THE BOARD OF COUNTY COMMISSIONERS
OF SANTA FE COUNTY

ORDINANCE NO. 2010-12 2014-
AMENDING AND RESTATING ORDINANCE 2010-12 AS AMENDED
AN ORDINANCE ENACTING A SANTA FE COUNTY CODE OF CONDUCT; DEFINES TERMS USED IN THE CODE; DESCRIBES CONFLICTS REQUIRING DISCLOSURE AND REQUIRES DISCLOSURE OF CONFLICTS; CREATES A FIVE-MEMBER ETHICS BOARD AND ESTABLISHES THEIR DUTIES; DESCRIBES PROHIBITED ACTIVITY; CREATES COUNTY’S CONTRACT ETHICS OFFICIAL POSITION TO PROSECUTE CHARGES; PROVIDES MECHANISM FOR PUBLIC COMPLAINTS, CHARGING AN INDIVIDUAL FOR VIOLATIONS, AND DETAILED PROCEDURES FOR CONDUCTING A HEARING TO DETERMINE VIOLATION OF CODE; PROVIDES PENALTIES FOR VIOLATIONS OF CODE; AND REPEALING ORDINANCE NO. 2004-3 AND ORDINANCE NO. 2011-9

BE IT ENACTED BY THE BOARD OF COUNTY COMMISSIONERS OF SANTA FE COUNTY:

SECTION 1. SHORT TITLE.

This Ordinance may be cited as the "Santa Fe County Code of Conduct."

SECTION 2. DECLARATION OF POLICY.

The proper and effective exercise of the democratic process and of democratic government requires that Elected Officials, Appointed Officials, Employees and Volunteers of Santa Fe County government be independent, impartial and responsible to the people; that decisions of the government and development of policy are made fairly, legally and as the result of a fair and open process; that public office or the pursuit of public office should not be used for personal gain or influence; and that the public have and maintain confidence in the integrity of government. To assist in attaining these goals, this Ordinance establishes a code of conduct and establishes minimum standards for ethical behavior for all Elected Officials, Appointed Officials, Employees and Volunteers of county government. This Ordinance also establishes the highest guidelines for standards of ethical behavior for all Candidates for elected office, Elected
Officials, Appointed Officials, Employees and Volunteers, by setting forth explicit standards of conduct and ethical behavior, explicitly describing acts which are inconsistent with these standards, and by requiring candidates for elected office, Candidates, Elected Officials, Appointed Officials, Employees and Volunteers to disclose personal interests, financial or otherwise, in matters of the County, and to remove themselves from decision-making when such interests exist.

SECTION 3. RESPONSIBILITY OF PUBLIC OFFICE AND EMPLOYMENT.

Elected Officials, Appointed Officials, Employees and Volunteers hold office or employment for the benefit of the public. They are bound to uphold the Constitution of the United States and the New Mexico Constitution and the Laws of the State of New Mexico; to observe the highest standards in the exercise of the powers and duties of office or employment; to impartially carry out their duties; to discharge faithfully the duties of office regardless of personal considerations; and to recognize that the public interest must be the prime objective.

SECTION 4. DEFINITIONS.

A. “Administrative Action” means action based upon the application, or interpretation of a County Ordinance or a state statute, or a proceeding involving a license, permit, franchise or development use.

B. “Anything of Value,” “benefit” or “thing of value” includes all matters, whether tangible or intangible, that could reasonably be considered to be of advantage or worth, use or service to the person to whom they are conferred, and, except for transportation and related travel expenses, having an aggregate market value of over $25 if received from any one person or entity at one time, an aggregate value of more than $50 if received from the same person or entity in a single calendar year, and any alcoholic beverage regardless of its value. “Anything of value,” “benefit” or “thing of value” further includes if having an aggregate market value over $25: (i) money, including campaign contributions or pledges; (ii) products or merchandise; (iii) works of art or collectibles; (iv) stocks, bonds, notes or options; real property or an interest in real property; contracts or a promise of a future interest in a contract; (v) an interest or a promise of a future interest in a business; (vi) meals whose total value exceeds twenty-five dollars ($25), non-alcoholic beverages or lodging, excepting meals provided in connection with an event produced by a non-profit charitable organization or a public event where the person attending is serving in a political capacity; (vii) transportation and related travel expenses not to exceed fifty twenty-five fifty dollars ($5025) per trip; (viii) services, including loaned employees; (ix) loans, loan guarantees or co-signing; (x) loans at below market interest; (xi) forgiveness of a debt; (xii) discounts or rebates not extended to the public generally; (xiii) preferential treatment; (xiv) tickets of admission; (xv) paid compensation not commensurate with the fair and reasonable value of the services rendered; (xvi) free or discounted use of office equipment and facilities; (xvii) intentional overpayment or knowing duplicate payments for expenses or costs; (xviii) radio or television time which is not paid at fair market value; (xix) promise or offer of present or future employment; (xx) use of autos, boats, apartments, or other recreational or lodging facilities; (xxi) intangible rights such as a cause of action; (xxii) licenses, patents, intellectual property, copyrights, or an interest in them; and (xxiii) any other item,
tangible or intangible, having economic value. “Anything of value,” “benefit” or “thing of value” does not include political endorsements, support in a political campaign or a promise of an endorsement, political activities, or political support. “Anything of value,” “benefit” or “thing of value” does not include political endorsements, support in a political campaign or a promise of a campaign contribution, an endorsement, political activities, political support or a campaign contribution. It also does not include conference-related items such as a tote bag given to all attendees at a conference paid for by the County; nor does it include the provision of alcoholic beverages or reimbursement of food, lodging and transportation expenses paid for by the New Mexico Association of Counties (NMAC) for attendance by Commissioners of the Board of County Commissioners at NMAC’s statewide conferences or for their attendance at National Association of Counties conferences.

C. “Appointed Official” means a person who is not an Elected Official or County Employee and has been appointed by the Board of County Commissioners to serve on a County Board, Commission, or Committee established by the Board of Commissioners, or to perform other functions at the request of the Board of County Commissioners.

D. "Board of County Commissioners" or "Board" means the Board of County Commissioners of Santa Fe County.

E. “Candidate” means a person who (i) has filed a declaration of candidacy for a position as an Elected Official of Santa Fe County. A Candidate is a Candidate from the time of filing the declaration of candidacy until the election. A person is also a Candidate under NMSA 1978, §1-19-26(C) (E) of the Campaign Reporting Act if that person: (i) (ii) has received contributions or made expenditures of one thousand dollars ($1,000) or more for the purpose of seeking election to office, or (ii) has authorized another person or campaign committee to receive contributions or make expenditures of one thousand dollars ($1,000) or more for the purpose of seeking election to a County office. A Candidate is a Candidate from the time of filing the declaration of candidacy until the election.

F. “Confidential Information” means information that has been classified as confidential by law or practice is not available to the public.

G. “Conflict of Interest” means a situation in which a person exercising a duty has an interest, financial or otherwise, that potentially conflicts with the exercise of the duty or that may be perceived as conflicting with the exercise of the duty.

H. “Contract” means an agreement between two or more parties, whether express or arising by operation of law.

I. “County’s Contract Ethics Official (“CCEO”) a licensed attorney under contract with the County who investigates ethics complaints, and if substantiated and charged by the Ethics Board, administratively prosecutes the individual charged with violation of the Code of Conduct.
I. "Employee" or "County Employee" means a person who is employed, in any capacity, by the County of Santa Fe.

