

City of North Port

ORDINANCE NO. 2017-10

AN ORDINANCE OF THE CITY OF NORTH PORT, FLORIDA, AMENDING CHAPTER 2, ARTICLE II, DIVISION 2_7 OF THE CODE OF THE CITY OF NORTH PORT, FLORIDA RELATING TO THE CONDUCT OF MEETINGS; PROVIDING FOR SEVERABILITY; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, Article VI, Section 6.01, North Port Charter provides that all meetings of the City Commissionshall be public and any person shall have the right to be heard on any matter before the Commission, except as provided by law; and

WHEREAS, Article VI, Section 6.02, North Port Charter authorizes the City Commission to determine its own regulations, rules and order of business. The Commission shall be guided by parliamentary law procedures; and

WHEREAS, the City Commission seeks to codify meeting procedures; and

WHEREAS, these procedures shall be administered and implemented with flexibility, to assure that the will of the majority is accomplished while the rights of the minority are protected, to the end of accomplishing City business in an efficient, effective and respectful manner; and

WHEREAS, the adoption of these procedures is in the best interest of the City of North Port.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE CITY OF NORTH PORT, FLORIDA:

SECTION 1. RECITALS. The recitals outlined above are incorporated by reference herein.

SECTION 2. FINDINGS. The City Commission hereby makes the following findings:

2.01 Section 2-54 is hereby amended and revised to read as follows:

Sec. 2-54. _ Types and schedule of meetings.

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The <u>city commissionCity Commission</u> shall conduct the affairs of city government as follows:

- (a) Regular meetings. Consistent with section 6.01 of the City Charter, regular meetings shall be held at City Hall or other specified location. The City Commission shall meet regularly not less than once a month except in the month of August. When more than one meeting is held in any given month, then one shall be held in the day and one will be in the evening. The regular meeting may be cancelled, rescheduled or added as needed.
- (b) Special meetings. The City Commission, the City Manager, or any individual commissioner may call a special meeting as long as a quorum is available. The city clerk shall provide public notice and written notice of such a meeting to each commissioner at least 48 hours before the time set for the meeting. The notice shall specify the date, time, place, location and all the business to be included in the meeting. Nothing can be considered in a special meeting if it is not included in the notice. Special meetings may include recognitions, proclamations, welcoming new employees, ceremonial items, and presentations.
- 1. Proclamation Proceduresprocedures. The number of proclamations per meeting is limited to the first 10 received by the City Clerk. Standing requests or rolling requests for proclamations will not be accepted. Requests for proclamations will be received by the City Clerk one month prior to the meeting where the proclamation is requested to be read. Letters of Recognition prepared by the City Clerk and signed by the Mayor may be provided in response to any request that does not result in a proclamation due to this section.
- (c) Emergency meetings. The <u>City Manager eity manager</u> and any one commissioner may call an emergency meeting. An emergency meeting shall be called only when the conditions and circumstances indicate that emergency measures must be taken. The <u>City Clerk</u> clerk shall give reasonable notice of such meeting.
- (d) Workshop meetings. Workshop meetings are meetings where the Commission reviews and discusses items. The Commission may not make final decisions during workshop meetings. Items are generally topics on which the Commission is receiving preliminary information on and providing direction for further staff analysis and information gathering for a later meeting. The City Manager and/or Commission may schedule workshops as needed.
- (e) Other meetings. Such other meetings as may be advisable.
- 2.02 Section 2-55 is hereby amended and revised to read as follows:

Sec. 2-55. - Agenda.

