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2017-2019 Term
CITY COUNCIL ADOPTED INTERIM RULES

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Adopted 1/3/2017

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Resolved that the following Rules be and they are hereby adopted as the Rules of the City Council of the City of Cranston.

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A. Of the Presiding Officer

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1. The President shall preside at all meetings of the Council. The Vice President shall preside in the absence of the President and in the event of a vacancy in the office of the President from any cause arising shall become President. If at any meeting of the Council both the President and Vice President shall be absent, the Council shall elect by majority vote of the members present a presiding officer for that meeting.

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2. The Presiding Officer shall preserve order and decorum, shall speak on points of order in preference to other members, and shall decide all points of order. Decisions by the chair on points of order are subject to an appeal to the Council by a motion regularly seconded. No other business shall be in order till the question on appeal shall have been decided by a majority vote of the members present.

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2. The Presiding Officer shall preserve order and decorum, shall speak on points of order in preference to other members, and shall decide all points of order. Decisions by the chair on points of order are subject to an appeal to the Council by a motion regularly seconded. No other business shall be in order till the question on appeal shall have been decided by a majority vote of the members present.

3. The Presiding Officer shall set forth all principal questions in the order in which they are moved unless a subsequent or secondary motion be previous in its nature. If a subsequent or secondary motion be previous in nature, it shall be decided before the principal question can be acted upon except that in naming sums and fixing times the largest sum and the longest time shall be first.

4. The Council President shall appoint all committees of the City Council and their respective Chair and Vice-Chair. The Council President may appoint from time to time subcommittees of a given standing committee, which shall consist only of member of the committee from which it was appointed. Each subcommittee may hear testimony on matters falling within the scope of its charge and shall report to the original committee from which it was appointed. The President of the Council shall appoint the Chair and Vice-Chair of each subcommittee.

4A. The Council President shall recommend removal of any members of Committees including Chair and Vice-Chair to the City Council who shall by a majority vote accept or reject the Council President's recommendation.

5. The Presiding Officer of the City Council shall assign all proposed ordinances or other matters before the City Council to the appropriate Standing or Special Committee for the Committee's consideration. If a matter comes before the Council not

46 listed in Rules 19-23 inclusive, the Presiding Officer, at his or her sole discretion may
47 assign the matter to the most appropriate standing or special committee.
48

49 6. As Presiding Officer during a City Council Meeting, the President of the
50 City Council shall have the same rights and privileges which other Council members
51 enjoy, including the right to vote on all matters before it and to be counted for the
52 purpose of determining whether a quorum is present. When present at a meeting of any
53 standing or special committee, as an ex-officio member, the President shall have the right
54 to vote on matters before the committee and to be counted for the purpose of determining
55 whether a quorum is present in the committee.
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57 7. The Council President may invite individuals and guests to the Rostrum
58 from time to time during a Council meeting.
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60 8. If the President wishes to speak on the substance of a matter before the
61 Council, he/she must relinquish the Rostrum to the Vice-President who will chair the
62 meeting until such time that the President has concluded his/her remarks. The President
63 must make his/her comments from a Council member's desk. If the Vice-President is
64 unavailable at the time to chair the meeting when the President wishes to relinquish the
65 rostrum, then the President must relinquish the rostrum to the Majority Leader. If the
66 Majority Leader is not available then the Council shall appoint some other Council
67 member of the Majority Party to chair the meeting during his/her remarks.
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70 B. Of the Order of Business

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72 9. A majority of all the members of the council shall constitute a quorum
73 of said council, but a smaller number may adjourn from time to time until a quorum shall
74 be present. At the commencement of each session, the roll shall be called and if a
75 quorum be present, the reading of the minutes of the previous council meeting shall
76 automatically be suspended unless so voted by a majority of the council members
77 present.
78

79 10. Order of Business.

- 80 a. Call to Order
- 81 b. Roll Call
- 82 c. Opening Ceremonies
- 83 d. Minutes of Previous Meeting
- 84 e. Public Acknowledgements and Commendations
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- 87 f. Public Hearings
 - 88 1. All Docketed Resolutions and Ordinances to be
 - 89 reported by and presented by the Council President,
 - 90 Council Members and Committees
- 91 g. Reports of Committees, Standing and Special

- 92 h. Public Hearing on any miscellaneous matters not on
- 93 Council Docket
- 94 i. Election of City Officials
- 95 j. Report of City Officers
- 96 k. Executive Communications
- 97 l. Council President Communications
- 98 m. Council Member Communications
- 99 n. New Business
- 100 o. Miscellaneous Business on City Clerk's Desk
- 101 p. Adjournment
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104 C. Of Decorum and Debate

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106 11. The Mayor, City Council members, department heads or any member
107 of the public desiring to speak, shall address the chair for a maximum of four (4) minutes
108 and after having been recognized by the chair shall not be interrupted while addressing
109 the assembly except (a) by question of order; (b) by a question of privilege; (c) for the
110 correction of mistake; (d) a call to order.

