



### **CITY OF HOPEWELL**

Hopewell, Virginia 23860

### **AGENDA**

(804) 541-2408

www.hopewellva.gov info@hopewellva.gov cmbrown@hopewellva.gov

### **CITY COUNCIL**

Jasmine E. Gore, Mayor, Ward #4
Patience Bennett, Vice Mayor, Ward #7
Debbie Randolph, Councilor, Ward #1
Arlene Holloway, Councilor, Ward #2
John B. Partin, Jr., Councilor, Ward #3
Janice Denton, Councilor, Ward #5
Brenda S. Pelham, Councilor, Ward #6

John M. Altman, Jr., City Manager Sandra. Robinson, City Attorney Camisha M. Brown, Assistant City Clerk

May 12, 2020

**ELECTRONIC MEETING** 

Closed Meeting: 5:30 PM Regular Meeting: 7:30 PM

### **OPEN MEETING**

**5:30 p.m.** Call to order, roll call, and welcome to visitors

SUGGESTED MOTION: Move to go into closed meeting pursuant to Va. Code Sections 2.2-3711 (A)(1) to discuss and consider personnel matters, including the appointment, assignment, and performance of specific appointees and employees and consideration/discussion of prospective candidates for employment and appointment; (A)(3) and (A)(6) to discuss the investment of public funds for the acquisition of real property for a public purpose where bargaining is involved, and discussion in open meeting would adversely affect the City's bargaining position and financial interest; (A)(7) and (8) to consult with legal counsel and be briefed by staff regarding probable litigation and specific legal matters where such briefing and consultation in open meeting would adversely affect the City's litigating posture; and to the extent such discussions will be aided thereby, (A)(4) for the protection of the privacy of individuals in personal matters not related to public business.

**Roll Call** 

### **CLOSED MEETING**

### RECONVENE OPEN MEETING

CERTIFICATION PURSUANT TO VIRGINIA CODE § 2.2-3712 (D): Were only public business matters (1) lawfully exempted from open-meeting requirements and (2) identified in the closed-meeting motion discussed in closed meeting?

**Roll Call** 

### **REGULAR MEETING**

**7:30 p.m.** Call to order, roll call, and welcome to visitors

Prayer by Herbert Bragg, Director, Intergovernmental & Public Affairs, followed by the Pledge of Allegiance to the Flag of the United States of America led by Councilor Randolph.

SUGGESTED MOTION: To amend/adopt Regular Meeting agenda

**Roll Call** 

### **Consent Agenda**

All matters listed under the Consent Agenda are considered routine by Council and will be approved or received by one motion in the form listed. Items may be removed from the Consent Agenda for discussion under the regular agenda at the request of any Councilor.

C-1	Minutes:
	1. April 28th Minutes
<b>C-2</b>	Pending List:
	·
<b>C-3</b>	Routine Approval of Work Sessions: April 30, May 5, May 14, May 19, and May 21
<b>C-4</b>	Personnel Change Report & Financial Report:
	1. Personnel Report- May 1, 2020
<b>C-5</b>	Ordinances on Second & Final Reading:
<b>C-6</b>	Routine Grant Approval:
<b>C-7</b>	Public Hearing Announcement:
	1. FY21 Budget Public Hearing
<b>C-8</b>	<b>Information for Council Review:</b>
<b>C-9</b>	Resolutions/Proclamations/Presentations:
	1. Child Abuse Prevention
C-10	Public Hearing Announcement:
	<u>Unfinished Business</u>
<u>UB-1</u>	Forensic Audit Timeline/Quote (BP)
	MOTION:
	D. H. C. H.
	Roll Call
TID 4	
<u>UB-2</u>	Agenda Software and Agenda Template and Submission Process (JG)
	MOTION.
	MOTION:
	Roll Call
	Non Can

**UB-3** I.T. Policies (JG)

**Roll Call** 

MOTION:\_\_\_\_\_

### **Regular Business**

<u>R-1</u>	CAFR Update ISSUE: Update on status of CAFRs
	MOTION:
	Roll Call
<u>R-2</u>	COVID-19 Taxpayer Relief
	<b>ISSUE:</b> To provide relief to taxpayers due to COVID-19
	MOTION:
	Roll Call
<u>R-3</u>	Budget Discussion following the recommended schedule attached (PB)
	<b>ISSUE:</b> Council requests to discuss the FY21 Budget following the schedule attached.
	MOTION:
	Roll Call
R-4	COVID-19 Community Support (JG)
	MOTION:
	Roll Call
Repo	rts of City Manager:
Repo	rts of City Attorney:
1	Place Freedom of Information Act (FOIA) Requests and Liens with the City Attorney ISSUE: FOIA requests and Code Enforcement and demolition liens are currently handled by the City Clerk's office. Both of these are legal matters which are best handled by the City Attorney. Accordingly, it is requested that Council move both FOIA and liens to the office of the City Attorney.  MOTION:
	Roll Call

<u>Repor</u>	ts of City Clerk:
Repor	ts of City Council:
Comn	nittees:
<u>Indivi</u>	dual Councilors
<u>IR-1</u>	Request for City Council to vote to establish a rule that supports the new practice to limit City Councilors ability to place items on future agendas, conduct research with staff and seek legal guidance for potential legislative items.  ISSUE: It has been common practice that City Councilors place items on the City Council Meeting agendas to obtain a vote from City Council to approve/deny the request. At some point in 2019, some members of City Council began to advocate for Councilors to be limited in their ability to place items on the agenda for City Council approval/denial. In turn, they began to limit the ability for a City Councilor to seek legal guidance to determine legality of any proposed legislation. As of now, some City Councilors are seeking to limit the ability to ask the City Manager to provide information so that one can make a determination about the feasibility of any proposed legislation.  MOTION:  MOTION:
<u>IR-2</u>	Request for City Council direct the City Manager review city owned space and rental properties to identify a location for the Office on Youth to offer programs. In addition, for the City Manager to provide an update as to the costs/needs to renovate Mallonee Gym to house the Office on Youth and the status of the \$250,000 previously allocated by City Council for renovation.  ISSUE: The Office on Youth is currently housed in the United Way Building. The City rentals an office, storage space and front desk reception space. The Office on Youth currently has no dedicated space to offer youth programming.
	MOTION:
	Roll Call
<u>IR-3</u>	Request for City Council direct the City Manager to delegate to staff to review non-developed city land to identify a location for a practice field for youth sports and free citizen usage.  ISSUE: Several groups and residents have shared the need for the City to establish a practice field for various youth supports. If the city can identify public land for the youth to practice during daylight and provide portable restrooms, we can immediate address the need. However, we will have to discuss long-term plans officially develop the field; install lighting; restroom amenities etc. for a permanent location space.

MOTION:\_\_\_\_\_

Roll Call

MOTION:
Roll Call
Request City Council to direct the City Manager to provide Council with the status of uncollected funds within the City of Hopewell  ISSUE: The Mayor requested the following information on December 19, 2019: Wastewater (Water Renewal) uncollected bill amounts (write offs) (individual/business); Data Integrators uncollected bill amounts (individual/business); Uncollected taxes (real estate/personal property); Trash uncollected bill amounts (write offs) (individual/business); Audit reports/schedules with write-offs; Industry payments for Wastewater (Water Renewal) for the last 3 years; Total value of funding that could not be reconciled for the audit - City Funds/Accounts; Total value of funding that did not have backup docs/not approved - City Funds/Accounts; Status of money approached to support Wastewater Grant when DEQ required the City to have a reserve of funding approx of \$575,000. *new  MOTION:
Request for City Council to vote to direct the City Manager provide City Council with options to dissolve the Beacon Theater LLC. The prior City Council voted to support dissolving the LLC in order to create a Regional Performing Arts Center and/or improve community programs and access to the Beacon Theater. In the meantime, the City Council will support opening the Beacon Theater free on Sundays after the Beacon Church for groups to offer free services/programs to the public.  ISSUE: he City needs to address the status of the Beacon Theater's management and finances. In the past, the City provided the Beacon Theater with approximately \$100,000 to provide community programs. City Council has not established guidelines for that money and support. Since the Beacon Theater is open on Sundays for the Beacon Church, members of the public that want to offer community services can utilize the space – as opposed to pay the high rental fees. The City Council needs to also discuss management of the theater to fully take advantage of the renovation and to provide cultural opportunities for the community. Currently concerts is the primary event type offered by the Beacon. The Theater can also be a space to routinely offer plays, dance, spoke word, classes etc. to the community.  MOTION:

Roll Call

MOTION:
Roll Call
Strategic Plan and Crime Meeting Transparency – Post Online Records for Public ISSUE: City Council head three Town Hall Meetings in 2019 to develop a draft Strategian. The resident feedback from those meetings is not posted online for the public to validationally, City Council held several Advances to prepare the Strategic Plan. The first (skeleton) and the City Mangers' feedback is not posted online. Each step to include the should be made available to the public. The Crime Meeting resident feedback should also posted online.
MOTION:

**ISSUE:** City Council discussed two finance policies during Fall Council meetings. Council's last action was for the CM to prepare an alternative policy for submission for the November

**City of Hopewell Finance Policies** 

<u>IR-7</u>

**Citizen/Councilor Requests** 

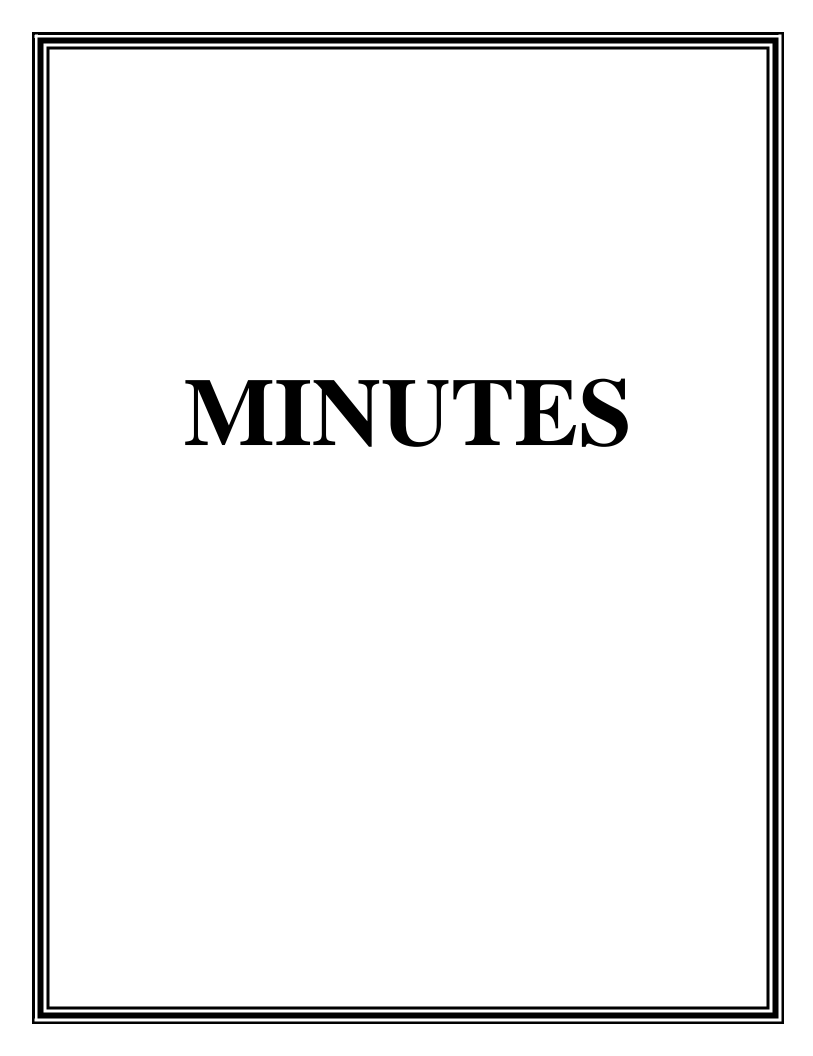
**Presentations form Boards and Commissions** 

**Other Council Communications** 

**Adjournment** 

### REGULAR MEETING

## CONSENT AGENDA



### MINUTES OF THE APRIL 28, 2020 CITY COUNCIL REGULAR MEETING

A regular meeting of the Hopewell City Council was held Tuesday, April 28, 2020, at 5:30 p.m. The meeting was scheduled to be held by electronic communication only, pursuant to Va. Code § 2.2-3708(A)(3).

**PRESENT:** Jasmine Gore, Mayor, Ward 4

Patience Bennett, Vice Mayor, Ward 7 Deborah Randolph, Councilor, Ward 1 Arlene Holloway, Councilor, Ward 2 John B. Partin, Jr., Councilor Ward 3 Janice B. Denton, Councilor, Ward 5 Brenda Pelham, Councilor, Ward 6

John M. Altman, Jr., City Manager Sandra R. Robinson, City Attorney Camisha M. Brown, Assistant City Clerk

### **ROLL CALL**

Mayor Gore opened the meeting at 5:32 p.m. Due to the Novel Coronavirus (COVID-19), the meeting was held via Zoom Video Communications. Council was allowed to either call in on the telephone, or were able to video in using a smart phone, computer, laptop, or tablet. Citizens were able to watch the meeting live via YouTube. Mayor Gore waited a couple of minutes for everyone to get logged in or to call in. At 5:33 p.m., Mayor Gore requested a roll call, as follows:

Mayor Gore - present
Vice Mayor Bennett - present
Councilor Randolph - present
Councilor Partin - present
Councilor Holloway - absent
Councilor Denton - present
Councilor Pelham - present

### **CLOSED MEETING**

At 5:34 p.m., Councilor Pelham moved to go into closed meeting pursuant to Va. Code Sections 2.2 3711 (A)(1) to discuss and consider personnel matters, including the appointment, assignment, and performance of specific appointees and employees and consideration/discussion of prospective candidates for employment and appointment; (A)(3) and (A)(6) to discuss the investment of public funds for the acquisition of real property for a public purpose where bargaining is involved, and discussion in open meeting would adversely affect the City's bargaining position and financial interest; and to the extent such discussions will be aided thereby (A)(4) for the protection of the privacy of individuals in personal matters not related to public business. Councilor Partin seconded the motion. Upon the roll call, the vote resulted:

Councilor Pelham - yes Vice Mayor Bennett - yes Councilor Randolph - yes

Councilor Holloway - (not present on Zoom)

Councilor Partin - yes Mayor Gore - yes Councilor Denton - yes

### **RECONVENE OPEN MEETING**

At 7:32 p.m. Councilor Partin moved that Council come out of Closed Session. His motion was seconded by Councilor Pelham. Upon the roll call, the vote resulted:

Councilor Pelham	-	yes
Vice Mayor Bennett	-	yes
Councilor Randolph	-	yes
Councilor Holloway	-	yes
Councilor Partin	-	yes
Mayor Gore	-	yes
Councilor Denton	-	yes

### Motion passed 7-0

### **CERTIFICATION**

Immediately thereafter, Council responded to the question pursuant to Virginia Code § 2.2-3712 (D): were only public business matters (I) lawfully exempted from open-meeting requirements and (II) identified in the closed-meeting motion discussed in closed meeting? Upon the roll call, the responses resulted:

Councilor Pelham	-	yes
Vice Mayor Bennett	-	yes
Councilor Randolph	-	yes
Councilor Holloway	-	yes
Councilor Partin	-	yes
Mayor Gore	-	yes
Councilor Denton	-	yes

At 7:33 p.m., Mayor Gore called the Regular Meeting to order and requested a roll call as follows:

Councilor Pelham	-	present
Vice Mayor Bennett	-	present
Councilor Randolph	-	present
Councilor Holloway	-	present
Councilor Partin	-	present
Mayor Gore	-	present
Councilor Denton	-	present

### **REGULAR MEETING**

### PRAYER AND PLEDGE OF ALLEGIANCE TO THE FLAG OF THE UNITED STATES OF AMERICA

At 7:33 p.m. Mayor Gore called the meeting to order, and thanked all for attending. The prayer was led by Charles Dane, Assistant City Manager, followed by the Pledge of Allegiance to the Flag of the United States of America, led by Councilor Pelham.

### AMEND/ADOPT AGENDA

Councilor Pelham moved to adopt the regular agenda. The motion was seconded by Mayor Gore. Upon the roll call, the vote resulted:

Councilor Pelham	-	yes
Vice Mayor Bennett	-	yes
Councilor Randolph	-	yes
Councilor Holloway	-	yes
Councilor Partin	-	yes
Mayor Gore	-	yes
Councilor Denton	-	yes

### **Motion passed 6-1**

### **Consent Agenda**

All matters listed under the Consent Agenda are considered routine by Council and will be approved or received by one motion in the form listed. Items may be removed from the Consent Agenda for discussion under the regular agenda at the request of any Councilor.

### C-1 Minutes:

April 9th Minutes

- **C-2** Pending List:
- **C-3** Routine Approval of Work Sessions:
- C-4 Personnel Change Report & Financial Report:
  - 1. Personnel Change Report
- C-5 Ordinances on Second & Final Reading:
- **C-6** Routine Grant Approval:
- **C-7 Public Hearing Announcement:**
- C-8 Information for Council Review:
- C-9 Resolutions/Proclamations/Presentations:
- **C-10 Public Hearing Announcement:**

### SUGGESTED MOTION: To amend/adopt consent agenda

Councilor Randolph moved to amend the Consent Agenda to add approved Work Session dates from City Manager. Her motion was seconded by Councilor Partin. Upon the roll call, the vote resulted:

Councilor Pelham	-	yes
Vice Mayor Bennett	-	yes
Councilor Randolph	-	yes
Councilor Holloway	-	yes
Councilor Partin	-	yes
Mayor Gore	-	yes
Councilor Denton	-	yes

### Motion passed 7-0

March Altman, City Manager reported to Council the Work Session dates of April 30, May 5, May 7, May 14, May 19, and May 21. Mayor Gore requested the Clerk included these dates in the minutes of this meeting.

### **UNFINISHED BUSINESS**

UB-1 Request to transfer funds- Sandra Robinson, City Attorney brought everyone up to date in regards to Councilor Partin's transfer fund request. She advised of speaking times and answered the request for legal research. Councilor Partin moved to move \$4,600 towards the City Engineer Paving Program and \$4,600 to Storm Water Management Program to fix storm drain issues and to use the funds from Council's Mileage, Travel, Lodging and Conference line items. His motion was seconded by Councilor Denton. There was discussion by Council. Councilor Pelham requested to make a substitute motion that all travel funds would be moved to the paving program and it be for the entire City. Councilor Partin and Denton agreed to the substitute motion. Councilor Holloway requested that the funds for paving be evenly distributed between the wards and also requested a list of the paving schedule. Upon the roll call, the vote resulted:

Councilor Pelham	-	yes
Vice Mayor Bennett	-	yes
Councilor Randolph	-	yes
Councilor Holloway	-	yes
Councilor Partin	-	yes
Mayor Gore	-	yes
Councilor Denton	-	yes

### Motion passes 7-0

UB-2 Request for Council to take action for the Vice Mayor to continue as the point of contact for the Clerk's Office- The City Attorney advised Council and the public the speaking times for this subject. She also advised that there was a motion on the floor prior to time running out for the meeting. Mayor Gore was permitted to continue her statement of personal privilege. The current motion on the floor was to request for action for council to vote to have Vice Mayor Bennett continue as the POC for the Clerk's Office. After Council discussion, Councilor Pelham moved to make a substitute motion to refer UB-2 and UB-3 to a meditator within the VML for guidance in regards to these items. The motion was seconded by Mayor Gore. Upon the roll call, the vote resulted:

Councilor Pelham	-	yes
Vice Mayor Bennett	-	no
Councilor Randolph	-	no
Councilor Holloway	-	yes
Councilor Partin	-	no
Mayor Gore	-	yes
Councilor Denton	-	no

### Motion fails 4-3

The motion on the floor is for Council to take action to have Vice Mayor Bennett continue as point of contact for the Clerk's Office. Upon the roll call the vote resulted:

Councilor Pelham	-	yes
Vice Mayor Bennett	-	yes
Councilor Randolph	-	yes
Councilor Holloway	-	yes
Councilor Partin	-	yes

Mayor Gore	-	no
Councilor Denton	-	yes

### Motion passes 6-1

**UB-3** Request for Council to take action for the Vice Mayor to continue her supervision of the agenda and its processes.- Councilor Pelham moved to keep Mayor Gore maintain action for the agenda and its processes along with the City Clerk, City Manager and the City Attorney. The motion was seconded by Mayor Gore. Councilor Randolph to make a substitute motion. Her request was seconded by Councilor Denton. Upon the roll call, the vote resulted:

Councilor Pelham	-	no
Vice Mayor Bennett	-	yes
Councilor Randolph	-	yes
Councilor Holloway	-	no
Councilor Partin	-	yes
Mayor Gore	-	no
Councilor Denton	-	yes

### **Motion passes 4-3**

Councilor Randolph moved for Council to take action for the Vice Mayor to continue her supervision of the agenda and its processes along with the City Manager, City Clerk and the City Attorney. Her motion was seconded by Councilor Denton. There was discussion by Council. Upon the roll call the vote resulted:

Councilor Pelham	_	no
Vice Mayor Bennett	-	yes
Councilor Randolph	-	yes
Councilor Holloway	-	no
Councilor Partin	-	yes
Mayor Gore	-	no
Councilor Denton	_	ves

### **Motion passes 4-3**

### **REGULAR BUSINESS**

### **Reports of City Manager:**

**R-1 Proposed Tax Rates for FY2021 Budget-** March Altman, City Manager presented the proposed tax rate ordinance and requested for Council to approve the tax rate for the 2020-2021 budget. Councilor Pelham moved to adopt the written ordinance in the packet \$1.13 for the 2020-2021 budget. The motion was seconded by Vice Mayor Bennett. Upon roll call the vote resulted:

Councilor Pelham	-	yes
Vice Mayor Bennett	-	yes
Councilor Randolph	-	yes
Councilor Holloway	-	yes
Councilor Partin	-	no
Mayor Gore	-	no
Councilor Denton	-	yes

### **Motion passes 5-2**

. R-2 Continuity Ordinance-Ms. Robinson presented an emergency ordinance to Council. She stated that this ordinance will allow Council to continue to conduct regular business electronically. Councilor Denton moved to approve the ordinance provided for local public bodies. Her motion was seconded by Councilor Partin. Upon the roll call, the vote resulted:

Councilor Pelham - yes
Vice Mayor Bennett - yes
Councilor Randolph - yes
Councilor Holloway - yes
Councilor Partin - yes
Mayor Gore - yes
Councilor Denton - yes

### Motion passed 7-0

- **R-3 Interim Clerk Appointment and Job Duties-** Mayor Gore stated that Council discussed this in Closed Session and requested that Council review the current job description for any changes they would like to make and it would be up for discussion in their next Closed Session. Mayor Gore requested that Council report back to her with revisions by Thursday, May 7<sup>th</sup>.
- R-4 CAFR Update- City Manager Altman, discussed CAFR updates, he advised Council that the 2016 and 2017 CAFR's are complete. He discussed software updates that employees are using to review the 2018 CAFR, the auditors are moving forward to finalize the 2018 CAFR. The 2019 CAFR is being worked on by staff. Mr. Altman opened the floor for questions from Council.
- **R-5 CAFR Staffing-** City Manager Altman provided an update to CAFR Staffing in his CAFR Update (R-4)
- **R-6 FY18 & FY19 SEFA/CAFR Timeline & Meeting with Auditors-** Mr. Altman addressed questions from Council in regards to meeting with the Auditors. There was discussion by Council in reference to keeping the Finance Committee.
- **R-7 Budget- Revenue projections & FY20 expenditures-** Mayor Gore advised that this was on the schedule because she would like Council to adopt a Budget Schedule to discuss the budget for adoption. The Mayor advised that the City Manager would be provided information to be discussed at the next budget work session Thursday. Mr. Altman discussed expenditures that he would be discussing at the next budget meeting.

R-8	that happened. She state	es she had questions that ers would be discussed	at she was awa at the regular i	scussed the special COVID-19 meeting iting answers to. Council agreed that meeting. Mr. Altman addressed and ncil.
ADJO				
	29 PM, Councilor Pelham he roll call, the vote result		neeting, the mo	tion was seconded by Councilor Denton.
Motion		Councilor Pelham Vice Mayor Bennett Councilor Randolph Councilor Holloway Councilor Partin Mayor Gore Councilor Denton	Jasmine E. Go	yes yes yes (not present on call) yes yes yes yes
Camish	na M. Brown, Assistant Ci	ty Clerk		

# PENDING LIST

# ROUTINE APPROVAL OF WORK SESSIONS

# PERSONNEL CHANGE REPORT

**DATE:** May 1, 2020

**TO:** The Honorable City Council

FROM: Michelle Ingram, Human Resources Specialist

**SUBJECT:** Personnel Change Report – May 1, 2020

APPOINTMENTS: 0

SUSPENSIONS: 1

(Other information excluded under Va. Code § 2.2-3705.1(1) as personnel information concerning identifiable individuals)

### **REMOVALS:**

NAME	DEPARTMENT	POSITION	DATE
ARRINGTON, RONNIEYE	CITY COUNCIL	CITY CLERK	04/12/2020
JOHNSON, OCTAVIA	SOCIAL SERVICES	BEN PROG SPC III	04/16/2020
LOVING, BRIAN	SHERIFF	SHERIFF DEPUTY	05/01/2020

CC: March Altman, City Manager

Charles Dane, Assistant City Manager

Jennifer Sears, HR Director

Dave Harless, Risk & Safety Coordinator

Debbie Pershing, Administrative Services Manager

Michael Terry, Finance Director

Dipo Muritala, Assistant Finance Director

Concetta Manker, IT Director Jay Rezin, IT

Arlethia Dearing, Customer Service Mgr.

