RULES OF ORDER AND PROCEDURE, GOVERNING THE CITY COUNCIL OF THE CITY OF MONTGOMERY, OHIO

These rules of order shall govern the procedure of the City Council of Montgomery, Ohio, and the conduct of its members, and are promulgated pursuant to Section 3.03 of the Montgomery Home Rule Charter.

I OFFICERS OF CITY COUNCIL

- 1. <u>Mayor</u>. At its organizational meeting in December of each odd-numbered year, the City Council shall choose one of its members as Mayor. The Mayor shall be the presiding officer of City Council. It is the duty of the presiding officer to call the meeting to order, preside at all public hearings and sessions of the City Council, announce the business before the City Council, recognize the public for comment to City Council, recognize City Council members entitled to speak, state and put to vote all questions before the City Council, rule on interpretations of these rules, to preserve order and decorum at meetings, and assume such other duties and responsibilities as the good order and administration of the City Council may require.
- 2. <u>Vice Mayor</u>. At its organizational meeting in December of each odd-numbered year, the City Council shall choose one of its members as Vice Mayor. In addition to duties conferred by law, the Vice Mayor shall assume the duties of the Mayor as prescribed in these rules during the absence of the Mayor.
- 3. <u>Absence of Mayor and/or Vice Mayor</u>. In the absence of the Mayor, the Vice Mayor shall act as the presiding officer of the City Council. In the event that both the Mayor and Vice Mayor are absent, City Council may select, by motion, one of its members to serve as Mayor pro-tem during the Mayors and or Vice Mayors absence.
- 4. <u>Vacancy in Office of Mayor and/or Vice Mayor</u>. In the event of a vacancy in the office of Mayor, the Vice Mayor shall become Mayor for the unexpired term and City Council shall elect a new Vice Mayor for the unexpired term. In the event of a vacancy in the office of Vice Mayor, City Council shall elect a new Vice Mayor for the unexpired term.
- 5. Removal of City Council Officers. Prior to the expiration of the two year term to which the Mayor and/or Vice Mayor were appointed by City Council, City Council may remove the Mayor and/or Vice Mayor upon a finding that the person(s) serving in that position has conducted himself/herself in a manner not appropriate to the position. To initiate such an action to remove the Mayor and/or Vice Mayor, three (3) or more members of City Council must move for a vote on such issue at a regular meeting of City Council. With such motion, the movants shall file with the Clerk of Council the specific charges against the officer to be removed. The removal vote shall then be deferred to the next regularly scheduled meeting of City Council to give the officer to be removed the opportunity to address or rebut such charges. The officer to be removed may waive such deferral and address the charges at the meeting at which they are presented. After reviewing the charges and any rebuttal City Council shall vote upon the motion. If five (5) members of City Council vote in the affirmative to remove the officer, the position immediately shall be declared vacant and the office shall be filled as provided herein. The decision of City Council to remove the Mayor or Vice Mayor is not appealable. The decision to remove the Mayor or Vice Mayor shall not affect the person's position on City Council or as a Chair or member of any Committee of City Council.
- 6. Clerk of Council. City Council shall appoint by Resolution any office holder or city employee to perform the duties of Clerk of Council. The Clerk of Council, shall (1) prepare the Agenda for regular and special meetings, (2) provide copies of the Agenda to the Mayor and members of City Council in advance of any regular meeting, (3) attend to such correspondence as the Council may designate, (4) attend, record and journalize the proceedings of City Council's regular and special meetings, its public hearings, and any committee meetings, as the Mayor may direct, (5) maintain official signed record of legislation passed, (6)

distribute notices of meetings and copies of agendas and legislation as provided elsewhere in these rules, and (7) such other duties as may be mandated by law.

