



CODE REVIEW COMMITTEE MEETING

Thursday, August 18, 2022 at 5:30 PM

AGENDA

In compliance with the Americans with Disabilities Act, individuals needing special accommodations / during this meeting should notify the City of Dillingham at 907-842-5212 at least three working days before the meeting.

MEETING INFORMATION

CODE REVIEW COMMITTEE MEETING
CITY HALL COUNCIL CHAMBERS

Limited Seating Available

141 Main Street, Dillingham, AK 99576 (907) 842-5212

This meeting will also be available at the following online location:

<https://us02web.zoom.us/j/83921449366?pwd=eTVGMWVSSXN1SmduMHBvSmM0S0l2Zz09>

Meeting ID: 829 2144 9366; participant #; passcode: 250854

Or dial (346) 248-7799; or (669) 900-6833

CALL TO ORDER

ROLL CALL

APPROVAL OF MINUTES

- [1.](#) Minutes of May 19, 2022; Code Review Committee Meeting

APPROVAL OF AGENDA

COMMITTEE BUSINESS

- [2.](#) Update Dillingham Municipal Code 3.70 Election Results
- [3.](#) Task List

PUBLIC COMMENT/COMMITTEE COMMENTS

ADJOURNMENT



CODE REVIEW COMMITTEE MEETING

Thursday, May 19, 2022 at 5:30 PM

MINUTES

CALL TO ORDER

The Code Review Committee met on Thursday, May 19, 2022, in the Dillingham City Council Chambers, and via video conferencing, in Dillingham, AK. Council Member Chris Napoli chaired the meeting and called the meeting to order at 5:30 p.m.

ROLL CALL

Committee Members present and establishing a quorum (a quorum being four):

Mayor Alice Ruby	Chris Napoli	Kaleb Westfall
Lori Goodell	Michael Bennett	Robert Mawson

APPROVAL OF MINUTES

- Minutes of February 10, 2022; Code Review Committee Meeting

MOTION: Alice Ruby moved and Robert Mawson seconded the motion to approve the February 10, 2022 minutes.

VOTING: There were no objections.

APPROVAL OF AGENDA

MOTION: Alice Ruby moved and Robert Mawson seconded the motion to approve agenda.

VOTE: There were no objections.

UNFINISHED BUSINESS

- Review Dillingham Municipal Code 4.20.050; Exemptions

Material for reference DMC 4.20.050, Sales Tax Exemption Log, and Sales Tax Reporting Form.

- DMC 4.20.050:
 - (A) Air travel. No reports submitted so no tracking of impact. Does this exemption apply to passengers and freight? Legal interpretation requested.
 - (B) Banking. No tracking. This exemption is standard.
 - (C) Casual and Isolated Sales. Better definitions needed. Goal is to allow exempt infrequent craft type sales, and not create loophole for hiding under this category. Legal evaluation requested.
 - (D) Child Care Services. Item is not reportable.
 - (E) City Sales. Generally fees include taxes.
 - (F) Dues and Fees. Generally not a taxable item.
 - (G) Electricity, Internet & Telephone. Service not located in Dillingham, not subject to Dillingham tax.
 - (H) Federal & State Prohibitions. Required by law. Tracked on sales tax reporting form.

- (I) Fish. As listed in DMC 4.21, not reported on forms.
- (J) Funeral. Not reported on forms.
- (K) Government and Tribal Entities. Item is tracked on forms. Exemption cards are provided and used at point of sale.
- (L) Health and Medical. List is very specific and not tracked on form.
- (M) Insurance. Nontaxable item.
- (N) Newspapers. Nontaxable item.
- (O) Nonlicensed Business. Defined in DMC 4.16. Determine how Wayfair, remote sales tax correlates. Consider using physical presence instead of store front. Legal interpretation requested.
- (P) Nonprofit Organizations. Applies to items used to conduct non-profit business only. This is tracked on the city form.
- (Q) Professional Services. Does this item need further clarification? Do auditors pay sales tax when they do audit for other entities? Legal interpretation requested.
- (R) Public Food. Not recorded.
- (S) Resale. A resale card is issued and required a point of sale. Item is tracked on the city form.
- (T) Tax Cap. Was established to help local businesses remain competitive with Anchorage / Seattle pricing on one time, large purchases i.e., snow machines, ATV, etc. Item is tracked on city form. Legal assessment requested.
- Need to consider how the Wayfair decision interacts with sales tax exemptions.
- Determine if original intent of exemption is still relevant, realistic and working. Who truly benefits from exemption?
- Consider how technologies, and additional purchasing methods impact exemptions.
- Review economic impact on local economy. Update reporting form to include all exemptions.
- Not all exemptions listed in code are tracked on reporting forms. Loss of data creates no way to verify impact of revenue losses.
- Audit records for businesses operating on native land. Are we capturing all, and applying taxation correctly?
- Research what other communities are doing.

