

RULES OF PROCEDURE
for the
FLAGSTAFF CITY COUNCIL

Rule 1
GENERAL RULES

[Flagstaff City Charter Art. II, §14]

1.01 Rules of Procedure; Journal ~~[Flagstaff City Charter Art. II, §14]~~

The Council shall determine its own rules and, orders of business, ~~conduct of public meetings~~, and shall provide for keeping a journal record of its proceedings. ~~The journal record~~ of proceedings shall be a public record open to public inspection.

1.02 Written Rules, Order of Business, and Procedure

These Rules, ~~order of business, and procedures~~ of Procedure of the Council shall be available to all interested citizens.

Rule 2
CODE OF CONDUCT & CONFLICTS OF INTEREST

2.01 Code of Conduct

City Councilmembers occupy positions of public trust. All actions and business transactions of such officials dealing in any manner with public funds shall be in compliance with all laws or ordinances establishing a code of conduct for public officials or pertaining to conflicts of interest of public ~~officers~~ officials or employees.

2.02 Participation and Voting Bar [A.R.S. §38-503]

Any Councilmember prohibited from participating or voting on any matter before the City by the state conflict of interest laws shall make known such conflict on the record of any meeting where the item is discussed, and shall not enter into discussion, debate, or vote on such matter.

Rule 3
CITY OFFICIALS

[Flagstaff City Charter Art. III]

~~**3.01 City Manager [Flagstaff City Charter Art. III]**~~

~~The City Manager shall attend all meetings of the Council, or in his or her absence, he or she shall designate a qualified administrative officer of the City to attend such meetings and to otherwise act on his or her behalf. The City Manager shall keep the Council fully advised as to the conditions, affairs, and needs of the City. He or she may make recommendations to the Council and may take part in discussions on all matters~~

~~concerning the welfare of the City. The City Manager shall have a seat, but no vote in the meetings of the governing body.~~

~~**3.02 — City Clerk [Flagstaff City Charter Art. IV, §2]**~~

~~The City Manager shall, with the approval of the Council, appoint an officer of the City, who shall have the title of City Clerk, and who shall give notice of all Council meetings, keep the journal of the Council's proceedings, authenticate by his or her signature, and record in full in books kept for the purpose, all ordinances and resolutions, and perform such other duties as shall be required by the Charter, or by ordinance.~~

~~**3.03 — City Attorney [Flagstaff City Charter Art. IV, §4]**~~

~~The City Attorney shall attend all meetings of the Council and serve as the Council Parliamentarian, or in his or her absence, designate an assistant city attorney to attend such meetings or to otherwise act on the City Attorney's behalf. The Council may, at any time, call upon the City Attorney for an oral or written opinion to decide any questions of law pertaining to City affairs.~~

~~**3.04 — Chief of Police**~~

~~When requested by the City Manager, the Chief of Police, or such members of the Police Department as the Chief may designate, shall attend any regular or special meeting of the Council and serve as Sergeant-at-Arms, and shall keep the peace at such meetings as directed by the Chair.~~

~~**3.05 — Officials and Employees to Attend**~~

~~When requested by the City Manager, the head of any department, division, or office of the City, or their designees, or any employee of the City, shall attend meetings of the Council, and confer with the Council on all matters relating to the City.~~

~~**3.06 — City Treasurer [Flagstaff City Charter Art. IV, §3]**~~

~~The City Manager shall, with approval of the Council, appoint an officer of the City, who shall have the title of City Treasurer. When requested by the City Manager, the City Treasurer, or his or her designee, shall attend meetings of the Council, and shall provide adequate and current financial records and all pertinent data relating to the financial operation of the City.~~

Rule 4.3
COUNCIL MEETINGS

[Flagstaff City Charter Art. II, §12 and 13]

4.3.01 Regular Meetings

The City Council shall hold regular meetings on the first and third Tuesday of January, February, March, April, May, June, July, September, October, November, and December, and on the fourth Tuesday of August ~~at noon and at 5:30 p.m.~~ unless a majority of the

Council decides to postpone or cancel such meeting. No change shall be made in regular meeting times or place without a published seven day notice.