JK. "Elected Official" means a member of the Board of County Commissioners, the County Clerk, the County Treasurer, the County Sheriff, the County Assessor, the County Surveyor, including a Candidate for those positions, but does not include the County Probate Judge.

KL. "Ex parte communication" means a direct or indirect communication with a party or the party’s representative outside the presence of the other parties concerning a pending adjudication that deals with substantive matters or issues on the merits of the proceeding. Ex parte communications do not include statements that are limited to providing publicly available information about a pending adjudication or solely related to the status of the proceeding.

LM. "Family" means an individual's spouse, domestic partner, parent, child, sibling and like in-laws, by consanguinity or affinity, those relatives within the third degree as determined by the common law, and persons, related or unrelated, living within the household. Those related to someone in “the third degree” usually refers to great-grandparents, great-grandchildren, aunts, uncles, nieces and nephews whether by blood or by marriage.

MN. "Financial Interest" means any interest of an Elected Official, an Employee, an Appointed Official, a Volunteer, that is: (i) an ownership interest or other interest in any contract or prospective contract with the County; (ii) an interest in the sale of real or personal property to or from the County; (iii) a financial relationship with a person or business whose interests may be affected by the County; (iv) any employment or prospective employment for which negotiations have already begun where the prospective employer has an interest in the sale of real or personal property to or from the County; or (v) any other interest that may be affected by the County. An interest held in joint or concurrent ownership with by the Elected Official's, Appointed Official's, Volunteer's, or Employee's spouse or minor children shall be considered an interest of that person the Elected Official, Appointed Official, a Volunteer, or Employee for purposes of this Ordinance.

NO. "Immediate Family" means a spouse, domestic partner, child of a sibling, a parent, a grandparent, a grandchild, like in-laws, and like step-relationships.

OP. "Non-public Information" means information that is obtained in the course of an Elected Official's, Appointed Official's, Employee's or Volunteer's duties and is subject to public inspection under state law, but that, because of its nature, is not readily accessible to the public; and if used or disclosed, a personal benefit or advantage is likely to result.

PQ. "Party" or "Complaining Party" means a person who has submitted to the County an application seeking affirmative relief; a person who has filed a formal ethics complaint or protest; a complaining party who has submitted an ethics complaint is considered a party once the County Ethics Board issues a notice of hearing to the respondent named in the ethics complaint. person who is the subject of a formal complaint or investigation; and members of the general public who participate in a pending adjudication.
QR. “Pending adjudication” means any application, petition, complaint, protest, investigation or other administrative adjudicatory proceeding requiring decision or action by the Board of County Commissioners, the Land Use Administrator or the County Planning Commission.

RS. “Personal benefit” means the obtaining or the promise of obtaining anything of value.

S. “Political action” means conduct in which Elected Officials or Appointed Officials use their official positions to exercise influence on County Employees, Elected Officials or Appointed Officials; the phrase includes intervention on behalf of constituents with a governmental agency, and endorsement, pledging support, or actively supporting a County governmental matter, a nominee or a candidate for public office.

T. “Respondent” means a person named in a formal ethics complaint that has been submitted to the County Ethics Board by a Complaining Party.

TU. “Volunteer” means a person who provides services to or on behalf of the County without being paid and without expectation of payment, and includes a volunteer firefighter or emergency responder (notwithstanding receipt of reimbursement for expenses pursuant to the volunteer recruitment and retention incentive program), a volunteer member of the Sheriff’s reserve, any other volunteer who is not supervised or monitored by a County employee or Elected Official, a volunteer who has the authority to make decisions that affect County business, or a volunteer who has the ability to purchase goods or services with County resources.

SECTION 5. NON-PARTISANSHIP.

All actions, decisions and votes on matters relating to the County government shall be made on the merits. Decisions shall be made objectively, and without party or political partisanship considerations, and without facts which are not directly and properly related to the matter requiring action.

SECTION 6. PUBLIC TRUST.

A. Elected Officials, Appointed Officials, Employees and Volunteers shall Act according to the highest principles of representative democracy to ensure that County government is worthy of public respect, trust and support.

B. Elected Officials, Appointed Officials, Employees and Volunteers shall not engage in conduct that they know or reasonably should know is likely to create in the minds of reasonable, objective, fair-minded observers the perception that they have used their public positions improperly, unethically or otherwise have not conducted themselves in accordance with the standards of conduct of this Ordinance.
C. Pursuant to Article 20 of the New Mexico Constitution, “Every person elected to any office shall, before entering upon his [or her] duties, take and subscribe to an oath or affirmation that he [or she] will support the constitution of the United States and the constitution and laws of this state, and that he [or she] will faithfully and impartially discharge the duties of his [or her] office to the best of his [or her] ability.”

SECTION 7. CONDUCT AVOIDING THE DUTY TO AVOID IMPROPRIETY.

A. Elected Officials, Appointed Officials, Employees and Volunteers shall avoid conduct that creates the appearance of impropriety or that is otherwise unbefitting a public official.

B. Elected Officials, Appointed Officials, County Employees and Volunteers shall not knowingly engage in conduct that violates the rights of others to be treated fairly and with dignity and respect.

C. Elected Officials, Appointed Officials, Employees and Volunteers shall use the powers and resources of public office/public employment only to advance the public interest and not to obtain personal benefits or pursue private interests, and shall conduct themselves in a manner that justifies the confidence placed in them by the people, at all times maintaining the integrity and discharging ethically the high responsibilities of public service. They shall refrain from engaging in conduct, even if lawful, where personal gain or advantage is involved in a way that creates a reasonable inference that such office has been used for private benefit.

SECTION 8. LIMITATIONS ON EMPLOYMENT WITH AND APPEARANCE BEFORE THE COUNTY FOLLOWING GOVERNMENT SERVICE.

A former Elected Official, Appointed Official or Employee shall not represent a person in dealings with Santa Fe County government on a matter in which the former Elected Official, Appointed Official or Employee participated personally and substantially while an Elected Official, Appointed Official or Employee for a period of one year following termination of service or employment. An Elected Official, Appointed Official or Employee participates in a matter personally and substantially for purposes of this Section when the Elected Official, Appointed Official or Employee is in a decision-making capacity during the government service and has the capacity to affect the outcome of the matter while an Elected Official, Appointed Official or Employee. Incidental contact with a matter, or supervisory control over persons with direct control over a matter, is not personal and substantial for purposes of this Section.

A. A former Elected Official, Appointed Official or Employee shall not for pay represent a person in dealings with Santa Fe County government for one year after leaving County service or employment.

B. A former Elected Official, Appointed Official or Employee shall not ever represent a person in dealings with Santa Fe County government after leaving County service or employment on a matter in which that person participated personally and substantially while a County Official or Employee.
C. Santa Fe County government shall not enter into a contract with or take action favorably affecting, any person or business that is:

1. Represented personally in the matter by a person who has been serving as a County Official or Employee within the preceding year, if the value of the contract or action is greater than one thousand dollars ($1,000) and the contract was a direct result of an official act by the County Official or Employee; or

2. Assisted in the transaction by a former County Official or Employee of the County whose official act, while in service of or employment with the County, directly resulted in the County making that contract or taking that official action.

SECTION 9. PROHIBITED FINANCIAL INTEREST IN COUNTY BUSINESS; DISCLOSURE.

A. No Elected Official, Appointed Official, Employee or Volunteer may have a Financial Interest, as defined in Section 4 of this Ordinance, if the Elected Official, Appointed Official, Employee or Volunteer is in a decision-making capacity with respect to the Financial Interest.