3. To-Do List

Item 1. Casual and Isolated Sales. Taken care of with review of 4.20.050. REMOVE.

Item 2. Potential partners. On council strategic plan. REMOVE.

Item 3. DMC 3.70, ongoing discussion with city attorney. Will come to committee when more information is received.

Item 4. DMC 4.20.050, in progress.

PUBLIC COMMENT/COMMITTEE COMMENTS

- Accepting donations is an administrative process. Not necessary to have in code. State laws and regulations to be adhered to. The playground equipment donation involved land use issue.
- Kaleb noted it was good to be back and see everyone.
- Michael stated work has been busy, but he will do his best to attend all meetings.
- June 9, 2022 is the next regularly scheduled Code Review Committee meeting.

ADJOURNMENT

The meeting adjourned at 7:12 p.m.

Chris Napoli, Chair

ATTEST:

Lori Goodell, City Clerk

Approval Date: _____

3.10.050 Expenses.

- A. The city shall pay all necessary election expenses, including those of securing places for polls and providing ballot boxes, ballots, voting booths, screens, supplies necessary for providing absentee voting and other supplies, and any wages due judges and clerks.

- B. Salaries for the election judges and clerks shall be set by the council.

- C. No official in this city may make any charge for services rendered to any voter under the provisions of this chapter.

- D. All expenses incurred in an election recount **and/or contestation of election results** shall be paid **in accordance with 3.70.060 or 3.70.160.** ~~by the candidate or voters contesting the election, unless the results of the election are changed by the recount, or the difference between the winning and a losing vote on the result contested is less than two percent.~~

3.10.130 Preservation of election materials.

The clerk shall preserve all precinct election certificates, petitions, and registers, all voted ballots filed for one year after the election. All declarations of candidacy shall be preserved until the term for which the declarations were filed expires. These election materials may be destroyed after their retention period has lapsed unless an application for a recount **or contestation of election results** has been filed and not completed, or unless their destruction is stayed by an order of the court. Certificates of the canvass committee are to be preserved as permanent records.

Chapter 3.70

ELECTION RESULTS

Sections:

- 3.70.010 Election board as canvassing committee.
- 3.70.020 Canvass to be made public—Procedure.
- 3.70.030 Record of canvass.
- 3.70.040 Certification of election results.
- 3.70.050 Contests.
- 3.70.060 ~~Recount expenses—Bond.~~ **Contests – Expenses and bond.**
- 3.70.070 **Contests -** Investigation.
- 3.70.080 **Contests -** Ballot recount.
- 3.70.090 **Contests -** Prohibited practices alleged—Production of register books required.
- 3.70.100 **Contests -** Sustained charges—~~Recount.~~
- 3.70.110 ~~Recount.~~ **Determination of tie votes.**
- 3.70.120 **Recount. Form of application.** ~~Oath and affirmation.~~
- 3.70.130 **Recount. Date.** ~~Definitions.~~
- 3.70.140** **Recount. Procedure and notice.**
- 3.70.150** **Recount – Certification of recount result**
- 3.70.160** **Recount – Return of deposit or apportionment of expenses.**

3.70.170 Appeal or judicial review of recount or contest.

3.70.180 Determination of tie votes.

3.70.190 Oath and affirmation.

3.70.200 Definitions.

3.70.010 Election board as canvassing committee.

A. The election board shall sit as the canvassing committee which will canvass all votes after the election judges have completed their tally of votes.

B. The canvassing committee will meet on the first Thursday following the election for which they are appointed and canvass all absentee and questioned ballots executed in the election. The canvass may be postponed from day to day for cause but not exceeding three postponements.

C. The canvassing committee shall additionally meet for the purpose of a recount upon the notice and request of the city clerk in accordance with 3.70.140.B.

