A CANDIDATE OR OFFICEHOLDER

As a candidate or officeholder, you alone, not the campaign treasurer, are responsible for filing this form and all candidate/officeholder reports of contributions, expenditures, and loans. Failing to file a report on time or filing an incomplete report may subject you to criminal or civil penalties.

QUALIFICATIONS OF CAMPAIGN TREASURER

A person is ineligible for appointment as a campaign treasurer if the person is the campaign treasurer of a political committee that has outstanding filing obligations (including outstanding penalties). This prohibition does not apply if the committee in connection with which the ineligibility arose has not accepted more than \$5,000 in political contributions or made more than \$5,000 in political expenditures in any semiannual reporting period. A person who violates this prohibition is liable for a civil penalty not to exceed three times the amount of political contributions accepted or political expenditures made in violation of this provision. Note: A candidate may appoint himself or herself as his or her own campaign treasurer.

DUTIES OF A CAMPAIGN TREASURER

State law does not impose any obligations on a candidate's campaign treasurer.

REQUIREMENT TO FILE BEFORE BEGINNING A CAMPAIGN

If you plan to run for a public office in Texas (except for a federal office), you must file this form when you become a candidate even if you do not intend to accept campaign contributions or make campaign expenditures. A "candidate" is a person who knowingly and willingly takes affirmative action for the purpose of gaining nomination or election to public office or for the purpose of satisfying financial obligations incurred by the person in connection with the campaign for nomination or election. Examples of affirmative action include:

- (A) the filing of a campaign treasurer appointment, except that the filing does not constitute candidacy or an announcement of candidacy for purposes of the automatic resignation provisions of Article XVI, Section 65, or Article XI, Section 11, of the Texas Constitution;
- (B) the filing of an application for a place on the ballot;

- (C) the filing of an application for nomination by convention;
- (D) the filing of a declaration of intent to become an independent candidate or a declaration of write-in candidacy;
- (E) the making of a public announcement of a definite intent to run for public office in a particular election, regardless of whether the specific office is mentioned in the announcement;
- (F) before a public announcement of intent, the making of a statement of definite intent to run for public office and the soliciting of support by letter or other mode of communication;
- (G) the soliciting or accepting of a campaign contribution or the making of a campaign expenditure; and
- (H) the seeking of the nomination of an executive committee of a political party to fill a vacancy.

Additionally, the law provides that you must file this form before you may accept a campaign contribution or make or authorize a campaign expenditure, including an expenditure from your personal funds. A filing fee paid to a filing authority to qualify for a place on a ballot is a campaign expenditure that may not be made before filing a campaign treasurer appointment form with the proper filing authority.

If you are an officeholder, you may make officeholder expenditures and accept officeholder contributions without having a campaign treasurer appointment on file. If you do not have a campaign treasurer appointment on file and you wish to accept *campaign* contributions or make *campaign* expenditures in connection with your office or for a different office, you must file this form before doing so. In such a case, a sworn report of contributions, expenditures, and loans will be due no later than the 15th day after filing this form.

WHERE TO FILE A CAMPAIGN TREASURER APPOINTMENT

The appropriate filing authority depends on the office sought or held.

- **a. Texas Ethics Commission.** The Texas Ethics Commission (Commission) is the appropriate filing authority for the Secretary of State and for candidates for or holders of the following offices:
 - Governor, Lieutenant Governor, Attorney General, Comptroller, Treasurer, Land Commissioner, Agriculture Commissioner, Railroad Commissioner.
 - State Senator or State Representative.
 - Supreme Court Justice, Court of Criminal Appeals Judge, and Court of Appeals Judge.*
 - · State Board of Education.