B. Elected Officials, Appointed Officials, and County Employees who have any Financial Interest shall disclose such interest by filing a Disclosure of Interest Form as described in Section 18 of this Ordinance and recording same with the County Clerk and by disclosing the interest as also otherwise provided in Section 19 of this Ordinance or by Law, and shall thereafter be disqualified from participating in any debate, decision or vote relating thereto.

SECTION 10. CONFLICTS OF INTEREST; DISCLOSURE.

A. Elected Officials, Appointed Officials, Employees or Volunteers shall strictly avoid transactions and relationships that create a Conflict of Interest. Where a Conflict of Interest is unavoidable, the Elected Official, Appointed Official, Employee or Volunteer shall have an affirmative duty to disclose the Conflict of Interest and shall have an affirmative duty to subordinate the conflicting interest to the public interest.

B. A Conflict of Interest for purposes of this Section includes receipt by an Elected Official, Appointed Official or employee of Anything of Value from a person or business doing business with the County, contracting with the County, regulated by the County, having an application pending before the County, or having an interest that may be affected by the County. It shall be sufficient to determine whether a person or business is doing business with the County if the Elected Official, Appointed Official, Employee or Volunteer: (i) asks the person or business to verify if they are doing business with the County, or (ii) asks the County Procurement Manager to verify if the person or business is doing business with the County. Either method of verification should be documented in writing.

B. Elected Officials, Appointed Officials, Employees or Volunteers shall exercise their duties, powers and prerogatives without prejudice or favoritism to hire, promote, or simply to
reward family members, relatives, friends, or political supporters, or to hinder or punish enemies and opponents.

C. Elected Officials, Appointed Officials, Employees or Volunteers shall assure that constituents and others who may be affected by decisions of the County have a fair and reasonable opportunity to express their concerns, grievances, and ideas without regard to their willingness or ability to provide personal benefits or political support to the Elected Official, Appointed Official, Employees or Volunteer.

D. Elected Officials, Appointed Officials, Employees and Volunteers shall not engage in any conduct that could create in the mind of a reasonable observer the belief that persons will receive better or different service if gifts, personal benefits or political or charitable contributions are provided.

E. Elected Officials, Appointed Officials, Employees and Volunteers shall not solicit or receive gifts, personal benefits, favors, gratuities or political or charitable contributions, or Anything of Value under circumstances that create a reasonable belief that special access, services, favors, or official or unofficial actions will be provided as a result. Nor may Anything of Value be solicited or received from a person or business doing business with the County, contracting with the County, regulated by the County, has an application pending before the County, or whose interests may be affected by the County.

F C. This subsection governs the acceptance of things of value and campaign contributions from County contractors and prospective contractors.

1. Subject to the considerations listed below, Elected Officials, Appointed Officials or their Employees shall not accept Anything of Value from a person, business, or other entity when the Elected Official, Appointed Official, or Employee knows or reasonably should know that said person, business, or entity does any business with the County, desires to do business with has submitted procurement documents to be awarded a contract with or purchase order by the County, or contracts with the County, is regulated by the County, has an application pending before the County, or whose interests may be affected by the County. Also,

2. An elected County Official, or that Official’s employees, are subject to certain prohibitions set forth in Section 13-1-191.1(E) of the Procurement Code. That section prohibits a prospective contractor, a representative of a prospective contractor, a family member of a prospective contractor, or the owner of a prospective contractor, from giving a campaign contribution or other thing of value to an Elected County Official or to that Official’s employees during a set time period. For purposes of these prohibitions and the set time period:

   a. a “prospective contractor” is a person or business that has submitted a competitive sealed proposal in response to the issuance of an RFP, or is not required to submit a competitive sealed proposal for a contract with the County because that person or business qualifies for a sole source or small purchase contract;

   b. the prohibitions are applicable during the pendency of the procurement process, or during the pendency of negotiations for a sole source or small purchase contract; and
c. “pendency of the procurement process” is the time period starting with the public notice of a Request for Proposals (RFP) and ending with award of the contract, or cancellation of the RFP.

3. Elected Officials or their Employees shall not accept a campaign contribution that in the aggregate totals more than $100 from a person, business, or other entity when the Elected Official or their Employees know or reasonably should know that said person, business, or entity has been awarded or is under a contract with the County.

4. Appointed Officials and those Employees not under the direct supervision of an Elected Official, shall not accept Anything of Value from a person, business, or other entity when the Appointed Officials and those Employees not under the direct supervision of an Elected Official know or reasonably should know that said person, business, or entity has submitted procurement documents to be awarded a contract with or purchase order by the County, or is under contract with the County.

5. It shall be sufficient due diligence to determine whether a person or business is doing business with the County if the Elected Official or their Employee: (i) asks the person or business to verify if the person or business has submitted procurement documents to be awarded a contract with or purchase order by the County, or is under contract with the County; (ii) asks the County Procurement Manager to verify if the person or business has submitted procurement documents to be awarded a contract with or purchase order by the County, or is under contract with the County. Either method of verification shall be documented in writing. Any such due diligence determination and disclosure shall be completed within seven (7) calendar days of receipt of Anything of Value, or alternatively, the Elected Official or their Employee may return the thing of value or campaign contribution within seven (7) calendar days of receipt.

D. This subsection governs the acceptance of things of value and campaign contributions from those with a pending application before the county or an appeal.

1. Elected Officials, Appointed Officials or Employees shall not accept Anything of Value from a person, business, or other entity when the Elected Official, Appointed Official, or Employee knows or reasonably should know that said person, business, or entity does any business with the County that requires the filing of an application for either a license, permit or other land use approval and the application for issuance of that license, permit or other land use approval is pending before the County or under appeal.

2. It shall be sufficient due diligence to determine whether a person or business has an application for a license, permit or other land use approval pending before the County, if the Elected Official, Appointed Official, or Employee: (i) asks the person or business to verify if they have an application for a license, permit or other land use approval pending before the County, or (ii) asks intake persons in the County Land Use Office to verify if the person or business has an application for a license, permit or other land use approval pending before the County. Either method of verification shall be documented in writing. Any such due diligence determination and disclosure shall be completed within seven (7) calendar days of receipt of
Anything of Value, or alternatively, Elected Official, Appointed Official, or Employee may return the thing of value within seven (7) calendar days of receipt.

SECTION 11. PROHIBITED ACTIVITIES.

A. Elected Officials, Appointed Officials, Employees or Volunteers shall exercise their duties, powers and prerogatives without prejudice or favoritism to hire, promote, or simply to reward family members, relatives, friends, or campaign contributors political supporters, or to hinder or punish enemies and opponents. All hiring or promotion shall be based upon documented merit about a person and not upon that person’s relationship or friendship with an Elected Official, Appointed Official, Employee or Volunteer.

B. Elected Officials, Appointed Officials, Employees or Volunteers shall assure that constituents and others who may be affected by decisions of the County have a fair and reasonable opportunity to express their concerns, grievances, and ideas without regard to their willingness or ability to provide personal benefits or political support to the Elected Official, Appointed Official, Employees or Volunteer.

C. Elected Officials, Appointed Officials, Employees and Volunteers shall not engage in any conduct that could create in the mind of a reasonable observer the belief that persons will receive better or different service if gifts, personal benefits or political or charitable contributions are provided.

D. Elected Officials, Appointed Officials, Employees and Volunteers shall not solicit or receive gifts, personal benefits, favors, gratuities or political or charitable contributions, or Anything of Value under circumstances that create a reasonable belief that special access, services, favors, or official or unofficial actions will be provided as a result.