3.70.020 Canvass to be made public—Procedure.

A. In full view of those present, the canvassing committee shall judge the applicability of absentee and questioned ballots, shall open and tally those accepted, and shall compile the total votes cast in the election. The canvass of the ballot vote counted by precinct election board shall be accomplished by reviewing the tallies of the recorded vote to check for mathematical error by comparing totals with the precinct's certificate of returns. All obvious errors found by the election canvass board in the transfer of totals from the precinct tally certificates to the precinct's certificate of returns shall be corrected in the canvassing committee's certificate of election returns. If, in the opinion of the canvassing committee, a mistake has been made in a precinct's certificate of returns which is not clearly an error in the transfer of results from the tally certificate to the certificate of returns, the canvassing board may order that a recount of the results of that precinct be made for that portion of the returns in question.

B. Questioned and absentee ballots shall be counted as follows: No ballot shall be counted if the voter has failed to properly execute the certificate or if the witness, officer or other person authorized by law to administer the oath fails to affix his/her signature. Any person present may question the name of an absentee voter when read from the voter's certificate on the back of the large envelope, if he has good reason to suspect that the voter is not qualified to vote, is disqualified or has voted at the same election. The person questioning the voter shall specify the basis of the question in writing. The canvassing committee, by a majority vote, may refuse to accept the question and count the ballot of a person properly questioned. If the ballot is refused, the clerk shall return a copy of the statement of the question to the voter by certified mail to the address contained in the voter certificate and shall enclose all rejected ballots in a separate envelope with the statements of question. The envelope shall be labeled "Rejected Ballots" and shall be preserved for one year with the empty absentee ballot envelopes or, in the case of questioned ballots, with the empty questioned ballot envelopes. If the ballot is not refused, the large envelope shall be opened, the small inner envelope shall be placed in a container and mixed with the other blank absentee and questioned ballot envelopes, the mixed small blank envelopes shall be drawn from the container, opened, and the ballots counted according to the rules of determining properly marked ballots found in Section 3.50.030.

3.70.030 Record of canvass.

The minutes of the canvassing committee meeting shall show the number of ballots cast in such election, the names of the persons voted for and the propositions voted upon at such election, the offices voted for, and the number of votes cast for each candidate and for and against each proposition voted at such election. The minutes shall also indicate the disposition of all questioned, absentee, write-in and voided ballots, as well as any other matters which the canvassing committee may determine to be necessary.

3.70.040 Certification of election results.

A. On the second Thursday following the election, the city council shall meet in public session to certify the election or order a recount or investigation of the election. The certificate shall consist of entering the results of the canvass upon the report of the canvassing committee, together with the total number of votes cast for each candidate, and for or against each proposition or question.

B. Upon certification of a valid election, the city council shall direct the clerk to deliver to each person elected to office a "certificate of election" signed by the mayor and the clerk and authenticated by the seal of the city.

C. If a contest **or a recount** is held and determined, the election results shall be publicly declared by the council and entered in the minutes of the special meeting of the council held within a week after the contest **or recount** is determined.

3.70.050 Contests.

A. Any candidate or any ten qualified voters may contest the election of any person and the approval or rejection of any question or proposition if it is believed that prohibited practices occurred at an election. An election may be contested before or during the first canvass of ballots by the canvassing committee pursuant to AS 29.26.070(b).

B. A candidate or elector who believes that prohibited practices occurred at an election will appear before the council at the meeting held on the **second Thursday** ~~first Monday~~ following the election. He will deliver a sworn written notice of contest, which will state with particularity the provisions of the law allegedly violated and the specific acts asserted as misconduct.

“NOTICE OF ELECTION CONTEST

The undersigned believes that prohibited practices occurred at the election held on:

The undersigned states that the following provisions of law were violated:

The undersigned states that the above provisions of law were violated in the following manner:

Signature of Person Contesting

SUBSCRIBED AND SWORN to before me, this ____ day of _____, 20____.

Notary Public in and for Alaska

My commission expires: _____”

~~3.70.060 — Recount expenses — Bond.~~

3.70.060 Contests - Expenses and bond.

A. The contestant shall pay all costs and expenses incurred in a recount of an election demanded by the contestant except if the recount fails to reverse any result of the election and except where the difference between the winning and a losing vote on the final result after the contest is less than two percent.

B. Unless the grounds for which the contest was brought are determined to be valid, the candidate or contestant shall be ~~individually~~ liable for all expenses incurred by the city in its investigation and deliberation of the election contest.

