



**BOARD OF ETHICS - WORKSHOP
Wednesday, January 20, 2021**

Electronic Meeting, 6:00 p.m.

In accordance with State Law, which has authorized remote participation in public meetings for a defined reason, it has been determined by the City of Mason that an electronic meeting is necessary to protect the public health. Public participation is encouraged and procedures facilitating that participation are outlined in supplemental materials attached.

- 1. CALL TO ORDER**
- 2. PUBLIC COMMENT**
- 3. DISCUSSION: SUGGESTIONS FOR ETHICS ORDINANCE CHANGES TO CITY COUNCIL AD HOC COMMITTEE**
- 4. ADJOURNMENT**



BOARD OF ETHICS MEETING ELECTRONIC MEETING INFORMATION

PLEASE TAKE NOTICE that the meeting of the City of Mason City Board of Ethics scheduled for **January 20, 2021, starting at 6 pm**, will be conducted virtually (online and/or by phone) due to health concerns surrounding Coronavirus/COVID-19.

The City of Mason will be using Zoom to host this meeting. A free account is required to use Zoom. Please take the time to download and set-up Zoom prior to the meeting. Zoom may be accessed here: <https://zoom.us/>

MEETING INFORMATION:

Topic: **Board of Ethics Meeting**

Time: **January 20, 2021 at 6 p.m.** Eastern Time

Meeting ID: 898 2455 3970

Passcode: 129010

Video Conference Information: **Link to join online:**

<https://us02web.zoom.us/j/89824553970?pwd=aExSNXFYS2JCYjNiK05Cc1k4eVNhQT09>

- You may also join a meeting without the link by going to join.zoom.us on any browser and entering the Meeting ID and Passcode provided above.

Phone Information: **Dial 301.715.8592**

To comply with the Americans with Disabilities Act (ADA), any citizen requesting accommodation to attend this meeting, and/or to obtain this notice in alternate formats, please contact Michigan Relay at <https://hamiltonrelay.com/michigan/index.html>.

NOTE ON PUBLIC COMMENTS:

If you would like to provide comments beforehand, please send those comments in an email by 3:30 p.m. on the day of the meeting to masonclerk@mason.mi.us. They will be read aloud by the Chair. If you would like to speak during the meeting, you may. Please follow the guidelines under Electronic Meeting Procedures for Public on the following page.

Resources: More Questions? Please Contact our Customer Service Desk at 517.676.9



General Procedures Related to Electronic Meetings

As required under Public Act 228 of 2020, the following procedures outline the accommodation of meetings held, in whole or in part, electronically by City Council or a City Board or City Commission. Additional procedures will be adopted at a later date, by the Council, to accommodate members that are eligible and cannot attend in person for meetings held on or after January 1, 2021.

Electronic Meeting Procedures for City Council, City Board or City Commission Members

- All attendees including City Council, City Board or City Commission Members will enter the meeting with a muted microphone.
- The meeting Chair's microphone will be unmuted to call the meeting to order.
- During initial roll call, each member will announce the physical location they are participating from by stating the county, city, township, or village and state which they are attending the meeting from.
- The meeting Chair will call for a motion and members will signify making a motion by either voice or the "Raise Hand" feature. The same process will be followed for a second to a motion. The meeting Chair will then acknowledge which member made the motion and which member seconded the motion.
- The meeting Chair will then ask if there is any discussion on the motion. Members will indicate a desire to discuss by either voice or the "Raise Hand" feature. The meeting Chair will then acknowledge the particular member granted the floor for discussion by name.
- Votes shall be taken by roll call.

Electronic Meeting Procedures for Public

- All public participants entering the meeting will automatically be muted upon entering.
- All public participants should either turn off or leave off their video camera. Only City Council, City Board or City Commission Members will be allowed to have their video cameras on. Your video camera will be turned off for you if you do not turn it off yourself.
- Public comment:
 - Public only will be allowed to address the members during Public Comments
 - Public is allowed three (3) minutes to speak.
 - Public must state the name and address slowly and clearly before they start to address the Council.
 - Public comments will be addressed in the following order:
 1. Those provided the day of the meeting and sent to the designated person in the meeting instructions by a certain time will be read during the meeting.
 2. Those using the Video Conference Portion (not calling on a telephone) will be asked to use the "Raise Your Hand" Feature in Zoom. The meeting Chair will call on individuals to speak and they will be unmuted at that time.
 3. Participants that are available only by phone, after the meeting Chair requests.
- Inappropriate or disruptive participants will not be allowed or tolerated and will be removed from the meeting.
- Due to the electronic nature of this type of meeting the meeting Chair, at his discretion, may adjourn the meeting with or without notice for any reason. Every attempt will be made to remain connected to the meeting, however two examples of abrupt adjournment may be computer connectivity issues or lack of appropriate participation.