Regular meetings shall consist of a ~~The noon~~ 4:00 p.m. and 6:00 p.m. meeting. The 4:00 p.m. portion of the meeting will include Approval of Minutes, Appointments, Liquor License Hearings, ~~Board and Commission Appointments, and all other matters~~ Consent Items, and Routine Items. At the agenda review work session one week prior to the regular Council Meeting, the City Council may direct that determines should be any of the agenda items be moved to the placed on the noon 4:00 p.m. or 6:00 p.m. portion of the meeting ~~at the previous Work Session Agenda Review.~~ At the ~~noon 4:00 p.m.~~ meeting, the Council may vote to defer any item on that portion of the agenda ~~the noon Meeting Agenda~~ to the 5:30 p.m. 6:00 p.m. continuation of the meeting.

The 6:00 p.m. meeting is intended for items of specific interest to the community or items that may require extended discussions, as well as advertised public hearings. The agenda shall include carryover items from the 4:00 p.m. meeting, public hearings, regular agenda items, and discussion items.

If the day fixed for any regular meeting of the Council falls upon a day which the City observes as a legal holiday, the meeting may be cancelled or held at a time and date designated by the Council. All regular meetings of the Council shall be held in the City Hall Council Chambers. No change shall be made in regular meeting times without a published seven-day notice. However, the Mayor or City Manager may change the Council meeting location to adjust to a specific need for additional space required to accommodate a large citizen turnout, upon giving the public notice of such change pursuant to notice requirements. All regular meetings of the Council shall be open to the public.

43.02 Special Meetings [~~Flagstaff City Charter Art. II, §13~~]

Special meetings may be called by the City Manager, three or more members of the Council, or by the Mayor. The Council may hold any other meetings it deems necessary at such times and locations as it determines appropriate under the circumstances for the purposes of addressing specific issues, specific neighborhood's concerns, strategic planning, budgeting, or for any other purpose allowed by law, so long as notice of such meeting has been given in accordance with the Arizona Open Meeting Law. The City Clerk shall prepare written notice of special sessions, stating time, place, and agenda; this notice shall be given personally, or by telephone, to each member of the Council, the City Manager, and the City Attorney, and shall be posted no later than twenty-four hours in advance of the special meeting. If an emergency requires an earlier meeting of the Council than allowed by this rule, Rule 34.05 pertaining to emergency meetings shall be followed.

43.03 Work/~~Study~~ Sessions and Agenda Review

Work sessions are public meetings held for the following purposes: (1) for briefing Councilmembers on items included on the Council's regular meeting agenda, (2) for the discussion of long range plans and programs for which no immediate action is required, (3) for detailed discussion of matters which may soon be placed on a regular meeting agenda, and (4) for the exchange of information between the staff and Council. No formal vote shall be taken on any matter under discussion, nor shall any Councilmember enter

into a commitment with another respecting a vote to be taken subsequently in a public meeting of the Council, providing that nothing herein shall prevent the Council from giving staff direction on any matter under discussion. Any formal action, however, must be scheduled for Council action at a regular or special Council meeting.

The City Council may hold work ~~or~~ **study** sessions every second, ~~and fourth, and fifth~~ Tuesday of each month at 6:00 p.m. When there are five Tuesdays in a month, work sessions will be held on the second and fifth Tuesdays. No meetings will be held on the fourth Tuesday of a five-Tuesday month or, except during the summer break and on the last Tuesday of December, ~~at 5:30 p.m.~~, unless otherwise agreed to by a majority of the Council.

The work session held the Tuesday prior to a regular Council meeting shall include ~~a~~ two reviews of the action items on the next week's regular Council agenda, including a determination as to which items shall be placed on the ~~non- 4:00 p.m.~~ meeting agenda or the 6:00 p.m. portion of the meeting agenda for the next regular meeting. ~~This~~ The preliminary review of the draft Council meeting agenda review shall be placed first on the work session agenda and will have as its purpose the identification of items that the Council designates for more detailed discussion after all other work session items have been discussed. In the final agenda review that shall occur as the last regularly scheduled item on the agenda, the Council may discuss ~~will have as its purpose a preliminary Council discussion of~~ items on the next week's agenda and give direction to the City Manager as to additional information needed. Public comment need not be taken, but may be accepted at the second agenda review. at the discretion of the Chair.