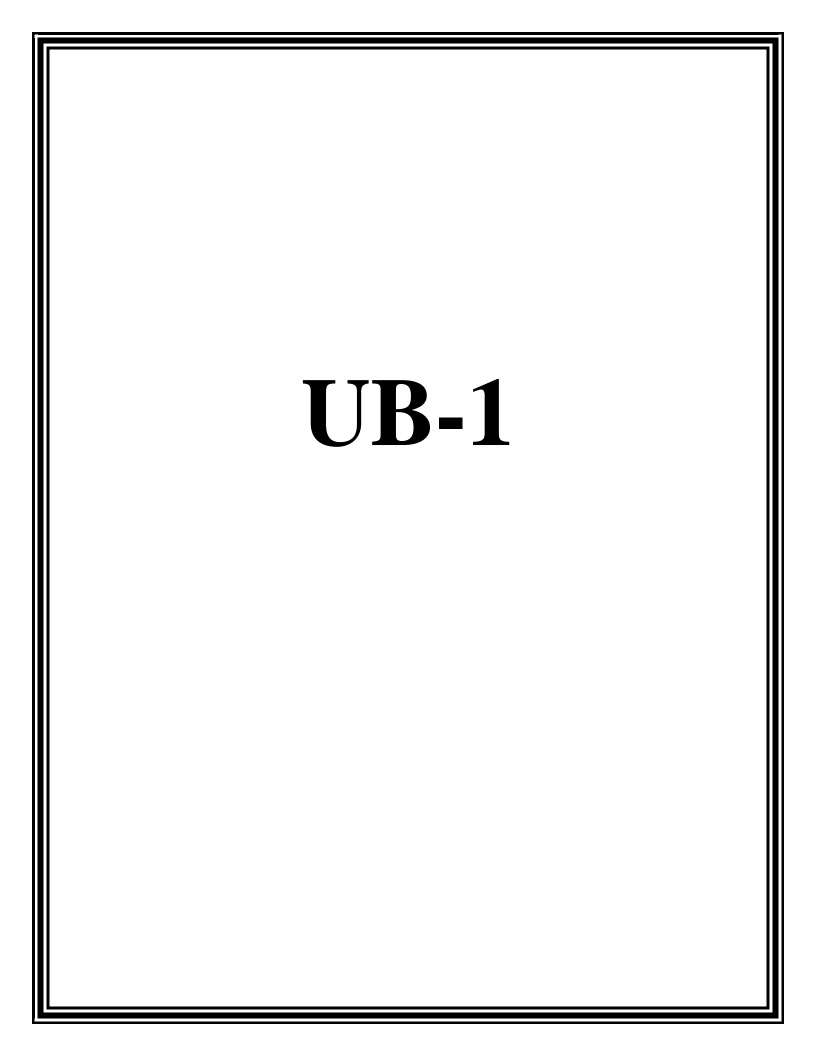
Kim Hunter, Payroll

Vanessa Williams, Accounting Tech

# PUBLIC HEARING ANNOUNCEMENT

# RESOLUTIONS/ PROCLAIMATIONS/ PRESENTATIONS

### UNFINISHED BUSINESS



Code of Virginia Title 15.2. Counties, Cities and Towns Chapter 25. Budgets, Audits and Reports

### § 15.2-2511. Audit of local government records, etc.; Auditor of Public Accounts; audit of shortages

A. Localities shall have all their accounts and records, including all accounts and records of their constitutional officers, audited annually as of June 30 by an independent certified public accountant in accordance with the specifications furnished by the Auditor of Public Accounts. The certified public accountant shall present a detailed written report to the local governing body at a public session by the following December 31. Every locality shall contract for the performance of the annual audit not later than April 1 of each fiscal year, and such contract shall incorporate the provisions of this section relating to audit specifications and report date. The report shall be (i) submitted to the Auditor of Public Accounts, (ii) preserved by the clerk of the local governing body, and (iii) open to public inspection at all times by any qualified voter. If the audit is not completed as required by this section, the locality shall promptly post a statement on its website, if such website exists, declaring that the required audit is pending, the reasons for the delay, and the estimated date of completion. Such statement shall also be posted and made available to the public at the next scheduled meeting of the local governing body and also be sent to the Auditor of Public Accounts. The statement shall continue to be posted and updated until the audit is complete.

The accounts and records of any county or city officer listed in Article VII, Section 4 of the Constitution of Virginia, hereinafter referred to as "constitutional officers," shall be subject to the provisions of this section.

When the annual audit conducted pursuant to this subsection includes the clerk of the circuit court, the audit shall satisfy the requirement of an audit pursuant to § 30-134.

In the event that a locality fails to obtain the annual audit prescribed by this subsection, the Auditor of Public Accounts may undertake the audit or may employ the services of certified public accountants and charge the full cost of such services to the locality. However, no part of the cost and expense of such audit shall be paid by any locality whose governing body has its accounts audited for the fiscal years in question as prescribed above and furnishes the Auditor of Public Accounts with a copy of such audit.

B. Except where otherwise authorized by statute, the Auditor of Public Accounts shall audit the accounts of local governments and constitutional officers only when (i) special circumstances require an audit or (ii) there is suspected fraud or inappropriate handling of funds that may affect the financial interests of the Commonwealth. However, the Auditor of Public Accounts shall also audit the accounts of a local government at any other time upon a majority vote of the local governing body, with all expenses of the audit to be borne by the requesting locality. In all instances, such audits shall be carried out with the approval of the Joint Legislative Audit and Review Commission.

Any shortage existing in the accounts of the locality or constitutional officer, as ascertained by the audit, shall be made public within 30 days after the shortage is discovered, and a brief statement thereof shall be sent by the Auditor of Public Accounts to the members and clerk of the local governing body and to the circuit court for the locality and shall be filed in the clerk's

4/21/2020

office of such court.

- C. The provisions of this section shall apply to all counties and cities, to all towns having a population of 3,500 or over, and to all towns constituting a separate school division regardless of their population. However, any town with a population of less than 3,500 that voluntarily has an audit prepared shall also submit the results of such audit to the Auditor of Public Accounts.
- D. Notwithstanding the provisions of this section, any town not required to submit an audit pursuant to subsection C that voluntarily contracts for or performs an audit shall submit the results of such audit to the Auditor of Public Accounts upon completion of the audit.

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Code 1950, § 15-583; 1958, c. 615; 1962, c. 623, § 15.1-167; 1978, c. 725; 1981, c. 139; 1985, c. 315; 1993, c. 681; 1997, c. 587;2013, cc. 239, 392;2019, cc. 322, 361.
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The chapters of the acts of assembly referenced in the historical citation at the end of this section may not constitute a comprehensive list of such chapters and may exclude chapters whose provisions have expired.

2 4/21/2020

Code of Virginia
Title 15.2. Counties, Cities and Towns
Chapter 15. Local Government Personnel, Qualification for Office, Bonds, Dual Office Holding and Certain Local Government Officers

### § 15.2-1537. Financial officer

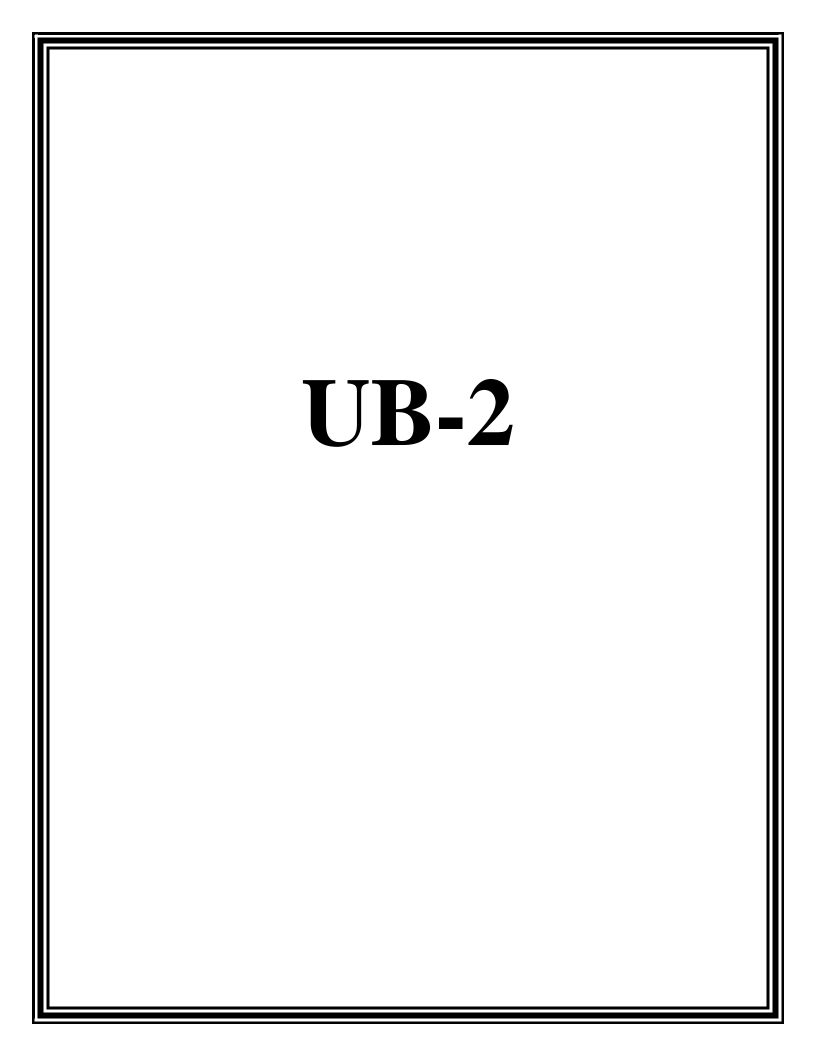
Every locality, unless otherwise provided for by general law or special act or unless such functions are performed by the constitutional offices of treasurer and commissioner of the revenue, shall appoint an officer to be responsible for its financial affairs. Such person shall work with the above-mentioned constitutional offices in performing his duties and shall perform such other related duties as may be assigned to him by the governing body.

1997, c. 587.

The chapters of the acts of assembly referenced in the historical citation at the end of this section may not constitute a comprehensive list of such chapters and may exclude chapters whose provisions have expired.

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4/21/2020















There shall be appointed by the city council as hereinbefore provided a city clerk, whose qualifications shall be such, who shall receive such compensation, and who shall perform such duties as the council, by ordinance or resolution may provide.

(Acts 1975, Ch. 332, § 1)

### Sec. 2. - Director of finance.





The city manager may, if authorized by the city council, appoint a director of finance whose qualifications shall be such and who shall perform such duties as the city manager may direct.

(Acts 1975, Ch. 332, § 1)

< Sec. 5. - Acting manager.

CHAPTER VII. - CITY ATTORNEY >

### RULES AND PROCEDURES OF THE HOPEWELL CITY COUNCIL



### I. PURPOSE AND BASIC PRINCIPLES UNDERLYING RULES OF PROCEDURE

### 1-1 Purpose of Rules of Procedure

- A To enable the City of Hopewell ("City") government to transact business expeditiously and efficiently.
- B To protect the rights of each individual Hopewell City Council ("Council") member.
- C To preserve a spirit of cooperation among Council members.
- D To determine the pleasure of the Council on any matter.

### 1-2 Basic Principles Underlying the Rules of Procedure

- A Only one subject may claim the attention of the Council at one time.
- B Each item presented for consideration is entitled to full and free discussion; no member shall speak for the second time on a topic until every member desiring to speak has spoken once.
- C Every member has rights equal to every other member.
- D The will of the majority must be carried out and the rights of the minority must be preserved.

- E The personality and desires of each member should be merged into the larger unit—the Hopewell City Council.
- F Discussion by members should be directed at the specific issue before the Council, not at other members.

### 1-3 Rules of Interpretation

- A These Rules of Procedure are rules of parliamentary procedure and are for the convenience of its members. Except for those rules that are specifically provided by the City Charter, they do not have the force of law.
- B Where these Rules of Procedure are silent, Robert's Rules of Order shall prevail and govern questions of order and procedure.
- C Only members of the Council have standing to raise a point of order or to challenge a ruling of the President or other action of the Council on the basis of compliance or non-compliance with these Rules of Procedure or Robert's Rules of Order. In no event shall questions over compliance with these rules be raised judicially.
- D Non-compliance with these Rules of Procedure must be raised at the time of the non-compliance, and prior to continued debate or a vote. If a challenge is timely raised, the only relief available shall be the correction of the error in conformance with the Rules of Procedure. If a challenge is not timely raised, the right to challenge the non-compliance is waived. In no event shall a violation of these rules result in the voiding or overturning of any action of the Council.
- E Failure to comply with these rules or Robert's Rules of Order shall not invalidate any Council action otherwise valid at law.

### II. COUNCIL MEETINGS

### 2-1 City Council to Sit in Open Meeting

- A The Council shall sit in open meeting and all persons conducting themselves in an orderly manner may attend the meetings; provided, however, the Council may conduct a closed meeting as permitted under the Virginia Freedom of Information Act or other provisions of law.
- B Subject to the approval by the President, a member of the Council may participate in an open meeting from a remote location through electronic communications

means even though the remote location is not open to the public. Such participation shall be strictly conditioned upon a satisfactory showing of the following:

- (1) A quorum of the public body is physically assembled at the open meeting; and
- (2) prior to the open meeting, the member (a) has notified the President that the member is unable to attend the meeting due to an emergency or personal matter, (b) has described the nature of such emergency or personal matter with sufficient specificity; and (c) the member has not participated in more than two meetings from a remote location in any given calendar year; or
- (3) prior to the open meeting, the member has notified the President that the member is unable to attend the meeting due to a medical condition or a temporary or permanent disability that prevents such attendance.

C In all cases in which attendance by remote location is approved, the President shall cause to be recorded in the minutes of the meeting the identification of the remote location from which a member participates, and the specific nature of the emergency or personal matter causing member to request remote location, or, where applicable (and with less specificity), a reference that the member is unable to attend the meeting due to a medical condition or a temporary or permanent disability.

D The President shall disapprove the member's request to participate from a remote location if such participation will violate the policy set forth herein. The President shall state the reason(s) for his or her disapproval with specificity in the presence of the Board, and shall have the same recorded in the minutes of the meeting.

E The Council shall make arrangements for the voice of the remote member to be heard by those persons assembled at the open meeting location.

### 2-2 Conduct in Meeting

A The effectiveness and efficiency of governmental bodies in serving the public is enhanced by the proper conduct of all participants of meetings and work sessions of the Council.

B All such meetings and work sessions shall be conducted with observance by all participants of the fundamental rules of civility, including restraint in demeanor and respect for others and their views. This rule is not intended to restrict disagreement or opposition to any proposal, motion, or argument rather this rule is intended to restrict the manner in which such disagreement or opposition is expressed. Shouting, profanity, threats, personal attacks, abusive or slanderous statements, and other similar actions are prohibited. Should the actions of a member or attendee violate the foregoing guidelines for conduct, in the view the Presiding Officer or of a majority of Council, the Presiding Officer may address that participant's deviation from the guidelines. The Mayor/Presiding Officer

may reprimand any person who violates these guidelines or engage in disorderly conduct while addressing Council. A second occurrence of violation or disorderly conduct by the same person during the same meeting shall require his or her removal from the meeting. Attendance by that person at subsequent meeting shall be permitted only upon petition to Council which must be approved by majority vote. Any member making personal, impertinent, abusive or slanderous statements, or who shall incite disorderly conduct shall be reprimanded by the Mayor and may also removed from the meeting, but only upon a majority vote of the Council, which shall not (for the purposes of this rule) include the member whose continued presence is being considered.

C Council Members and Administration shall be addressed by title or Mr., Mrs., or Miss during meetings.

D The rules of conduct described herein are intended to apply to all City Council appointees to any agency, committee, commission, or similar entity.

### 2-3 Regular Meetings

A Regular meetings shall be held on the second and fourth Tuesdays of each month in the Council Chamber, third floor of the Municipal Building, 300 N. Main Street, Hopewell, Virginia commencing at 5:30 p.m., if a closed meeting item(s) can and should be addressed. The regular business meeting shall begin at 6:30 p.m. and shall be devoted primarily to city business, including action items, discussion/presentations, and policy formation. Public hearings, when such have been scheduled or are required by law, shall be conducted on the second Tuesday of each month beginning at 7:30 p.m.

B When a regularly scheduled meeting falls on a legal holiday or Election Day, the meeting shall be held on the following business day.

C A regular meeting may be cancelled by the President (or the Vice-President if the President is unable to act), or upon a finding that weather or other conditions are too hazardous for the members or the public to attend. In the event the regular meeting is cancelled due to weather or hazardous conditions, the meeting may be held on the next business day on which the weather or hazardous condition has abated or as determined by the President or Vice-President without further advertisement or notice.

D Regular meetings may be adjourned without further public notice, from day to day, from time to time, or from place to place, until the business before the governing body is completed. However, regular meetings may not be adjourned beyond the fixed date for the next regularly scheduled meeting.

### 2-4 Special Meetings

- A The City Council may hold special meetings as deemed necessary, at such times and places at it may find convenient.
- B A special meeting may be held on the call for the same by the president, the city manager, or any members of Council, but as a general practice should not be called for matters which can be timely addressed at the next regular meeting.
- C Only matters determined by the caller and specified in the notice shall be considered at the special meeting except by unanimous consent of all members of Council. Notice of special or emergency meetings shall be reasonable under the circumstances and given contemporaneously with that notice provided to the members. Special meetings may be adjourned.
- D Notice for special-called meetings shall be reasonable under the circumstances, as provided by §2.2-3707 of the Code of Virginia, as amended.

### 2-5 Work Sessions

- A Work Sessions constitute public meetings of the City Council and shall rquire legal notice as required by §2.2-3707 of the Code of Virginia, as amended.
- B Work sessions may be called and convened as a "Council Work Session" but shall be treated as a special meeting unless such work session(s) was scheduled and approved in advance at the City Council's reorganization meeting.
- C Because work sessions are intended to provide Council sufficient time to fully discuss and consider matters affecting the City, except for the period of time scheduled for the meeting, members of the City Council shall not be limited in their discussion or consideration related to any matter noticed to be before the Council at a work session.
- D For any work session scheduled, the City Manager will attend and present information as deemed necessary and appropriate for the subject matter or purposed noticed and procure the attendance of all necessary City staff and information to ensure the efficient use of a work session.
- E Upon advance notice, staff and/or outside agencies may be requested by City Council to make a presentation to the Council during a Council Work Session.
- F Council reserves the right to take formal votes at any meeting at which a quorum is present, including at a work session.

### **2-6 Closed Meetings**

A A closed meeting may only be convened in conformance with the Virginia Freedom of Information Act or other provision(s) of law that would make such meetings or discussions of items in those meetings confidential.

- B No resolution, ordinance, rule, contract, regulation or motion agreed to in a closed meeting shall become effective until the Council reconvenes in an open meeting and takes a vote of the membership on such resolution, ordinance, rule, contract, regulation, or motion which shall have its substance reasonably identified in the open meeting.
- C At the conclusion of a closed meeting, the Council shall reconvene in open meeting immediately thereafter and shall take a roll call vote certifying that to the best of each member's knowledge:
  - (1) Only public business matters lawfully exempted from open meeting requirements were discussed; and
  - (2) Only public business matters identified in the motion convening the closed meeting were heard, discussed or considered.
- D Any member who believes that there was a departure from certification requirements of Rule 2-6(C)(1) or (2) shall state so prior to the vote, indicating the substance of that departure (in his or her judgment). The member's statement shall be recorded in the minutes.
- E The failure of a certification to receive the affirmative vote of a majority of the members present during the closed meeting shall not affect the validity or confidentiality of the closed meeting with respect to matters considered therein in compliance with the Virginia Freedom of Information Act.
- F The Council may invite non-members to attend a closed meeting if the presence of the non-members will reasonably aid the Council in its consideration of an issue.
- G Any member may request a proposed closed meeting item be pulled from the agenda for a separate vote on entering closed meeting, at his or her discretion.
- H Any matter discussed in closed meeting is privileged and shall not be disclosed by any member or invited guest, except as required by court order.

### 2-7 Public Hearings

- A The order of business for consideration of a matter on the Board's public hearing agenda shall be as follows: (1) Staff presentation, (2) Applicant's Presentation, (3) Comments from members of the public, (4) Close Public Hearing, (5) Follow-up Questions to staff or applicant, if any, and (6) Council discussion and/or action.
- B Members of the Council may direct questions to staff during the staff's presentation.
- C After public comment, any member may ask the applicant to respond to specific questions raised by the public.

- D Each speaker may have up to 3 minutes to make comments to the Council regarding the subject of the public hearing, whether speaking as an individual or as a representative of ay group or organization. Speakers shall not be permitted to yield their time to another. In the event of a large number of speakers resulting in the continuation of the hearing, any person not heard at the initial public hearing will be the first to speak at the continued hearing.
- E The Chair has the authority to add to or decrease the time allotted to each speaker based on the number of citizens who sign up to speak. The order of speakers will be determined by the sign in registry.
- F On any matter referred to the Council by the Planning Commission, if the applicant or its authorized representative fails to appear before the Council at any City Council hearing or proceeding on the Applicant's matter, the Council may deem the absence as a request from the applicant to withdraw the application.

### 2-8 Time Limitation

All meetings will have a three-hour time limit from beginning to end unless Council waives or suspends this rule to extend the meeting. Any item not addressed within the three (3) hours will be continued to the next scheduled meeting as Unfinished Business.

### 2-9 Discussion Limitation

Each member may speak up to but no more than 10 minutes on any agenda item, if a motion has been made and seconded. This limitation shall be applied to all questions, discussion, and debate made by the member. No member shall speak more than one time on such item unless every other member has been given an opportunity to speak for the same number(s) of time. A member shall not have the right to yield any of his or her time to another member. The time limitations imposed by this rule shall not apply to work sessions or public hearings.

### III CONDUCT OF BUSINESS

### 3-1 Order of Business

### A Call to Order

B Roll Call. In the absence of a quorum at the time appointed for a meeting, the members present by a majority vote take a recess or recesses and direct the Clerk to procure the attendance of absent members. A quorum exists when a majority of Council is present. Should a quorum be not established within no later 30 minutes of the meeting time, the meeting shall be adjourned.

### C Closed Session

### D General Business/Administrative Session

- (1) Invocation shall be conducted in accordance with §15.2-1416.1 of the Code of Virginia (1950), as amended, prior to the governing body's actual call to order or convening of business.
- (2) Pledge of Allegiance
- (3) Adoption of Regular and Consent Agenda (any change after this point will require 2/3 vote)
- (4) Minutes Approval
- (5) Consent Agenda Items. The President, City Manager, or Clerk are encouraged to place routine business, non- controversial matters requiring Council action on the Consent Agenda. Each item for which action will be taken by consent shall be separately listed on the consent agenda. Any Council member may remove items from the Consent Agenda and place them on the regular agenda before consent agenda vote is taken.
- (6) Recognitions/Proclamations/Appointments
- Communications from Citizens/Public Comment. The Council shall set aside thirty (30) minutes for Communications from Citizens to receive comments from any citizen on any topic not set for public hearing at that Each citizen shall be allocated three (3) minutes of time to address the Council. All remarks shall be addressed to Council as a body and not to any specific member. Speakers shall not be allowed to: (a) campaign for public office, (b) promote private business ventures, (c) engage in personal attacks, or (d) use profanity or vulgar language. No questions shall be asked (or answered) during the citizen comment period. With due consideration of First Amendment rights and the general limitations imposed herein, the Chair shall have the authority to determine that a matter addressed by a citizen is not an appropriate matter to be heard at the Council meeting. If the chair makes such a determination, any member of Council may make a motion to allow the citizen to speak on the matter. No second shall be required and a majority vote of Council will make the final determination on the issue. In the event that not every speaker has had an opportunity to speak within the thirty (30) minutes, the President shall poll the Council on the question of amending the agenda to add more speaking time after the scheduled business of the meeting.
- (8) Presentations/Information/Discussion Items Presentations (Presentations will be limited to 10 minutes.)
- (9) Unfinished Business
- (10) New Business/Action Items
- (11) Reports of Officers, Boards, Commissions, and Standing Committees
- E Public Hearings 7:30 p.m.

### 3-2 Motions

- A No motion shall be discussed prior to being duly seconded. Once the motion is seconded, the person making the motion shall have a reasonable time as determined by the Chair to give his/her reasons in support of the motion prior to the start of debate.
- B All motions shall be duly seconded before being submitted to the Council for action.
- C When a question is under discussion, no motion shall be received unless it is one to:
  - (1) To fix the time to adjourn
  - (2) Adjourn/recess
  - (3) lay on the table,
  - (4) [call] for the previous question,
  - (5) Postpone to a certain time
  - (6) Refer
  - (7) Amend
  - (8) Postpone indefinitely (kill). Such motion shall have precedent in the foregoing order.
- D No member should speak for the second time on a motion until every member desiring to speak has spoken.
  - E A member shall confine his or her debate to the specific motion under debate.
- F Upon the demand of any member, a question under consideration and covering two or more points shall be divided when the question admits such division.
- G Upon a call for a question, the Chair shall determine whether there exists any objection to ending discussion. If none, the question shall be called. If any person objects, the Chair shall seek a second for the motion to call for the question. A two-thirds (2/3) majority shall be required to end debate.
  - H When a vote on a motion has been announced, it may be reconsidered:
  - (1) During the meeting in which the vote was taken or during the next regularly scheduled meeting that immediately follows the vote; and
  - (2) only upon the motion of a member who voted with the prevailing side. (In the event a motion fails due to a tie vote, a motion to reconsider may be made by any member.)
- I Failure of a motion couched in the negative shall not authorize positive action.
- J A tie vote defeats the question being voted upon, except as provided by §15.2-1420 of the Code of Virginia (1950), as amended.

- K A motion to rescind or to amend a prior action adopting something with continuing effect by the Council may be made by any member at a subsequent meeting upon proper notice having been given. There is no time limit for the making of such a motion. Voting requirement is a majority of a quorum, if no advance notice is given to the motion to rescind or amend prior action, the voting requirement shall be a 2/3 vote.
  - L A motion to rescind or amend a prior action shall be deemed improper if:
  - (1) the original action by the Council was subject to a motion for reconsideration
  - (2) the action or inaction of a third party in reliance on the original Council's action is impossible to undo
  - (3) in certain personnel actions that have been taken (as described in Robert's Rules of Order); and
  - (4) in any land use decision.
- M As applied to any action taken by the Council, the terms "adopt", "accept", "agree to" and "approve" are equivalent terms, and the usage of one over another shall not constitute a basis for challenging or invalidating Council action. Notwithstanding the foregoing, the term "adopt" is preferred for motions related to ordinances and resolutions.

### 3.3 Method of Voting

- A All questions shall be stated and put the members by the Presiding Officer.
- B Every member present when a question is put shall vote either "yes" (or "aye") or "no" (or "nay"). No member shall participate in a vote on any ordinance, resolution or motion dealing which s/he is an attorney, officer, director, agent or has a financial interest other than as a minority stockholder or as a citizen. Except on matters involving the consideration of his official conduct or where his financial or personal interests are involved, no member shall be excused from voting. In accordance with §2.2-3112 Code of Virginia, as amended, a member shall disclose his or her personal interest(s) and the same shall be recorded in the minutes. Silence shall be recorded as an affirmative vote.
- C Votes concerning the approval of any ordinance or resolution shall be by roll call by the Clerk, followed by immediate statement of result. Roll call for voting on motions shall be chronological by ward numbers.

### IV MEMBERS – DUTIES AND PRIVILEGES

**4.1 Suspend Rule.** These Rules of Procedure may be suspended or waived at any time by the vote of 2/3 of all members present.

- **4.2 Abstract of Statement.** A member may request through the President the privilege of having an abstract of his or her statement on any subject under consideration by Council entered into the minutes.
- **4.3 Removal of Agenda Item.** Once a member places an item on the agenda, that item can only be removed by the member who requested it prior to the adoption of the agenda. Once the agenda is adopted, any item can be removed by a 2/3 vote of all members present.
- **4.4 Seating**. Members are seated at the council chamber dais as follows. President/Mayor: center; Vice Mayor: immediate left of mayor; most-recent past mayor, if any: immediate right of mayor; remainder of members: in increasing numerical order by ward, starting at the far left of the mayor and the immediate right of the city manager. If the vice mayor is the most-recent past mayor, then the next-most-recent past mayor sits to the right of the mayor. The remaining seats are occupied, from the far left, by the city attorney, the city manager, the city clerk, and the assistant city clerk, respectively.

Assistant	City		Immediate	Mayor	Vice		City	City Attorney
City Clerk	Clerk		Former		Mayor		Manager	
			Mayor					

The four wards not represented by the Mayor, Vice Mayor and Immediate Past Mayor (\*if there is one) are seated in chronological order by Ward beginning to the far left of the Mayor with the first consecutively numbered ward.

