

RESOLUTION NO. R11-14

**A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF TAYLOR, TEXAS
ADOPTING CRITERIA FOR USE IN THE REDISTRICTING 2011 PROCESS;
AND PROVIDING AN EFFECTIVE DATE.**

WHEREAS, the City Council and Mayor have certain responsibilities for redistricting under federal and state law, including but not limited to, Amendments 14 and 15 to the United States Constitution, U.S.C.A. (West 2006) and the Voting Rights Act, 42 U.S.C.A. § 1973c (West 2010); and Tex. Gov't Code Ann. §§ 2058.001 and 2058.002 (Vernon 2008); and

WHEREAS, the City Council and Mayor have certain responsibilities for redistricting under the City Charter; and

WHEREAS, on review of the 2010 Census data, it appears that a population imbalance exists requiring redistricting of the City's councilmember districts; and

WHEREAS, it is the intent of the City to comply with the Voting Rights Act and with all other relevant law, including *Shaw v. Reno* jurisprudence; and

WHEREAS, a set of established redistricting criteria will serve as a framework to guide the City in the consideration of districting plans; and

WHEREAS, established criteria will provide the City a means by which to evaluate and measure proposed plans; and

WHEREAS, redistricting criteria will assist the City in its efforts to comply with all applicable federal and state laws.

NOW THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF TAYLOR, WILLIAMSON COUNTY, TEXAS:

- A. THAT** the City of Taylor, Texas, in its adoption of a redistricting plan for the City's councilmember districts, will adhere to the following criteria:
1. Where possible, easily identifiable geographic boundaries should be followed.
 2. Communities of interest should be maintained in a single district, where possible, and attempts should be made to avoid splitting neighborhoods.
 3. To the extent possible, districts should be composed of whole voting precincts. Where this is not possible or practicable, districts should be drawn in a way that permits the creation of practical voting precincts and that ensures that adequate facilities for polling places exist in each voting precinct. Splitting census blocks should be avoided where possible.
 4. Although it is recognized that existing council districts will have to be altered to reflect new population distribution, any districting plan should, to the extent possible, be based on existing districts.
 5. Districts must be configured so that they are relatively equal in total population according to the 2010 federal Census. In no event should the total deviation between the largest and the smallest district exceed ten percent.

6. The districts should be compact and composed of contiguous territory. Compactness may contain a functional, as well as a geographical dimension.
7. Consideration may be given to the preservation of incumbent-constituency relations by recognition of the residence of incumbents and their history in representing certain areas.
8. The plan should be narrowly tailored to avoid retrogression in the position of racial minorities and language minorities as defined in the Voting Rights Act with respect to their effective exercise of the electoral franchise.
9. The plan should not fragment a geographically compact minority community or pack minority voters in the presence of polarized voting so as to create liability under section 2 of the Voting Rights Act, 42 U.S.C. § 1973c.

B. The City Council will review all plans in light of these criteria and will evaluate how well each plan conforms to the criteria.

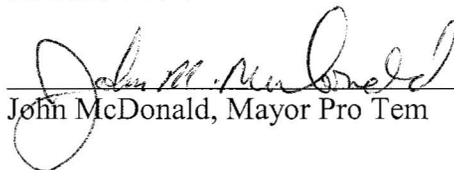
C. Any plan submitted to the City Council for its consideration should be a complete plan—*i.e.*, it should show the full number of councilmember districts and should redistrict the entire City; be legible and show all proposed district boundaries in sufficient detail to permit the City to reproduce the proposed plan accurately; and also report the total population and voting age population for all races and ethnicities for each proposed district based on 2010 Census data. The City Council may decline to consider any plan that is not a complete plan or which lacks sufficient supporting geographic and demographic data.

D. All plans submitted by citizens, as well as plans submitted by staff, consultants, and members of the City Council should conform to these criteria.

E. This resolution shall be effective upon passage.

PASSED AND APPROVED by the City Council of the City of Taylor, Texas this 28th day of April, 2011.

APPROVED:



John McDonald, Mayor Pro Tem

ATTEST:



Susan Brock, City Clerk

APPROVED AS TO FORM:

Ted Hejl, City Attorney