~~The City Council hereby agrees that no~~ No work ~~or study~~ sessions will be held during the summer break period beginning on the day following the third Tuesday in July until the fourth Tuesday of August, unless called as a special meeting as provided in Section 43.02 of these Rules. ~~Work or study sessions are public meetings held for the following purposes: (1) for briefing Councilmembers on items included on the Council's regular meeting agenda, (2) for the discussion of long range plans and programs for which no immediate action is required, (3) for detailed discussion of matters which may soon be placed on a regular meeting agenda, and (4) for the exchange of information between the staff and Council. No formal vote shall be taken on any matter under discussion, nor shall any Councilmember enter into a commitment with another respecting a vote to be taken subsequently in a public meeting of the Council, providing that nothing herein shall prevent a polling or informal vote of the Council from giving staff direction on any matter under discussion for the purpose of giving City staff direction. Any formal action, however, must be scheduled for Council action at a regular or special Council meeting.~~

43.04 Executive Sessions [A.R.S. §38-431.03]

The Council may meet in, or recess into, executive session for all purposes allowed by law. The City Manager shall schedule any such meetings on the second and fourth Tuesdays at 4:00 p.m., or earlier as the need arises, prior to ~~any regular meeting or~~ work sessions ~~of the Council where possible~~, but an executive session may be scheduled at any other time where circumstances require more immediate action. When there are five Tuesdays in a month, executive sessions shall be held on the second and fifth Tuesday at 4:00 p.m., or earlier, as needed. An executive session may be convened at a special meeting called for that purpose on a majority vote of the members of the Council, or

during a regular meeting, special session, or work session of the Council for legal advice on matters on a meeting's properly noticed agenda. Attendance at the executive session shall be limited to members of the City Council, the City Manager and City Attorney or their designees, and appropriate City staff or consultants to the City as the Council may invite or as may be required for advice or information. No formal vote involving final action shall be taken on any matter under discussion while in an executive session, except the Council may instruct its attorneys and representatives as allowed by law.

43.05 Emergency Meetings [A.R.S. §38-431.02]

In case of an actual emergency, the Council may hold a meeting, including an executive session, upon such notice as is appropriate to the circumstances, but shall post a public notice within twenty-four hours declaring that an emergency session has been held, and setting forth the agenda of specific items discussed, considered, or decided.

43.06 Minutes of Meeting [A.R.S. §38-431.01]

Except as otherwise provided by state law, there shall be minutes ~~or a recording~~ of all Council meetings. Such minutes ~~or recording~~ shall include, but need not be limited to: (1) the date, time, and place of the meeting; (2) the members of the City Council recorded as either present or absent; (3) a general description of the matters considered; (4) an accurate description of all legal actions proposed, discussed, or taken, and the names of members who propose each motion; and (5) the name of persons, as given, making statements or presenting material to the Council and a reference to the legal action about which they made statements or presented material. Minutes of all meetings, except executive sessions, shall be open to public inspection.

Rule 54 **THE COUNCIL AGENDA**

54.01 Procedures for Preparation of Council Agendas

All reports, communications, ordinances and resolutions, contracts or other documents, or other matters to be submitted to the Council as part of the Council meeting agenda packet shall be ~~disseminated available~~ to the Council, along with a staff summary by the Friday preceding the agenda review work session for the draft agenda and by the Friday preceding the regular meeting for the regular agenda. The City Manager shall review items submitted for timeliness and completeness of information and shall make a preliminary determination whether an item should be placed on the ~~4:00 p.m. Noon~~ or ~~6:00 5:30~~ p.m. portion of the regular meeting agenda.

