# **City of Montgomery**

**Todd Strange, Mayor** 



# **Ethics and Fiscal Policy and Procedures Manual**



# Todd Strange, Mayor

Montgomery City Council Members

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December 15, 2014

Council Members
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City of Montgomery

RE: Ethics Policy and Fiscal Policy & Procedures Manual

Ethics in the workplace is an important issue. I know our employee body is hard-working and honest but we have to review, revise and update our policy at times to insure everyone knows the policy and that each employee is educated and aware of the policy.

The residents of the City of Montgomery are our customers. Our community must have faith that we do business in a fair and equitable manner. Our citizens must have faith that we use taxpayers' dollars wisely. Our citizens must have faith that we conduct business with transparency. It is important that everyone knows, understands and conforms to one standard. This will enhance our reputation in the community. If you have any questions about this policy at any time, please do not hesitate to contact your supervisor.

It is the policy of the City of Montgomery to conduct government business fairly and ethically. As employees of the City, each of us has an obligation to act fairly and honestly at all times. Rules cannot guarantee ethical conduct, only the individuals who follow them can.

As a fiduciary of public funds, it is also very important that the City of Montgomery be responsible and accountable for the management of taxpayers' dollars. Consequently, written standards on budgeting, revenue and receipts, expenditures and disbursements, purchasing, contracts, payroll/personnel, fixed assets, and inventory is now being provided to all department heads.

You will find enclosed a manual containing the City's Ethics Policy, the Alabama Code of Ethics, and the revised City's Fiscal Policy and Procedures. It is <a href="imperative">imperative</a> that a copy of the ethics policies be distributed to every departmental supervisor in order for these documents to be made available to every employee. Additionally, all personnel that are involved with the operation of the accounting infrastructure in the City must have access to a copy of the City's Fiscal Policy and Procedures Manual. Please do not hesitate to contact the Office of the Finance Director if you should have any questions regarding the City's Fiscal Policy and Procedures Manual.

As Mayor of the City of Montgomery, I appreciate your cooperation regarding the aforementioned issues.

Sincerely yours,

TODD STRANGE

Mayor

# TABLE OF CONTENTS

CITY ETHICS POLICY	1
FISCAL POLICY AND PROCEDURES MANUAL	36
CHAPTER 1 - INTRODUCTION	36
CHAPTER 2 - BUDGETING	388
CHAPTER 3 – RECEIPTS AND ACCOUNTS RECEIVABLE	49
CHAPTER 4 – PURCHASING AND CASH DISBURSEMENTS	74
CHAPTER 5 – FIXED ASSETS	94
CHAPTER 6 – OTHER FINANCIAL POLICIES	101

# CITY OF MONTGOMERY, ALABAMA ETHICS POLICY

# I. PURPOSE

The purpose of this policy is to provide all employees of the City of Montgomery with minimum standards of ethical conduct to help ensure that the business of government is free from improper influence, and also to help employees be aware of situations which may pose ethical problems, and give them some guidelines for resolution of these issues.

Our code of ethics is designed to put in place a policy to promote the prevention, detection, reporting and consequences of those who violate the policy. Consequences include disciplinary action up to and including dismissal.

## II. POLICY

A. All employees are expected to maintain the highest possible ethical and moral standards and to perform within the laws of the State of Alabama and other rules and regulations as may be set forth by the City. It is important to remember that the compensation of all employees is paid through taxes and user fees. Therefore, each employee assumes the responsibility to serve the public in an honest, effective and friendly manner. The conflict of interest provisions of this policy apply to any person who is an employee, agent, consultant, officer, or elected official or appointed official of the City.

While it is impossible to identify every particular activity that might give rise to a potential conflict of interest, these situations most often arise when an employee is invited to accept an invitation of travel, meals, lodging and/or expenses in connection with conferences, seminars and social events put on by private business seeking to do business or actually doing business with the City.

- B. Therefore, it is the policy of the City of Montgomery that no employee, agent, consultant, officer, or elected or appointed official, shall:
  - 1. Use their position for personal gain or engage in any transaction which is in conflict with the proper discharge of official duties.
    - **EXAMPLE:** A city council member cannot vote on a tax abatement agreement for a company which employs him.
  - 2. Use or disclose confidential information protected by law, unless appropriately authorized.

**EXAMPLE #1:** Personal medical information cannot be disclosed.

**EXAMPLE #2:** The home address of a police officer, firefighter, paramedic or other employee cannot be disclosed.

**EXAMPLE #3:** Personal tax information concerning a city income taxpayer cannot be disclosed.

- 3. Directly or indirectly solicit or accept anything of value, for personal use or gain, whether in the form of a service, loan, item or promise from any person, firm or corporation which is interested directly or indirectly in any manner whatsoever in business dealings with the City.
- 4. Accept compensation, loans, entertainment of more than a nominal value, commissions, property, discounts or anything else of personal financial value from outside parties conducting transactions in which the City might have an interest, or if it is made, offered or arises because of the employee's position with the City.
  - **EXAMPLE:** Although vendor paid lunches are discouraged, periodic business lunches not exceeding \$25.00 may be accepted (unless it is paid for every week as a regular event). An all-expense paid trip to the Bahamas provided by the vendor would be a conflict. Similarly, a discount from a local restaurant or retail store offered to a specific City employee would be a conflict. However, discounts offered to <u>all</u> City employees are permitted.
- 5. Engage in or accept private employment or render service for private interest when such employment or service is incompatible with the proper performance of the employee's official duties or would tend to impair independent judgment or action in the performance of official duties.
  - **EXAMPLE #1:** A police officer is prohibited from living rent free in an apartment complex under the guise of being security for the complex.
  - **EXAMPLE #2:** An employee of the City's Engineering Department is prohibited from having a pavement company doing business with the City; pave his private driveway at a cost less than the market price paid by other consumers of the paving company.
- 6. While an employee, or for one year thereafter, represent another person before a public agency on any matter in which the employee personally participated as an employee.
  - **EXAMPLE:** A City attorney cannot represent a private business entity before the City Planning Commission, while employed by the City. Nor, can a City attorney represent a private business entity who initiates an action before said commission during his employment with the City for a period of twelve months after his employment ends.
- 7. Receive or agree to receive outside compensation for service rendered in a matter before any office or department of the City.
  - **EXAMPLE:** An employee can receive payment for speaking or writing services through a business established before her/his employment by the City so long as the payment is not from a party

regulated by or doing or seeking to do business with the City or the speech is given as part of his/her employment.

8. Have a personal interest in a contract with the City or use their position or authority to secure approval of a public contract in which the employee, a member of the employee's family or business associate has an interest. Employment by the City is a "contract" for this purpose.

**EXAMPLE #1:** An employee can operate a pet supply business but said employee cannot contract to furnish or furnish pet supplies to the City for its Police Department's Canine Unit.

**EXAMPLE #2:** A City Personnel Director cannot hire or supervise as a City employee, his wife, child, brother, sister, father or mother.

C. All employees are required to comply with all criminal laws of the United States, the State of Alabama and the City of Montgomery.

D. It is the City's duty to inform its employees and its vendors of the ethics policy and it is the employees and vendors' responsibility to understand the policy and comply with the ethics policy.

E. The following policy is joined to the City of Montgomery Ethics Policy by referencing herein:

Chapter 4, Section XI Travel Procedures, Fiscal Policies and Procedures Manual

## III. REPORTING POLICY VIOLATIONS OR WORKPLACE MISCONDUCT

All employees are required to report any illegal activity or policy violations. Failure to do so not only violates city policy but may be in itself a violation of the policy or law. In addition, knowingly and intentionally making a false report of a violation is cause for disciplinary action up to and including termination.

You can report ethics violations to whoever you feel most comfortable with as long as it is your supervisor, the Police Department, City Investigations, or the Mayor's Office. Violations may be reported to City Investigations via email at <a href="mailto:cityinvestigations@montgomeryal.gov">cityinvestigations@montgomeryal.gov</a> or via phone at (334) 241-2490. If requested, every effort will be made to ensure confidentiality if possible on your disclosure of information.

# IV. CONSEQUENCES OF VIOLATING POLICY

Each employee is accountable for his/her own actions. Anyone who violates this policy is subject to appropriate disciplinary action up to and including termination.

Anyone convicted of violating the ethics policy will be dismissed and cannot be compensated by vendors or any other employment agency at the expense of the City.

# V. RETALIATION FOR REPORTING ETHICS VIOLATIONS IS PROHIBITED

It is against City policy to retaliate against anyone for making a report of violations of ethics in good faith. It is management's responsibility to ensure adherence.

It is the responsibility of each employee to report to his/her supervisor, Police Department, City Investigations or the Mayor's Office any abuses or suspected abuses and criminal conduct and/or suspected criminal conduct. There will not be any retaliation or intimidation of any employee who reports any misuse of the ethics policy. It is the responsibility for all employees to report misuse and those that have knowledge and do not report it will be considered part of the misuse. He/she should understand everybody has a responsibility to report suspected misuse of the ethics policy.

## VI. EMPLOYEE EXPECTATIONS

All employees are required to read, understand and follow the ethics policy. Enforcement is the direct responsibility of the employees' supervisor. Not every situation can be covered by this policy and when not, common sense is expected to prevail in a manner that will bring favor to the city at large. If situations come up that are not addressed by this policy, please contact the Personnel Department.

- A. Any employee in doubt as to the application of this Section or other ethics laws or regulations may seek the advice of the City Attorney and/or the Alabama Ethics Commission.
- B. New employees will have access to the Alabama's Ethics Laws (Code of Alabama 1975, Sections 36-25-1 through 36-25-30) via their immediate supervisor. Please See Exhibit 1-1, Pages 5-35 for a full copy of the Alabama Code of Ethics.
- C. Anyone who is found to have violated the provisions of this Section shall be subject to disciplinary action, as well as, possible criminal charges, which can range from a Class A misdemeanor to a Class B felony.

# **EXHIBIT 1-1 ALABAMA CODE OF ETHICS**

# CODE OF ALABAMA 1975

Code of Ethics for Public Officials, Employees, etc.

Chapter 25 of Title 36 (Public Officers and Employees)

(Sections 36-25-1 through 36-25-30)

Alabama Ethics Commission Suite 104, RSA Union Building 100 North Union Street Montgomery, Alabama 36104

Telephone 334-242-2997 Fax 334-242-0248 Web Site <u>www.ethics.alalinc.net</u>

James L. Sumner, Jr., Director

# CODE OF ALABAMA

# **TITLE 36.**

# PUBLIC OFFICERS AND EMPLOYEES

# **CHAPTER 25**

# CODE OF ETHICS FOR PUBLIC OFFICIALS, EMPLOYEES, ETC.

Section		Section	
36-25-1	Definitions.	36-25-15	Candidates Filing Statement of
36-25-2	Purpose of chapter.		Economic Interests
36-25-3	State Ethics Commission Details	36-25-16	Contracts and relationships
36-25-4	State Ethics Commission	36-25-17	Violations
	Complaints Received	36-25-18	Registration of lobbyists
36-25-5	Personal Gain	36-25-19	Lobbyists' quarterly reports
36-25-6	Contributions	36-25-20	Lobbyist terminations
36-25-7	Receiving things of value	36-25-21	Public records availability
36-25-8	Disclosing confidential	36-25-22	Exclusion of certain professions
	information	36-25-23	Former Legislators privileges
36-25-9	Service on boards	36-25-24	Supervisor discrimination
36-25-10	Representation of client	36-25-25	False accusations
36-25-11	Entering into contracts	36-25-26	False reporting
36-25-12	Offering a thing of value	36-25-27	Violation penalties
36-25-13	Revolving door	36-25-28	Citizens' constitutional rights
36-25-14	Filing Statement of Economic	36-25-29	Legislative appropriations
	Interests	36-25-30	Chapter's relation to other laws

#### Section 36-25-1

#### Definitions.

Whenever used in this chapter, the following words and terms shall have the following meanings:

- (1) BUSINESS. Any corporation, partnership, proprietorship, firm, enterprise, franchise, association, organization, self-employed individual, or any other legal entity.
- (2) BUSINESS WITH WHICH THE PERSON IS ASSOCIATED. Any business of which the person or a member of his or her family is an officer, owner, partner, board of director member, employee, or holder of more than five percent of the fair market value of the business.
- (3) CANDIDATE. This term as used in this chapter shall have the same meaning ascribed to it in Section 17-22A-2.
- (4) COMMISSION. The State Ethics Commission.
- (5) COMPLAINT. Written allegation or allegations that a violation of this chapter has occurred.
- (6) COMPLAINANT. A person who alleges a violation or violations of this chapter by filing a complaint against a respondent.
- (7) CONFIDENTIAL INFORMATION. A complaint filed pursuant to this chapter, together with any statement, conversations, knowledge of evidence, or information received from the complainant, witness, or other person related to such complaint.
- (8) CONFLICT OF INTEREST. A conflict on the part of a public official or public employee between his or her private interests and the official responsibilities inherent in an office of public trust. A conflict of interest involves any action, inaction, or decision by a public official or public employee in the discharge of his or her official duties which would materially affect his or her financial interest or those of his or her family members or any business with which the person is associated in a manner different from the manner it affects the other members of the class to which he or she belongs. A conflict of interest shall not include any of the following:
- a. A loan or financial transaction made or conducted in the ordinary course of business.
- b. An occasional nonpecuniary award publicly presented by an organization for performance of public service.
- c. Payment of or reimbursement for actual and necessary expenditures for travel and subsistence for the personal attendance of a public official or public employee at a convention or other meeting at which he or she is scheduled to meaningfully participate in connection with his or her official duties and for which attendance no reimbursement is made by the state.
- d. Any campaign contribution, including the purchase of tickets to, or advertisements in journals, for political or testimonial dinners, if the contribution is actually used for political purposes and is not given under circumstances from which it could reasonably be inferred that the purpose of the contribution is to substantially influence a public official in the performance of his or her official

duties.

- (9) DAY. Calendar day.
- (10) DEPENDENT. Any person, regardless of his or her legal residence or domicile, who receives 50 percent or more of his or her support from the public official or public employee or his or her spouse or who resided with the public official or public employee for more than 180 days during the reporting period.
- (11) FAMILY MEMBER OF THE PUBLIC EMPLOYEE. The spouse or a dependent of the public employee.
- (12) FAMILY MEMBER OF THE PUBLIC OFFICIAL. The spouse, a dependent, an adult child and his or her spouse, a parent, a spouse's parents, a sibling and his or her spouse, of the public official.
- (13) GOVERNMENTAL CORPORATIONS AND AUTHORITIES. Public or private corporations and authorities, including but not limited to, hospitals or other health care corporations, established pursuant to state law by state, county or municipal governments for the purpose of carrying out a specific governmental function. Notwithstanding the foregoing, all employees, including contract employees, of hospitals or other health care corporations and authorities are exempt from the provisions of this chapter.
- (14) HOUSEHOLD. The public official, public employee, and his or her spouse and dependents.
- (15) LAW ENFORCEMENT OFFICER. A full-time employee of a governmental unit responsible for the prevention or investigation of crime who is authorized by law to carry firearms, execute search warrants, and make arrests.
- (16) LEGISLATIVE BODY. The Senate of Alabama, the House of Representatives of Alabama, a county commission, city council, city commission, town council, or municipal council or commission, and any committee or subcommittee thereof.
- (17) LOBBYING. The practice of promoting, opposing, or in any manner influencing or attempting to influence the introduction, defeat, or enactment of legislation before any legislative body; opposing or in any manner influencing the executive approval, veto, or amendment of legislation; or the practice of promoting, opposing, or in any manner influencing or attempting to influence the enactment, promulgation, modification, or deletion of regulations before any regulatory body; provided, however, that providing public testimony before a legislative body or regulatory body or any committee thereof shall not be deemed lobbying.
- (18) LOBBYIST.
- a. The term lobbyist includes any of the following:
- 1. A person who receives compensation or reimbursement from another person, group, or entity to lobby.
- 2. A person who lobbies as a regular and usual part of employment, whether or not any

compensation in addition to regular salary and benefits is received.

- 3. A person who expends in excess of one hundred dollars (\$100) for a thing of value, not including funds expended for travel, subsistence expenses, and literature, buttons, stickers, publications, or other acts of free speech, during a calendar year to lobby.
- 4. A consultant to the state, county, or municipal levels of government or their instrumentalities, in any manner employed to influence legislation or regulation, regardless whether the consultant is paid in whole or part from state, county, municipal, or private funds.
- 5. An employee, a paid consultant, or a member of the staff of a lobbyist, whether or not he or she is paid, who regularly communicates with members of a legislative body regarding pending legislation and other matters while the legislative body is in session.
- b. The term lobbyist does not include any of the following:
- 1. A member of a legislative body on a matter which involves that person's official duties.
- 2. A person or attorney rendering professional services in drafting bills or in advising clients and in rendering opinions as to the construction and effect of proposed or pending legislation, executive action, or rules or regulations, where those professional services are not otherwise connected with legislative, executive, or regulatory action.
- 3. Reporters and editors while pursuing normal reportorial and editorial duties.
- 4. Any citizen not expending funds as set out above in paragraph a.3. or not lobbying for compensation who contacts a member of a legislative body, or gives public testimony on a particular issue or on particular legislation, or for the purpose of influencing legislation and who is merely exercising his or her constitutional right to communicate with members of a legislative body.
- 5. A person who appears before a legislative body, a regulatory body, or an executive agency to either sell or purchase goods or services.
- 6. A person whose primary duties or responsibilities do not include lobbying, but who may, from time to time, organize social events for members of a legislative body to meet and confer with members of professional organizations and who may have only irregular contacts with members of a legislative body when the body is not in session or when the body is in recess.
- (19) MINOR VIOLATION. Any violation of this chapter in which the public official or public employee receives an economic gain in an amount less than two hundred fifty dollars (\$250) or the governmental entity has an economic loss of less than two hundred fifty dollars (\$250).
- (20) PERSON. A business, individual, corporation, partnership, union, association, firm, committee, club, or other organization or group of persons.
- (21) PRINCIPAL. A person or business which employs, hires, or otherwise retains a lobbyist. Nothing in this chapter shall be deemed to prohibit a principal from simultaneously serving as his or her own lobbyist.

- (22) PROBABLE CAUSE. A finding that the allegations are more likely than not to have occurred.
- (23) PUBLIC EMPLOYEE. Any person employed at the state, county, or municipal level of government or their instrumentalities, including governmental corporations and authorities, but excluding employees of hospitals or other health care corporations including contract employees of those hospitals or other health care corporations, who is paid in whole or in part from state, county or municipal funds. For purposes of this chapter, a public employee does not include a person employed on a part-time basis whose employment is limited to providing professional services other than lobbying, the compensation for which constitutes less than 50 percent of the part-time employee's income.
- (24) PUBLIC OFFICIAL. Any person elected to public office, whether or not that person has taken office, by the vote of the people at state, county, or municipal level of government or their instrumentalities, including governmental corporations, and any person appointed to a position at the state, county, or municipal level of government or their instrumentalities, including governmental corporations. For purposes of this chapter, a public official includes the chairs and vice-chairs or the equivalent offices of each state political party as defined in Section 17-16-2.
- (25) REGULATORY BODY. A state agency which issues regulations in accordance with the Alabama Administrative Procedure Act or a state, county, or municipal department, agency, board, or commission which controls, according to rule or regulation, the activities, business licensure, or functions of any group, person, or persons.
- (26) REPORTING PERIOD. The reporting official's or employee's fiscal tax year as it applies to his or her United States personal income tax return.
- (27) REPORTING YEAR. The reporting official's or employee's fiscal tax year as it applies to his or her United States personal income tax return.
- (28) RESPONDENT. A person alleged to have violated a provision of this chapter and against whom a complaint has been filed with the commission.
- (29) STATEMENT OF ECONOMIC INTERESTS. A financial disclosure form made available by the commission which shall be completed and filed with the commission prior to April 30 of each year covering the preceding calendar year by certain public officials and public employees.
- (30) SUPERVISOR. Any person having authority to hire, transfer, suspend, lay off, recall, promote, discharge, assign, or discipline other public employees, or any person responsible to direct them, or to adjust their grievances, or to recommend personnel action, if, in connection with the foregoing, the exercise of the authority is not of a merely routine or clerical nature but requires the use of independent judgment.
- (31) THING OF VALUE.
- a. Any gift, benefit, favor, service, gratuity, tickets or passes to an entertainment, social or sporting event offered only to public officials, unsecured loan, other than those loans made in the ordinary

course of business, reward, promise of future employment, or honoraria.

- b. The term, thing of value, does not include any of the following, provided that no particular course of action is required as a condition to the receipt thereof:
- 1. Campaign contribution.
- 2. Seasonal gifts of an insignificant economic value of less than one hundred dollars (\$100) if the aggregate value of such gifts from any single donor is less than two hundred fifty dollars (\$250) during any one calendar year.
- 3. Hospitality extended to a public official, public employee, and his or her respective household as a social occasion in the form of food and beverages where the provider is present, lodging in the continental United States and Alaska incidental to the social occasion, and tickets to social or sporting events if the hospitality does not extend beyond three consecutive days and is not continuous in nature and the aggregate value of such hospitality in excess of two hundred fifty dollars (\$250) within a calendar day is reported to the commission by the provider provided that the reporting requirement contained in this section shall not apply where the expenditures are made to or on behalf of an organization to which a federal income tax deduction is permitted under subparagraph (A) of paragraph (1) of subsection (b) of Section 170 of the Internal Revenue Code of 1986, as amended, or any charitable, education or eleemosynary cause of Section 501 of Title 26 of the U.S. Code, and where the public official or public employee does not receive any direct financial benefit. The reporting shall include the name or names of the recipient or recipients, the value of the entire expenditure, the date or dates of the expenditure, and the type of expenditure.
- 4. Reasonable transportation, food and beverages where the provider is present, and lodging expenses in the continental United States and Alaska which are provided in conjunction with an educational or informational purpose, together with any hospitality associated therewith; provided, that such hospitality is less than 50 percent of the time spent at such event, and provided further that if the aggregate value of such transportation, lodging, food, beverages, and any hospitality provided to such public employee, public official, and his or her respective household is in excess of two hundred fifty dollars (\$250) within a calendar day the total amount expended shall be reported to the commission by the provider. The reporting shall include the name or names of the recipient or recipients, the value of the entire expenditure, the date or dates of the expenditure, and the type of expenditure.
- 5. Payment of or reimbursement for actual and necessary expenditures for travel and subsistence of a public official or public employee in connection with an economic development research or trade mission, or for attendance at a mission or meeting in which he or she is scheduled to meaningfully participate, or regarding matters related to his or her official duties, and for which attendance no reimbursement is made by the state; provided, that any hospitality in the form of entertainment, recreation, or sporting events shall constitute less than 25% of the time spent in connection with the event. If the aggregate value of any such hospitality extended to the public employee, public official, and his or her respective household is in excess of two hundred fifty dollars (\$250) within a calendar day, the total amount expended for that day shall be reported to the commission by the provider. The reporting shall include the name or names of the recipient or

recipients, the value of such expenditures, the date or dates of the expenditure, and the type of expenditure.

- 6. Promotional items commonly distributed to the general public and food or beverages of a nominal value.
- c. Nothing in this chapter shall be deemed to limit, prohibit, or otherwise require the disclosure of a personal gift made to a public official or public employee from a spouse, intended spouse, dependent, adult child, sibling, parent, grandparent, uncle, aunt, nephews, nieces or cousins of the public official or public employee, except as otherwise provided by law.
- d. Nothing in this chapter shall be deemed to limit, prohibit, or otherwise require the disclosure of gifts through inheritance received by a public employee or public official.
- (32) VALUE. The fair market price of a like item if purchased by a private citizen.

(Acts 1973, No. 1056, p. 1699, §2; Acts 1975, No. 130, p. 603, §1; Acts 1979, No. 79-698, p. 1241; Acts 1982, No. 82-429, p. 677; Acts 1986, No. 86-321, p. 475, §1; Acts 1995, No. 95-194, p. 269, §1; Acts 1997, No. 97-651, p. 1217, §1.)

#### Section 36-25-2

#### Legislative findings and declarations; purpose of chapter.

- (a) The Legislature hereby finds and declares:
- (1) It is essential to the proper operation of democratic government that public officials be independent and impartial.
- (2) Governmental decisions and policy should be made in the proper channels of the governmental structure.
- (3) No public office should be used for private gain other than the remuneration provided by law.
- (4) It is important that there be public confidence in the integrity of government.
- (5) The attainment of one or more of the ends set forth in this subsection is impaired whenever there exists a conflict of interest between the private interests of a public official or a public employee and the duties of the public official or public employee.
- (6) The public interest requires that the law protect against such conflicts of interest and establish appropriate ethical standards with respect to the conduct of public officials and public employees in situations where conflicts exist.
- (b) It is also essential to the proper operation of government that those best qualified be encouraged to serve in government. Accordingly, legal safeguards against conflicts of interest shall be so designed as not to unnecessarily or unreasonably impede the service of those men and women who are elected or appointed to do so. An essential principle underlying the staffing of our governmental structure is that its public officials and public employees should not be denied the

- opportunity, available to all other citizens, to acquire and retain private economic and other interests, except where conflicts with the responsibility of public officials and public employees to the public cannot be avoided.
- (c) The Legislature declares that the operation of responsible democratic government requires that the fullest opportunity be afforded to the people to petition their government for the redress of grievances and to express freely to the legislative bodies and to officials of the executive branch, their opinions on legislation, on pending governmental actions, and on current issues. To preserve and maintain the integrity of the legislative and administrative processes, it is necessary that the identity, expenditures, and activities of certain persons who engage in efforts to persuade members of the legislative bodies or members of the executive branch to take specific actions, either by direct communication to these officials, or by solicitation of others to engage in such efforts, be publicly and regularly disclosed. This chapter shall be liberally construed to promote complete disclosure of all relevant information and to insure that the public interest is fully protected.
- (d) It is the policy and purpose of this chapter to implement these objectives of protecting the integrity of all governmental units of this state and of facilitating the service of qualified personnel by prescribing essential restrictions against conflicts of interest in public service without creating unnecessary barriers thereto.