- 4.5 President/Chair. The President/Mayor shall preside over all meetings of the Council and shall assist with the preparation of meeting agenda unless otherwise provided by law or these Rules of Procedure. The Chair shall preserve decorum and decide all questions of order subject to appeal to Council. In the case of an appeal from a ruling of the Chair, the question shall be put: "Shall the decision of the Chair stand as the decision of the Council?" The Chair may call upon the Vice Mayor or any member, who has not and will not speak on an issue, to take the Chair for a single issue until such is resolved. In no instance shall this substitution expend beyond adjournment.
- **4.6 Temporary Chairman**. In the absence of the Mayor and Vice Mayor, the Clerk shall call the Council to order and call the roll of the members. If a quorum is found to be present, Council shall proceed to elect by a majority of those members present, a chairman to act until such time as the Mayor or Vice Mayor appears.
- **4.7 Excused during meeting.** Any member desiring to be excused while Council is in session shall obtain such permission from the Chair.
- **4.8 Standing committees.** Standing committees shall be created only by resolution, which shall include the purpose and composition of the membership (by number), and shall be approved at a regular Council meeting. Once established, members shall be appointed by the Mayor, with the concurrence of members of Council. The Mayor may designate a chairman of the committee. The committee may elect a vice-chairman to serve in the absence of the

chairperson. Standing committees shall make periodic reports and recommendations to Council for their information and consideration.

**4.9 Special committees**. Special committees are appointed by the Mayor for specific purposes, with the concurrence of members of Council. Special committees shall terminate, by operation of law, upon completion of the assigned task and report to Council. Any special committee not terminated, shall be terminated on the date of the reorganization meeting at which a Mayor and Vice-Mayor are elected.

### V MISCELLANEOUS

- **5.1 Clerk of Council**. The Clerk shall be the custodian of all the papers, correspondence, and records of the Council and shall keep official minutes of proceedings which shall record the motions and votes of Council and only such further detail of matters as may be approved by majority vote or requested publicly "for the record" which may be in writing and shall be attributed to the individual Council member making the request. In the absence of the Clerk, and/or the Backup City Clerk, the Mayor shall appoint a Clerk pro tem to keep the minutes and file same in the office of the City Clerk. Detailed debate shall not be recorded in minutes unless requested by Council at public session and with majority of Council's support. Minutes shall be mainly a record of what was done at the meeting, not what was said by the members. Any question as to the contents of the minutes may be decided only by a majority of Council at the time the minutes are approved.
- **5.2 Parliamentarian.** The City Attorney shall be parliamentarian. When requested by the Chair, she shall advise the Chair on points of order and parliamentary inquiries.

### 18. Implementation

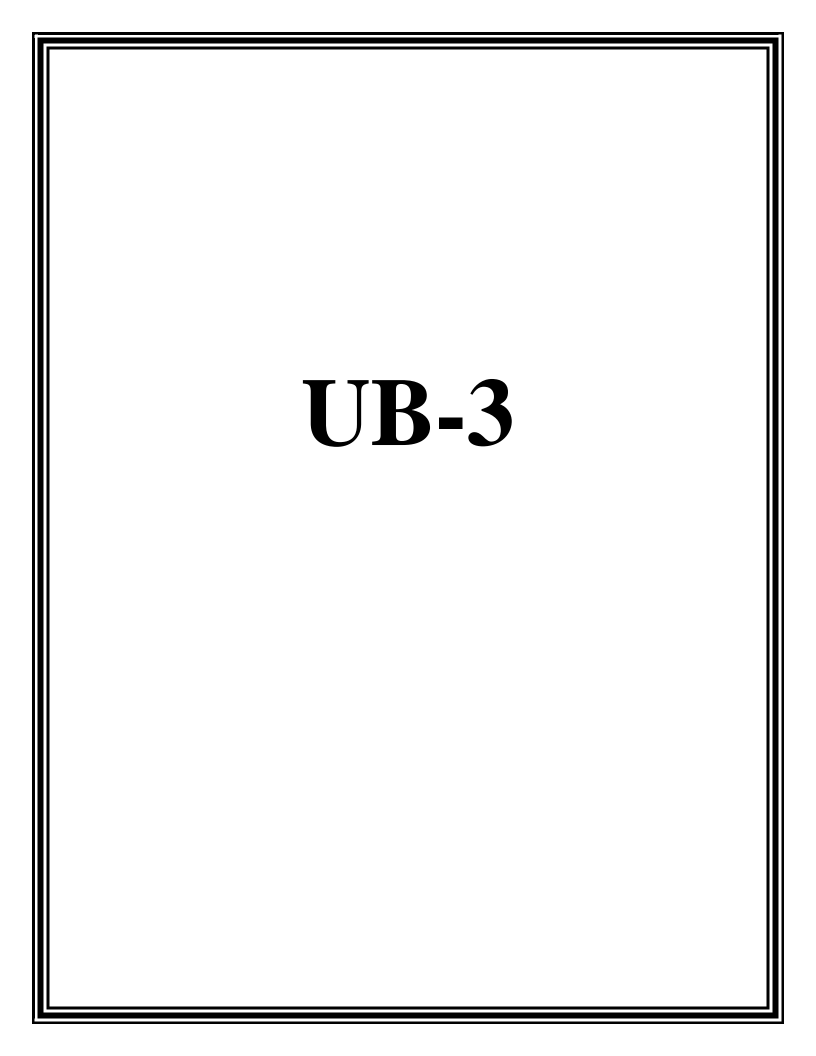
Ethics standards shall be included in the regular orientations for City Council candidates. Council members entering office shall sign a statement affirming that they have read and understood the City of Hopewell's City Council Rules of Conduct.

### 19. Compliance and Enforcement

City Council members themselves have the primary responsibility to assure that the ethical standards are understood, met, and that the public can continue to have full confidence in the integrity of City government.

I affirm that I have read and understand the City of Hopewell City Council Rules of Conduct.

Signature		Date	





# City of Hopewell Policy Statement

Ale an a region fa	Policy Number:
SUBJECT: Technology Equipm	ent Purchasing Policy
ORIGINATING OFFICE: City Manager	(TO BE FILLED OUT BY THE CITY MANAGER) EFFECTIVE DATE: MAYCH 5, 1000
	ADMINISTERING DEPARTMENT: Information Technology
	APPROVED BY: City Manager

### 1. Overview

The purpose of this policy is to outline the process by which the City of Hopewell acquires technical equipment as well as the purchasing of office software, computers and laptops for employees. The goal of the policy is to ensure that each employee has a suitable computer and office software to perform his/her assigned responsibilities while also providing judicious stewardship of city's resources.

### 2. Scope

This policy applies to all office software, desktops, laptops and tablet computers purchased with City of Hopewell's funds or grant funds, regardless of their actual location of use. In the context of this policy, a "computer" is defined as a complete working computer system. A computer system includes a monitor, desktop, keyboard and mice and generalized organization software (i.g., Office Software). The complete computer systems does not include tablets, printers, peripherals, external memory, external disk drives, additional monitors, or departmental software.

### 3. Centralized Computer Purchases

All computer purchases must be made through with Information Technology Department and must adhere to the City's procurement and technologies policies and standards, e.g., information security, responsible use, etc. Benefits of a central purchasing process include:

- 3.1 Ensuring that staff, and administrators have access to up-to-date computer systems.
- 3.2 Requiring that computing equipment purchases are reviewed by IT staff.
- 3.3 Consolidating purchasing into large orders to lower costs associated with acquisition and deployment.
- 3.4 Maximizing value by working with preferred vendors.
- 3.5 Reducing the total cost of ownership by purchasing standardized configurations.

3.6 Centralizing record-keeping to facilitate effective planning, maintenance, upgrades, and disposal.

### 4. Policy

All departments are required to inform the Information Technology Department prior to purchasing any technical equipment or related technical purchases to ensure that the technology equipment being purchase is compatible with existing equipment. Also, this is to determine any additional resources or requirements needed related to the product, such as server space; purchased from a reputable manufacturer, has a warrantee and fits within the IT's Department support guideline. All computer purchases must be made with the information technologies preferred supplier(s) and conform to a set of city-specified standard models.

- 4.1 Only one computer per full-time or part-time employee will be refreshed.
- 4.2 Desktop systems will be encouraged for all personnel, unless their job warrants frequent mobility, with approval of Department Director.
- 4.3 Tablets may be purchased with Director's approval but will not be refreshed with IT funds.
- 4.4 Computers or accessories lost or stolen will be replaced by the department assigned the equipment. Each department will be responsible for the replacement and cost of any lost or stolen technical equipment to include, desktop, laptops etc. The Departments' Director may hold the employee responsible for the replacement and/or cost of any lost or stolen technical equipment
- 4.5 Computers with abnormal wear and tear will not be refreshed or replaced until next refreshment period.
- 4.6 All computers will be asset, tagged and entered into the City's Asset Management System.
- 4.8 Employees must complete a technology exit check-sheet and it must be returned to the IT Department upon departing from the city to verify all assigned equipment. If not, the last paycheck will be withheld until the equipment and/or exit check sheet is returned.
- 4.7 Employees whose responsibilities require an alternative to the standard configuration must be approved by the Department's Director.
- 4.8 All computers purchased with city funds remain the property of the City until disposed of through the City of Hopewell surplus property program.

- 4.9 Departments will be responsible for all other computer and technical related equipment. Each department is responsible for the purchases of: theft replacement (lost or stolen); tablets (iPad or Android) device replacement or repair; monitor larger than 24inch LCD; docking stations; additional monitors; office printers (non-network); Scanners; secondary computers; speakers; wireless technology (headsets, mice, etc); Bluetooth technology.
- 5.0 The Information Technology will be responsible for providing: new hire computer for new positions; employee temporary computer; monitor 24 inch LCD; network printers and multi-function devices; computer accessories (keyboard, mouse, ups etc.).

### 5. Computer Refresh Cycle

City of Hopewell will follow a 4 year computer refresh cycle. Computers are ordered, managed, and replaced by IT Service. Systems should have at least a 4 year warranty (potentially covered by a fee based extended warranty) and equipment should ideally last 4 years.

### 6. Computer Allocation and Refresh Eligibility

The City has established a standard for which positions/roles are eligible for computers and computer refresh. These standards are based on finances, support staffing, and issues such as software licensing terms and agreements. All computers must be purchased with the approval of the IT Department.

### 6.1 Existing Full Time Employees

Existing full-time staff members with computers that are four years or older will be placed on a computer replacement list for review and be eligible to receive one new computer during the refresh deployment period.

### 6.2 Part Time Employees

Part-Time employees working 30 hours or more per week are eligible to receive a computer if a functional need exists. Requests will be filled based on the availability of resources. Part-Time employees working less than 30 hours per week will not be allocated a dedicated workstation.

### 6.3 New Hires into Existing Full Time Positions

When a position is vacated, any computer that was assigned to that vacating individual will be returned to IT Services as part of our regular inventory. When a new hire fills a vacated position, the new hire will be assigned a computer appropriate for their role & any specific needs. The computer will be refreshed once it reaches its four-year end of life.

### 6.4 Newly Created Full Time Positions

Newly created positions are eligible to receive one new computer when the new hire arrives. Computers for new full-time staff will be ordered and deployed after a supervisor completes a technology Help Desk ticket indicating the need. IT Services requires a minimum of 2 weeks lead time to procure and configure the

workstation. Procurement times may vary based on vendor availability and shipment dates.

### 7. Refresh of Existing Systems

- 7.1 Tablet computers must be purchased with departmental funds and will not be refreshed by IT.
- 7.2 A computer will be refreshed on a one-to-one basis only. Any old system must be returned to the Information Technology department for disposal. Any systems stolen or lost will be replaced by departmental funds.
- 7.3 Computer systems will be refreshed within the fiscal year in which they are determined to be end-of-life.
- 7.4 Upon replacement, the previous computer(s) will be removed by I.T. The computer being refreshed will be returned to I.T. and cannot be kept by the department for other computer needs.
- 7.5 Requests to retain the previous computer at the time of installation of the replacement computer will not be approved.

### 8. Grants for Technology

Departments receiving computer equipment grants must work with Information Technology Department. To determine purchasing needs equipment being-purchased with the grant will be reviewed to ensure that the equipment may be utilized in the City's environment and that ongoing support can be provided.

### 9. Special Needs

- 9.1 I.T. will meet reasonable above-average needs (e.g., larger displays for those who regularly work on two documents simultaneously or for someone with vision problems). If additional computers or special peripherals or software are needed, the funds will be furnished through departmental or grant funds. I.T. will provide assistance by obtaining quotes from vendors and configuring the machines. These computers will not be included in the technology refresh replacement cycle.
- 9.2 I.T. will have several laptops available for special events, presentations and other short-term needs.

### 10. Other Considerations

### 10.1 Time to Delivery

IT Services requires a minimum of 2 weeks lead time to procure and configure the workstation. Procurement times may vary based on vendor availability and ship dates. Therefore, requests should be made in advance of employee arrival.

### 10.2 Theft, Damage and Loss

Barring evidence of negligence, any computer that is lost, stolen or damaged will be replaced with Department Fund. In case of loss or theft, the department must immediately contact the Hopewell Police Department and then report the theft or loss to the IT Services Help Desk. If a computer has incurred accidental damage that is determined by ITS to be due to negligence or fault of its operator, repair or replacement will be fully covered by department funds.

### 10.3 Multiple Computers

Each eligible employee will be assigned a single computer. Multiple computers should only be purchased for a single staff member in rare cases where separate computers are required to meet a specific administrative need. Departments may use departmental funds to purchases additional computers for their department.

### 10.4 Computer Moves and Reallocations

When a department wishes to reallocate a computer within the department, or when an employee moves offices, a help desk ticket should be entered through the city Help Desk to handle this request. No computers should be moved within or between departments without notification to the IT Department. All computers on city need to be accounted for and movement by department members can disrupt this process. For a computer to be on the replacement cycle eligible list, IT Services needs to know where each computer is and who the computer is assigned to.

### 10.5 Temporary Need Computers

Where a department or user has a short-term computer need of less than 1 month, IT Services will endeavor to make a functional loaner system available. This loaned computer will be returned to IT Services after the short-term need. When a computer is needed for longer than 1 month, arrangements must be made for a purchase to fulfil the need.

### 10.6 Data Ownership and Migration

The security of data that is stored on a user's assigned drive and in the private cloud. IT Services will assist users in migrating data from the old to new workstation. It is the assigned user's responsibility to confirm they have all needed data from the old computer when it is returned to IT Services. Recipients of new or replacement computers must return the old computer to IT Services within 7 days.

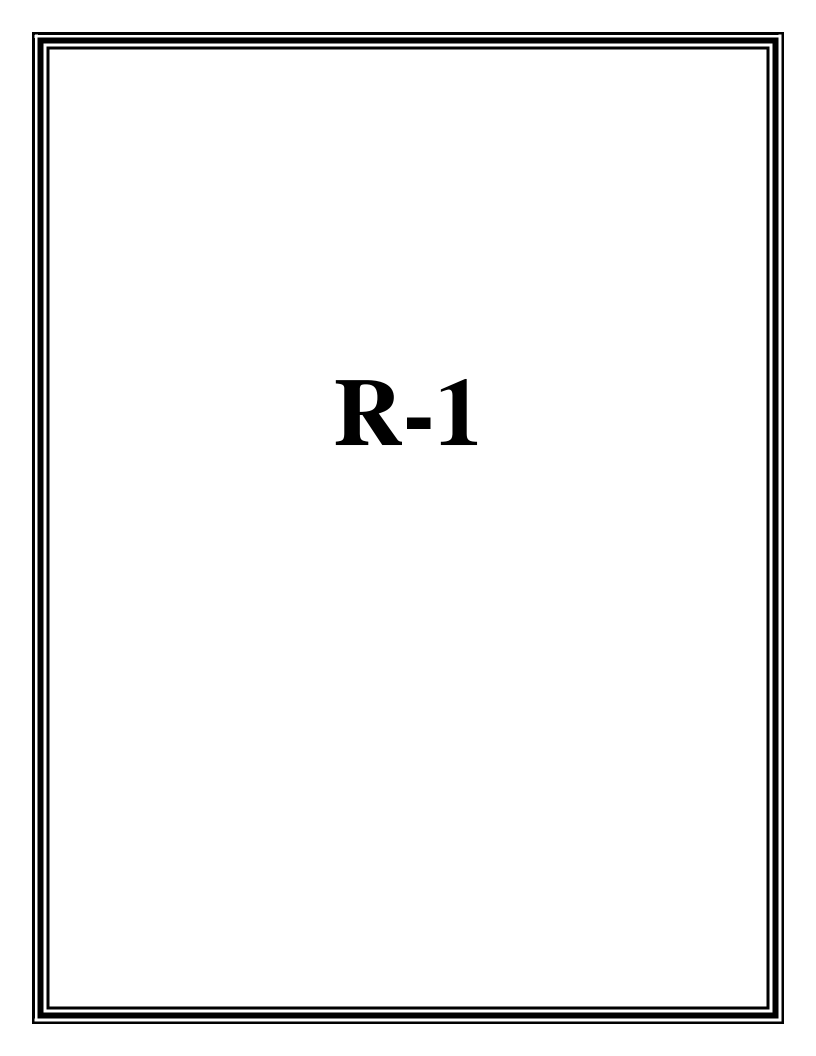
### 11. Policy Administrator

The IT Department may restrict the use of its computers and network systems when presented with evidence of violation of City's policies, or federal or state laws, or when it is necessary to do so to protect the City against potential legal liability. The City of Hopewell reserves the right to limit access to its information technology resources, and to remove or limit access to material stored on the City's technology resources.

CREATED/AMENDED: January 01, 2020

DATE AMENDED: March 5, 2020

# REGULAR BUSINESS

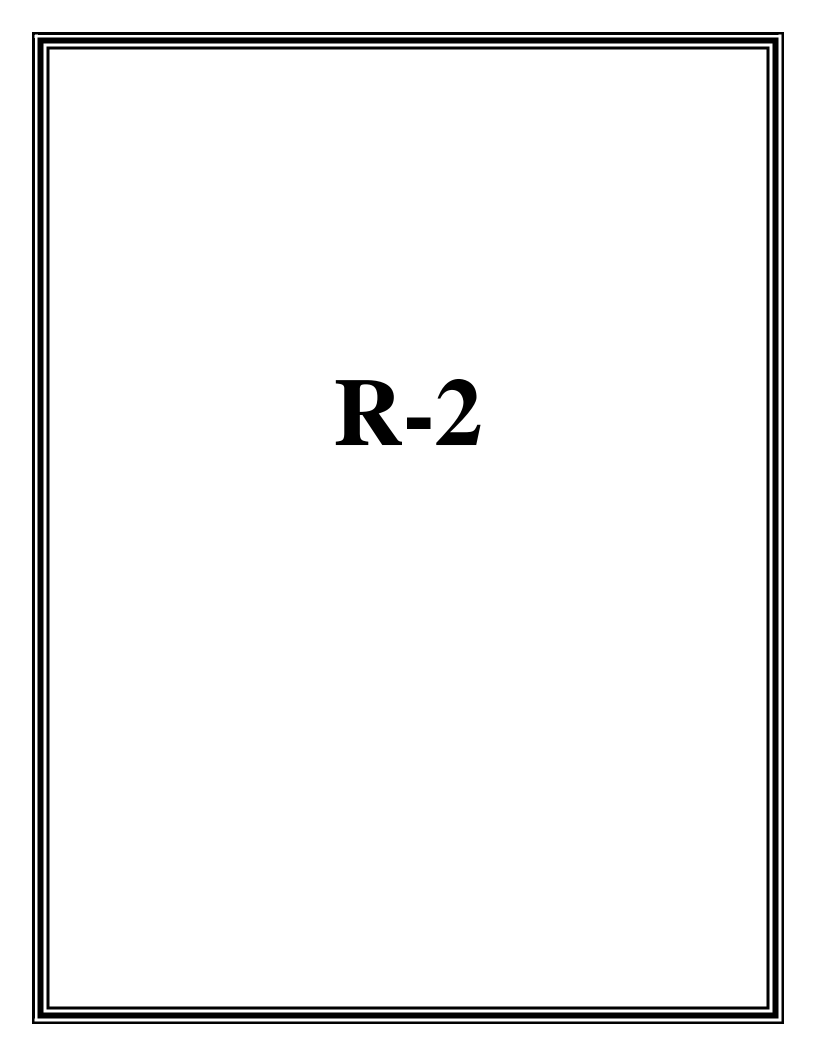




☐ Mayor Jasmine Gore, Ward #4

# CITY OF HOPEWELL CITY COUNCIL ACTION FORM

Strategic Operating Plan Vision Theme:  Civic Engagement  Culture & Recreation  Economic Development  Education  Housing  Safe & Healthy Environment  None (Does not apply)	Order of Business:  Consent Agenda Public Hearing Presentation-Boards/Commissions Unfinished Business Citizen/Councilor Request Regular Business Reports of Council Committees	Action:  Approve and File  Take Appropriate Action  Receive & File (no motion required  Approve Ordinance 1st Reading  Approve Ordinance 2nd Reading  Set a Public Hearing  Approve on Emergency Measur
COUNCIL AGENDA ITEM T	TTLE:	
CAFR Update		
<b>ISSUE:</b> Update on status of CA	FRs	
<b>RECOMMENDATION:</b> No a	ction is required	
TIMING:	-	
BACKGROUND:		
ENCLOSED DOCUMENTS:		
• None		
STAFF:		
John M. Altman, Jr., City Manag	ger	
MOTION:	OR IN MEETING USE ONLY	
Roll Call		
SUMMARY: Y N  Councilor Debbie Randolph, Ward #1 Councilor Arlene Holloway, Ward #2 Councilor John B. Partin, Ward #3	□ □ Councilor Br	nice Denton, Ward #5 renda Pelham, Ward #6 Patience Bennett, Ward #7





### **CITY OF HOPEWELL** CITY COUNCIL ACTION FORM

ALTR O	311 6661	(012 110 110 1 (1 0 111 )			
Strategic Operating Plan Vision Theme:  Civic Engagement  Culture & Recreation  Economic Development  Education  Housing  Safe & Healthy Environment  None (Does not apply)	Order of Business:  Consent Agenda Public Hearing Presentation-Boards/Commissions Unfinished Business Citizen/Councilor Request Regular Business Reports of Council Committees	Action:  Approve and File Take Appropriate Action Receive & File (no motion required) Approve Ordinance 1st Reading Approve Ordinance 2nd Reading Set a Public Hearing Approve on Emergency Measure			
COUNCIL AGENDA ITEM T	ITLE: COVID-19 Taxpayer Re	lief			
<b>ISSUE:</b> To provide relief to tax	payers due to COVID-19				
<b>RECOMMENDATION:</b> Council to review options and provide direction to staff					
TIMING: n/a					

**BACKGROUND:** The City Council wishes to assist its local businesses as the community contends with the local emergency caused by the COVID-19 pandemic.

### **ENCLOSED DOCUMENTS:**

- **Chesterfield County Ordinance**
- **Hanover County Ordinance**
- Henrico County Ordinance
- Prince George County Resolution
- Proposed Local Stimulus Package

### **STAFF:**

John M. Altman, Jr., City Manager Charles Dane, Assistant City Manager

### **SUMMARY:**

N

Councilor Debbie Randolph, Ward #1 Councilor Arlene Holloway, Ward #2 

Councilor John B. Partin, Ward #3 Mayor Jasmine Gore, Ward #4

Councilor Janice Denton, Ward #5

Councilor Brenda Pelham, Ward #6

Vice Mayor Patience Bennett, Ward #7

### **FOR IN MEETING USE ONLY**

MOTION:	 	 

### **Roll Call**

### **SUMMARY:**

- Councilor Debbie Randolph, Ward #1 Councilor Arlene Holloway, Ward #2
- Councilor John B. Partin, Ward #3
- Mayor Jasmine Gore, Ward #4

- Councilor Janice Denton, Ward #5
- Councilor Brenda Pelham, Ward #6
- Vice Mayor Patience Bennett, Ward #7

AN ORDINANCE 1) TO AMEND THE CODE OF THE COUNTY OF CHESTERFIELD, 1997, AS AMENDED, BY ADDING SECTION 9-160 TO CHAPTER 9, ARTICLE XI RELATING TO THE WAIVER OF PENALTIES AND INTEREST ON UNPAID TRANSIENT OCCUPANCY TAXES AND 2) TO AMEND SECTION 18-29 RELATING TO THE WAIVER OF PENALTIES AND INTEREST ON UNPAID UTILITY BILLS DURING A DECLARED EMERGENCY

BE IT ORDAINED by the Board of Supervisors of Chesterfield County:

(1) That Section 9-160 of the Code of the County of Chesterfield, 1997, as amended, shall be added to Chapter 9, Article XI of the County Code to read as follows:

## Sec. 9-160. - Waiver of Penalties and Interest on Transient Occupancy Taxes During Declared Emergency.

During an emergency declared by the Commonwealth of Virginia, or by the County, or both, and for 30 days after the end of the declared emergency, the penalty and interest provisions of County Code Section 9-157(a) shall be waived.

(2) That Section 18-29 of the Code of the County of Chesterfield, 1997, as amended, shall be amended and re-enacted as follows:

### Sec. 18-29. - Late payment of bills; penalty and interest charges.

- The county shall apply a delinquent charge of \$1.50 or five percent of the unpaid bill, whichever is greater, to all utility bills that are not paid within 25 days after the date of the bill. Additionally, interest shall accrue on all bills that are not paid within 25 days of the date of the bill at the rate of one percent per month. For purposes of this section, a bill is paid when payment is received by the treasurer. The penalties and interest described in this section shall be waived during an emergency declared by the Commonwealth of Virginia, or by the County, or both, and for 30 days after the conclusion of the declared emergency.
  - (3) That this ordinance shall become effective immediately upon adoption.





### **County of Hanover**

**Board Meeting: March 25, 2020** 

**Subject:** Ordinance 20-07 Taxpayer and Ratepayer Relief

**Summary of Agenda Item:** 

The COVID-19 pandemic and related limitations have created serious disruptions throughout Virginia, including Hanover County. The massive financial repercussions of these disruptions has had an impact on (1) the hotels throughout the County that are responsible for collecting and remitting transient occupancy taxes and (2) utility customers who are connected to the water and sewer system operated by the Department of Public Utilities.

In light of the significant financial impact on utility ratepayers and those who are responsible for collecting and remitting transient occupancy taxes, it appears that some financial relief is appropriate. While the County cannot waive penalties and interest, it is responsible for setting the amounts of any penalty and the applicable interest rate.

Ordinance 20-07 provides that the applicable penalty shall \$0 and the interest rate shall be 0% for the next 60 days. This 60-day period is the maximum allowed for an emergency ordinance; should the Board wish to extend either or both of these modified penalty/interest rate periods, it may do so in accordance after the required public notice and public hearing.