SECTION 11.12. CONFIDENTIAL INFORMATION AND MISUSE OF NON-PUBLIC CONFIDENTIAL INFORMATION.

No Elected Official, Appointed Official, Employee or Volunteer shall disclose or use Confidential Information maintained by the County without proper authorization, and such information shall not be used to advance the financial or other private interests of said person. No Elected Official, Appointed Official, Employee or Volunteer shall use Confidential Information for personal benefit. This provision should not be construed, nor is it intended, to prevent any employee from exercising that employee’s rights under engaging in conduct set forth in NM SA 1978, § 10-16C-3(A) – (C) of the Whistleblower Protection Act.

SECTION 12. DUTY TO REPORT IMPROPER OFFERS.

A. Elected Officials, Appointed Officials, Employees and Volunteers who receive an offer of a Gift or Anything of Value that reasonably appears to have been intended to improperly influence County governmental action shall firmly and unequivocally reject the offer and caution the person making it about a possible violation of bribery laws.
B. If the attempt to improperly influence is clear, the person receiving the offer shall is encouraged to report it to law enforcement authorities, or if a County employee, to that person’s supervisor.

SECTION 1314. MISUSE OF COUNTY PROPERTY AND RESOURCES FOR PRIVATE GAIN OR PERSONAL ADVANTAGE.

A. An Elected Official, Appointed Official, Employee or Volunteer shall not use public property for any private purpose or nongovernmental purpose except as specifically provided by law. Public property includes public funds, time, facilities, property, equipment, mailing lists, computer data, services or any other government asset or resource. This section does not prohibit the occasional and limited use of County property and resources for personal purposes if:

1. the use does not interfere with the performance of public duties;

2. the cost or value related to the use is so nominal that reimbursement procedures would not be justified; and

3. the use does not create the appearance of improper influence; and

4. the use is otherwise in accordance with applicable law and policy.

B. No Elected Official, Appointed Official, Employee or Volunteer shall seek, accept, use, allocate, grant or award public funds for a purpose other than that authorized by law or make a false statement in connection with a claim, request or application for compensation, reimbursement or travel allowances from public funds.

C. Unless authorized by the County Human Resources Handbook, no County Employee shall be asked or permitted to perform personal services for an Elected Official or Appointed Official. An Elected Official or Appointed Official shall not require a County employee to perform personal services or assist in a private activity, except in unusual and infrequent situations where the person’s service is reasonably necessary to permit the Elected Official or Appointed Official to perform official duties.

SECTION 1415. MISUSE OF COUNTY PROPERTY OR RESOURCES FOR POLITICAL PURPOSES.

A. Public resources, including funds, facilities and County personnel and County resources, may not be used to further partisan campaign purposes or to promote or hinder a particular candidate for public office. However, County facilities that permit community activities and use may, if available, be used for partisan campaign purposes upon payment of applicable fees and compliance with all applicable facility policies. Elected Officials, Appointed Officials, Employees and Volunteers may also use these County facilities for partisan campaign purposes, provided they also pay all applicable fees and comply with all applicable facility policies and other applicable policies, rules, and regulations, or to influence the outcome of an
election, except for an election on a question proposed by the County such as whether a tax should be imposed or a debt contracted for in which case public resources may be used for the limited purpose of educating voters about the details of the question.

B. **A Candidate or an Elected Official** shall not use or authorize the use of public funds, time, facilities, equipment, mailing lists, computer data, services or other government assets or resources for the purpose of political fundraising, campaigning, or influencing an election. This section does not prohibit the use of mailing lists, computer data or other public information lawfully obtained from a government agency and available to the general public for nongovernmental purposes.

C. **A Candidate, an Elected Official, another person on behalf of a Candidate or Elected Official, or a campaign committee of a Candidate or Elected Official**, shall not solicit or accept or authorize the solicitation or acceptance of a campaign contribution in a facility or office ordinarily used to conduct County government business. This provision applies to telephone conversations, personal meetings, and solicitations by mail. If such a contribution is offered in a facility or office ordinarily used to conduct County government business, it shall be refused or returned promptly. If an unsolicited contribution is received in the mail, it shall be refused or returned promptly. If a lawfully solicited contribution is misdirected to a facility or office used to conduct County business if otherwise lawful, it may be accepted, but it may not be processed in that office, and it shall be delivered promptly to an appropriate location.

D. An Elected Official, a Candidate, or a campaign committee or another person on behalf of an Elected Official or Candidate, shall not distribute or post literature, placards, posters, or other communications intended to influence the election of a candidate in an election in a facility or office ordinarily used to conduct County government business.

### SECTION 1516. USE OF CONFIDENTIAL INFORMATION FOR PRIVATE GAIN.

An Elected Official, Appointed Official, Employee or Volunteer, or a former Elected Official, Appointed Official, Employee or Volunteer who terminated County service within one year, shall not use or disclose Confidential Information to obtain a benefit for the Elected Official, Appointed Official, Employee, Volunteer or former Elected Official, Appointed Official, Employee or Volunteer, or another person, including a person with whom the Elected Official, Appointed Official, Employee, Volunteer or former Elected Official, Appointed Official, Employee, or Volunteer is associated or has negotiated prospective employment. This section does not allow the disclosure of information made confidential by law or practice which is not available to the public.

### SECTION 1617. MISUSE OF TITLE OR PRESTIGE OF OFFICE FOR PRIVATE GAIN OR PERSONAL ADVANTAGE.

A. An Elected Official, Appointed Official, Employee or Volunteer shall not use, induce, cause, or encourage others to use the authority, title, official letterhead or prestige of the Elected Official’s, Appointed Official’s, Employee’s or Volunteer's office or service for his or her own private gain or personal advantage.
B. An Elected Official, Appointed Official, Employee or Volunteer shall not solicit or accept Anything of Value under terms and conditions where the compensation is not commensurate with the services performed or where a reasonable person would believe that the authority, title or prestige of office had been exploited. Nothing in this section prohibits the use of official title of an Elected Official, Appointed Official, Employee or Volunteer as a part of a political campaign or political endorsement.

SECTION 1718. POLITICAL ACTIVITY.

A. No Candidate, Elected Official, Appointed Official, Employee or Volunteer shall compel, coerce or intimidate any Elected Official, Appointed Official, Employee or Volunteer to make, or refrain from making, any political campaign contribution. No Candidate, Elected Official, Appointed Official, Employee or Volunteer shall solicit or obtain by coercion any political contribution from Employees. Nothing in this subsection shall be interpreted to provide that an Elected Official, Appointed Official, Employee or Volunteer is precluded from voluntarily making a contribution or receiving a voluntary contribution.

B. Effective November 3, 2010, no Candidate, Elected Official, Appointed Official, Employee or Volunteer shall not accept or solicit any campaign contribution in excess of $2,300 per primary, general or special election, or in violation of any federal, state or local statute, law, rule or ordinance. A loan by the candidate to the campaign is not a campaign contribution for purposes of this paragraph.

C. No Employee with contract management authority, property management authority or land use authority shall serve as a paid political consultant, a campaign treasurer, or as a member of the political fundraising committee of any Candidate for federal, State, city or County office, or Elected Official No Elected Official, Appointed Official, Employee or Volunteer shall directly or indirectly coerce or attempt to coerce another Elected Official, Appointed Official, Employee or Volunteer to pay, lend or contribute anything of value to a party, committee, organization, agency or person for a political purpose.

D. Neither Elected Officials, Appointed Officials, nor Employees shall not perform any political activity during any compensated time.