(Acts 1973, No. 1056, p. 1699, §§1; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

Section 36-25-3

State Ethics Commission - Creation, composition, qualifications, appointment, terms of office, vacancies, officers; annual reports; compensation; applicability of chapter to members, officers, etc.; director and staff.

(a) There is hereby created a State Ethics Commission composed of five members, each of whom shall be a fair, equitable citizen of this state and of high moral character and ability. The following persons shall not be eligible to be appointed as members: (1) a public official; (2) a candidate; (3) a registered lobbyist and his or her principal; or (4) a former employee of the commission. For purposes of this section, a public official shall not be deemed to include a part-time municipal judge and a registered lobbyist shall not be deemed to include a person whose lobbying activities are limited to providing public testimony to a legislative body or regulatory body or committee thereof. No member of the commission shall be eligible for reappointment to succeed himself or herself. The members of the commission shall be appointed by the following officers: the Governor, the Lieutenant Governor, or in the absence of a Lieutenant Governor, the Presiding Officer of the Senate, and the Speaker of the House of Representatives and shall assume their duties upon confirmation by the Senate. The members of the first commission shall be appointed for terms of office expiring one, two, three, four and five years, respectively, from September 1, 1975. Successors to the members of the first commission shall serve for a term of five years beginning service on September 1 of the year appointed and serving until their successors are appointed and confirmed. If at any time there should be a vacancy on the commission, a successor member to serve for the unexpired term applicable to such vacancy shall be appointed by the Governor. The commission shall elect one member to serve as chair of the commission and one member to serve as vice chair. The vice chair shall act as chair in the absence or disability of the chair or in the event of a vacancy in that office.

Beginning with the first vacancy on the Ethics Commission after October 1, 1995, if there is not a Black member serving on the commission, that vacancy shall be filled by a Black appointee. Any vacancy thereafter occurring on the commission, shall also be filled by a Black appointee if there is no Black member serving on the commission at that time.

- (b) A vacancy in the commission shall not impair the right of the remaining members to exercise all the powers of the commission, and three members thereof shall constitute a quorum.
- (c) The commission shall at the close of each fiscal year, or as soon thereafter as practicable, report to the Legislature and the Governor concerning the actions it has taken, the name, salary, and duties of the director, the names and duties of all individuals in its employ, the money it has disbursed, other relevant matters within its jurisdiction, and such recommendations for legislation as the commission deems appropriate.
- (d) Members of the commission shall, while serving on the business of the commission, be entitled to receive compensation at the rate of fifty dollars (\$50) per day, and each member shall be paid his or her travel expenses incurred in the performance of his or her duties as a member of the commission as other state employees and officials are paid when approved by the chair. If for any reason a member of the commission wishes not to claim and accept the compensation or travel expenses, the member shall inform the director, in writing, of the refusal. The member may at any time during his or her term begin accepting compensation or travel expenses; however, the

member's refusal for any covered period shall act as an irrevocable waiver for that period.

- (e) All members, officers, agents, attorneys, and employees of the commission shall be subject to this chapter. The director, members of the commission, and all employees of the commission shall not engage in direct partisan political activity, including the making of campaign contributions, on the state, county, and local levels. The prohibition shall in no way act to limit or restrict such persons' ability to vote in any election.
- (f) The commission shall appoint a full-time director. The director shall serve at the pleasure of the commission and shall appoint such other employees as needed. All such employees, except the director, shall be employed subject to the provisions of the State Merit System Law, and their compensation shall be prescribed pursuant to such law. The employment of attorneys shall be subject to subsection (h). The compensation of the director shall be fixed by the commission, payable as the salaries of other state employees. The director shall be responsible for the administrative operations of the commission and shall administer this chapter in accordance with the commission's policies. No regulation shall be implemented by the director until adopted by the commission in accordance with Sections 41-22-1 to 41-22-27, inclusive, the Alabama Administrative Procedure Act.
- (g) The director may appoint part-time stenographic reporters or certified court reporters, as needed, to take and transcribe the testimony in any formal or informal hearing or investigation before the commission or before any person authorized by the commission. The reporters shall not be full-time employees of the commission and shall not be subject to the Merit System law and may not participate in the State Retirement System.
- (h) The director may, with the approval of the Attorney General, appoint a competent attorney as legal counsel for the commission. The legal counsel shall be of good moral and ethical character, licensed to practice law in this state, and a member in good standing of the Alabama Bar Association. The legal counsel shall be commissioned as an Assistant or Deputy Attorney General and shall, in addition to the powers and duties herein conferred, have the authority and duties of an Assistant or Deputy Attorney General, except, that his or her entire time shall be devoted to the commission. The attorney shall act as an attorney for the commission in actions or proceedings brought by or against the commission pursuant to any provisions of law under the commission's jurisdiction, or in which the commission joins or intervenes as to a matter within the commission's jurisdiction, or as a friend of the court or otherwise; provided however, nothing in this chapter shall be deemed as a direct grant of subpoena power to the commission.
- (i) The director shall designate in writing the chief investigator, should there be one, and a maximum of six full-time investigators who shall be and are hereby constituted law enforcement officers of the State of Alabama with full and unlimited police power and jurisdiction to enforce the laws of this state pertaining to the operation and administration of the commission and this chapter. Investigators shall meet the requirements of the Alabama Peace Officers' Standards and Training Act, Sections 36-21-40 to 36-21-51, inclusive, and shall in all ways and for all purposes be considered law enforcement officers; provided however such investigators shall only exercise their power of arrest as granted under this chapter pursuant to an order issued by a court of competent jurisdiction.

(Acts 1973, No. 1056, p. 1699; Acts 1995, No. 95-194, p. 269, §§1.)

#### Section 36-25-4

State Ethics Commission - Duties; complaint; investigation; rights of respondent concerning hearing; collection of fees; result once violation found.

- (a) The commission shall do all of the following:
- (1) Prescribe forms for statements required to be filed by this chapter and make the forms available to persons required to file such statements.
- (2) Prepare guidelines setting forth recommended uniform methods of reporting for use by persons required to file statements required by this chapter.
- (3) Accept and file any written information voluntarily supplied that exceeds the requirements of this chapter.
- (4) Develop, where practicable, a filing, coding, and cross-indexing system consistent with the purposes of this chapter.
- (5) Make reports and statements filed with the commission available during regular business hours to public inquiry subject to such regulations as the commission may prescribe including, but not limited to, regulations requiring identification by name, occupation, address, and telephone number of each person examining information on file with the commission.
- (6) Preserve reports and statements for a period consistent with the statute of limitations as contained in this chapter. The reports and statements, when no longer required to be retained, shall be disposed of by shredding the reports and statements and disposing of or recycling them, or otherwise disposing of the reports and statements in any other manner prescribed by law. Nothing in this section shall in any manner limit the Department of Archives and History from receiving and retaining any documents pursuant to existing law.
- (7) Make investigations with respect to statements filed pursuant to this chapter, and with respect to alleged failures to file, or omissions contained therein, any statement required pursuant to this chapter and, upon complaint by any individual, with respect to alleged violation of any part of this chapter to the extent authorized by law when in its opinion a thorough audit of any person or any business should be made in order to determine whether this chapter has been violated, the commission shall direct the Examiner of Public Accounts to have an audit made and a report thereof filed with the commission. The Examiner of Public Accounts shall, upon receipt of the directive, comply therewith.
- (8) Report suspected violations of law to the appropriate law-enforcement authorities.
- (9) Issue and publish advisory opinions on the requirements of this chapter, based on a real or hypothetical set of circumstances. Such advisory opinions shall be adopted by a majority vote of the members of the commission present and shall be effective and deemed valid until expressly overruled or altered by the commission or a court of competent jurisdiction. The written advisory

opinions of the commission shall protect the person at whose request the opinion was issued and any other person reasonably relying, in good faith, on the advisory opinion in a materially like circumstance from liability to the state, a county, or a municipal subdivision of the state because of any action performed or action refrained from in reliance of the advisory opinion. Nothing in this section shall be deemed to protect any person relying on the advisory opinion if the reliance is not in good faith, is not reasonable, is not in a materially like circumstance. The commission may impose reasonable charges for publication of the advisory opinions and monies shall be collected, deposited, dispensed, or retained as provided herein. On October 1, 1995, all prior advisory opinions of the commission in conflict with this chapter, shall be ineffective and thereby deemed invalid and otherwise overruled unless there has been any action performed or action refrained from in reliance of a prior advisory opinion.

- (10) Initiate and continue, where practicable, programs for the purpose of educating candidates, officials, employees, and citizens of Alabama on matters of ethics in government service.
- (11) In accordance with Sections 41-22-1 to 41-22-27, inclusive, the Alabama Administrative Procedure Act, prescribe, publish, and enforce rules and regulations to carry out this chapter.
- (b) A complaint filed pursuant to this chapter, together with any statement, evidence, or information received from the complainant, witnesses, or other persons shall be protected by and subject to the same restrictions relating to secrecy and nondisclosure of information, conversation, knowledge, or evidence of Sections 12-16-214 to 12-16-216, inclusive. Such restrictions shall apply to all investigatory activities taken by the director, the commission or a member thereof, staff, employees, or any person engaged by the commission in response to a complaint filed with the commission and to all proceedings relating thereto before the commission.
- (c) The commission shall not take any investigatory action on a telephonic or written complaint against a respondent so long as the complainant remains anonymous. Investigatory action on a complaint from an identifiable source shall not be initiated until the true identity of the source has been ascertained and written verification of such ascertainment is in the commission's files. The complaint may only be filed by a person who has or persons who have actual knowledge of the allegations contained in the complaint. A complainant may not file a complaint for another person or persons in order to circumvent this subsection. Prior to commencing any investigation, the commission shall: (1) receive a written and signed complaint which sets forth in detail the specific charges against a respondent, and the factual allegations which support such charges and (2) the director shall conduct a preliminary inquiry in order to make an initial determination that reasonable cause exists to conduct an investigation. If the director determines reasonable cause does not exist, the charges shall be dismissed, but such action must be reported to the commission. The commission shall be entitled to authorize an investigation upon a unanimous written consent of all five (5) commission members, upon an express finding that probable cause exists that a violation or violations of this chapter have occurred. A complaint may be initiated by the unanimous vote of the commission, provided, however, that the commission shall not conduct the hearing, but rather the hearing shall be conducted by three (3) active or retired judges, who shall be appointed by the Chief Justice of the Alabama Supreme Court, at least one of whom shall be Black. The three (3) judge panel shall conduct the hearing in accordance with the procedures contained in this chapter and in accordance with the rules and regulations of the commission. If the

- three (3) judge panel unanimously finds that a person covered by this chapter has violated it, the three (3) judge panel shall forward the case to the district attorney for the jurisdiction in which the alleged acts occurred or to the Attorney General. In all matters that come before the commission concerning a complaint on an individual, the laws of due process shall apply.
- (d) Not less than 45 days prior to any hearing before the commission, the respondent shall be given notice that a complaint has been filed against him or her and shall be given a summary of the charges contained therein. Upon the timely request of the respondent, a continuance of the hearing for not less than 30 days shall be granted for good cause shown. The respondent charged in the complaint shall have the right to be represented by retained legal counsel. The commission may not require the respondent to be a witness against himself or herself.
- (e) The commission shall provide discovery to the respondent pursuant to the Alabama Rules of Criminal Procedure as promulgated by the Alabama Supreme Court.
- (f)(1) All fees, penalties, and fines collected by the commission pursuant to this chapter shall be deposited into the State General Fund.
- (2) All monies collected as reasonable payment of costs for copying, reproductions, publications, and lists shall be deemed a refund against disbursement and shall be deposited into the appropriate fund account for the use of the commission.
  - (g) If the commission finds cause that a person covered by this chapter has violated it, the case and the commission's findings shall be forwarded to the district attorney for the jurisdiction in which the alleged acts occurred or to the Attorney General. The case, along with the commission's findings, shall be referred for appropriate legal action. Nothing in this section shall be deemed to limit the commission's ability to take appropriate legal action when so requested by the district attorney for the appropriate jurisdiction or by the Attorney General.

(Acts 1973, No. 1056, p. 1699, §§18; Acts 1975, No. 130, p. 603, §§1; Acts 1979, No. 79-460, p. 814; Acts 1995, No. 95-194, p. 269, §§1.)

#### Section 36-25-5

# Use of official position or office for personal gain.

- (a) No public official or public employee shall use or cause to be used his or her official position or office to obtain personal gain for himself or herself, or family member of the public employee or family member of the public official, or any business with which the person is associated unless the use and gain are otherwise specifically authorized by law. Personal gain is achieved when the public official, public employee, or a family member thereof receives, obtains, exerts control over, or otherwise converts to personal use the object constituting such personal gain.
- (b) Unless prohibited by the Constitution of Alabama of 1901, nothing herein shall be construed to prohibit a public official from introducing bills, ordinances, resolutions, or other legislative matters, serving on committees, or making statements or taking action in the exercise of his or her duties as a public official. A member of a legislative body may not vote for any legislation in which he or she knows or should have known that he or she has a conflict of interest.

- (c) No public official or public employee shall use or cause to be used equipment, facilities, time, materials, human labor, or other public property under his or her discretion or control for the private benefit or business benefit of the public official, public employee, any other person, or principal campaign committee as defined in Section 17-22A-2, which would materially affect his or her financial interest, except as otherwise provided by law or as provided pursuant to a lawful employment agreement regulated by agency policy. Provided, however, nothing in this subsection shall be deemed to limit or otherwise prohibit communication between public officials or public employees and eleemosynary or membership organizations or such organizations communicating with public officials or public employees.
- (d) No person shall solicit a public official or public employee to use or cause to be used equipment, facilities, time, materials, human labor, or other public property for such person's private benefit or business benefit, which would materially affect his or her financial interest, except as otherwise provided by law.
- (e) No public official or public employee shall, other than in the ordinary course of business, solicit a thing of value from a subordinate or person or business with whom he or she directly inspects, regulates, or supervises in his or her official capacity.
- (f) A conflict of interest shall exist when a member of a legislative body, public official, or public employee has a substantial financial interest by reason of ownership of, control of, or the exercise of power over any interest greater than five percent of the value of any corporation, company, association, or firm, partnership, proprietorship, or any other business entity of any kind or character which is uniquely affected by proposed or pending legislation; or who is an officer or director for any such corporation, company, association, or firm, partnership, proprietorship, or any other business entity of any kind or character which is uniquely affected by proposed or pending legislation.

(Acts 1973, No. 1056, p. 1699, & amp; amp; amp; sect; 3; Acts 1975, No. 130, & amp; amp; amp; sect; 1; Acts 1995, No. 95-194, p. 269, & amp; amp; amp; sect; 1; Act 2000-797, & amp; sect; 1.)

#### Section 36-25-6

#### Use of contributions.

Contributions to an office holder, a candidate, or to a public official's inaugural or transitional fund shall not be converted to personal use.

(Acts 1973, No. 1056, p. 1699, §\$4; Acts 1975, No. 130, §\$1; Acts 1995, No. 95-194, p. 269, §\$1; Acts 1997, No. 97-651, p. 1217, §\$1.)

Section 36-25-7

Offering, soliciting, or receiving things of value for purpose of influencing official action; money solicited or received in addition to that received in official capacity.

- (a) No person shall offer or give to a public official or public employee or a member of the household of a public employee or a member of the household of the public official and none of the aforementioned shall solicit or receive a thing of value for the purpose of influencing official action.
- (b) No public official or public employee shall solicit or receive a thing of value for himself or herself or for a family member of the public employee or family member of the public official for the purpose of influencing official action.
- (c) No person shall offer or give a family member of the public official or family member of the public employee a thing of value for the purpose of influencing official action.
- (d) No public official or public employee, shall solicit or receive any money in addition to that received by the public official or public employee in an official capacity for advice or assistance on matters concerning the Legislature, lobbying a legislative body, an executive department or any public regulatory board, commission or other body of which he or she is a member. Notwithstanding the foregoing, nothing in this section shall be construed to prohibit a public official or public employee from the performance of his or her official duties or responsibilities.

(Acts 1973, No. 1056, p. 1699, §§5; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

#### Section 36-25-8

Use or disclosure of confidential information for private financial gain.

No public official, public employee, former public official or former public employee, for a period consistent with the statute of limitations as contained in this chapter, shall use or disclose confidential information gained in the course of or by reason of his or her position or employment in any way that could result in financial gain other than his or her regular salary as such public official or public employee for himself or herself, a family member of the public employee or family member of the public official, or for any other person or business.

(Acts 1973, No. 1056, p. 1699, §§6; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

Section 36-25-9

# Service on regulatory boards and commissions regulating business with which person associated; members who have financial interest in matter prohibited from voting.

- (a) Unless expressly provided otherwise by law, no person shall serve as a member or employee of a state, county, or municipal regulatory board or commission or other body that regulates any business with which he is associated. Nothing herein shall prohibit real estate brokers, agents, developers, appraisers, mortgage bankers, or other persons in the real estate field, or other state-licensed professionals, from serving on any planning boards or commissions, housing authorities, zoning board, board of adjustment, code enforcement board, industrial board, utilities board, state board, or commission.
- (b) All county or municipal regulatory boards, authorities, or commissions currently comprised of any real estate brokers, agents, developers, appraisers, mortgage bankers, or other persons in the real estate industry may allow these individuals to continue to serve out their current term if appointed before December 31, 1991, except that at the conclusion of such term subsequent appointments shall reflect that membership of real estate brokers and agents shall not exceed more than one less of a majority of any county or municipal regulatory board or commission effective January 1, 1994.
- (c) No member of any county or municipal agency, board, or commission shall vote or participate in any matter in which the member or family member of the member has any financial gain or interest.
- (d) All acts, actions, and votes taken by such local boards and commissions between January 1, 1991 and December 31, 1993 are affirmed and ratified.

(Acts 1973, No. 1056, p. 1699, §§7; Acts 1975, No. 130, §§1; Acts 1992, No. 92-342, p. 719, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

#### Section 36-25-10

#### Representation of client or constituent before board, regulatory body, department, etc.

If a public official or public employee, or family member of the public employee or family member of the public official, or a business with which the person is associated, represents a client or constituent for a fee before any quasi-judicial board or commission, regulatory body, or executive department or agency, notice of the representation shall be given within 10 days after the first day of the appearance. Notice shall be filed with the commission in the manner prescribed by it. No member of the Legislature shall for a fee, reward, or other compensation represent any person, firm, or corporation before the Public Service Commission or the State Board of Adjustment.

(Acts 1973, No. 1056, p. 1699, §§8; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

#### Section 36-25-11

# Public officials or employees entering into contracts which are to be paid out of government funds.

Unless exempt pursuant to Alabama competitive bid laws or otherwise permitted by law, no public official or public employee, or a member of the household of the public employee or the public official, and no business with which the person is associated shall enter into any contract to provide goods or services which is to be paid in whole or in part out of state, county, or municipal funds unless the contract has been awarded through a process of competitive bidding and a copy of the contract is filed with the commission. All such contract awards shall be made as a result of original bid takings, and no awards from negotiations after bidding shall be allowed. A copy of each contract, regardless of the amount, entered into by a public official, public employee, a member of the household of the public employee or the public official, and any business with which the person is associated shall be filed with the commission within 10 days after the contract has been entered into.

(Acts 1973, No. 1056, p. 1699, §§9; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

#### Section 36-25-12

#### Offering, soliciting, etc., thing of value to or by member of regulatory body.

No person shall offer or give to a member or employee of a governmental agency, board, or commission that regulates a business with which the person is associated, and no member or employee of a regulatory body, shall solicit or accept a thing of value while the member or employee is associated with the regulatory body other than in the ordinary course of business. In addition to the foregoing, the commissioner of the Department of Agriculture and Industries and any candidate for the office of commissioner may not accept a campaign contribution from a person associated with a business regulated by the department.

(Acts 1973, No. 1056, p. 1699, §§ 10; Acts 1975, No. 130, p. 603, §§1; Acts 1995, No. 95-194, p. 269, §§ 1; Act 2001-474, p. 635, §§ 1.)

#### Section 36-25-13

# Actions of former public officials or public employees prohibited for two years after departure.

- (a) No public official shall serve for a fee as a lobbyist or otherwise represent clients, including his or her employer before the board, agency, commission, department, or legislative body, of which he or she is a former member for a period of two years after he or she leaves such membership. For the purposes of this subsection, such prohibition shall not include a former member of the Alabama judiciary who as an attorney represents a client in a legal, non-lobbying capacity.
- (b) No public employee shall serve for a fee as a lobbyist or otherwise represent clients, including his or her employer before the board, agency, commission, or department, of which he or she is a former employee for a period of two years after he or she leaves such employment. For the purposes of this subsection, such prohibition shall not include a former employee of the Alabama

judiciary who as an attorney represents a client in a legal, non-lobbying capacity.

- (c) No public official, director, assistant director, department or division chief, purchasing or procurement agent having the authority to make purchases, or any person who participates in the negotiation or approval of contracts, grants, or awards or any person who negotiates or approves contracts, grants, or awards shall enter into, solicit, or negotiate a contract, grant, or award with the governmental agency of which the person was a member or employee for a period of two years after he or she leaves the membership or employment of such governmental agency.
- (d) No public official or public employee who personally participates in the direct regulation, audit, or investigation of a private business, corporation, partnership, or individual shall within two years of his or her departure from such employment solicit or accept employment with such private business, corporation, partnership, or individual.
- (e) No former public official or public employee of the state may, within two years after termination of office or employment, act as attorney for any person other than himself or herself or the state, or aid, counsel, advise, consult or assist in representing any other person, in connection with any judicial proceeding or other matter in which the state is a party or has a direct and substantial interest and in which the former public official or public employee participated personally and substantially as a public official or employee or which was within or under the public official or public employee's official responsibility as an official or employee. This prohibition shall extend to all judicial proceedings or other matters in which the state is a party or has a direct and substantial interest, whether arising during or subsequent to the public official or public employee's term of office or employment.
- (f) Nothing in this chapter shall be deemed to limit the right of a public official or public employee to publicly or privately express his or her support for or to encourage others to support and contribute to any candidate, political committee as defined in Section 17-22A-2, referendum, ballot question, issue, or constitutional amendment.

(Acts 1973, No. 1056, p. 1699, §§11; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

#### Section 36-25-14

#### Filing of statement of economic interests.

- (a) A statement of economic interests shall be completed and filed in accordance with this chapter with the commission no later than April 30 of each year covering the period of the preceding calendar year by each of the following:
- (1) All elected public officials at the state, county, or municipal level of government or their instrumentalities.
- (2) Any person appointed as a public official and any person employed as a public employee at the state, county, or municipal level of government or their instrumentalities who occupies a position whose base pay is fifty thousand dollars (\$50,000) or more annually.
- (3) All candidates, simultaneously with the date he or she becomes a candidate as defined in

Section 17-22A-2, or the date the candidate files his or her qualifying papers, whichever comes first.

- (4) Members of the Alabama Ethics Commission; appointed members of boards and commissions having statewide jurisdiction (but excluding members of solely advisory boards).
- (5) All full-time nonmerit employees, other than those employed in maintenance, clerical, secretarial, or other similar positions.
- (6) Chief clerks and chief managers.
- (7) Chief county clerks and chief county managers.
- (8) Chief administrators.
- (9) Chief county administrators.
- (10) Any public official or public employee whose primary duty is to invest public funds.
- (11) Chief administrative officers of any political subdivision.
- (12) Chief and assistant county building inspectors.
- (13) Any county or municipal administrator with power to grant or deny land development permits.
- (14) Chief municipal clerks.
- (15) Chiefs of police.
- (16) Fire chiefs.
- (17) City and county school superintendents and school board members.
- (18) City and county school principals or administrators.
- (19) Purchasing or procurement agents having the authority to make any purchase.
- (20) Directors and assistant directors of state agencies.
- (21) Chief financial and accounting directors.
- (22) Chief grant coordinators.
- (23) Each employee of the Legislature or of agencies, including temporary committees and commissions established by the Legislature, other than those employed in maintenance, clerical, secretarial, or similar positions.
- (24) Each employee of the judicial branch of government, including active supernumerary district attorneys and judges, other than those employed in maintenance, clerical, secretarial, or other similar positions.