II CITY COUNCIL MEETINGS AND EXECUTIVE SESSIONS

- 1. Regular Meetings. City Council shall generally hold two regular meetings, including a Work Session and a Business Session, each calendar month. These meetings may be combined into a single monthly meeting at the discretion of the City Council. All meetings of the City Council shall be open to the public in accordance with the Montgomery City Charter. City Council meetings are held in City Council chambers of the Montgomery City Hall, 10101 Montgomery Road commencing at 7:00 p.m. unless changed or canceled by motion of City Council, on calendared Wednesdays as set forth in these Rules and Procedures. Council by motion may schedule a regular meeting to follow immediately the conclusion of a public hearing, which public hearings typically are scheduled in conjunction with a Work Session.
 - A. <u>Work Sessions</u>. The City Council shall convene in Work Session on the Wednesday two weeks prior to the first Wednesday of each month. The primary purpose is to familiarize City Council members with current business, establish the Agenda for business meetings, and such other matters as the members of City Council may deem appropriate. Work Sessions shall be devoted primarily to:
 - a. Discussion of legislative proposals;
 - b. Receipt and review of committee reports;
 - c. Receipt and review of legislative requests and communications from the Mayor and executive departments;
 - d. The establishment of an agenda for Business Sessions;
 - e. Receiving reports from the administrative staff; and,
 - f. Receiving comment from the public.

Normally legislation will not be adopted or read at the Work Session. However, the City Council reserves the right to read and pass legislation at Work Sessions with the consent of a majority of its members as stated by motion.

- B. <u>Business Session</u>. The City Council shall convene in Business Session on the first Wednesday of each month. The primary purpose is to consider a legislative agenda and to act formally upon reports or recommendations.
- 2. **Special Meetings.** Special meetings may be called by the Mayor or by any three members of City Council by written notice given personally to the Mayor and each member of City Council and to the Clerk of Council. As with all City Council meetings, public notice of special meetings must be made at least twenty-hour (24) hours in advance of the meeting to the media and the public in accordance with the requirement of the Montgomery City Charter. To ensure compliance with the Law, the Clerk of Council should be advised of any special meeting during regular business hours of the City of Montgomery, at least 48 hours in advance of said special meeting. A majority of City Council members may waive notice requirements to the Clerk of Council in the event of an emergency and if a member of City Council assumes responsibility for public notice of the meeting. Public notice need not be given if the special meeting is announced at a prior meeting of City Council.
- 3. **Executive Sessions.** The City Council, its Committees, the City's Boards and Commissions, and any sub-Committee thereof, upon a motion affirmed by roll call vote of a majority of a quorum of the members of the City Council, Committee, Board, or Commission present may convene into a closed executive session at any regular or special meeting for the purposes set forth in R.C. § 121.22.

4. <u>Public Hearings.</u> Public hearings shall be scheduled periodically as required by the City's Land Use Code and other legislative requirements of the City, or as required by law. Public hearings generally are scheduled immediately prior to Work Session meetings of City Council.

III CONTENT OF AGENDA, MINUTES AND NOTICES

- 1. <u>Agenda of Work Sessions</u>. The Agenda for the monthly Work Session represents the outline for business to be conducted at the Work Session and shall be compiled by the City Manager and Clerk of Council for discussion by City Council. City Council should thoroughly discuss any proposed Agenda items and pose any questions of staff on those items at the Work Session. This will allow for adequate time for additional research into any item on which questions or concerns may exist prior to the City Council Business Session.
- 2. <u>Agenda of Business Sessions</u>. The legislative agenda for a City Council Business Session shall be determined at the Work Session held two weeks prior to that session.

By motion at a Work Session any two members of City Council may add a piece of legislation to the Business Session Agenda if the same has previously been referred to the appropriate committee and for which no discussion has occurred for a period of three or more months.

Any proposed addition or modification to the City Council legislative agenda on the evening of the Business Session shall, require the approval of a majority of the members of City Council for inclusion thereon,

3. Agenda Order of Business.

- a. Call to Order
- b. Roll Call
- c. Pledge of Allegiance (This item is included on the Business Session only.)
- d. Guests and Residents (This section of the Agenda is reserved for public comment from those guests and residents in attendance at the meeting in accordance with Section V.2. of these Rules of Procedure.)
- e. Establishing and Agenda/Legislation for Consideration Tonight:
 - 1. Tabled Legislation (Represents Ordinances/Resolutions that have been removed from the current agenda for consideration by City Council at a later date.)
 - 2. Pending Legislation (Represents carryover Ordinances from previous meetings that are in process of passage through the required three readings of City Council.)
 - 3. New Legislation (Represents new Ordinances/Resolutions to be considered by City Council.)
- f. Administration Report (City's Manager's update/status report.)
- g. Law Director's Report (Law Director's update/status report. This report is generally included for discussion at the Work Session meeting.)
- h. City Council Member and/or Committee Reports (This section of the Agenda is dedicated to reports from Council members concerning the various standing or special committees of City Council and other Council member activities and while not excluded from discussion at Business Sessions, is generally

included for primary discussion on the Work Session Agenda. The section of the Agenda is also appropriate for reporting on correspondence from citizens, governmental agencies or other jurisdictions.)