E. A Candidate, Elected Official, Appointed Official, Employee or Volunteer shall not require an Employee to perform political activity: (i) as a part of the Employee's duties, (ii) as a condition of County employment; or (iii) during any time off that is compensated by the County.

F. An Employee shall not be required to participate in any political activity.

G. An Employee shall not be awarded additional compensation or employment benefit in any form to engage in as a part of the Employee's official County employment duties or activities that are undertaken by an Employee on a voluntary basis as permitted by law.
H. Nothing in this section prohibits an Employee from engaging in political activity on behalf of the County or, consistent with Section 17-18(C), engaging in voluntary political activities of the Employee's choosing when not on duty.

I. No Candidate shall engage in any conduct that would, to an objective third party, constitute an undue threat to an Employee's continued employment.

JG. Pursuant to NMSA 1978, §Section 10-16-4.2 of the Governmental Conduct Act, Employees that County employees employed by a Candidate who receive compensation or reimbursement from a Candidate, or political campaign committee, or political action committee, on behalf of a Candidate in excess of $250 shall report this outside employment in writing to be required to report such compensation or reimbursement to the County Manager, which shall include disclosure of the nature of the compensation or reimbursement.

SECTION 1819. DISCLOSURE.

A. Within ten (10) days after the swearing in of any Elected Official, the Elected Official shall file a statement of economic interest with the County Clerk on a form provided by the County. Amended statements of economic interest shall be filed on an annual basis or before the 11th day of January of each year.

B. Within ten (10) days of assuming duties as an Appointed Official, Employee or Volunteer, each shall file a statement of economic interest with the County Clerk on a form provided by the County. Amended statements of economic interest shall be filed on an annual basis or before the 11th day of January of each year.

C. The following information shall be provided:

1. A description of all parcels of real estate within the County in which the person owns any interest including an option to purchase.

2. All interests in any business organization, either as owner, part owner, partner, or shareholder, in which such individual owns more than two percent of the outstanding stock or more than two percent ownership interest of any other business that is doing business with the County in an amount in excess of $7,500 annually.

3. The identity of each person from which the individual who is required to file received, directly or indirectly, any gift or gifts having an aggregate value of more than $250 within the taxable year proceeding the time of filing, except that such disclosure is not required for any gift from a parent, grandparent, child, grandchild, brother, sister, parent-in-law, grandparent-in-law, brother-in-law, sister-in-law, uncle, aunt, niece, nephew, spouse, boyfriend, girlfriend, domestic partner, fiancé or fiancée.

D. Any person required to file a statement hereunder shall not be required to file an amended statement unless that person undergoes a change in those economic interests that are required to be disclosed by this section. Such persons shall file the amended statement in the
manner prescribed above within ninety (90) days of the date of any change in circumstances requiring filing thereof.

E. All persons required to file a statement hereunder shall comply with the provisions of this section within thirty (30) days after the requirements hereof are imposed upon such office or position.

SECTION 1920. PROPER USES OF CAMPAIGN FUNDS.

Campaign funds for County elected office shall be used only to advance the interests of a campaign. Campaign funds may properly be expended for any otherwise lawful purpose intended to influence voters to elect or reelect the Candidate to an elected office, including payment of staff and consultants; rental of space and equipment for a campaign office; purchase of media time and space; printing and distribution of campaign materials; postage; taking polls and interpreting them; advertising and promotional materials; and travel and related expenses for the Candidate and members of the Candidate’s staff or immediate family.

SECTION 2021. PROHIBITED USES OF CAMPAIGN FUNDS.

A. A Candidate shall not:

1. use funds raised and designated as campaign funds for the personal benefit of the Candidate or for payment of attorneys’ fees and other legal expenses arising from civil, criminal, or administrative actions based on conduct not directly related to the campaign or official duties;

2. convert surplus campaign funds or interest earned on campaign funds to personal income;

3. seek or claim a personal tax deduction or other economic benefit for surplus campaign funds disbursed to a charity; or

4. borrow from campaign funds or lend them to another person or group; or

5. use campaign funds in a manner contrary to NMSA 1978, § 1-19-29.1 of the Campaign Reporting Act.

B. A Candidate, or another person on behalf of the Candidate or a campaign committee of the Candidate, shall not knowingly pay more than the fair market value for goods or services purchased for the campaign.

C. Campaign funds shall not be paid to a member of the Candidate’s immediate family, Immediate Family of the candidate as an employee or for Goods goods or services shall not be provided to the Campaign by a member of the Candidate’s immediate family, unless the amounts paid do not exceed the fair market value of the goods or services provided.
D. A Candidate or a committee controlled by a Candidate shall not use campaign funds to make a contribution to another Candidate running for office or to a committee supporting an opposing Candidate for office.

E. Campaign funds shall not be used to pay fines or other monetary penalties or costs assessed against a candidate by a court or other body, unless the fine, penalty, or cost is specifically related to the campaign or the County-elective office, is assessed as a result of prescribed actions by a member or employee or a campaign committee or another person acting on behalf of the Candidate under circumstances where the candidate did not know of or have reason to know of those actions.

F. In addition to the state Campaign Reporting Act set forth at NMSA 1978, §§ 1-19-25 to 1-19-36, candidates shall comply with any current written campaign finance guides issued by the New Mexico Secretary of State’s Office regarding the permitted and prohibited use of campaign funds.

SECTION 2122. DISBURSEMENT OF SURPLUS CAMPAIGN FUNDS.

A. If a Candidate ceases to be a Candidate or if there remains a balance in the account of the Candidate or a committee controlled by the Candidate after the date of the election, unexpended funds in excess of the amount allowed under this section may only be used as provided in this section or to pay for a victory or thank you party. Within sixty (60) days after the end of the candidacy or the election, unexpended funds shall be:

1. used to retire bona fide loans supported by written documentation, including loans made to a campaign by the candidate or a member of the candidate’s immediate family provided that all other outstanding loans are paid first;

2. returned on a prorata basis to those who have made contributions in excess of one hundred dollars ($100) in the aggregate a year during either a primary or a general election;

3. donated to the County general fund;

4. donated to one or more organizations that qualify as charitable organizations; provided that the charity is not one that is controlled by the candidate or a member of the candidate’s immediate family or in which the candidate or a member of the candidate’s immediate family is personally involved as a director, trustee, member of the board, officer or other position of responsibility; or

5. transferred to an ongoing political account controlled by the candidate or another candidate, but only in the amounts and according to the requirements set out in this section.

B. Funds carried over under subsection A of this section may be expended for any political purpose for which campaign funds may otherwise be properly used.
SECTION 2223. COERCION.

A. An Elected Official shall not, directly or by authorizing another to act on his or her behalf, state or imply that the Elected Official’s willingness to meet with a person, is dependent on the person making a campaign contribution, donating to a cause favored by the Elected Official or providing a thing of value to the Elected Official.

B. An Elected Official shall not directly, or by authorizing another to act on the Elected Official’s behalf:

1. agree or threaten to take or withhold any County governmental action, as a result of a person’s decision to provide or not provide a political campaign contribution;

2. state or imply that the Elected Official will perform or refrain from performing a lawful constituent service as a result of a person’s decision to provide or not provide a political campaign contribution;

3. agree to or participate in a scheme or plan intended to evade the requirements of any applicable state ethics statutes, this Ordinance, or another financial disclosure provision of state or County law; or

4. knowingly accept a campaign contribution given or offered in violation of any applicable state ethics statutes or this Ordinance.