- (b) Unless otherwise required by law, no public employee occupying a position earning less than fifty thousand dollars (\$50,000) per year shall be required to file a statement of economic interests. Notwithstanding the provisions of subsection (a) or any other provision of this chapter, no coach of an athletic team of any four-year institution of higher education which receives state funds shall be required to include any income, donations, gifts, or benefits, other than salary, on the statement of economic interests, if the income, donations, gifts, or benefits are a condition of the employment contract. Such statement shall be made on a form made available by the commission. The duty to file the statement of economic interests shall rest with the person covered by this chapter. Nothing in this chapter shall be construed to exclude any public employee or public official from this chapter regardless of whether they are required to file a statement of economic interests. The statement shall contain the following information on the person making the filing:
- (1) Name, residential address, business; name, address, and business of living spouse and dependents; name of living adult children; name of parents and siblings; name of living parents of spouse. Undercover law enforcement officers may have their residential addresses and the names of family members removed from public scrutiny by filing an affidavit stating that publicizing this information would potentially endanger their families.
- (2) A list of occupations to which one third or more of working time was given during previous reporting year by the public official, public employee, or his or her spouse.
- (3) A listing of total combined household income of the public official or public employee during the most recent reporting year as to income from salaries, fees, dividends, profits, commissions, and other compensation and listing the names of each business and the income derived from such business in the following categorical amounts: less than one thousand dollars (\$1,000); at least one thousand dollars (\$1,000) and less than ten thousand dollars (\$10,000); at least ten thousand dollars (\$10,000) and less than fifty thousand dollars (\$50,000); at least fifty thousand dollars (\$50,000) and less than one hundred fifty thousand dollars (\$150,000); or at least two hundred fifty thousand dollars (\$250,000) or more. The person reporting shall also name any business or subsidiary thereof in which he or she or his or her spouse or dependents, jointly or severally, own five percent or more of the stock or in which he or she or his or her spouse or dependents serves as an officer, director, trustee, or consultant where the service provides income of at least one thousand dollars (\$1,000) and less than five thousand dollars (\$5,000); or at least five thousand dollars (\$5,000) or more for the reporting period.
- (4) If the filing public official or public employee, or his or her spouse, has engaged in a business during the last reporting year which provides legal, accounting, medical or health related, real estate, banking, insurance, educational, farming, engineering, architectural management, or other professional services or consultations, then the filing party shall report the number of clients of such business in each of the following categories and the income in categorical amounts received during the reporting period from the combined number of clients in each category: electric utilities, gas utilities, telephone utilities, water utilities, cable television companies, intrastate transportation companies, pipeline companies, oil or gas exploration companies, or both, oil and gas retail

companies, banks, savings and loan associations, loan or finance companies, or both, manufacturing firms, mining companies, life insurance companies, casualty insurance companies, other insurance companies, retail companies, beer, wine or liquor companies or distributors, or combination thereof, trade associations, professional associations, governmental associations, associations of public employees or public officials, counties, and any other businesses or associations that the commission may deem appropriate. Amounts received from combined clients in each category shall be reported in the following categorical amounts: less than one thousand dollars (\$1,000); more than one thousand dollars (\$1,000) and less than thousand dollars (\$10,000); at least ten thousand dollars (\$10,000) and less than fifty thousand dollars (\$50,000); at least twenty-five thousand dollars (\$50,000) and less than one hundred thousand dollars (\$100,000); at least one hundred thousand dollars (\$100,000) and less than one hundred fifty thousand dollars (\$150,000); at least one hundred thousand dollars (\$100,000) and less than one hundred fifty thousand dollars (\$150,000) and less than one hundred fifty thousand dollars (\$250,000) or more.

- (5) If retainers are in existence or contracted for in any of the above categories of clients, a listing of the categories along with the anticipated income to be expected annually from each category of clients shall be shown in the following categorical amounts: less than one thousand dollars (\$1,000); at least one thousand dollars (\$1,000) and less than five thousand dollars (\$5,000); or at least five thousand dollars (\$5,000) or more.
- (6) If real estate is held for investment or revenue production by a public official, his or her spouse or dependents, then a listing thereof in the following fair market value categorical amounts: under fifty thousand dollars (\$50,000); at least fifty thousand dollars (\$50,000) and less than one hundred thousand dollars (\$100,000); at least one hundred thousand dollars (\$100,000) and less than one hundred fifty thousand dollars (\$150,000); at least one hundred fifty thousand dollars (\$150,000); at least two hundred fifty thousand dollars (\$250,000); at least two hundred fifty thousand dollars (\$250,000) or more. A listing of annual gross rent and lease income on real estate shall be made in the following categorical amounts: less than ten thousand dollars (\$10,000); at least ten thousand dollars (\$10,000) and less than fifty thousand dollars (\$50,000); fifty thousand dollars (\$50,000) or more. If a public official or a business in which the person is associated received rent or lease income from any governmental agency in Alabama, specific details of the lease or rent agreement shall be filed with the commission.
- (7) A listing of indebtedness to businesses operating in Alabama showing types and number of each as follows: Banks, savings and loan associations, insurance companies, mortgage firms, stockbrokers and brokerages or bond firms; and the indebtedness to combined organizations in the following categorical amounts: Less than twenty-five thousand dollars (\$25,000); twenty-five thousand dollars (\$25,000) and less than fifty thousand dollars (\$50,000); fifty thousand dollars (\$50,000) and less than one hundred thousand dollars (\$100,000); one hundred thousand dollars (\$100,000) and less than one hundred fifty thousand dollars (\$150,000); two hundred fifty thousand dollars (\$250,000) or more. The commission may add additional business to this listing. Indebtedness associated with the homestead of the person filing is exempted from

this disclosure requirement.

- (c) Filing required by this section shall reflect information and facts in existence at the end of the reporting year.
- (d) If the information required herein is not filed as required, the commission shall notify the public official or public employee concerned as to his or her failure to so file and the public official or public employee shall have 10 days to file the report after receipt of the notification. The commission may, in its discretion, assess a fine of ten dollars (\$10) a day, not to exceed one thousand dollars (\$1,000), for failure to file timely.
- (e) A person who intentionally violates any financial disclosure filing requirement of this chapter shall be subject to administrative fines imposed by the commission, or shall, upon conviction, be guilty of a Class A misdemeanor, or both.

Any person who unintentionally neglects to include any information relating to the financial disclosure filing requirements of this chapter shall have 90 days to file an amended statement of economic interests without penalty.

(Acts 1973, No. 1056, p. 1699, §§12; Acts 1975, No. 130, §§1; Acts 1986, No. 86-321, p. 475, §§1; Acts 1995, No. 95-194, p. 269, §§1; Acts 1997, No. 97-651, p. 1217, §§1.)

#### Section 36-25-15

Candidates required to file statements of economic interests; official to notify commission of name of candidate; failure to submit statement.

- (a) Candidates at every level of government shall file a completed statement of economic interests for the previous calendar year with the appropriate election official simultaneously with the date he or she becomes a candidate as defined in Section 17-22A-2 or the date such candidate files his or her qualifying papers with the appropriate election official, whichever date occurs first. Such election official shall within five days forward the statement of economic interests of the candidate to the commission. Nothing in this section shall be deemed to require a second filing of the person's statement of economic interests if a current statement of economic interests is on file with the commission.
- (b) Each election official who receives a declaration of candidacy or petition to appear on the ballot for election from a candidate and each official who nominates a person to serve as a public official shall, within five days of the receipt or nomination, notify the commission of the name of the candidate, as defined in this chapter, and the date on which the person became a candidate or was nominated as a public official.
- (c) Other provisions of the law notwithstanding, if a candidate does not submit a statement of economic interests in accordance with the requirements of this chapter, the name of the person shall not appear on the ballot and the candidate shall be deemed not qualified as a candidate in that election. Notwithstanding the foregoing, the commission may, for good cause shown, allow the candidate an additional five days to file such statement of economic interests. If a candidate is deemed not qualified, the appropriate election official shall remove the name of the candidate from

#### the ballot.

(Acts 1973, No. 1056, p. 1699, §§13; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1; Acts 1997, No. 97-651, p. 1217, §§1.)

#### Section 36-25-16

Reports by persons who are related to public officials or public employees and who represent persons before regulatory body or contract with state.

- (a) When any citizen of the state or business with which he or she is associated represents for a fee any person before a regulatory body of the executive branch, he or she shall report to the commission the name of any adult child, parent, spouse, brother, or sister who is a public official or a public employee of that regulatory body of the executive branch.
- (b) When any citizen of the state or business with which the person is associated enters into a contract for the sale of goods or services to the State of Alabama or any of its agencies or any county or municipality and any of their respective agencies in amounts exceeding seven thousand five hundred dollars (\$7,500), he or she shall report to the commission the names of any adult child, parent, spouse, brother, or sister who is a public official or public employee of the agency or department with whom the contract is made.
- (c) This section shall not apply to any contract for the sale of goods or services awarded through a process of public notice and competitive bidding.
- (d) Each regulatory body of the executive branch, or any agency of the State of Alabama shall be responsible for notifying citizens affected by this chapter of the requirements of this section.

(Acts 1973, No. 1056, p. 1699, §§15; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

#### Section 36-25-17

#### Reports of violations; cooperation of agency heads.

- (a) Every governmental agency head shall within 10 days file reports with the commission on any matters that come to his or her attention in his or her official capacity which constitute a violation of this chapter.
- (b) Governmental agency heads shall cooperate in every possible manner in connection with any investigation or hearing, public or private, which may be conducted by the commission.

(Acts 1973, No. 1056, p. 1699, §§16; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

#### Section 36-25-18

# Registration of lobbyists required; filing of supplemental registration.

- (a) Every lobbyist shall register by filing a form prescribed by the commission no later than January 31 of each year or within 10 days after the first undertaking requiring such registration. Each lobbyist, except public employees who are lobbyists, shall pay an annual fee of one hundred dollars (\$100) on or before January 31 of each year or within 10 days of the first undertaking requiring such registration.
- (b) The registration shall be in writing and shall contain the following information:
- (1) The registrant's full name and business address.
- (2) The registrant's normal business and address.
- (3) The full name and address of the registrant's principal or principals.
- (4) The listing of the categories of subject matters on which the registrant is to communicate directly with a member of the legislative body to influence legislation or legislative action.
- (5) If a registrant's activity is done on behalf of the members of a group other than a corporation, a categorical disclosure of the number of persons of the group as follows: 1-5; 6-10; 11-25; over 25.
- (6) A statement signed by each principal that he or she has read the registration, knows its contents and has authorized the registrant to be a lobbyist in his or her behalf as specified therein, and that no compensation will be paid to the registrant contingent upon passage or defeat of any legislative measure.
- (c) A registrant shall file a supplemental registration indicating any substantial change or changes in the information contained in the prior registration within 10 days after the date of the change.

(Acts 1973, No. 1056, p. 1699, §§19; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

#### Section 36-25-19

# Registered lobbyists and other persons required to file quarterly reports.

- (a) Every person registered as a lobbyist pursuant to Section 36-25-18 and every principal employing any lobbyist shall file with the commission a report provided by the commission pertaining to the activities set out in that section. The report shall be filed with the commission no later than January 31, April 30, July 31, and October 31 for each preceding calendar quarter, and contain, but not be limited to, the following information:
- (1) The cost of those items excluded from the definition of a thing of value which are described in Section 36-25-1(32)b. and which are expended within a 24-hour period on a public official, public employee, and members of his or her respective household in excess of two hundred fifty dollars (\$250) with the name or names of the recipient or recipients and the date of the expenditure.
- (2) The nature and date of any financial transaction between the public official, candidate, or member of the household of such public official or candidate and the lobbyist or principal of a

value in excess of five hundred dollars (\$500) in the prior quarter, excluding those financial transactions which are required to be reported by candidates under the Fair Campaign Practices Act as provided in Chapter 22A (commencing with Section 17-22A-1) of Title 17.

- (3) A detailed statement showing the exact amount of any loan given or promised to a public official, candidate, public official or candidate.
- (4) A detailed statement showing any direct business association or partnership with any public official, candidate, or members of the household of such public official or candidate; provided, however, that campaign expenditures shall not be deemed a business association or partnership.
- (b) Any person not otherwise deemed a lobbyist pursuant to this chapter who negotiates or attempts to negotiate a contract, sells or attempts to sell goods or services, engages or attempts to engage in a financial transaction with a public official or public employee in their official capacity and who within a calendar day expends in excess of two hundred fifty dollars (\$250) on such public employee, public official, and his or her respective household shall file a detailed quarterly report of the expenditure with the commission.
- (c) Any other provision of this chapter to the contrary notwithstanding, no organization whose officer or employee serves as a public official under this chapter shall be required to report expenditures or reimbursement paid to such officer or employee in the performance of the duties with the organization.

(Acts 1973, No. 1056, p. 1699, §§20; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

#### Section 36-25-20

Filing of notice of termination of lobbying activities; effect of notice as to requirement for filing of reports.

- (a) A person who ceases to engage in activities requiring registration pursuant to Section 36-25-18 shall file a written, verified statement with the commission acknowledging the termination of activities. The notice shall be effective immediately.
- (b) A person who files a notice of termination pursuant to this section shall file the reports required pursuant to Sections 36-25-18 and 36-25-19 for any reporting period during which he or she was registered pursuant to this chapter.

(Acts 1973, No. 1056, p. 1699, §§21; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

#### Section 36-25-21

Reports constitute public records; reports available for public inspection.

All reports filed pursuant to Sections 36-25-18 to 36-25-20, inclusive, are public records and shall be made available for public inspection during regular business hours.

(Acts 1973, No. 1056, p. 1699, §\$22; Acts 1975, No. 130, §\$1; Acts 1995, No. 95-194, p. 269, §\$1.)

#### Section 36-25-22

# Sections 36-25-18 to 36-25-21 not to be construed as affecting certain professional services.

Sections 36-25-18 to 36-25-21, inclusive, shall not be construed as affecting professional services in drafting bills or in advising clients and in rendering opinions as to the construction and effect of proposed or pending legislation, executive action, rules, or regulations, where those professional services are not otherwise connected with legislative, executive, or regulatory action.

(Acts 1973, No. 1056, p. 1699, §§24; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

#### Section 36-25-23

Floor privileges of former members of Legislature for lobbying purposes; solicitation of lobbyists by public officials or employees; contracts to provide lobbying services contingent upon legislative action.

- (a) No former member of the House of Representatives or the Senate of the State of Alabama shall be extended floor privileges of either body in a lobbying capacity.
- (b) No public official, public employee, or group of public officials or public employees shall solicit any lobbyist to give any thing whether or not the thing solicited is a thing of value to any person or entity for any purpose other than a campaign contribution.
- (c) No principal or lobbyist shall accept compensation for, or enter into a contract to provide lobbying services which is contingent upon the passage or defeat of any legislative action.

(Acts 1973, No. 1056, p. 1699, §§28; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

#### Section 36-25-24

Supervisor prohibited from discharging or discriminating against employee where employee reports violation.

- (a) A supervisor shall not discharge, demote, transfer, or otherwise discriminate against a public employee regarding such employee's compensation, terms, conditions, or privileges of employment based on the employee's reporting a violation, or what he or she believes in good faith to be a violation, of this chapter or giving truthful statements or truthful testimony concerning an alleged ethics violation.
- (b) Nothing in this chapter shall be construed in any manner to prevent or prohibit or otherwise limit a supervisor from disciplining, discharging, transferring, or otherwise affecting the terms and conditions of a public employee's employment so long as the disciplinary action does not result from or is in no other manner connected with the public employee's filing a complaint with the commission, giving truthful statements, and truthfully testifying.
- (c) No public employee shall file a complaint or otherwise initiate action against a public official

or other public employee without a good faith basis for believing the complaint to be true and accurate.

- (d) A supervisor who is alleged to have violated this section shall be subject to civil action in the circuit courts of this state pursuant to the Alabama Rules of Civil Procedure as promulgated by the Alabama Supreme Court.
- (e) A public employee who without a good faith belief in the truthfulness and accuracy of a complaint filed against a supervisor, shall be subject to a civil action in the circuit courts in the State of Alabama pursuant to the Alabama Rules of Civil Procedure as promulgated by the Supreme Court. Additionally, a public employee who without a good faith belief in the truthfulness and accuracy of a complaint as filed against a supervisor shall be subject to appropriate and applicable personnel action.
- (f) Nothing in this section shall be construed to allow a public employee to file a complaint to prevent, mitigate, lessen, or otherwise to extinguish existing or anticipated personnel action by a supervisor. A public employee who willfully files such a complaint against a supervisor shall, upon conviction, be guilty of the crime of false reporting.

(Acts 1973, No. 1056, p. 1699, §§30; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

#### Section 36-25-26

#### False reporting for purpose of influencing legislation.

No person, for the purpose of influencing legislation, may do either of the following:

- (1) Knowingly or willfully make any false statement or misrepresentation of the facts to a member of the legislative or executive branch.
- (2) Knowing a document to contain a false statement, cause a copy of the document to be received by a member of the legislative or executive branch without notifying the member in writing of the truth.

(Acts 1973, No. 1056, p. 1699, §§23; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.) Section 36-25-27

Penalties for violations of provisions of chapter; administrative penalties; enforcement by Attorney General or district attorney; jurisdiction, venue, judicial review; limitations period.

- (a)(1) Except as otherwise provided, any person subject to this chapter who intentionally violates any provision of this chapter other than those for which a separate penalty is provided for in this section shall, upon conviction, be guilty of a Class B felony.
- (2) Any person subject to this chapter who violates any provision of this chapter other than those for which a separate penalty is provided for in this section shall, upon conviction, be guilty of a Class A misdemeanor.

- (3) Any person subject to this chapter who knowingly violates any disclosure requirement of this chapter shall, upon conviction, be guilty of a Class A misdemeanor.
- (4) Any person who knowingly makes or transmits a false report or complaint pursuant to this chapter shall, upon conviction, be guilty of a Class A misdemeanor and shall be liable for the actual legal expenses incurred by the respondent against whom the false report or complaint was filed.
- (5) Any person who makes false statements to an employee of the commission or to the commission itself pursuant to this chapter without reason to believe the accuracy of the statements shall, upon conviction, be guilty of a Class A misdemeanor.
- (6) Any person subject to this chapter who intentionally violates this chapter relating to secrecy shall, upon conviction, be guilty of a Class A misdemeanor.
- (7) Any person subject to this chapter who intentionally fails to disclose information required by this chapter shall, upon conviction, be guilty of a Class A misdemeanor.
- (b) The commission if petitioned or agreed to by a respondent and the Attorney General or district attorney having jurisdiction, by unanimous vote of the members present may administratively resolve a complaint filed pursuant to this chapter for minor violations. The commission may levy an administrative penalty not to exceed one thousand dollars (\$1,000) for any minor violation of this chapter including, but not limited to, the failure to timely file a complete and correct statement of economic interests. The commission shall, in addition to any administrative penalty, order restitution in the amount of any economic loss to the state, county, and municipal governments and their instrumentalities and such restitution shall when collected be paid by the commission, to the entity having the economic loss. In any case in which an administrative penalty is imposed, the administrative penalty shall not be less than three times the amount of any economic loss to the state, county, and municipal governments or their instrumentalities or any economic gain or benefit to the public official or public employee, or whichever sum is greater. The commission, through its attorney, shall institute proceedings to recover any penalties or restitution or other such funds so ordered pursuant to this section which are not paid by, or on behalf of the public official or public employee or other person who has violated this chapter. Nothing in this section shall be deemed in any manner to prohibit the commission and the respondent from entering into a consent decree settling a complaint which has previously been designated by the commission for administrative resolution, so long as the consent decree is approved by the commission. If the commission, the respondent, and the Attorney General or district attorney having jurisdiction, all concur that a complaint is deemed to be handled administratively, the action shall preclude any criminal prosecution pursuant to this chapter at the state, county, or municipal level.
- (c) The enforcement of this chapter shall be vested in the commission; provided however, nothing in this chapter shall be deemed to limit or otherwise prohibit the Attorney General or the district attorney for the appropriate jurisdiction from enforcing any provision of this chapter as they deem appropriate. In the event the commission, by majority vote, finds that any provision of this chapter has been violated, the alleged violation and any investigation conducted by the commission shall be referred to the district attorney of the appropriate jurisdiction or the Attorney General. The

### EXHIBIT 1-1 CONTINUED ALABAMA CODE OF ETHICS

commission shall provide any and all appropriate assistance to such district attorney or Attorney General. Upon the request of such district attorney or the Attorney General, the commission may institute, prosecute, or take such other appropriate legal action regarding such violations, proceeding therein with all rights, privileges, and powers conferred by law upon assistant attorneys general.

- (d) Nothing in this chapter limits the power of the state to punish any person for any conduct which otherwise constitutes a crime by statute or at common law.
- (e) The penalties prescribed in this chapter do not in any manner limit the power of a legislative body to discipline its own members or to impeach public officials and do not limit the powers of agencies, departments, boards, or commissions to discipline their respective officials, members, or employees.
- (f) Each circuit court of this state shall have jurisdiction of all cases and actions relative to judicial review, violations, or the enforcement of this chapter, and the venue of any action pursuant to this chapter shall be in the county in which the alleged violation occurred, or in those cases where the violation or violations occurred outside the State of Alabama, in Montgomery County. In the case of judicial review of any administrative decision of the commission, the commission's order, rule, or decision shall be taken as prima facie just and reasonable and the court shall not substitute its judgment for that of the commission as to the weight of the evidence on questions of fact except where otherwise authorized by law.
- (g) Any felony prosecution brought pursuant to this chapter shall be commenced within four years after the commission of the offense.
- (h) Any misdemeanor prosecution brought pursuant to this chapter shall be commenced within two years after the commission of the offense.
- (i) Nothing in this chapter is intended to nor is to be construed as repealing in any way the provisions of any of the criminal laws of this state.

(Acts 1973, No. 1056, p. 1699, §26; Acts 1975, No. 130, §1; Acts 1986, No. 86-321, p. 475, §1; Acts 1995, No. 95-194, p. 269, §1; Acts 1996, No. 96-261, p. 307, §1.)

#### Section 36-25-28

Chapter not to deprive citizens of constitutional right to communicate with members of Legislature.

Nothing in this chapter shall be construed as to deprive any citizen, not lobbying, of the citizen's constitutional right to communicate with members of the Legislature.

### **EXHIBIT 1-1 CONTINUED ALABAMA CODE OF ETHICS**

(Acts 1973, No. 1056, p. 1699, §§25; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

### Section 36-25-29

### Appropriations.

The Legislature shall appropriate such sums as it deems necessary to implement the provisions of and administer this chapter.

(Acts 1973, No. 1056, p. 1699, §§29; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

#### Section 36-25-30

### Construction of chapter.

This chapter shall be construed in pari materia with other laws dealing with the subject of ethics.

(Acts 1973, No. 1056, p. 1699, §§32; Acts 1975, No. 130, §§1; Acts 1995, No. 95-194, p. 269, §§1.)

### CITY OF MONTGOMERY, ALABAMA FISCAL POLICY AND PROCEDURES MANUAL

### CHAPTER 1 INTRODUCTION PURPOSE AND ORGANIZATION OF THE MANUAL

The Fiscal Policy and Procedures Manual (the Manual) has been developed to assist City departments with the operation of the accounting infrastructure. The Manual will assist City departments in complying with statutory requirements and administrative procedures. Furthermore, the Manual documents the policies and procedures related to budgeting, revenue and receipts, expenditures and disbursements, purchasing, contracts, payroll/personnel, fixed assets, and inventory.

City funds are entrusted to the head of each department. The department head is primarily responsible for the expenditure of public monies in accordance with statutes and federal guidelines where applicable. Each department head makes decisions and exercises authority relative to the expenditure of funds within the bounds of the department's appropriation(s) and legal function. This Manual is intended to assist City officials in complying with laws, policies, and procedures that apply to the fiscal administration of City departments. It is not the intent of this Manual to prescribe internal departmental procedures or policies.

This Manual standardizes accounting and financial policies and procedures that are within the authority of the Department of Finance. The Director of Finance and the Mayor have approved this Manual in order to establish rules and regulations governing the performance of all functions and duties of the Department of Finance and these policies and procedures will be applied uniformly to all departments unless specific exemption is granted in writing by the Director of Finance. The fiscal procedures define the functions and responsibilities of the Department of Finance and the methods of fulfilling these responsibilities. Any errors of omission or commission in this Manual are not to be taken as an exemption from the statutes or ordinances; full compliance with such laws is required.

Revisions to the Manual will be made periodically as needed. Revisions will be presented to the Director of Finance and Mayor for review and approval. Suggestions should be submitted to Sarah Hill, Internal Audit Manager, at the following addresses.

Regular Mailing Address
103 North Perry Street
P.O. Box 1111
Montgomery, AL 36101-1111

### City Hand Mail Address

Sarah Hill, Internal Audit Manager, Finance Department, City Hall, Room 127

# E-mail Address shill@montgomeryal.gov

<u>Phone</u>

(334) 625-2084

<u>Fax</u> (334) 625-4422

Revised 12/2014 37

### CITY OF MONTGOMERY, ALABAMA FISCAL POLICY AND PROCEDURES MANUAL

# **CHAPTER 2 BUDGETING**

### I. STATUTORY AUTHORITY

The Budget Officer of the Department of Finance by statute is responsible for preparing the initial information concerning the City budget and its execution, revenue estimates, review of appropriation acts and fiscal analyses. The Budget Officer also assists the Director of Finance and the Mayor in the formulation of the budget; analyzes and revises the estimates of revenues and requests for appropriations of all City departments; and supervises and coordinates the expenditures and other fiscal operations of the departments.

According to Alabama Act 618, Article V-5-02, the budget, as recommended by the Mayor, is published and transmitted to the City Council on or before "the 20<sup>th</sup> day of August.

The Mayor presents two distinct documents to the City Council.

- A separate current revenue and expense budget for the general operation of the city government, to be known as the "general fund budget"; and
- A budget message.

The Mayor's budget recommendations, subject to changes by the City Council, are adopted by the City Council as the Operating and Debt Service Budget via Ordinance. The Budget identifies the source of funding and programmatic (functional) areas for which expenditures are authorized. Alabama Act 618 Article V-5-05 requires a balanced budget for annual financial operations. In the event that revenue collections do not meet revenue projections, the Mayor may prorate appropriations and restrict allotments to prevent an overdraft or deficit in the fiscal year for which appropriations are made.

### II. THE BUDGETING PROCESS

### A. OVERVIEW OF THE BUDGETING PROCESS

The budget is prepared for each fund, appropriation unit and activity by major object of expenditure in accordance with the chart of accounts. Annually, the Budget Officer provides to all departments a set of instructions and forms for preparing a budget request. Formulation of the budget begins with the preparation of estimates of expenditure requirements for the next fiscal year by the administrative head of each budgeted department and division. These estimates are submitted annually to the Budget Officer. See <a href="Exhibit 2-1">Exhibit 2-1</a> (Pages 42-46) for a sample budget package.