ADDITIONAL ZOOM INSTRUCTIONS FOR PARTICIPANTS:

PHONE INSTRUCTIONS - to join the conference by phone

1. On your phone, dial the teleconferencing number provided above.
2. Enter the **Meeting ID number** (provide with agenda) when prompted using your touch- tone (DTMF) keypad.

VIDEOCONFERENCE INSTRUCTIONS – to watch and speak, but not to be seen

Before a videoconference:

1. You will need a computer, tablet, or smartphone with speaker or headphones. You will have the opportunity to check your audio immediately upon joining a meeting.
2. Details, phone numbers, and links to videoconference or conference call is provided above. The details include a link to “Join via computer” as well as phone numbers for a conference call option. It will also include the 9- digit Meeting ID.

To join the videoconference:

1. At the start time of your meeting, enter the link to join via computer. You may be instructed to download the Zoom application.
2. You have an opportunity to test your audio at this point by clicking on “Test Computer Audio.” Once you are satisfied that your audio works, click on “Join audio by computer.”

If you are having trouble hearing the meeting, you can join via telephone while remaining on the video conference:

1. On your phone, dial the teleconferencing number provided above.
2. Enter the **Meeting ID number** when prompted using your touch- tone (DTMF) keypad.
3. If you have already joined the meeting via computer, you will have the option to enter your 2- digit participant ID to be associated with your computer.

Participant controls in the lower left corner of the Zoom screen:



Using the icons in the lower left corner of the Zoom screen, you can:

- Mute/Unmute your microphone (far left)
- Turn on/off camera (“Start/Stop Video”)
- Invite other participants
- View Participant list – opens a pop-out screen that includes a **“Raise Hand”** icon that you may use to raise a virtual hand during Call to the Public
- Change your screen name that is seen in the participant list and video window

Somewhere (usually upper right corner on your computer screen) on your Zoom screen you will also see a choice to toggle between “speaker” and “gallery” view. “Speaker view” shows the active speaker. “Gallery view” tiles all of the meeting participants.

Sec. 2-101. Purpose.

Public officials, by virtue of their positions, are trustees of the public, chargeable with honesty, integrity, and openness in their handling of public affairs. When conduct inconsistent with this expectation occurs public suspicion is heightened and, therefore, public confidence is jeopardized. Where government is founded upon the consent of the governed, it is critical that each citizen have complete confidence in the integrity of the government. Each public official must endeavor to earn and honor the public trust in the conduct of all official duties and actions. The purpose of this division is to define standards of ethical conduct that are clearly established and uniformly applied. These standards will provide the public, as well as public officials, with guidance about ethical expectations for trustees of the public.

(Ord. No. 132, § 2, 9-7-1999)

Sec. 2-102. Policy.

It is the public policy of this city that all city officials shall construe and implement ethical standards and guidelines with sincerity, integrity and commitment so as to advance the spirit of this division in accordance with the following guiding principles:

(1) Public interest: City officials are delegated power from the public and are obliged to exercise that power as trustees of the public. The power and resources of government service therefore shall be used only to advance the public interest.

(2) Objective judgment: Loyalty to the public interest requires that all matters shall be decided with independent, objective judgment, free from avoidable conflicts of interest, improper influences, and competing loyalties.

(3) Accountability: Government affairs shall be conducted in an open, efficient, fair and honorable manner, which enables citizens to make informed judgments and to hold officials accountable.

(4) Democratic leadership: All city officials shall honor and respect the spirit and principles of representative democracy and will scrupulously observe the spirit as well as the letter of the law.

(5) Respectfulness: All city officials shall safeguard public confidence by being honest, fair, impartial, and respectful toward all persons and property with whom they have contact ~~in an official capacity~~ and by avoiding conduct which may tend to undermine respect for city officials and for the city as an institution.

(Ord. No. 132, § 3, 9-7-1999)

Sec. 2-103. Definition.