SECTION 2324. REPORTING AND RESOLVING ETHICS VIOLATIONS OF THIS ORDINANCE.

A. Any Elected Official, Appointed Official, Employee, or Volunteer, or member of the public person, except a member of the County Ethics Board, may submit a complaint of alleging unethical conduct or a violation of this ordinance to the County Ethics Board, by delivering to the County Attorney’s Office a signed sworn complaint sworn to under penalty of perjury to be true, that alleges acts which, if true and proven, would constitute a violation of this Ordinance. Such complaint shall contain a valid mailing address, email address or telephone number for the person submitting the complaint so that the complainant can be contacted. Complaints filed or submitted more than one (1) year after a violation of this Code is alleged to have occurred shall be beyond the jurisdiction of the Ethics Board and shall be dismissed with prejudice. As to ethics complaints submitted by County Ethics Board members:

1. Any County Ethics Board member submitting an ethics complaint shall submit a letter to the County’s Contract Ethics Official (“CCEO”), together with their complaint, that recuses him/her from participating in any discussions, deliberations or voting on the merits of their complaint.

2. Because of the prohibitions in this Ordinance against ex parte communications, during the pendency of the complaint, such complaining Ethics Board member shall not formally or informally discuss the merits or substance of his/her ethics complaint with
any other Ethics Board members unless: (a) the CCEO has dismissed the complaint because it failed to state a claim and the Ethics Board member has not appealed the dismissal; or, (b) the County Ethics Board has issued a final decision on the complaint after a hearing.

3. If any member of the County Ethics Board petitions the Ethics Board for a hearing and advice regarding his or her own conduct or the conduct of others, such member shall not be eligible to sit in such cases.

B. The County Attorney's office will forward all such signed, sworn complaints, in whatever method received, to the County's contract ethics official CCEO, who will determine whether the complaint states a claim under this Ordinance.

C. The County Attorney's office will not forward un-sworn complaints to the CCEO, but will instead process them in accordance with the County’s records retention policy after determining whether law enforcement, the County Manager or the Human Resources Director should be notified. However, all complaints addressed to the County Ethics Board or a member of the Board, whether sworn or not and whether anonymous or not, shall be forwarded to the County Ethics Board as well as to the CCEO. The form of complaint shall also be noted whether it is an email, letter, phone message, etc.

D. For any complaints forwarded or submitted directly to either the CCEO or to the Ethics Board, the procedures for processing complaints in Subsections A to E of this Section 24 shall be followed. The Ethics Board shall take no action nor discuss at an open meeting a complaint it receives directly or is forwarded to it by reason of the complainant’s having addressed the complaint to them, but shall turn such complaints over to the CCEO for processing and investigation if it is sworn and it states a claim. The CCEO shall neither discuss nor share with members of the Ethics Board any sworn complaints except as provided in Subsection H.

E. The County's contract ethics official CCEO shall refer all employment matters any sworn complaint involving a County employee alleged to have committed an ethical infraction prohibited by this Ordinance to the County's Human Resources Department for investigation and appropriate action pursuant to the Human Resources Handbook or collective bargaining agreement, as applicable. A sworn complaint making ethics allegations about both an County Employee and an County Elected Official, Appointed Official or Volunteer shall, if the CCEO determines the complaint to state a claim under this Ordinance, be investigated by the CCEO as to the allegations against the County Elected Official, Appointed Official or Volunteer only. The remainder of such complaint involving an County Employee shall be investigated by the Human Resources Department pursuant to the Human Resources Handbook or handled according to a collective bargaining agreement as applicable. The Human Resources Department may also rely on acts or practices prohibited by this Code of Conduct because County employees must comply with the prohibitive provisions of Consistent with Section 6 of the Human Resources Handbook, County Employees are bound by and must comply with this Ordinance.

F. If the sworn complaint fails to state a claim under this Ordinance, the complaining party shall be so informed in writing by the CCEO who shall dismiss the complaint and the
The complaint shall be dismissed, subject to a right of appeal to the County Ethics Board within seven (7) calendar days solely on the issue of whether the complaint stated a claim under this Ordinance. The Ethics Board may reverse a dismissal of a complaint if it determines that the ethics official’s CCEO’s dismissal was arbitrary or capricious, such as the reasons given for dismissal did not properly interpret the Code of Ethics, or the reasons given misapplied the prohibitive provisions of the Code to the facts alleged in the complaint. The Ethics Board may also reverse a dismissal of a complaint based upon newly discovered evidence not previously submitted for consideration, provided that the newly discovered evidence is clear and convincing and its truthfulness is sworn to in writing by the complainant or otherwise deemed reliable by the Ethics Board. Newly discovered evidence whose truthfulness is not sworn to in writing and which does not support an allegation of violation of this Ordinance, shall not form the basis of reversing a dismissal of the complaint. If the Ethics Board reverses a dismissal of a complaint, they shall remand the matter back to the CCEO for further investigation and the setting of the matter for hearing, with notice to the complainant and person(s) named in the sworn complaint.

G. If the complaint states a claim under this Ordinance, the County’s ethics official CCEO shall investigate the allegations, prepare a report and recommendations to either dismiss the complaint or proceed to a hearing, and shall present the same to the County Ethics Board for consideration at its next available meeting after completion of the investigation for further proceedings.

H. The County Ethics Board shall conduct a public hearing on the merits prior to taking any of the actions described in Section 2425 (H) of this Ordinance. At its next meeting after completion of the investigation, the County Ethics Board shall review the report and recommendation to either dismiss or proceed to a hearing, and either:

1. determine where and when a hearing should take place for which it shall provide advance written notice to the Respondent person(s) named in the sworn complaint, in which case the Respondent person(s) named in the sworn complaint:
   a) may be represented by counsel at their own expense, who is licensed to practice law in this State;
   b) shall within 10 days of making a written request have a right to a list of witnesses of those intended to be called at the hearing by the CCEO, and must provide the CCEO with a list of witnesses he/she intends to call during the hearing within 10 days of receiving a written request;
   c) shall within 10 days of making a written request have a right to receive copies of all documents not privileged that were obtained by the CCEO during his/her investigation and intends to use during the hearing, and must provide the CCEO with copies of all documents he/she intends to use during the hearing within 10 days of receiving a written request;
   d) shall have a right to the issuance of an administrative subpoena a notice by the County Ethics Board compelling the attendance of witnesses at hearings and the production of documents.
2. dismiss recommend dismissal of dismiss the complaint without further action other than to notify the person(s) named in the sworn complaint and the complainant in writing of the dismissal; or

3. dismiss recommend dismissal of dismiss all or part of the complaint because, while it did state a claim under the Code of Conduct, the conduct complained of is too insignificant or seemingly unintentional to warrant a formal hearing.

I. A determination by the Ethics Board to dismiss a complaint shall be final and not subject to appeal, re-determination, reconsideration, further review, or resubmittal by the complainant or any other complainant on the same issue involving the same person(s) suspected of charged with the ethics infraction. Provided that any Respondent whose complaint is recommended for dismissal shall be given a notice and an opportunity to be present at the Ethics Board to receive an explanation from the Board why the complaint is being dismissed. At this meeting, the Respondent may provide any additional information to assist the Ethics Board in its decision.

J. A Respondent whose complaint is recommended for dismissal shall be given a notice and an opportunity to be present at the Ethics Board to receive an explanation from the Board why the complaint is being dismissed. At this meeting, the Respondent may provide any additional information to assist the Ethics Board in its decision.