C. Any person or persons contesting an election as provided herein shall post a cash bond in the amount of three hundred dollars, guaranteeing payment of the cost of contest as surety for such cost. ~~If the contest is shown to be valid, this bond shall be refunded in full.~~

D. If costs are assessed under this section, the city clerk shall refund any money remaining after the costs assessed under this section have been paid from the deposit. If the deposit is insufficient to cover the costs, the city may recover the excess costs from the contestant. If the contest is initiated by petition of 10 or more voters, each of them shall be jointly and severally liable for the whole amount of such expense.

3.70.070 Contests – Investigation.

The city council will order an investigation to be made by the city attorney, city clerk, and city manager, if notice of contest is received. Investigation proceedings will be public.

3.70.080 Contests – Ballot recount.

If only a recount of ballots is demanded in the notice of contest, the recount shall be held in accordance with 3.70.140. ~~the election board shall recount the ballots.~~

3.70.090 Contests – Prohibited practices alleged—Production of register books required.

When the contestant alleges prohibited practices, the council will direct the city clerk to produce the original register books for the election.

3.70.100 Contests – Sustained charges—Recount.

If the charges alleged by the contest are sustained, the canvassing committee shall determine whether any illegally cast votes or prohibited practices could have affected the election results. If they could not have, the canvassing committee shall so declare. The council will then certify the correct election returns as provided in Section 3.70.040. If it is determined that the illegally cast votes or prohibited practices could have affected the election results, the canvassing committee shall so declare and the council shall order a new election. If the contest involved only a portion of the ballot issues and/or offices, only the affected portion shall be submitted to the voters in the new election.

3.70.110 Recount. ~~Determination of tie votes.~~ (Moved to 3.70.180)

A defeated candidate, or 10 qualified voters who believe there has been a mistake made by an election official or by the canvass board in counting the votes in an election, may file an application for a recount with the city clerk no later than 9:00 a.m. on the day scheduled for the certification of the election results. The date and time on which the city clerk receives an application rather than the date of meeting or transmission determines whether the application was filed within the time allowed under this section.

3.70.120 Recount – Form of Application ~~Oath and affirmation.~~

All officers elected before entering on the duties of office shall take and subscribe to the following and affirmation: “I, _____, do solemnly swear (or affirm) that I will support the Constitution and laws of the United States, the laws of the State of Alaska, the ordinances of the City of Dillingham, and that I will faithfully and honestly perform the duties of _____, so help me God.”

A. A recount application shall state in substance the basis of the belief that a mistake has been made and shall identify the particular precinct, office, proposition or question for which the recount is requested to be held and shall state that the person making the application is a candidate or that the 10 persons making the application are qualified voters. A recount application need not allege prohibited practices occurred at an

election and need not comply with 3.70.050, so long as it complies with this section. An allegation only that a mistake has been made in counting votes, and demanding only a recount, will not be treated as a contest under 3.70.050 - 100 and will instead be treated as a recount application provided that the notice otherwise complies with 3.70.110 - 120.

B. The candidate or person making the application shall designate by full name and mailing address two persons who shall represent the applicant during the recount. Any person may be named representative, including the candidate or any person signing the application. Applications by 10 qualified persons shall also include the designation of one of the number as chairman. The candidate or persons making the application shall sign the application and shall print or type their full name and mailing address.

C. The application shall include a deposit in cash or by certified check for \$300.00. The deposit shall be applied against any costs incurred or refunded if there is no liability for recount costs.

3.70.130 Recount – Date Definitions. (Moved to 3.70.200)

If the city clerk determines that the application is substantially in the required form, the city clerk shall fix the date of the recount to be held within three days after the receipt of an application requesting a recount of the votes in an election after it has been initiated under 3.70.110.

3.70.140 Recount – Procedure and notice.

The following procedure will be used for recounts:

A. The city clerk shall give the recount applicant and other directly interested parties notice of the time and place of the recount by certified mail, by telephone or by electronic transmission.

B. The city clerk shall convene the canvassing board to conduct a recount of ballots for those precincts cited in the application for recount.

C. In conducting the recount, the canvassing board shall review all ballots to determine which ballots, or parts of ballots, were properly marked and which ballots are to be counted in the recount, and shall check the accuracy of the original count, the precinct certificate, and the review. For administrative convenience, the city clerk may join and include two or more applications in a single review and count of votes. The rules governing the counting of marked ballots shall be followed in the recount.

D. The ballots and other election materials shall remain in the custody of the city clerk during the recount and the highest degree of care shall be exercised to protect the ballots against alteration or mutilation. The recount shall be completed within 10 days.

3.70.150 Recount - Certification of recount result.

Upon completion of the recount, the canvassing board shall meet and adopt a report of the results of the recount for submission to the council. The council shall abide by procedures for certifying the election as set forth in this title.