The City Manager shall honor any request by a member of the Council to include an item on the Council Discussion portion of the agenda. A Councilmember may submit an item for consideration at any time ~~and the City Manager will place it in a queue with other Council requests to be placed on an agenda. The date and time of scheduling shall be weighted with other Council priority requests. The Council request for discussion of prior to the Monday before the date of distribution for a draft agenda, and~~ such item will be placed in the Council Discussion Section of the agenda ~~for Council discussion. Upon a majority vote of the Council, discussion items will be moved to a regularly-scheduled Council meeting placed as an action item on the agenda only upon a majority vote of the~~

~~Council. This vote shall include a determination of the priority and the timeline for bringing the item for action or further discussion at a subsequent meeting.~~ The requesting Councilmember may, but is not required to, specify in a memorandum what discussion, action, or options are proposed.

~~The City Manager may submit any late items by addendum to the Council agenda, so long as such the addendum complies with the Arizona Open Meeting law.~~

Those items which are approved for the Council agenda by the City Manager shall be placed on the agenda in accordance with the order prescribed in Rule ~~56~~. Copies of the agenda and any background material shall be disseminated to the Mayor, and the City Council in the manner prescribed by the Council; to, the City Manager, the Deputy City Managers, the City Attorney, and the City Clerk; and shall be made available to the public no later than noon on the Friday preceding the Council meeting at which the agenda will be reviewed.

The agenda shall be made public in advance of the meeting by posting on the regular public posting board at City Hall and on the City’s website. Such action shall be taken concurrently with the furnishing of the agenda to ~~individual members of~~ the City Council.

Rule ~~65~~
ORDER OF BUSINESS

65.01 Regular Meeting Agenda

The agenda for regular meetings of the City Council shall follow the following order:

12:00 P.M. (NOON) 4:00 P.M. MEETING

- Call to Order
- Roll Call
- Pledge of Allegiance and Reading of the Mission Statement
- Approval of Minutes of Previous Meetings
- Public Participation
- Proclamations and Recognitions
- ~~Board and Commission~~ Appointments
- Liquor License Public Hearings
- Consent Items
- Routine Items*
- Recess

5:30 6:00 P.M. MEETING

- Reconvene Regular Meeting
- ~~Pledge of Allegiance, Reading of the Mission Statement, and Invocation~~
- Roll Call
- ~~Approval of Minutes of Previous Meetings~~
- ~~Public Participation, Proclamations, and Recognition of Outgoing Board and Commission Members~~
- Carryover Items from 4:00 p.m. portion of Meeting

Public Hearing Items
 Regular Agenda
 Discussion Items
 Public Participation
 Informational Items and Reports to/from Council and Staff, and Requests for Future
 Agenda Items
 Adjournment

*Routine Items include those agenda items that are common, reoccurring, have been discussed at length in prior Council meetings, or are expected to have little to no public participation. They may include resolutions or ordinances.

Consent Agenda items may be considered and acted upon by one motion, unless a Councilmember specifically requests that a consent item be considered and voted on separately. ~~Ordinances and resolutions may never be placed on the Consent Agenda.~~ If related to a public hearing item on the agenda, ordinances or resolutions ~~may~~ shall be placed under Public Hearings. Items requested for consideration and discussion by a Councilmember and placed in the Council Discussion Section need not have a staff summary or staff review, but the requesting Councilmember may specify in a memorandum what discussion, action, or options are proposed. There will be no discussion of issues raised during public participation, information items and reports, or requests for future agenda items. The City Clerk shall enter into the minutes all consent items approved with one motion, and shall record separately action taken on those items considered separately.

Rule 76
PRESIDING OFFICER

[Flagstaff City Charter Art. II, §7 and §8]

76.01 Mayor as Chair

The Mayor, or in his or her absence, the Vice Mayor, shall be the Chair for all meetings of the Council.

76.02 Temporary Chair

In case of the absence of the Mayor and the Vice Mayor, the City Clerk shall call the Council to order. If a quorum is found to be present, the Council shall proceed to elect, by a majority of those present, a Chair for the meeting.