JK. In order to provide a full and fair hearing under this Ordinance, a Section 2425(H) public hearing on the merits shall proceed as follows:

1. all persons present to give testimony must be sworn before testifying and shall leave the hearing room until they testify;

2. the CCEO shall proceed first by calling witnesses and submitting documents into evidence;

3. the Elected Official, Appointed Official or Volunteer (hereafter “Respondents”) suspected of the ethics infraction Respondent shall have the right to cross-examine any witness called by the CCEO;

4. any Ethics Board member, after seeking acknowledgement to proceed from the Chair, may ask any question a witness about questions related to the that witness’s testimony or related to the documentary evidence that was introduced;

5. after the CCEO has rested, the Respondent(s) may proceed with a defense of the allegations set forth in the sworn complaint by presenting witnesses and documentary evidence, subject to cross-examination by the CCEO and questioning by members of the Ethics Board;

6. while the technical rules of evidence shall not apply, the eChair may rule on the admissibility of exclude irrelevant, immaterial, unreliable, unduly repetitious, or argumentatively
presented evidence and may require substantiation of statements or records tendered where their accuracy or truth is in reasonable doubt, so long as any final decision of the Ethics Board is supported by a legal residuum of competent evidence:

7. hearings shall be recorded and at least 7 days prior to a hearing the CCEO and respondent shall exchange witness lists and copies of documents they intend to use as evidence during the hearing:

8. after testimony is completed and both sides have rested, the Ethics Board may permit closing statements from both sides:

9. the Ethics Board may deliberate but not vote on their disposition of the case in executive session as an administrative adjudicatory deliberation after which they the Board must return to an open session to vote on the disposition of the ethics case; and

10. after deliberating on the merits of the case before them, the Ethics Board shall issue a written decision consistent with their vote and containing findings of fact and conclusions of law, which may: impose one of the consequences permitted by Section 2425(H) upon the Respondent if they find a violation of this Ordinance has occurred, decline to impose one of the consequences even if they find a violation is found, impose a consequence less severe than those permitted by Section 2425(H), or find no violation of this ordinance has occurred in which case the complaint shall be dismissed. The burden of proof for finding a violation of the Code of Ethics shall be by a preponderance of the evidence. A copy of the Ethics Board’s written decision shall be delivered or mailed to the Respondent, the CCEO and the Office of the County Clerk.

KL. Prior to the hearing on the merits, either the Respondent or the CCEO may file motions related to continuance of the date set for hearing or for issues related to discovery. The Ethics Board may consider any such motions at a special meeting. The Ethics Board shall not be required to consider dispositive motions filed by Respondent, such as motions to dismiss or for summary judgment.

SECTION 2425. COUNTY ETHICS BOARD.

A. There shall be created a Santa Fe County Ethics Board that shall consist of three members who shall be appointed by the Board of Commissioners. At least one citizen member shall be appointed; the citizen member shall not be affiliated with County government in any capacity, including, but not limited to, employment (including employment for which the salary is in any way funded by or through the County), appointment, election, or serving as a Volunteer. The members of the County Ethics Board may not hold elected public office or office with any political party within the County. Each member shall serve a two year term, subject to reappointment thereafter.

B. The County Ethics Board shall elect its own chair and vice-chair. If any member of the County Ethics Board petitions the Ethics Board for a hearing and advice regarding his or her
own conduct or the conduct of others, such member shall not be eligible to sit in such cases, and
an alternate member shall be seated when the need arises.

C. The jurisdiction of the Ethics Board is limited to acting within the scope of matters
covered by this Ordinance as they relate to Elected Officials, Appointed Officials and Volunteers
of Santa Fe County government, but may periodically review and recommend amendments to
this Ordinance. In addition, the Ethics Board shall have authority to make recommendations to
the Board of County Commissioners regarding ethics training.

D. Upon the sworn complaint of any person alleging facts which, if true, would
constitute a violation of this Ordinance, and pursuant to the procedures set forth in Section 2324
which require an investigation, unless it recommends dismissal of the case, the County Ethics
Board shall conduct a public hearing on the allegations of the complaint.

E. The County Ethics Board shall adopt rules of procedure for conducting hearings
pursuant to this Ordinance. The rules of procedure shall be consistent with the rules for
conducting administrative hearings in Santa Fe County. [Reserved]

F. The County Ethics Board shall have the power to issue administrative subpoenas
compelling the attendance of county employees as witnesses at hearings and the
production of documents, and the authority to seek enforcement of those subpoenas by the First
Judicial District Court. A notice to attend will be delivered through the employee’s chain of
command.

G. If the County Ethics Board finds that an Elected Official, Appointed Official, or
Volunteer violated any provision of this Ordinance, the County Ethics Board, upon a majority
vote of the entire membership, shall forward its written findings of fact and conclusions of law to
the County Manager or, as appropriate, the District Attorney, for appropriate action.

H. If the County Ethics Board finds, upon a majority vote, that a candidate, Elected
Official, Appointed Official, or Volunteer has violated this Ordinance, the County Ethics Board
may impose any of the following penalties after the entry of written findings of fact and
conclusions of law:

1. a civil fine not to exceed $300; or
2. a written finding of censure; or
3. a referral to the District Attorney or appropriate governmental office for
   commencement of criminal or other proceedings.

I. No action may be taken by the County Ethics Board on any complaint that is filed
later than one year after a violation of this Ordinance is alleged to have occurred or that is filed
more than six months from the date of the discovery of the alleged violation, upon due diligence
by the complaining party, of the facts constituting a violation, whichever event occurs later.
[Reserved]
J. The County Ethics Board may also provide advisory opinions regarding the applicability or interpretation of the provisions of this Ordinance upon the request of any Elected Official, Appointed Official, Volunteer or County Employee. If any member of the County Ethics Board petitions the Ethics Board for a hearing and advice regarding his or her own conduct or the conduct of others, such member shall not be eligible to sit on the Board in such cases.

K. The Ethics Board shall meet as often as necessary to carry out its work, but not less than quarterly. On a quarterly biannual basis, the Board of Commissioners shall be provided with a report prepared and approved by the County Ethics Board that updates its activities and states the number of complaints that were submitted alleging a violation of this Ordinance.

L. A member of the Ethics Board may be removed by the Board of County Commissioners for just cause, which shall mean a reason that is related to an Ethics Board Member’s administration of this Code Ordinance or any other reason that implicates an Ethics Board member’s continued fitness to serve on the Ethics Board.

M. A vacancy on the Ethics Board shall be filled in the same manner as the initial appointment and the appointment shall continue for the remainder of the unexpired term of the departing Board member.

N. Members of the Ethics Board shall not receive any salary or compensation for services.

SECTION 2526. RIGHT OF APPEAL

Any decision of the County Ethics Board finding a violation of this Ordinance, with respect to an Elected Official, Appointed Official, Employee or Volunteer, may be appealed to the First Judicial District Court pursuant to NMSA 1978, Section 39-3-1.1 (1998, as amended), provided, however, that any decision regarding an Employee shall be covered by the terms of the Human Resources Handbook or collective bargaining agreement, as applicable.

SECTION 2627. NON-RETALIATION.