County Administrator's Recommended Board Motion: Motion to (1) adopt Ordinance 20-07 and (2) authorize the advertisement of a public hearing for consideration of this ordinance in accordance with the general notice provisions of the Code of Virginia

### **ORDINANCE 20-07**

### **EMERGENCY**

AN ORDINANCE TO PROVIDE THAT, NOTWITHSTANDING THE PROVISIONS OF THE HANOVER COUNTY CODE TO THE CONTRARY, DURING THE PENDENCY OF THE LOCAL EMERGENCY AS DECLARED ON MARCH 13, 2020 AND RATIFIED ON MARCH 25, 2020 BY THE HANOVER COUNTY BOARD OF SUPERVISORS, BETWEEN MARCH 25, 2020 AND MAY 23, 2020 THERE SHALL BE NO PENALTY OR INTEREST CHARGED FOR THE LATE PAYMENT OF WATER AND SEWER CHARGES AND THE LATE REMITTANCE OF TRANSIENT OCCUPANCY TAXES.

WHEREAS on March 13, 2020, the County Administrator, acting as Director of Emergency Management pursuant to authority of the Board of Supervisors, declared that an emergency existed in Hanover County requiring activation of the Emergency Operations Plan pursuant to Section 44-146.21 of the Code of Virginia in response to the public health crisis and disaster created by the COVID-19 pandemic; and

WHEREAS on March 25, 2020, the Board of Supervisors confirmed the Declaration of Local Emergency in accordance with Section 44-146.21 of the Code of Virginia; and

WHEREAS the Board of Supervisors has determined that water and sewer ratepayers and those who remit transient occupancy taxes will be significantly impacted by the effects of the Local Emergency; and

WHEREAS the Board of Supervisors has determined that providing relief for these ratepayers and taxpayers from penalties and interest for the late payment or remittance of charges and taxes will provide significant assistance to those individuals; and

WHEREAS the Board of Supervisors has determined that, due to the nature of the Local Emergency, such relief should be granted before the notice and advertising requirements of the Code of Virginia can be complied with; and

WHEREAS Section 15.2-1427(F) of the Code of Virginia provides that the Board may adopt emergency ordinances without prior notice;

NOW, THEREFORE, BE IT ORDAINED by the Board of Supervisors of Hanover County:

1. That, notwithstanding the provisions of Sections 20-32 and 23-66 of the Hanover County Code, between March 13, 2020 and May 23, 2020, the penalty shall be \$0 and the interest rate shall

be 0% for the late payment of water and sewer charges.

- 2. That, notwithstanding the provisions of Section 22-113 through 22-115 of the Hanover County Code, between March 13, 2020 and May 23, 2020, the penalty shall be \$0 and the interest rate shall be 0% for the late remittance of transient occupancy taxes.
- 3. This ordinance shall be effective on the date of adoption.
- 4. That, since this Ordinance is adopted as an Emergency Ordinance pursuant to Section 15.2-1427(F), its provisions shall be in effect for sixty days unless the Board adopts an ordinance in accordance with the general notice and public hearing requirements set forth in the Code of Virginia.



### COUNTY OF HENRICO, VIRGINIA BOARD OF SUPERVISORS MINUTE

Agenda Item No.
Page No. 1 of 2

Agenda Title: EMERGENCY ORDINANCE – To Relieve Taxpayers From Penalties and Interest Associated with Late Remittances of Food and Beverage Taxes and Transient Occupancy Taxes First Due and Owing Between March 17, 2020, and June 22, 2020

For Clerk's Use Only:	BOARD OF SUPERVISORS ACTION	YES NO OTHER
Date:	Moved by (1)	Branin, T. Nelson, T. O'Bannon, P. Schmitt, D. Thornton, F.

WHEREAS, the Board of Supervisors wishes to assist its residents and businesses as the community contends with the state of emergency and disaster caused by the COVID-19 pandemic; and,

WHEREAS, Section 15.2-1413 of the Code of Virginia authorizes the Board to act to assure continuity in government in the event of a disaster; and,

WHEREAS, Section 15.2-1427(F) of the Code of Virginia provides that the Board may adopt emergency ordinances without prior notice; and,

WHEREAS, the Board determines that providing taxpayers relief from penalties and interest associated with late remittances of transient occupancy taxes and food and beverage taxes will promote continuity of government and grant needed relief to businesses and individuals affected by the disaster.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF SUPERVISORS OF HENRICO COUNTY, VIRGINIA:

By Agency Flead Month	
Routing: Yellow to: Copy to:	Certified: A Copy Teste: Clerk, Board of Supervisors
	Date:

### COUNTY OF HENRICO, VIRGINIA BOARD OF SUPERVISORS MINUTE

Agenda Item No.
Page 2 of 2

Agenda Title: EMERGENCY ORDINANCE – To Relieve Taxpayers From Penalties and Interest Associated with Late Remittances of Food and Beverage Taxes and Transient Occupancy Taxes First Due and Owing Between March 17, 2020, and June 22, 2020

- 1. Relief From Penalties and Interest Associated with Late Remittances of Transient Occupancy Taxes. Notwithstanding the provisions of section 20-277(b) and (c) of the Code of the County of Henrico, penalties and interest will not accrue for any late remittance of transient occupancy taxes that would be first due and payable to the County between March 17, 2020, and June 22, 2020, if remitted on or before June 22, 2020. This relief does not delay the due date of reports required by section 20-276 or affect remittances that were due before March 17, 2020.
- 2. Relief From Penalties and Interest Associated with Late Remittances of Food and Beverage Taxes. Notwithstanding the provisions of section 20-851(b) and (c) of the Code of the County of Henrico, penalties and interest will not accrue for any late remittance of food and beverage taxes that would be first due and payable to the County between March 17, 2020, and June 22, 2020, if remitted on or before June 22, 2020. This relief does not delay the due date of reports required by section 20-847 or affect remittances that were due before March 17, 2020.
- 3. That this ordinance shall be in full force and effect on and after its passage as provided by law but shall not remain in force for more than 60 days unless readopted in conformity with the provisions of the Code of Virginia.



### COUNTY OF HENRICO, VIRGINIA BOARD OF SUPERVISORS MINUTE

Agenda Item No.
Page No. 1 of 1

Agenda Title: RESOLUTION - Adoption of Electronic Participation Policy

r Clerk's Use Only:  te:  Approved  Denied  Amended  Deferred to:	BOARD OF SUPE		YES NO OTHER Branin, T. Nelson, T. O'Bannon, P. Schmitt, D. Thornton, F.
the attached members in	OLVED by the Board of State of	Policy to allow for and governic communication.	ern participation of its
By Agency Head  Routing: Yellow to:  Copy to:		By County Manager  Certified: A Copy Teste:  Clerk, Box	ard of Supervisors

### **Proposed Local Stimulus Package**

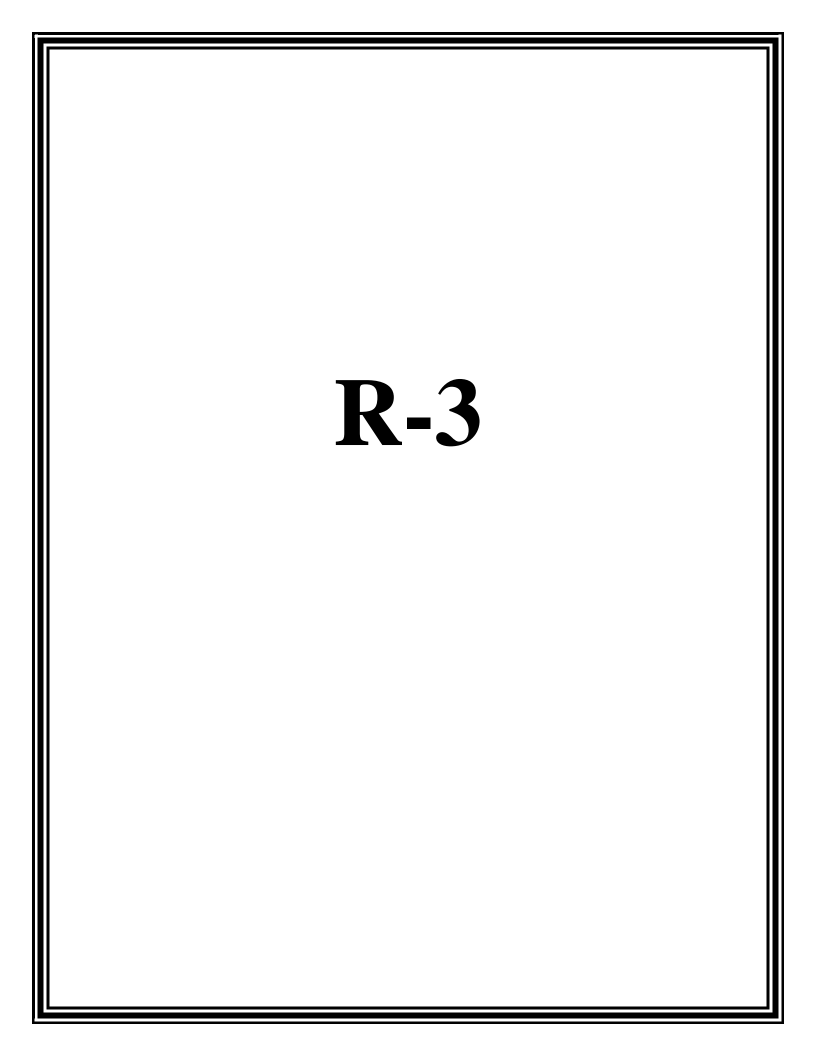
Brick & Mortar Businesses						
	# of Businesses   Funding Amount   Total Incentive Amount					
Closed	53	\$ 1,200	\$ 63,600			
Reduced Operations	174	\$ 800	\$ 139,200			
Open	106	\$ 400	\$ 42,400			
	333		\$ 245,200			

Home Businesses					
# of Businesses   Funding Amount   Total Incentive Amount					
Closed	26	\$ 600	\$ 15,600		
Reduced Operations	50	\$ 400	\$ 20,000		
Open	39	\$ 200	\$ 7,800		
	115		\$ 43,400		

**APROXIMATE POSSIBLE INCENTIVE:** 

\$ 288,600

Business Breakdown Business Category
Beauty Services
Education
Entertainment
Entertainment Business Subcategory COVID-19 Status Total # of Businesses Home Storefront In-Home Hair Salon Close
Close Bi-Fluence and associated the control of the contro 2 1 Entertainment Entertainment Fitness Medical Medical 1 17 2 2 1 Medical Professional Services Resident Professional Services Resident Professional Services Resident Professional Services Resident R 2 Financial Financial Financial Financial Country of the Countr Reduce Operations Reduce Operations Reduce Operations Reduce Operations Reduce Operations
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Attorney
Unsaire
Business Development
Construction
Engineering
Home
Home
Home
Home
Marketing Agency
Photography
Real Estate Agency
Realtor
Food Truck
Full Service
Meadery
Quick Service
Guids Service
Home
Home
Home
Home
Home
Home
Limite
Limite Reduce Operations
Reduce Operations Professional
Real Estate
Real Estate
Restaurant
Restaurant
Restaurant
Restaurant
Restaurant
Retail
Retail Reduce Operations 1





☐ Mayor Jasmine Gore, Ward #4

# CITY OF HOPEWELL CITY COUNCIL ACTION FORM

Strategic Operating Plan Vision Theme:  Civic Engagement  Culture & Recreation  Economic Development  Education  Housing  Safe & Healthy Environment  None (Does not apply)	Order of Business:  Consent Agenda Public Hearing Presentation-Boards/Commissions Unfinished Business Citizen/Councilor Request Regular Business Reports of Council Committees	Action:  Approve and File Take Appropriate Action Receive & File (no motion required) Approve Ordinance 1st Reading Approve Ordinance 2nd Reading Set a Public Hearing Approve on Emergency Measure
COUNCIL AGENDA ITEM T	TITLE:	
Budget Discussion following the	recommended schedule attached	
ISSUE: Council requests to disc	cuss the FY21 Budget following th	e schedule attached.
RECOMMENDATION: NON	E	
TIMING: NONE		
BACKGROUND: NONE		
ENCLOSED DOCUMENTS:		
<ul> <li>Proposed Budget discuss</li> </ul>	ion schedule	
STAFF:		
Patience Bennett, Vice Mayor		
MOTION:	OR IN MEETING USE ONLY	
Roll Call		
SUMMARY: Y N  Councilor Debbie Randolph, Ward #1 Councilor Arlene Holloway, Ward #2 Councilor John B. Partin, Ward #3	□ □ Councilor B	unice Denton, Ward #5 renda Pelham, Ward #6 Patience Bennett, Ward #7

I would like to recommend that we approach the budget sessions for the remainder of this cycle as follows;

(Look at the packet of information "FY 2021 Expenditures & CIP Work Session; other tabs in this packet are FY2021 Capital Improvement Plan and CM's Proposed FY 2021 Operating & Capital Budget Presentation):

Councils please review and study at least 5 to 10 fund accounts prior to each meeting and send questions to the City Manager (CM), M.Altman, and Financial Officer (F0), Michael Terry, to address before the meeting next Tuesday. This would include for

Thursday, 5/7 & Tuesday, 5/12:

090 Perpetual Care Fund

000 Undefined Division

001 City Council

002 City Clerk

003 City Attorney

004 City Manager

005 Asst. City Manager/Economic Dev

008 Office on Youth

009 Government Affairs

Continue and add the other accounts as we move forward, but as we continue I would recommend the second round of department/agencies review include:

010 Human Resources

015 Human Resources Risk

016 Finance Accounting

018 Finance Purchasing

019 Finance Budget/Reporting

025 Real Estate (under Finance)

THEN:

045 Police Administration

046 Police Command

047 Police Patrol

048 Police Detective

049 Police Property

050 Police Records

051 Police Community Relations

052 Police Communications

053 Police Animal Control

054 Police Grants (just what happened to this line; no dollars shown)

055 Police Victim-Witness

THEN:

060 Fire Administration

061 Fire-EMS

062 Fire

- 063 Fire Grants
- 072 Public Works Admin
- 073 Public Works VDOT
- 074 Public Works Garage
- 075 Public Works Engineering
- 076 Public Works B&G City Bldgs (Building & Grounds)
- 077 Public Works B&G Courts
- 079 Public Works B&G Library
- 081 Public Works B&G Public Works ???
- 082 Public Works B&G Social Services

### THEN:

- 064 Crater Detention
- 067 Riverside Regional Jail
- 069 Court Services
- 071 VJCCCA
- 085 Development Planning page 49 list 085, 5120 Undefined, under DSS ???
- 086 Development GIS
- 088 Development Rental Inspection
- 855 DSS Staff and Operations, but shows no wages/salaries
- 858 DSS Staff and Operations Pass-Thru
  - \*\* What is the new cost of \$507,000
  - \*\*What is ADD VEHEPQ?
- 804 Auxillary Grants, 5122 Special Welfare PUB Assistant
- 808 TANF-Manual Checks ??Why would you have to plan a budget line for a manual check
- 810 TANF Emergency Assistance
- 811 Foster Care Is each individual line for a particular Foster Care Family?
- 812 Foster Adopt Subsidy/NON WHAT IS PUB ASST?
- 817 ST Adopt Subsidy/SPEC SVC PAY
- 820 Adoption Incentive
- 829 Family Preservation SSBG
- 833 Adult Services
- 848 TANF-UP Manuel Checks ??
- 855 Staff and Operations

### page 46-47

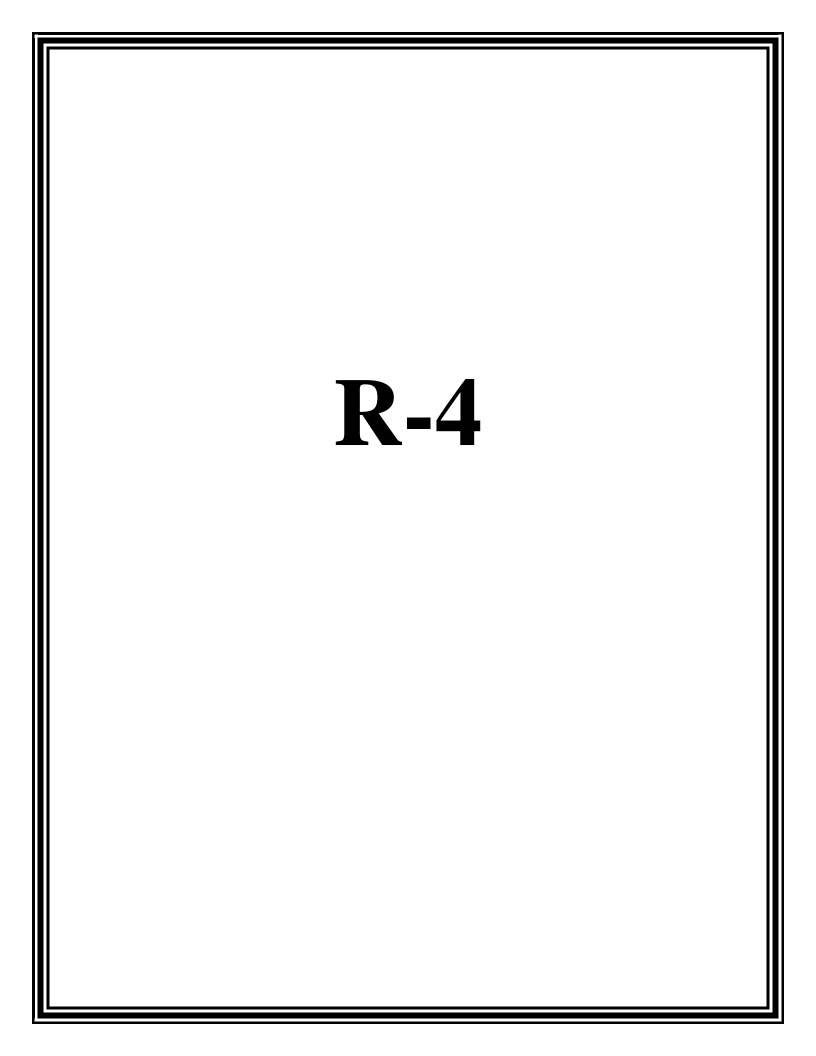
- 000 Undefined Division; 9910 Non-Department: This is a department it seems without personnel, yet it has been operating as a department with personnel. \*\*CSA repay under this item.
- \*\*Look at Con/Litig for \$350,000, really??? all outside litigation would be under our City Attorney. Please explain what law firm received the \$175,000+ out of the current budget of \$349,000 (please use our attorney first;

- \*\*why is EAP (Employee Assistance Program) not under Human Resources; \$30,000 for \*\*Dues/Membership, really; Crater Detention is fund is 064, but it is listed again here for an additional \$18,299;
- \*\*why is there line items for phone, dues, office supplies, and what is LIEUOTAX for \$7,500
- \*\*PLEASE explain each line. Too many questions, but on page 3 there is a line called 000 Undefined Division as well but under 1016 Miscellaneous; this Undefined Division is under 9920 Outside Agencies

9920 Outside Agencies - 000 Undefined Division - page

\*\*Why is there a line for River Crim and there is a line item for Riverside 067 \$82,957?

\*\*What agency is STHLTHDEPT FOR \$229,183?



# REPORTS OF THE CITY MANAGER

# REPORTS OF THE CITY ATTORNEY



□ □ Mayor Jasmine Gore, Ward #4

### CITY OF HOPEWELL CITY COUNCIL ACTION FORM

Strategic Operating Plan Vision Theme:  Civic Engagement Culture & Recreation Economic Development Education Housing Safe & Healthy Environment None (Does not apply)	Order of Business:  Consent Agenda Public Hearing Presentation-Boards/Commissions Unfinished Business Citizen/Councilor Request Regular Business Reports of Council Committees	Action:  Approve and File  Take Appropriate Action  Receive & File (no motion required  Approve Ordinance 1st Reading  Approve Ordinance 2nd Reading  Set a Public Hearing  Approve on Emergency Measur
COUNCIL AGENDA ITEM T	TITLE:	
Place Freedom of Information A	act (FOIA) Requests and Liens with	the City Attorney
the City Clerk's office. Both o	de Enforcement and demolition lie f these are legal matters which ar uested that Council move both FOl	e best handled by the City
RECOMMENDATION:		
<b>TIMING:</b> Action is requested A	April 14, 2020	
BACKGROUND:		
ENCLOSED DOCUMENTS:		
STAFF:		
Patience Bennett, Vice Mayor		
MOTION:	OR IN MEETING USE ONLY	
Roll Call		
SUMMARY: Y N  Councilor Debbie Randolph, Ward #1 Councilor Arlene Holloway, Ward #2 Councilor John B. Partin, Ward #3	□ □ Councilor B	nice Denton, Ward #5 renda Pelham, Ward #6 Patience Bennett, Ward #7

## REPORTS OF THE CITY CLERK

Board, Commission, Committee	Current members	Vacancies
Ashford Civic Plaza	3	6
Board of Building Code and Fire Prevention Code Appeals	2	4
Central Virginia Waste Management Authority	1	1
Community Policy and Management Team	10	1
Dock Commission	4	1
Economic Development Authority	6	1
Historic Preservation Committee	8	4
Keep Hopewell Beautiful	7	3
Recreation Commission	1	5 plus 2 students
Social Services Advisory Board	2	5
Transportation Safety Board	4	1
Youth Services Commission	11	3 plus 1 student
Water Renewal Commission	5	2
Virginia Gateway Region	1	1

# REPORTS OF CITY COUNCIL

### **COMMITTEES**

- INDIVIDUAL COUNCILORS
  - CITIZEN/COUNCILOR REQUESTS
- PRESENTATIONS FROM BOARDS AND COMMISSIONS
  - OTHER COUNCIL COMMUNICATIONS



### CITY OF HOPEWELL CITY COUNCIL ACTION FORM

Strategic Operating Plan Vision Theme:  Civic Engagement Culture & Recreation Economic Development Education Housing Safe & Healthy Environment None (Does not apply)	Order of Business:  Consent Agenda Public Hearing Presentation-Boards/Commissions Unfinished Business Citizen/Councilor Request Regular Business Reports of Council Committees	Action:  Approve and File  Take Appropriate Action  Receive & File (no motion required)  Approve Ordinance 1 <sup>st</sup> Reading  Approve Ordinance 2 <sup>nd</sup> Reading  Set a Public Hearing  Approve on Emergency Measure
<u> </u>	te to establish a rule that support e items on future agendas, condu	_

**ISSUE:** It has been common practice that City Councilors to place items on the City Council Meeting Agendas to obtain a vote from City Council to approve/deny the request. At some point in 2019, some members of City Council began to advocate for Councilors to be limited in their ability to place items on the agenda for City Council approval/denial. In turn, they began to limit the ability for a City Councilor to seek legal guidance to determine legality of any proposed legislation. As of now, some City Councilors are seeking to limit the ability to ask the City Manager to provide information so that one can make a determination about the feasibility of any proposed legislation.

**RECOMMENDATION:** City Council deny establishing any rule that limits City Councilors interaction with City Council's Appointees (employees) about proposed legislation. City Council has hired professionals in their field of expertise. If he/she cannot assist without causing a high demand of strain on their workload- he/she can request to push the item back or simply request the matter be placed before City Council prior to proceeding. However, if he/she believes that providing assistance for routine/normal request and does not significantly affect his/her workflow – he/she may use discretion as professionals and assist their employer (City Councilors).

**TIMING:** Immediately

### **BACKGROUND:**

### **SUMMARY:**

Y N

□ □ Councilor Debbie Randolph, Ward #1

□ □ Councilor Arlene Holloway, Ward #2

□ Councilor John B. Partin, Ward #3

□ □ Mayor Jasmine Gore, Ward #4

Y

□ Councilor Janice Denton, Ward #5

□ □ Councilor Brenda Pelham, Ward #6

□ □ Vice Mayor Patience Bennett, Ward #7

## STAFF: Mayor Gore FOR IN MEETING USE ONLY MOTION:

### **Roll Call**

### **SUMMARY:**

Y N

□ □ Councilor Debbie Randolph, Ward #1

□ □ Councilor Arlene Holloway, Ward #2

□ □ Councilor John B. Partin, Ward #3

□ □ Mayor Jasmine Gore, Ward #4

Y N

□ □ Councilor Janice Denton, Ward #5

□ □ Councilor Brenda Pelham, Ward #6

□ □ Vice Mayor Patience Bennett, Ward #7



□ □ Mayor Jasmine Gore, Ward #4

### CITY OF HOPEWELL CITY COUNCIL ACTION FORM

Strategic Operating Plan Vision Theme:  Civic Engagement Culture & Recreation Economic Development Education Housing Safe & Healthy Environment None (Does not apply)	Order of Business:  Consent Agenda Public Hearing Presentation-Boards/Commissions Unfinished Business Citizen/Councilor Request Regular Business Reports of Council Committees	Action:  Approve and File  Take Appropriate Action  Receive & File (no motion required)  Approve Ordinance 1st Reading  Approve Ordinance 2nd Reading  Set a Public Hearing  Approve on Emergency Measure
review city owned spaced and rer offer programs. In addition, for the	FITLE: Request for City Councillated properties to identify a location ne City Manager to provide an upon the Office on Youth and the status ovation.	for the Office on Youth to late as to the costs/needs to
	currently housed in the United Way t desk reception space. The Office ogramming.	·
<b>RECOMMENDATION:</b> City Obe determined by City Council by	Council direct the City Manager to a specific date.	accomplish the directive to
TIMING: Immediately		
BACKGROUND:		
ENCLOSED DOCUMENTS:		
STAFF:		
Mayor Gore		
MOTION:	R IN MEETING USE ONLY	
SUMMARY: Y N  Councilor Debbie Randolph, Ward #1  Councilor Arlene Holloway, Ward #2  Councilor John R Partin Ward #3	□ □ Councilor Bro	nice Denton, Ward #5 enda Pelham, Ward #6 Patience Bennett Ward #7

### **Roll Call**

### **SUMMARY:**

### Councilor Debbie Randolph, Ward #1 Councilor Arlene Holloway, Ward #2 Councilor John B. Partin, Ward #3 Mayor Jasmine Gore, Ward #4

### Y

Councilor Janice Denton, Ward #5 Councilor Brenda Pelham, Ward #6 Vice Mayor Patience Bennett, Ward #7 



□ □ Mayor Jasmine Gore, Ward #4

### CITY OF HOPEWELL CITY COUNCIL ACTION FORM

Strategic Operating Plan Vision Theme:  Civic Engagement  Culture & Recreation  Economic Development  Education  Housing  Safe & Healthy Environment  None (Does not apply)	Order of Business:  Consent Agenda Public Hearing Presentation-Boards/Commissions Unfinished Business Citizen/Councilor Request Regular Business Reports of Council Committees	Action:  Approve and File  Take Appropriate Action  Receive & File (no motion required)  Approve Ordinance 1st Reading  Approve Ordinance 2nd Reading  Set a Public Hearing  Approve on Emergency Measure
COUNCIL AGENDA ITEM T	TITLE	
	ect the City Manager to delegat y a location for a practice field	
field for various youth supports during daylight and provide port	idents have shared the need for the . If the city can identify public lar able restrooms, we can immediate m plans officially develop the fiel cation space.	nd for the youth to practice address the need. However,
<b>RECOMMENDATION:</b> City of a specific date determined by City	Council direct the City Manager to ty Council.	accomplish the directive by
<b>TIMING:</b> Immediately		
BACKGROUND:		
ENCLOSED DOCUMENTS:		
STAFF:		
Mayor Gore		
MOTION:	OR IN MEETING USE ONLY	
SUMMARY: Y N  Councilor Debbie Randolph, Ward #1 Councilor Arlene Holloway, Ward #2 Councilor John B. Partin, Ward #3	□ □ Councilor Br	nice Denton, Ward #5 enda Pelham, Ward #6 Patience Bennett, Ward #7

### **Roll Call**

### **SUMMARY:**

### Councilor Debbie Randolph, Ward #1 Councilor Arlene Holloway, Ward #2 Councilor John B. Partin, Ward #3 Mayor Jasmine Gore, Ward #4

### Y

Councilor Janice Denton, Ward #5 Councilor Brenda Pelham, Ward #6 Vice Mayor Patience Bennett, Ward #7 

### City of Hopewell 2019 Town Halls



Join City Council for a community discussion and planning session to shape the future of the City of Hopewell. Residents will have an opportunity to voice concerns, share ideas and participate hands on to revamp the City's Strategic Plan.