In this article "city official" means a person elected to the city council or appointed to the planning commission, zoning board of appeals, historic district commission, building code/sign board of appeals, downtown development authority, local development finance authority or board of review. City official shall not include city manager or city ~~clerk~~attorney.

(Ord. No. 132, § 4, 9-7-1999; Ord. 222, § 4, 12-3-2018)

Sec. 2-104. Prohibited conduct.

(a) Gifts: A city official shall not, directly or indirectly, solicit or accept a gift that could influence the manner in which they perform their official duties.

(b) Preferential treatment: A city official shall not use his official position to unreasonably secure, request, or grant any privileges, exemptions, advantages, contracts, or preferential treatment for himself, his immediate family, or others.

(c) Use of information: A city official who acquires information in the course of his official duties, which by law or policy is confidential, shall not prematurely divulge that information to an unauthorized person. Information which is deemed exempt from disclosure under the Michigan Freedom of Information Act, (MCL 15.231 et seq.) or which is the subject of a duly called closed meeting held in accordance with the Michigan Open Meetings Act, (MCL 15.261 et seq.) is confidential. A city official shall not suppress or refuse to provide city reports or other information which is publicly available.

(d) Conflicts of interest:

(1) No person may be employed as a sworn police officer if such person and/or his spouse has an interest, directly or indirectly, in any business possessing any license issued by the Michigan Liquor Control Commission and operated within the jurisdiction of the Mason Police Department.

(2) The city building official shall not do any work for hire or have any interest, directly or indirectly, in any business doing work for hire within the city which requires a permit pursuant to the state construction code.

(3) The city assessor shall not assess for city record keeping purposes his own property or any property owned by an entity for which the assessor has an interest as set forth in section 2-104(6)(d)(1).

(4) No city official shall engage in employment, render services, or engage in any business, transaction or activity which is in direct conflict of interest with his official duties.

(5) No city official may use any confidential information obtained in the exercise of his official duties for personal gain or for the gain of others.

(6) No city official shall intentionally take or refrain from taking any official action, or induce or attempt to induce any other city official or employee to take or refrain from taking any official action, on any matter before the city which would result in a financial benefit for any of the following:

- a. The city official.
- b. An immediate family member of the city official.
- c. An ~~outside~~-employer of the city official.

d. Any person, business or other entity that has contracted with the city, or which has received a license from the city, in the two calendar years prior to the action, and with which the city official or an immediate family member of the city official has one or more of the following financial interests:

1. Any interest as a director, officer, partner, member, shareholder, or employee in or for a corporation, partnership, limited liability company, or other unincorporated association.

2. Any interest as a landlord or tenant.

3. Any interest as a beneficiary or trustee in a trust.

4. Legal or beneficial ownership of one percent or more of the total outstanding stock of a company which is doing business with the city and which is not listed on a stock exchange.

5. Legal or beneficial ownership of stock with a market value in excess of \$25,000.00 in a company which is doing business with the city and which is listed on a national or regional stock exchange. Any business in which the city official or any immediate family member of the city official has a financial interest of the type described in subsection 2-105(b)(1).

e. Any business with which the city official or any immediate family member of the city official is negotiating or seeking prospective employment or other business or professional relationship.

(7) An appointed city official shall not discuss any matter pending before the body on which the appointed city official serves with the applicant or any person to whom written notice of the matter pending is required to be sent by city ordinance or other law except during duly called public meetings of the body. In the case of an inadvertent discussion between the appointed city official and the applicant or any person to whom written notice is required to be sent as described, such discussion shall be disclosed as a transaction in accordance with ~~sub~~section 2-105(ae).

(8) Except as otherwise permitted herein, no city official or any immediate family member of a city official shall be a party, directly or indirectly, to any contract with the city except for collective bargaining agreements. The foregoing shall not apply if the contract is awarded after public notice and competitive bidding, provided that the city official shall not have participated in establishing contract specifications or awarding the contract, shall not manage contract performance after the contract is awarded, and shall disclose the interest of the city official or any immediate family member in the contract in accordance with section 2-105(ae).

(9) A city official shall not engage in a business transaction with the city except as permitted by Public Act No. 317 of 1968 (MCL 15.231 et seq.). Compliance with the requirements of said Act shall constitute compliance with ~~sub~~section 2-104(d).

(e) Use of city property or personnel: A city official shall not, directly or indirectly, use or permit any other person to use any city property or personnel for personal gain or economic benefit. City employees may use city property for personal use as a convenience if first approved by the city ~~administrator-manager~~ or authorized by city policy.