- A multi-county district judge* or multi-county district attorney.
- · A single-county district judge.*
- An office of a political subdivision other than a county if the political subdivision includes areas in more than one county and if the governing body of the political subdivision has not been formed.
- A chair of the state executive committee of a political party with a nominee on the ballot in the most recent gubernatorial election.
- A county chair of a political party with a nominee on the ballot in the most recent gubernatorial election if the county has a population of 350,000 or more.
- * Judicial candidates use FORM JCTA to appoint a campaign treasurer.
- b. County Clerk. The county clerk (or the county elections administrator or tax assessor, as applicable) is the appropriate local filing authority for a candidate for:
 - · A county office.
 - · A precinct office.
 - · A district office (except for multi-county district offices).
 - An office of a political subdivision other than a county if the political subdivision is within the boundaries of a single county and if the governing body of the political subdivision has not been formed.
 - An elected position on the board of directors of an appraisal district.
- c. Local Filing Authority. If a candidate is seeking an office of a political subdivision other than a county, the appropriate filing authority is the *clerk or secretary of the governing body* of the political subdivision. If the political subdivision has no clerk or secretary, the appropriate filing authority is the governing body's presiding officer. Basically, any political subdivision that is authorized by the laws of this state to hold an election is considered a local filing authority. Examples are cities, school districts, and municipal utility districts.

FILING WITH A DIFFERENT AUTHORITY

If you have a campaign treasurer appointment on file with one authority, and you wish to accept campaign contributions or make or authorize campaign expenditures in connection with another office that would require filing with a different authority, you must file a new campaign treasurer appointment <u>and</u> a copy of your old campaign treasurer appointment (certified by the old authority) with the new filing authority before beginning your campaign. You should also provide written notice to the original filing authority that your future reports will be filed with another authority; use Form CTA-T for this purpose.

FORMING A POLITICAL COMMITTEE

As a candidate, you must file an APPOINTMENT OF A CAMPAIGN TREASURER BY A CANDIDATE (FORM CTA). You may also form a specific-purpose committee to support your candidacy. Remember that filing a campaign treasurer appointment for a political committee does not eliminate the requirement that a candidate file his or her own campaign treasurer appointment (FORM CTA) and the related reports.

NOTE: See the Campaign Finance Guide for Political Committees for further information about specific-purpose committees.

CHANGING A CAMPAIGN TREASURER

If you wish to change your campaign treasurer, simply file an amended campaign treasurer appointment (FORM ACTA). This will automatically terminate the outgoing campaign treasurer appointment.

AMENDING A CAMPAIGN TREASURER APPOINTMENT

If any of the information reported on the campaign treasurer appointment (FORM CTA) changes, file an AMENDMENT: APPOINTMENT OF A CAMPAIGN TREASURER BY A CANDIDATE (FORM ACTA) to report the change.

REPORTING REQUIREMENT FOR CERTAIN OFFICEHOLDERS

If you are an officeholder who appoints a campaign treasurer after a period of not having one, you must file a report of contributions, expenditures, and loans no later than the 15th day after your appointment is effective. This requirement is not applicable if you are a candidate or an officeholder who is merely changing campaign treasurers.

TERMINATING A CAMPAIGN TREASURER APPOINTMENT

You may terminate your campaign treasurer appointment at any time by:

- 1) filing a campaign treasurer appointment for a successor campaign treasurer, or
- 2) filing a final report.

Remember that you may not accept any campaign contributions or make or authorize any campaign expenditures without a campaign treasurer appointment on file. You may, however, accept officeholder contributions and make or authorize officeholder expenditures.

If your campaign treasurer quits, he or she must give written notice to both you and your filing authority. The termination will be effective on the date you receive the notice or on the date your filing authority receives the notice, whichever is later.

FILING A FINAL REPORT

For filing purposes, you are a "candidate" as long as you have an appointment of campaign treasurer on file. If you do not expect to accept any further campaign contributions or to make any further campaign expenditures, you may file a final report of contributions and expenditures. A final report terminates your appointment of campaign treasurer and relieves you of the obligation of filing further reports as a candidate. If you have surplus funds, or if you retain assets purchased with political funds, you will be required to file annual reports. (See instructions for FORM C/OH - UC.) If you are an officeholder at the time of filing a final report, you may be required to file semiannual reports of contributions, expenditures, and loans as an officeholder.