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- (a) The <u>City Manager city manager</u> or <u>designee</u>, in his absence, the acting city manager-shall review requests for inclusion on any agenda. The <u>City Clerk clerk</u> shall be responsible for the preparation of each agenda for all <u>meetings held by the City Commission city commission meetings</u>. The <u>City Manager city manager</u> shall advise the <u>City Clerk city clerk</u> as to which items are to be included on an agenda.
- (b) Requests for inclusion on any agenda shall be signed and submitted, in writing, to the <u>City Clerk eity clerk</u>. Requests shall state the nature of the item to be included, together with a statement of requested action. Background documentation, including but not limited to PowerPoint presentations, and <u>maps</u>-applicable <u>maps</u>, shall be submitted along with the request. Any additional items or corrections submitted after the agenda has been posted, must be submitted to the Commission and City Clerk for publication. Any additional backup information <u>to be considered</u> must be provided no less than 24 hours prior to the meeting-to be considered. All items requiring a <u>vote by the</u>-commission <u>vote</u>-shall include suggested forms of appropriate motions.

All requests for inclusion on any agenda, with the exception of bona fide emergency items, and time sensitive items, shall be received by the <u>City Clerk eity clerk</u> no later than the close of business on Monday of the week prior to the week of the targeted commission meeting. Absent a showing of a bona fide emergency, and or time sensitivity, no item requiring a commission vote shall be considered by the <u>City Commission eity commission</u> unless it has been included on the agenda pursuant to the procedure adopted herein.

- 2. The Commission or individual Commissioners commissioners may submit an agenda item for inclusion to the City Manager and / or the City Clerk.
- 3. <u>Citizens underPer</u> section 15.01 of the city charter, <u>citizens</u> proposing ordinances and or requesting reconsideration of adopted ordinances <u>may</u> submit a request for inclusion on the agenda to the City Clerk.
 - Aa. A copy of the proposed ordinance or the ordinance for reconsideration and the petition with the signatures of at

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least ten percent (10%) of the qualified voters of the city, as certified by the supervisor of elections, shall be filed with the city clerkCity Clerk.

Bb. When a properly filed petition is received, the commission shall <u>consider</u> the agenda item.

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- (c) A regular meeting agenda may include public comments, a designated time for public hearings, consent agenda, other business and reports from the city managerCity Manager, city attorneyCity Attorney, city clerkCity Clerk and city commissionCity Commission. The suggested layout for agendas is as follows:
 - 1. Call to order / roll call. / Invocation/ Pledge of Allegiance.
 - 2. Roll call. Invocation/ pledge allegiance.
 - 3. Approval of the agenda.
 - 4. Announcements by the City Clerk.
 - 5. General Public Comment and / or any agenda item other than quasi-judicial.
 - 6. Public hearings for agenda temsitems requiring public hearings.
 - 7. Public hearings for resolutions.
 - 8-7. General business items.
 - 9.8. Consent agenda including approval of minutes of previous meetings.
 - <u>10.9.</u> Commission communication communications.
 - 11.10. Administrative and legal reports.
 - 12.11. Public Comment: any matter other comment, other than quasi-judicial.
 - 13.12. Adjournment.
- (d) Public Comments.

 General Public comment. Any person may speak on any matter, excluding quasi-judicial matters.

(2) Public comment on Agenda Items. agenda items. When the commission considers an agenda item, the mayor will recognize individuals wishing to speak on matters that appear on the agenda will be recognized by the Mayor when the item is considered by the Commission. If a speaker reflects intent to provide comments, which, in the mayor's opinion of the Mayor, are not germane to the agenda item, the Mayor may rule the speaker out of order.

Anyone seeking to speak before the <u>city commissionCity Commission</u> is requested to submit to the <u>city clerkCity Clerk</u> a speaker's card which may contain all information requested on said card. Speaker's cards shall be accepted up to the closing of the public comment period <u>for each item</u>. The

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speaker shall be permitted to speak for a maximum of three minutes. All questions from the public to the Commission shall be addressed through the Mayor, and shall be handled in the manner that the Mayor sees fit. Each person who addresses the Commission shall approach the speaker's podium, shall give his or her name and state whether he or she is a resident or taxpayer of the City. A speakers'speaker's time may not be transferred to another speaker.

(e) Agenda temsitems requiring public hearings (other than quasi-judicial). Public hearings shall be held to consider the adoption of all ordinances, resolutions, when applicable, and any other official action required to be considered at a public hearing by city charter, ordinance, or state statutes. Procedures for quasi-judicial proceedings are provided in Chapter 2 Article III.

