ORDINANCE 02022-20

AN ORDINANCE OF THE CITY OF DAYTON, TEXAS, CANVASSING THE RETURNS AND DECLARING THE RESULTS OF THE SPECIAL ELECTION HELD ON MAY 7, 2022, FOR THE PURPOSE OF VOTER CONSIDERATION OF PROPOSITIONS AMENDING THE CHARTER FOR THE CITY OF DAYTON; AND PROVIDING FOR AN EFFECTIVE DATE.

Whereas, there was held in the City of Dayton, Texas, on the 7th day of May, 2022, a Special Election duly ordered by the City Council for the purpose of voter consideration on the City's Charter; and

Whereas, public notice of the City's Municipal Election was duly given; that said election was held in the manner required by the Texas Election Code and the Charter of the City of Dayton, and that due returns of said election have been made by the proper office; and

Whereas, it is found that the propositions named herein received the following votes for said election:

SPECIAL ELECTION

PROPOSITIONS	NUMBER OF VOTES	S RECE	EIVED
PROPOSITION A			
SHALL SECTION 3.01 AND SECTION 3.06 OF TO THE PROPERTY OF THE MAYOR AND CITY MEMBERS TO THREE (3) YEAR TERMS?	NGE THE	YES	305
		NO	276
PROPOSITION B			
SHALL SECTION 3.10 OF THE CITY OF CHARTER BE AMENDED TO MAKE THE OR ADOPTION PROCESS COMPLY WITH TEXAS LAW?	+	YES	489
		NO	81
PROPOSITION C			
SHALL SECTION 4.01 OF THE CITY OF CHARTER BE AMENDED TO REQUIRE TI MANAGER TO RESIDE WITHIN THE CORPORAT OF THE CITY OR WITHIN THE EXTRATERRITORIAL JURISDICTION (ETJ)?		YES	536
		NO	52

PROPOSITION D

SHALL SECTIONS 9.06, 9.07, 9.08, 9.09, AND 9.10 OF THE CITY OF DAYTON CHARTER BE AMENDED TO MAKE THE	YES	519
CITY'S BUDGET ADOPTION PROCESS COMPLY WITH TEXAS STATE LAW?	NO	61
PROPOSITION E		
THOI GOITION E		
SHALL SECTION 9.13 OF THE CITY OF DAYTON CHARTER BE AMENDED TO MAKE THE CITY'S	YES	529
PURCHASING PROCEDURES COMPLY WITH TEXAS STATE LAW?	NO	52
PROPOSITION F		
SHALL SECTION 11.02 OF THE CITY OF DAYTON CHARTER BE AMENDED TO REQUIRE CITY COUNCIL	YES	555
MEMBERS AND OTHER ELECTED OR APPOINTED PERSONS TO ABIDE BY THE CONFLICT-OF-INTEREST LAWS OF THE STATE OF TEXAS?	NO	24

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF DAYTON, TEXAS:

Section 1. It is found and determined that the results of the Special Election as canvassed and tabulated reflect the expressed desires of those persons voting at said election.

Section 2. That the following propositions were approved by the voters at said Special Election:

Proposition A

Sections 3.01 and 3.06 of the City of Dayton Charter should be amended to change the terms of office for the Mayor and City Council members to three (3) year terms.

Proposition B

Section 3.10 of the City of Dayton Charter should be amended to make the ordinance adoption process comply with Texas state law.

Proposition C

Section 4.01 of the City of Dayton Charter should be amended to require the City Manager to reside within the corporate limits of the City or within the City's extraterritorial jurisdiction (ETJ).

Proposition D

Sections 9.06, 9.07, 9.08, 9.09, and 9.10 of the City of Dayton Charter should be amended to make the City's budget adoption process comply with Texas state law.

Proposition E

Section 9.13 of the City of Dayton Charter should be amended to make the City's purchasing procedures comply with Texas state law.

Proposition F

Section 11.02 of the City of Dayton Charter should be amended to require City Council members and other elected or appointed persons to abide by the conflict-of-interest laws of the state of Texas.

Section 3. It is hereby declared the City of Dayton approves and accepts the results of the Special Election for the propositions amending the Charter for the City of Dayton.

Section 4. That if any section, subsection, sentence, clause, or phrase of this ordinance should for any reason be held to be unconstitutional or invalid by a court of competent jurisdiction, such invalidity shall not affect the remaining portions of this ordinance, and to such end the various portions and provisions of this ordinance are declared to be severable; and the City Council of the City of Dayton, Texas, declares it would have passed each and every part of the same notwithstanding the omission of any such part thus declared to be invalid or unconstitutional, or whether there be one or more parts.

Section 5. It is officially found, determined, and declared that the meeting at which this ordinance is adopted was open to the public and public notice of the time, place, and subject matter of public business to be considered at such meeting was given.

Section 6. This Ordinance shall be in full force and effect from and after the date and time of its passage.

Caroline Wadzeck, Mayor

ATTEST:

Jennifer Billings, City Secretary