3.70.160 Recount - Return of deposit or apportionment of expenses.

A recount applicant shall pay all costs and expenses incurred in a recount of an election demanded if the recount fails to reverse a result of the election, or the difference between the winning and losing vote on the result contested is more than two percent. If the deposit is insufficient to cover the costs, the city may recover the excess costs from the recount applicant. If the recount is obtained by petition of 10 or more voters, each of them shall be jointly and severally liable for the whole amount of such expense.

3.70.170 Appeal or judicial review of recount or contest.

There is no appeal of the certified results of a contest or recount, except to obtain judicial review in compliance with AS 29.26.070(e).

3.70.180 Determination of tie votes.

If after a recount and appeal two or more candidates tie in having the highest number of votes for the same office, the mayor shall notify the candidates of a reasonably suitable time and place to determine the successful candidate by lot. After the determination has been made by lot, the mayor shall so certify.

3.70.190 Oath and affirmation.

All officers elected before entering on the duties of office shall take and subscribe to the ~~following~~ oath **of office as outlined in Section 2.03.030**, and affirmation: "I, _____, do solemnly swear (or affirm) that I will support the Constitution and laws of the United States, the laws of the State of Alaska, the ordinances of the City of Dillingham, and that I will faithfully and honestly perform the duties of _____, so help me God."

3.70.200 Definitions.

In this chapter, unless the context requires otherwise:

- A. "Clerk" means the city clerk or any properly authorized assistant, deputy or designee.
- B. "Days" includes weekends and holidays.
- C. "Election" includes any regular or special election of the City of Dillingham.
- D. "Election officials" means the city clerk or his/her designee, election judges, election clerks and the canvass committee.
- E. "Oath" includes affirmation.
- F. "Precinct" means the territory established by the State of Alaska within which resident voters may cast ballots at one polling place.
- G. "Proposition" includes question.
- H. "Publication" means advertising in a newspaper of general circulation or posting in public places.
- I. "Qualified voter" is any voter who fulfills the qualifications as set forth in Section 3.10.020.
- J. "Regular election" means a general election to fill city offices as required by AS 29.28.015.
- K. "Special election" means any election held at a time other than when a regular election is held.
- L. "Swear" includes affirm.
- M. "Voter" means any person who presents himself for the purpose of voting, either in person or by absentee ballot.

Chapter 3.10
GENERAL PROVISIONS

3.10.050 Expenses.

A. The city shall pay all necessary election expenses, including those of securing places for polls and providing ballot boxes, ballots, voting booths, screens, supplies necessary for providing absentee voting and other supplies, and any wages due judges and clerks.

B. Salaries for the election judges and clerks shall be set by the council.

C. No official in this city may make any charge for services rendered to any voter under the provisions of this chapter.

D. All expenses incurred in an election recount and/or contestation of election results shall be paid in accordance with 3.70.060 or 3.70.160.

3.10.130 Preservation of election materials.

The clerk shall preserve all precinct election certificates, petitions, and registers, all voted ballots filed for one year after the election. All declarations of candidacy shall be preserved until the term for which the declarations were filed expires. These election materials may be destroyed after their retention period has lapsed unless an application for a recount or contestation of election results has been filed and not completed, or unless their destruction is stayed by an order of the court. Certificates of the canvass committee are to be preserved as permanent records.

Chapter 3.70

ELECTION RESULTS

Sections:

- 3.70.010 Election board as canvassing committee.
- 3.70.020 Canvass to be made public—Procedure.
- 3.70.030 Record of canvass.
- 3.70.040 Certification of election results.
- 3.70.050 Contests.
- 3.70.060 Contests - Expenses and bond.
- 3.70.070 Contests - Investigation.
- 3.70.080 Contests - Ballot recount.
- 3.70.090 Contests - Prohibited practices alleged—Production of register books required.
- 3.70.100 Contests - Sustained charges.
- 3.70.110 Recount.
- 3.70.120 Recount – Form of application.
- 3.70.130 Recount – Date.
- 3.70.140 Recount – Procedure and notice.
- 3.70.150 Recount – Certification of recount result.
- 3.70.160 Recount – Return of deposit or apportionment of expenses.
- 3.70.170 Appeal or judicial review of recount or contest.
- 3.70.180 Determination of tie votes.
- 3.70.190 Oath and affirmation.
- 3.70.200 Definitions.

