AN ORDINANCE PROVIDING FOR AN ELECTION FOR THE PURPOSE OF AUTHORIZING THE CITY TO LEVY A TAX FOR THE YEAR 1977-78.

THE CITY OF LAKESIDE ORDAINS AS FOLLOWS:

Section 1. An election shall be held within the City of Lakeside, Coos County, Oregon on the 19th day of July, 1977. The question of authorizing the City to levy a tax of \$23,738 for the tax year 1977-78 shall be submitted to the voters of the City.

Section 2. The ballots for said election shall be in substantially the following form:

OFFICIAL BALLOT

City of Lakeside, Oregon

## Tax Levy Measure

(Vote by marking "√" or "X" in the box opposite "NO" if you vote against the tax and in the box opposite "YES" if you vote for the tax.)

Shall the City of Lakeside be authorized to levy a tax in the amount of \$23,738 for the tax year 1977-78 to finance the	YES
operating budget of the City.	ЮÖ

Section 3. The polling place for said election shall be at the Lakeside Rural Fire Department Hall located on 9th Street within said City. Said polling place shall remain open between the hours of 8 o'clock A.M. and 8 o'clock P.M. on said election day.

Section 4. The election board shall consist of those persons appointed and acting as the City precinct election board pursuant to ORS 246.310 on the date of said election.

Section 5. The Election Officer of said City shall prepare the sample and official ballots for said election. Said

Election Officer shall make arrangements for said election, and if any member of the Board of Election shall be unwilling or unable to serve as such, the Council shall appoint a qualified substitute.

Section 6. The Recorder shall cause notice of the City Election to be posted in three conspicuous places within said District for a period of not less than 10 days prior to the date of holding said City Election.

Section 7. The Council finds that an emergency exists which, in order to meet the tax levy deadline, requires that this ordinance shall take effect immediately upon its passage by the Council and it being signed by the Mayor.

The foregoing ordinance was duly passed by the City Council of the City of Lakeside on this 29th day of June, 1977.

AYE:	Harmon,	Langley,	Tracy,	Hille	&	Bibbey	
NAY:	none						
ABSENT:	Moffitt	& Zeigler					

Mayor - Jack Harmon

ATTEST:

Recorder - S. E. Herman

g places, shall be allowed by the county and paid out of the county treasury.

(3) The county clerk and his deputies Ly administer oaths and affirmations in connection with the performance of their functions in administering the election laws. [1957 c.603 s.14]

246.260 Preparation and use of materials and supplies by county clerk. Subject to any applicable election law, the county clerk may devise, prepare and use in his administration of the election laws the ballots, papers, documents, records and other materials and supplies required or permitted by the election laws or otherwise necessary in such administration by such county clerk. [1957 c.608 s.15]

246.270 Office hours of county clerk on election days. On the day of any general, special or primary election held throughout the county, the county clerk shall keep his office open for the transaction of business pertaining to the election from the time the polls are opened in the morning continuously until the polls are closed. [1957 c.608 s.18]

246.300[1957 c.608 s.17; repealed by 1975 c.675 s.361

## PRECINCT ELECTION BOARDS

(i 246.310 Precinct election boards. (1) Not less than 30 days preceding the primary election:

(a) The county clerk shall appoint an election board for each precinct. If the poll book of the precinct is divided into two or more separate parts as provided in subsection (1) of ORS 250.310, the county clerk may appoint an election board for each such separate part.

(b) The county clerk may appoint an additional election board or boards for any precinct in which 100 or more ballots were cast at the last general election or in which there are more than 200 registered electors.

(2) Each election board shall consist of three or more clerks, who shall serve for a period not to exceed two years from the date of their appointment, or during the pleasure of the county clerk. The county clerk shall designate one clerk of each board as the chairman thereof.

(3) Each election board clerk shall be a registered elector within the precinct or contiguous precincts for which he is appoint-

shall be able to read, write and speak

English and may not be a candidate for any office, except precinct committeeman, to be voted for at the election next succeeding his appointment. The clerks of an election board shall not all be members of the same political party. The county clerk shall appoint election board clerks who have the necessary capacity and ability to carry out their functions with sufficient skill and dispatch.

(4) For the purposes of this subsection, the word "board" refers to the counting board. The board shall consist of not less . than four clerks. The Secretary of State shall issue an administrative order outlining the duties of each of these clerks.

(5) In the event of a vacancy in the office of election board clerk by reason of death, removal from the precinct or contiguous precincts, disqualification or excusal by the board for sufficient cause, the county clerk shall appoint a qualified person to fill the vacancy for the unexpired term. [1957 c.608 s.22; 1959 c.317 s.1; 1963 c.37 s.1; 1963 c.159 s.1; 1975 c.675 s.4al

246.320 Notifying appointees and posting their names; hearing and determining objections; filling vacancies. (1) Immediately after the appointment of election board clerks as provided in subsection (1) of ORS 246.310, the county clerk shall:

(a) Make and certify a list of the names of the persons appointed for each precinct, post the list in a conspicuous place in his office and keep it posted for five days and promptly send a copy of the list by mail to the chairman of the county central committee of each major political party, as defined in ORS 248.010.

(b) By mail, notify each person appointed of his appointment and request his acceptance in writing, and shall keep a record of

all notifications and acceptances.

(2) Within five days after the posting of the list as provided in subsection (1) of this section, any elector may file with the county clerk, without charge, any objection or suggestion respecting the appointments, with a view to having them revised by the county clerk. The county clerk shall hear and consider all objections and suggestions so filed with him.

(3) The county clerk, after he has heard and considered all objections and suggestions filed with him as provided in subsection (2)

of this section, if any, shall:

(a) Make and certify a revised list of the names of the persons appointed for each precinct, keep the list available for public inspection in his office for two years and