(f) Political activity: No city official shall use any city time or property for his own political benefit or for the political benefit of any other person seeking elective office, provided that the foregoing shall not

prohibit the use of property or facilities available to the general public on an equal basis for due consideration paid.

(g) Nepotism: The spouse of any elected city official, or of the city manager, shall be disqualified from holding any appointive office. The immediate family members of any elected city official, or of the city manager, and the spouses of any such family members shall be disqualified from holding full-time or permanent part-time employment exceeding ten hours per week with the city during the term served by said elected official or during the tenure of the city manager. This section shall in no way disqualify such relatives or their spouses who are bona fide appointed officers or employees of the city at the time of the election of said elected official or appointment of said city manager.

(h) Retaliation: No person making a complaint or requesting an advisory opinion, or participating in any proceeding of the board of ethics, shall be discharged, threatened, or otherwise discriminated against regarding compensation, terms, conditions, location, or privileges of employment or contract because of such action or participation.

(Ord. No. 132, § 5, 9-7-1999; Ord. 222, § 5, 12-3-2018)

Sec. 2-105. Disclosure.

~~(a) Disclosure statement; who shall file. The following city officials shall file an annual disclosure statement:~~

~~—(1) The mayor;~~

~~—(2) Members of the city council;~~

~~(b) Disclosure statement; content.~~

~~—(1) The annual disclosure statement shall disclose the following financial interest of the city official or of the immediate family members of the city official with any person, business or other entity that has contracted with the city or which has received a license from the city in the two calendar years prior to the filing of the statement:~~

~~—a. Any interest as a director, officer, partner, member, or employee in or for a corporation, partnership, limited liability company, or other unincorporated association;~~

~~—b. Any interest as a landlord or tenant;~~

~~—c. Any interest as a beneficiary or trustee in a trust;~~

~~—d. Legal or beneficial ownership of one percent or more of the total outstanding stock of a company which is doing business with the city and which is not listed on a stock exchange;~~

~~—e. Legal or beneficial ownership of stock with a market value in excess of \$25,000.00 in a company which is doing business with the city and which is listed on a national or regional stock exchange.~~

~~—(2) If there is no reportable financial interest or transaction applicable to the city official or to the immediate family members of the city official, the annual disclosure statement shall contain a certification as to that fact.~~

~~(c) Disclosure statement; when and where filed. One original executed disclosure statement and one copy shall be filed with the board of ethics on or before April 15 of each year.~~

~~(d) Disclosure forms. All disclosures shall be made on forms provided for that purpose by the board of ethics and shall become public documents.~~

~~(ae) Transactional disclosure. A city official shall not participate, in the course of official duties, in any transaction which subsequently would be required to be disclosed in an annual disclosure statement or which would constitute a conflict of interest under subsection 2-104(d) without disclosing the interest in the transaction prior to participating in the transaction. If the official is a member of a decision-making or advising body, the disclosure must be made at a meeting of to the chair and other members body and made part of the official record of the body. A council, board, or commission member who absents abstains himself from a vote shall disclose the reason to the entire body and that reason shall be made a part of the official record of the body.~~

~~(bf) Disclosure of gifts. Any gift received by a city official which could influence the manner in which they enact their official duties should be reported immediately to the board of ethics. Such gifts should be returned to the donor, or donated to a charity, with the explanation to the donor that city policy will not permit the acceptance of the gift.~~

(Ord. No. 132, § 6, 9-7-1999)

Sec. 2-106. Board of ethics.

(a) Creation. There is hereby created an independent body called the "board of ethics."

(b) Objective. The objective of the board of ethics is to issue written opinions or conduct investigations of and report on complaints regarding ethical, not legal, questions and to engage in activities which will promote ethical behavior.

(c) Board membership; terms; meetings; rules.

(1) The board of ethics shall consist of five members who are city residents appointed by the mayor with the approval of the city council. City officials and the immediate family of city officials shall not be eligible for appointment to the board.

(2) Members shall be appointed for terms of three years, except that of those first appointed, two shall serve for three years, two shall serve for two years, and one shall serve for one year. Initial nominations shall be made by the mayor within 90 days of the effective date of this division, and nominations to fill vacancies and subsequent terms shall be made by the mayor within 60 days of occurrence of the vacancy or commencement of the term. The city council shall vote on confirmation within 30 days of receipt of nominations from the mayor. If nominations are not made within the periods specified, the city council shall appoint the member(s). If the city council shall not vote on confirmation within the period specified, the mayor's nominations shall be deemed confirmed and the member(s) shall be appointed.