3.70.010 Election board as canvassing committee.

A. The election board shall sit as the canvassing committee which will canvass all votes after the election judges have completed their tally of votes.

B. The canvassing committee will meet on the first Thursday following the election for which they are appointed and canvass all absentee and questioned ballots executed in the election. The canvass may be postponed from day to day for cause but not exceeding three postponements.

C. The canvassing committee shall additionally meet for the purpose of a recount upon the notice and request of the city clerk in accordance with 3.70.140.B.

3.70.020 Canvass to be made public—Procedure.

A. In full view of those present, the canvassing committee shall judge the applicability of absentee and questioned ballots, shall open and tally those accepted, and shall compile the total votes cast in the election. The canvass of the ballot vote counted by precinct election board shall be accomplished by reviewing the tallies of the recorded vote to check for mathematical error by comparing totals with the precinct's certificate of returns. All obvious errors found by the election canvass board in the transfer of totals from the precinct tally certificates to the precinct's certificate of returns shall be corrected in the canvassing committee's certificate of election returns. If, in the opinion of the canvassing committee, a mistake has been made in a precinct's certificate of returns which is not clearly an error in the transfer of results from the tally certificate to the certificate of returns, the canvassing board may order that a recount of the results of that precinct be made for that portion of the returns in question.

B. Questioned and absentee ballots shall be counted as follows: No ballot shall be counted if the voter has failed to properly execute the certificate or if the witness, officer or other person authorized by law to administer the oath fails to affix his/her signature. Any person present may question the name of an absentee voter when read from the voter's certificate on the back of the large envelope, if he has good reason to suspect that the voter is not qualified to vote, is disqualified or has voted at the same election. The person questioning the voter shall specify the basis of the question in writing. The canvassing committee, by a majority vote, may refuse to accept the question and count the ballot of a person properly questioned. If the ballot is refused, the clerk shall return a copy of the statement of the question to the voter by certified mail to the address contained in the voter certificate and shall enclose all rejected ballots in a separate envelope with the statements of question. The envelope shall be labeled "Rejected Ballots" and shall be preserved for one year with the empty absentee ballot envelopes or, in the case of questioned ballots, with the empty questioned ballot envelopes. If the ballot is not refused, the large envelope shall be opened, the small inner envelope shall be placed in a container and mixed with the other blank absentee and questioned ballot envelopes, the mixed small blank envelopes shall be drawn from the container, opened, and the ballots counted according to the rules of determining properly marked ballots found in Section 3.50.030.

3.70.030 Record of canvass.

The minutes of the canvassing committee meeting shall show the number of ballots cast in such election, the names of the persons voted for and the propositions voted upon at such election, the offices voted for, and the number of votes cast for each candidate and for and against each proposition voted at such election. The minutes shall also indicate the disposition of all questioned, absentee, write-in and voided ballots, as well as any other matters which the canvassing committee may determine to be necessary.

3.70.040 Certification of election results.

A. On the second Thursday following the election, the city council shall meet in public session to certify the election or order a recount or investigation of the election. The certificate shall consist of entering the results of the canvass upon the report of the canvassing committee, together with the total number of votes cast for each candidate, and for or against each proposition or question.

B. Upon certification of a valid election, the city council shall direct the clerk to deliver to each person elected to office a "certificate of election" signed by the mayor and the clerk and authenticated by the seal of the city.

C. If a contest or a recount is held and determined, the election results shall be publicly declared by the council and entered in the minutes of the special meeting of the council held within a week after the contest or recount is determined.

3.70.050 Contests.

A. Any candidate or any ten qualified voters may contest the election of any person and the approval or rejection of any question or proposition if it is believed that prohibited practices occurred at an election. An election may be contested before or during the first canvass of ballots by the canvassing committee pursuant to AS 29.26.070(b).

B. A candidate or elector who believes that prohibited practices occurred at an election will appear before the council at the meeting held on the first Monday following the election. He will deliver a sworn written notice of contest, which will state with particularity the provisions of the law allegedly violated and the specific acts asserted as misconduct.

“NOTICE OF ELECTION CONTEST

The undersigned believes that prohibited practices occurred at the election held on:

The undersigned states that the following provisions of law were violated:

The undersigned states that the above provisions of law were violated in the following manner:

Signature of Person Contesting

SUBSCRIBED AND SWORN to before me, this ____ day of _____, 20____.