If you do not have an appointment of campaign treasurer on file, you may not accept *campaign* contributions or make *campaign* expenditures. A payment on a campaign debt is a campaign expenditure. An officeholder who does not have an appointment of campaign treasurer on file may accept *officeholder* contributions and make *officeholder* expenditures.

To file a final report, you must complete the CANDIDATE/OFFICEHOLDER CAMPAIGN FINANCE REPORT (FORM C/OH), check the "final" box on Page 1, Section 9, and complete and attach the DESIGNATION OF FINAL REPORT (FORM C/OH-FR).

ELECTRONIC FILING

All persons filing campaign finance reports with the Commission are required to file those reports electronically unless the person is entitled to claim an exemption. Please check the Commission's website at http://www.ethics.state.tx.us for information about exemptions from the electronic filing requirements.

GUIDES

All candidates should review the applicable Commission's campaign finance guide. Guides are available on the Commission's website at http://www.ethics.state.tx.us.

SPECIFIC INSTRUCTIONS

Each numbered item in these instructions corresponds to the same numbered item on the form.

PAGE 1

- TOTAL PAGES FILED: After you have completed the form, enter the total number of
 pages of this form and any additional pages. A "page" is one side of a two-sided form. If
 you are not using a two-sided form, a "page" is a single sheet.
- CANDIDATE NAME: Enter your full name, including nicknames and suffixes (e.g., Sr., Jr., III), if applicable. Enter your name in the same way on Page 2, Section 11, of this form.
- CANDIDATE MAILING ADDRESS: Enter your complete mailing address, including zip
 code. This information will allow your filing authority to correspond with you. We
 recommend using a PO Box or other address where you receive mail, rather than your home

- address. This will be public information. If this information changes, please notify your filing authority immediately.
- CANDIDATE PHONE: Enter your phone number, including the area code and extension, if applicable.
- OFFICE HELD: If you are an officeholder, please enter the office you currently hold. Include the district, precinct, or other designation for the office, if applicable.
- OFFICE SOUGHT: If you are a candidate, please enter the office you seek, if known. Include the district, precinct, or other designation for the office, if applicable.
- CAMPAIGN TREASURER NAME: Enter the full name of your campaign treasurer, including nicknames and suffixes (e.g., Sr., Jr., III), if applicable.
- 8. CAMPAIGN TREASURER STREET ADDRESS: Enter the complete street address of your campaign treasurer, including the zip code. You may enter either the treasurer's business or residential street address. If you are your own treasurer, you may enter either your business or residential street address.
- CAMPAIGN TREASURER PHONE: Enter the phone number of your campaign treasurer, including the area code and extension, if applicable.
- 10. CANDIDATE SIGNATURE: Enter your signature after reading the summary. Your signature here indicates that you have read the following summary of the nepotism law; that you are aware of your responsibility to file timely reports; and that you are aware of the restrictions on contributions from corporations and labor organizations.
 - The Texas nepotism law (Government Code, chapter 573) imposes certain restrictions on both officeholders and candidates. You should consult the statute in regard to the restrictions applicable to officeholders.
 - A candidate may not take an affirmative action to influence an employee of the
 office to which the candidate seeks election in regard to the appointment,
 confirmation, employment or employment conditions of an individual who is
 related to the candidate within a prohibited degree.
 - A candidate for a multi-member governmental body may not take an affirmative action to influence an officer or employee of the governmental body to which the candidate seeks election in regard to the appointment, confirmation, or employment of an individual related to the candidate in a prohibited degree.
 - Two people are related within a prohibited degree if they are related within the third degree by consanguinity (blood) or the second degree by affinity (marriage). The degree of consanguinity is determined by the number of generations that separate them. If neither is descended from the other, the degree of consanguinity is determined by adding the number of generations that each is separated from a common ancestor. Examples: (1) first degree parent to child; (2) second degree grandparent to grandchild; or brother to sister; (3) third degree great-grandparent

to great-grandchild; or aunt to niece who is child of individual's brother or sister. A husband and wife are related in the first degree by affinity. A wife has the same degree of relationship by affinity to her husband's relatives as her husband has by consanguinity. For example, a wife is related to her husband's grandmother in the second degree by affinity.