- i. Other Business (This section of the Agenda is dedicated to action, discussion, or direction by City Council on a topic not included on the City Council Agenda.)
- j. Minutes (This section of the Agenda is reserved for the review and approval of Minutes by City Council at the Business Session. For Work Session meetings, this item will be placed near the end of the Agenda to allow ample time for Minutes review and corrections.)
- k. Mayors Court Report
- 1. Adjournment
- 4. <u>Minutes.</u> All Work and Business Sessions of City Council, and all meetings of City Council's Committees, and the City's Boards and Commissions and their sub-Committees, shall be recorded through a journal of formal Minutes. Minutes of such meetings shall reflect the type of meeting undertaken, the date and place thereof, the attendance of officials, and a complete account of procedural matters. Minutes should contain sufficient facts and information to permit the public to understand and appreciate the rationale behind the relevant public body's decision.

All draft minutes are to have a disclaimer statement included in the header of the minutes and a "Draft" watermark, until such time that they are formally approved by the appropriate body of the City. Once meeting minutes have been approved, the disclaimer and the draft watermark shall be removed and the Minutes filed for permanent recordkeeping.

Minutes, once reviewed and determined to be accurate and complete, should be approved at the meeting at which they are presented.

City Council can approve Minutes at either Work Sessions or Business Sessions. If proposed changes to the minutes are complex or extraordinary, approval of the Minutes should be deferred until the corrections are made and presented at a future meeting.

City Council and board and commission Minutes will be made available to the public once they have been included in a packet for distribution to City Council members and/or board and commission members.

5. **Notice of Meeting.** The time and place of regular meetings shall be published at least 24 hours in advance of said meeting. Such public notice may include the City's monthly newsletter, the City's website or a newspaper of general circulation in the municipality. Notice of special meetings shall be published at least 24 hours in advance of said meeting or as reasonably practicable in an emergency consistent with the City Charter. The Clerk of Council shall be responsible for assuring that notices of such meetings are provided.

Copies of the City Council Agenda are posted on the Website at least 72 hours before a regular meeting and 24 hours before a special meeting unless a meeting is necessary in an emergency, at which time the purpose and Agenda for such meeting shall be provided in advance of the meeting as is reasonably practicable. Copies are also available from the Clerk of Council's office prior to meetings and at the entrance to the Council Chambers at each meeting.

Further, the Clerk shall maintain a list of all news media that have requested notification of the City Council's regular and special meetings and shall advise such news media at least 24 hours in advance of the same, except in the case of emergency. In any instance of emergency, the Clerk shall notify the news media by email and/or telephone as soon as possible of the time, place, and purpose of such meeting.