TOWN HALL #1
March 19, 2019
Carter G. Woodson Middle School
1000 Winston Churchill Drive
Hopewell, VA 23860
Located - Multi-purpose Room
6:00 p.m. - 8:00 p.m.

TOWN HALL #2
March 21, 2019
Hopewell High School
400 S Mesa Drive
Hopewell, VA 23860
Located - Cafeteria
6:00 p.m. - 8:00 p.m.

TOWN HALL #3
March 28, 2019
Hopewell Community Center
100 W City Point Road
Hopewell, VA 23860
Located – Gym
6:00 p.m. – 8:00 p.m.

City Council and staff will discuss the feedback and projects from all Town Halls during City Council's Advance. City Council will unveil the new City-Wide Strategic Plan at the inaugural

2019 State of the City Address.









Vice Mayor Bennett



Councilor Randolph Ward 1



Councilor Holloway Ward 2



Ward 3



Councilor Partin Councilor Denton Councilor Pelham Ward 5



Ward 6

### Connections

### **HOW TO STAY UPDATED**

- Contact the City Clerk's Office to sign up for the City's Freedom of Information Act (FOIA) List to receive all city press releases and meeting notifications
- Visit the City's website to view the Weekly City Manager News Briefs
- Visit hopewellva.gov to view the City's online calendar for City and community events
- Visit hopewellva.gov to watch City Council Meeting recordings, Agenda Packets & Minutes

### **HOW TO STAY NOTIFIED**

- Visit hopewellva.gov or call (804) 541-2288 to sign up for CODE emergency alerts
- Visit hopewellva.gov to sign up for \(\bigcap\int\) Public Safety alerts
- Visit hopewellva.gov to sign up for Notify Me text notifications for City alerts
- Download the NEW City of Hopewell App to have direct access to City Hall

### **HOW TO STAY CONNECTED**

- Visit the hopewellva.gov to view the complete list of City Resources for residents
  - Prescription Discount Program
  - Real Estate Tax Abatement Program
  - DMV Select
  - Adopt-A-Neighbor Outreach Program
  - Trash Collection/Recycling Services
- Citizens Academy
- Smoke Detector Testing
- Car Seat and Child/Parenting Resources
- o Online Tax Portal
- Wellness Checks







□ □ Mayor Jasmine Gore, Ward #4

### CITY OF HOPEWELL CITY COUNCIL ACTION FORM

Strategic Operating Plan Vision Theme:  Civic Engagement Culture & Recreation Economic Development Education Housing Safe & Healthy Environment None (Does not apply)	Order of Business:  Consent Agenda Public Hearing Presentation-Boards/Commissions Unfinished Business Citizen/Councilor Request Regular Business Reports of Council Committees	Action:  Approve and File  Take Appropriate Action  Receive & File (no motion required)  Approve Ordinance 1st Reading  Approve Ordinance 2nd Reading  Set a Public Hearing  Approve on Emergency Measure
COUNCIL AGENDA ITEM T	TITLE:	
Request for City Council to set a to include the unveiling of the ne	new date to deliver the "State of the City Council Strategic Plan.	e City Address" in February
the event never was organized provide an update to residents at vision. Residents have complete	2019 to hold a "State of the City A or executed. Additionally, informout the current state of the City, it ained about lack of City Comrategic Plan and collective vison from	nation was not complied to as affairs and City Council's nunication and staff have
<b>RECOMMENDATION:</b> City accomplish the directive to be de	Council direct the City Managetermined by City Council.	er to delegate to his staff
TIMING: Immediately		
BACKGROUND: None		
ENCLOSED DOCUMENTS:		
• Town Hall Flyer		
STAFF:		
Jasmine E. Gore, Mayor		
MOTION:	OR IN MEETING USE ONLY	
SUMMARY: Y N  Councilor Debbie Randolph, Ward #1 Councilor Arlene Holloway, Ward #2 Councilor John B. Partin, Ward #3	□ □ Councilor B	unice Denton, Ward #5 renda Pelham, Ward #6 Patience Bennett, Ward #7

### **Roll Call**

### SUMMARY: Y N

### Councilor Debbie Randolph, Ward #1 Councilor Arlene Holloway, Ward #2 Councilor John B. Partin, Ward #3 Mayor Jasmine Gore, Ward #4

### Y N

	Councilor Janice Denton, Ward #5
	Councilor Brenda Pelham, Ward #6
	Vice Mayor Patience Bennett, Ward #7



### CITY OF HOPEWELL CITY COUNCIL ACTION FORM

Strategic Operating Plan Vision Theme:  Civic Engagement	Order of Business:  Consent Agenda	Action: Approve and File
Culture & Recreation	Public Hearing	Take Appropriate Action
Economic Development	Presentation-Boards/Commissions	Receive & File (no motion required)
Education	Unfinished Business	☐ Approve Ordinance 1 <sup>st</sup> Reading
Housing	Citizen/Councilor Request	Approve Ordinance 2 <sup>nd</sup> Reading
Safe & Healthy Environment	Regular Business	☐ Set a Public Hearing
□None (Does not apply)	Reports of Council Committees	Approve on Emergency Measure

COUNCIL AGENDA ITEM TITLE: Request for City Council to direct the City Manager provide City Council with the status of uncollected funds within the City of Hopewell prior to providing City Council with any recommendation to raise taxes or fees within the City for the upcoming budget cycle. In additional, final determination if the City and require all vendors the City has contracts with to have all of their taxes/fees paid in full prior to be eligible to do business with City; to include rental/real estate companies – require taxes/fees paid in full prior to receiving permits.

### Request for City Council to direct the City Manager

**ISSUE:** The Mayor requested the following information on December 19, 2019 and was unable to obtain the data.

- 1. Wastwater (Water Renewal) uncollected bill amounts (write offs) (individual/business)
- 2. Data Integrators uncollected bill amounts (individual/business)
- 3. Uncollected taxes (real estate/personal property)
- 4. Trash uncollected bill amounts (write offs) (individual/business)
- 5. Audit reports/schedules with write-offs
- 6. Industry payments for Wastewater (Water Renewal) for the last 3 years
- 7. Total value of funding that could not be reconciled for the audit City Funds/Accounts
- 8. Total value of funding that did not have backup docs/not approved City Funds/Accounts
- 9. Status of money approached to support Wastewater Grant when DEQ required the City to have a reserve of funding approx.. of \$575,000. \*new

Prior to the City Council supporting any recommendation to increase taxes or fees, we must know how much funds has not been collected as projected. Additionally, we must identify why

### **SUMMARY:**

Y N
□ □ Councilor Debbie Randolph, Ward #1
□ □ Councilor Arlene Holloway, Ward #2
□ □ Councilor John B. Partin, Ward #3
□ □ Mayor Jasmine Gore, Ward #4

Y N

Councilor Janice Denton, Ward #5
 Councilor Brenda Pelham, Ward #6
 Vice Mayor Patience Bennett, Ward #7

funds are not being collected such as contract amendments, staffing, etc. and address those issues immediately before placing the burden on residents to pay to fix errors.

<b>RECOMMENDATION:</b> City Council direct the City Manager to complete task by a specific late.
TIMING: Immediately
BACKGROUND:
ENCLOSED DOCUMENTS:
STAFF:
Mayor Gore
FOR IN MEETING USE ONLY
MOTION:

### **Roll Call**

### **SUMMARY:**

Councilor Debbie Randolph, Ward #1 

Councilor Arlene Holloway, Ward #2 

Councilor John B. Partin, Ward #3 

Mayor Jasmine Gore, Ward #4

Y

Councilor Janice Denton, Ward #5

Councilor Brenda Pelham, Ward #6 

Vice Mayor Patience Bennett, Ward #7 

Chapter 20 - LICENSES[1]

Footnotes:

--- (1) ---

Charter reference— Authority of city to raise revenue by annual licenses, Ch. II, § 2.

**Cross reference**— Dog licenses, § 6-46 et seq.; license for closing-out sales of certain goods, § 30-36 et seq.; license for fire, etc., sales, § 30-96 et seq.; taxation, Ch. 34.

**State Law reference—** Licenses generally, Code of Virginia, § 58.1-3700 et seq.; city license taxes, §§ 58.1-3702—58.1-3706.

ARTICLE I. - IN GENERAL

Sec. 20-1. - Definitions.

For the purposes of this chapter, unless otherwise required by the context:

Affiliated group means:

- (1) One (1) or more chains of corporations subject to inclusion connected through stock ownership with a common parent corporation which is a corporation subject to inclusion if:
  - a. Stock possessing at least eighty (80) percent of the voting power of all classes of stock and at least eighty (80) percent of each class of the nonvoting stock of each of the corporations subject to inclusion, except the common parent corporation, is owned directly by one (1) or more of the other corporations subject to inclusion; and
  - b. The common parent corporation directly owns stock possessing at least eighty (80) percent of the voting power of all classes of stock and at least eighty (80) percent of each class of the nonvoting stock of at least one (1) of the other corporations subject to inclusion. As used in this subdivision, the term "stock" does not include nonvoting stock which is limited and preferred as to dividends. The phrase "corporation subject to inclusion" means any corporation within the affiliated group irrespective of the state or country of its incorporation; and the term "receipts" includes gross receipts and gross income.
- (2) Two (2) or more corporations if five (5) or fewer persons who are individuals, estates or trusts own stock possessing:
  - At least eighty (80) percent of the total combined voting power of all classes of stock entitled to vote or at least eighty (80) percent of the total value of shares of all classes of the stock of each corporation; and
  - b. More than fifty (50) percent of the total combined voting power of all classes of stock entitled to vote or more than fifty (50) percent of the total value of shares of all classes of stock of each corporation, taking into account the stock ownership of each such person only to the extent such stock ownership is identical with respect to each such corporation.
    - When one (1) or more of the corporations subject to inclusion, including the common parent corporation, is a nonstock corporation, the term "stock" as used in this subdivision shall refer to the nonstock corporation membership or membership voting rights, as is appropriate to the context.

Assessment means a determination as to the proper rate of tax, the measure to which the tax rate is applied, and ultimately the amount of tax, including additional or omitted tax, that is due. An assessment shall include a written assessment made pursuant to notice by the assessing official or a self-assessment made by a taxpayer upon the filing of a return or otherwise not pursuant to notice. Assessments shall be deemed made by an assessing official when a written notice of assessment is delivered to the taxpayer

by the assessing official or an employee of the assessing official, or mailed to the taxpayer at his last known address. Self-assessments shall be deemed made when a return is filed, or if no return is required, when the tax is paid. A return filed or tax paid before the last day prescribed by ordinance for the filing or payment thereof shall be deemed to be filed or paid on the last day specified for the filing of a return or the payment of tax, as the case may be.

Assessor or assessing official means the commissioner of the revenue of the city.

Base year means the calendar year preceding the license year, except for contractors subject to the provisions of section 58.1-3715 of the Code of Virginia.

Business means a course of dealing which requires the time, attention and labor of the person so engaged for the purpose of earning a livelihood or profit. It implies a continuous and regular course of dealing, rather than an irregular or isolated transaction. A person may be engaged in more than one (1) business. The following acts shall create a rebuttable presumption that a person is engaged in a business: (i) advertising or otherwise holding oneself out to the public as being engaged in a particular business; or (ii) filing tax returns, schedules and documents that are required only of persons engaged in a trade or business.

*Contractor* shall have the meaning prescribed in section 58.1-3714 (B) of the Code of Virginia, as amended, whether such work is done or offered to be done by day labor, general contract or subcontract.

Definite place of business means an office or a location at which occurs a regular and continuous course of dealing for thirty (30) consecutive days or more. A definite place of business for a person engaged in business may include a location leased or otherwise obtained from another person on a temporary or seasonal basis and real property leased to another. A person's residence shall be deemed to be a definite place of business if there is no definite place of business maintained elsewhere and the person is not subject to licensure as a peddler or itinerant merchant.

Direct seller means any person who: (i) engages in the trade or business of selling or soliciting the sale of consumer products primarily in private residences and maintains no public location for the conduct of such business; and (ii) receives remuneration for such activities, with substantially all of such remuneration being directly related to sales or other sales-oriented services, rather than to the number of hours worked; and (iii) performs such activities pursuant to a written contract between such person and the person for whom the activities are performed and such contract provides that such person will not be treated as an employee with respect to such activities for federal tax purposes.

Financial services means the buying, selling, handling, managing, investing, and providing of advice regarding money, credit, securities, or other investments and shall include the service for compensation by a credit agency, an investment company, a broker or dealer in securities and commodities or a security or commodity exchange, unless such service is otherwise provided for in this chapter.

*Broker* means an agent of a buyer or a seller who buys or sells stocks, bonds, commodities, or services, usually on a commission basis.

Commodity means staples such as wool, cotton, etc. which are traded on a commodity exchange and on which there is trading in futures.

Dealer for purposes of this chapter means any person engaged in the business of buying and selling securities for his own account, but does not include a bank, or any person insofar as he buys or sells securities for his own account, either individually or in some fiduciary capacity, but not as part of a regular business.

Security for purposes of this chapter shall have the same meaning as in the Code of Virginia, Securities Act (§ 13.1-501 et seq.) or in similar laws of the United States regulating the sale of securities.

Those engaged in rendering financial services include, but without limitation, the following:

Buying installment receivables

Chattel mortgage financing

Consumer financing

Credit card services

Credit unions

**Factors** 

Financing accounts receivable

Industrial loan companies

Installment financing

Inventory financing

Loan or mortgage brokers

Loan or mortgage companies

Safety deposit box companies

Security and commodity brokers and services

Stockbroker

Working capital financing

*Gross receipts* means the whole, entire, total receipts attributable to the licensed privilege, without deduction, except as may be limited by the provisions of Code of Virginia, chapter 37 of title 58.1.

*Itinerant merchant* means a person who engages in, does, or transacts any temporary or transient business and who, for the purpose of carrying on such business, occupies any location for a period of less than one (1) year.

License year means the calendar year for which a license is issued for the privilege of engaging in business.

Peddler means a person who carries from place to place any goods, wares or merchandise and sells or offers to sell or barter the same.

Peddler at wholesale means a person, firm or corporation who or which sells or offers to sell goods, wares or merchandise to licensed dealers, other than at a definite place of business operated by the seller, and at the time of such sale or exposure for sale delivers, or offers to deliver, the goods, wares or merchandise to the buyer. Any delivery made on the day of sale shall be construed as delivery at the time of sale.

Personal services means rendering for compensation any repair, personal, business or other services not specifically classified as "financial, real estate or professional service" under this chapter, or rendered in any other business or occupation not specifically classified in this chapter unless exempted from local license tax by Code of Virginia, title 58.1.

Professional services means services performed by architects, attorneys-at-law, certified public accountants, dentists, engineers, land surveyors, surgeons, veterinarians, and practitioners of the healing arts (the arts and sciences dealing with the prevention, diagnosis, treatment and cure or alleviation of human physical or mental ailments, conditions, diseases, pain or infirmities) and such occupations, and no others, as the Virginia Department of Taxation may list in the BPOL guidelines promulgated pursuant to Code of Virginia, § 58.1-3701. The department shall identify and list each occupation or vocation in which a professed knowledge of some department of science or learning, gained by a prolonged course of specialized instruction and study is used by its practical application to the affairs of others, either advising, guiding, or teaching them, and in serving their interests or welfare in the practice of an art or

science founded on it. The word "profession" implies attainments in professional knowledge as distinguished from mere skill, and the application of knowledge to uses for others rather than for personal profit.

Purchases means all goods, wares and merchandise received for sale at each definite place of business of a wholesale merchant. The term shall also include the cost of manufacture of all goods, wares and merchandise manufactured by any wholesaler or wholesale merchant and sold or offered for sale. A wholesaler or wholesale merchant may elect to report the gross receipts from the sale of manufactured goods, wares and merchandise if it cannot determine the cost of manufacture or chooses not to disclose the cost of manufacture.

Real estate services means rendering a service for compensation with respect to the purchase, sale, lease, rental, or appraisal of real property, unless the service is otherwise specifically provided for in this chapter, and such services include, but are not limited to, the following:

Appraisers of real estate

Escrow agents, real estate

Fiduciaries, real estate

Lessors of real property

Real estate agents, brokers and managers

Real estate selling agents

Rental agents for real estate

Retailer or retail merchant means any person or merchant who sells goods, wares and merchandise for use or consumption by the purchaser or for any purpose other than resale by the purchaser, but does not include sales at wholesale to institutional, commercial and industrial users.

Services means things purchased by a customer which do not have physical characteristics, or which are not goods, wares, or merchandise.

Wholesaler or wholesale merchant shall mean any person or merchant who sells wares and merchandise for resale by the purchaser, including sales when the goods, wares and merchandise will be incorporated into goods and services for sale, and also includes sales to institutional, commercial and industrial users which because of the quantity, price, or other terms indicate that they are consistent with sales at wholesale.

(Ord. No. 96-33, § C, 11-12-96)

**Editor's note**— Ord. No. 96-33, adopted Nov. 12, 1996, by title, repealed former § 20-1 which defined "gross receipts". Such section bore no history note. Provisions designated herein as § 20-1 were derived from Ord. No. 96-33, C.

Sec. 20-2. - Adoption of state law.

(a) As to all questions in regard to the duty and conduct of the officers of the city in collecting and enforcing the taxes imposed under this chapter, and in regard to questions of construction and for definition of terms used in this chapter, and the rules and regulations applicable to putting same in operation, reference is hereby made to the provisions of title 58.1, Code of Virginia, for the assessment, levy and collection of taxes for the current year, or to so much thereof as is applicable to this chapter and is not inconsistent with it and the other ordinances of the city. For the conduct and guidance of the officers of the city and other parties affected by this chapter and for fixing their

- powers, rights, duties and obligations, the provisions of title 58.1, Code of Virginia, so far as applicable, are hereby adopted without being specifically herein quoted.
- (b) The definition of the various businesses, occupations, trades or professions provided for in this chapter shall be and hereby are defined to be the same as the definitions given in Code of Virginia, title 58.1, unless otherwise defined herein, and all constructions of same by the state tax commissioner shall have equal force to this chapter.

(Code 1963, § 21-21; Ord. No. 96-31, 11-12-96)

Sec. 20-3. - Enforcement of chapter generally.

- (a) The city manager shall require the chief of police and every member of the police department of the city to enforce this chapter. It shall be the duty of the chief of police and of every member of the police department to check whether all new business or professional men commencing any business, employment or profession in the city have complied with the provisions of this chapter.
- (b) It shall be the duty of the commissioner of revenue to report every person, known to him, who shall commence to prosecute any licensable business, employment or profession without a license or who shall unlawfully fail for a longer period than one month to obtain a new license, to the city attorney, who shall cause warrants to be issued for such persons and shall prosecute them.

(Code 1963, §§ 21-19, 21-20)

Sec. 20-4. - Construction of chapter; interstate commerce; obstruction of public ways; nuisances.

- (a) Nothing in this chapter shall be construed as imposing a license tax on or otherwise regulating or restricting interstate commerce. Any business or portion thereof embraced in the term "interstate commerce" is not made subject to a license by this chapter.
- (b) Nothing in this chapter shall be construed as giving the right to any person to obstruct sidewalks, streets or other public places or to commit or maintain a nuisance.

(Code 1963, §§ 21-17, 21-18)

Sec. 20-4.5. - Overriding conflicting ordinances.

Except as may be otherwise provided by the laws of the Commonwealth of Virginia, and notwithstanding any other current ordinances or resolutions enacted by this council, whether or not compiled in the Code of this city, to the extent of any conflict, the provisions of this chapter shall be applicable to the levy, assessment, and collection of licenses required and taxes imposed on businesses, trades, professions and callings and upon the persons, firms and corporations engaged therein within the city.

(Ord. No. 96-33, § A, 11-12-96)

**Editor's note**— Ord. No. 96-33, § A, did not specify manner of codification, but has been designated by the editor as § 20-4.5.

Sec. 20-5. - Engaging in business without license; penalty.

(a) Whenever a license is required by this chapter, and whenever this Code imposes a license fee or levies a license tax on a business, employment or profession, it shall be unlawful to engage in such

business, employment or profession without first obtaining the required license. Any person who engages in a business without obtaining a license required by this chapter, or after being refused such license, shall not be relieved of the tax imposed by this chapter.

- (b) If any person shall:
  - (1) Commence to prosecute any business, trade, occupation, employment or profession in the city without obtaining a license required by this chapter; or
  - (2) Continue a business, trade, occupation, employment or profession in the city after the expiration of a license previously issued under this chapter without obtaining a new license or a renewal of the expired license,

he shall be guilty of a Class 3 misdemeanor.

(Code 1963, § 21-1; Ord. No. 96-33, § B, 11-12-96)

**Editor's note**— Ord. No. 96-33, by title repealed § 20-5(a). Sec. B of such ordinance has been codified as § 20-5(a) by the editor.

Sec. 20-6. - License requirement.

- Every person engaging in this city in any business, trade, profession, occupation or calling (collectively hereinafter "a business") as defined in this chapter, unless otherwise exempted by law, shall apply for a license for each such business if (i) the person has a definite place of business in this city; (ii) there is no definite place of business anywhere and the person resides in this city; or (iii) there is no definite place of business in this city but the person operates amusement machines or is classified as a peddler or itinerant merchant, carnival or circus as specified in Code of Virginia, §§ 58.1-3717, 3718, or 3728, respectively, or is a contractor subject to Code of Virginia, § 58.1-3715, or is a public service corporation subject to Code of Virginia, § 58.1-3731. A separate license shall be required for each definite place of business and for each business. A person engaged in two (2) or more businesses or professions carried on at the same place of business may elect to obtain one (1) license for all such businesses and professions if all of the following criteria are satisfied: (i) each business or profession is subject to licensure at the location and has satisfied any requirements imposed by state law or other provisions of the ordinances of this city; (ii) all of the businesses or professions are subject to the same tax rate, or, if subject to different tax rates, the licensee agrees to be taxed on all businesses and professions at the highest rate; and (iii) the taxpayer agrees to supply such information as the assessor may require concerning the nature of the several businesses and their gross receipts.
- (b) Reserved.
- (c) Reserved.
- (d) In computing the amount of license tax due, the commissioner of the revenue shall round all amounts to the nearest dollar; that is, all amounts of forty-nine cents (\$0.49) or less shall be rounded down and all amounts of fifty cents (\$0.50) or more shall be rounded up.

(Ord. No. 87-17, 6-23-87; Ord. No. 94-36, 11-2-94; Ord. No. 96-33, § D, 11-12-96)

**Editor's note**— Ord. No. 96-33, by title repealed § 20-6(a)—(c). Sec. D of such ordinance was designated by the editor as § 20-6(a). See also the editor's note following § 20-7.

Sec. 20-7. - Due dates; late payment penalties and interest.

- (a) Each person subject to a license tax under this chapter shall apply for a license prior to beginning business if he was not subject to licensure in this city on or before January 1 of the license year, or no later than March 1 of the current license year if he had been issued a license for the preceding license year. The application shall be on forms prescribed by the assessing official.
- (b) The tax shall be paid with the application in the case of any license not based on gross receipts. If the tax is measured by the gross receipts of the business, the tax shall be paid on or before March 31. Semiannual payments for license taxes shall be authorized pursuant to section 20-19.
- (c) The assessing official may grant an extension of time, not to exceed ninety (90) days, in which to file an application for a license, for reasonable cause. The extension may be conditioned upon the timely payment of a reasonable estimate of the appropriate tax, subject to adjustment to the correct tax at the end of the extension together with interest from the due date until the date paid and, if the estimate submitted with the extension is found to be unreasonable under the circumstances, a penalty of ten (10) percent of the portion paid after the due date.
- (d) A penalty of ten (10) percent of the tax may be imposed upon the failure to file an application or the failure to pay the tax by the appropriate due date. Only the late filing penalty shall be imposed by the assessing official if both the application and payment are late; however, both penalties may be assessed if the assessing official determines that the taxpayer has a history of noncompliance. In the case of an assessment of additional tax made by the assessing official, if the application and, if applicable, the return were made in good faith and the understatement of the tax was not due to any fraud or reckless or intentional disregard of the law by the taxpayer, there shall be no late payment penalty assessed with the additional tax. If any assessment of tax by the assessing official is not paid within thirty (30) days, the treasurer may impose a ten (10) percent late payment penalty. The penalties shall not be imposed, or if imposed, shall be abated by the official who assessed them, if the failure to file or pay was not the fault of the taxpayer. In order to demonstrate lack of fault, the taxpayer must show that he acted responsibly and that the failure was due to events beyond his control.

"Acted responsibly" means that: (i) the taxpayer exercised the level of reasonable care that a prudent person would exercise under the circumstances in determining the filing obligations for the business, and (ii) the taxpayer undertook significant steps to avoid or mitigate the failure, such as requesting appropriate extensions (where applicable), attempting to prevent a foreseeable impediment, acting to remove an impediment once it occurred, and promptly rectifying a failure once the impediment was removed or the failure discovered.

"Events beyond the taxpayer's control" include, but are not limited to, the unavailability of records due to fire or other casualty; the unavoidable absence (e.g., due to death or serious illness) of the person with the sole responsibility for tax compliance; or the taxpayer's reasonable reliance in good faith upon erroneous written information from the assessing official, who was aware of the relevant facts relating to the taxpayer's business when he provided the erroneous information.

- (e) Any person failing to make the application required by this section shall be guilty of a Class 4 misdemeanor.
- (f) It shall be the duty of the commissioner of the revenue to keep a record of all applications filed under this section.
- (g) Interest shall be charged on the late payment of the tax from the due date until the date paid without regard to fault or other reason for the late payment. Whenever an assessment of additional or omitted tax by the assessing official is found to be erroneous, all interest and penalty charged and collected on the amount of the assessment found to be erroneous shall be refunded together with interest on the refund from the date of payment or the due date, whichever is later. Interest shall be paid on the refund of any tax paid under this chapter from the date of payment or due date, whichever is later, whether attributable to an amended return or other reason. Interest on any refund shall be paid at the same rate charged under Code of Virginia, § 58.1-3916.

No interest shall accrue on an adjustment of estimated tax liability to actual liability at the conclusion of a base year. No interest shall be paid on a refund or charged on a late payment in event of such

adjustment, provided the refund or the late payment is made not more than thirty (30) days from (i) the date of the payment that created the refund, or (ii) the due date of the tax, whichever is later.