PAGE 2

- 11. CANDIDATE NAME: Enter your name as you did on Page 1.
- 12. MODIFIED REPORTING DECLARATION: Sign this option if you wish to report under the modified reporting schedule.

The modified reporting option is not available for candidates for the office of state chair of a political party and candidates for county chair of a political party.

To the left of your signature, enter the year of the election or election cycle to which your selection of modified reporting applies.

Your selection of modified reporting is valid for an entire election cycle. For example, if you choose modified reporting before a primary election, your selection remains in effect for any runoff and for the general election and any related runoff. You must make this selection at least 30 days before the first election to which your selection applies.

An opposed candidate in an election is eligible to report under the modified reporting schedule if he or she does not intend to accept more than \$1,110 in political contributions or make more than \$1,110 in political expenditures in connection with an election. The amount of a filing fee paid to qualify for a place on the ballot does not count against the \$1,110 expenditure limit. An opposed candidate who reports under the modified schedule is not required to file pre-election reports (due 30 days and 8 days before an election) or runoff reports (due 8 days before a runoff). (Note: An *unopposed* candidate is not required to file pre-election reports in the first place.) The obligations to file semiannual reports, special pre-election reports (formerly known as telegram reports), or special session reports, if applicable, are not affected by selecting the modified schedule.

The \$1,110 maximums apply to each election within the cycle. In other words, you are limited to \$1,110 in contributions and expenditures in connection with the primary, an additional \$1,110 in contributions and expenditures in connection with the general election, and an additional \$1,110 in contributions and expenditures in connection with a runoff.

EXCEEDING \$1,110 IN CONTRIBUTIONS OR EXPENDITURES. If you exceed \$1,110 in contributions or expenditures in connection with an election, you must file according to the regular filing schedule. In other words, you must file pre-election reports and a runoff report, if you are in a runoff.

If you exceed either of the \$1,110 limits after the 30th day before the election, you must file a sworn report of contributions and expenditures within 48 hours after exceeding the limit. After that, you must file any pre-election reports or runoff reports that are due under the regular filing schedule.

Your selection is not valid for other elections or election cycles. Use the AMENDMENT (FORM ACTA) to renew your option to file under the modified schedule for a different election year or election cycle.

For more information, see the Commission's campaign finance guide that applies to you.

APPOINTMENT OF A CAMPAIGN TREASURER BY A CANDIDATE

FORM CTA

	See	CTA Instruction	Gulde for detaile	ed instruction	s.		1 Total pages file	d:
2	CANDIDATE	MS/MRS/MR	FIRST			MI	OFFICE	USE ONLY
	NAME						Filer ID#	
		NICKNAME	LAST			SUFFIX	Date Received	
3	CANDIDATE	ADDRESS / PO BOX;	APT / SUITE #;	CITY;	STATE;	ZIP CODE		
	MAILING ADDRESS							•
	ADDREGO						Date Hand-delivered	or Postmarked
	:						Date Hand-delivered	or Pusuisained
4	CANDIDATE PHONE	AREA CODE	PHONE NUMBER		EXTENSIO	N	Receipt#	Amount\$
	PHONE	()					Date Processed	
			www				_	
5	OFFICE HELD (if any)						Date imaged	
6	OFFICE SOUGHT (if known)							
7	CAMPAIGN	MS/MRS/MR	FIRST	MI	NICKNAME		LAST	SUFFIX
•	TREASURER NAME							
8	CAMPAIGN	STREET ADDRESS;		APT / SUITE #,	CITY;	······································	STATE;	ZIP CODE
Ĭ	TREASURER STREET							
	ADDRESS							
	(residence or business)							
9	CAMPAIGN	AREA CODE	PHONE NUMBER		EXTENSIO	N		
	TREASURER PHONE	()						
		,						
10	CANDIDATE SIGNATURE	I am aware	of the Nepotis	sm Law, Ch	apter 57	3 of the To	exas Governi	ment Code.
		I am aware the Election	of my respon	sibility to fi	e timely	reports a	s required by	title 15 of
			of the restrict ations and lab			Election	Code on cont	ributions
			Signature of Car	ndidate	•		Date Signe	ed
Γ			G	O TO PAGE	2			