IV LEGISLATION

- 1. <u>Types of City Council Action</u>. City Council action may take the form of either an Ordinance, Resolution or motion. All legislative action shall be by Ordinance or Resolution. Every Ordinance or Resolution shall be read in full when proposed unless upon a motion and the affirmative vote of five of its members, City Council waives this requirement. Council may only waive this requirement to read the entire Ordinance or Resolution if a copy of the legislation is made available to the public before adoption. All Ordinances and Resolutions shall be approved as to form by the City Law Director.
 - a. Ordinances. An Ordinance typically is a permanent rule or law adopted by the legislative authority or which appropriates city funds. Every Ordinance shall be read in full or by title only at the first reading and by title only on a second and third day. A separate motion to read by title only is not required at the second or third reading. An Ordinance becomes effective thirty days after adoption by City Council. The exceptions are Ordinances which are adopted as emergency legislation or which are not subject to the referendum process as specified in Section 8.04 of the Montgomery City Charter.
 - b. **Resolutions.** Resolutions represent legislative action of a temporary nature or providing for the disposition of a particular item of business, such as approving a contract. Resolutions are read one time prior to action by City Council. Resolutions take effect immediately upon passage by a majority vote of City Council.
 - c. <u>Motions.</u> Motions are typically procedural matters brought to the floor of Council for immediate disposition and having no extended impact beyond the process of conducting the meeting. An example is a motion to table or a motion to set the agenda for a meeting. Other ministerial matters may be disposed of by motion such as City Council's decision to request a hearing on a liquor permit transfer. Most motions are administrative in character. Motions are approved by a voice vote by a majority of City Council.
- 2. <u>Preparation of Legislation by Staff.</u> Legislation shall be prepared by staff and shall be approved as to form, by the Director of Law.
- 3. Preparation of Legislation by a City Council Member. Legislation submitted by any member of City Council shall conform in style, heading, and format to the standards in current usage in the City of Montgomery and shall be approved as to form by the Director of Law before consideration at a City Council meeting. This rule shall not however, abrogate or constrain the right to amend legislation at a regular or special meeting in the absence of the Director of Law when such amendments conform to the format and general character of the legislation.
- 4. **Roll Call.** Every member present, when a question is put, shall vote unless the member has a conflict of interest. Any member requesting permission to abstain may make a brief statement of the reason for making such a request. The question shall then be immediately taken without further debate. Voting on all legislation shall be done orally, upon roll call and in the open. No proxy votes are permitted. When the Clerk calls roll, each member shall respond "yes," no," "present," or "abstain." No other comment is permitted during voting. The order of voting shall rotate in a random manner.
- 5. **Emergency Legislation.** Legislation may be passed as an emergency so long as the written legislation contains a statement of the necessity for such emergency action and such legislation is approved by five or more members of City Council. Such legislation approved as an emergency shall take effect immediately upon adoption by Council or such other date as may be set forth within such legislation.
- 6. <u>Approval as to Form and Authentication of Legislation.</u> Each Ordinance and Resolution shall be approved as to form by the City's Law Director and shall be authenticated by the signature of the Mayor and the Clerk

of Council. The failure or refusal of those officers to authenticate by signature shall not invalidate an otherwise properly enacted Ordinance or Resolution.

V MEETING PROCEDURES

- 1. <u>Intent</u>. It is Council's intention in adopting these Meeting Procedures to conduct meetings that feature civil discourse and a demonstration of respect by and for all participants. The Council's intent is also to run meetings that are efficient and productive for the benefit of all residents of the community.
- 2. **Quorum.** Four members of City Council shall constitute a quorum for the transaction of business at any meeting of City Council as a whole.
- 3. Guest and Resident Participation. Guests and Residents ("Guests") may address Council, a Council Committee, or Commission under this Agenda section unless (1) the matter has been referred to a particular Council Committee or City Commission for consideration, which issue should then be addressed to the appropriate Committee or Commission, (2) if the matter has been set for public hearing, such matter should be addressed at the particular public hearing, or (3) if a matter has been tabled to another Council meeting, such issue should be addressed at that Council meeting where the issue has been placed on the Agenda for discussion and consideration. Guests should not address issues which are not within the purview of Council's, or a Commission's authority. Guests who have requested in writing to appear before City Council, a Committee or Commission will generally be heard first. Guests wishing to provide comment to City Council, a Committee or Commission are asked to limit their comments to a period of three minutes. Guests will be reminded by the Mayor or Chair when they approach the three minute limit to bring their comments to a conclusion. Guests who know that their comments will extend longer than three minutes should ask the Mayor or Chair in advance for permission to extend their comments. The privilege to extend comments beyond three minutes is not a given right, but is solely in the discretion of the Mayor, the Chair, Council, Council Committee or Commission. Guests who abuse these guidelines will not be recognized for further comment during the meeting. Council, its Committees and Commission, reserve the right to limit repetitive comments. Guests addressing Council, a Committee or Commission cumulatively shall be allowed no more than a total of five minutes at any meeting or hearing to address the meeting unless otherwise approved by the Mayor or Chair.