For business type departments, a detailed statement showing actual departmental revenue for the preceding year and estimated revenue for the current and next fiscal year must also be submitted to the Budget Officer.

All departments are required to provide a personnel classification budget request form showing employees and amounts by classification. The Budget Officer, after receiving the departmental budget requests, prepares a tentative budget. The tentative budget is transmitted to the Finance Director who makes provisions for budget hearings. After the Finance Director's hearings are finalized, hearings with the Mayor begin. After these second hearings are held, the Mayor finalizes the budget recommendations. Before the Mayor makes his final recommendations to the City Council in a proposed fiscal year budget, consideration is given to the revenue estimates prepared by the Department of Finance, the estimated expenditure requirements submitted by the departments, the proposed budget recommendations made by the Finance Director, and to testimony given at the budget hearings by department heads justifying their departmental operating budget.

### **B. APPROPRIATIONS**

An appropriation is the authorization for a department to make expenditures and to incur obligations for specific purposes at the account level. City departments may not spend more than the amount appropriated by the City Council. The Budget Officer is responsible for administering the appropriations. Upon the adoption of the Budget by the City Council, the Budget Officer will enter the appropriation amounts into the City-level accounting and budgeting system by account number.

### C. UNLAWFUL USE OF APPROPRIATIONS

It is unlawful for any director, manager, building committee, or other officer or person connected with any City department to expend any appropriation for any purpose other than that for which the money was appropriated, budgeted, and allotted. If the Mayor determines that a department has used appropriations for any purpose other than that for which the money was appropriated, budgeted, and allotted, the Mayor has the power and authority to suspend all appropriations and allotments. This suspension may remain in effect until the diverted or wrongfully expended funds have been replaced.

### D. USE OF DEPARTMENT AND INSTITUTION RECEIPTS

All fees, receipts, and income collected or received by a department are to be deposited into the City Treasury unless exempted by the Mayor or a City Council ordinance. These funds are deposited to the credit of the General Fund or other fund as required by law. These funds are not subject to withdrawal by the department except as appropriated and allotted.

A department may not increase its appropriation to expend any revenue derived from the sale, trade-in, or exchange of personal property.

### E. APPROPRIATION TRANSFERS

Transfer of budget between accounts by a department may only be made by a formal request to the Director of Finance through the Budget Officer. The standard Budget Transfer Request Screen can be found in Exhibit 2-2 (Page 47).

### III. REVERSIONS

By statute, all unencumbered balances of all appropriations revert to fund balance at the end of each fiscal year and are credited to the General Fund or the special fund from which the appropriations were made. The exception to this is the appropriations associated with ongoing City projects and grants. These appropriations continue in effect until completion of the project for which the appropriations were made. Encumbered balances revert to the fund from which the appropriation was originally made one year following the close of the fiscal year the encumbrance was made in, with exception to ongoing projects and grants.

### A. YEAR-END ENCUMBRANCE PROCEDURES

On September 30 of each fiscal year, all unencumbered monies will revert to the General Fund or other fund from which the appropriation was made. During the last quarter of the fiscal year, departments should review the Encumbrance Master Listing for open purchase orders that should be closed and for other adjustments. This report will be used to determine the up-to-date encumbered and unencumbered balances by fund. An encumbrance is an account used to record the amount of purchase orders and contracts that are chargeable to an appropriation. Encumbrances are commitments related to unperformed contracts and do not include unenforceable commitments or intentions to spend. Therefore, requisitions and other intentions to spend funds are not to be included as part of the encumbered fund balance at year end. The Division of Purchasing will establish a deadline for accepting requisitions for the current fiscal year. The Division of Purchasing will also establish a date in September on which all existing requisitions must be converted to purchase orders and revisions sent to Division of Purchasing for processing. Requisitions remaining after this date will be deleted and must be resubmitted in the subsequent fiscal year.

### **B. YEAR-END ACCOUNTS PAYABLE**

Accounts payables represent a liability of the City for goods and services received but not paid for by the end of the fiscal year. Accounts payable, which are charged by department and account number, will reserve a portion of the fund balance to adequately cover these liabilities.

### C. THE THIRTEENTH ACCOUNTING PERIOD

The City's accounting records remain open for a short period following September 30. The purpose of this period, termed the thirteenth accounting period, is to allow the payment of outstanding obligations at year end and to permit other accounting adjustments before the issuance of Financial Statements.

### D. ACCURACY OF REVERSIONS AND ACCOUNTS PAYABLE

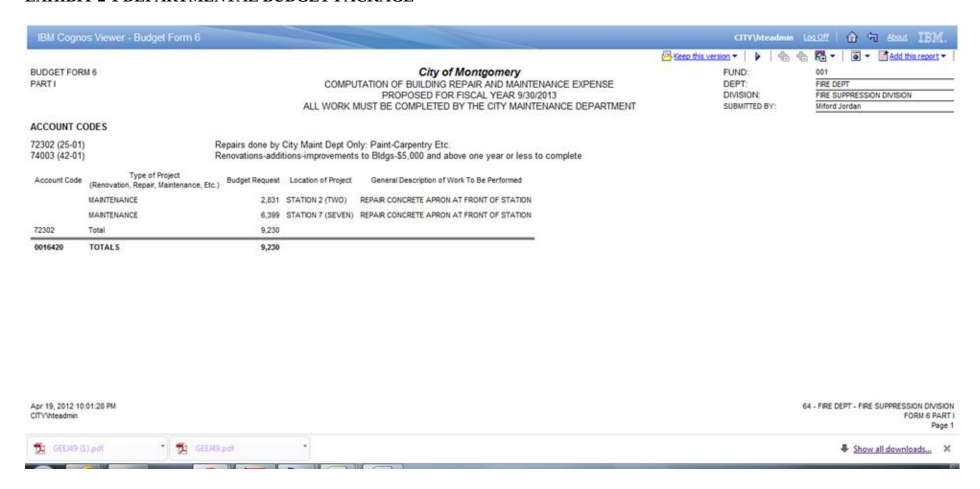
The head of each department is responsible for the accuracy of the amount of money to be reverted. The Certified Public Accountants engaged to audit the City's financial records will audit each department as to the accuracy of the reversion amount and the validity of the encumbrance amounts and year-end accounts payable.

### IV. BUDGET TO ACTUAL EXPENDITURE REPORT

A Budget to Actual Expenditure Report may be printed by a department on an as needed basis. This report shows the variance between year-to-date obligations (expenditures plus encumbrances) and amounts budgeted by the department. See Exhibit 2-3 (Page 48) for an example of this report.

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0014215.72271	CLOTHING 8 EQUIPMENT	\$0					
3-01 Repairs to typewrit	ers-typewriter maintenance contracts-copier contracts						
0014215.72301	REPAIRS & MAINTENANCE-O/T BLDG	\$0					
4-01 Fuel and repairs on	ly						
0014215.72401	GARAGE EXPENSE	\$0					
1-13 ****** includes mid	crosoft lic fees on new PC purchases						
0014215.73113	COMPUTER SOFTWARE MAINTENANCE	\$0					
1-91 Examples: Drug Te	st, CPA, Attorney, Doctor						
			Miscellaneous Budget Amount	RorA	Fixed Asset #	Set # or Vehicle ID	Description list individually (per unit)
			\$5,000		N/A		Funds for feasibility studies, small design projects, professional assistance/advice on special projects, geotechnical testing and final payments for overrun.
0014215.73191	PROFESSIONAL SERVICES-OTHER	\$5,000					
	•						
0014215.73194	STORM WATER MANAGMINT PROGRAM	\$0					
2-11 Examples: Pest Cor	trol-Locksmith-Mailing Service-Employment Agency						
0014215.73211	FEES FOR SPECIAL SERVICES	\$0					
34-11 *******	•						
0014215.73411	SUBSCRIPTIONS	\$0					
4-51 ******	·						
0014215.73451	MEMBERSHIP DUES	\$0					
5-61 Less than \$1000 ea ees (Bellsouth etc)	ach Desk phones & their accessories and phone Service /						
0014215.73561	WIRED COMMUNICATIONS	\$0					

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0014215.73194	STORM WATER MANAGMINT PROGRAM	\$0						
32-11 Examples: Pest Cont	ol-Locksmith-Mailing Service-Employment Agency							
0014215.73211	FEES FOR SPECIAL SERVICES	\$0						
34-11 *******								
0014215.73411	SUBSCRIPTIONS	\$0						
34-51 *******								
0014215.73451	MEMBERSHIP DUES	\$0						
35-61 Less than \$1000 eac Fees (Bellsouth etc)	th Desk phones & their accessories and phone Service /							
0014215.73561	WIRED COMMUNICATIONS	\$0						
35-63 Less than \$1000 eac Service/Fees (Metrocall-Ne	th Cell Phones, Pagers & their accessories & ordel-SoLinc)							
0014215.73563	NON-WIRED COMMUNICATIONS	\$0						
			Miscellaneous Budget Amount	R or A	Fixed Asset #	Set # or Vehicle ID	Description list individually (per unit)	
			\$1,3	00	231155	55V8P71	COMPUTER †STANDARD USERS 1 of 4	
0014215.75307	COMPUTER HARDWARE/SOFTWARE	\$1,300						
Total		\$6,300						
pr 24, 2012 † 24:12 AM							4215 - ENGINEERING DEPARTMENT - OPERATIONS DIVISION FORM: Page	
Done		_	Production 😑 —	<b>—</b> ⊕				D.
			THE STATE OF THE S					



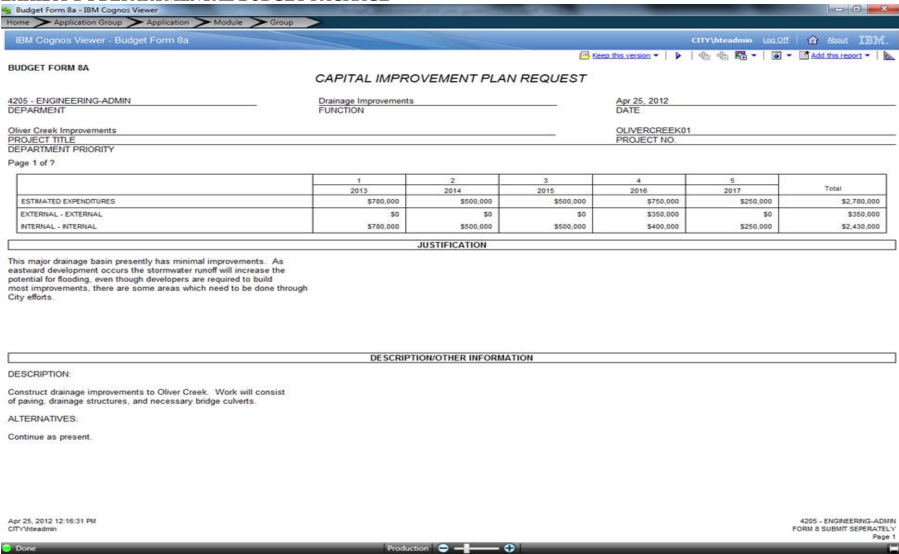
City of Montgomery Summary of Personnel Services SANITATION DEPT Form 2 DEPT: OPERATIONS DIVISION PARTI DIVISION: Proposed for Fiscal Year Ending 9/30/2015

PROPOSED BUDGET REQUEST TO BE POSTED ON FORM 6 PART I - These amounts should = your payroll projection printout plus any unfilled REQUESTED positions

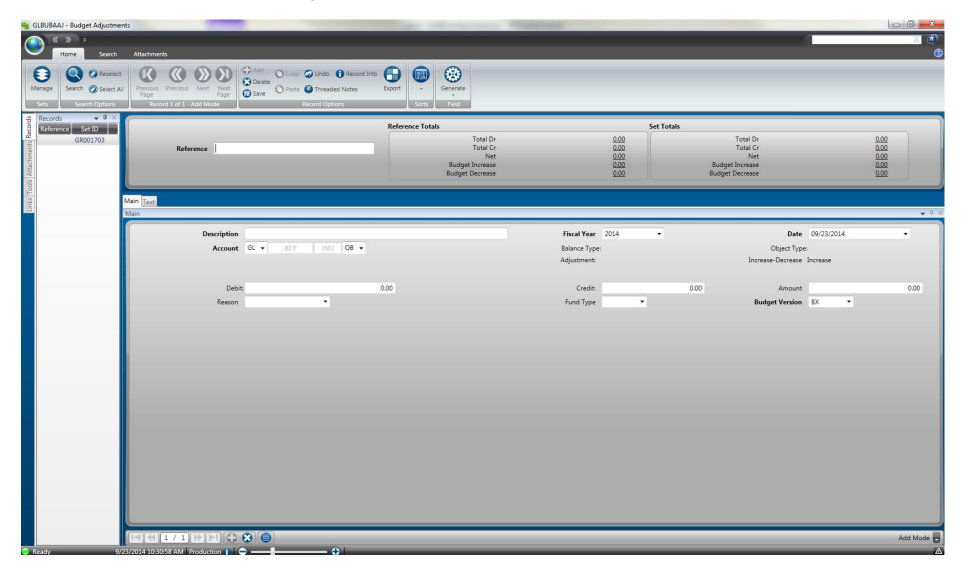
						Currently Fil	lled Positio	ons			Reques	t to fill vacan	positions. If	filled on of	her than Step	1 your	ust attach a	n explanation	L
POS # AND GRADE	Civilian JOB TITLE	TOTAL AUTH	Filled	Base Pay	MERIT	Total Salary	Ins. Life	Inc. Health	Medicare/ FICA (if applicable)	Retirement	Vacant	# of Vacant Requested	base PAY hourly x 2000 hrs	MERIT	Total Salary	ins. Life	ins. Health	Medicare/ FIGA (If applicable)	Retirement
(1) (2)	(3)	(4)	(5)	(6)	3	(0)	(9)	(10)	(11)	(12)	(V1)	(V2)	(V3)	(V40)	(VS)	(Mg)	(V7)	(0/0)	(55)
05005801	SERVICE MAINTENANCE WORKER I	11.00	2.00	\$48,123	\$717	\$48,839	\$182	\$8,448	\$3,455	\$4,762	9.00	0.00	\$0	8	\$	80	\$0	80	\$0
05007802	SERVICE MAINTENANCE WORKER II	163.00	141.00	\$3,470,498	\$42,118	\$3,512,616	\$12,367	\$857,898	\$249,378	\$323,479	22.00	0.00	(\$21,022)	(\$331)	(\$21,352)	(\$80)	(\$8,448)	(\$1,353)	(\$2,082)
05009803	SERVICE MAINTENANCE WORKER III	13.00	6.00	\$135,752	\$3,073	\$138,825	\$195	\$20,280	\$10,042	\$5,073	7.00	0.00	\$0	\$0	\$0	\$0	\$0	\$0	\$0
05061A05	REFUSE COLLECTION SUPERVISOR	15.00	9.00	\$358,631	\$3,781	\$362,412	\$1,351	\$58,484	\$26,022	\$35,335	6.00	0.00	\$0	\$0	\$0	\$0	\$0	\$0	\$0
05072A07	REFUSE COLLECTION MANAGER	4.00	2.00	\$109,637	\$0	\$109,637	\$372	\$12,504	\$8,005	\$10,690	2.00	0.00	\$0	\$0	\$0	\$0	\$0	\$0	\$0
05490808	SWEEPER OPERATOR	7.00	5.00	\$164,599	\$1,490	\$166,068	\$813	\$33,456	\$11,588	\$16,193	2.00	0.00	\$0	\$0	\$0	80	\$0	\$0	\$0
05540804	EQUIPMENT OPERATOR	98.00	69.00	\$2,005,623	\$13,071	\$2,018,694	\$7,497	\$408,240	\$141,922	\$198,823	29.00	0.00	\$0	\$0	\$0	80	\$0	\$0	\$0
05550808	HEAVY EQPT OPERATOR I	10.00	8.00	\$260,225	\$1,744	\$261,969	\$968	\$58,800	\$18,170	\$25,542	2.00	0.00	\$0	\$0	\$0	80	\$0	\$0	\$0
Civilian SU	IB TOTAL	321.00	242.00	\$6,553,087	\$65,993	\$8,619,080	\$23,545	\$1,257,888	\$468,580	\$617,895	79.00	0.00	(\$21,022)	(\$331)	(\$21,352)	(\$80)	(\$8,448)	(\$1,353)	(\$2,082)
Total Requ	ested Civilian Fill	ed & Uni	filled			\$8,597,727	\$23,465	\$1,249,440	\$467,227	\$615,813	]								
<b>Total Divis</b>	ion	321.00	242.00	\$6,553,087	\$65,993	\$6,619,080	\$23,545	\$1,257,888	\$468,580	\$617,895	79.00	0.00	(\$21,022)	(\$331)	(\$21,352)	(\$80)	(\$8,448)	(\$1,353)	(\$2,082)
	Grand Total					\$8,597,727	\$23,485	\$1 249 440	\$467.227	\$615.813	1								

5010 - SANITATION DEPT - OPERATIONS DIVISION FORM 2 PART I Page 1 Nov 26, 2014 9:15:08 AM Anonymous

Revised 12/2014 45



### **EXHIBIT 2-2 BUDGET TRANSFER REQUEST SCREEN**



### EXHIBIT 2-3 EXAMPLE PAGE OF BUDGET TO ACTUAL EXPENDITURE REPORT

11/25/2014 13:28:05 Page 1

### Budget to Actual Expenditure Report As Of 9/30/2014

Ledger: GL As Of 9/30/20

		Original	Revised	Current Month	Year-to-date		Remaining Current Year
Object	Description	Budget	Budget	Actual	Actual	Encumbrance	Balance
001 - GENERAL			To Date Reporting Off)				Dillinet
75 - COMMUNIO	CATIONS						
Expenditure							
71111	SALARIES	0.00	0.00	0.00	0.00	0.00	0.00
71112	SALARIES/ACCRUED LEAVE PAY-	0.00	0.00	0.00	0.00	0.00	0.00
71121	SALARIES/FICA EXEMPT	0.00	0.00	0.00	0.00	0.00	0.00
71199	SALARIES/CREDITS-OTHER FUNDS	0.00	0.00	0.00	0.00	0.00	0.00
Total for: 71	1 - SALARIES	0.00	0.00	0.00	0.00	0.00	0.00
71211	OVERTIME	0.00	0.00	0.00	0.00	0.00	0.00
71221	OVERTIME/FICA EXEMPT	0.00	0.00	0.00	0.00	0.00	0.00
71299	OVERTIME/CREDITS-OTHER FUNDS	0.00	0.00	0.00	0.00	0.00	0.00
Total for: 71	2 - OVERTIME	0.00	0.00	0.00	0.00	0.00	0.00
71311	FRINGE BENEFITS/SOC SECURITY	0.00	0.00	0.00	0.00	0.00	0.00
71321	FRINGE BENEFITS/GRP I RETIRE	0.00	0.00	0.00	0.00	0.00	0.00
71331	FRINGE BENEFITS/GRP II RETIREM	0.00	0.00	0.00	0.00	0.00	0.00
71341	FRINGE BENEFITS/MEDICAL INS	0.00	0.00	0.00	0.00	0.00	0.00
71342	FRINGE BENEFITS/LIFE INS	0.00	0.00	0.00	0.00	0.00	0.00
71399	FRINGE BENEFITS/CREDITS-OTHER	0.00	0.00	0.00	0.00	0.00	0.00
Total for: 71	3 - FRINGE BENEFITS	0.00	0.00	0.00	0.00	0.00	0.00
72001	MILEAGE	0.00	0.00	0.00	0.00	0.00	0.00
72011	TRAVEL & TRAINING	0.00	0.00	0.00	0.00	0.00	0.00
Total for: 72	0 - TRAVEL & TRAINING	0.00	0.00	0.00	0.00	0.00	0.00
72101	OFFICE SUPPLIES	0.00	0.00	0.00	0.00	0.00	0.00
72102	POSTAGE & SHIPPING	0.00	0.00	0.00	0.00	0.00	0.00
72114	SOFTWARE & HARDWARE	0.00	0.00	0.00	0.00	0.00	0.00
	1 - OFFICE SUPPLIES	0.00	0.00	0.00	0.00	0.00	0.00
72201	MATERIALS & SUPPLIES						
72271	CLOTHING & EQUIPMENT	0.00	0.00 0.00	0.00	0.00	0.00 0.00	0.00
72272	CLOTHING INVENTORY ITEMS	0.00	0.00	0.00	0.00	0.00	0.00
	2 - OPERATING SUPPLIES	0.00	0.00	0.00	0.00	0.00	0.00
72301	REPAIRS & MAINTENANCE-O/T						
72301	REPAIRS & MAINTENANCE-	0.00	0.00	0.00	0.00	0.00	0.00
		0.00	0.00	0.00	0.00	0.00	0.00
	3 - REPAIRS & MAINTENANCE	0.00	0.00	0.00	0.00	0.00	0.00
72401	GARAGE EXPENSE	0.00	0.00	0.00	0.00	0.00	0.00
	4 - GARAGE EXPENSE	0.00	0.00	0.00	0.00	0.00	0.00
73112	COMPUTER EQUIPMENT	0.00	0.00	0.00	0.00	0.00	0.00
73113	COMPILITER SOFTWARE	0.00	0.00	0.00	0.00	0.00	2.22

# CITY OF MONTGOMERY, ALABAMA FISCAL POLICY AND PROCEDURES MANUAL

# CHAPTER 3 RECEIPTS AND ACCOUNTS RECEIVABLE

### I. GENERAL PROVISIONS

- All fees, receipts and income collected or received by any City department is to be deposited into the City Treasury or an approved City depository as a credit of to an appropriate fund. The City's Treasury is charged with controlling and recording all payments into and out of the City Treasury and for each fund and account.
- All checks shall be endorsed "For Deposit Only, City of Montgomery" and deposited into the City of Montgomery's accounts at the banks designated for said funds located in Montgomery, Alabama.
- The practice of spending funds for personal use is strictly prohibited.
- All cash receipts received before 1:00 p.m. will be deposited the same day except funds received on Saturday, Sunday, or holidays which will be deposited on the following work day.
- Department Heads are responsible for insuring that monies are received prior to or at the point of the sale of any goods or performance of any service, with the exception of customers billed on account.
- Receipts received through the United States Postal System must be logged by the department or division when opened. A copy of the log will be submitted to the Internal Audit Manager at month-end.
- Receipts should not be held by departments. They should be deposited within a reasonable time period.

### II. PROCEDURES AND DOCUMENT FLOW OF CASH RECEIPTS

Some departments may be designated to deposit their monies directly into a City bank account. Other departments may deposit their monies through the Treasury into a City bank account.

# A. DEPARTMENTS DESIGNATED TO DIRECTLY DEPOSIT TO BANKS

The department will deposit monies received directly into a City bank account and are responsible for endorsement of deposited checks as stated above. Responsible personnel will have access to bank deposit slips. The depositing department will then prepare and code a Treasury Receipt through the cash receipt system. The department will send a copy of the daily summary report, bank deposit slip and the bank transaction receipt to the Treasurer for verification and approval. See <a href="Exhibit 3-1">Exhibit 3-1</a> (Page 53) for an example of a Treasury Receipt. See <a href="Exhibit 3-2">Exhibit 3-2</a> (Page 54) for an example of a daily summary report. See <a href="Exhibit 3-3">Exhibit 3-3</a> (Page 55) for an example of a bank deposit slip and a bank transaction receipt.

# B. DEPARTMENTS DESIGNATED TO DEPOSIT THROUGH THE CITY TREASURY

The deposit will include a daily summary report and a City Cash Receipt form. The Treasurer will verify the deposit and create a Treasury Receipt from the source paperwork. The Treasurer will then prepare a deposit slip and deposit funds into a City bank account. Copies of the completed Treasury Receipt are sent to the depositing department. See <a href="Exhibit 3-4">Exhibit 3-4</a> (Page 56) for an example of a City Cash Receipt form.

### III. TYPES OF CASH RECEIPTS AND ACCOUNTING EFFECTS

Receipts are categorized into three main types: revenues and other sources, balance sheet receipts, and refunds of disbursements.

### A. REVENUE AND OTHER SOURCES

Deposits of revenues include taxes, fees, fines, interest, rent, grants, and government funds. Revenues are deposited by their two-digit deposit code or general ledger account number. A listing of deposit codes are provided in <a href="Exhibit 3-5"><u>Exhibit 3-5</u></a> (Pages 57-72). The accounting effects of depositing revenue are a debit to the Cash account and a credit to the Revenue account.

### **B. BALANCE SHEET RECEIPTS**

A department may deposit monies that cannot, during the current period, be recognized as revenue. These types of deposits include monies held as bond for performance, rental deposits, fees, rents, and grant funds collected in advance. Balance sheet items are deposited by their two-digit deposit code or general ledger account number. A listing of deposit codes are provided in <a href="Exhibit 3-5">Exhibit 3-5</a>. The accounting effects of the deposit are a debit to the Cash account and a credit to the Balance Sheet Account.

### C. REFUNDS OF DISBURSEMENTS

1. Current Fiscal Year Refunds of Current Year Disbursements

If a department receives a refund of monies disbursed in error during the current fiscal year and charged to the current budget year, such as an overpayment to a vendor, the cash receipt form must be coded to the account number used to make the initial disbursement. Reimbursements from an entity for normal services are considered revenue and shall not be recorded as a refund against a disbursement.

2. Refunds of Prior Year Disbursements in the 13<sup>th</sup> Accounting Period

If a department receives a refund of monies disbursed in error in the prior year but received in the current year while the 13th accounting period is open, the cash receipt form should be coded as a prior year receipt and the account number used to make the initial disbursement should be noted on the City cash Receipt form. This information will be used to process a cash receipt in the current year via the

Treasurer's office and an adjusting journal entry (JE) in the 13<sup>th</sup> accounting period of the previous year by staff of the Department of Finance.