Rule 87
MEETING DECORUM AND ORDER

87.01 Decorum and Order among Councilmembers

The Chair shall preserve decorum and decide all questions of order, subject to appeal to the Council. During Council meetings, Councilmembers shall preserve order and decorum and shall not delay or interrupt the proceedings or refuse to obey the order of the Chair or the Rules of the Council. Every Councilmember desiring to speak shall address the Chair, and upon recognition by the Chair, shall confine himself or herself to the question under

debate and shall avoid all personal attacks and indecorous language. A Councilmember once recognized shall not be interrupted while speaking unless called to order by the Chair or unless a point of order is raised by another Councilmember. If a Councilmember is called to order while he or she is speaking, he or she shall cease speaking immediately until the question of order is determined. If ruled to be out of order, he or she shall remain silent or shall alter his or her remarks so as to comply with the Rules of the Council. Councilmembers shall confine their questions to the particular issues before the Council. If the Chair fails to act, any member may move to require him or her to enforce the Rules and the affirmative vote of the majority of the Council shall require the Chair to act.

If Council discussion of a matter exceeds one hour, each Councilmember shall limit their subsequent remarks to three minutes.

87.02 Decorum and Order among City Staff

The Chair shall have the authority to preserve decorum in meetings as far as the audience, staff members, and city employees are concerned. The City Manager shall also be responsible for the orderly conduct and decorum of all City employees under the City Manager's direction and control. Any remarks shall be addressed to the Chair and to any or all members of the Council. No staff member, other than the staff member having the floor, shall enter into any discussion either directly or indirectly without permission of the Chair.

87.03 Decorum and Order among Citizen Participants

Citizens attending Council meetings shall also observe the same rules of propriety, decorum, and good conduct applicable to members of the Council. Any person making personal, impertinent, and slanderous remarks, or who becomes boisterous while addressing the Council during a Council meeting, may be removed from the room if so directed by the Chair, and such person shall be barred from further audience before the Council. Unauthorized remarks from the audience, stamping of feet, whistles, yells, and similar demonstrations shall not be permitted by the Chair, who may direct the Sergeant-at-Arms to remove such offenders from the room. Should the Chair fail to act, any member of the Council may move to require the Chair to enforce the Rules, and the affirmative vote of the majority of the Council shall require the Chair to act. Political campaigning is prohibited. Any member of the public desiring to address the Council on any non-public hearing item may, and on any public hearing item shall be recognized by the Chair pursuant to Rule ~~940~~, shall state his or her name and address-city of residence in an audible tone for the record, and shall limit his or her remarks to the questions under discussion. Any remarks shall be addressed to the Chair and to any or all members of the Council.

Citizens are allowed to address the Council a maximum of three times throughout the meeting, including comments made during Public Participation. Other than Public Participation, comments shall be limited to the business at hand.

Rule 98
RIGHT OF APPEAL FROM THE CHAIR

98.01 Process for Appeal

Any Councilmember may appeal to the Council from a ruling of the Chair. If the appeal is seconded, the member making the appeal may briefly state his or her reason for the same, and the Chair may briefly explain the Chair's ruling. There shall be no debate on the appeal, and no other member shall participate in the discussion. The Chair shall then put the question, "Shall the decision of the Chair be sustained?" If a majority of the members present vote "aye", the ruling of the Chair is sustained; otherwise, it is overruled.

Rule 109
PUBLIC PARTICIPATION IN COUNCIL DISCUSSIONS

109.01 Non-Public Hearing Discussions

Any person wishing to speak on any matter on the agenda before the Council shall fill out a comment card and submit that card to the recording clerk, who will deliver the card to the Chair. The Chair need not accept public discussion on a non-public hearing item. If the Chair recognizes a speaker, the Chair shall limit the period of speaking to a reasonable period of time of no more than three minutes per person, at the discretion of the Chair. The person desiring to speak shall limit his or her remarks to the matter under discussion and shall address his or her remarks to the Chair. At the discretion of the Chair, ten or more persons present at the meeting and wishing to speak may appoint a representative who may have no more than fifteen minutes to speak.

