

AN ORDINANCE PROVIDING FOR THE CALLING OF A CITY ELECTION IN THE CITY OF LAKESIDE, OREGON ON SEPTEMBER 15, 1981, FOR THE PURPOSE OF SUBMITTING TO THE LEGAL VOTERS OF THE CITY OF LAKESIDE, OREGON, THE QUESTION OF AUTHORIZING THE CITY OF LAKESIDE TO LEVY ON THE "B" BALLOT A SPECIAL LEVY PROPERTY TAX OUTSIDE THE CONSTITUTIONAL LIMIT FOR OPERATING PURPOSES, AND DECLARING AN EMERGENCY.

WHEREAS, the City Council of the City of Lakeside, Oregon has determined that an "B" Ballot Special Levy Property tax levy should be established in accordance with Article XI, Section 11, Oregon Constitution, for the general operation of the City of Lakeside for fiscal year 1981-82.

AND WHEREAS, it is necessary to submit the question of establishing a one year special levy property tax to the legal voters of the City of Lakeside, Oregon.

NOW THEREFORE,
THE CITY OF LAKESIDE ORDAINS AS FOLLOWS:

Section 1. Date of Election. The proposition set forth in Section 2, of this ordinance shall be submitted in the manner prescribed in this ordinance to the legal voters of the City of Lakeside, Oregon, at the City one-year special levy election to be held on September 15, 1981.

Section 2. Form of Proposition. At the City One-year special levy election there shall be submitted to the legal voters of the City of Lakeside, for their approval or rejection, the following proposition:

Measure. ONE YEAR "B" BALLOT PROPERTY TAX LEVY FOR OPERATING PURPOSES
Question. Shall the City of Lakeside be authorized to levy \$20,927.00 outside the Constitutional limit during fiscal year 1981-82.

Purpose. To provide funds with which to defray general City operating expenses. These operating expenses include, but are not limited to, cost of employee salaries and benefits, telephone, legal advertising, legal fees, dues, elections expense, insurance, vehicle maintenance and repair, vehicle gasoline and oil, postage, office supplies, printing, equipment and small tools.

Explanation. Without the approval of its voters, the City of Lakeside cannot levy the taxes needed to operate during fiscal year 1981-82. Funds available from other than property taxes are insufficient to provide the citizens of Lakeside with the current level of services. If the measure is approved, \$20,927.00 of the taxes levied during the fiscal year 1981-82 will be financed totally by local taxpayers without any partial State payment. If this measure is defeated the City of Lakeside will be required to reduce current municipal services. If the "A" and "B" ballot measures are approved the total tax rate will be \$3.96 per \$1,000 of assessed valuation exclusive of levies for bond principal and interest and serial levies for capital construction. The amount of this "B" ballot tax levy, \$20,927.00, cannot be levied unless the "A" ballot also passes.

Section 3. Election Part of Special District Election. There is a special district election being held in the County of Coos and in the City of Lakeside on September 15, 1981, and this City one-year special levy election is called to be held currently therewith, and as a part thereof.

Section 4. Election Boards. The City one-year special election shall be handled by, and the City Ballots counted by, the same elections boards that handle the special district election in the elections precincts in which the City of Lakeside is located at the special district election to be held on September 15, 1981. Such election boards hereby are designated as the elections boards for the City one-year special district election.

Section 5. Voting Hours. The polls for the City one-year special levy election shall be opened in each of the voting precincts at the same hour, and shall be open until the same hour, as the polls are opened and closed at the special district election that will be held on the same day.

Section 6, Qualified Voters. The election boards handling the election shall permit only those electors to vote on the question of establishing a City one-year special levy who are otherwise qualified to vote at the special district election and who reside within the boundaries of the City of Lakeside.

Section 7. Notice of Election. Notice of the City one-year special levy election shall be given by publication in "The World", a newspaper of general circulation in the City of Coos Bay, Oregon, not more than 30 nor less than 10 days before the election. Notices of the City one-year special levy election shall be posted no less than 20 days before the election in three public places within the City. The notice in the newspaper and that posted in three public places shall be in substantially the following form:

NOTICE OF MEASURE ELECTION
CITY OF LAKESIDE

NOTICE IS HEREBY GIVEN THAT ON SEPTEMBER 15, 1981, AN ELECTION WILL BE HELD IN THE CITY OF LAKESIDE, COOS COUNTY, OREGON. THE POLLS WILL BE OPEN FROM 8:00 A.M. TO 8:00 P.M. THE FOLLOWING QUESTION SHALL BE SUBMITTED TO THE QUALIFIED VOTERS THEREOF:

MEASURE: ONE YEAR "B" BALLOT PROPERTY TAX LEVY FOR OPERATING PURPOSES
QUESTION: Shall the City of Lakeside be authorized to levy \$20,927.00 outside the Constitutional limit during fiscal year 1981-82.

PURPOSE: To provide funds with which to defray general City operating expenses. These operating expenses include, but are not limited to, cost of employee salaries and benefits, telephone, legal advertising, legal fees, dues, elections expense, insurance, vehicle maintenance and repair, vehicle gasoline and oil, postage, office supplies, printing, equipment and small tools.

Explanation: Without the approval of its voters, the City of Lakeside cannot levy the taxes needed to operate during fiscal year 1981-82. Funds available from other than property taxes are insufficient to provide the citizens of Lakeside with the current level of services. If the measure is approved, \$20,927.00 of the taxes levied during the fiscal year 1981-82 will be financed totally by local taxpayers without any partial state payment. If this measure is defeated the City of Lakeside will be required to reduce current municipal services. If the "A" and "B" ballot measures are approved the total tax rate will be \$3.96 per \$1,000 of assessed valuation exclusive of levies for bond principal and interest and serial levies for capital construction. The amount of this "B" ballot tax levy, \$20,927.00, cannot be levied unless the "A" ballot also passes.

Section 8. An emergency is declared to exist so that this ordinance becomes effective immediately upon its passage and signing by the Mayor because of the time remaining prior to the special district election.