§27.2938 Restrictions on Time Period of Contributions

- (a) It is unlawful for any *candidate* or *controlled committee* seeking elective *City* office to solicit or accept *contributions* prior to the twelve months preceding the primary *election* for the office sought. This restriction does not apply to *contributions* made by a *candidate* to his or her *controlled committee*.
- (b) It is unlawful for any *candidate* or *controlled committee* for *City* office to accept *contributions* more than 180 days after the withdrawal, defeat, or election to office. *Contributions* immediately following such a withdrawal, defeat, or election and up to 180 days after that date, may be accepted only by a *candidate* or *controlled committee* with outstanding debts or loans, and shall be used only to pay the outstanding debts or loans owed by the *candidate* or *controlled committee*. These restrictions do not apply to *contributions* made by a *candidate* to his or her *controlled committee*.
- (c) Contributions pursuant to subsections (a) and (b) of this provision shall be considered contributions raised for the election in which the bills and debts were incurred and shall be subject to the contribution limits of that election.
- (d) The restrictions on accepting *contributions* imposed by this section do not apply to *contributions* made to a *professional expense committee*, as discussed in sections 27.2965-27.2969.
- (e) The restrictions on accepting *contributions* imposed by subsection (a) do not apply to *contributions* for recall *elections*.

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(Amended 9-12-2000 by O-18846 N.S.)
(Repealed and added 9-7-2004 by O-19317 N.S.; effective 1-5-2005.)
(Amended 12-5-2005 by O-19448 N.S; effective 1-11-2006.)
(Amended 10-27-2008 by O-19795; effective 1-1-2009.)
(Amended 5-18-2010 by O-19954; effective 6-17-2010.)
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