3. Refunds of Prior Year Disbursements after the 13<sup>th</sup> Accounting Period If a department receives a refund of monies disbursed in error in the prior year but received in the current year, and the 13th accounting period is closed, the cash receipt form must be coded to miscellaneous revenue in the General Fund. Refunds of prior year disbursements after the 13<sup>th</sup> accounting period that are associated with special revenue, grant, or capital project funds must be coded to the account number used to make the initial disbursement and deposited in the current fiscal year.

### IV. CASH RECEIPT FORM

A Cash Receipt Form is used for all deposits made directly to the City Treasury. The department submits a copy of the Cash Receipt form, the Daily Summary Report, and any other deposit documentation with the cash deposit. The deposit is sent directly to the Treasurer's Office in a locked bank bag. Copies of all documentation submitted will be held at the department for their records.

The Cash Receipt Form and Daily Summary Report must be fully completed in order to process a Treasurer's Receipt. For the specific cash receipt type; the account coding in the middle portion of the form will vary depending on the type of cash receipt. A listing of common deposit codes are provided in Exhibit 3-5.

### V. BUDGET TO ACTUAL REVENUE REPORT

Each department has the ability to run a Budget to Actual Revenue Report on OneSolution, which lists revenues recognized and cash collected for the current period and the fiscal year-to-date vs. the budgeted amount. It also allows the department to drill into the amounts to obtain transaction details. This report contains only revenues and will not include receipts that are refunds of current year disbursements or balance sheet receipts. An example of this report is shown in Exhibit 3-6 (page 73).

### VI. ACCOUNTS RECEIVABLE

Circumstances may necessitate a Department Head granting an extension of credit (Accounts Receivable Customers); however, such considerations will be minimized by rigid discipline in its use. The Finance Department will be responsible for maintaining a list of outstanding receivables.

Credit extended to account receivable customers will be conducted as follows:

#### A. CREATION

1. The Department Head will oversee the generation of the respective Department's account receivable invoices and must insure that the accounts receivable customer has the authority to incur a legal debt in the name of the debtor.

- 2. The Department Head will be responsible to insure that invoices are prepared immediately upon completion of the service or delivery of the material.
- 3. The Department Head is responsible for obtaining a correct billing address for the customer, Federal Tax ID Number or Social Security Number and for sending a copy of the invoice to the debtor.
- 4. In no instances will invoicing be less frequent than once a month without the approval of the Finance Director.

### **B. COLLECTION**

- 1. Collections will be conducted by the Finance Department and recorded through the Treasury as a cash receipt.
- 2. The Finance Director will be responsible for establishing a ledger for accounts receivables and for collection of the amounts owed the City.
  - a. The amount due is payable within thirty-days of the invoice date, thereupon becoming delinquent.
  - b. After sixty (60) days from the invoice date the Finance Director has the authority to institute legal proceedings if not paid.

### **EXHIBIT 3-1 TREASURY RECEIPT**

CITY OF MONTGOMERY
\*\*\* CUSTOMER RECEIPT \*\*\*

Oper: RMANNING2 Type: OC Drawer: 1 Date: 10/24/14 00 Receipt no: 533

Description Quantity Amount XX GEN FUND/MISC-# REQUIRED

1.00 \$452.00

165331

Trans number: G/L account number: 00100001323200 AZAR UNIFORMS

CK FOR SHORTAGE ON INVENTORY AZAR UNIFORMS

Tender detail

CK CHECK PAY 3899 \$452.00
Total tendered \$452.00
Total payment \$452.00

Trans date: 10/24/14 Time: 11:52:28

\*\*\* THANK YOU FOR YOUR PAYMENT \*\*\*

### **EXHIBIT 3-2 DAILY SUMMARY REPORT**



# The Montgomery Zoo

# Summary Deposit Report

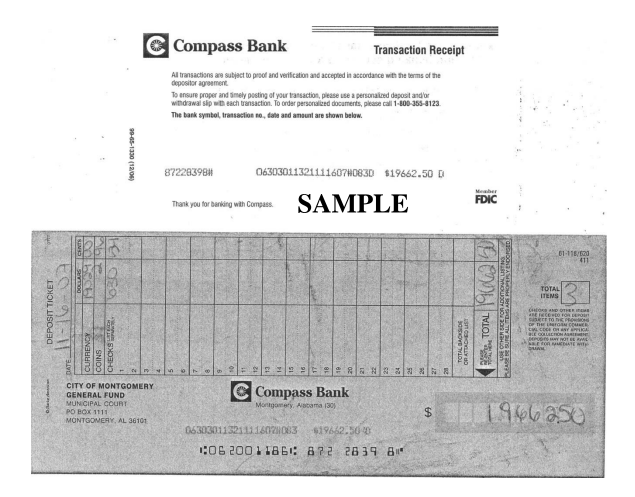
Deposit made to OPERATING ACCOUNT

P.O. Box 3313 Montgomery, AL 36109-0313 (334) 240-4900

(004) 24	0 1000		SAMPL	F			
Date:		-	SAIVII L.				
Currency:	\$100.00	\$		Coins		\$1.00	
	\$ 50.00	\$				\$ .50 \$	
	\$ 20.00	\$				\$. 25 \$	
	\$ 10.00	\$				\$ .10 \$	
	\$ 5.00	\$				\$ .05 \$	
	\$ 1.00	\$				\$.01\$	
Total Currenc		\$		Total Co	oins	\$	
Check Total	,	<u> </u>	9			\$	
	mizad list of	ahaaka)				<b>*</b>	
(Attach an iter						•	
TOTAL DEPO	JSII AMOU	NI				\$	
Source of Inc	come						
Account Nur	nber	Account D	Description			<b>Amount</b>	<u>Charge</u>
541-0000-451	-19-00	Zoo Admis	sions		60		
541-0000-451	-20-00	Zoo Train		ZB	\$		
541-0000-451	-21-00	Zoo Specia	al Events	ZC	\$		
541-0000-451	-22-00		tion Programs	ZD			
541-0000-451	-27-00	Zoo Memb	erships/Subscriptions	ZE			
541-0000-455	-57-00	Zoo Gift Sh		ZF	\$		
010-8800-478	3-01-00	Zoo Donat		ZG	_		
541-0000-479	-80-00	Zoo— Othe		ZH	-		
541-0000-479	-80-00		Check Service Charge	ZI			
541-0000-132	-02-00		Check Collection	ZJ			
541-8810-455	-54-00	Food Svcs	Concessions/Sales				
541-8810-451	-21-00	Food Svcs	Special Events				
541-8810-479	-80-00	Food Svcs	Misc Concessions	ZM	\$_		
	<del></del>	-		\$			-
TOTAL				\$	-		

Deposit Prepared By:

### **EXHIBIT 3-3 BANK DEPOSIT SLIP & RECEIPT**



### **EXHIBIT 3-4 CITY CASH RECEIPT FORM**

### HOUSING & CODES ENFORCEMENT BRANCH ROOM # 125

### MONEY TURNED IN TO TREASURER

Coins	<del></del>	Date_		
Currency	·····	Prepare	ed by:	
Money Order		John	Doe	ext. 0069
Checks \$750.00				
Total <u>\$750.00</u>		56 47 24		
RECEIPT <u>290378 - 290</u>	383	S S A	AMPI	L <b>E</b>
FOLLOWING ACCOUNTS	FOR WEED	ABATI	EMENT:	
WE 001-0000-132-44-00	\$		(LOT CU	TTER'S)
AF 001-0000-479-82-00	\$750	.00_	(ADMIN	ISTRATIVE)
AB 001-0410-711-32-91	\$		(COUN	ГҮ)
G1 001-0000-479-80-00	\$		(COUNTY	Y -redemption)
R9 001-0000-115-34-00	\$			
AU 001-0000-411-11-00	\$		(GENERA	AL)
DM 001-000-479-83-00	\$		(DEMOLI	TION)
	REC	EIVED	BY	

# **EXHIBIT 3-5 LISTING OF DEPOSIT CODES**

PMT TYP	DESCRIPTION	DEPT/TYPE	CR/DB	ACCT NUMBER	BANK	ВАТСН
3S	COM DEV-9152/21-01/SUPPLY	TELE	CR	34891527192101	10	
<b>3T</b>	COM DEV-9152/39-11/TRAING	TELE	CR	34891527193911	10	
3V	COM DEV-9152/39-12/TRAVEL	TELE	CR	34891527193912	10	
A9	AL WIRELESS 911 BD/MISC	SP REV	CR	19900004799600	10	
AA	MTGY CNTY SALES/BOAT TAX	TAX	CR	00100004130100	34	
AB	NONPRO SVCS-COLLECTOR FEE	TAX	DB	00100001010000	34	
AB	NONPRO SVCS-COLLECTOR FEE	TAX	CR	00104107113291	34	
AC	ST MTR VEH LIC/MCKINNEY	TAX	CR	00100004353000	34	
AD	ACCTS REC SYSTEM DEPOSITS	AR	CR	000000000000000		
AE	ST.AL-FIN INSTITUTE EX TX	TAX	CR	00100004352000	34	
AF	MICS REC/ABATEMENT FEES	HSG CDS	CR	00100004798200	34	
AM	MTGY CNTY-MOBILE HOME TAX	TAX	CR	00100004111100	34	
AP	MTGY CNTYAD VAL / TIF	TAX	CR	00100004111000	34	
AR	ACCTS REC SYSTEM PAYMENTS	AR	CR	000000000000000	34	
AS	AD VAL TAX-ST OF AL-REAL	TAX	CR	00100004111100	34	
AT	ST AL-455/48101 AL TRST FD	CP	CR	45500004810100	33	
AU	AD VAL-CORP STOCK SHARE TX	TAX	CR	00100004111100	34	
AV	AD VAL TAX-MTGY CNTY AUTO	TAX	CR	00100004111200	34	
AW	AD VALMTGY CO AUTO FEES	TAX	DB	00100001010000	34	
AW	AD VALMTGY CO AUTO FEES	TAX	CR	00104107113291	34	
AY	AD VAL TAXREAL FEES	TAX	DB	00100001010000	34	

# **EXHIBIT 3-5 CONTINUED LISTING OF DEPOSIT CODES**

PMT TYP	DESCRIPTION	DEPT/TYPE	CR/DB	ACCT NUMBER	BANK	ВАТСН
	DECOMM NON	BEI I/I II E	GIUDB	AGOT HOMBER	Druitt	B/((GII
AY	AD VAL TAXREAL FEES	TAX	CR	00104107113291	34	
AZ	AD VAL TAX-MTGY CNTY-REAL	TAX	CR	00100004111100	34	
BB	BUS BOYCOTT/50TH ANV-222-60	GEN	CR	00100002226000	34	
BS	TAX-BISCUITS SALES COMMIS	CP	CR	40500004531000	33	
BT	BISCUIT BASEBALL TICKETS	GEN	CR	00100002220700	34	
BX	BISCUIT BB-MISC-#REQUIRED	CP	CR	00000000000000	33	
C1	COMM DEV-REHAAB LOAN-PRINC	COM DEV	CR	39500001330100	29	
C2	COMM DEV-REHAAB LOAN-INTST	COM DEV	CR	39500001755100	29	
<b>C</b> 3	COMM DEV-REHAB LOAN-DELQ	COM DEV	CR	39500001755200	29	
C4	CAP PRJ-436-MTG CO-BD/ED	CP	CR	43600004375000	33	
C5	CAP PRJ-437 FD-# REQUIRED	CP	CR	00000000000000	33	
C6	CAP PRJ-437-MIRACLE LG DO	CP	CR	43700004790106	33	
CA	GATEWAY GOLFLESSONS	GTWY	CR	56183024521100	56	
CB	GATEWAY GOLFMDSE SALES	GTWY	CR	56183024531100	56	
CC	GATEWAYDAILY GREEN FEES	GTWY	CR	56183024561200	56	
CD	GATEWAYPRACTICE RANGE FE	GTWY	CR	56183024561300	56	
CE	GATEWAY-GAS/ELECT CARTS	GTWY	CR	56183024561600	56	
CF	GATEWAY-MISC/TEE MARKERS	GTWY	CR	56183024561900	56	
CG	GATEWAY-TOURNAMENT REVEN	GTWY	CR	56183024571100	56	
СН	GATEWAY GOLFANNUAL DUES	GTWY	CR	56183024590100	56	
CI	GATEWAY-OTHER MISC REVENU	GTWY	CR	56183024798000	56	
CJ	GATEWAY GOLFCLUB RENTAL	GTWY	CR	56183024560100	56	

# **EXHIBIT 3-5 CONTINUED LISTING OF DEPOSIT CODES**

PMT TYP	DESCRIPTION	DEPT/TYPE	CR/DB	ACCT NUMBER	BANK	ВАТСН
CT	GATEWAY-TRAVEL/TRAINING	GTWY	CR	56183027713911	56	
CX	GATEWAY-MISC PMT-#REQUIRD	GTWY	CR	000000000000000000000000000000000000000	56	
DA	DOWNTOWN PARKING METERS	GEN	CR	00100004431100	34	
DL	PR/DED-DEPENDENT LIFE INS	GEN	CR	00100002237700	34	
DM	DEMO/HOUSING CDS/TECH SVC	GEN	CR	0100004798300	34	
DR	DNTWN DECK RET CK132-02	DECK	CR	57100001320200	57	
DS	DNTWN DECK RC CHG479-80	DECK	CR	57100004798000	57	
DT	DATA PROCTRAVEL/TRAINING	GEN	CR	00104307113911	34	
DV	DATA PROCPREPAID TRAVEL	GEN	CR	00104307113912	34	
EA	MTY CNTY EMERGENCY MGMNT	EMA	CR	00100004371000	34	
EB	ENG DIV-TECH SVC/OVERTIME	ENG	CR	00142107211211	34	
EC	ENG DIV-1/479-80-MISC REC	ENG	CR	00100004798000	34	
ED	ENG DIV-PREPAID TRAVEL	ENG	CR	00142107213912	34	
EE	ENG DIV-TEC SC/NONPRO FEE	ENG	CR	00142107213211	34	
EF	INTER GOV/FED EMERG MGNT	EMA	CR	00100004313100	34	
EI	RET SYS-BC/BS EMPLOYEE	INS	CR	58100004482200	34	
EM	ST OF AL/FED EMAIVAN	CP	CR	43800004311900	33	
EN	EMA/180-9426-739 SUPS/MAT		CR	18094267392614	10	
ES	FUNDS-ESCROW/UNITY GAMES	GEN	CR	00100002222201	34	
ET	EMERG MGT-TRAVEL/TRAINING	EMA	CR	00170007313911	34	
EV	EMERG MGT-PREPAID TRAVEL	EMA	CR	00170007313912	34	

**EXHIBIT 3-5 CONTINUED LISTING OF DEPOSIT CODES** 

PMT TYP	DESCRIPTION	DEPT/TYPE	CR/DB	ACCT NUMBER	BANK	ВАТСН
F1	FIN DPT/MISC-TRAVEL/TRAIN	FIN DPT	CR	00104107113911	34	
F2	FIN DPT/MISC-PREPAID TRVL	FIN DPT	CR	00104107113912	34	
FA	MZ FOOD SVC-ZOO ADMISSION	FD SVC	CR	54100004511900	54	
FB	MZ FOOD SVC-ZOO TRAIN	FD SVC	CR	54100004512000	54	
FC	MZ FOOD SVC-ZOO SPEC EVNT	FD SVC	CR	54100004512100	54	
FD	MZ FOOD SVC-ZOO ED PROGMS	FD SVC	CR	54100004512200	54	
FE	MZ FOOD SVC-ZOO DONATIONS	FD SVC	CR	54100002224200	54	
FF	MZ FOOD SVC-ZOO OTHER MISC	FD SVC	CR	54100004798000	54	
FG	MZ FOOD SVC-RET CK SVCCHG	FD SVC	CR	54100004798000	54	
FH	MZ FOOD SVC-RET CK COLLEC	FD SVC	CR	54100001320210	54	
FI	MZ FOOD SVC-CONCESSIONS	FD SVC	CR	54188104555400	54	
FJ	MZ FOOD SVC-SPECIAL EVENT	FD SVC	CR	54188104512100	54	
FK	MZ FOOD SVC-MISC/CONCESSN	FD SVC	CR	54188104798000	54	
FL	MZ FOOD SVC-MISC Y/E RECP	FD SVC	CR	54100001323200	54	
FM	GENERAL FRANCHISES	GEN	CR	00100004214100	34	
FN	FIRE DP-OP SUPLY/CLOTHING	FIRE DPT	CR	00164007312271	34	
FO	FIRE DEPT-GARAGE EXPENSE	FIRE DPT	CR	00164007312401	34	
FP	FIRE DEPT-MATERIAL/SUPPLY	FIRE DPT	CR	00164007312601	34	
FQ	FIRE DEPT-EQUIP/NON-CAPT	FIRE DPT	CR	00164007315301	34	
FT	FIRE DEPT-TRAVEL/TRAINING	FIRE DPT	CR	00164007313911	34	
FV	FIRE DEPT-PREPAID TRAVEL	FIRE DPT	CR	00164007313912	34	

# **EXHIBIT 3-5 CONTINUED LISTING OF DEPOSIT CODES**

PMT TYP	DESCRIPTION	DEPT/TYPE	CR/DB	ACCT NUMBER	BANK	ВАТСН
FX	MZ FD SVC-MISC PMT-#REQUD	FIRE DPT	CR	00000000000000		
G1	GEN FUND-OTHER MISC RECPT	GEN	CR	00100004798000	34	
G2	GAS TAX/ST SHARED05 / .07	TAX	CR	00500004354100	05	
G3	GAS TAX/ST SHARED04	TAX	CR	00600004354100	05	
G4	GAS TAX/ST SHARED MV LIC	TAX	CR	00500004353000	05	
G5	GAS TAX/STATE OF ALAY/E	TAX	CR	00500001320100	05	
G6	GAS TAX/MTGY CO COMMY/E	TAX	CR	00500001320500	05	
G7	006-GAS TAX-ST OF ALY/E	TAX	CR	00600001320100	05	
G8	006-GAS TAX-MTG CNTYY/E	TAX	CR	00600001320500	05	
GA	GOLF-MERCHANDISE SALES	LP	CR	56100004531100	56	
GB	GOLF-LESSONS	LP	CR	56100004521100	56	
GC	GOLF-ANNUAL GREEN FEES	LP	CR	56100004561100	56	
GD	GOLF-GOLF CLUB RENTALS	LP	CR	56100004560100	56	
GE	GOLF-DAILY GREEN FEES	LP	CR	56100004561200	56	
GF	GOLF-PRACTICE RANGE	LP	CR	56100004561300	56	
GG	GOLF-PULL CART/LOCKER	LP	CR	56100004561400	56	
GH	GOLF-RENTAL GAS CARTS	LP	CR	56100004561500	56	
GI	GOLF-LUNG CARDS	LP	CR	56100004561700	56	
GJ	GOLF-HANDICAP FEES	LP	CR	56100004541200	56	
GK	GOLF-TOURNAMENT	LP	CR	56100004571100	56	
GL	GOLF-MISCELLANEOUS	LP	CR	56100004541100	56	

# **EXHIBIT 3-5 CONTINUED LISTING OF DEPOSIT CODES**

PMT TYP	DESCRIPTION	DEPT/TYPE	CR/DB	ACCT NUMBER	BANK	ВАТСН
GM	GOLFCHOICE GOLF	LP	CR	56100004561800	56	
GN	GOLF-LODGE RENTAL	LP	CR	56100004576000	56	
GO	GOLF-RET CHECK SVC	LP	CR	56100004798000	56	
GR	GOLF-RET CHECK COLLECTN	LP	CR	56100001320200	56	
GT	GEN FD/PREPD TRAVEL-#REQ	GEN	CR	000000000000000	34	
GV	GRANTS-PREPD TRAVEL-# REQ	ОТ	CR	000000000000000		
GX	LP GOLF/MISC-ACCT # REQD	LP	CR	000000000000000	56	
HA	GEN FDS-HOLIDAY ESCROW AC	TAX	CR	00100002226900	34	
HM	REHAB LOAN REPMT-343 FUND	COM DEV	CR	34300004791700	29	
<b>I6</b>	INTERMODAL PKNG/DAILY FEE	DECK	CR	10099784770200	34	
I7	INTERMODAL PKNG/MONTHLY	DECK	CR	10099784770300	34	
<b>I8</b>	INTERMODAL PKNG/CREDIT CD	DECK	CR	10099784770400	34	
<b>I9</b>	INTERMODAL PKBG/LATE FEES	DECK	CR	10099784797100	34	
	INTERMODAL PKNG/RET CK	DECK	CR		34	
	INTERMODAL PKNG/RET CK FEE	DECK	CR		34	
IA	MZ/CP/IMP-SPECIAL EVENTS	CP-ZOO	CR	42300004512100	33	
IB	MZ/CP/IMP-HOLIDAY LIGHTS	CP-ZOO	CR	42300004512600	33	
IC	MZ/CP/IMP-WEEKEND DONATNS	CP-ZOO	CR	42300004793000	33	
ID	MZ/CP/IMP-ZOO SOCIETY	CP-ZOO	CR	42300004793100	33	
IE	MZ/CP/IMP-CAP CTY JAYCEES	CP-ZOO	CR	42300004793200	33	
IF	MZ/CP/IMP-ALFA	CP-ZOO	CR	42300004793400	33	
IG	MZ/CP/IMP-DONATIONS	CP-ZOO	CR	42300004793700	33	

**EXHIBIT 3-5 CONTINUED LISTING OF DEPOSIT CODES** 

PMT TYP	DESCRIPTION	DEPT/TYPE	CR/DB	ACCT NUMBER	BANK	BATCH
IH	MZ/CP/IMP-EASTDALE MALL	CP-ZOO	CR	42300004793800	33	
II	MZ/CP/IMP-INS PROCEEDS	CP-ZOO	CR	42300004795100	33	
IJ	MZ/CP/IMP-AFB/ACSC	CP-ZOO	CR	42300004796300	33	
IK	MZ/CP/IMP-DONATION/J.WEIL	CP-ZOO	CR	42300004796900	33	
IL	MZ/CP/IMP-RET CK(SVC CHG)	CP-ZOO	CR	42300004798000	33	
IM	MZ/CP/IMP-OTHER MISC RECT	CP-ZOO	CR	42300004798000	33	
IN	MZ/CP/IMP-RET CK COLLECTN	CP-ZOO	CR	42300001320200	33	
IO	MZ/CP/IMP-MISC Y/E RECEIP	CP-ZOO	CR	42300001323200	33	
IX	MZ/CP/IMP-MISC PMT-#REQUI	CP-ZOO	CR	00000000000000		
IY	MZ/CAP/PROJ IMPROVEMENTS	CP-ZOO	CR	42300004814000	33	
L1	LP TENNIS-LESSONS	LP	CR	56100004522100	56	
L2	LP TENNIS-COURT RENTAL	LP	CR	56100004562100	56	
L3	LP TENNIS-MISCELLANEOUS	LP	CR	56100004542100	56	
L4	LP TENNIS-TOURNAMENT	LP	CR	56100004572100	56	
L5	LP TENNIS-JR DEVELOPMENT	LP	CR	56100004572400	56	
L6	LP TENNIS-ANNUAL COURT RN	LP	CR	56100004562200	56	
L7	LP TENNIS-LEAGUE/BLU-GRAY	LP	CR	56100004562500	56	
LA	LP-RENT/USE FEES/LODGE	LP	CR	56100004566000	56	
LB	LANDFILL BILLING/DISPOSAL	GEN	CR	00100004454100	34	
LC	LANDFILL-Y/E FEES-A/R MISC	GEN	CR	00100001320800	34	
LE	LP-BATTING RANGE RENTAL	LP	CR	56100004563000	56	

**EXHIBIT 3-5 CONTINUED LISTING OF DEPOSIT CODES** 

PMT TYP	DESCRIPTION	DEPT/TYPE	CR/DB	ACCT NUMBER	BANK	ВАТСН
LF	LANDFILL PAYMENT	GEN	CR	00100004454100	34	
LG	LEGAL DPT/PROF SVCS FEES	GEN	CR	00132007113191	34	
LI	PAYROLL DED/GROUP LIFE INS	INS	CR	00100002232800	34	
LM	LANDFILL/MISC/RECEIPTS	GEN	CR	00100004790300	34	
LP	LP TENNIS PRO SHOP-RENTAL	LP	CR	56100004566200	56	
LR	LP TENNIS-RET CK COLLCTN	LP	CR	56100001320200	56	
LS	LP TENNIS-RET CK CHARGE	LP	CR	56100004798000	56	
LV	POLICE DEPT/LEASE VEHICLE	MPD	CR	68162107313724	10	
M1	MUSEUMTRAVEL/TRAINING	GEN	CR	00186007713911	34	
M2	MUSEUMPREPAID TRAVEL	GEN	CR	00186007713912	34	
MA	MATS/DART-PASSENGER FARES	TRS	CR	50500004010100	50	
MB	MATS-STATE SHUTTLE	TRS	CR	50500004010300	50	
MC	MATS-CHARTER	TRS	CR	50500004010400	50	
MD	MAPS-PASSENGER FARES	TRS	CR	50500004020100	50	
ME	MATS-MISC REC/ADVERTISING	TRS	CR	50500004792600	50	
MF	MATS-MISC/OTHER RECEIPTS	TRS	CR	50500004798000	50	
MG	MATS-GAIN/LOSS/SALE-F/A	TRS	CR	50500004798500	50	
MH	MATS-A/R RETURNED CHECKS	TRS	CR	50500001320200	50	
MI	MATS-MISC/RET CHECK FEES	TRS	CR	50500004749800	50	
MJ	MONT AREA UNITED WAY	SP REV	CR	64000001328400	10	
MK	MAINT-PUBLIC WKS/GARAGE	MNT	CR	00158007212401	34	
MM	MAYOR'S MISC/FUNDS-ESCROW	GEN	CR	00100002226400	34	