109.02 Public Hearings

- A. In the case of a public hearing, the Chair shall announce prior to such hearing the total time limit, if any, to be allowed for public debate, depending upon the circumstances and public attendance. The Chair shall also announce the time limits for each individual speaker (normally no more than three minutes), and that no speaker may be heard more than once.
- B. At the discretion of the Chair, ten or more persons present at the meeting and wishing to speak may appoint a representative who may have no more than fifteen minutes to speak.
- C. Speakers may not cede any portion of their allotted time to another speaker.
- C.D. The order of presentation and time limits shall be as follows:
 - 1. Staff presentation (ten minute time limit, except with specific Council permission to exceed this limit).
 - 2. Applicant presentation, only upon applicant's specific request (up to ten minutes, except with specific Council permission to exceed this limit).
 - 3. Council's questions to staff and applicant.

4. Public comment (three minutes for individual speakers, up to fifteen minutes for a representative of ten or more persons present at the meeting who have contributed their time to the representative),
5. Applicant's response, only upon applicant's specific request (5 minutes),
6. Staff's response (5 minutes),
7. Council deliberation and questions to staff and applicant.

~~D.E.~~ This rule will not preclude questions from members of the Council to the speaker where it is deemed necessary for purposes of clarification or understanding, but not for purposes of debate or argument.

Rule ~~4410~~
RULES GOVERNING MOTIONS BY THE COUNCIL

~~4410.01~~ Motion to be Stated by the Chair - Withdrawal

When a motion is made and seconded, it shall be so stated by the Chair before debate commences. A motion may not be withdrawn by the mover without the consent of the member seconding it.

~~4410.02~~ Motion to Suspend Rules

Suspension of these Rules requires a majority consent of the Councilmembers present. A motion to suspend may not be made while another motion is pending unless it directly applies to the pending motion.

~~4410.03~~ Motion to Change Order of Agenda

The Chair may, at his or her discretion, or shall, upon the majority vote of Councilmembers present, change the order of the agenda. However, caution should be given to not changing the order to circumvent the Open Meeting Law. A motion to change the order of the agenda shall be out of order when used to consider items which have not been placed on the agenda.

~~4410.04~~ Motion to Table

~~A motion to lay on the table shall preclude all amendments or debate on the subject under consideration. If the motion prevails, the consideration of the subject may be resumed only upon motion of a member voting with the majority of the members present.~~

A motion to table is used to delay discussion on an item until later in the meeting or until the next meeting. Neither the motion to table or other business can be discussed, until a vote has been taken on the motion. If the motion is successful, no further discussion can be had without a motion to take off the table. To take a motion off the table at the same or immediately succeeding meeting, a motion and second must be made to take the item off the table, and it must pass by majority vote.

If not revived by the adjournment of the immediately succeeding meeting, the matter is considered to be dead.

10.05 Motion to Postpone

A motion to postpone is in order when an item is rescheduled to a time certain, when it is delayed with conditions, or when the matter is intended to be disposed of without action. If the motion prevails, the item shall return for Council action at the meeting specified or in accordance with the conditions established in the postponement. A motion to postpone may be debated prior to vote, but no other motion, including a motion to amend, may be offered until the vote is taken and only if the motion to postpone fails.

A motion to postpone indefinitely, if it receives a majority vote, effectively extinguishes an item.

1110.06 Motion to Divide the Question

If the question contains two or more divisionable propositions, the Chair may, and upon request of a member, shall divide the same.

1110.07 Motion to Amend

On a motion to amend or “strike out and insert”, the motion shall be made so that the intent of the amendment is clear to the Council and public, and for the record.

~~On a motion to amend or “strike out and insert”, the to be amended shall first be read as it stands, then the words proposed to be stricken out and those to be inserted shall be read, and finally the paragraph as it would stand if so amended shall be read.~~

1110.08 Motion to Amend an Amendment

A motion to amend an amendment shall be in order, but one to amend an amendment to an amendment shall not be introduced. An amendment modifying the intention of a motion shall be in order, but an amendment relating to a different matter shall not be in order.