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112 The speaker shall confine his remarks to the merits of the pending
113 question, and shall address all remarks through the chair. It shall be the duty of the
114 presiding officer to protect the speaker's right to address the assembly. During debate or
115 during voting, no member of the public or council shall be permitted to disturb the
116 assembly or hamper the transaction of business. This rule shall not preclude a
117 Councilmember's exercise of their right of personal privilege.

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119 12. When a principal question is under debate, the chair shall recognize
120 no other subsequent motions except (a) to adjourn (undebatable); (b) to lay on the table
121 (undebatable); (c) to recess (debatable); (d) to postpone to a day specified or indefinitely
122 (debatable); (e) to commit (debatable); (f) to amend (debatable); or (g) to move the
123 previous question (undebatable). The aforementioned motions shall have precedence in
124 the order here named. Every member who shall be present when a question is put shall
125 vote thereon, unless excused by an ethical recusal or is excused by vote of two thirds of
126 the members present. Such vote shall be taken without debate.

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128 13. With the exception of Public Acknowledgements and Commendations
129 which may be approved by a voice vote, all voting shall be by roll call and the yeas and
130 nays of the individual members shall in all cases be recorded in the journal. During a roll
131 call vote, said roll call shall not be interrupted, delayed or stopped by the Presiding
132 Officer or any member of the council for any reason whatsoever including points of
133 order, personal privilege or for a member to explain his vote. The roll call of members
134 shall be taken in the following manner: that manner shall be prescribed by the Council
135 President. No ordinance, resolution, motion or vote, except by motions of a purely
136 procedural nature, shall be adopted by the council and no appointment or removal shall
137 be made by less than the affirmative votes of a majority of all the members of the council.

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14. A motion to reconsider is in order at any time during the same meeting or at an adjourned meeting; however, it must be made by a member who voted with the prevailing side. In the event of a tie vote, a member who voted on either side may make a motion to reconsider. Any member can second the motion. When a motion to reconsider has been decided, that vote shall not be reconsidered.

15. Every Council member shall have the opportunity to speak at least once on the principal question before a vote is taken; and no member shall speak more than once until all other members desiring to speak thereon shall have done so. No member shall speak more than twice on the same question, if any member objects, without the permission of the council being first asked and obtained. For such objection to be sustained, it shall be put to a roll call vote of the members.

D. Of Committees

16. A. There shall be appointed immediately after the organization of the City Council, the following standing committees, viz:

- Committee on Finance
- Committee on Public Works
- Committee on Safety Services and Licenses
- Committee on Ordinance
- Committee on Claims

B. All agendas must be approved by respective Committee Chairman, and may comply with the following format:

- 1) Call meeting to order
- 2) Minutes of last meeting
- 3) Old Business
 - Business left on last agenda
- 4) Correspondence
- 5) Public Hearings
- 6) New Business
- 7) Adjournment

C. Special Committees may be established from time to time by a majority vote of the Council. A Special Committee is hereby established to address flood issues in the City pursuant to Resolution No. 2010-65.

17. The standing committees shall each consist of five members of the Council, but said number may be increased at the discretion of the Council President. At least one member of such standing committee shall be a member of the minority party, unless the entire Council consists of members of the same party. The President of the

184 Council shall be a member ex-officio of all committees and shall be entitled to vote on all
185 matters.

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187 The schedule of standing committee meetings shall be established by
188 chairman of each respective committee.

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190 Special meetings of a committee may be called by the chairperson or three
191 members of that committee upon notice given three work days prior to the date of the
192 special meeting. An agenda of all business to be considered or transacted at a committee
193 meeting or minutes of the Council or committee meeting shall be mailed electronically to
194 all committee members not less than three work days before regularly scheduled or
195 special meetings and no item of business may receive a public hearing or be considered
196 or acted upon by the committee unless it appears on the agenda or on the call of the
197 special meeting, or unless all members present at the regular or special meeting consent
198 thereto.

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200 The chairperson or the member presiding of a standing committee may in
201 his discretion limit the remarks of the citizen to a period of time not more than four (4)
202 minutes per agenda item and may, in his discretion, limit the remarks by the citizenry to a
203 period of time not less than fifteen minutes per agenda item. The chairperson or member
204 presiding of a standing committee shall preserve order and decorum among committee
205 members and citizens outside the rail. Any person addressing the committee shall
206 confine his remarks to the merit of the matter under consideration.

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209 18. All financial reports presented to the City Council and all matters
210 before the Council relative to the city debt or to the revenue and expenditures of the City
211 or relating to public welfare or to the printing of documents ordered by the City Council
212 shall be referred to the Committee on Finance.

213
214 19. All matters before the Council relative and the setting and maintenance
215 of poles on highways and bridges, and the sewer system, or to railroads and public
216 conveyances or to the setting, location and maintenance of street lights, together with all
217 contracts for lighting the public streets, parks and square of the City; all matters before
218 the Council relating to the construction, maintenance and repair of city property and all
219 matters before the Council relating to parks, recreation and civic affairs; all matters
220 before the Council relating to the erection and location of buildings designated by
221 ordinance shall be referred to the Committee on Public Works.

222
223 20. All matters before the Council relating to the management, control,
224 care, maintenance and direction of the fire department and fire department equipment of
225 the city, the location of street hydrants and fire alarm signals and the storage and
226 transportation of petroleum products, hydrocarbons, and other explosives – all matters
227 before the Council relating to the police department and all matters over which the City
228 Council sitting as a board of license commissioners has control or jurisdiction – shall be
229 referred to the Committee on Safety Services and Licenses.

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21. All matters before the Council not specifically set forth in Rules 19-24 and not assigned to any of the committees mentioned in the Rules including, but not limited to traffic signals and street signage, shall be referred to the Committee on Ordinances.

22. All matters before the Council relating to claims against the city arising from any cause shall be referred to the Committee on Claims.

23. Any person, group or organization wishing to make a presentation to the City Council must first make said presentation to the appropriate committee as determined by the Council President.

24. Assuming a quorum of a committee is present and voting on a matter, and the vote on the matter has the majority of members voting in the affirmative, then the matter will be reported out by the Committee Chair to the full Council for their consideration with a recommendation of “passage.” Matters recommended for passage, including the budget, shall be considered by the full council as amended and passed by the committee.

25. Assuming a quorum of a committee is present and voting on a matter, and the vote on the matter has the majority of members voting in the negative, or results in a tie vote, then the matter will be reported out in the minutes of the committee that the matter has been voted in the negative or tie vote, and the matter will be placed on the Council Docket for informational purposes only and no vote will be taken.

26. If a matter/ordinance has been considered by a committee, but the committee needs further information/testimony or substantial amendments or changes need to be made to it, or if the committee is not prepared to vote the matter up or down for whatever reason, the matter can be tabled by a vote of the committee for a definite period of time, not to exceed three (3) months. If after three months no action is taken on the Ordinance, it will no longer appear on the agenda and will be considered dead.

27. For a matter to be considered by a committee again once placed on the table, a procedural motion must be made and seconded to “remove it from the table” to allow it to be considered by the committee again. A majority vote of the committee is required to remove a matter from the table.

28. Any committee member, except the Chair, may make a motion and/or second someone else’s motion.

29. Any Council member may request of the City Clerk that his/her name be removed as a sponsor of any ordinance or resolution at any time before its final passage by the full Council. An ordinance must have at least one sponsor in order for the ordinance to be considered for passage. Conversely, any member may request of the City

275 Clerk that his/her name be added as a sponsor of any ordinance or resolution at any time
276 before its final passage by the full Council.

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E. Of Admission to the Council Chamber

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F. Miscellaneous Provisions

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The monthly omnibus resolution shall expire at the opening of the next month's regular business meeting at which time the Clerk or Deputy shall submit copies to each Council Member of all congratulations or condolence issued pursuant to the omnibus resolutions.

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32. The clerk of the City Council shall cause to be printed a docket of the business to be considered at each regular meeting of the City Council. Said docket to be approved by the Council President. The Council President, the Mayor, all committee chairmen, all committees by vote thereof, having reports to make or business to present shall furnish said Clerk with a definite statement in writing of the business to be presented at least seven (7) calendar days before said meeting of the City Council, in order that the same may be printed on said docket; and no ordinance, resolution, petition, order or other matter of business shall be considered unless notice of the same shall have been given as herein provided and includes the estimated cost beyond the normal operational costs which are budgeted. Said docket and all ordinances and docketed resolutions described therein, shall be mailed by US postal mail, electronically or

321 delivered to the members of the Council, the Mayor, and to the relevant department heads
322 at least one hundred and twenty (120) hours previous to the meeting of the City Council.

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324 33. The Mayor or any of the Council or committee of the Council shall be
325 entitled to introduce ordinances. Any ordinance referred to the City Council for
326 consideration shall be processed in accordance with Section 3.10, 3.11, 3.12, 3.13, 3.14
327 and 3.15 of the Cranston Home Rule Charter, said sections being wholly incorporated
328 herein by reference thereto.

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330 34. All matters of new business not appearing on said docket or presented
331 in open meeting shall be referred to a standing committee unless unanimous consent of
332 all members present is given for immediate discussion. No final action will be taken on
333 any new business which has not satisfied the notice requirements of the Rhode Island
334 Open Meetings Act, unless it is an unexpected occurrence requiring immediate action.
335 RIGL 42-46 et seq.¹

336 34A. Any matter of business appearing on the City Council docket shall
337 not be acted upon unless a copy of the proposed legislation shall have been made
338 available in the City Clerk's Office by 12 o'clock noon the Wednesday prior to the
339 council meeting. Any matter of business appearing on said docket shall be made
340 available to the general public in the City Clerk's Office no later than 9 o'clock A.M. the
341 Thursday prior to the City Council meeting.

342
343 34B. Any new business, and shall include any and all Resolutions which
344 have or may have a fiscal impact, including those urging action or passage of legislation,
345 but shall not include Resolutions which are purely ceremonial in nature, not appearing on
346 the Council docket shall be submitted in final form to the City Clerk's Office no later
347 than twelve noon on the Friday prior to the council meeting. All new business shall be
348 forwarded electronically to the City Council at the close of business on Friday and copies
349 shall be placed on the desk of each council member and the Mayor before the beginning
350 of the council meeting. Any new business which was not timely filed in accordance to
351 this rule, may only be introduced upon an affirmative vote for introduction by the
352 Council. No new business sponsored by the Mayor for introduction to the City Council
353 shall be accepted for introduction by the City Clerk, unless it has been reviewed and
354 presented by the City Solicitor or Assistant City Solicitor.

355
356 34C. If the City Council wishes to debate and act on a motion tabled
357 in any Committee for any reason, a procedural motion must be made and seconded
358 during a Council meeting, to bring the matter before the full Council despite it being
359 tabled in Committee. Such a procedural motion must receive the votes of 2/3 of the
360 Council present and voting to pass, and allow the original motion to be considered by the
361 full Council. Once the original motion is removed from a Committee's table, it is treated
362 like any other motion reported out of Committee to the full Council.

363
364 35. All petitions, acts, resolutions, reports and other communications
365 submitted to the City Council, by any committee, standing or special, shall be written on
366 paper of uniform size and style which shall be furnished by the City Clerk. Such papers

367 shall be endorsed by the member representing the same, and no other endorsement or
368 report except such as may be made by the Clerk of the Committee of the City Council,
369 shall be made thereon. Reports shall be signed by the Chairman of the committee unless
370 otherwise ordered by the Committee.

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372 36. Regular meetings of this said City Council shall be held on the fourth
373 (4) Monday of each month, at 7:00 PM and adjourn no later than 12 midnight, except that
374 the last meeting in December shall be held on the third (3) Monday of that month. In the
375 event that said fourth (4) Monday of any given month shall fall upon a legally designated
376 holiday, State or Federal, said meeting shall be held on the next succeeding business day;
377 and further provided, however, in the event that any given regular council meeting shall
378 fall upon a holiday eve, said Council at the next preceding regular meeting, may in its
379 discretion by a majority vote of those present at said meeting, declare the next regular
380 meeting of said council shall be held on the next business day subsequent to said holiday
381 eve.

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384 36A. Special meetings of this City Council may be called pursuant to the
385 provisions of Section 3.07 of the Cranston Home Rule Charter and Section 2.04.060 of
386 the City Code which are incorporated herein by reference thereto.

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388 B. Special meeting of the City Council may be called by the Mayor,
389 Council President or any three members of the City Council.
390 Emergency Special meetings may be called by the Mayor or a majority
391 of the City Council.

392 C. Special and emergency meetings must comply with all notice
393 requirements of the Rhode Island Open Meetings Act, RIGL 42-46 et
394 seq.²

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396 37. Any regular or special meeting may by action of a majority of the
397 members present be adjourned to a time fixed in such motion and such adjourned meeting
398 shall be treated in all respects as a continuation of the original meeting.

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400 38. Pursuant to Section 3.07 of the Cranston Home Rule Charter, citizens
401 shall be entitled to be heard at all regular meetings, special meetings, and scheduled
402 hearings of the Council and its committees on matters within the authority of the Council
403 as follows:

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405 A. Any person wishing to speak before the Cranston City
406 Council on any docketed item Sign a Speakers' Sheet
407 which will be available in the Council Chambers one half
408 hour prior to the start of the meeting. Speakers shall list
409 their name, address and the particular issue or issues upon
410 which they wish to be heard.

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- B. Nothing herein shall be construed as limiting the rights of the Mayor or the heads of several departments to be heard as provided in Rule 8 hereof.
- C. These rules shall not be construed as limiting the rights of the citizenry to be heard on matters relative to zoning and licensing.
- D. Any additional matter of business not appearing on said docket, requiring and upon receiving unanimous consent of the council members present shall entail public participation.
- E. All meetings of the Council and its committees shall be open to the public except under special circumstances as provided by State Law. Citizens shall be heard on matters which appear upon the docket of business for a regular meeting of the Council, upon the notice given of a special meeting of the Council and upon the agenda of a standing committee of the Council. All such hearings will be held only during the designated “Public Hearing” portion of a meeting except when resolutions are being considered under executive communications. Except for discussion pertinent to such resolutions all public hearings, remarks, or questioning will take place during the designated public hearing portion of the meeting.
- F. The remarks of a citizens or his attorney on docketed or any other matter of business shall be limited to a period of time not to exceed four (4) minutes during each regular or special meeting. In addition, the time limit for any citizen or his attorney who also desires to address the Council pursuant to Rule 38A shall be extended to a period of time not exceeding five (5) minutes during the meeting. The remarks of any one (1) matter by the citizenry shall be limited to a period of time not exceeding fifteen (15) minutes during the meeting. These time limits will be enforced by the presiding officer.
- G. Notwithstanding anything to the contrary set forth above, in Zone Change or Zoning Map amendment proceedings, the time limits set forth above shall not apply and the proponents and opponents of such changes shall be allowed a reasonable time to present their positions.

456 39. On a case by case basis, any of the foregoing Rules may be
457 suspended for good cause during a Council meeting or a meeting of a Standing or Special
458 Committee, for that particular instance, after such a request has been made by a Council
459 member who is part of said body and approved by a majority of votes of the members of
460 said body.

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462 40. Except as otherwise provided, ROBERTS RULES OF ORDER shall
463 prevail current issue, however, if during the course of their work in Committee or on the
464 full Council, members encounter a situation not sufficiently addressed through these
465 Rules, he/she should bring that situation to the attention of the President of the Council
466 and the Chair of the Rules Committee as soon as possible, so that the matter may be
467 addressed more clearly within these Rules.

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469 41. When the City Council or a Council Committee is in session in the
470 Council Chambers, there will be no use of cell phones or electronic pagers. Private
471 discussions should be kept to a respectful tone so as to not disturb the proceedings. The
472 presiding officer shall warn those disturbing the proceedings to be respectful and
473 considerate of those attending to the business of the meeting. If those disturbing the
474 meeting continue to do so after the warning, the presiding officer may order they be
475 removed and those persons may be subject to any civil or criminal penalties.

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491 ¹ Specific statement of all business must be listed on agenda/docket. Matters not listed
492 may be addressed by unanimous consent. The matter can be discussed or referred to
493 committee. No vote can be taken unless it's an "unexpected occurrence requiring
494 immediate action" RIGL 42-46-6(b) .

495
496 ² Open Meetings Act requires 48 hours advance posting, 48 hours notice is waived for
497 emergency meetings.). Notice and agenda must be posted as soon as practicable.
498 Business in emergency meeting is limited to issues that created the emergency . RIGL
499 42-46-6(b) and (c) . Special meetings have additional requirement of newspaper
500 advertising under the Code, this is waived for emergencies . Code 2-10.2.

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