**EXHIBIT 3-5 CONTINUED LISTING OF DEPOSIT CODES** 

PMT TYP	DESCRIPTION	DEPT/TYPE	CR/DB	ACCT NUMBER	BANK	ВАТСН
	22001	52: 1,1112	01422	7.001 110111211		2711011
MP	INTER/GOV-MISC PROJ/CNTY	СР	CR	43500004374000	33	
MR	MTGY CO/ACCT RECEIV MISC	GEN	CR	00100001320500	34	
MS	MTG CIRCUIT CT-CRIM RESTI	MPD	CR	00162107312601	34	
MT	MAINT/PUBLIC WORKS	MNT	CR	00158007212601	34	
MU	MUN CT-FINES/FORFEITURES	MUN	CR	00100004611100	34	
MV	MUN CT-PREPAID TRAVEL	MUN	CR	00130007113912	34	
MW	MUN CT-TRAVEL/TRAINING	MUN	CR	00130007113911	34	
MX	MATS/DART-MISC Y/E RECPTS	TRS	CR	50500001323200	50	
MY	MUN CTVS/MC/AX/DS FEES	MUN	CR	00130007113292	34	
NP	NON/PRO FEE-CRIMINAL REST	MPD	CR	00162107313211	34	
P1	PARKS-SOFTBALL FEES	P&R	CR	00100004574000	34	
P2	PARKS-NCAA TOURNAMENT FEE	P&R	CR	00100004576600	34	
P3	PARKS-ARTS & CRAFTS	P&R	CR	00100004511100	34	
P4	PARKS-PROGRAM RECEIPTS	P&R	CR	00100004511300	34	
P5	PARKS-GYMNASTICS	P&R	CR	00100004512300	34	
P6	PK DECK DTWN-DAILY RENTAL	DDK	CR	57100004770200	57	
<b>P</b> 7	PK DECK DTWN-MNTHLY RENT	DDK	CR	57100004770300	57	
P8	PK DECK DTWN-CARD CHGES	DDK	CR	57100004770400	57	
P9	PK DECK DTWN-MISC CHG/LT	DDK	CR	57100004797100	57	
PA	PERMITS-BLDG/GEN BUS LIC	BLD	CR	00100004211100	34	
PB	PERMITS-BURGLAR ALARMS	MPD	CR	00100004223100	34	
PC	PERMITS-BUILDING FEES	BLD	CR	00100004225100	34	

# **EXHIBIT 3-5 CONTINUED LISTING OF DEPOSIT CODES**

PMT TYP	DESCRIPTION	DEPT/TYPE	CR/DB	ACCT NUMBER	BANK	ВАТСН
PD	GEN FD/PAYROLL DED-BC/BS	INS	CR	00100002232400	34	
PE	PERMITS-ELECTRICAL	ELCT	CR	00100004227100	34	
PF	PERMITS-FIRE ALARMS	MFD	CR	00100004223100	34	
PG	POL DPT-GARAGE EX/PBL WRK	MPD	CR	00162107312401	34	
PH	PKS & REC-GARAGE EXPENSE	GEN	CR	00182007712401	34	
PΙ	PERMITS-PLBG/PLUMBING	PLG	CR	00100004226100	34	
PJ	PERMITS-PLBG/GAS	PLG	CR	00100004228100	34	
PK	PERMITS-PLBG/MECHANICAL	PLG	CR	00100004229100	34	
PL	POL DEPT-SALARIES/FICA	MPD	CR	00162107311121	34	
PM	POL DEPT-TRAVEL/TRAINING	MPD	CR	00162107313911	34	
PN	POL DEPT-PREPAID TRAVEL	MPD	CR	00162107313912	34	
PO	PERMITS-WELLS	PLG	CR	00100004226100	34	
PP	POL DPT-MATERIALS/SUPPLIES	MPD	CR	00162107312601	34	
PQ	PERMITS-PLBG / WELLS	PLG	CR	00100004226100	34	
PR	PKS/LODGE-RT CK-561/13202	P&R	CR	56100001320200	56	
PS	PKS-RET CK FEE-561/47980	P&R	CR	56100004798000	56	
PT	PKS & REC-TRAVEL/TRAINING	P&R	CR	00182007713911	34	
PU	PKS & REC-UTILITIES	P&R	CR	00182007713501	34	
PV	PKD/REC-GYM-PREPAID TRAVE	P&R	CR	00182007713212	34	
PW	PURCHASING WAREHSE SALES	PW	CR	00100004740100	34	
PX	PURCHASING -BOND SECURITY	PW	CR	00100002220900	34	
PY	PAYROLLMISC	GEN	CR	00100004798000	34	

**EXHIBIT 3-5 CONTINUED LISTING OF DEPOSIT CODES** 

PMT TYP	DESCRIPTION	DEPT/TYPE	CR/DB	ACCT NUMBER	BANK	ВАТСН
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PZ	PLAN/CTR-PLAT/SUBDIV FEES	PCT	CR	00100004410100	34	
R1	REV DIV-TOBACCO TAX	REV	CR	61800004143100	10	
R2	REV DIV-SALES & USE TAX	REV	CR	00100004130100	34	
R3	REV DIV-GEN BUSINESS LIC	REV	CR	00100004211100	34	
R4	REV DIV-BUSINESS TAX ESCR	REV	CR	00100002227600	34	
R5	REV DIV-DEMOLITION BONDS	REV	CR	00100002220300	34	
R6	REV DIV-OTHER ESCROW/LIC	REV	CR	00100002220200	34	
R7	REV DIV-PARKING METR HOOD	REV	CR	00100004432100	34	
R8	REV DIV-CITY AUDIT RETURN	REV	CR	00100004790200	34	
R9	REV DIV-CLEARING ACCOUNT	REV	CR	00100001153400	34	
RA	P&R DPT-CRAMTON/PATERSON	P&R	CR	00100004512400	34	
RB	P&R DPT-RENT-SHELT/CM CTR	P&R	CR	00100004512500	34	
RC	REIMB FOR CONTRACTOR	FIN DPT	CR	29295277754501	10	
RD	RIVRFRNT DEV-RENT/AMPHITH	RF	CR	11700004501100	10	
RE	RIVRFRNT DEV-RENT/STADIUM	RF	CR	11700004501200	10	
RF	RIVRFRNT-RENTL PROPERTY	RIV	CR	18700004770300	10	
RG	RIVRFRNT DEV-MISCELLANEOU	RIV	CR	11700004508000	10	
RH	RIVERFRNT/SKATE RENT REV	RIV	CR	11700004501300	10	
RI	RIVERFRNT/SKATE BOARD MIS	RIV	CR	11700004501400	10	
RJ	RIVRFRNT/SKATE BOARD MDSE	RIV	CR	11700004533200	10	
RK	RIVRFRNT DEV-INS/AMPHITH	RIV	CR	11700004795100	10	
RL	RVRFRNT DEV-STADIUM CONCE	R/V	CR	00100004501500	34	

**EXHIBIT 3-5 CONTINUED LISTING OF DEPOSIT CODES** 

PMT TYP	DESCRIPTION	DEPT/TYPE	CR/DB	ACCT NUMBER	BANK	ВАТСН
RM	RISK MGT-BC/BS-EMPLOYEE	INS	CR	58100004482200	34	
RN	RISK MGT-SALVAGE CLAIMS	INS	CR	58599307517365	34	
RO	RISK MGT-MED EXP REIMB	INS	CR	00100002233000	34	
RP	RISK MGT-W/C CLAIMS PAID	INS	CR	58199907917614	34	
RQ	RISK MGT-W/C MISC COSTS	INS	CR	58199907917613	34	
RR	RIVERFRNT DEV-EQPT RENTAL	R/F	CR	00100004501900	34	
RS	RVRFRNT DEV-STADIUM PARKI	R/F	CR	00100004501600	34	
RT	RET CHECKS-GEN FUND/13202	GEN	CR	00100001320200	34	
RU	RIVERFRONT DEVPARKETTE	R/F	CR	00100004502000	34	
RV	RIVERFRNT DEV-VENUE SHOWS	R/F	CR	00100004501700	34	
RX	REV DIV-MISC/# REQUIRED	REV	CR	00000000000000		
RY	REV DIV-ALCOHOL BEV TAX	REV	CR	00100004130200	34	
RZ	RISK MGT-MISC/# REQUIRED	INS	CR	00000000000000		
S1	ST.AL-619/43114-05 UPWP	SP REV	CR	61900004311405	10	
S2	ST.AL-621/43114-05 UPWP	SP REV	CR	62100004311405	10	
S3	ST.AL-613/43428-O5TFCF005	SP REV	CR	61300004342800	10	
S4	ST.AL-613/43440-05HSJ2005	SP REV	CR	61300004344000	10	
S5	ST.AL-613/43427-05SPCP008	SP REV	CR	61300004342700	10	
S6	ST.AL-61343441-05DT163007	SP REV	CR	61300004344100	10	
S7	ST.AL-613/43443-06TFCP007	SP REV	CR	61300004344300	10	
S8	ST.AL-292/43402-TE02(978)	SP REV	CR	29200004340200	10	
SA	FTA-609/438-01-TRENHOLM S	SP REV	CR	60900004380100	10	

**EXHIBIT 3-5 CONTINUED LISTING OF DEPOSIT CODES** 

PMT TYP	DESCRIPTION	DEPT/TYPE	CR/DB	ACCT NUMBER	BANK	ВАТСН
SB	FTA612/479-85/FA-GN/LS/SA	SP REV	CR	61200004798500	10	
SC	ST.AL-613/43412-03TFL0025	SP REV	CR	61300004341200	10	
SD	ST.AL-613/43418-DUI ENFMT	SP REV	CR	61300004341800	10	
SE	MPF-619/43114-FY04 UPWP A	SP REV	CR	61900004311400	10	
SF	FTA-5303-621/43114-04UPWP	SP REV	CR	62100004311400	10	
SG	ST.AL-606/43433-ECON/COMM	SP REV	CR	60600004343300	10	
SH	ST.AL-606/13293-ACCTS REC	SP REV	CR	60600001329300	10	
SI	ST.AL-643/13293-ACCTS REC	SP REV	CR	64400001329300	10	
SJ	ST.AL-643/43433-ESG-03005	SP REV	CR	64300004343300	10	
SK	SANITATION-REFUSE COL FEE	GEN	CR	00100004450100	34	
SL	ST.AL-ALDOT-292 FUND	SP REV	CR	29200001320100	10	
SM	ST OF AL-FED EMER MGMNT	CP	CR	43800004343400	33	
SN	ST.AL-613/43424-ADECA 04	SP REV	CR	61300004342400	10	
SO	ST.AL-613/43419-04SPCP001	SP REV	CR	61300004341900	10	
SP	ST.AL-613/43425-4DT163006	SP REV	CR	61300004342500	10	
SQ	SR/GRANT DEP#REQUIRED	SP REV	CR	000000000000000		
SR	SR FD 624/479-01MISC REC	SP REV	CR	62400004790100	10	
SS	ST.AL MISC PMTS-# REQUIRED	SP REV	CR	000000000000000		
ST	SR FD 624/479-80MISC REC	SP REV	CR	62400004798000	10	
SU	SANITATION-TRAVEL/TRAININ	TRV	CR	00150007213911	34	
SV	SANITATION-PREPAID TRAVEL	TRV	CR	00150007213912	34	
$\mathbf{S}\mathbf{X}$	SANITATON-GARAGE EXPENSE	GEN	CR	00150007212401	34	

**EXHIBIT 3-5 CONTINUED LISTING OF DEPOSIT CODES** 

PMT TYP	DESCRIPTION	DEPT/TYPE	CR/DB	ACCT NUMBER	BANK	ВАТСН
	DECOMM NON	521 1/111 E	ONDE	AGOT HOMBER	Drutt	Brition
T1	O'CONNOR-LESSONS	LP	CR	56100004522200	56	
T2	O'CONNOR-COURT RENTAL	LP	CR	56100004562300	56	
Т3	O'CONNOR-MISCELLANEOUS	LP	CR	56100004542200	56	
T4	O'CONNOR-TOURNAMENT	LP	CR	56100004572300	56	
T5	O'CONNOR-JR. DEVELOPMENT	LP	CR	56100004572400	56	
Т6	O'CONNOR-ANNUAL COURT RNT	LP	CR	56100004562400	56	
<b>T</b> 7	O'CONNOR-LEAGUE	LP	CR	56100004562500	56	
T8	O'CONNOR-VENDING	LP	CR	56100004555300	56	
TA	TELECOMM-P&R PHONE CALLS	TELE	CR	00182007713561	34	
TB	TELECOMMTRAVEL/TRAINING	TELE	CR	00175007313911	34	
TC	TELECOMM-WIRED COMM/# REQ	TELE	CR	00175007313561	34	
TD	TELECOMMPREPAID TRAVEL	TELE	CR	00175007313912	34	
TE	TRAF ENG-PUBLIC SAFETY	ENG	CR	00154107312401	34	
TF	O'CONNOR PRO-SHOP RENTAL	LP	CR	56100004566100	56	
TL	TRAF ENG-SALARIES/BI-WKLY	ENG	CR	00154107311111	34	
TM	TRAF ENG-MATERIALS/SUPPLY	ENG	CR	00154107312601	34	
TP	PKS & REC/PRE-PAID TRAVEL	P&R	CR	00182007713912	34	
TR	O'CONNOR-AR/RETURNED CKS	LP	CR	56100001320200	56	
TS	O'CONNOR-AR/RET CKS CHG	LP	CR	56100004749800	56	
TV	TECH SVCSPREPAID TRAVEL	GEN	CR	00142207213912	34	
U1	UNION STA/MISC-& R/C FEES	SP REV	CR	10800004798000	10	
UA	UNION STA-MONTHLY RENTALS	SP REV	CR	10800004770300	10	

**EXHIBIT 3-5 CONTINUED LISTING OF DEPOSIT CODES** 

PMT TYP	DESCRIPTION	DEPT/TYPE	CR/DB	ACCT NUMBER	BANK	ВАТСН
	=======================================		0.4==			
UB	UNION STA/TRAIN SHED RENT	SP REV	CR	10800004770600	10	
UC	UNION STA/MISC RECEIPTS	SP REV	CR	10800004790100	10	
UD	UNION STA/DEP PERFOR BOND	SP REV	CR	10800002220400	10	
UE	UNION STA/MISC-Y/E REC,ET	SP REV	CR	10800001323200	10	
UF	UNION STA/FDS-ESC/RENT DEP	SP REV	CR	10800002225800	10	
UG	UNION STA/PARKING FEES	SP REV	CR	10800004770700	10	
UL	MTG CTY/CO EMAUTILITIES	GEN	CR	00170007313501	34	
UR	UNION STA/RETURNED CK DEB	SP REV	CR	10800001320200	10	
US	RMB PRISONER EXP/US MRSHL	GEN	CR	00100004791500	34	
UT	TRANSPORT-FED INMATES	MPD	CR	00162107311292	34	
UU	US MARSHALL'S-FORFEITURE	SP REV	CR	17300004791900	10	
UX	UNION STA/MISC ACCT-# REQ	SP REV	CR	00000000000000	10	
WA	WATER WORKS PILOT/OT AGEN	GEN	CR	00100004392100	34	
WB	WATER WKS/FIRE HYDRT RENT	GEN	CR	00164007313711	34	
WE	WEED ABATE PROP LIENS	HSG CDS	CR	00100001324400	34	
XR	RIVERFRNT DEV-RETURNED CK	SP REV	CR	11700001320200	10	
XS	RIVERFRNT DEV-RET CK SVC	SP REV	CR	11700004798000	10	
XX	MISC G/L PAYMT-# REQUIRED	GEN	CR	000000000000000	34	
XY	OTHER FDS PYMT-# REQUIRED	OTH	CR	000000000000000		
YE	ALL FUNDS Y/E RECEI-# REQ	GEN	CR	000000000000000	34	
ΥI	RISH MGT/INS-Y/E RECEIPTS	RSKM	CR	58100004323200	34	
YU	UNION STA/PRE-PAID ITEMS	SP REV	CR	10800001550000	10	

# **EXHIBIT 3-5 CONTINUED LISTING OF DEPOSIT CODES**

PMT TYP	DESCRIPTION	DEPT/TYPE	CR/DB	ACCT NUMBER	BANK	ВАТСН
ZA	MTGY ZOO-ADMISSIONS	ZOO	CR	54100004511900	54	
ZB	MTGY ZOO-TRAIN	ZOO	CR	54100004512000	54	
ZC	MTGY ZOO-SPECIAL EVENTS	ZOO	CR	54100004512100	54	
ZD	MTGY ZOO-EDUCATION PRGRMS	ZOO	CR	54100004512200	54	
ZE	MTGY ZOO-MEMBRSHP/SUBSCRI	ZOO	CR	54100004512700	54	
ZF	MTGY ZOO-GIFT SHOP SALES	ZOO	CR	54100004555700	54	
ZG	MTGY ZOO-DONATIONS	ZOO	CR	54100002224200	54	
ZH	MTGY ZOO-OTHER MISC	ZOO	CR	54100004798000	54	
ZI	MTGY ZOO-RET CHECK SVC CHG	ZOO	CR	54100004798000	54	
ZJ	MTGY ZOO-RET CK COLLECTNS	ZOO	CR	54100001320200	54	
ZK	MTGY ZOO-FD SVC CONC/SALE	ZOO	CR	54188104555400	54	
ZL	MTGY ZOO-FD SVC SPEC EVNT	ZOO	CR	54188104512100	54	
ZM	MTGY ZOO-FD SVC-MISC CONC	ZOO	CR	54188104798000	54	
ZN	MTGY ZOO-VET SERVICES	ZOO	CR	54188007713181	54	
ZO	MTGY ZOO-MISC Y/E RECEIPT	ZOO	CR	54100001323200	54	
ZX	MTGY ZOO-MISC PMT-# REQUI	ZOO	CR	000000000000000000		
ZZ	MISC G/F-CK CASHING/115-34	GEN	CR	00100001153400	34	splits

# EXHIBIT 3-6 BUDGET TO ACTUAL REVENUE REPORT

11/18/2014 08:58:30 Page 1

### **Budget to Actual Revenue Report**

Ledger: GL As Of 11/30/2013

							Remaining
		Original	Revised	Current Month	Year-to-date		Current Year
Object	Description	Budget	Budget	Actual	Actual	Encumbrance	Balance
001 - GENERAL	L	(Inception	n To Date Reporting Off	)			
00 - NA							
Revenue							
41110		275,000.00	275,000.00	25,724.55	32,827.12	0.00	242,172.88
41111	REAL & PERSONAL PROPERTY	25,882,000.00	25,882,000.00	1,909,397.73	2,845,105.67	0.00	23,036,894.33
41112	MOTOR VEHICLE	3,050,000.00	3,050,000.00	0.00	199,080.07	0.00	2,850,919.93
Total for:	411 - AD VALOREM TAXES	29,207,000.00	29,207,000.00	1,935,122.28	3,077,012.86	0.00	26,129,987.14
41301	SALES & USE/CITY	92,787,838.00	92,787,838.00	7,335,128.44	14,805,046.97	0.00	77.982,791.03
41302	SALES & USE/PJ	633.245.00	633.245.00	48.314.55	98.923.56	0.00	534,321,44
41303	ALCOHOLIC BEVERAGES	328.123.00	328.123.00	0.00	0.00	0.00	328.123.00
41304	PIKE RD SHARED SALES/USE TAX	1.331,022.00	1,331,022.00	113.972.66	298.416.51	0.00	1,032,605.49
Total for: 413 - SALES TAX		95,080,228.00	95,080,228.00	7,497,415.65	15,202,387.04	0.00	79,877,840.96
41421	LODGING TAX	5.548.299.00	5.548.299.00	871.072.99	1.365.589.53	0.00	4,182,709.47
41424	LODGING TAX 2.5%	1.849.433.00	1.849.433.00	123,629,14	123,629.14	0.00	1.725.803.86
41431	TOBACCO TAX	0.00	0.00	0.00	0.00	0.00	0.00
41441	GASOLINE TAX	4,914,713.00	4.914.713.00	552,636.16	1,000,855.55	0.00	3,913,857.45
41442	GASOLINE TAX-REFUNDS	0.00	0.00	0.00	0.00	0.00	0.00
Total for:	414 - BUSINESS TAX	12,312,445.00	12,312,445.00	1,547,338.29	2,490,074.22	0.00	9,822,370.78
41501	RENTAL TAX/CITY	3,500,059.00	3,500,059,00	245,480,44	536.143.58	0.00	2,963,915.42
41502	RENTAL TAX/POLICE JURISDICTION	379.931.00	379.931.00	12.037.46	27.415.53	0.00	352,515.47
41503	RENTAL TAX/AUTO	0.00	0.00	0.00	0.00	0.00	0.00
41504	RENTAL TAX/AUTO 2%	0.00	0.00	0.00	0.00	0.00	0.00
Total for:	415 - RENTAL TAX	3,879,990.00	3,879,990.00	257,517.90	563,559.11	0.00	3,316,430.89
					•		
Total for: 00	0 - NA	140,479,663.00	140,479,663.00	11,237,394.12	21,333,033.23	0.00	119,146,629.77
Total for: 001 - GENERAL		140,479,663.00	140,479,663.00	11,237,394.12	21,333,033.23	0.00	119,146,629.77

## CITY OF MONTGOMERY, ALABAMA FISCAL POLICY AND PROCEDURES MANUAL

# CHAPTER 4 PURCHASING & CASH DISBURSEMENTS

### I. AUTHORITY AND RESPONSIBILITY

The Division of Purchasing, Department of Finance is established by statute (*Code of Alabama 1975*, § 11-43C-69) and is under the direction of the City Purchasing Agent. The Division purchases personal property for all City departments. The Division is also responsible for making and supervising the execution of all contracts and leases for the use and acquisition of any personal property.

### II. CLASSIFICATION OF PURCHASES

**A.** The department's Petty Cash Fund should be used for minor purchases totaling less than \$25. See Section XII in this chapter for petty cash procedures.

**B.** The following purchases over \$25.00 in total **do not** require requisitions and Purchase Orders (PO) or Blanket Purchase Agreements (BPA) and can be paid through the Special Payment Authorization (SPA) process:

Utility payments (gas, water, electricity, telephone)

Employee and officials' bonds

Employee reimbursements (travel requests, mileage, etc.)

Refunds

Departmental petty cash reimbursements

Debt payments

**C.** The following purchases <u>do</u> require requisitions and Purchase Orders (PO) or Blanket Purchase Agreements (BPA) through the Purchasing Division of the Department of Finance:

Equipment

Inventory (clothing, food, auto parts, etc.)

Supplies and materials not available from the Purchasing Warehouse

**Professional Services** 

Non-professional services (pest control, garbage service, etc.)

Subscriptions (magazines, periodicals, books)

Payments on contracts, leases, and other agreements

Insurance payments

Contract labor

Temporary employees

Membership fees, dues and registrations

### III. APPROVED VENDORS

The Division of Purchasing is responsible for approving and maintaining a listing of all vendors that are eligible to do business with the City of Montgomery. A form W-9 must

be kept on file for each approved vendor. Each vendor must be in compliance with the Beason-Hammon Alabama Taxpayer and Citizen Protection Act with a form E-Verify. Each vendor must provide a Memo of Understanding with company ID number. Vendors qualify for exemption if they do not have a physical location or any employees in the State of Alabama. A memo on company letterhead stating they are exempt is required. Requests for the use of a new vendor must be submitted to Purchasing in writing by the department head. See Exhibit 4-1 (Page 84) for an example of a W-9. No purchases can be initiated without vendor approval from The Division of Purchasing.

### IV. ALABAMA BID LAW

## A. BID REQUIREMENTS AND EXCEPTIONS

All contracts for labor, service, purchase or lease of materials, equipment, supplies, or other personal property for \$15,000.00 or more by any City department must be let by free and open competitive bidding, on sealed bids, to the lowest responsible bidder (§41-16-20).

Competitive bids are not required for the following (§41-16-21):

- 1. Utility services no competition exists, or rates are fixed by law or ordinance.
- 2. Insurance by the City.
- 3. Contracts to secure the services of attorneys, physicians, architects, teachers, construction superintendents, appraisers, engineers, consultants, or other individuals possessing a high degree of professional skill.
- 4. Contracts of employment in the regular civil service of the City.
- 5. Tourist advertising.
- 6. Purchase of alcoholic beverages.
- 7. Purchases of local materials from any property owners in the vicinity of a project; or purchases and contracts for the repair of equipment used in the construction and maintenance of roads.
- 8. Products made by Alabama Institute for the Deaf and Blind (§21-2-1 to 4).
- 9. Maps, photographs, or other items from a federal or state department.
- 10. Books, maps, manuscripts, pamphlets, or periodicals purchased for use by any City library or any other City supported library.
- 11. Contract services/ personal property when there is only one vendor.
- 12. Contractual services and purchases of personal property, which by their nature are impossible to award by competitive bidding.
- 13. Barter transactions by the Department of Corrections.

### B. PENALTIES FOR RECEIVING GIFTS/BENEFICIAL INTEREST

An employee having "...any personal beneficial interest, either directly or indirectly, in the purchase of any personal property or contractual service..." or "...by rebate, gifts or otherwise, any money or thing of value whatsoever or any promise... for future reward or compensation..." is in violation of the law. Any violation is a misdemeanor, and upon conviction, the individual may be imprisoned for not more than 12 months or fined not more than \$500 or both. The individual will also be removed from office (§41-16-30).