Public hearings shall be conducted in the following manner.

- The Mayor reads the description of the agenda item(s) to be considered and opens the public hearing.
- The City Clerk shall read the titles of ordinances and resolutions <u>upon</u> request of the Commission.
- The Mayor or designee may call upon a Charter Officer or designee to introduce the matter.
- 3.4. <u>If applicable, the petitioner makes a presentation.</u> If applicable, the staff makes a presentation for the agenda item being considered.
- 4-5. If applicable, the petitioner makes a presentation. If applicable, the staff makes a presentation for the agenda item being considered.
- 5-6. The Mayor or designee inquires whether there are any questions for the petitioner or staff.
- 6-7. The Mayor or designee calls for public comment. The petitioner may rebut any public comment or staff comments.
- 7-8. If there are no further questions, the Mayor closes the public hearing and requests a motion.
- 8-9. The commission debates the motion is debated. The maker of the motion speaks first. After this, the Mayor shall recognize other Commissioners in rotation and does not call on any Commissioner a second time or subsequent time until such time as all Commissioners shall have had an opportunity to speak.

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9-10. If during deliberations, a question arises which the commission desires to ask, it shall reopen the public hearing, pose the question and allow either staff or the petitioner or both the opportunity to respond to the question posed, prior to closing the public hearing again and resuming deliberations.

10.11. -After debate has concluded concludes, the Mayor shall statestates aloud the motion before a vote is taken. After a decision is made, the Mayor announces the vote. Until such a time that the vote has been announced, a Commissioner has a right to change his or her vote.

(f) General business items are matters due to their nature, which may require staff input and full discussion by the commission is warranted.

(g) Consent Agendagenda items include noncontroversial and ministerial matters which may be fully explained by supporting documentation and do not require full discussion by the city commission. A single motion may be made to approve the Consent Agenda consent agenda or one or more consent items identified by number as follows:

- The Mayor asks the Commission if anyone wishes to remove any item from the consent agenda. Removal A Commissioner can request removal of an item can be requested to discuss an item, to question an item, or to register a vote against an item.
- 2. Any Commissioner may request discussion of a consent item and the item shall be removed from the Consent Agendaconsent agenda.
- The Consent Agenda consent agenda is voted on with a single vote —to
 approve the consent agenda or to approve one or more consent items
 identified by number.
- Any item not approved or included in the motion to approve will be considered as a separate item independent from the Consent Agendaconsent agenda.

(h) Commissioner Communication. This Communication. The Mayor and the Commissioners shall utilize this section of the agenda shall be utilized by the Mayor and Commissioners—to provide informational reports and communications. The Mayor shall determine the order of speaking shall be determined by the Mayor.

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2.03 Section 2-58. is hereby amended and revised to read as follows:

meeting, will notify the mayor.

Sec. 2-58. - Rules of decorum.

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- (a) Preservation of order and decorum while in session. While the commission is in session, the members Commissioners must preserve order and decorum, and a member Commissioners shall neither, by conversation or otherwise, delay or interrupt the proceedings or the peace of the commission nor disturb any member Commissioners while speaking or refuse to obey the orders of the Mayor. Members of the commission Commissioners needing to leave during the

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(b) Persons addressing the commission. All comments shall be polite. Proper titles shall be used at all times, to contribute to a respectful and business-like atmosphere. The broadest possible accommodation shall be provided for statements of personal opinion, but no one shall engage in personal, impertinent, slanderous or profane remarks. Yelling, threatening or abusive language is unacceptable. Formatted: Font: Italic

(c) Members of the audience. No person in the audience shall engage in disorderly conduct such as hand-clapping, yelling and similar demonstrations, which conduct disturbs the peace and good order of the meeting. Formatted: Font: Italic

(d) Exception. Except for members of the commission and city staff, no person shall be allowed to approach the commission dais without the consent of the Mayor. Formatted: Font: Italic

2.04 Section 2-59. is hereby amended and revised to read as follows:

Sec. 2-59. – Enforcement of decorum.