- (3) The affirmative vote of three members of the board of ethics shall be necessary for any action.
 - (4) The city clerk shall serve on an ex officio basis as secretary to the board without the right to vote.
 - (5) The board of ethics shall meet as frequently as necessary to promptly perform appointed duties. Meetings of the board shall be subject to the Michigan Open Meetings Act (MCL 15.26 et seq.).
 - (6) The board of ethics may adopt interpretative rules and procedures relating to the requirements and application of this division.
 - (7) The board of ethics shall conduct meetings in accordance with the rules of order adopted by the city council.
- (d) Powers and duties. The board of ethics shall have the power to:

- (1) Receive requests for advisory opinions from city officials.
- (2) Receive complaints concerning alleged unethical conduct by a city official from any person or entity.
- (3) ~~Receive and~~ retain on file copies of advisory opinions, ~~disclosure statements~~ complaint reports, and other materials required to be filed under this division. Advisory opinions and complaint reports shall be retained in the office of the city clerk and shall be available to the public upon request. Advisory reports shall be retained indefinitely and complaint reports shall be retained until the end of the current term of the subject city official.

~~—a. Advisory opinions shall be retained indefinitely.~~

~~—b. Disclosure statements shall be retained throughout the tenure of the city official plus two years after the completion of said tenure.~~

~~—c. Other materials required to be filed under this division shall be retained for ten years.~~

(4) Review the request for advisory opinion or ~~the a~~ complaint to determine if the board has jurisdiction over the matter and/or persons identified in the request or complaint.

~~—(5) If a complaint concerns an employee, the sole power of the board shall be to forward the complaint with no action forthwith to the city manager. The board of ethics shall have no power or jurisdiction concerning employees except as specifically set forth in subsection 2-106(d)(5).~~

~~—(6) Inquire into the circumstances surrounding alleged unethical conduct. The board of ethics, upon its own, may initiate an inquiry. The board is hereby authorized to exercise all of the powers granted by Chapter 6, Section 6.9, of the City Charter, except that the board shall not have the power to subpoena witnesses or compel the production of books, papers, and other evidence. The board may seek the assistance and opinion of the city attorney in the investigation of a matter. In the event that the city attorney is the subject of an investigation, the board may, subject to prior approval of a written retainer agreement by the city council, seek outside counsel in the investigation of a matter.~~

~~(57) Issue an advisory opinions in response to a complaints and requests and on its own motion. Advisory opinions of the board of ethics shall be maintained in the office of the city clerk and shall be available to the public upon request.~~

(6) Issue a complaint report in response to a complaint.

~~—(8)— Adopt and maintain disclosure forms, which may be revised by the board of ethics from time to time.~~

~~—(9)— Report to the mayor and the city council from time to time, but not less often than annually, regarding such matters pertaining to this division as the board deems appropriate, which may include, but not be limited to, the degree to which the policy of this division is being achieved; the numbers and nature of requests for advisory opinions and complaints and the ultimate disposition thereof; the implementation and effectiveness of this division; and any changes in this division recommended to more fully achieve the purposes and policy of this division.~~

(e) Board actions. Action to be taken in any individual case may include the following:

(1) Issue a written advisory opinion.

(2) Investigate and issue a written complaint report of findings, conclusions, and recommendations regarding a complaint.

~~(32) Deem that no action is to be required warranted.~~

~~(43) Refer the matter to the city attorney to determine whether legal action may be appropriate and what form by which to take such action.~~

~~(53) Forward the matter with no action to the city manager forthwith if the subject is a city employee.~~

~~(f)— Confidentiality and due process. The board of ethics shall to the fullest extent permitted by law keep all complaints and requests for advisory opinions strictly confidential. All persons alleged to have violated this division shall be notified of said allegations and afforded the opportunity to be heard.~~

(fg) Advisory opinions.

(1) The board of ethics may issue written advisory opinions interpreting the provisions of this division and ~~its provisions and~~ relevant provisions of state law applicable to city officials. Advisory opinions shall not disclose the identities of the person or entity making the request for an advisory opinion or the identity of the persons or positions who are the subject of an ~~complaint or~~ inquiry. Advisory opinions shall be approved by the board and issued within 60 days of a request being received by the board. If additional time is needed, the time may be extended by up to 60 additional days by action of the board. A request for advisory opinion shall be submitted to the city clerk on a form approved by the board that is in compliance with this division.