Notary Public in and for Alaska

My commission expires: _____”

3.70.060 Contests - Expenses and bond.

A. The contestant shall pay all costs and expenses incurred in a recount of an election demanded by the contestant except if the recount reverses any result of the election and except where the difference between the winning and a losing vote on the final result after the contest is less than two percent.

B. Unless the grounds for which the contest was brought are determined to be valid, the candidate or contestant shall be liable for all expenses incurred by the city in its investigation and deliberation of the election contest.

C. Any person or persons contesting an election as provided herein shall post a cash bond in the amount of three hundred dollars, guaranteeing payment of the cost of contest as surety for such cost.

D. If costs are assessed under this section, the city clerk shall refund any money remaining after the costs assessed under this section have been paid from the deposit. If the deposit is insufficient to cover the costs, the city may recover the excess costs from the contestant. If the contest is initiated by petition of 10 or more voters, each of them shall be jointly and severally liable for the whole amount of such expense.

3.70.070 Contests - Investigation.

The city council will order an investigation to be made by the city attorney, city clerk, and city manager, if notice of contest is received. Investigation proceedings will be public.

3.70.080 Contests - Ballot recount.

If only recount of ballots is demanded in the notice of contest, the recount shall be held in accordance with 3.70.140.

3.70.090 Contests - Prohibited practices alleged—Production of register books required.

When the contestant alleges prohibited practices, the council will direct the city clerk to produce the original register books for the election.

3.70.100 Contests - Sustained charges

If the charges alleged by the contest are sustained, the canvassing committee shall determine whether any illegally cast votes or prohibited practices could have affected the election results. If they could not have, the canvassing committee shall so declare. The council will then certify the correct election returns as provided in Section 3.70.040. If it is determined that the illegally cast votes or prohibited practices could have affected the election results, the canvassing committee shall so declare and the council shall order a new election. If the contest involved only a portion of the ballot issues and/or offices, only the affected portion shall be submitted to the voters in the new election.

3.70.110 Recount

A defeated candidate, or 10 qualified voters who believe there has been a mistake made by an election official or by the canvass board in counting the votes in an election, may file an application for a recount with the city clerk no later than 9:00 a.m. on the day scheduled for the certification of the election results. The date and time on which the city clerk receives an application rather than the date of meeting or transmission determines whether the application was filed within the time allowed under this section.

3.70.120 Recount – Form of Application

A. A recount application shall state in substance the basis of the belief that a mistake has been made and shall identify the particular precinct, office, proposition or question for which the recount is requested to be held and shall state that the person making the application is a candidate or that the 10 persons making the application are qualified voters. A recount application need not allege prohibited practices occurred at an election and need not comply with 3.70.050, so long as it complies with this section. An allegation only that a mistake has been made in counting votes, and demanding only a recount, will not be treated as a contest under 3.70.050 - 100 and will instead be treated as a recount application provided that the notice otherwise complies with 3.70.110 - 120.

B. The candidate or person making the application shall designate by full name and mailing address two persons who shall represent the applicant during the recount. Any person may be named representative, including the candidate or any person signing the application. Applications by 10 qualified persons shall also include the designation of one of the number as chairman. The candidate or persons making the application shall sign the application and shall print or type their full name and mailing address.

C. The application shall include a deposit in cash or by certified check for \$300.00. The deposit shall be applied against any costs incurred or refunded if there is no liability for recount costs.

3.70.130 Recount – Date.

If the city clerk determines that the application is substantially in the required form, the city clerk shall fix the date of the recount to be held within three days after the receipt of an application requesting a recount of the votes in a election after it has been initiated under 3.70.110.

3.70.140 Recount – Procedure and notice.

The following procedure will be used for recounts:

A. The city clerk shall give the recount applicant and other directly interested parties notice of the time and place of the recount by certified mail, by telephone or by electronic transmission.

B. The city clerk shall convene the canvassing board to conduct a recount of ballots for those precincts cited in the application for recount.

C. In conducting the recount, the canvassing board shall review all ballots to determine which ballots, or parts of ballots, were properly marked and which ballots are to be counted in the recount, and shall check the accuracy of the original count, the precinct certificate, and the review. For administrative convenience, the city clerk may join and include two or more applications in a single review and count of votes. The rules governing the counting of marked ballots shall be followed in the recount.

D. The ballots and other election materials shall remain in the custody of the city clerk during the recount and the highest degree of care shall be exercised to protect the ballots against alteration or mutilation. The recount shall be completed within 10 days.