CANDIDATE MODIFIED REPORTING DECLARATION

FORM CTA PG 2

11	CANDIDATE NAME		
12 MODIFIED REPORTING DECLARATION			TION ONLY IF YOU ARE DIFIED REPORTING
			d no later than the 30th day before th the declaration applies. ••
			is valid for one election cycle only. •• ection, a general election, and any related runoffs.)
			f state chair of a political party modified reporting. ••
		I do not intend to accept more than make more than \$1,110 in political efees) in connection with any future cycle. I understand that if either on will be required to file pre-election runoff report.	expenditures (excluding filing e election within the election e of those limits is exceeded, I
		Year of election(s) or election cycle to which declaration applies	Signature of Candidate

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

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/fillnginfo/QuickFileAReport.php

TEXAS ETHICS COMMISSION CHAPTER 258, ELECTION CODE FAIR CAMPAIGN PRACTICES



Effective September 1, 1997 (Revised 9/1/2023)

Texas Ethics Commission, P.O. Box 12070, Austin, Texas 78711

(512) 463-5800 • TDD (800) 735-2989 Promoting Public Confidence in Government

CHAPTER 258, ELECTION CODE

FAIR CAMPAIGN PRACTICES

TABLE OF CONTENTS

Chapter 258. Fa	air Campaign Practices	1
	Short Title	
Sec. 258.002.	Purpose	1
	Delivery Of Copy Of Code	
	Text Of Code	
Sec. 258.005.	Forms	2
Sec. 258.006.	Acceptance And Preservation Of Copies	2
	Subscription To Code Voluntary	
	Indication On Political Advertising	
	Civil Cause Of Action	

ELECTION CODE

TITLE 15. REGULATING POLITICAL FUNDS AND CAMPAIGNS

CHAPTER 258. FAIR CAMPAIGN PRACTICES

Sec. 258.001. SHORT TITLE. This chapter may be cited as the Fair Campaign Practices Act.

Sec. 258.002. PURPOSE.

- (a) The purpose of this chapter is to encourage every candidate and political committee to subscribe to the Code of Fair Campaign Practices.
- (b) It is the intent of the legislature that every candidate and political committee that subscribes to the Code of Fair Campaign Practices will follow the basic principles of decency, honesty, and fair play to encourage healthy competition and open discussion of issues and candidate qualifications and to discourage practices that cloud the issues or unfairly attack opponents.

Sec. 258.003. DELIVERY OF COPY OF CODE.

- (a) When a candidate or political committee files its campaign treasurer appointment, the authority with whom the appointment is filed shall give the candidate or political committee a blank form of the Code of Fair Campaign Practices and a copy of this chapter.
- (b) The authority shall inform each candidate or political committee that the candidate or committee may subscribe to and file the code with the authority and that subscription to the code is voluntary.
- Sec. 258.004. TEXT OF CODE. The Code of Fair Campaign Practices reads as follows:

CODE OF FAIR CAMPAIGN PRACTICES

There are basic principles of decency, honesty, and fair play that every candidate and political committee in this state has a moral obligation to observe and uphold, in order that, after vigorously contested but fairly conducted campaigns, our citizens may exercise their constitutional rights to a free and untrammeled choice and the will of the people may be fully and clearly expressed on the issues.

THEREFORE:

- (1) I will conduct the campaign openly and publicly and limit attacks on my opponent to legitimate challenges to my opponent's record and stated positions on issues.
- (2) I will not use or permit the use of character defamation, whispering campaigns, libel, slander, or scurrilous attacks on any candidate or the candidate's personal or family life.