### C. ADVERTISEMENT/SOLICITATION OF BIDS

The City Purchasing Agent is required to advertise for sealed bids on all purchases of an item in excess of \$15,000.00 by posting a notice on a bulletin board in the reception area of the Purchasing Division, or by publication of a one-time notice in a newspaper published in Montgomery County, Alabama. Under the direction of the Purchasing Agent, sealed bids will be mailed to all Alabama persons, firms, or corporations and other persons, firms, or corporations the Purchasing Agent deems necessary to insure competition. No purchase or contract involving an item in excess of \$15,000.00 may be divided into partial contracts to avoid the requirements of this article (§41-16-24).

### D. LETTING OF CONTRACTS WITHOUT PUBLIC ADVERTISEMENT

In case of emergency affecting the public health, safety or convenience, as declared in writing by the department head, the contract may be let to the extent necessary to meet the emergency without public advertisement. This action and reasons will be made public by the awarding authority (§41-16-23).

### E. AWARD OF CONTRACTS

Purchases made through competitive bidding will be awarded to the lowest responsible bidder, with consideration given to the quality of the commodities, conformity to specifications, terms of delivery, and freight charges. A contract for the purchase of personal property or service will be let for periods no greater than five years (§41-16-27).

### F. ASSIGNMENT OF CONTRACTS

Prior to an award, the bid package is sent to the requesting department for evaluation. The department returns the bid package and evaluation to the Purchasing Division. An awarded contract is not assignable by the bidder without written consent of the awarding authority and the requisitioning department. A contract cannot be assigned to a bidder whose bid was rejected (§41-16-29).

### V. CONTRACT ROUTING

All agreements for goods and/or services that create a commitment between the City of Montgomery and another party, or parties, are to be routed from the point of origin through the appropriate departments for signature approval prior to execution of the agreement by the Mayor.

To initiate the routing process, the originating department of the agreement must obtain a pre-numbered routing sheet from the Department of Finance. See <a href="Exhibit 4-2">Exhibit 4-2</a> (Page 85) for an example of this form. The requestor will have to sign a log sheet before being given the pre-numbered routing sheet. This process will enable the Department of Finance to track all potential commitments, determine funds availability before execution of a contract, and properly book executed contracts in a timely manner.

# <u>VI. THE REQUISITION PROCESS – CREATING A PURCHASE ORDER OR BLANKET PURCHASE AGREEMENT (BPA)</u>

The purchasing process includes several layers of approval. The following is a step-by-step account of a typical requisition:

- 1. <u>Submission of a requisition.</u> The electronic requisition is prepared within the department. See <u>Exhibit 4-3</u> (Page 86) for an example of an electronic requisition.
- 2. <u>Department Head Approval.</u> The department head will electronically review the requisition, approve the requisition, and encumber funds.
- 3. <u>Accounting Approval.</u> The requisition is then checked for coding accuracy by the Division of Accounting and approved.
- 4. <u>Finance Director or Deputy Director Approval.</u> After the third layer of approval, the requisition is forwarded to the Finance Director or Deputy Finance Director for approval.
- 5. <u>Creation of Purchase Order.</u> Upon the fourth layer of approval, the requisition is forwarded to the Division of Purchasing for quoting, bidding, and the creation of a purchase order (PO) or blanket purchase agreement (BPA). See <u>Exhibit 4-4</u> (Page 87) for examples of electronic and manual purchase orders. The originating department should maintain a copy of the PO regardless of manual or electronic creation.

If a City Council district's discretionary funds are to be used to fund a requisitioned item, written approval from the councilperson **must be** obtained before a purchase order is created.

Creating a purchase requisition initiates an encumbrance (reserve) of the department's funds. The effect of an encumbrance is to commit a portion of the department's appropriation at the time the requisition is processed. The department's appropriation and allotment balances must be adequate to cover the amount of the purchase requisition. If necessary, a budget transfer must be done at this time. The purchase order will obligate the department's appropriation and allotment by the amount of the purchase order. The accounting system will ensure the availability of budgetary authority.

Blanket Purchase Agreements (BPAs) are created in the same manner. A BPA is issued to vendors who are repeatedly used for the same commodities. BPAs are left open throughout the fiscal year. Purchase orders for monthly payments (i.e. copier leasing) can be created as a BPA and used monthly to process payments.

# VII. PROCESSING OF PAYMENT FOR A BLANKET PURCHASE AGREEMENT (BPA), OR PURCHASE ORDER (PO)

The following is a step-by step account of a typical BPA, or PO payment:

1. <u>Material Receipt.</u> When the ordered materials arrive, the department submits a material receipt through the accounting system. This electronic receipt documents the date received, quantity, and identify of the employee who received the materials. See <u>Exhibit 4-5</u> (page 88) for an example of an electronic material receipt. For the material receipts of fixed assets, including equipment purchased

- via lease purchase, a manual material receipt is required. See also Chapter 5 for Fixed Asset Procedures.
- 2. Receipt of Invoice. The department should receive the invoice and any other type of documentation needed to process payment from the vendor. The invoice is compared against the PO for accuracy. If there is a difference of more than \$1, the Purchasing Division must be contacted to help determine the discrepancy. If all documentation matches, it is sent to the Accounting Division for processing. Lease purchase invoices are sent to the Finance Administrative Officer for processing. See Exhibit 4-5 for an example of a material receipt.
- 3. <u>Accounting Approval.</u> The Accounting Division receives the invoice and any other additional documentation. See <u>Exhibit 4-6</u> (Page 89) for an example of a vendor invoice. All documentation is reviewed, approved, and entered into the system. Any issues that arise during this review will be resolved before payment is processed.
- 4. <u>Inclusion in the Check Run.</u> The invoice is included in the Accounting Division's bi-weekly batch of checks to be processed.

# VIII. PROCESSING OF PAYMENT FOR A SPECIAL PAYMENT AUTHORIZATION (SPA)

Departments are responsible for authorizing payment transactions. It is the responsibility of each department to ensure sufficient expense budget exists, and the proper vendor and account codes are used. Failure to adhere to these requirements by the department may cause a serious delay in payment and an unnecessary waste of time and effort. The following is a step-by-step account of a typical SPA payment:

- 1. <u>Receipt of Invoice.</u> This invoice may be from an outside agency, such as a travel agency or airline, or an employee in the form of a mileage reimbursement request or petty cash replenishment request.
- 2. <u>Creation of the SPA</u>. The department will create the SPA using the standard form. It is important that the SPA is coded with proper vendor and account codes. Also, the account must have sufficient budget. See <u>Exhibit 4-7</u> (Page 90) for an example of a SPA.
- 3. <u>Department Head Approval.</u> The department head will review and approve the invoice (and any other supporting documentation) via signature on the face of the SPA form.
- 4. <u>Accounting Division Approval.</u> The Accounting Division receives the invoice and any other additional documentation. All documentation is reviewed and electronically approved. Any issues that arise during this review will be resolved before payment is processed.
- 5. <u>Finance Director or Deputy Director Approval.</u> The SPA is forwarded to the Finance Director or Deputy Finance Director for review and approval.
- 6. <u>Inclusion in the Check Run.</u> The invoice is included in the Accounting Division's bi-weekly batch of checks to be processed.

If a City Council district's discretionary funds are to be used to fund an SPA purchase, written approval from the City Council  $\underline{\text{must be}}$  obtained before the SPA is approved for payment. The organization must also be a 501(c)(3), tax-exempt organization or another

organization approved by the Mayor. Upon approval by the City Council, the City Clerk prepares the SPA and forwards to the Finance Department for processing.

### IX. STORES INVENTORY

For orders of stores inventory from the Purchasing Warehouse:

- All requests for materials and supplies and/or office supplies ordered from the Purchasing Warehouse must be ordered electronically using Stores Inventory Create/Update Orders (SIOEUB). See <u>Exhibit 4-8</u> (Page 91) for an example of this screen.
- All items must be charged to appropriate account codes. If Budget Warnings appear, the order will not process.
- After approval by creator, the Stores Inventory Order receives final approval from Department Head and will then print out at the Purchasing Warehouse.
- Purchasing Warehouse staff prepares order for pick up and upon pick up, is signed for by the department.

### X. ORIGINAL SIGNATURES

An original signature is required for the following documents:

- All SPAs must have the original signature of the department head or assistant department head on the face of the invoice.
- All City Mileage Reimbursement forms require the traveler's signature to be original. It must have the department head's signature on the face of the paperwork as noted above. See <a href="Exhibit 4-8">Exhibit 4-8</a> (Page 91) for an example of a mileage reimbursement form.
- All City Travel Certificates require both the traveler and a notary signature to be original. It must have the department head's signature on the face of the paperwork as noted above. See Exhibit 4-9 (Page 92) for an example of a travel certificate.
- All contract change orders must have original signatures of the contracting parties.
- All expenditures using special Mayor or City Council funds over \$10,000 must have an original signature from the City Council or Mayor's office.
- All material receipts for fixed assets must include the original signature of the receipting employee. The material receipt must include serial numbers.

### XI. TRAVEL PROCEDURES

### A. REQUEST FOR TRAVEL

- 1. All requests for out of town travel must be approved in writing by a Councilperson, Cabinet member, or the Mayor <u>prior</u> to the travel date(s). The request should list the expected dates of travel, approximate cost, purpose of travel, and account number for which the trip will be charged.
- 2. All advance checks for travel funds, registration fees, etc. will be issued in accordance with the City's check issuance guidelines. The traveler is responsible for all funds advanced and is required to prove all expenses with itemized receipts. Any remaining advance will be returned to the City Treasury.

3. In the event of an <a href="emergency">emergency</a> where the individual must travel outside the municipality and sufficient time does not exist to process an advance check for travel, the Finance Department holds a credit card that may be used to charge travel expenditures incurred only after approval of said emergency by the Finance Director or Deputy Finance Director. <a href="Immediately upon the completion of the emergency travel">Immediately upon the completion of the emergency travel</a>, the traveler must remit all receipts to the Finance Director's office. Upon receipt of the credit card invoice, the expenditures for emergency travel will be charged to those departments that used the card.

#### **B. TRAVEL ADVANCES**

- 1. The individual must be an officer or a full time employee of the City (contract individuals are not eligible for advance travel).
- 2. No individual may have more than one travel advance outstanding at any time.
- 3. The maximum advance for any individual shall be the estimated cost of the trip.
- 4. A travel advance SPA shall be attached to a signed and approved travel request.

## C. REQUEST FOR A CITY GAS CARD

- 1. In the event that a City vehicle will be used as the mode of transportation, a gas card will be issued to the traveler. All requests for gas cards shall be submitted to the Accounting Division.
- 2. A listing of all gas cards should be maintained by the Accounting Division at all times containing:
  - a. Authorized Holder's Name and Department
  - b. Credit Card Account Number
  - c. Credit Limit
- 3. Gas cards are ONLY utilized for City of Montgomery travel over 50 miles from City limits.

### D. TRANSPORTATION

- 1. Travel must be performed over the most direct route using the most efficient and economical means consistent with requirements. If the traveler travels by an indirect route, or by less economical means, then, the traveler shall be responsible for any extra cost, subject to the approval of the respective department head.
- 2. The use of private vehicles may be authorized by the respective Department Head if an appropriate City vehicle is not available. The employee must show proof of sufficient liability insurance and be approved as a City driver by the Division of Risk Management.
- 3. In the event the Department Head authorizes the use of a private vehicle and proof of liability insurance has been submitted to Risk Management, the traveler shall be reimbursed at the current City Council approved mileage rate,

- which is the IRS mileage rate. If two or more individuals travel in the same vehicle, only the vehicle owner may receive reimbursement.
- 4. Advance common carrier tickets (air, bus, etc.) are authorized for travel which is impractical by automobile. These tickets shall be obtained through the most economical mode available and shall be coach accommodations.

#### E. HOTELS

Hotel reservations will be made for single rooms unless otherwise approved. Accommodations utilized shall be standard and reasonable.

### F. MEALS

- 1. Normal, actual meal expenses incurred during travel are authorized. Itemized meals receipts are required. Per Diem is not allowed.
- 2. No payment for alcoholic beverages will be allowed.
- 3. Snacks between meals are not authorized as legitimate travel expenses. The traveler is responsible for purchasing his own snacks.

### G. TRAVEL REPORTING PROCEDURES

- 1. All travel expenses (other than gas card expenses) must be filed on a City Travel Certificate and turned in to the Internal Audit Manager in the Finance Department within <u>fourteen (14)</u> days after completion of travel. The Certificate will be verified and signed by a notary public and must be attached to the receipts that support the expense on the report. <u>The burden of proof and justification for expense reimbursement is on the traveling party.</u>
- 2. If additional reimbursement is requested, it must also be approved by the department head and processed as an SPA.
- 3. If the individual spent less than was advanced for his travel, the remaining advance must be returned to the City Treasury with a copy of the City Travel Certificate and supporting receipts.
- 4. All gas card expense receipts, along with the gas card, must be returned to the Accounting Division within two (2) business days after completion of travel.

### H. REQUIRED RECEIPTS

- 1. The following receipts shall be required and attached to the City Travel Certificate:
  - a. All hotel charges.
  - b. All common carriers and mileage charges. Receipts for taxi and limousine expenses will be obtained if available.
  - c. Meal receipts for all meals including tips. Meal receipts must be <u>itemized</u> and labeled as breakfast, lunch and dinner regardless of the dollar amount.
  - d. All registration fees.
  - e. All other miscellaneous fees, such as parking, telephone calls (business-related calls only), emergency office supplies, etc.
- 2. A written statement approved by the respective Department Head is required for all misplaced receipts and is subject to approval by the Finance Department.

#### I. FRAUDULENT TRAVEL CLAIM

- 1. All expense reports shall be certified by the traveler and reviewed for approval by the Department Head. The burden of proof and justification for expense reimbursement is on the traveling party.
- 2. Any individual who willfully claims fraudulent travel expenses shall be subject to legal prosecution and termination.
- 3. The Internal Audit Manager is directed to report all suspicious expenditures to the Finance Director or Deputy Finance Director. Copies of findings will be given to the Mayor.

### XII. PETTY CASH PROCEDURES

### A. ESTABLISHING A PETTY CASH ACCOUNT

All requests for new petty cash accounts or changes to existing petty cash accounts' amount or custodian must be approved by the Finance Director. The custodian of the petty cash account is responsible at all times for the entire balance, including unexplained shortfalls.

### B. USE OF A PETTY CASH ACCOUNT

The custodian will keep petty cash in a secured location, preferably in a locked drawer. The custodian will also keep a ledger of all cash inflows and outflows. All petty cash outflows must be supported with the original register receipt and a petty cash receipt. The petty cash receipt will be completed, including signatures of the employee requesting reimbursement and the custodian. Excluding petty cash reimbursements from Finance, all petty cash inflows must be supported with a petty cash receipt. See Exhibit 4-10 (Page 93) for an example of this receipt.

Under no circumstance will the custodian cash an employee's personal check from the petty cash account. The custodian will not advance cash to an employee for personal use. Cash advances to employees for legitimate expenses are permitted, with the completion of a petty cash receipt.

The custodian will complete an SPA for reimbursement of petty cash when needed, but at least monthly. Copies of all documents submitted to Finance are to be filed for the custodian's records. Finance will reimburse the petty cash account via check after review of submitted expenses. The custodian will cash the petty cash reimbursement check immediately upon receipt to replenish the petty cash drawer.

When the custodian is notified by Finance of a disallowed expense, he or she must take steps in order to replenish the petty cash for that amount. A listing of legitimate and illegitimate expenses may be found in Section C below. The custodian may request repayment from the employee who originally requested the petty cash expenditure. However, the custodian is ultimately responsible for the balance of the petty cash account, including unexplained shortfalls.

### C. LEGITIMATE AND ILLEGITIMATE EXPENSES

Legitimate expenses allowed by Finance include, but are not limited to:

- Any item needed for an employee to perform his or her duties, provided an item of equal use is not available at the warehouse
- Food expenses not for use by employees

Illegitimate expenses disallowed by Finance include, but are not limited to:

- Alcoholic beverages
- Food expenses for employees
- Gifts for employees
- Any item needed for an employee to perform his or her duties purchased elsewhere, when an item of equal use is available at the warehouse.
- Sales tax

### XIII. STALE DATED CHECKS

Stop pays for checks that are stale dated are not required. Checks will be voided once they become a year old and removed from the outstanding check register.

## XIV. PICK UP CHECKS

As a rule, checks are mailed to vendors. However, certain checks, such as employee reimbursements, are retained by a clerk in the Accounting Division for pick up. Checks being picked up are not available for until 2:00 p. m. on Fridays.

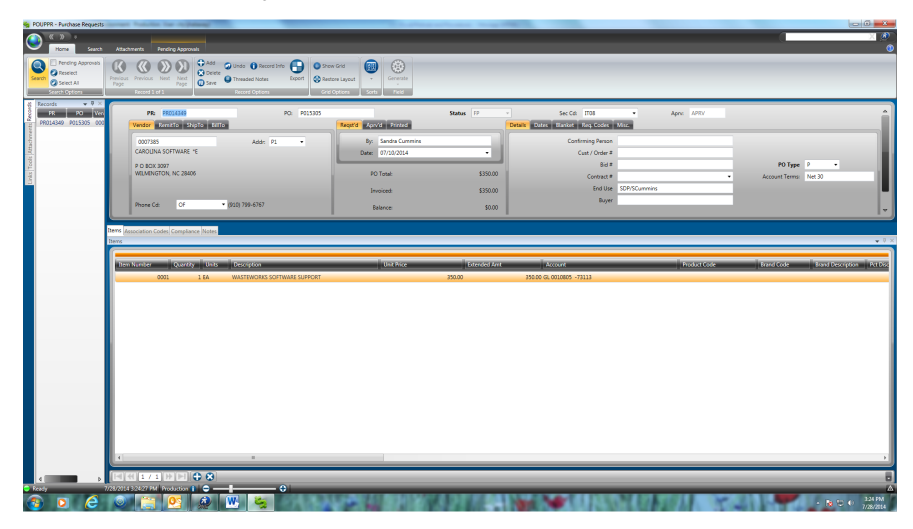
# **EXHIBIT 4-1 FORM W-9**

(Rev. Oct Departmen	V-9  ttober 2004)  nt of the Treasury evenue Service	Request for Taxpayer Identification Number and Certificat	tion	Give form to the requester. Do not send to the IRS.
	Name (as reported	on your income tax return)		
on pag	Business Name, if o	ifferent from above	1, 10,0	
Print or type See Specific Instructions on page	Check appropriate	oox: Individual/ Sole proprietor Corporation Partnership Other	·	Exempt from backup withholding
Instr	Address (number, s	treet, and apt. or suite no.)	Requester's name and	address (optional)
ecific	City, state, and ZIP	code	1	
ee Sp	List account numbe	(s) here (optional)		
Part I	Taxpayer	Identification Number (TIN)	1000	
backup alien, so your em	withholding. For it ble proprietor, or on ployer identification in the account is in	ropriate box. The TIN provided must match the name given on Line 1 to av dividuals, this is your social security number (SSN). However, for a reside isregarded entity, see the Part I instructions on page 3. For other entities, in on number (EIN). If you do not have a number, see <i>How to get a TIN</i> on pa more than one name, see the chart on page 4 for guidelines on whose num	ent it is age 3.	y number Or ntification number
to cintor.	Certificati	on		
	enalties of perjury		Mile III	
3. I am a Certifica withhold For more arranger	a U.S. person (inc ation instructions. ding because you tgage interest pai ment (IRA), and g	longer subject to backup withholding, and luding a U.S. resident alien). You must cross out item 2 above if you have been notified by the IRS that have failed to report all interest and dividends on your tax return. For real e d, acquisition or abandonment of secured property, cancellation of debt, co enerally, payments other than interest and dividends, you are not required (See the instructions on page 4.)	estate transactions, item entributions to an individ	n 2 does not apply. dual retirement
Sign Here	Signature of U.S. person ▶		Date ▶	
By signir or Servic imposition	ng above, I understa ce-Disabled Veterar on of fine, imprison	and that any person who misrepresents a firm's status as a small, HUBZone small, Owned Small Business concern in order to obtain a contract awarded under the Sment or both, 2) be subject to administrative remedies including suspension and do the Authority of the Act.	small disadvantaged, wo	) be punished by
		Required Federal Business Classification Information		
Large B	usiness Concern:	Dominant in field of operations per Federal Acquisitions Circular (FAC 9.201)	(LBC) Y	_ N
		ndependently owned and operated, and meets industry size and receipt esses per SBA13 CFR 121, Section 3 of the Small Business Act.	(SBC) Y	_ N
		siness: Is a small business and at least 51% owned and controlled by one or citizens and have active involvement in day-to-day operations.	(WOSB) Y	_ N
		ness: SBA certified; minimum 51% owned, controlled and operated day-to-day economically disadvantaged individuals.*	(SDB) Y	_ N
Historica	ally Black College:	/Universities and Minority Institutions:	(HBCU/MI) Y	_ N
HUB Zone" and HUB zon	d is owned and con	SBA certified; is small and is located in an 'historically underutilized business rolled by one or more US citizen(s) and at least 35% of employees reside in	(HUB Zone Y SB)	N
		iness: Is a small business and is at least 51% owned, controlled and has active perations by one or more U.S. veterans.	(VOSB) Y	_ N
		Owned Small Business: VOSB and with a disability that is service connected; or of veteran with permanent or severe disabilities.	(SDVOSB) Y	N
		(Please check one): African American Hispanic American Indian, Eskimo, Aleut & Native Hawaiian) Asian-Pacific American American Hispanic American American American American Hispanic American American American Hispanic American Hispanic American American American American Hispanic American American Hispanic American American Hispanic A	sian-Indian American_	

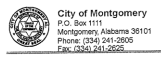
# **EXHIBIT 4-2 CONTRACT ROUTING FORM**

			CONT	RACT ROUTING SHEET		SHEET #		562	
	1.	The comp	letion of this forn	n is <u>MANDATORY</u> for all contracts.					
					CONTRACTOR				
	2.	The total r	notarized comple	tion of an Affidavit for Business					
				r is mandatory, and must be attached to this for	m along				
				ollment Document. This information comes from	_				
				omment bocument. This information comes not		<b>AMPI</b>			
	,	the Contra			3/	-CIAIL I			
	ა.	This form	MUST be attache	ed to all contract routings.			_		
					PROJECT NAME		_		
	4.	Once you	have completed	your portion of the contract processing,					
		you must	note the date the	contract is being forwarded.	PROJECT NUMBER		_		
		Make a co	py of this sheet f	or your files before forwarding					
		to the nex	t department.		CONTRACT AMOUNT				
					ACCOUNT NUMBER				
Pui	rpose	of Contr	act:						
1							_		
1	All co			en approved by the Originating st be signed off by that Department Head.					
					Signature of Departr	ment Head		Date Forv	varded
2	All co	nies of the	contract have he	en approved by the DIRECTOR OF PLANNING					
Ξ	7411 00	pies or the		NITY DEVELOPMENT (if applicable)					
					Signature of Plannin	g Director		Date Forv	varded
3	All co	pies of the	contract have be	en approved by the DIRECTOR OF FINANCE					
					Signature of Finance	e Director		Date Forv	varded
4	All co			en approved by the LEGAL DEPARTMENT as					
		to the Leg	al sufficiency (als	so stamp approval on signature page & initial).	Signature of Attorne	У	_	Date Forv	warded
F									
၁	All co	pies of the	contract have be	en approved by the EXEC. ASST. TO THE MAY	Signature of Exec. A	Asst. to the Mayor		Date Forv	warded
_									
ь	All co	pies of the	Contract to MAY	OR for Signature.	Cinneture of Marrie			D E	
					Signature of Mayor			Date Forv	varded
7	CITY	CLERK wil	l attest (if applica	ble)					
					Signature of City Cle	erk		Date Forv	varded
		Poturn all o	riginal document	s to the Boint of Origin to maintain a conv					
	r			s to the Point of Origin to maintain a copy; AL documents to the FINANCE DIRECTOR	Signature of Employ	/ee		Date Rec	eived
		Note: If for	some reason this	contract is not executed, you must return this					
		form with th	ne following explan	ation:					
					Revised	1/1/2012			

# **EXHIBIT 4-3 ELECTRONIC REQUISITION**



### **EXHIBIT 4-4 PURCHASE ORDER**



PURCHASE ORDER NO.

P015305

TO RECEIVE PROPER PAYMENT THE ABOVE PO NUMBER MUST APPEAR ON ALL INVOICES BILLS OF LADING PACKAGES CORRESPONDENCE, ETC.