3.70.150 Recount - Certification of recount result.

Upon completion of the recount, the canvassing board shall meet and adopt a report of the results of the recount for submission to the council. The council shall abide by procedures for certifying the election as set forth in this title.

3.70.160 Recount - Return of deposit or apportionment of expenses.

A recount applicant shall pay all costs and expenses incurred in a recount of an election demanded if the recount fails to reverse a result of the election, or the difference between the winning and losing vote on the result contested is more than two percent. If the deposit is insufficient to cover the costs, the city may recover the excess costs from the recount applicant. If the recount is obtained by petition of 10 or more voters, each of them shall be jointly and severally liable for the whole amount of such expense.

3.70.170 Appeal or judicial review of recount or contest.

There is no appeal of the certified results of a contest or recount, except to obtain judicial review in compliance with AS 29.26.070(e).

3.70.180 Determination of tie votes.

If after a recount and appeal two or more candidates tie in having the highest number of votes for the same office, the mayor shall notify the candidates of a reasonably suitable time and place to determine the successful candidate by lot. After the determination has been made by lot, the mayor shall so certify.

3.70.190 Oath and affirmation.

All officers elected before entering on the duties of office shall take and subscribe to the following oath and affirmation: “I, _____, do solemnly swear (or affirm) that I will support the Constitution and laws of the United States, the laws of the State of Alaska, the ordinances of the City of Dillingham, and that I will faithfully and honestly perform the duties of _____, so help me God.”

3.70.200 Definitions.

In this chapter, unless the context requires otherwise:

- A. “Clerk” means the city clerk or any properly authorized assistant, deputy or designee.
- B. “Days” includes weekends and holidays.
- C. “Election” includes any regular or special election of the City of Dillingham.
- D. “Election officials” means the city clerk or his/her designee, election judges, election clerks and the canvass committee.
- E. “Oath” includes affirmation.
- F. “Precinct” means the territory established by the State of Alaska within which resident voters may cast ballots at one polling place.
- G. “Proposition” includes question.
- H. “Publication” means advertising in a newspaper of general circulation or posting in public places.
- I. “Qualified voter” is any voter who fulfills the qualifications as set forth in Section 3.10.020.
- J. “Regular election” means a general election to fill city offices as required by AS 29.28.015.
- K. “Special election” means any election held at a time other than when a regular election is held.
- L. “Swear” includes affirm.
- M. “Voter” means any person who presents himself for the purpose of voting, either in person or by absentee ballot.

CODE REVIEW COMMITTEE'S TO DO LIST

Section . Item 3. ²

C#/YR	DATE ASSIGNED	TASK	STATUS Resolved?	Finance & Code
	11/4/2021	update election code DMC 3.70		
	3/5/2022	review DMC 4.20 Sales Tax		



MEMORANDUM

DATE: August 4, 2022
TO: Robert Mawson, City Manager
FROM: Lori Goodell, City Clerk
SUBJECT: Department Report

STAFF REPORT

2022 Elections:

The 2022 election cycle consists of three elections.

- August 16 Primary Election Day
- October 4 Local Municipal Regular Election Day
- November 8 General Election Day

The Primary and General Elections are run by the State of Alaska. The City of Dillingham offers the council chambers as the polling place for the community. In person absentee voting begins 15 days prior to each election. For the state elections absentee voting will be available 10:30 a.m. – 2:30 p.m. in the council chambers. Absentee voting for the local election will be available during regular business hours in the clerk's office. If not already registered, voters can submit the paperwork to be registered on the State of Alaska Division of Elections website <https://voterregistration.alaska.gov/> or can fill out the form in my office. To vote in any election a voter must be registered thirty days prior to the election.

Local Election Update:

I have sent letters to the incumbents whose seat expire will expire this year. The first ad for the October 4th election will be in the August 4 Bristol Bay Times. This ad is for notice of elected offices to be filled. I am currently working with Dominion Voting to verify the new optical scanning unit will be ready for the October election.

Municipal Code Updates:

The Mayor mentioned in a recent meeting the Clerk would be looking at code to see what might need to be updated. To that end I have requested all departments look at code specific to their responsibilities and submit any requests for updating code. Below is the list to date:

- DMC 9.38 Disorderly Conduct. Request to make it more in line with AS 11.61.101 and include section for drinking and public intoxication.
- Harbor, "dry" when tied up to floats, and in the park.
- Harbor, parking with fees and fines.
- DMC 17.29. Street Naming. Naming of private drive with three or more residents.

Assessment of code for recommended updates will be ongoing.