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- (a) Removal of person disturbing meeting. The Mayor or designee shall maintain decorum at city commission meetings. The Mayor may interrupt any speaker to maintain order and decorum, but such interruption shall not reduce the speaker's time. Members of the audience who become disruptive to the proper conduct of the meeting shall first be counselled about their behavior. If the disruptive behavior persists, the Mayor is given the right and the authority to require such person to leave the meeting, to be accompanied by a police officer, if necessary, by a Police Officers. Persons violating Florida Statute Section 871.01 may be arrested by police officers present and noting the willful interruption or disturbance.
- (b) Attendance by <u>Chief of Police chief of police</u> or designee. The <u>Chief of Police chief of police</u> or <u>histhe chief's</u> designee shall attend all commission meetings for the purpose of maintaining order.

- (c) Motions to enforce. Any commissioner may move to require the Mayor to enforce these rules and the affirmative vote of a majority of the commission shall require the Mayor to do so.
- (d) Adjournment. In the event that any meeting is willfully disturbed by a group or groups of persons so as to render the orderly conduct of such meeting infeasible and when order cannot be restored by the removal of individuals who are creating the disturbance, the meeting Mayor may be adjourned by adjourn the meeting and the remaining business considered at the next regular meeting or at a special meeting or other meeting pursuant to § 2-54 (e) & (g). (b) & and (e).

2.05. Section 2 61 is hereby deleted in its entirety.

2.065. Section 2.6261 is hereby amended and revised to read as follows:

"Section 2-62,61 - Rules of Procedure procedure.

- (a) Rules of procedure. Consistent with section 6.02 of the City Charter, the Commission shall be guided by Parliamentaryparliamentary rules as outlined in Robert's Rules of Order, as revised. The City Clerk shall be recognized as the Parliamentarianparliamentarian.
- (1) DUTIES AND RESPONSIBILITIES OF THE MAYOR (b) Duties and responsibilities of the mayor.
 - a-(1) Mayor to Serveserve as Presiding Officer. The Mayor shall be the presiding officer at all Commission meetings. The Vice Mayor shall act as the presiding officer during the absence of the Mayor. In the absence of both the Mayor and Vice Mayor, the remaining Commissioners shall, by majority vote, select a presiding officer (Mayor Pro Tempro tem) to carry out the functions of Mayor for that meeting.
 - b-(2) Mayor's Abilityability to Votevote. In accordance with City Charter Sectionsection 5.03, the Mayor shall have a voice and a vote on all questions and items, and is called last. The Mayor may move to make motions upon passing the gavel to the Vice-Mayor or, in the absence of the Vice-Mayor, to any Commissioner.

2.07606. Section 2-63 62 is hereby deleted in its entirety.

2.08 Section 2-63 is hereby deleted in its entirety.

2.09 Sections 2-62 ---through 2-78. Reserved shall be reserved.

SECTION 3. SEVERABILITY.

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uncoi separ	nstitutional by any court of co	cion of this Ordinance is for any reason held ompetent jurisdiction, such provisions shall be provision and such holding shall not affect the valid	deemed a	Formatted: Right: 0"
SECTION 4.	CONFLICTS.		-	Formatted: Right: 0"
	•	n the provisions of this Ordinance and any other of prevail to the extent of such conflict.	Ordinance,	
SECTION 5.	EFFECTIVE DATE.			
	Ordinance shall take effect immon Port, Florida.	ediately upon adoption by the City Commission of	the City of	Formatted: Right: 0"
	E ONLY at first reading by the	City Commission of the City of North Port, Florid, 2017.	a_in public <	Formatted: Indent: Left: 0", First line: 0", Right: 0"
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		sion of the City of North Port, Florida on second, 2017.	d and final	
		CITY OF NORTH PORT, FLORIDA		
		LINDA M. YATES Mayor		
ATTEST:				
ATTEST: PATSY ADKIN City Clerk	S, MMC			
				

Ordinance No. 2017-10

MARK MORIARTY City Attorney