(Ord. No. 96-33, § E, 11-12-96)

**Editor's note**— At the request of the city, provisions formerly designated as § 20-6(d) and (e) were redesignated as § 20-7(e) and (f), and § 20-7(e) was redesignated as (g). See also the editor's note following § 20-10.

Sec. 20-8. - Situs of gross receipts.

- (a) General rule. Whenever the tax imposed by this chapter is measured by gross receipts, the gross receipts included in the taxable measure shall be only those gross receipts attributed to the exercise of a privilege subject to licensure at a definite place of business within this city. In the case of activities conducted outside of a definite place of business, such as during a visit to a customer location, the gross receipts shall be attributed to the definite place of business from which such activities are initiated, directed, or controlled. The situs of gross receipts for different classifications of business shall be attributed to one (1) or more definite places of business or offices as follows:
  - (1) The gross receipts of a contractor shall be attributed to the definite place of business at which his services are performed, or if his services are not performed at any definite place of business, then the definite place of business from which his services are directed or controlled, unless the contractor is subject to the provisions of Code of Virginia, § 58.1-3715.
  - (2) The gross receipts of a retailer or wholesaler shall be attributed to the definite place of business at which sales solicitation activities occur, or if sales solicitation activities do not occur at any definite place of business, then the definite place of business from which sales solicitation activities are directed or controlled; however, a wholesaler or distribution house subject to a license tax measured by purchases shall determine the situs of its purchases by the definite place of business at which or from which deliveries of the purchased goods, wares and merchandise are made to customers. Any wholesaler who is subject to license tax in two or more localities and who is subject to multiple taxation because the localities use different measures, may apply to the department of taxation for a determination as to the proper measure of purchases and gross receipts subject to license tax in each locality.
  - (3) The gross receipts of a business renting tangible personal property shall be attributed to the definite place of business from which the tangible personal property is rented or, if the property is not rented from any definite place of business, then the definite place of business at which the rental of such property is managed.
  - (4) The gross receipts from the performance of services shall be attributed to the definite place of business at which the services are performed or, if not performed at any definite place of business, then the definite place of business from which the services are directed or controlled.
- (b) Apportionment. If the licensee has more than one definite place of business and it is impractical or impossible to determine to which definite place of business gross receipts should be attributed under the general rule and the affected jurisdictions are unable to reach an apportionment agreement, except as to circumstances set forth in § 58.1-3709 of the Code of Virginia, the gross receipts of the business shall be apportioned between the definite places of businesses on the basis of payroll. Gross receipts shall not be apportioned to a definite place of business unless some activities under the applicable general rule occurred at, or were controlled from, such definite place of business. Gross receipts attributable to a definite place of business in another jurisdiction shall not be attributed to this city solely because the other jurisdiction does not impose a tax on the gross receipts attributable to the definite place of business in such other jurisdiction.
- (c) Agreements. The assessor may enter into agreements with any other political subdivision of Virginia concerning the manner in which gross receipts shall be apportioned among definite places of

business. However, the sum of the gross receipts apportioned by the agreement shall not exceed the total gross receipts attributable to all of the definite places of business affected by the agreement. Upon being notified by a taxpayer that its method of attributing gross receipts is fundamentally inconsistent with the method of one (1) or more political subdivisions in which the taxpayer is licensed to engage in business and that the difference has resulted in, or is likely to result in, taxes on more than one hundred (100) percent of its gross receipts from all locations in the affected jurisdictions, the assessor shall make a good faith effort to reach an apportionment agreement with the other political subdivisions involved.

(Ord. No. 96-33, § F, 11-12-96)

**Note**— See the editor's note following § 20-10.

Sec. 20-9. - Limitations and extensions.

- (a) Where, before the expiration of the time prescribed for the assessment of any license tax imposed pursuant to this chapter, both the assessing official and the taxpayer have consented in writing to its assessment after such time, the tax may be assessed at any time prior to the expiration of the period agreed upon. The period so agreed upon may be extended by subsequent agreements in writing made before the expiration of the period previously agreed upon.
- (b) Notwithstanding Code of Virginia, § 58.1-3903, the assessing official shall assess the local license tax omitted because of fraud or failure to apply for a license for the current license year and the six (6) preceding license years.
- (c) The period for collecting any local license tax shall not expire prior to the period specified in Code of Virginia, § 58.1-3940, two (2) years after the date of assessment if the period for assessment has been extended pursuant to this subdivision of this chapter, two (2) years after the final determination of an appeal for which collection has been stayed pursuant to section 20-10(b) or (d) of this chapter, or two (2) years after the final decision in a court application pursuant to Code of Virginia, § 58.1-3984 or similar law for which collection has been stayed, whichever is later.

(Ord. No. 96-33, § G, 11-12-96)

Sec. 20-10. - Appeals and rulings.

- (a) Any person assessed with a local license tax as a result of an audit may apply within ninety (90) days from the date of such assessment to the assessor for a correction of the assessment. The application must be filed in good faith and sufficiently identify the taxpayer, audit period, remedy sought, each alleged error in the assessment, the grounds upon which the taxpayer relies, and any other facts relevant to the taxpayer's contention. The assessor may hold a conference with the taxpayer if requested by the taxpayer, or require submission of additional information and documents, a further audit, or other evidence deemed necessary for a proper and equitable determination of the application. The assessment shall be deemed prima facie correct. The assessor shall undertake a full review of the taxpayer's claims and issue a determination to the taxpayer setting forth its position. Every assessment pursuant to an audit shall be accompanied by a written explanation of the taxpayer's right to seek correction and the specific procedure to be followed in this city (e.g., the name and address to which an application should be directed).
- (b) Provided a timely and complete application is made, collection activity shall be suspended until a final determination is issued by the assessor, unless the assessor determines that collection would be jeopardized by delay or that the taxpayer has not responded to a request for relevant information after a reasonable time. Interest shall accrue in accordance with the provisions of section 20-7(g) of this chapter, but no further penalty shall be imposed while collection action is suspended. The term "jeopardized by delay" includes a finding that the application is frivolous, or that a taxpayer desires to

- (i) depart quickly from the locality, (ii) remove his property therefrom, (iii) conceal himself or his property therein, or (iv) do any other act tending to prejudice, or to render wholly or partially ineffectual, proceedings to collect the tax for the period in question.
- (c) Any person assessed with a local license tax as a result of an audit may apply within ninety (90) days of the determination by the assessing official on an application pursuant to subsection (a) of this section for a correction of such assessment. The tax commissioner shall issue a determination to the taxpayer within ninety (90) days of receipt of the taxpayer's application, unless the taxpayer and the assessing official are notified that a longer period will be required. The application shall be treated as an application pursuant to Code of Virginia, § 58.1-1821, and the tax commissioner may issue an order correcting such assessment pursuant to Code of Virginia, § 58.1-1822. Following such an order, either the taxpayer or the assessing official may apply to the appropriate circuit court pursuant to Code of Virginia, § 58.1-3984. However, the burden shall be on the party making the application to show that the ruling of the tax commissioner is erroneous. Neither the tax commissioner nor the department of taxation shall be made a party to an application to correct an assessment merely because the tax commissioner has ruled on it.
- (d) On receipt of a notice of intent to file an appeal to the tax commissioner under subsection (c) of this section, the assessing official shall further suspend collection activity until a final determination is issued by the tax commissioner, unless the assessor determines that collection would be jeopardized by delay or that the taxpayer has not responded to a request for relevant information after a reasonable time. Interest shall accrue in accordance with the provisions of subsection (g) of section 20-7, but no further penalty shall be imposed while collection action is suspended. The term "jeopardized by delay" shall have the same meaning as set forth in subsection (b) of this section.
- (e) Any taxpayer may request a written ruling regarding the application of the tax to a specific situation from the assessor. Any person requesting such a ruling must provide all the relevant facts for the situation and may present a rationale for the basis of an interpretation of the law most favorable to the taxpayer. Any misrepresentation or change in the applicable law or the factual situation as presented in the ruling request shall invalidate any such ruling issued. A written ruling may be revoked or amended prospectively if (i) there is a change in the law, a court decision, or the guidelines issued by the department of taxation upon which the ruling was based, or (ii) the assessor notifies the taxpayer of a change in the policy or interpretation upon which the ruling was based. However, any person who acts on a written ruling which later becomes invalid shall be deemed to have acted in good faith during the period in which such ruling was in effect.

(Ord. No. 96-33, § H, 11-12-96)

**Editor's note**— Ord. No. 96-33, by title repealed former §§ 20-7—20-10, state forms, penalty and interest for late payment of tax, advertising of business and separate license for each place and class of business. Secs. E—H of such ordinance have been designated as §§ 20-7—20-10, by the editor.

Sec. 20-11. - Failure to file statements.

If any person subject to the payment of a license tax required under this chapter shall fail or refuse to file the statements required by this chapter, he shall be guilty of a Class 3 misdemeanor.

(Code 1963, § 21-5)

Sec. 20-12. - False statements in affidavits.

If any person subject to the payment of a license tax required under this chapter shall make any false statement in the affidavit required by this chapter, he shall be guilty of a Class 3 misdemeanor.

(Code 1963, § 21-6)

Sec. 20-13. - Propounding interrogatories to applicant.

As one of the means of ascertaining the amount of any license tax, the commissioner of the revenue may propound interrogatories to each applicant under the provisions of this chapter and use such other evidence as he may procure. Such interrogatories shall be answered under oath. Any applicant refusing to answer such interrogatories under oath shall be guilty of a Class 4 misdemeanor.

(Code 1963, § 21-7)

Sec. 20-14. - Estimates to determine tax for beginners, etc.

- (a) For the purpose of ascertaining the license tax to be paid by any person beginning a new business, employment or profession, and whose license tax is based on gross receipts, gross sales, gross purchases, gross commissions, gross contracts or orders, the licensee shall estimate the basis for measuring the license tax between the date of issuance of the license and the thirty-first of December following.
- (b) The license tax of every person who was licensed at a definite place of business within the city for only a part of the next preceding license year shall be computed for the then current license year on the basis of an estimate of the amount of gross receipts, gross sales or gross purchases which the licensee will make throughout the then current license year, except that any commission merchant or wholesale merchandise broker shall be licensed on the basis of gross commissions of the next preceding license year or any parts thereof.
- (c) Every underestimate under this section shall be subject to correction by the commissioner of the revenue, whose duty it shall be to assess such licensee with such additional taxes as may be found to be due after the close of the license year on the basis of gross receipts, gross sales, gross purchases, gross commissions or gross contracts or orders. In case of overestimate, the commissioner of the revenue shall order a refund in the amount of the overpaid tax.

Sec. 20-14.5. - Exclusions and deductions from "gross receipts".

- (a) General rule. Gross receipts for license tax purposes shall not include any amount not derived from the exercise of the licensed privilege to engage in a business or profession in the ordinary course of business.
- (b) The following items shall be excluded from gross receipts:
  - (1) Amounts received and paid to the United States, the commonwealth or any county, city or town for the Virginia retail sales or use tax, for any local sales tax or any local excise tax on cigarettes, or for any federal or state excise taxes on motor fuels.
  - (2) Any amount representing the liquidation of a debt or conversion of another asset to the extent that the amount is attributable to a transaction previously taxed (e.g., the factoring of accounts receivable created by sales which have been included in taxable receipts even though the creation of such debt and factoring are a regular part of its business).
  - (3) Any amount representing returns and allowances granted by the business to its customer.
  - (4) Receipts which are the proceeds of a loan transaction in which the licensee is the obligor.
  - (5) Receipts representing the return of principal of a loan transaction in which the licensee is the creditor, or the return of principal or basis upon the sale of a capital asset.
  - (6) Rebates and discounts taken or received on account of purchases by the licensee. A rebate or other incentive offered to induce the recipient to purchase certain goods or services from a person other than the offeror, and which the recipient assigns to the licensee in consideration of

the sale of goods and services shall not be considered a rebate or discount to the licensee, but shall be included in the licensee's gross receipts together with any handling or other fees related to the incentive.

- (7) Withdrawals from inventory for purposes other than sale or distribution and for which no consideration is received and the occasional sale or exchange of assets other than inventory, whether or not a gain or loss is recognized for federal income tax purposes.
- (8) Investment income not directly related to the privilege exercised by a business subject to licensure not classified as rendering financial services. This exclusion shall apply to interest on bank accounts of the business, and to interest, dividends and other income derived from the investment of its own funds in securities and other types of investments unrelated to the licensed privilege. This exclusion shall not apply to interest, late fees and similar income attributable to an installment sale or other transaction that occurred in the regular course of business.
- (9) Any trade-in accepted by a motor vehicle dealer as part of the sale of a motor vehicle.
- (10) License and admission taxes established under Code of Virginia, §§ 59.1-392 and 59.1-393, respectively, or pari-mutuel wagering pools as established under Code of Virginia, § 59.1-392.
- (11) Amounts received by any real estate broker which arise from real estate sales transactions to the extent such amounts are paid to a real estate agent as a commission on any real estate sales transaction and the agent is subject to the business license tax on such receipts. The broker claiming the exclusion shall identify on its license application each agent to whom the excluded receipts have been paid, and the jurisdiction in the Commonwealth of Virginia to which the agent is subject to business license taxes.
- (c) The following shall be deducted from gross receipts or gross purchases that would otherwise be taxable:
  - (1) Any amount paid for computer hardware and software that are sold to a United States federal or state government entity provided that such property was purchased within two (2) years of the sale to said entity by the original purchaser who shall have been contractually obligated at the time of purchase to resell such property to a state or federal government entity. This deduction shall not occur until the time of resale and shall apply to only the original cost of the property and not to its resale price, and the deduction shall not apply to any of the tangible personal property which was the subject of the original resale contract if it is not resold to a state or federal government entity in accordance with the original contract obligation.
  - (2) Any receipts attributable to business conducted in another state or foreign country in which the taxpayer is liable for an income or other tax based upon income.

(Ord. No. 96-33, § J, 11-12-96)

Editor's note—Sec. J of Ord. No. 96-33, was codified by the editor as § 20-14.5.

Sec. 20-15. - Allowances for freight and other deductible items in computing tax.

In computing license taxes on merchants and others under this chapter, an allowance for freight and other deductible items shall be made in all cases where the state tax code provides that the same shall be allowed in computing state license taxes on merchants and others, and such allowance shall be on the same basis as that provided by the state tax code for state license taxes. No such deductions shall be allowed, unless gross receipts or other basis is reported and deductions itemized.

Sec. 20-16. - Assessment of tax and issuance of license generally.

The commissioner of revenue shall assess each applicant for a license or other person of whom a license is required by this chapter with the license tax required by this chapter, and shall issue a license.

signed by the commissioner, to prosecute the business, employment, profession or thing to be done therein named, which license shall not be valid or effective unless and until the tax required shall be paid to the city treasurer, as collector of city taxes and levies, and such payment shall be shown on the license.

Sec. 20-17. - Reserved.

**Editor's note**— Ord. No. 96-33, adopted Nov. 12, 1996, by title repealed § 20-17, assessment of additional tax.

Sec. 20-18. - Proration of license taxes.

No license tax based upon gross receipts shall be imposed upon any business, trade, profession, occupation or calling, or upon any person, firm or corporation for any fraction of a year during which such person, firm or corporation has permanently ceased to engage in such business, trade, profession, occupation or calling within the city. In the event a person, firm or corporation ceases to engage in a business, trade, profession or calling within the city during a year for which a license tax based on gross receipts has already been paid, the taxpayer shall be entitled, upon application, to a refund for that portion of the license tax already paid, prorated on a monthly basis so as to ensure that the licensed privilege is taxed only for that fraction of the year during which it is exercised within the city. Any refund due under this section shall be offset against any amount of past-due taxes owed by the same taxpayer. No flat fee or flat tax shall be subject to refund.

(Ord. No. 96-33, § L, 11-12-96)

**Editor's note**— Ord. No. 96-33, by title, repealed former § 20-18, Proration of tax, generally. Sec. L of such ordinance has been designated by the editor as § 20-18.

Sec. 20-19. - Semiannual payment of tax; retention of written license document; issuance of receipt; display of receipt; etc.

The requirements relative to the semiannual payment of license taxes shall be as follows:

- (1) The city treasurer shall accept semiannual payments from any person to whom a city license has been or may be issued by the commissioner of the revenue, where the total amount of the license tax in question aggregates five hundred dollars (\$500.00) or more. The provisions of this section shall not apply to any person who did not procure a city license for the entire immediately preceding year nor where an individual license is required for each person engaged in a business, occupation, or profession.
- (2) Such semiannual payments shall become due and payable on the first days of January and July of each year, and if not paid within thirty (30) days from such due date, the city treasurer shall collect a penalty of ten (10) percent on such sums and interest on said sum and penalty at the rate of ten (10) percent per annum, and the remaining unpaid installments shall immediately become due and payable and such delinquent person may immediately be prosecuted for failure to obtain a license to engage in business in the city as provided by law.
- (3) The city treasurer shall retain all licenses issued by the commissioner of the revenue for the current year until fully paid, together with all penalties, interest, and costs, and in lieu of delivery of such license to the licensee, the treasurer shall issue his receipts for each semiannual payment made to him, which such receipt shall be posted in a conspicuous place in the room or place where the business for which such license is issued is transacted.
- (4) This section shall not be construed as permission to issue semiannual licenses, but the foregoing provisions of this section are adopted as a convenient method of payment, and this

chapter shall not be construed to release any person from the unpaid installments for such license by the discontinuance of business or for any other reason.

(Code 1963, § 21-9; Ord. No. 81-12, 9-15-81; Ord. No. 87-17, 6-23-87)

Sec. 20-20. - Display of license or receipt for semiannual payment.

Every person required to pay a license tax under the provisions of this chapter shall keep the license in question or the receipt for semiannual payment issued under section 20-19 in a convenient place and, whenever requested to do so, shall exhibit such license or receipt to any member of the police department or any officer or his deputy, who is charged with the duty of enforcing the provisions of this Code and other ordinances of the city relative to revenue taxes, when so requested.

(Code 1963, § 21-12)

Sec. 20-21. - Transfer of license.

- (a) Licenses issued under this chapter shall be transferable, except where otherwise provided. In no case, however, shall any transfer of the license be legal or valid until notice in writing of such transfer has been given to the commissioner of revenue and until the transfer has been approved by such commissioner in writing on the license. Such notice shall state the time of the transfer and the place of the business and the name of the person to whom transferred.
- (b) No license otherwise transferable shall be transferred until the total amount of the annual license tax in question has been fully paid to the city treasurer. The commissioner of revenue shall not approve any assignment or the making of any transfer of a license until the provisions of this section have been fully complied with.
- (c) Only that part of a license based on gross receipts that is in excess of the gross receipts of the transferer for that part of the year during which the transferer has prosecuted business under such license shall be transferable. The person to whom such license is being transferred shall pay the additional estimated license tax to the end of the license year, or an amount sufficient to make the minimum cost of the license as provided in this chapter, whichever is the greater.
- (d) The commissioner of revenue shall keep a record of all license transfers.
- (e) The attempted assignment or attempted transfer of any license in violation of the provisions of this section shall be void, and, of no effect, and any such purported assignee or transferee may be prosecuted for engaging in such business without a license. In addition thereto he shall be liable to the city for the amount of the proper license tax together with penalties, interest and costs.
- (f) Any person transferring or attempting to transfer any license contrary to the provisions of this section shall be guilty of a Class 3 misdemeanor.

(Code 1963, §§ 21-13—21-15)

Sec. 20-22. - Term and expiration date of licenses.

All licenses granted under the provisions of this chapter shall be issued for a period of twelve (12) months beginning the first day of January and expiring on the thirty-first day of December, unless otherwise provided.

(Code 1963, § 21-8; Ord. No. 81-12, 9-15-81)

**State Law reference**— Similar provisions, Code of Virginia, § 58-247.

Sec. 20-23. - Tax not imposed contrary to federal or state law.

Nothing in this chapter contained shall be construed as imposing any license tax on any business, occupation or professional employment, or on any part thereof, on which the city is prohibited, by federal or state law, from imposing the same.

Sec. 20-24. - Licensee's records generally.

- (a) Every person liable for a license tax under this chapter which is based on actual or probable purchases or sales, actual or probable commissions, gross receipts from a business or profession or contracts or orders accepted, or which is graded in any other way, shall, where such tax is based on actual or probable purchases or sales, keep all invoices and a record of all purchases and from whom made, a record of all sales, and where otherwise based, keep a record of all commissions, gross receipts, and contracts or orders accepted, from whom received and with whom made, and the report of such purchases, sales, commissions, receipts, contracts or orders accepted, required to be made for the computation of the license tax, shall be taken from such invoices and records and general books of account.
- (b) All such invoices and record and general books of account shall be open to inspection and examination, on the premises of the business, employment or profession, by the director of finance, commissioner of revenue or any other officer of the city charged in any manner with the duty of assessing or collecting license taxes.
- (c) Any person who shall fail or refuse to keep the records required by this section shall be guilty of a Class 4 misdemeanor.

Sec. 20-24.1. - Recordkeeping and audits.

Every person who is assessable with a license tax shall keep sufficient records to enable the assessor to verify the correctness of the tax paid for the license years assessable and to enable the assessor to ascertain what is the correct amount of tax that was assessable for each of those years. All such records, books of accounts and other information shall be open to inspection and examination by the assessor in order to allow the assessor to establish whether a particular receipt is directly attributable to the taxable privilege exercised within this city. The assessor shall provide the taxpayer with the option to conduct the audit in the taxpayer's local business office, if the records are maintained there. In the event the records are maintained outside this city, copies of the appropriate books and records shall be sent to the assessor's office upon demand.

(Ord. No. 96-33, § I, 11-12-96)

**Editor's note**— Ord. No. 96-33, adopted Nov. 12, 1996, did not specify manner of codification; hence, inclusion as § 20-24.1 was at the discretion of the editor.

Sec. 20-25. - Examination and audit of licensee's records.

(a) Should any officer of the city charged in any manner with the duty of assessing or collecting license taxes have reason to believe, in any case, that the amount of actual or probable purchases or sales, or actual or probable commissions, or the gross or net receipts from any business or profession, or any other matters that may be pertinent to the assessment of such license tax, have been incorrectly reported or returned, such officer shall make a report thereof to the commissioner of revenue. Upon receipt of such report, or upon the commissioner's own motion, the commissioner of revenue is authorized and empowered to summon such person before him and require the production of any and all of such person's records, books and papers likely to throw any light upon the matter under investigation. The commissioner of revenue is also authorized and empowered to make or cause to be made such other and further investigations, examinations and audits of the records, books and

papers of such person as the commissioner shall deem proper, in order to accurately determine the proper return to be made by such person.

- (b) If, after an investigation, examination or audit pursuant to this section, it shall appear that purchases, sales, commissions, receipts or other matters pertinent to the assessment have been incorrectly reported or returned, the commissioner of revenue shall assess such person with the proper city license tax. If it shall appear that such purchases, sales, commissions, receipts or other matters pertinent to the assessment have been willfully incorrectly reported or returned, such person shall pay, in addition to such increased license tax assessed, a penalty of fifty (50) percent of such increased assessment. Any incorrect report or return shall be deemed prima facie willful.
- (c) Any person who shall fail to appear before the commissioner of revenue and produce such records, books and papers, when duly summoned, or who shall refuse to permit the commissioner of revenue to make or cause to be made such other and further investigation and audit of such books and papers, shall be deemed guilty of a Class 3 misdemeanor.

Sec. 20-26. - Authority of commissioner of revenue to require information concerning subcontracts.

The commissioner of revenue, in performing the duties of such office, shall have authority to require any person having a contractor's license in the city to furnish a list of subcontractors to whom any part of the original contract is sublet, and the amount of such subcontract. Any person refusing to furnish such information shall be guilty of a Class 4 misdemeanor and each day's failure to furnish such information shall

constitute

a separate

offense.

Sec. 20-27. - Business license not to be issued until taxes paid.

No business license authorized to be issued under Code of Virginia, chapter 37, title 58.1, and Chapter 20 of the Hopewell City Code shall be issued unless all outstanding business license taxes, personal property taxes, and meals and lodging taxes owed by said business have been paid, and until satisfactory proof of payment of said taxes has been produced by the applicant for the business license.

(Ord. No. 93-25, 9-14-93)

Sec. 20-28. - Exemption/reduction of business and professional occupational license fees for new firms locating in the enterprise zone and existing firms relocating in the enterprise zone.

New firms locating in the enterprise zone qualify for the following exemption of business and professional occupational license fees:

Year of Operation	Percentage of Exemption
1st Year	100%
2nd Year	75%
3rd Year	50%
4th Year	25%
5th Year	0%

Existing firms relocating in the enterprise zone qualify for the following exemption of business and professional occupational license fees:

Year of Operation	Percentage of Exemption
1st Year	100%
2nd Year	75%
3rd Year	50%
4th Year	25%
5th Year	0%

(Ord. No. 2014-04, 3-11-14)

Secs. 20-29—20-39. - Reserved.

ARTICLE II. - LICENSE TAX SCHEDULE

Sec. 20-40. - License fee and tax.

Every person or business subject to licensure under this chapter shall be assessed and required to pay annually:

- (1) A fee for the issuance of such license in the amount of thirty dollars (\$30.00) for persons or businesses with gross receipts of (\$12,000.00) or less, except that first-time filers in the first year of business operation which anticipate gross receipts of (\$12,000.00) or less are excused from paying the fee; or
- (2) Except as may be otherwise provided in §§ 58.1-3712, 58.1-3712.1 and 58.1-3713 of the Code of Virginia, every such person or business with annual gross receipts of more than twelve thousand dollars (\$12,000.00) shall be assessed and required to pay annually a license tax on all the gross receipts of such persons includable as provided in this chapter at a rate set forth below for the class of enterprise listed:
  - a. For contracting and persons constructing for their own account for sale sixteen cents (\$0.16) per one hundred dollars (\$100.00) of gross receipts;
  - b. For retailers and short-term rental businesses as defined in Code of Virginia, 58.1-3510, twenty cents (\$0.20) per one hundred dollars (\$100.00) of gross receipts;
  - c. For financial, real estate and professional services, fifty-eight cents (\$0.58) per one hundred dollars (\$100.00) of gross receipts;

- For repair, personal and business services and all other businesses and occupations not specifically listed or excepted in this section or otherwise by law, thirty-six cents (\$0.36) per one hundred dollars (\$100.00) of gross receipts;
- e. For wholesalers, twenty-five cents (\$0.25) per one hundred dollars (\$100.00) of purchases;
- f. For carnivals, circuses and speedways, five hundred dollars (\$500.00) for each performance held in this city;
- g. For fortunetellers, clairvoyants and practitioners of palmistry or phrenology, one thousand dollars (\$1,000.00) per year;
- h. For massage parlors, five hundred dollars (\$500.00) per year;
- i. For photographers as defined under Code of Virginia, § 58.1-3727, thirty dollars (\$30.00) per year;
- For permanent coliseums, arenas or auditoriums having a maximum capacity in excess of ten thousand (10,000) persons, open to the public, one thousand dollars (\$1,000.00) per year;
- k. For savings institutions and state-chartered credit unions, fifty dollars (\$50.00) per year;
- I. For direct sellers as defined in Code of Virginia, § 58.1-3719.1 with total annual sales in excess of four thousand dollars (\$4,000.00), twenty cents (\$0.20) per one hundred dollars (\$100.00) of total annual retail sales or twenty-five cents (\$0.25) per one hundred dollars (\$100.00) of total annual wholesale sales, whichever is applicable; and
- m. For commission merchants as defined under Code of Virginia, § 58.1-3733, thirty-six cents (\$0.36) per one hundred dollars (\$100.00) of commission income.