Meetings are to be conducted in a business-like manner with proper decorum exhibited by Council, staff and all audience members. No Council member nor audience member shall delay or interrupt the proceedings or the peace of the Council or disturb any member while speaking or refuse to obey the orders of the Mayor or the meeting Chair as presiding officer of the meeting. The Mayor shall be responsible for preserving meeting decorum at all times. To preserve meeting decorum, so as not to disrupt or distract from proceedings, and to assure safe and secure meetings, placards, signs, posters, packages, bundles, suitcases or other large objects shall not be brought into meeting rooms without the prior authorization of the Mayor or Chair. All packages, bundles or suitcases are subject to search to preserve meeting security. A guest or presenter who wishes to utilize displays or other materials as a part of their presentation should prepare such materials electronically and present them to the Clerk of Council's office in advance of the meeting so they may be displayed through the City's message centers in the meeting room. The City reserves the right to decline to display obscene or offensive materials.

Photographs, audiotapes and videotapes may be taken during Council, Committee or Commission meetings as permitted by Ohio law. The equipment to be used and the placement of such equipment shall not be disruptive to the meeting or meeting participants.

4. Robert's Rules of Order. All City meetings shall be conducted in accordance with the latest edition of Robert's Rules of Order except as otherwise provided by state law, the municipal code or by City Council adopted policy.

VI CITY COUNCIL COMMITTEES

1. <u>Standing Committees.</u> City Council, unless otherwise reorganized by Resolution, shall have the following Standing Committees for the administration of its business: Financial Planning Committee, Government Affairs Committee, Law and Safety Committee, Parks and Recreation Committee, Planning, Zoning and Landmarks Committee, and Public Works Committee. These Standing Committees shall have general jurisdiction over the following matters:

<u>Financial Planning Committee</u>- This Committee reviews issues related to the City's finances and budget. The Committee also serves as the City's Audit Committee to review financial statements and the annual audit report with any responses from the State Auditor. The Committee would also address financial issues including property tax and levy questions, general taxation, indebtedness, appropriation of funds, wages and salaries of employees and financial policy questions.

<u>Planning, Zoning and Landmarks Committee</u>- This Committee reviews issues related to community development, zoning and the historic landmarks within the City. The Committee reviews staff's recommended changes to the zoning code, general City planning activities, and has oversight for historical buildings and functions, the comprehensive plan, subdivision rules and regulations, the building code and property maintenance code.

<u>Public Works Committee</u> This Committee reviews issues related to the Public Works Department and their responsibilities within the City including planned re-paving schedules, infrastructure related capital improvement projects, trash collection, traffic control devices, and general policies related to snow removal, sidewalk maintenance and other maintenance, repair and enhancement of the City's infrastructure.

<u>Parks and Recreation Committee</u>- This Committee is responsible for overseeing the City's parks and recreation activities including the swimming pool and related recreation programs.

<u>Governmental Affairs Committee</u> This Committee generally addresses issues related to intergovernmental relations, the rules and procedures of City Council and City communications such as City survey and newsletter. The Committee also addresses City Council personnel issues and the annual evaluation of the City Manager and Law Director. The Committee is responsible for reviewing the declaration of Surplus Property and approving the sale of such property.

<u>Law and Safety Committee</u>- This Committee reviews the public safety functions of the City which include the Police and Fire operations. The Committee has oversight for recommendations concerning major equipment purchases for these Departments. The Committee also works closely with the Departments and the City Manager for Civil service appointments and promotions.

The City Manager may request an issue to be reviewed by a Standing Committee, or a joint meeting of Standing Committees unless otherwise directed by City Council.

Each committee is comprised of three City Council members, one of whom shall serve as committee chair as appointed by the Mayor.

The Mayor shall make appointments to the Standing Committees and shall name a chair of each. The Mayor shall have the right to remove committee chairs and committee members upon a finding that the person(s) serving in that position(s) has conducted himself/herself in a manner not appropriate to the position.

