Title 19

TREASURER

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.010 Establishment

- A. There is hereby established pursuant to N.R.S. 244.1507 one elected office with one elected official to carry out the duties of elected Public Administrator, appointed Public Guardian, and elected Treasurer.
- B. In support of this establishment, the findings of the Board are that: combining these offices benefit the public, does not create an ethical, legal or practical conflict of interest, and does not create a situation in which the powers and duties assigned are incompatible with the proper performance of that office in the public interest.
- C. During the 2016 general election the Board did submit to the residents of Eureka County in the form of an advisory question a proposal to combine the County Offices of Public Administrator, Public Guardian, and Treasurer, and a majority of the voters voting on the question approved the proposal.

.020 <u>Responsibilities</u>

The Treasurer is responsible to perform all the duties of Treasurer, including but not limited to those listed in Chapter 249 of the N.R.S., and the duties of Public Administrator and Public Guardian, including but not limited to those listed in Chapter 253 of the N.R.S.

.030 Compensation

The compensation of the Treasurer is set by state law, as amended from time to time, in N.R.S. 245.043, but is not additive of the annual salaries which may be set for "Public Administrator" and "Public Guardian" but only one salary equal to the pay received by an elected Treasurer in Eureka County shall be the compensation for this elected Office. In essence, the Treasurer holds the offices of Public Administrator and Public Guardian by virtue of holding the office of Treasurer.

.040 Effective date; sunset

- A. The establishment of the combined office of the Treasurer is effective upon the death, resignation or expiration of the current terms of office (2015-2018) for persons whose offices are eliminated or combined, whichever occurs first.
- B. Once established, the office of Treasurer may only be eliminated or combined by following the requirements of N.R.S. 244.1507, concerning the consolidation or division of powers and duties of county offices whose population is less than 45,000.