

CERTIFICATE OF PASSAGE AND POSTING

STATE OF UTAH)
: ss.
COUNTY OF SALT LAKE)

CITY OF BLUFFDALE

I, Teddie K. Bell, the duly chosen, qualified and acting Recorder of Bluffdale City, County of Salt Lake, State of Utah, do hereby certify as follows:

- 1 On the 24th day of February, 2007, the Bluffdale City Council adopted Ordinance No. 2007-04**

- 2. On the 1st day of March, 2007, I caused to be posted in three (3) public and conspicuous places within said City, certified copies of Ordinance No. 2007-04 of said City entitled:**

AN ORDINANCE ON ACCEPTING, REPORTING AND ACCOUNTING FOR DONATIONS TO BLUFFDALE CITY

The places in said City where such certified copies of Ordinance No. 2007-04 were posted are as follows:

- One at Bluffdale City Fire Station – 14350 South 2200 West;**

- One at Bluffdale City Hall -- 14175 South Redwood Road;**

- One at The Bluffs Apartments -- 14035 S. Marketview Drive and;**

- 3. Attached hereto is a full, true and correct copy of Ordinance No. 2007-04 so posted.**

IN WITNESS WHEREOF, I have hereunto set my official signature and affixed the seal of the City of Bluffdale, Utah, Salt Lake County, at 5:30 p.m. this 1st day of March, 2007.



Teddie K. Bell

Teddie K. Bell, City Recorder

**BLUFFDALE CITY UTAH
ORDINANCE NO. 2007-04**

**AN ORDINANCE ON ACCEPTING, REPORTING AND ACCOUNTING FOR
DONATIONS TO BLUFFDALE CITY**

WHEREAS, the Bluffdale City Council desires to maintain the integrity of the City's business affairs; and

WHEREAS, donations to the city can provide value to the community, and

WHEREAS, items on city property of unknown or unspecified ownership may create an unintended liability to the City.

WHEREAS, some donated items may be inappropriate for the city to accept, and

WHEREAS, it is desirable to provide a means for those that wish to do so to donate to the city, and

WHEREAS, it is desirable to provide a means for those that wish to do so to donate cash to a special fund for the city;

NOW, THEREFORE, BE IT ORDAINED BY THE BLUFFDALE CITY COUNCIL:

Section 1. A fund be established for the receipt of cash donations to a City Special Fund for Bluffdale City.

Section 2. A procedure shall be established by the City for the receipt of donations (real estate, cash, securities, in-kind property, other) in accordance with modern accounting principles, the federal and state tax code.

Section 3. Said procedure shall provide the City with the option to tentatively accept a donation with the ability to return such donations within a specified time if it is deemed that acceptance of the donation incurs unacceptable liabilities or is otherwise inappropriate for the city to accept.

Section 4. Said procedure shall be reviewed by the City Attorney and approved by the City Council in order to take effect.

Section 5. Said procedure shall follow the intent and incorporate such items as stipulated in this ordinance or by a resolution by the City Council.

Section 6. Donations may be made to specific purposes within the City such as Arts, Parks & Recreation, CERT, Public Works, other budget items, etc.

Section 7. Cash donations with specific restrictions other than to allocate the donation to the special fund or some other city fund must be approved by the City Council prior to final acceptance by the city.

Section 8. Said procedure to record date, source, description of item, estimated value, and form for signed acceptance and release; including that the item is accepted by the City and donated with full release of original rights and without recourse for recovery by the donor.

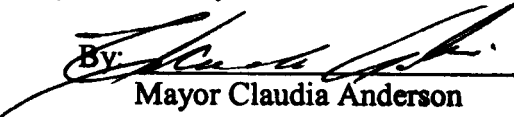
Section 9. No private property shall be left, loaned or abandoned on City property without the express permission of the Mayor or appropriate Department Head and a signed release of any City liability for the same, except that employees may bring personal items for decorating or for personal use within their own offices.

Section 10. A record of donations to the City shall be provided to the City Council on a quarterly basis.

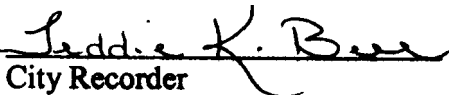
Section 11. Severability. If any section, part or provision of this Ordinance is held invalid or unenforceable, such invalidity or unenforceability shall not affect any other portion of this Ordinance and all sections, parts and provisions of this Ordinance shall be severable.

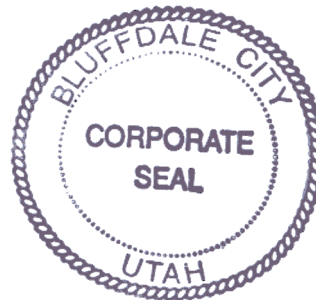
Section 12 Effective Date. This Ordinance shall become effective immediately upon its passage and authorizes and directs the Mayor to execute and cause to be delivered the same.

PASSED, ADOPTED, AND APPROVED the 24th day of February, 2007.

By: 
Mayor Claudia Anderson

ATTEST:


City Recorder



Voting by the City Council: Aye Nay

Council Member Briggs	<u> x </u>
Council Member Kelley	<u> x </u>
Council Member Lord	<u> x </u>
Council Member Maxwell	<u> x </u>
Council Member Speed	<u> x </u>