1110.09 Motion to Reconsider

After the decision on any question, any member who voted with the majority may move for a reconsideration of any action at the same meeting or at the next regular meeting that occurs at least one week after the date the action was taken. In the event of a tie vote on a motion, any ~~councilmember~~ Councilmember may move for reconsideration at the next regular meeting of the City Council that occurs at least one week after the date the action was taken, but not thereafter. To ensure that the matter will be included on the posted agenda in conformance with the Open Meeting Law, any Councilmember who wishes to have a decision reconsidered must alert the city clerk in writing at least five (5) days, exclusive of Saturdays, Sundays, and intermediate holidays, prior to the meeting at which the motion to reconsider will be made, unless the motion to reconsider was made and seconded at a Council meeting. A motion to reconsider shall require the affirmative vote of the majority of the members present at the time of reconsideration. After a motion for reconsideration has once been acted on, no other motion for reconsideration of the same subject shall be made without unanimous consent of all Councilmembers.

After the reconsideration time period has expired, the same matter may be placed on a later Council meeting agenda under Council Discussion Items at the request of any Councilmember. It shall require the sponsorship of four Councilmembers during Council Discussion to be placed on a future agenda as an action item. If the matter is considered for formal action on a future meeting, the motion for or against taking an action need not be made by a member of the prevailing vote.

4110.10 Motion for Roll Call Vote

Any Councilmember may request a roll call vote, or the Chair may ask for a roll call vote for purposes of clarifying a vote for the record. The roll may be called for yeas and nays upon any questions before the Council. Unless allowed by the Chair, it shall be out of order for members to explain their vote during the roll call, or to engage in additional debate or discussion on the subject after the vote is taken.

Rule 42.11

MISCELLANEOUS PROVISIONS

4211.01 Prior Approval by Administrative Staff

Except as to matters requested by individual Councilmembers under the Council Discussion Section of the agenda, all ordinances, resolutions and contract documents shall, before presentation to the Council, have been approved as to form and legality by the City Attorney or his or her authorized representative, and shall have been examined for practicality by the City Manager or his or her authorized representative.

4211.02 Placement of Items on Agendas for Council Action

Pursuant to Council direction received during any Council meeting, the City Manager may present ordinances, resolutions, and other matters or subjects to the Council, and any Councilmember may assume sponsorship thereof by moving that such ordinances, resolutions, matters or subjects be adopted. In addition, ordinances, resolutions and other matters or subjects requiring action by the Council may be introduced and sponsored by a member of the Council through the Council Discussion item process described in Rule 45.01.

4211.03 No New Agenda Items after 10:00 p.m. except by Majority Vote.

No new agenda items shall begin after 10:00 p.m. unless approved by majority vote of the City Council. If, however, discussion on an item commences prior to 10:00 p.m., the Council may continue its deliberation or move to ~~table-postpone~~ that item. Agenda items on a Council agenda not considered will be placed on the immediately succeeding Council meeting.

4211.04 Robert's Rules

Robert's Rules of Order, latest edition, shall serve as a guideline for interpretation of and supplementation for these Rules in all cases to which they are applicable, provided they are not in conflict with these Rules or with the Charter of the City of Flagstaff or the laws of

the State of Arizona. The interpretation of these Rules and Robert's Rules shall be guided by the principles underlying Parliamentary law, that is, a careful balance of the rights of individuals and minority subgroups of the council with the will of the majority. In no case shall the strict application of a rule or procedure be interpreted to deny any individual or minority the right to participate in a debate, discussion, or vote, nor shall these rules be interpreted in such a way so as to defeat the will of the majority of the whole of the Council.

11.05 Citizen Petitions [Flagstaff City Charter Art. II, §17]

A citizen or a group of citizens may present a written petition to the City Manager, who shall present it to the Council at its next regular meeting. The Council must act on the petition within 31 days of the City Manager's presentation. Citizen petitions will first be placed on the agenda under "Council Discussion Items" to determine if there is Council interest in placing the item on a future agenda for consideration. Failure to give such direction shall constitute "action" for purposes of this section.