- (3) I will not use or permit any appeal to negative prejudice based on race, sex, religion, or national origin.
- (4) I will not use campaign material of any sort that misrepresents, distorts, or otherwise falsifies the facts, nor will I use malicious or unfounded accusations that aim at creating or exploiting doubts, without justification, as to the personal integrity or patriotism of my opponent.
- (5) I will not undertake or condone any dishonest or unethical practice that tends to corrupt or undermine our system of free elections or that hampers or prevents the full and free expression of the will of the voters, including any activity aimed at intimidating voters or discouraging them from voting.
- (6) I will defend and uphold the right of every qualified voter to full and equal participation in the electoral process, and will not engage in any activity aimed at intimidating voters or discouraging them from voting.
- (7) I will immediately and publicly repudiate methods and tactics that may come from others that I have pledged not to use or condone. I shall take firm action against any subordinate who violates any provision of this code or the laws governing elections.
- I, the undersigned, candidate for election to public office in the State of Texas or campaign treasurer of a political committee, hereby voluntarily endorse, subscribe to, and solemnly pledge myself to conduct the campaign in accordance with the above principles and practices.

	VOID -	- COPY	ONLY - VOID ¹	
Date			Signature	_

Sec. 258.005. FORMS. The commission shall print copies of the Code of Fair Campaign Practices and shall supply the forms to the authorities with whom copies of the code may be filed in quantities and at times requested by the authorities.

Sec. 258.006. ACCEPTANCE AND PRESERVATION OF COPIES.

- (a) An authority with whom a campaign treasurer appointment is filed shall accept each completed copy of the code submitted to the authority that is properly subscribed to by a candidate or the campaign treasurer of a political committee.
- (b) Each copy of the code accepted under this section shall be preserved by the authority with whom it is filed for the period prescribed for the filer's campaign treasurer appointment.

Sec. 258.007. SUBSCRIPTION TO CODE VOLUNTARY. The subscription to the Code of Fair Campaign Practices by a candidate or a political committee is voluntary.

¹ This document is a copy of chapter 258, Election Code. To subscribe to the Code of Fair Campaign Practices, a candidate or campaign treasurer of a political committee must submit Texas Ethics Commission FORM CFCP, not a signed copy of this document.

Sec. 258.008. INDICATION ON POLITICAL ADVERTISING. A candidate or a political committee that has filed a copy of the Code of Fair Campaign Practices may so indicate on political advertising in a form to be determined by the commission.

Sec. 258.009. CIVIL CAUSE OF ACTION. This chapter does not create a civil cause of action for recovery of damages or for enforcement of this chapter.

CODE OF FAIR CAMPAIGN PRACTICES

FORM CFCP COVER SHEET

Б	OFFICE USE ONLY					
police Cam auth forn curr	suant to chapter 258 of to tical committee is encountain Practices. The Control of the Control of the Code of Subscription to the Code of	uraged to subscitode may be file of a campaign tical committed appointment on code at any time	ribe to the Code of Fact with the proper filing treasurer appointments that already have a file as of September i.e.	ir g nt a		
1 AC	COUNT NUMBER	2 TYPE OF FILE				
(Ethi	ics Commission Filers)	CANDIDATE		POLITICAL COMMITTEE		
		If filing as a candid then read and sign	date, complete boxes 3 - 6, page 2.	If filing for a political committee, complete boxes 7 and 8, then read and sign page 2.		
	ME OF CANDIDATE ASE TYPE OR PRINT)	TITLE (Dr., Mr., Ms., etc.)	FIRST	МІ		
		NICKNAME	LAST	SUFFIX (SR., JR., III, etc.)		
OF	LEPHONE NUMBER CANDIDATE ASE TYPE OR PRINT)	AREA CODE	PHONE NUMBER	EXTENSION		
	DDRESS OF CANDIDATE EASE TYPE OR PRINT)	STREET / PO BOX;	APT/SUITE#; CITY;	STATE; ZIP CODE		
BY	FICE SOUGHT CANDIDATE (ASSETYPE OR PRINT)					
•	ME OF COMMITTEE ASE TYPE OR PRINT)					
TRI	ME OF CAMPAIGN EASURER ASETYPEORPRINT)	TITLE (Dr., Mr., Ms., etc.)	FIRST	MI		
		NICKNAME	LAST	SUFFIX (SR., JR., III, etc.)		
		GO 1	O PAGE 2			