- 2. **Special Committees.** City Council may, upon the concurrence of a majority of the members, establish special committees of its members. Appointments to such committees and selection of a Chair shall be governed in the same manner as prescribed for the Standing Committees.
- 3. <u>Committee of the Whole</u>. City Council may convene itself as a committee of the whole and may consider such matters, as it deems appropriate. Such meetings shall be considered as a special meeting of City Council. The Mayor shall preside at its meetings, and these rules shall govern its proceedings.
- 4. **Responsibilities.** Committees may investigate, consider, and report on any matter within the purview of their purpose, and shall investigate, consider, and report on any matter referred by the City Manager, City Council or the Mayor.
- 5. **Quorum.** Two members shall constitute a quorum of any Standing Committee. A majority of members of any special committee shall constitute a quorum.
- 6. <u>Committee Minutes</u>. The Clerk of Council shall coordinate the recording of minutes for all committee meetings and will maintain these minutes as the permanent record of these proceedings.
- 7. <u>Council Member and/or Committee Reports</u>. Individual Council member reports or an update on Council Committee activities are scheduled for presentation at the Work Session meeting each month. Reports are not scheduled for the Council Business Session meeting unless it is a time sensitive matter.
- 8. Notice of Committee Meetings. Committee chairmen shall inform the Clerk of Council of any regular or special session of said committee, of the place and purpose thereof, and of the agenda topics for said meeting at least 48 hours in advance of the same. The Clerk shall notify local print news media and shall post or publish notice of the said meetings in the manner and form prescribed for publication and notification of meetings of the City Council at least 24 hours in advance of the meeting.

VII CITY COUNCIL BEHAVIOR AND DECORUM

- 1. <u>City Council Member Attendance</u>. An excused absence is one due to the death of a family member, illness of the City Council member or a member of his or her family, a business conflict or a vacation. If reasonably possible a City Council member shall notify the Mayor, City Manager, or Clerk of Council in advance of the fact that he or she will be unable to attend a City Council meeting and the reason for his or her absences. The record of the meeting will state the fact that the City Council member is absent from the meeting and the reason for the absence. The City Council may at that point vote to excuse the City Council member from the meeting. Unexcused absences from any three consecutive meetings of the City Council may be cause for removal from office in accordance with Section 3.08 of the Montgomery City Charter.
- 2. <u>Conflict of Interest/Abstentions</u>. In the event that any matter before the City Council presents a conflict of interest for a member of City Council, such member shall state his conflict and intent to abstain from discussion on the subject matter and shall not participate in any discussion or vote of City Council or attempt to influence any other member of City Council with regard to the matter.
- 3. <u>City Council Behavior/Decorum</u>. Meetings are to be conducted in a business-like manner with proper decorum exhibited by all members. No member shall delay or interrupt the proceedings or the peace of the City Council or disturb any member while speaking or refuse to obey the orders of the Mayor as presiding officer of the City Council. The Mayor shall be responsible for preserving meeting decorum at all times.
- 4. <u>Confidentiality</u>. City Council members may from time to time, become privy to confidential information allowable by law which shall remain confidential. No City Council member shall disclose or use, without appropriate authorization by the majority of City Council members, any information acquired in the course of

his or her official duties which has been clearly designated by the majority of City Council members to him or her as confidential. Such confidential designation is warranted whenever the status of the proceedings, the circumstances under which the information was received or the nature of the information necessitates that its confidentiality is necessary to the proper conduct of governmental business.

City Council may, during a regular, special or committee meeting, move into executive session for the purposes and in the manner described by state law. No member or other person in attendance shall divulge the nature of discussions or any information obtained during any such executive session or any information received in any confidential communication whether or not same was obtained during the course of any such meeting.

5. <u>Direction of Work through City Manager</u>. City Council members recognize that the City Manager shall direct and coordinate the day-to-day activities of the employees of the City, including the management of time for such employees. No City Council member shall reprimand, give orders to, or otherwise direct the activities of any City employee.

A complaint made directly to a member of City Council by a citizen shall be forwarded to the City Manager for investigation by an appropriate letter or memorandum from the said City Council member. The response of the City Manager to any such complaint and the disposition thereof, shall be in writing and shall be directed to all members of City Council.