(Ord. No. 96-33, § K, 11-12-96; Ord. No. 97-14, 9-13-97)

**Editor's note**— Ord. No. 96-33, provided by title for the repeal of § 20-40, Class I, contracting and persons contracting for their own account for sale, and § 20-41, Class II, retail merchants. Sec. K of such ordinance was designated by the editor as § 20-40.

Sec. 20-41. - Reserved.

**Note**— See the editor's note following § 20-40.

Sec. 20-42. - Alcoholic beverages.

- (a) The annual license tax on any person licensed by the state alcoholic beverage control commission to manufacture, bottle, or sell alcoholic beverages in the city shall be as follows:
  - (1) Manufacturers' licenses:
    - a. Distiller's license ..... \$500.00
    - b. Winery license .... 250.00
    - c. Brewery license ..... 250.00
  - (2) Bottlers' license ..... 200.00
  - (3) Wholesalers' licenses:
    - a. Wholesale beer license ..... 75.00
    - b. Wholesale wine distributor's license ..... 50.00

- c. Wholesale druggist's license ..... 10.00
- (4) Retailers' licenses:
  - a. Beer on-premises ..... 40.00
  - b. Beer off-premises ..... 40.00
  - c. Beer on- and off-premises ..... 45.00
  - d. Wine and beer on-premises ..... 45.00
  - e. Wine and beer off-premises ..... 45.00
  - f. Wine and beer on- and off-premises ..... 55.00
  - g. Wine and beer on-premises and beer off-premises ..... 50.00
  - h. Wine and beer off-premises and beer on-premises ..... 50.00
  - i. Wine off-premises ..... 40.00
  - j. Banquet (for each banquet) ..... 5.00
- (5) Retailers of mixed beverage or liquor by the drink:
  - a. Two hundred dollars (\$200.00) per annum for each restaurant with a seating capacity at tables for fifty (50) to one hundred (100) persons.
  - b. Three hundred fifty dollars (\$350.00) per annum for each restaurant with a seating capacity at tables for more than one hundred (100) but not more than one hundred fifty (150) persons.
  - c. Five hundred dollars (\$500.00) per annum for each restaurant with a seating capacity at tables for more than one hundred fifty (150) persons.
  - d. Three hundred fifty dollars (\$350.00) per annum for a private, nonprofit club operating a restaurant located on the premises of such club.
- (b) The licenses referred to in subsection (a) above shall be as respectively defined by the act of the General Assembly of Virginia, known as "The Alcoholic Beverage Control Act" and the terms "alcoholic beverage," "beer," "club," "sell," "wine," and "wholesale druggist," wherever used in this section, shall have the meanings respectively prescribed to them by said act.
- (c) No license shall be issued under this section to any person, unless such person shall hold or shall secure simultaneously therewith the proper state license required by the Alcoholic Beverage Control Act, which state license shall be exhibited to the commissioner of revenue.
- (d) Retailers' licenses, enumerated in subsection (a)(4) above shall not be prorated.
- (e) All wine and beer licenses shall be issued for twelve-month periods beginning on July first of each calendar year and expiring on June thirtieth of the following calendar year.
- (f) No license, the tax for which is designated in this section shall be assigned or transferred, but such license may be amended to show a change in the place of business.

(Ord. No. 82-34, 12-21-82)

**Cross reference**— Sale of beer and wine on Sunday, § 25-5.

**State Law reference**— Alcoholic Beverage Control Act, Code of Virginia, § 4.1-100 et seq.; authority for above tax, §§ 4.1-205, 4.1-233.

Secs. 20-43—20-47. - Reserved.

**Editor's note**— Ord. No. 96-33, adopted Nov. 12, 1996, by title repealed §§ 20-43—20-47, which pertained to specific types and kinds of licenses. Such sections were derived from Ord. No. 82-34, adopted Dec. 21, 1982. Current provisions relative to such subject matter are contained in § 20-40.

Sec. 20-48. - Coin-operated machines.

- (a) For the purposes of this section, an "operator" is defined as any person selling, leasing, renting, or otherwise furnishing or providing a coin-operated machine or device operated on the coin in the slot principle, which machine or device is located within the city, whether or not such operator has a fixed place of business within the city; provided, however, that the term "operator" shall not include a person owning less than three (3) coin machines and operating such machines on property owned or leased by such person.
- (b) Every operator operating ten (10) or more coin machines shall pay for the privilege an annual license tax of two hundred dollars (\$200.00). Every operator operating more than two (2) and less than ten (10) coin machines shall pay for the privilege an annual license tax of one hundred seventy-five dollars (\$175.00). Such tax shall not apply to operators of weighing machines, automatic baggage or parcel checking machines or receptacles, nor to operators of vending machines, which machines are so constructed as to do nothing but vend goods, wares, and merchandise, or postage stamps, or provide service only, nor to operators of viewing machines or photomat machines, nor operators of devices or machines affording rides to children, or for the delivery of newspapers. The license tax on an operator shall not be prorated, and an operator's license shall not be transferred.
- (c) In addition to the operator's license tax imposed by subsection (b) above, there shall be a gross receipts tax on the gross receipts actually received from coin machines or devices operated within this city, as follows:
  - (1) Gross receipts from machines vending merchandise or postage stamps shall be deemed gross receipts from retail sales and taxed at the rate of twenty cents (\$0.20) per one hundred dollars (\$100.00) of gross receipts.
  - (2) Gross receipts from coin-operated laundries shall be deemed gross receipts from a business service and taxed at the rate of thirty-six cents (\$0.36) per one hundred dollars (\$100.00) of gross receipts.
  - (3) Gross receipts from all other machines operated on the coin in the slot principle shall be taxed at the rate of twenty cents (\$0.20) per one hundred dollars (\$100.00) of gross receipts.
- (d) Every operator shall furnish to the commissioner of revenue a complete list of all machines on location in the city and the address of each location on or before the thirty-first day of January of each year. Each machine shall have conspicuously located thereon a decal, sticker, or other adhesive label, no less than one by two (1 x 2) inches in size, clearly denoting the operator's name and address.
- (e) Any person providing any coin-operated machines or other devices and failing to procure a license under this section or otherwise violating this section shall be subject to a fine of not less than fifty dollars (\$50.00) nor more than five hundred dollars (\$500.00) for each offense and the machine or other device shall become forfeited to the city.
- (f) Gross receipts from coin-machines in a business not classified as an "operator" under paragraph (a) above shall be deemed gross receipts from retail sales and taxed at the rate of twenty cents (\$0.20) per one hundred dollars (\$100.00) of gross receipts.
- (g) Nothing contained in this section shall be construed as permitting any person to keep, maintain, exhibit, or operate any coin-operated machine or other device, the operation of which is prohibited by law.

**Cross reference**— Fraudulent use of coin-operated machines, § 25-28.

Sec. 20-49. - Reserved.

**Editor's note**— Ord. No. 96-33, adopted Nov. 12, 1996, by title repealed § 20-49, fortune-tellers, clairvoyants, etc., derived from Ord. No. 82-34, adopted Dec. 21, 1982. Current provisions concerning such subject matter are included in § 20-40.

Sec. 20-50. - Liquidators—Stocks of goods purchased in bulk at court sales outside of city.

- (a) Any person who shall bring into this city from any place beyond its limits, a stock of goods or merchandise which has been purchased in bulk at any trustee, receiver, or bankrupt sale with the intention of selling the same at retail, either at public auction or privately, shall pay a specific license tax of one thousand dollars (\$1,000.00). Such license tax shall not be prorated and the license upon which such tax is paid shall not be transferable.
- (b) This section shall not be construed to apply to regularly licensed retail merchants of the city having an established place of business in the city for a period of six (6) months prior to such sales.

(Ord. No. 82-34, 12-21-82)

Cross reference— License for going-out-of-business, etc., sales, § 30-96 et seq.

Sec. 20-51. - Same—Secondhand motor vehicles, major appliances, etc.

- (a) Any person bringing into the city a stock of secondhand automobiles, motorcycles, refrigerators, or similar commodities for sale shall, in addition to the regular city merchant's license, pay a license tax of three hundred dollars (\$300.00) per calendar year. Such license tax shall not be prorated. The license for which such license tax is paid shall not be transferrable.
- (b) For the purpose of this section, the word "stock" shall mean two (2) or more such commodities at any one time.
- (c) This section shall not apply to a regularly established merchant who has operated a business in the city and paid all city and state license taxes for not less than six (6) months immediately preceding. The license for which the license tax is indicated in this section does not permit the sale of bankrupt stock.

(Ord. No. 82-34, 12-21-82)

Sec. 20-52. - Reserved.

**Editor's note**— Ord. No. 96-33, adopted Nov. 12, 1996, provided by title for the repeal of § 20-52, massage, etc., businesses, derived from Ord. No. 82-34, adopted Dec. 21, 1982. For current provisions concerning such subject matter, see § 20-40.

Sec. 20-53. - Merchandise exhibitions, etc.

The license tax for merchandise exhibitions, food shows, or automobile shows, for advertising purposes or for which an admission fee is charged, shall be one hundred dollars (\$100.00).

(Ord. No. 82-34, 12-21-82)

Sec. 20-54. - Reserved.

**Editor's note**— Ord. No. 96-33, adopted Nov. 12, 1996, by title repealed § 20-54, merchants, wholesale, derived from Ord. No. 82-34, adopted Dec. 21, 1982. See § 20-40.

Sec. 20-55. - Museums, historical and educational exhibitions.

The license tax for museums, historical, and educational exhibitions shall be at the rate of five dollars (\$5.00) per day. Such museums, historical, and educational exhibitions shall be under such rules and regulations as may be prescribed by the city council and the license shall be revocable at the pleasure of the council.

(Ord. No. 82-34, 12-21-82)

Sec. 20-56. - Patent medicine salesmen.

Any person who shall sell any patent, proprietary, or domestic medicines, salves, liniments, or compounds of a like kind, or any spices, extracts, toilet articles, or other articles of a like kind, except a licensed merchant at his regular place of business, whether he be the manufacturer thereof or not, shall pay a license tax of one hundred dollars (\$100.00) per week for each person so engaged, which shall be the only license required of such person for such privilege.

(Ord. No. 82-34, 12-21-82)

Sec. 20-57. - Peddlers.

- (a) Except as otherwise provided, any peddler or itinerant merchant as defined in Code of Virginia, § 58.1-3717 shall pay an annual license tax of five hundred dollars (\$500.00), which may not be paid in semiannual payments, except that:
  - (1) The license tax on peddlers of seafood who buy the seafood they peddle directly from persons who catch or take the same shall be ten dollars (\$10.00).
  - (2) Any person who peddles coal, oil, or wood from wagons or other vehicles, in small quantities, to consumers shall pay a license tax of ten dollars (\$10.00) per year for each vehicle used in such business, which shall be in addition to any other license required by law. Such license shall be issued for a specified vehicle and shall be in the possession of the person in charge of such vehicle at all times when business is being transacted.
  - (b) No city license shall be required of persons who sell or offer for sale in person or by their employees, ice, wood, charcoal, meats, milk, butter, eggs, poultry, fish, oysters, game, vegetables, fruits, or other family supplies of a perishable nature, or farm products grown or produced by them and not purchased by them for sale.
    - (2) The license tax on peddlers of meat, milk, butter, eggs, poultry, fish, oysters, game, vegetables, fruit, or other family supplies of a perishable nature not grown or produced by them shall be fifty dollars (\$50.00) for each vehicle used in such peddling in the city. Such license shall be issued for a separate vehicle and shall be in the possession of such person in charge of such vehicle at all times when business is being transacted.
- (c) Every person claiming to be exempted from having to secure a license required by subsection (a) of this section because of the provisions of subsection (b) of this section shall on or before January first

of each year, file with the commissioner of revenue, a certificate under oath, on a form to be prepared by the commissioner of revenue, in which shall be given the name and post office address of the person filing the certificate, the location of the land on which the family supplies of a perishable nature are produced, whether the person filing the certificate is owner thereof, or renter, and in the latter case, the name of the landlord or owner and the time from which and to which the lease is to run.

- (d) Upon receipt of a certificate, as provided for in subsection (c) above, and such other evidence under oath as may be sufficient to establish the fact that the person filing such certificate is entitled to an exemption under subsection (b) above, the commissioner of revenue shall furnish to such person a tag suitable to be displayed on his vehicle on which shall be printed, "City of Hopewell, Producer No. \_\_\_\_\_\_\_," together with the year for which issued. Such producer or grower shall display such tag conspicuously on his vehicle in a prominent position so that it can be easily read at all times while such producer is engaged in selling or offering for sale any family supplies mentioned within subsection (b) above, within this city.
- (e) The commissioner of revenue may administer the oaths required by subsections (c), (d), and (e) of this section.

(Ord. No. 82-34, 12-21-82; Ord. No. 83-9, 6-28-83; Ord. No. 84-28, 10-9-84; Ord. No. 88-21, 6-28-88)

**Cross reference**— Application of ordinance regulating solicitors to peddlers licensed under this chapter, § 32-1.

Sec. 20-58. - Reserved.

**Editor's note**— Ord. No. 96-33, adopted Nov. 12, 1996, repealed § 20-58, savings and loan associations, derived from Ord. No. 82-34, adopted Dec. 21, 1982. See § 20-40.

Sec. 20-59. - Telegraph, telephone, water, heat, light, or power companies.

- (a) Any company engaging in the business of furnishing telegraph or telephone service shall pay one-half of one percent of the gross receipts of such company accruing from business in the city for the fiscal year ending the thirty-first day of December immediately next preceding; provided, however, that charges for long distance telephone calls shall not be considered receipts of business in the city.
- (b) Any company engaging in the business of furnishing water, heat, light, or power, whether by means of electricity or gas, shall pay one-half of one percent of the gross receipts of such company accruing from business in the city for the fiscal year ending the thirty-first day of December immediately next preceding.
- (c) Each such company applying for a license under this chapter shall submit to the commissioner of revenue a statement of such receipts, which statement shall be verified by the commissioner on an examination of the books of such company, and a certificate as to its correctness shall be filed with the commissioner of revenue.

(Ord. No. 82-34, 12-21-82)

**Cross reference**— Tax on purchasers of utility services, § 34-96 et seq.

Sec. 20-60. - Reserved.

**Editor's note**— Ord. No. 96-33, adopted Nov. 12, 1996, by title repealed § 20-60, exclusions from gross tax receipts for license tax purposes, derived from Ord. No. 82-34, adopted Dec. 21, 1982. For current provisions pertaining to such subject matter, the user's attention is directed to § 20-14.5.

Sec. 20-61. - Tattooing.

- (a) Every person, firm, or corporation engaged in the business of tattooing in the City of Hopewell shall pay a license tax of one thousand dollars (\$1,000.00) which license shall not be proratable.
- (b) No license shall be issued hereunder unless and until there is presented to the commissioner of the revenue a certificate from the director of public health and the chief of police permitting the operation of this business.

(Ord. No. 84-21, 8-14-84)

**Cross reference**— Tattoo parlors generally, § 9-41 et seq.



 Councilor John B. Partin, Ward #3

Mayor Jasmine Gore, Ward #4

# **CITY OF HOPEWELL** CITY COUNCIL ACTION FORM

Strategic Operating Plan Vision Theme:  Civic Engagement  Culture & Recreation  Economic Development  Education  Housing  Safe & Healthy Environment  None (Does not apply)	Order of Business:  Consent Agenda Public Hearing Presentation-Boards/Commissions Unfinished Business Citizen/Councilor Request Regular Business Reports of Council Committees	Action:  Approve and File  Take Appropriate Action  Receive & File (no motion required)  Approve Ordinance 1 <sup>st</sup> Reading  Approve Ordinance 2 <sup>nd</sup> Reading  Set a Public Hearing  Approve on Emergency Measure
options to dissolve the Beacor dissolving the LLC in order to community programs and acce	ote to direct the City Manager p n Theater LLC. The prior City create a Regional Performing Ar ss to the Beacon Theater. In the m on Theater free on Sundays afte	Council voted to support ts Center and/or improve teantime, the City Council
In the past, the City provided to community programs. City Cour Since the Beacon Theater is open	s the status of the Beacon Theater's the Beacon Theater with approximacil has not established guidelines for on Sundays for the Beacon Churvices can utilize the space – as opposite the space – as op	ately \$100,000 to provide for that money and support. rch, members of the public
renovation and to provide cultur	iscuss management of the theater to ral opportunities for the community ne Beacon. The Theater can also be s etc. to the community.	y. Currently concerts is the
<b>RECOMMENDATION:</b> City date.	Council direct the City Manager to	complete task by a specific
TIMING: Timing		
BACKGROUND:		
SUMMARY: Y N  Councilor Debbie Randolph, Ward #1 Councilor Arlene Holloway, Ward #2		nice Denton, Ward #5 enda Pelham, Ward #6

Vice Mayor Patience Bennett, Ward #7

# None STAFF: Mayor Jasmine E Gore FOR IN MEETING USE ONLY MOTION:

### **Roll Call**

### **SUMMARY:**

Y N

□ □ Councilor Debbie Randolph, Ward #1

□ □ Councilor Arlene Holloway, Ward #2

□ □ Councilor John B. Partin, Ward #3

□ □ Mayor Jasmine Gore, Ward #4

Y N

□ □ Councilor Janice Denton, Ward #5

□ □ Councilor Brenda Pelham, Ward #6

□ □ Vice Mayor Patience Bennett, Ward #7



□ □ Mayor Jasmine Gore, Ward #4

# CITY OF HOPEWELL CITY COUNCIL ACTION FORM

Strategic Operating Plan Vision Theme:  Civic Engagement Culture & Recreation Economic Development Education Housing Safe & Healthy Environment None (Does not apply)	Order of Business:  Consent Agenda Public Hearing Presentation-Boards/Commissions Unfinished Business Citizen/Councilor Request Regular Business Reports of Council Committees	Action:  Approve and File  Take Appropriate Action  Receive & File (no motion required)  Approve Ordinance 1st Reading  Approve Ordinance 2nd Reading  Set a Public Hearing  Approve on Emergency Measure
COUNCIL AGENDA ITEM T	TITLE:	
City of Hopewell Finance Police	ries	
last action was for the CM to pre	two finance policies during Fall C pare an alternative policy for submi needed to be vetted by the City At icy yet for discussion.	ssion for the November 12,
<b>RECOMMENDATION:</b> For Council to decide dollar thresholds for current policy, to g the City Manager to address any oversights in work flow (e.g., paper submissions vs. elec submissions).		
TIMING: Immediately		
BACKGROUND: None		
ENCLOSED DOCUMENTS:		
<ul> <li>October 16, 2019 minute</li> <li>Small Purchase Local Co</li> <li>Procurement Contract</li> <li>STAFF:</li> </ul>		
Jasmine E. Gore, Mayor		
MOTION:	OR IN MEETING USE ONLY	
SUMMARY: Y N  Councilor Debbie Randolph, Ward #1 Councilor Arlene Holloway, Ward #2 Councilor John B. Partin, Ward #3	□ □ Councilor Bro	nice Denton, Ward #5 enda Pelham, Ward #6 'atience Bennett, Ward #7

### **Roll Call**

### **SUMMARY:**

### Councilor Debbie Randolph, Ward #1 Councilor Arlene Holloway, Ward #2 Councilor John B. Partin, Ward #3 Mayor Jasmine Gore, Ward #4

### Y

Councilor Janice Denton, Ward #5 Councilor Brenda Pelham, Ward #6 Vice Mayor Patience Bennett, Ward #7 

### DRAFT October 16, 2019 Special Meeting

### SPECIAL MEETING WORK SESSION

### WS-1 Review and approval of financial policies, resolutions, etc. Contract

Motion: Councilor Partin moved to have the City Manager and the City Attorney work together to create a policy that reflects Hopewell's needs, and to bring back a copy for action at the November 12 meeting (All three policies). Councilor Denton seconded the motion. Discussion ensued.

Substitute Motion: Councilor Randolph made a motion to make an amended motion. Upon the roll call, the vote resulted:

Mayor Gore - No
Councilor Denton - yes
Councilor Pelham - No
Vice Mayor Bennett - No
Councilor Randolph - yes
Councilor Holloway - No
Councilor Partin - yes

### Motion failed 4-3

Council then voted on the original motion: to have the City Manager and the City Attorney to work together to create a policy that reflects Hopewell's needs and to bring back a copy for action at our November meeting. (All three policies) Councilor Denton seconded the motion. Upon the roll call, the vote resulted:

Mayor Gore - No
Councilor Denton - yes
Councilor Pelham - yes
Vice Mayor Bennett - No
Councilor Randolph - yes
Councilor Holloway - No
Councilor Partin - yes

### Motion passed 4-3

VIRGINIA BEACH – CITY			
Sec. 2-224.4 Same—	https://library.municode.com/va/virginia beach/codes/code of ordinances?nodeId=CO CH2AD ARTVIFI DIV2.5PR S2-224.4SAONPRGOSE		
Contracts for provision of			
goods and services.			
Solicitations for goods and se	ervices contracts of more than fifty thousand dollars (\$50,000.00) shall include at least three (3) SWAM-certified small businesses,		
including minority-owned bu	sinesses, service disabled veteran-owned businesses or woman-owned businesses that are included on the list maintained pursuant		
	the business of supplying goods or services of the kind to be procured, unless the list of available SWAM-certified vendors contains less		
than three (3) such businesses	s. In addition, the purchasing agent shall forward such solicitations, upon request, to any minority organization or other interested party.		
Norfolk City			
Sec. 33.1-39 Small	https://library.municode.com/va/norfolk/codes/code_of_ordinances?nodeId=COCI_CH33.1PR_ARTIVSOSECOFO_S33.1-39SMPU		
purchases.			
•	and services other than professional services not exceeding one hundred thousand dollars (\$100,000.00) and any procurement for		
-	eding sixty thousand dollars (\$60,000.00) may be made in accordance with small purchase procedures which shall be specified in the rules		
_ ·	to implement this provision; provided, however, that contract requirements shall not be artificially divided so as to constitute a small		
	n; provided also that any procurement of goods or services under five thousand dollars (\$5,000.00) may be made directly under the		
1 .	em. To the extend practicable, no less than three (3) businesses shall be solicited. Names of businesses solicited for procurement under this		
	n dates and amounts and such entries shall be maintained as public records. For the purchase of goods in an amount not exceeding one		
	00,000.00) or the procurement of services in an amount not exceeding twenty-five thousand dollars (\$25,000.00), the purchasing agent		
	may issue a purchase order using a form prepared by the city attorney, without following the requirements set forth in section 2-7 of the City Code.		
City of Chesapeake			
Sec. 54-5 Purchase orders	https://library.municode.com/va/chesapeake/codes/code_of_ordinances?nodeld=PTIICOOR_CH54PUPR_ARTIIIMEPRAD_S54-61ENPRME		
totaling \$5,000.00 or more.			
	s totaling \$5,000.00 or more. The procurement administrator or designee shall approve a purchase order totaling \$5,000.00 or more if it is		
properly charged to the correct appropriation account, and if there exists an unencumbered appropriation sufficient to pay for all such materials, supplies, equipment,			
and other things. After approval of the purchase order within the city's accounting system, the procurement administrator's or designee's signature shall be applied, and			
the purchase order shall be dispatched to the vendor.			
(b)Disapproval of purchase orders totaling \$5,000.00 or more. If the procurement administrator or designee is of the opinion that a purchase order submitted for approval			
is not correct or is incomplete in any respect, the procurement administrator or designee shall return the purchase order to the department or agency head with a written			
memorandum stating the reasons for refusal to approve it.			
Sec. 54-35 Approval of It shall be unlawful for any officer, employee or agent of the city to purchase any supplies, services or equipment or to incur any obligation			
procurement administrator	on the part of the city without first having obtained the approval of the procurement administrator or designee and the head of the		
and department head	department or agency for which the supplies, services or equipment are to be used, except that the city manager may delegate authority		
required.	for the purchase of supplies, services or equipment totaling \$4,999.99 or less to department directors or agency heads under such terms		
	and conditions as the city manager may deem appropriate.		
Procurements under	Procurements under \$100,000.00 in value. The specific terms and requirements of this chapter shall not be applicable to the following		
1.22.22.2	The second state of the second		

\$100,000.00 in value.

contracts, provided, however, that the procurement administrator, or designee, under the direction of the city manager or designee shall

promulgate policies and procedures for contracts of this size which shall provide for competition wherever practicable. Such policies and procedures shall be approved as to form by the city attorney or designee prior to implementation:(1)Goods or services other than

	professional services and non-transportation-related construction, if the aggregate or sum of all phases is not expected to excess \$100,000.00; and(2)Transportation-related construction, if the aggregate or sum of all phases is not to exceed \$25,000.00; and(3)Sin or term contracts for professional services without requiring competitive negotiation, provided the aggregate or the sum of all phase not expected to exceed \$80,000.00.(4)If small purchase procedures are adopted for construction, the procedures shall not wa compliance with the Uniform State Building Code.(5)All purchases under this subsection that are expected to exceed \$30,000.00 sh require the (a) written informal solicitation of a minimum of four bidders or offerors, and (b) posting of a public notice on the cit website, and may additionally be posted on electronic procurement websites, and any other appropriate websites as may be determined the discretion of the procurement administrator of designee.	
Newport News		
	Nothing Online?	
<u>Alexandria</u>		
Sec. 3-3-69 - Contracting for professional services by	https://library.municode.com/va/alexandria/codes/code_of_ordinances?nodeld=PTIITHCOGEOR_TIT3FITAPR_CH3PUCOSE_ARTDCOFOMESOSE_DIV2CONE_S3-3-69COPRSECONE	
competitive negotiation.		
	Professional services shall be procured by competitive negotiation. The purchasing agent may establish purchase procedures, if adopted in writing, not requiring competitive negotiation for single or term contracts for professional services if the aggregate or the sum of all phases is not expected to exceed \$50,000; however, such small purchase procedures shall provide for competition wherever practicable.	
	The purchasing agent shall engage in individual discussions with two or more offerors deemed fully qualified, responsible and suitable on the basis of initial responses and with emphasis on professional competence to provide the required services. Repetitive informal interviews shall be permissible. Such offerors shall be encouraged to elaborate on their qualifications and performance data or staff expertise pertinent to the proposed project and to explore alternative concepts of performance of the contract. In addition, offerors informed of any ranking criteria that will be used by the purchasing agent in addition to the review of professional competence of the offeror. The request for proposals shall not seek estimates of person hours or costs for services. However, these discussions may encompass nonbinding estimates of total project costs, including, but not limited to, where appropriate design, construction, life cycle costs and nonbinding estimates of price for services. Proprietary information from competitive offerors shall not be disclosed to the public or to competitors. At the conclusion of the discussions and on the basis of evaluation factors published in the request for proposals and all information developed in the selection process to this point, the purchasing agent shall select in the order of preference two or more offerors whose professional qualifications and proposed services are deemed most meritorious. Negotiations shall then be conducted, beginning with the offeror ranked first. If a contract satisfactory and advantageous to the city can be negotiated at a price considered fair and reasonable, the award shall be made to that offeror. Otherwise, negotiations with the offeror ranked first shall be formally terminated and negotiations shall be conducted with the offeror ranked second, and so on until such a contract can be negotiated at a fair and reasonable price. Notwithstanding the foregoing, if the terms and conditions for multiple awards are included in the request for proposal, the c	

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	(d)A contract for architectural or professional engineering services relating to multiple construction projects may be awarded by the purchasing agent, provided (i) the projects require similar experience and expertise, (ii) the nature of the projects is clearly identified in the request for proposal, and (iii) the contract is limited to a term of one year or when the cumulative total project fees reach the maximum cost authorized in this subsection, whichever occurs first.  (1)Such contracts may be renewable for four additional one-year terms at the option of the purchasing agent. The fair and reasonable prices as negotiated shall be used in determining the cost of each project performed.  (2)The sum of all projects performed in a one-year contract term shall not exceed \$6 million.  (3)Competitive negotiations for such contracts may result in awards to more than one offeror provided (i) the request for proposal so states and (ii) the purchasing agent has established procedures for distributing multiple projects among the selected contractors during the contract term.  (4)The fee for any single project shall not exceed \$2.5 million.  (5)Any unused amounts from one contract term shall not be carried forward to any additional term.  (e)Multiphase professional services contracts satisfactory and advantageous to the completion of large, phased, or long-term projects may be negotiated and awarded based on a fair and reasonable price for the first phase only, when completion of the earlier phases is necessary to provide information critical to the negotiation of a fair and reasonable price for succeeding phases. Prior to the entering into of any such contract, the purchasing agent shall state the anticipated intended total scope of the project and determine in writing that the nature of the work is such that the best interests of the city require awarding the contract.	
<b>Hampton</b>		
Sec. 2-325 Verification of	https://library.municode.com/va/hampton/codes/code_of_ordinances?nodeId=CO_CH2AD_ARTXIVPROF_DIV1GE_S2-325VEFUPUOR	
funds; purchase orders.		
The provisions of this section	provisions of this section apply to all public procurements regardless of dollar amount. The fact that procurements below one thousand five hundred dolla	
(\$1,500.00) are exempt from o	competitive bids has no relation to this section nor does it create any exception.	
Sec. 2-326 Competitive	https://library.municode.com/va/hampton/codes/code_of_ordinances?nodeId=CO_CH2AD_ARTXIVPROF_DIV1GE_S2-326COBIRE	
bidding requirements.		