DATE \_\_\_\_07/11/14 DELIVER TO:

FAX# (910) 799-6767

EMAIL:

VENDOR:

CAROLINA SOFTWARE \*E P O BOX 3097 WILMINGTON, NC 28406

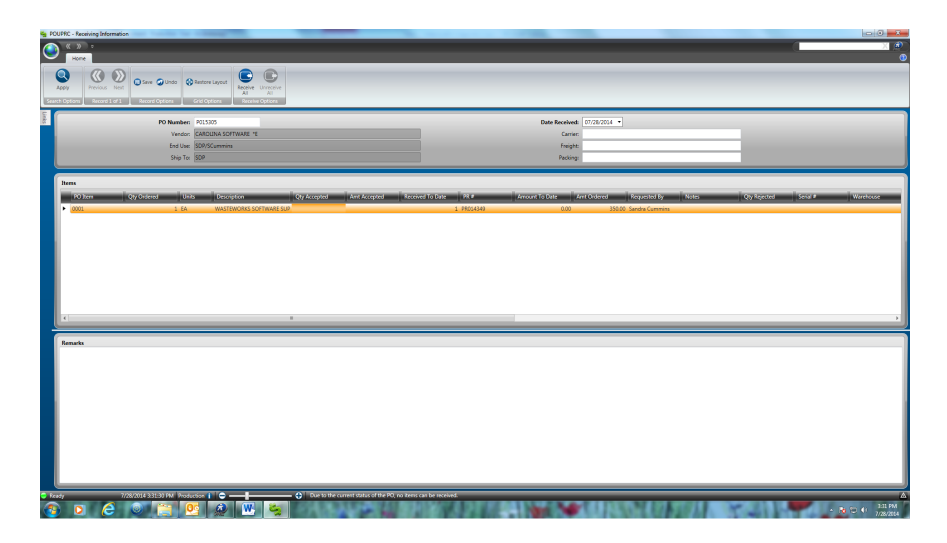
INFORMATION TECHNOLOGY 6TH FLOOR 25 WASHINGTON AVENUE MONTGOMERY, AL 36104

> SEND INVOICE TO: City of Montgomery P.O. Box 1111 Montgomery, Alabama 36101

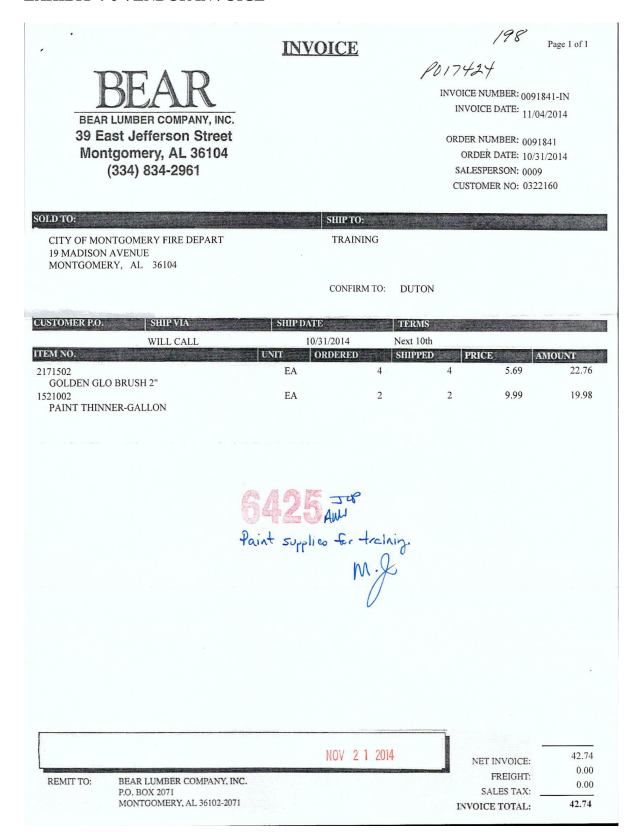
Req.# V		Vendor # 000738	5	Ship Via / FOB	Department SDP/SCummins					
Confirming		Confirmed t	0		Terms Net 30		Date Required	Required		
QUANTITY	no I	IOM		DESCRIPTION	1	. UNIT	PRICE	EXTENDED PRICE		
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See complete	Terms an	d Conditions	on the City of Montgo	omery website or by reques al Taxes and will furnish exe	t. motion certificate for f	Federal Taxes.	TOTAL	350.00		
ACCOU		is exempt if	om all State and Loca	AMOUNT	inpuqui ocitanecio i con					
001080		73113		350.00						
				10 10 10 10 10 10 10 10 10 10 10 10 10 1	AUTHORIZED B	Y:				
						/aul	2 4	tawan -		
						June	Purchasing Ag	ent		
					<del></del> -			J		

Revised 12/2014 87

# **EXHIBIT 4-5 ELECTRONIC MATERIAL RECEIPT**



### **EXHIBIT 4-6 VENDOR INVOICE**



# **EXHIBIT 4-7 SPECIAL PAYMENT AUTHORIZATION**

	CITY OF MONTGO SPECIAL PAYMENT AUT		
		VOUCHER#	
		CONTRACT#	
DESC 1 -		INVOICE/ITEM#	and a procession of the state o
ACCT#	AMT	TOTAL AMOUNT	\$0.00
ACCT#	AMT	VENDOR #	Annual Control of Cont
ACCT#	AMT	DATE DUE	
ACCT#	AMT	DATE IN	
ACCT#	AMT	CHECK#	
ACCT#	AMT	INPUT BY	
ACCT#	AMT		
	(Do not write above	this line)	
AUTHORIZATION FOR PAYME	ENT TO:	DATE:	01/00/00
COVERING:		AMOUNT:	\$0.00
ACCOUNT#			
LICENSE #		Department Approval	<u> </u>
1099 STATUS			
W-9		FINANCE DEPT. APPRO	DVAL

### EXHIBIT 4-8 MILEAGE REIMBURSEMENT FORM

	11 1010	MILEAGE		E CEDIT	TCATE	
		CITY	OF MONTGON		MA -	
	RTMENT			AME		
Itemized	statement of	of authorized mileage on official city business f	for the mont		20	
DATE	MILEAGE	EXPLANATION OF MILEAGE CLAIMED	DATE	MILEAGE	EXPLANATION OF MILEAGE CLAIMED	
1			17			
2			18			
3			19			
4			20			
5			21			
6			22			
7			23			
8			24			
9			25			
10			26			
11			27			
12			28			
13			29			
14			30			
15			31			
16						
subtotal	0		subtotal	0	Monthly total	C
Mileage	e Claimed		@	\$0.35	per mile	(
I co	ertify that use of m	y personal automobile on official business has been duly authorized in w	riting by the Comn	nissioner in charge	of my department; that no mileage to and from work is included hereon;	
		the City Clerk, proper and sufficient evidence that the City of Montgom	ery is fully indemn	ified by a policy of	liability insurance in the sum of not less than \$10,00 - \$20,000 for	
personal injuri	es and \$5,000 for	property damage, all public liability insurance.				
I fi	urther certify that t	he amount hereon of \$ for the month of		20 is correct,	due and unpaid .	
Sw	orn to and subscrib	ped before				
me	this day of _	, 20				
	N	otary Public			Signature of payee	
Ιd	certify that the mile	age on official City Business as claimed hereon was authorized and that	the amount of \$	for	at \$ per mile is true, correct and properly chargeable to	
this departmen	nt.					
					Department Head	
NOTE: This	certificate is based	l upon City Ordinance #17-52 adopted by the City Commission on Marc	ch 11, 1952. All dii	rectives and restric	tions of this Ordinance will be complied with through the proper	
C	ompletion of this C	Certificate.				

### **EXHIBIT 4-9 TRAVEL EXPENSE CERTIFICATE**

# TRAVEL EXPENSE CERTIFICATE Revised 11/2014 Submit to Department of Finance within (5) five days of completion of this trip. All receipts for expenditures should be attached. Voucher No. \_\_\_\_\_ paid to \_\_\_\_\_ in the amount of \$\_\_\_\_\_, as an advance payment for trip on official City business from Montgomery, AL to \_\_\_\_\_ and return for the purpose of Transportation..... ITEMIZED EXPENSES: Mileage..... Room..... \$\_\_\_\_\_ Food..... Registration & Fees...... \$\_\_\_\_\_ Telephone......\$\_\_\_\_\_\_ Other (Identify)...... \$\_\_\_\_\_ TOTAL EXPENSES.....\$ Amount Advanced...... \$\_\_\_\_\_ Unspent Balance Returned to City Treasurer herewith...... \$\_\_\_\_\_ I hereby certify that the itemized expenditures as stated are actual and authorized travel expenditures incurred for official City of Montgomery business. I also certify that I have not received nor will I claim any reimbursement from another source for these expenditures.

**Employee Signature** 

Sworn and subscribed before me this	day of	,	20	
	Notary Pul	blic		
	DO NOT FILL IN S	PACES BELOW		
	DEPARTMENT (	OF FINANCE		
			, 20	
The unspent balance of \$	as shown above was re	eturned to the City Ti	reasurer on this date a	nd entered
correctly on the Treasurer's Receipt No.	to be	credited to Account	No.	

# **EXHIBIT 4-10 PETTY CASH RECEIPT**

PETTY CASH VOUCHER #							
	PAY OUT						
Date:							
Amount:							
Purpose							
Received By:							
Annual Divi	(Employee's Signature)						
Approved By:	(Custodian's Signature)						
	(outloaning orgination)						
Date:	RETURN						
		•					
Amount Spent:		•					
Amount Returned:		,					
Received By:							
Approved Dv	(Employee's Signature)						
Approved By:	(Custodian's Signature)	•					

### CITY OF MONTGOMERY, ALABAMA FISCAL POLICY AND PROCEDURES MANUAL

# CHAPTER 5 FIXED ASSETS

### I. CLASSIFICATION OF FIXED ASSET PURCHASES

The following procedures **are required** for the proper coding and classification of Capitalized and Non-Capitalized fixed assets.

### A. NON-CAPITALIZED ASSETS

Equipment and other assets costing \$1,000 - \$4,999.99 **per item/unit** must be coded (charged) to XXXXXXXX-**753**XX.

### **B. CAPITALIZED ASSETS**

Equipment and other assets costing \$5,000 or more **per item/unit** must be coded (charged) to XXXXXXXX-743XX.

### II. COST CALCULATION

The cost of Capitalized and Non-capitalized assets should include all normal and reasonable cost associated with getting the asset in place and ready for use. The cost per item/unit may include the following:

- Purchase Price
- Freight
- Installation
- Training cost associated with initial use of the asset

If assets are purchased in a lot or in bulk, the **unit** cost per item will determine the proper classification for that asset.

### A. EXAMPLES

- 1) A City department purchases 10 monitors costing \$579.00 each. The total cost of the invoice including freight is \$5,908.00. This transaction would be expensed due to the unit cost being under the \$1,000 threshold for non-capitalized assets.
- 2) A City department purchases a ventilator pump. The pump's purchase price is \$950.00 and requires special installation by the manufacturer. Installation charges are \$75.00 and freight charged on the shipment is \$38.19. The ventilator would be coded to XXXXXXXX-75301 and receive a City property tag. The pump would be classified as a non-capitalized asset because the total cost of the pump is \$1,063.19 and falls within the threshold for non-capitalized assets.
- 3) The City purchases a dump truck for \$158,000.00. The dump truck would be coded to

XXXXXXX-74304 and receive a city property tag. The dump truck is a capitalized asset.

### III. DONATED ASSETS

Donated fixed assets must be valued at the fair market value at the date of donation. City property tags must be attached to donated assets prior to its placement into service. Land cannot physically be tagged; however, a property number will be assigned to donated land and maintained in the city's files.

Supporting documentation for donated land must include a physical address of the land, legal description of the land, total square footage donated, and fair market value at the date of donation.

### IV. DOCUMENTATION AND FLOW

After a department has obtained proper authorization to purchase a **fixed asset**, completed the purchasing process, and received the appropriate **asset or equipment**, a <u>MATERIAL RECEIPT FORM must</u> be completed. The material receipt form must include:

- Department which purchased goods
- Vendor from which goods were purchased
- Purchase order number associated with this merchandise
- Date goods were received
- Quantity received
- Description of goods
- Serial number(s) of each item received
- Unit cost of each item
- Total cost
- Department to charge for purchase
- Coding

The material receipt form <u>must be dated (actual date goods were received)</u>, <u>signed</u> certifying that the goods were received, and any shortages or damaged goods should be noted. The **original** completed material receipt form must accompany the vendor's invoice and both documents sent to the Accounting Division for payment. Documentation for lease purchases must be sent to Rene Pasley in the Finance Department.

For departments authorized to purchase equipment and other fixed assets on behalf of other departments (i.e., Fleet, IT, etc.) the fixed asset number assigned to each fixed asset purchased must be included with the merchandise description and its serial number on the material receipt form.

### **V. TAGGING**

Only assets costing \$1,000 or more **per unit** must have a City of Montgomery property tag affixed to the asset. The property tag must be attached prior to placing that asset into service. Tag placement is the responsibility of the department purchasing the fixed asset. Fleet Maintenance, Information Technology, and Communications, are responsible for property tag placement of all fixed assets that flow through their departments for all other City departments. All other departments will receive property tags along with a copy of the purchase order, FPO, or SPA for the appropriate equipment or other assets from the Finance Department.

**Tag Placement** - City of Montgomery property tags must be placed on each asset consistently in an area that can easily be found during an audit.

### VI. REPORTING

Departments authorized to purchase fixed assets on behalf of other departments, i.e. Fleet Maintenance, Information Technology, and Communications, are required to report to the Finance Department the fixed asset numbers assigned to each fixed asset purchased. Additional information which must be included in monthly reports to the Fixed Asset Manager in the Finance Department is listed in the Documentation and Flow section above. Monthly reporting forms are to be obtained from the Fixed Asset Manager.

### VII. NON-LEASED ASSET PURCHASE AND AQUISITION

The purchasing of an asset includes several layers of approval. (See also, *The Requisition Process* of this manual) The following is a step –by-step account of a typical purchase and acquisition of an asset.

- 1. Budget Process: All Departments present a formal request during budget hearings to the Mayor and Finance Director for any new equipment needed for the upcoming fiscal year.
- 2. Once the request is approved for purchase at the Budget level, the Department Head or designee will research and develop specifications (specs) of the equipment the department wishes to purchase.
- 3. Specs are sent for approval to the appropriate department, authorized to purchase the asset. (Authorized purchasing departments may also do specs on behalf of requesting department)
- 4. A requisition for equipment is created, charged against the appropriate departmental budget, and submitted. If the requisition is for a commissioned asset, i.e. assets which are processed through Fleet Maintenance, the requisition <a href="must"><u>must</u></a> be approved by the Director of Fleet Maintenance prior to being sent to the appropriate accounting personnel.
- 5. Any commissioned equipment requisitions requiring multiple purchases and parts prior to being placed into service, for example a police cruiser requiring multiple components such as special bumpers, light bars, sirens, etc. must be processed through Fleet Maintenance. Any other non-commissioned assets requiring multiple parts and purchases must be processed through the appropriate authorized purchasing department prior to being sent to accounting.
- 6. Once equipment is received from vendor, equipment must be inspected immediately by receiving department and a signed material receipt attached to the

invoice. The material receipt, invoice and appropriate back-up documentation are sent to accounting for processing the payment.

# VIII. GENERAL DECOMMISSIONS AND DISPOSALS

Assets which were initially processed and prepared for service through Fleet Maintenance, i.e. automobiles, forklifts, hydraulic lifts, trailers, etc. will be considered decommissions, once they become obsolete and removed from service. All other assets that were not processed by Fleet Maintenance will be considered disposals once they are removed from service. Disposals include such assets as copiers, computers, printers, drug dogs, etc.

When assets, both tagged and non-tagged, become obsolete and in need of disposal or decommissioning, the Department Head responsible for the asset must submit a memorandum to the Finance Department describing why the equipment is no longer needed.

The asset, with its property tags attached, must be sent to the Purchasing Division. Purchasing will complete the **Declaration of Surplus Property form** and send it to the Department Head for signature. A copy of the signed declaration, accompanied by any other supporting documentation, is sent to the Accounting Manager or her designee, the Fixed Asset Accountant, for processing the disposed or decommissioned asset in the accounting system.

# IX. DISPOSAL OF FTA GRANT-FUNDED FIXED ASSETS FOR THE PUBLIC TRANSIT SYSTEM

The Transit System in coordination with FTA Recipient Contact must contact City Finance Department's Grant Accounting, Financial Management and Purchasing Divisions to receive approval for disposal of a grant-funded vehicle(s) after FTA concurrence/guidance. The grant-funded vehicles may be disposed of under the following circumstances:

- 1. The City has been awarded a grant to replace a vehicle under a FTA direct grant program. The vehicle must have met or exceeded its minimum useful life. The Transit System should submit a written or e-mail request for the vehicle title to be released. Information must include the Vehicle Identification Number (VIN), year, make/model, mileage, reason for disposal, and intended disposition method. The Transit System replacing vehicles has these options for disposal of the old vehicle(s):
  - Disposal by auction or public sale. The Transit System may follow local
    procedures for disposal as long as the process involves an open public bid
    or auction process. Sale proceeds must be retained in the transit program
    under which the vehicle was initially acquired and used to reduce the cost
    of the next vehicle purchase. Transit System should maintain a copy of
    documentation in the vehicle file, including page of auction or bid notice
    listing the vehicle, the sales receipt showing vehicle purchase price, and

any other relevant documentation. Finance Department will require copies or review this documentation, which must be retained for three years after disposal.

- Disposal by trade-in on purchase of a new transit vehicle. New vehicle must be for the same grant program as disposed vehicle was purchased for.
- 2. The City requests to transfer the vehicle to another public or nonprofit agency providing public transportation. Contact Finance Grant Accounting prior to the transfer to determine if the agency and its service are eligible. The City's Grant Accounting should maintain a file copy of the transfer agreement and a copy of the title transfer documenting the transfer of the vehicle.
  - If the vehicle has met or exceeded the useful life standards, the vehicle can be sold, transferred or donated. The Transit Agency must request that Finance's Purchasing Division release vehicle title. Net proceeds from sale shall be used for the next vehicle purchase.
- 3. Casualty Loss: if a vehicle is withdrawn from service due to damage from an accident, theft, or vandalism, the agency must immediately notify Finance Grant Accounting, Financial Management and Risk Management. The following actions will be taken:
  - a) If the damaged vehicle can be repaired, the agency is responsible to make necessary repairs to restore the vehicle to its original working condition. The cost of such repairs shall be borne by the agency, from local funds, and/or insurance proceeds.
  - b) If the vehicle cannot be adequately repaired, is stolen, or otherwise unrecoverable, the following steps must be taken:
    - Insurance adjustor determines the Fair Market Value (FMV) of the vehicle at the time it was removed from service. The transit agency will need to provide the last mileage reading and condition.
    - The Transit System will promptly file an insurance claim for damage or loss of vehicle. Finance will be provided a copy of the insurance claim, and subsequent correspondence with the insurance carrier or agent.
    - The preferred action is for the agency to use insurance proceeds, plus any additional local funds required, to replace the vehicle.
    - The Transit System would request to release the vehicle title.

• If for some reason the City determines that it can meet existing service levels without replacing the vehicle, or for some other reason does not plan to replace the vehicle, contact Finance. The City will be required to use the insurance proceeds to pay FTA the grant share at the current FMV of the vehicle.

### Disposition of Surplus Equipment and Supplies/Scrap

<u>Identification of Surplus/Obsolete Materials, Supplies, Equipment and Scrap</u> - The identification of surplus equipment, material, or scrap shall be the responsibility of the Director of Maintenance and General Manager of the Transit System. Equipment shall be surplus to the Transit System when it becomes obsolete because it has been replaced by newer equipment or because the equipment no longer supports the mission. Equipment shall be scrapped only when it is non-functional and non-repairable, and has little or no value unless functional.

Parts are surplus when the part is no longer applicable to the fleet or when stock on hand exceeds the maximum established by the usage history of the item for a period of over one (1) year. Stock levels and order levels will be reviewed for all stock items at least once annually by the Director of Maintenance of the Transit System.

All scrap metal and other scrap having recovery value shall be sold for the benefit of the Montgomery Area Transit System (MATS).

<u>Disposal of Surplus</u> - It is the policy to dispose of surplus and scrap to ensure the highest possible return consistent with costs of disposal, while conforming to requirements of FTA Circulars 5010.1D and 4220.1F and the City of Montgomery. When considering disposal of property, The Transit System in coordination with the Finance Department's Purchasing Division, will either offer it for sale by advertised public bid or by public auction.

Pursuant to FTA Circular 5010.1D, when selling equipment exceeding its useful life with a fair market value over \$5,000, or supplies sold for over \$5,000 in aggregate, FTA shall be reimburse by the same percentage of net sales proceeds as the percentage of federal interest in the original grant for the equipment or supplies. The Transit System will secure prior FTA concurrence in selling equipment before the end of its useful life and shall reimburse FTA for its share of the unamortized value of the remaining service life based on straight line depreciation, unless the unamortized value is \$5,000 or less.

Surplus materials or equipment, which cannot be returned or sold, shall not be sold as scrap while such material or equipment is still applicable to vehicles or operation. The disposition of surplus materials, supplies and scrap must be authorized and approved by the General Manager of the Transit System prior to disposition. All sales shall be by cashier's check or cash.

<u>Disposal of Scrap</u> - Materials, parts, or equipment identified as scrap and having recovery value shall be sold to the highest of two scrap dealers willing to make quotations and shall be coordinated through the Purchasing Division of the Finance Department. The disposition of scrap must be approved by the General Manager prior to disposition, and the General Manager shall follow the general decommissioning and disposal guidelines as listed above. All sales shall be by cashier's check or cash, unless otherwise approved by the General Manager of the Transit System.

## CITY OF MONTGOMERY, ALABAMA FISCAL POLICY AND PROCEDURES MANUAL

## <u>CHAPTER 6</u> OTHER FINANCIAL POLICIES AND PROCEDURES

### I. GRANT APPLICATION AND REWARD NOTIFICATION

It is imperative that the Department of Finance be notified of any and all grant applications in order to comply with Single Audit Requirements. If someone other than the Grant Administrator applies for a grant, a copy of all applications should be forwarded to the Grant Administrator and to the City Comptroller. The Comptroller should also be notified when the grant is approved or disapproved.

When a grant has been approved a financial commitment has been made to the City of Montgomery and the transaction must be recorded by the Department of Finance. Consequently, it is imperative that executed documentation be immediately sent to the City Comptroller in the Department of Finance.

### II. POLICE FOUND OR UNCLAIMED CURRENCY

It shall be the policy of the Montgomery Police Department's Property Evidence and Supply Bureau to return or release US Currency to its rightful owner, if possible.

The following procedures will be adhered to when returning or releasing US Currency:

### A. FOUND US CURRENCY

- 1. A reasonable search will be conducted by patrol officers to locate the owner of found currency.
- 2. Once it has been determined that there is no owner of the Found Currency, the currency will be impounded separately from all other property.
- 3. Property Evidence and Supply Bureau Officers will again make a reasonable attempt to locate an owner.
- 4. If no owner can be identified, the Found Currency will be held for 180 (one hundred eighty) days/six months.
- 5. After 180 (one hundred eighty) days/six months, if unclaimed, the US Currency will be converted to the Montgomery Police Department for building maintenance, fleet purchases, MPD technology upgrades, equipment purchases and other Property, Evidence and Supply Bureau projects as well as travel and training.
- 6. The Property Evidence and Supply Bureau Commander will oversee the preparation of a Deposit Memorandum itemizing the items (impound number, date, case number, amount of US Currency) in question and present it to the Administrative Division Commander for approval.
- 7. The report must exhibit the signature of the Property Evidence and Supply Bureau Commander and the approving signature of the Administrative Division Commander.

- 8. The Property Evidence and Supply Bureau Commander will deliver the monies to the Montgomery Police Department Finance Bureau.
- 9. A copy of the receipt will be retained and attached to each property impound number that was listed on the Deposit Memorandum.

### **B. UNCLAIMED PERSONAL US CURRENCY**

- 1. A reasonable search will be conducted by patrol officers to locate the owner of unclaimed currency.
- 2. Once it has been determined that the owner is not available to claim the personal currency, the currency will be impounded separately from all other property.
- 3. Property Evidence and Supply Bureau Officers will again make a reasonable attempt to locate an owner by mail. A copy of the mailed "Notification Letter" will be retained with the original Property Impound Sheet. A Federal/State/Local issued Identification Card will be required to retrieve any property from the Property, Evidence and Supply Bureau. (See attachment #1)
- 4. If the currency is not claimed within 180 (one hundred eighty) days/six months of the date on the letter sent to the owner, the currency will be classified as "Unclaimed US Currency".
- 5. After 180 (one hundred eighty) days/six months, if unclaimed, the US Currency will be converted to the Montgomery Police Department for building maintenance, fleet purchases, MPD technology upgrades, equipment purchases and other Property, Evidence and Supply Bureau projects as well as travel and training.
- 6. The Property Evidence and Supply Bureau Commander will oversee the preparation of a Deposit Memorandum itemizing the items (impound number, date, case number, amount of US Currency) in question and present it to the Administrative Division Commander for approval.
- 7. The report must exhibit the signature of the Property Evidence and Supply Bureau Commander and the approving signature of the Administrative Division Commander.
- 8. The Property Evidence and Supply Bureau Commander will deliver the monies to the Montgomery Police Department Accounting Bureau.
- 9. A copy of the receipt will be retained and attached to each property impound number that was listed on the Deposit Memorandum.

### C. EVIDENCE US CURRENCY

- A. Evidence US Currency will be held until a Court Order is issued.
- B. Based on the disposition issued by the court. US Currency will either be a) destroyed or b) released to owner.
- C. When US Currency has been determined to be destroyed the currency will be destroyed by repurposing, shredding or burning.

D. When currency has been determined to be released to the owner the Property Evidence and Supply Bureau Officers will follow the entire procedures outlined in Unclaimed Personal US Currency (Paragraph II).

### II. DAMAGE CLAIMS

A damage claim is any damage to City property that has been determined to be caused by the actions of a private citizen. Processing of claims and the resulting claims reimbursement checks received from insurance companies and individuals are as follows:

- A. All accident reports and incidents reports generated by the departments will be sent to the City Safety Director's Office for claims adjudication.
- B. The City Safety Director's Office will attempt to negotiate with the insurance company or private citizen to collect on damages to City property.
- C. If the Safety Director's Office is unsuccessful in collecting funds due to the City of Montgomery the claim will be turned over to City Investigations Department for collections.
- D. The Safety Director and City Investigations will turn over all checks received to the City Risk Manager for deposit.
- E. The City Risk Manager will coordinate with the Finance Department to determine which account the check should be deposited in.
- F. The Risk Management Clerk will then prepare the deposit paperwork which must be signed by the City Risk Manager prior to being sent to the Treasurers' Office for deposit.
- G. Check received by the City will only be deposited into the appropriate accounts by the City Treasurer's Office.
- H. No City employee shall sign any form of liability release for the City of Montgomery unless first authorized by the City Attorney