CODE OF FAIR CAMPAIGN PRACTICES

There are basic principles of decency, honesty, and fair play that every candidate and political committee in this state has a moral obligation to observe and uphold, in order that, after vigorously contested but fairly conducted campaigns, our citizens may exercise their constitutional rights to a free and untrammeled choice and the will of the people may be fully and clearly expressed on the issues.

THEREFORE:

- (1) I will conduct the campaign openly and publicly and limit attacks on my opponent to legitimate challenges to my opponent's record and stated positions on issues.
- (2) I will not use or permit the use of character defamation, whispering campaigns, libel, slander, or scurrilous attacks on any candidate or the candidate's personal or family life.
- (3) I will not use or permit any appeal to negative prejudice based on race, sex, religion, or national origin.
- (4) I will not use campaign material of any sort that misrepresents, distorts, or otherwise falsifies the facts, nor will I use malicious or unfounded accusations that aim at creating or exploiting doubts, without justification, as to the personal integrity or patriotism of my opponent.
- (5) I will not undertake or condone any dishonest or unethical practice that tends to corrupt or undermine our system of free elections or that hampers or prevents the full and free expression of the will of the voters, including any activity aimed at intimidating voters or discouraging them from voting.
- (6) I will defend and uphold the right of every qualified voter to full and equal participation in the electoral process, and will not engage in any activity aimed at intimidating voters or discouraging them from voting.
- (7) I will immediately and publicly repudiate methods and tactics that may come from others that I have pledged not to use or condone. I shall take firm action against any subordinate who violates any provision of this code or the laws governing elections.
- I, the undersigned, candidate for election to public office in the State of Texas or campaign treasurer of a political committee, hereby voluntarily endorse, subscribe to, and solemnly pledge myself to conduct the campaign in accordance with the above principles and practices.

Signature	Date

CITY OF ROBSTOWN GENERAL ELECTION NOVEMBER 4, 2025

First Day to File for Place on	Saturday, July 19, 2025
General Election Ballot	("first day" does not move; office hours not required)
Last Day to Order General Election	Monday, August 18, 2025
Last Day to File for Place on General Election Ballot	Monday, August 18, 2025, at 5:00 p.m.
Last Day to Register to Vote	Monday, October 6, 2025
First Day of Early Voting by Personal Appearance	Monday, October 20, 2025 (17th day before election day falls on a Saturday, first day moves to next business day)
Last Day to Apply for Ballot by Mail (Received, not Postmarked)	Friday, October 24, 2025
Last Day of Early Voting by Personal Appearance	Friday, October 31, 2025
Last day to Receive Ballot by Mail	Tuesday, November 4, 2025 (election day) at 7:00 p.m. if carrier envelope is not postmarked, OR Wednesday, November 5, 2025 (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)

Contacts & Reference Information

City of Robstown

Gabby Garcia, Interim City Secretary 101 E. Main Ave, Robstown, TX 78380 361-387-4589 ext. 105 gabby@cityofrobstown.com

Nueces County Elections Division

Kara Sands, County Clerk
P.O. Box 2627, Corpus Christi, TX 78403
361-888-0385
nueces.elections@nuecesco.com

• Texas Ethics Commission

https://www.ethics.state.tx.us/

Secretary of State

https://www.sos.state.tx.us/elections/index.shtml

Election Code

https://statutes.capitol.texas.gov/docs/sdocs/electioncode.pdf