Except in specific situations as defined in this article, all purchase orders or contracts for public procurement shall be issued only after prices have been obtained in accordance with the applicable processes set forth in this section as follows:

- (1)Advertised, competitive sealed bidding or competitive sealed proposals shall not be required for procurements below thirty thousand dollars (\$30,000.00). Instead, the following competitive procurement procedures shall apply:
- a. For procurements not exceeding five thousand dollars (\$5,000.00) city departments shall solicit at least two (2) price quotes and at least one (1) quote shall be solicited from a minority-owned or woman-owned business enterprise, whenever feasible. Quotes may be obtained either orally or in writing.
- b.For procurements between five thousand one dollars (\$5,001.00) and nine-thousand nine hundred ninety-nine dollars and ninety-nine cents (\$9,999.99) city departments shall solicit at least three (3) price quotes to include any price available pursuant to state or local government cooperative procurement, and where feasible, a quote from a local vendor and from a certified minority-owned or woman-owned business enterprise. Quotes may be obtained either orally or in writing
- .c.For procurements between ten thousand dollars (\$10,000.00) and twenty-nine thousand nine hundred ninety-nine dollars and ninety-nine cents (\$29,999.99) the procurement office shall solicit at least four (4) written price quotes and at least two (2) of those quotes shall be solicited from certified minority-owned or woman-owned business enterprises.
- (2)Formal, sealed bids or proposals shall be required for all procurements of thirty thousand dollars (\$30,000.00) and over and shall be administered by the procurement office of the department of finance. Advertisements for such bids or proposals shall be placed at least ten (10) days prior to the bid or proposal opening date in a newspaper having a general circulation in the city and shall state the place where vendors may examine any plans or specifications and receive bid or proposal forms, and the time and place where bids or proposals will be received and opened. The chief procurement officer or his designated representative is directed, in addition to the above-mentioned advertisement, to solicit bids or proposals from prospective vendors, including at least four (4) certified minority-owned or women-owned enterprises, by forwarding written notice to such prospective vendors.

All bids or proposals provided for in this subsection (2) shall be submitted sealed to the chief procurement officer or his designated representative at the place designated in the advertisement prior to the stated time for the opening. All such bids or proposals received shall be opened in public at the time and place stated in the advertisement.

- (3)In solicitations for procurements of one hundred thousand dollars (\$100,000.00) and above, the chief procurement officer shall set individualized goals for participation of certified minority-owned business enterprises and women-owned business enterprises in accordance with the city's minority business program plan as approved and amended by city council from time to time upon the recommendation of the city manager.
- (4)Where multiple quotes are obtained pursuant to any process set forth in this subsection, city departments and/or the procurement office, as applicable, shall award to the lowest "responsible" vendor as that term is defined by the Virginia Public Procurement Act, Virginia Code § 2.2-4300 et seq., as amended. The failure of any person or firm to receive notice of solicitation by letter or telephone shall not affect the validity of any procurement under this subsection. A written record of all the solicitations and the quotes or proposals received shall be made a part of the purchasing records, including documentation of all efforts required by this subsection to solicit quotes from minority- and women-owned businesses. The chief procurement officer shall issue policies setting forth the content and form of documentation necessary to satisfy the requirements of this subsection.

Portsmouth Portsmouth	
Sec. 12-220 Same—Small	https://library.municode.com/va/portsmouth/codes/code_of_ordinances?nodeId=PTIICO_CH12FI_ARTVPUPR_DIV1GE_S12-185UNPU
purchases.	

(a)A contract may be made in accordance with small purchase procedures developed by the purchasing administrator if the aggregate or sum of all phases or terms is not expected to exceed \$100,000.00 in the case of goods and services (other than professional services) or non-transportation construction; \$25,000.00 in the case of

transportation-related construction; or \$60,000.00 in the case of a single or term contract for professional services; provided, however, that contract requirements shall not be artificially divided so as to constitute a small purchase under this section. Purchases under this section that are expected to exceed \$30,000.00 shall require the written informal solicitation of a minimum of four bidders or offerors. Awards shall be made to the business offering the lowest acceptable quotation. The name of the business submitting the quotation and the date and the amount of such quotation shall be recorded and maintained as a part of the contract file.(b)A single quotation or term contract may be accepted from any one source in contracts which do not exceed \$5,000.00.

Lynchburg city

Subject to such small purchase procedures as are established in the procurement manual adopted by the city manager pursuant to section 18.1-12, the city manager, or those to whom he delegates authority, may enter into single or term contracts for goods and services other than professional services if the aggregate or sum of all phases is not expected to exceed \$50,000.00. Such small purchase procedures shall provide for reasonable competition when practicable, including, without limitation, when such small purchases are for over \$10,000.00, use of three quotes when reasonably practicable.

Harrisonburg	
(c) Employment	https://www.harrisonburgva.gov/sites/default/files/Purchasing/files/Procurement%20Manual%20City%20of%20Harrisonburg%202-9-12.pdf
Discrimination by Contractor	
Prohibited	

Every contract of over \$10,000 shall include the provisions in one (1) and two (2) below:

- (1) During the performance of this contract, the contractor agrees as follows:
- (a) The contractor will not discriminate against any employee or applicant for employment because of race, religion, color, sex or national origin, except where religion, sex or national origin is a bona fide occupational qualification reasonably necessary to the normal operation of the contractor. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause.
- (b) The contractor, in all solicitations or advertisements for employees placed by or on behalf of the contractor, will state that such contractor is an equal opportunity employer.
- (c) Notices, advertisement and solicitations placed in accordance with federal law, rule or regulation shall be deemed sufficient for the purpose of meeting the requirements of this section.
- (2) The contractor will include the provisions of the foregoing paragraphs a, b and c in every subcontract or purchase order of over \$10,000, so that the provisions will be binding upon each subcontractor or vendor.

4-3-44 Small Purchases https://www.harrisonburgva.gov/sites/default/files/Purchasing/files/Procurement%20Manual%20City%20of%20Harrisonburg%202-9-12.pdf

4-3-44 Small Purchases The purchasing agent may, in his discretion, make any contracts for purchases of less than Thirty Thousand Dollars (\$30,000) without obtaining bids or quotations; provided, that such purchases are made on the basis of one of the following requirements: (a) That the cost of the items purchased be the lowest of the supplier's current price lists in the office of the purchasing agent. The purchasing agent shall attempt to obtain at least two current price lists from suppliers prior to making purchases under this provision. A price list obtained within twelve months of the purchase shall be considered current. (b) That it is known by the purchasing agent that all competitors have substantially the same price for the items to be purchased. 21 (c) That the purchase of less than \$30,000 is a reorder of commodities purchased on a previous bid or part thereof obtained within twelve months prior to the proposed purchase. (d) That the contract or purchase is of nominal value as that term is defined herein. (e) That if a contract is to be awarded for professional services to a contractor who has performed professional services for the City prior to July 1, 1994 and in the discretion of the purchasing agent the best interest of the City will be served by the prior professional experience and expertise of such a contractor, a contract may be awarded for professional services to such a contractor without competitive negotiation or obtaining bids or quotations. (f) That in the opinion of the purchasing agent it is not practicable to obtain bids regarding the contracts or purchases. (g) Minority vendors/contractors as so registered with the State of Virginia. All other purchases shall be made in accordance with the provisions of this policy

<u>Charlottesville</u>	
Sec. 22-4 Methods of	https://library.municode.com/va/charlottesville/codes/code_of_ordinances?nodeId=CO_CH22CIPRGOSENVESO_ARTIINGE_S22-4MEPRAU
procurement authorized.	

- (f) The purchasing manager may establish written procedures, approved by the city manager, for single- or term-contracts for goods, services and professional services, if the aggregate or the sum of all amounts to be paid to the contractor during performance is not expected to exceed fifty thousand dollars (\$50,000.00) ("small purchase procedures"). Such small purchase procedures shall provide for competition wherever practicable.
- (g) Upon a determination made in advance by the purchasing manager and set forth in writing that the purchase of goods, products or commodities from a public auction sale is in the best interests of the public, such items may be purchased at the auction, including online public auctions. The writing shall document the basis for this determination. However, bulk purchases of commodities used in road and highway construction and maintenance, and aggregates, shall not be made by online public auctions.

<b>Danville</b>	
Sec. 30-35 Same—Small	https://library.municode.com/va/danville/codes/code_of_ordinances?nodeId=PTIICO_CH30PRCO_ARTIICOPR_DIV1GE_S30-35SAMAPU
purchases.	

- (a) The purchase of goods, contractual services (excluding professional services), insurance and capital improvements estimated to be less than fifty thousand dollars (\$50,000.00) in value shall not be subject to the competitive bidding requirements of this article. Purchases under this subsection that are expected to exceed thirty thousand dollars (\$30,000.00) shall require the written informal solicitation of a minimum of four (4) bidders or offerors.
- (b) For purchases of less than thirty thousand dollars (\$30,000.00), the City will endeavor to purchase such items on as competitive a basis as practical and the City Manager is authorized to establish the administrative controls considered necessary to govern such purchases. Written quotations from vendors shall be obtained where practical, although verbal quotations will be permitted, provided a written record of all such verbal quotations is made and filed with the records of the transaction.
- (c) Professional services not expected to exceed thirty thousand dollars (\$30,000.00) in value shall not be subject to the competitive negotiation requirements of this article.

Blacksburg	
Section 16-200 Methods of	https://library.municode.com/va/blacksburg/codes/code_of_ordinances?nodeId=CO_CH16PU_ARTIICOFO_S16-200MEPR
procurement.	

Any contracts with non-governmental contractors for the purchase or lease of goods, or for the purchase of services, insurance or construction shall be awarded after competitive sealed bidding or competitive negotiation, unless otherwise authorized by law.

(b)The purchasing agent may establish written small purchase procedures not requiring competitive sealed bids or competitive negotiation for single or term contracts for goods or services other than professional services if the aggregate of all phases is not expected to exceed \$50,000.00; however, the small purchase procedures shall provide for competition wherever practicable. Purchases that are expected to exceed \$30,000.00 shall require the written informal solicitation of a minimum of four bidders.

Winchester			
Sec. 21-25 Methods of	5 Methods of https://library.municode.com/va/winchester/codes/code_of_ordinances?nodeId=CD_CH21PU_ARTIVMEPRON_DIV1MEPR_S21-25MEPR		-25MEPR
procurement.			
Field Purchase Order	\$1—\$4,999	No quotes needed	Department
Field Purchase Order	\$5,000—\$15,000	3 verbal quotes	Department

Purchase Order Professional Services	\$15,000.01—\$60,000	3 written quotes	Department
Purchase Order Goods & Non-Profess. Srvs.	\$15,000.01—\$100,000	3 written quotes	Department
Sealed Bid Process Goods & Non-Profess. Srvs.	\$100,000.01	Competitive Sealed Bid or Competitive Negotiation	Submit Specs to Purchasing

### Salem

Sec. 8.1. - Public works or improvements; contracts for more than five thousand dollars.

 $https://library.municode.com/va/salem/codes/code\_of\_ordinances? nodeId=PTICH\_CH8FIPR\_S8.1 PUWOIMCOMOFITHDOMO$ 

Any public work or improvement costing more than five thousand dollars shall be executed by contract, except where a specific work of [or] improvement is authorized by the city council and directed to be done by force account. Such work shall be based on detailed estimates submitted by the department authorized to execute such work or improvement, and approved by the city manager. All contracts for more than five thousand dollars shall be awarded to the lowest responsible bidder in such manner and under such bond as may be prescribed by ordinance and after the city manager shall have made due advertisement for such time as the city council may prescribe, by newspapers or posted notices. But the city manager shall have the power to reject any or all of the bids and advertise again, and all advertisements shall contain a reservation of this right.

Sec. 2-1. - Purchases in emergency cases; purchases exceeding \$500.00.

Sec. 2-1. - Purchases in https://library.municode.com/va/salem/codes/code\_of\_ordinances?nodeId=PTIICO\_CH2AD\_ARTIINGE\_S2-1PUEMCAPUEX500.00

In an emergency requiring immediate action, the city manager may proceed to do the work by procuring the required labor and materials without the necessity of advertising. The purchasing agent may, in emergency cases, make purchases in any department of the city government not to exceed \$500.00 without specific permission from the council. For any purchases in excess of this amount, an order of the council shall be required.

### **Fredericksburg**

2-387 Small Purchases.

https://ecode360.com/28963518?highlight=purchase,small%20purchases&searchId=8515525835695858

The City Manager may enter into contracts for the purchase of goods and nonprofessional services, insurance, and construction without following the requirements of this article for competitive sealed bids or competitive negotiation on single or term contracts where the aggregate or the sum of all phases is not expected to exceed \$100,000. The City Manager may enter into contracts for the purchase of professional services without following the requirements of this article for competitive sealed bids or competitive negotiation on single or term contracts where the aggregate or the sum of all phases is not expected to exceed \$60,000.

B. The City Manager shall, wherever practicable, seek competitive prices on small purchases pursuant to this section. For the purchase of goods in excess of \$5,000, the City Manager shall secure at least three estimates or proposals from different vendors. Written quotations from vendors shall be obtained, where practicable, although verbal quotations will be permitted, provided the City Manager cause a written record of all such verbal quotations to be made and filed with the records of the transaction.

### **Fairfax**

Sec. 2-335. - Small purchases.

https://library.municode.com/va/fairfax/codes/code\_of\_ordinances?nodeId=PTIICO\_CH2AD\_ARTVIFI\_DIV3PRPR\_S2-335SMPU

Any single or term contract not expected to exceed \$60,000.00 in the aggregate may be made for goods and services other than professional services without competitive sealed bidding or competitive negotiation, in accordance with small purchase procedures administered by the director of finance. Notwithstanding the foregoing, contract

requirements shall not be artificially divided so as to constitute a small purchase under this section. Insofar as is practical, competition is to be encouraged even for small purchases made under this section, and where possible, no fewer than three businesses or individuals shall be solicited to submit quotations. These solicitation requirements do not apply for purchases under \$5,000.00.

# Waynesboro city Sec. 56-4. - Small purchases. https://library.municode.com/va/waynesboro/codes/code\_of\_ordinances?nodeld=PTIICO\_CH56PR\_S56-4SMPU

(a)The city may award single or term contracts for:(1)Professional services less than or equal to \$60,000.00; (2)Non-professional services less than or equal to \$100,000.00; and(3)Goods and non-transportation-related construction less than or equal to \$100,000.00 without competitive procurement by utilizing the following procedure: a identify at least three potential suppliers for the items being purchased.

(b)Obtain pricing. Verbal proposals are acceptable, as are advertisements and world-wide-web pages, so long as they are current. Award the contract to the supplier offering the lowest price, in the absence of an articulated reason to award it to someone else.

E	Bristol Bristol							
5	Sec.	2-3.	-	Purchases	https://library.municode.com/va/bristol/codes/code_of_ordinances?nodeId=PTIICO_CH2AD_ARTIINGE_S2-3PUGE			
generally.								

Sec. 2-3. - Purchases generally.

SHARE LINK TO SECTIONPRINT SECTIONDOWNLOAD (DOCX) OF SECTIONSEMAIL SECTION

The following regulations, pursuant to the Virginia Public Procurement Act (VPPA), are adopted and shall hereinafter be referred to as the small purchases procedure:

- (1) Purchases made by the City of Bristol, Virginia, shall be in accordance with the Virginia Public Procurement Act.
- (2) Purchases that do not exceed \$5,000.00 are exempt from the competitive practices and procedures specified in this section. However, it is requested that city departments obtain the best pricing possible.
- (3) The procurement of goods or services that are expected to cost between \$5,000.01 and \$25,000.00 shall require a minimum of three written quotations.
- (4) The procurement of goods or services that are expected to cost between \$25,000.01 and \$100,000.00 shall require a minimum of four written quotations.
- (5) The procurement of goods or services that cost over \$100,000.00 shall require the solicitation of competitive sealed bids or proposals.
- (6) Professional services that are expected to exceed \$60,000.00 shall require the solicitation of competitive sealed proposals.
- (7) The city manager, in the case of an emergency that does not allow sufficient time to engage in normal procurement procedures, may authorize a contract or the purchase of goods or services on an emergency basis if it is determined to be in the city's best interest to do so.
- (8) In all cases, the names of each person or business submitting quotations, the date and amount of each quotation shall be recorded and maintained as a public record. In instances where the minimum number of quotations required are not obtained or are not available, the reasons why shall be recorded and maintained as a public record. Specifications or request for proposals that are prepared for any solicitation for goods or services shall also be maintained as a public record.
- (9) The use of separate purchase orders to avoid the above mentioned thresholds are prohibited. The above mentioned thresholds will relate to the aggregate purchase price for a specific purchase.

	Colonial Heights	
63-30 Small Purchases.		https://ecode360.com/9338754?highlight=purchase,purchased,purchasing,small%20purchase,small%20purchases&searchId=8516506461726001#9338754

Single or term contracts not expected to exceed \$50,000 may be awarded without competitive sealed bids or competitive negotiation but shall be awarded on the basis of such competition as the Purchasing Agent, in his discretion, finds practicable. Such awards shall be based, except when the Purchasing Agent shall determine in writing that it is impracticable to do so, on three or more competitive bids, which may be informal but of which there shall be a written record.

- B. In making determinations as to practicability, the Purchasing Agent shall consider whether or not:
- (1) The cost of the items purchased is the lowest from the supplier current price lists in the Purchasing Office.
- (2) All competitors have the same price for the items to be purchased.

- (3) The purchase is a reorder of commodities purchased on a previous bid or part thereof obtained within six months prior to the proposed purchase.
- (4) Only two competitive bids are reasonably available. In making said determinations, the Purchasing Agent shall also consider the cost of the purchasing process relative to the cost of items being purchased and shall not be limited necessarily to consideration of factors specifically stated herein.
- C. No contract amount shall be artificially divided so as to constitute a small purchase under this section.

### PROCUREMENT POLICY AND PROCEDURES

### **PURPOSE**

In recognition of the City of Hopewell's need to make purchases and enter into small contracts in order to ensure operational efficiency and to deliver timely and critical services, the Hopewell City Council hereby adopts the following small purchase policy and procedures for the City, pursuant to the authority vested in it by Va. Code Ann. §2.2-4303(G). It is the dual purpose of this policy to promote, support, and encourage investment in the local economy when purchasing or contracting for goods and non-professional services pursuant to this policy whenever such can be achieved and there is an objectively rational basis to do so.

This policy shall operate to delegate the City's power to contract without formal competition and without first seeking approval by City Council under specific terms and conditions. Any contract not expressly approved by City Council or otherwise falling within these expressed conditions shall be deemed void and unenforceable.

This small purchase policy should be read in conjunction with the Virginia Public Procurement Act Va. Code Ann. §2.2-4300, *et seq*, as amended, ("the Act") and shall apply to all public purchasing regardless of source.

Pursuant to Va. Code Ann. §15.2-1100, *et seq.*, and Art. IV, §2 of the Hopewell City Charter, the City Council reserves to itself all authority to bind the City by contract, except as expressly provided herein. The provisions of the Act shall govern all other procurement by the City.

### **DEFINITIONS**

Contract means all types of agreements (e.g., purchase, purchase order, contract, change order), regardless of what they may be called for the procurement of goods, services, insurance, or construction.

*Emergency* shall exists when a breakdown in essential service occurs or under any circumstances when supplies are needed for immediate use in work which may affect the safety, health or welfare of the public. Within 30 days of emergency, the City Manager or designee shall submit to City Council a written report detailing the nature of the emergency as well as full fiscal and budgetary impact of the emergency including, if necessary, the potential for a supplemental budget appropriation necessitated by the emergency.

### **VALIDITY OF CONTRACTS**

No public contract exceeding the value of \$\_\_\_\_\_\_ shall be valid and enforceable against the City unless it is signed and approved as to form by the city attorney or designee, as well as signed and approved as to substance (terms of the deal) by the city manager or designee. In consultation with the city manager or designee, the city attorney may develop standard terms and conditions, forms, or other checklists for use with or in administration of public contracts.

### **UNAUTHORIZED CONTRACTS**

Contracts may not be artificially divided so as to constitute a small purchase.

### **GENERAL PROVISIONS**

Employees are responsible for soliciting quotes for purchases as outlined below. Purchase orders submitted without the required quotes or a satisfactory explanation as to why quotes were not obtained (i.e., sole source, emergency, approved vendor) shall not be approved.

<u>Up to \$</u>	One verbal quote is required.
<u>\$</u>	Three verbal quotes must be obtained. The quote summary must be attached
	to the invoice. Physical records regarding the dates, contacts, and quotes
	received shall be retained in the department's file for auditing purposes.
\$	Three <u>written</u> quotes are required. The actual written quotes shall be
	retained in the department's file for auditing purposes Physical records
	regarding the dates, contacts, and quotes received shall be retained in the
	department's file for auditing purposes.
\$	Three written quotes are required. Hard copies shall be attached to the
	purchase order.
\$	Must be competitively bid in accordance with the Act. City Council
	approval is required for all purchases in this category, except as provided
	for an emergency.

Items purchased more than once during a fiscal year (e.g. office supplies) do not need quotes every time a purchase is made. However, unless such purchases are made from an approved vendor list, competitive quotes for repeated purchases shall be sought at least once each year to ensure the vendors are competitive. Inasmuch as possible or feasible, employees should obtain goods and

### FOR DISCUSSION PURPOSES ONLY

**DRAFT** 

services through cooperative procurement with other local governments or units or by utilizing the Commonwealth of Virginia e-Marketplace.

### SOLE SOURCE PROCUREMENT

Contracts for parts, supplies, or equipment that are available only from a single source shall be referred to as sole source purchases. Sole source purchase shall not be used for any type of service contracts. Sole source procurement may arise from the following instances:

- 1. Equipment for which there is no comparable competitive product or is available only from one supplier;
- 2. A part for which there is not commercially available substitute, and which can be obtained only from the manufacturer;
- 3. An item where 'compatibility' is the overriding consideration, e.g., computer software or hardware.

Purchases satisfying one or more of these requirements shall not be subject to competitive bidding; however, purchases exceeding \$\_\_\_\_\_\_ shall still be presented to City Council for approval. For all purchases submitted to City Council as a sole source procurement shall be accompanied by a written request to waive bids which shall also set forth the reason(s) for the request.

### **EMERGENCY PURCHASES**

Emergency shall be defined as set forth herein. Whenever, in the judgment of the City Manager, an emergency situation requires the make of any purchase in excess of \_\_\_\_\_\_ but less than \$\_\_\_\_\_ prior to the next regular meeting of the City Council, the City Manager may make such purchase without waiting for the formal approval of the specific purchase by City

# FOR DISCUSSION PURPOSES ONLY DRAFT

Council but shall make a report thereof to the City Council at the next regular meeting of the City Council. If the emergency purchase is over \$\_\_\_\_\_\_\_\_, approval of the City Council is required and request therefor shall be accompanied by a written request to approve the emergency purchase which shall also set forth the reason(s) for the request.

### **CHANGE ORDERS**

Subsequent to entering into a contract, change orders may become necessary. The City Manager shall have the authority to approve all change orders up to \$\_\_\_\_\_. Any change order, singularly *or in the aggregate*, that exceeds \$\_\_\_\_\_ must be approved by the City Council.

### **RECONCILIATION REQUIRED**

Each department that utilizes this small purchase policy during any given month shall be required to reconcile all purchases executed during that month. To comply with this requirement, each department must designate the person/position who will be tasked with responsibility of reconciling the transactions of the department, and be responsible for investigating, resolving, and reporting out to the Finance Department (copy to City Manager) discrepancies, should such occur The person/position designated for reconciling the transaction shall *not* under any circumstances be the person/position who initiated or authorized the underlying purchase. This requirement shall not be waived.

For purchases over \$\_\_\_\_\_\_, reconciliation shall require that the expense of the purchase match up and is verified by all documentation required by this policy. Reconciliation should be completed monthly. Reconciliation reports required for any month shall be due to the Finance Department (copy to City Manager) by no later than the 15<sup>th</sup> day of the following month. Department reconciliation reports shall be retained by Finance Department in accordance with

# FOR DISCUSSION PURPOSES ONLY DRAFT

general accounting principles and with all applicable provisions of state and federal law. Under no circumstances shall a department reconciliation report be destroyed prior to the completion of the comprehensive annual financial audit the fiscal year that covers the month for which the reconciliation report was generated.





Councilor John B. Partin, Ward #3

Mayor Jasmine Gore, Ward #4

# **CITY OF HOPEWELL** CITY COUNCIL ACTION FORM

Strategic Operating Plan Vision Theme:  Civic Engagement Culture & Recreation Economic Development Education Housing Safe & Healthy Environment None (Does not apply)	Order of Business:  Consent Agenda Public Hearing Presentation-Boards/Commissions Unfinished Business Citizen/Councilor Request Regular Business Reports of Council Committees	Action:  Approve and File  Take Appropriate Action  Receive & File (no motion required)  Approve Ordinance 1 <sup>st</sup> