

- I. **OLD BUSINESS** *As of February 23, 2026*, each item in this section reflect suggested changes but have not been approved by the Commission as Charter changes as of the date of this meeting. Nor has a motion been made to adopt the changes by this Commission. Further discussion will be held at future Commission meetings under Old Business.

Item One 2.4 FORM OF GOVERNMENT Add the word “Strong” in front of Mayor/Council.

Item Two ARTICLE III. THE MAYOR 3.1 TERM OF OFFICE Define/change the second paragraph. Have two-terms, sit out one-term, be re-elected and serve two-terms and be done; or, have two-terms, sit out one-term, be re-elected and serve two-terms and immediately be eligible for an unlimited number of terms; or, need to sit out one-term between each time running third/forth/etc. set of terms.

Item Three 3.2 QUALIFICATIONS Add index or define certain specific language throughout the Charter. Define immediately in text of Charter or add an Index at the end of the Charter.

In this section, second paragraph, “public office.”

Item Four 3.3 POWERS OF THE MAYOR
A. Judicial Define the judicial powers of the Mayor. Request information from Lisa Carey Dean.

‘C. Executive Paragraph 4 competitive bidding. Examine information from City of Dublin. Discuss removing competitive bidding. Ask City Engineer to comment on this, also. Paragraph 7 Remove the words “or appointed” or change the wording to address the authority to remove the Law Director, if appointed.

Item Five D. Appointment: Confirmation of Directors and Other Employees **If the elected Director of Law is replaced for any reason by an appointed Director of Law, the appointed Director of Law may be removed by the Mayor upon approval of a two-thirds (2/3) vote of the members of Council.**

Item Six 3.4 VACANCY IN THE OFFICE OF MAYOR
A. Temporary Vacancy Paragraph 1 define “temporarily absent”. Add language to clarify or add language defining incapacitated when referring to a temporary absence.

B. Permanent Vacancy Paragraph 1 define disqualification

Item Seven. Article IV COUNCIL 4.3 Qualifications second paragraph define/index “public office.”

Item Eight. 4.6 Vacancies Betty Konen to research “90 days) in paragraph 1 and if the Board of Election has past practice to address this. Term “disqualification” in paragraph 1 and 4 define/index.

Item Nine. 4.8 Regular and Special Meetings. Strike “...leaving a copy thereof at their usual place of resident..” and adding “by email with read receipt.” Nichole Messner to look at other communities language concerning notifications of special meetings.

Item Ten. 4.9 C. Committee Deliberation Review third paragraph, “The

recommendations reported by such committee(s) shall be in writing and...”

Item Eleven. 4.11 Publication of Ordinances and Resolutions. Recommendation from Nichole Messner and after Commission discussion:

4.11 PUBLICATION OF ORDINANCES AND RESOLUTIONS

Council shall have the power to determine the method of publication of its adopted ordinances and resolutions, and of any other of its proceedings, which other proceedings it deems proper to publish. Such publication shall be by posting for a minimum period of two (2) weeks, the ordinance and resolution at the Central Administration Building ~~in at least five (5) public places within the City~~, and the publication of a concise summary of the ordinance or resolution in at least any one (1) newspaper of general circulation in the City (or its electronic/online equivalent), once a week for two (2) consecutive weeks or on the City of Green website where it shall remain available for not less than thirty (30) days. Until such time as Council provides for the method of publication, such public notice shall be given in the manner provided by the general laws of the State of Ohio.