A. The Board of Commissioners does not tolerate retaliation, workforce discrimination, intimidation or harassment of any kind against any person who has reported a violation of this Ordinance in good faith. This non-retaliation provision applies whether the complaint is ultimately determined to be well-founded or unfounded. All Elected Officials, Appointed Officials, Employees and Volunteers are specifically prohibited from taking any adverse employment action, engaging in workplace discrimination or harassment of any kind, or other retaliatory action against anyone for reporting a good faith claim in good faith of a violation. Anyone who believes that they have been subject to workplace discrimination, intimidation or harassment of any kind or who has been retaliated against in violation of this Ordinance should submit a sworn complaint to the Ethics Board or the Human Resources Department setting forth the claim. Any employee who engages in workplace discrimination, harassment or intimidation against anyone in retaliation for filing an ethics a complaint pursuant to this Ordinance, for
testifying at a hearing or for cooperating in an investigation described herein of an ethics violation, may be disciplined up to and including termination.

B. This non-retaliation provision is not applicable to claims that were not submitted in good faith and for which the County Ethics Board finds that the complaint was frivolous. An employee who knowingly files a false an ethics complaint containing false statements or allegations may be disciplined, up to and including termination, and may not rely on a claim of retaliation as a defense if disciplined.

SECTION 2728. EX PARTE COMMUNICATIONS.

A. EX PARTE COMMUNICATIONS PROHIBITED.

1. An Elected Official or Appointed Official designated to hear preside over an administrative adjudicatory matter pursuant to the County’s Land Development Code or any other County ordinance, shall not initiate, permit or consider a communication directly or indirectly with a party or the party’s representative outside the hearing and outside of the presence of all other interested parties concerning the pending matter.

2. An administrative adjudicatory matter is one that involves the use of a discretionary standard, as specified in the Land Development Code or other County ordinance, to an application for discretionary approval.

3. Notwithstanding the provisions of Subsection 1, above, ex parte communications for procedural or administrative purposes, during emergencies, or that do not deal with the merits of the application, shall not be prohibited if the Elected Official or Appointed Official reasonably believes that no party will gain an advantage as a result of the ex parte communication and promptly notifies all other parties of the substance of the ex parte communication.

4. An Elected Official or Appointed Official who receives or who makes or knowingly causes to be made a communication prohibited by this Ordinance shall disclose the communication to all parties and give other parties an opportunity to respond.

B. RECUSAL.

1. An Elected Official or Appointed Official shall recuse himself or herself in any pending administrative adjudicatory matter in which the official has a financial interest or is unable to make a fair and impartial decision or in which there is a reasonable doubt about whether the official can make a fair and impartial decision, including:

   a. when the official has a personal bias or prejudice concerning a party or its representative or has prejudged a disputed evidentiary fact. For the purposes of this paragraph, “personal bias or prejudice” means a predisposition toward a person based on a previous or ongoing relationship, a direct Financial interest, or a conflict of interest, including a
professional, personal, familial or other intimate relationship, that renders the official unable to exercise his or her functions impartially;

b. when the official or anyone in the official’s immediate family household has a pecuniary or Financial Interest in the outcome of the proceeding;

c. when, during previous employment, the official served as an attorney, adviser, consultant or witness in the matter in controversy; or

d. when the official announced how he or she would rule on the adjudicatory proceeding or a factual issue in the adjudicatory proceeding.

2. The Elected Official or Appointed Official recusing himself or herself shall disclose the specific reason for a recusal contemporaneous with the recusal.

23. An Elected Official or Appointed Official shall not be required to recuse himself or herself in any pending administrative adjudicatory matter merely because the official possesses and discusses general viewpoints on public policy that an application may raise. Similarly, an Elected Official shall not be required to recuse himself or herself in any pending administrative adjudicatory matter merely because the Elected Official made representations during a political campaign on viewpoints on public policy that an application may raise.

34. If, prior to the hearing, an Elected Official or Appointed Official fails to recuse himself or herself when it appears that grounds exist, a party member of County staff or fellow Official shall promptly notify the Elected Official or Appointed Official of the grounds for recusal. If Elected Official or Appointed Official declines to recuse himself or herself upon request of a party member of County staff or fellow Official, the Official shall provide a full explanation in support of his refusal to recuse himself or herself.

45. If, during the hearing, an Elected Official or Appointed Official fails to recuse himself or herself when it appears that grounds exist, a party member of County staff or fellow Official shall promptly notify the Chair of the grounds for recusal. If the Elected Official or Appointed Official declines to recuse himself or herself, the Chair may entertain a motion to excuse the Official from further participation in the matter. If the motion is successful, the official shall be excused from further participation in the matter.

6. An Elected Official or Appointed Official who fails to recuse him/her-self after being notified of the grounds for recusal as set forth in Section 28 B by reason of a financial interest, may be considered to have committed a violation of this Code of Conduct.

SECTION 2829. RESTRICTIONS ON THE BOARD OF COUNTY COMMISSIONERS; ADMINISTRATION OF THE PERSONNEL SYSTEM, MANAGEMENT.

A. The Board of County Commissioners shall not perform, collectively or individually, an executive function in the administration of the personnel system, except for employment and removal of the County Manager, making collective recommendations to the County Manager on general personnel policy, approving or disapproving collective bargaining agreements and
county personnel policies, or approving any proposed reorganization which creates or abolishes a department.

B. The Board of County Commissioners shall not perform, collectively or individually, general executive management functions in the administration of county government; these functions shall be delegated to the County Manager. This paragraph shall not apply to matters of policy, the responsibility and authority of the Board of County Commissioners to approve budgets and expenditures, contracts outside the signature authority of the County Manager, and matters that, in the discretion of the Board of County Commissioners, while they may involve management issues, are of County-wide importance.

SECTION 2930. PENALTIES.

A. County Penalties

A person who violates this Ordinance is guilty of a misdemeanor and is subject to one or more of the following:

A1. a fine of up to three hundred dollars ($300.00) for each separate violation of this Ordinance;

B2. a public reprimand;

C3. a recommendation from the County Ethics Board to the District Attorney that the violation be pursued in criminal or other proceedings, or that it be pursued if the violation is also a crime violation of the Criminal Code or constitutes a common law crime; and and

D4. proceedings and penalties pursuant to the Santa Fe County Personnel Handbook, where appropriate; and

4. proceedings and penalties discipline, up to and including termination, pursuant to the Santa Fe County Personnel Handbook, or any applicable collective bargaining agreement, if the violator is a County employee; and

E5. a recommendation to the District Attorney that proceedings to remove the person from elected office be commenced pursuant to NMSA 1978, § 10-4-1 et seq. (1909, as amended).

B. Other Penalties

The Governmental Conduct Act, NMSA 1978, Chapter 10, Article 16, was made applicable to officials and employees of local government on July 1, 2011. Knowing and willful violation of that Act is a misdemeanor and any person found guilty can be punished by a fine of not more than one thousand dollars ($1,000) or by imprisonment for not more than one year or both. Any such prosecutions would be handled by a district attorney or the Attorney General (Section 10-16-1 to 10-16-18, NMSA 1978). These other penalties could apply where conduct prohibited by the Santa Fe County Code of Conduct also constitutes conduct prohibited by the Governmental Conduct Act.
SECTION 3031. REPEAL.

Santa Fe County Ordinances No. 2004-3 was repealed and Ordinance No. 2011-9 are is hereby repealed.

SECTION 3432. EFFECTIVE DATE.

This Ordinance shall become effective as of the date provided by law.

THE BOARD OF COUNTY COMMISSIONERS
OF SANTA FE COUNTY

By: ______________________________
    DANIEL W. MAYFIELD, Chair

ATTEST:

_______________________________
GERALDINE SALAZAR, County Clerk

APPROVED AS TO FORM:

_______________________________
STEPHEN C. ROSS GREGORY S. SHAFFER, County Attorney