- 6. **Rules of Debate.** The Mayor or such other member of the City Council as may be presiding shall recognize members and other persons who wish to address City Council. Such person shall confine himself or herself to the question under debate, avoiding all personalities, refraining from impugning the motive of any other member's argument or vote and abstaining from the use of indecorous language.
 - a. A member of City Council shall not speak until recognized by the Mayor.
 - b. A member, once recognized shall not be interrupted when speaking unless it is to be called to order, or as herein otherwise provided.
 - c. No member of City Council shall be permitted to speak longer than three (3) minutes on any motion without permission of the Mayor, who may grant said member additional time without exception from City Council.
 - d. No member of City Council shall be permitted to speak more than twice on any one motion until every member desiring to speak on that motion shall have had an opportunity to do so.
 - e. Any member of City Council granted the floor may yield to another member of City Council, with limitations set forth in subsections (c) and (d) above.
 - f. No person (member of City Council or public) shall utilize the privilege of the Floor before City Council as a means for filibuster, prolonged speechmaking, delaying legislative action and/or obstructionist tactics. If such person engages in said behavior, he/she may be called to order by the Mayor and subject to discipline by the City Council.
- 7. **Discipline.** Any member of City Council may be subject to discipline by the remainder of City Council for disorderly conduct, violation of its rules, or absence without valid excuse for more than three (3) consecutive meetings. Discipline may be in the form of a public or private reprimand. Disciplinary action may include removal from City Council consistent with the Montgomery City Charter.

8. **Removal of City Council Members.** City Council may remove a member of City Council only as permitted under Section 3.08 of the City Charter.

VIII CITY COUNCIL INVESTIGATIONS

The City Council, or a committee thereof when such action is authorized by the City Council, may inquire into and investigate the conduct of any City Council member, department or unit of the City or any City contract, expenditure by the City or any matter affecting the City. In the exercise of its power granted by this Section, the City Council shall have the power to compel the attendance and testimony of witnesses and the production of books, paper and other evidence on its own motion through the process of any appropriate court or officer thereof; and the City Council may adopt Ordinances or Resolutions imposing penalties for failure or refusal of persons to comply with its lawful orders under this Section. City Council or its Committees should coordinate any investigation, particularly the use of its subpoena power, with the Director of Law.

IX FILLING OF CITY COUNCIL VACANCIES

Any vacancy on City Council shall be filled in accordance with Section 3.09 of the Montgomery City Charter.

X COMMUNICATIONS

- 1. Mail. All general mail will be opened and date stamped and distributed to individual City Council Members.
 - a. Letters and E-gov Action Line Request Addressed to the Mayor and City Council. All letters addressed to the Mayor and City Council requiring a response from staff are copied to all City Council Members with a note as to which staff person will be assisting in preparing a response. A copy of the response, along with the original letter, will be provided to each City Council Member. Letters addressed to the Mayor and City Council that do not require a response but provide information on City Council Agenda items or like matters are copied to the full City Council.
 - b. **Anonymous Communications.** Unsigned, anonymous communications are not required to be introduced in Council.
- 2. <u>Social Media</u>. It is Council's policy, that Council as a whole shall restrict social media comments and postings strictly to provide information about public meetings and to invite participation within and comment at public meetings which invites broader audience participation to avoid debate outside of public meetings. This rule is not intended to prohibit nor restrict Council members from commenting individually on social media, which is a recognized Constitutional right.
- 3. **Records Retention**. Consistent with Ohio law, any Council member communications related to or about the business of the City, outside of the City network, should be copied to the City network or properly retained or deleted consistent with the City's Records Retention and Destruction Policy.
- 4. **Boards and Commission Statements**. Boards and Commissions shall not issue Official Statements nor Media Releases without first clearing such communication with the Office of the City Manager.
- 5. <u>City Council Notification of Significant Incidents</u>. The City Manager's Office will coordinate the notification to the City Council of major crime, fire or other disasters or incidents.

XI ADOPTION, AMENDMENT AND SUSPENSION OF CITY COUNCIL RULES OF PROCEDURE

- 1. <u>Adoption</u>. These rules shall be in full force and effect from and after their adoption by a majority vote of the City Council. (Adopted: Resolution 13, 2007, April 4, 2007, Amended: Resolution 43. 2007, November 7, 2007; Amended: by motion at the February 1, 2012 Business Session; Amended Resolution No. 29, 2104, August 6, 2014; Amended Resolution No. ______)
- 2. <u>Amendment</u>. These rules may be amended or new rules adopted by a majority vote of the legislative authority.
- 3. <u>Suspension</u>. Any provision of these rules, susceptible to suspension, may be suspended at any meeting of the City Council by a majority of the legislative authority, except when a greater number is required by law or by these rules. The vote on any suspensions shall be taken by yeas and nays and entered upon the journals.