(2) Advisory opinions may include guidance to ~~any~~ city officials on questions including, but not limited to:

a. Whether an identifiable conflict of interest exists between ~~his~~ the personal interests or obligations and ~~his~~ official duties of a city official.

b. Whether ~~his~~ participation in ~~his~~ the official capacity of a city official would involve discretionary judgment with significant effect on the disposition of the matter in question.

c. Whether the result of ~~the~~ a potential conflict of interest is substantial or constitutes a real threat to the independence ~~of t~~ his judgment of a city official.

d. Whether ~~he~~ a city official possesses certain knowledge or skill which the city will require to achieve a sound decision.

e. What effect ~~his~~ participation under the circumstances would have on the confidence of the people in the impartiality of city officials.

f. Whether a disclosure of ~~his~~ the personal interests of a city official would be advisable and, if so, how such disclosure should be made.

g. Whether the public interest would be best served by ~~his withdrawal or~~ abstention by a city official.

h. Whether undue influence is being exerted on ~~him~~ a city official.

(3) When the board of ethics issues an advisory opinion regarding ethical questions pursuant to this section, the ~~city board clerk~~ shall promptly send a copy of its opinion to:

~~—a. The individual who requested the opinion;~~

~~ab. The city official affected;~~ All city officials.

~~—c. The mayor;~~

~~bd.~~ The city manager.

~~—(4) The board shall publicize summaries of its advisory opinions to all city officials.~~

(g) Complaint report.

(1) The board of ethics may issue a written complaint report interpreting the provisions of this division and relevant provisions of state law applicable to the subject city official. Complaint reports shall be approved by the board and sent to the city council within 60 days of a complaint being received by the board. If additional time is needed, the time may be extended by up to 60 additional days by action of the board. A complaint shall be submitted to the city clerk on a form approved by the board that is in compliance with this section.

(2) In response to a complaint, the board of ethics shall investigate the circumstances surrounding the alleged unethical conduct. The board is hereby authorized to exercise all of the powers granted by

Chapter 6, Section 6.9, of the City Charter, except that the board shall not have the power to subpoena witnesses or compel the production of books, papers, and other evidence. The board may seek the assistance and opinion of the city attorney in the investigation of a matter.

(3) Upon receipt of a complaint, the board of ethics shall notify the city official who is the subject of the complaint of the nature of the complaint, the identity of the person or entity filing the complaint, and the manner by which the city official will be allowed to respond to the complaint. The city official who is the subject of the complaint shall be provided an opportunity to address the complaint before the board.

(4) The board of ethics shall inform both the person or entity filing the complaint and the city official who is the subject of the complaint of all meetings where the complaint will be discussed.

(5) The board of ethics may appoint one or two of its members to investigate the complaint in the manner approved by the board and to provide a report of findings to the board for consideration.

(6) The board of ethics shall prepare a written complaint report in response to a complaint including findings, conclusions, and recommended actions by the city council.

a. Recommended actions shall include one of the following:

1. Dismissal of the complaint as having no merit.
2. No action. A no action recommendation shall include a supporting explanation.
3. Formal censure by resolution of the city council.
4. Removal of the city official by resolution of the city council when such action is legally permitted.
5. Referral by the city council to the city attorney to determine if legal action is appropriate.

b. The approved complaint report shall be submitted to the city council. The city council will make the final determination of whether the complaint warrants action and the nature of such action and, to that end, may request clarifying or additional information from the board of ethics. The board shall respond to any request for information by the council within 60 days.

(Ord. No. 132, § 7, 9-7-1999; Ord. No. 143, 5-3-2004; Ord. 222, § 6, 12-3-2018)

Sec. 2-107. Penalties.

This ~~section~~ division is intended to encourage and promote the highest standards of ethical conduct and behavior by city officials ~~and is not intended to be a punitive measure~~. It is anticipated that the issuance by the board of ethics of advisory opinions will conclude all matters for the board originating as requests for ~~advice~~ an advisory opinion ~~and the issuance of a complaint report will conclude and substantially~~ all matters for the board originating as complaints. The board of ethics is not an adjudicative body and no finding of the board shall be deemed conclusive nor, in and of itself, subject any city official to penalties.

(Ord. No. 132, § 8, 9-7-1999)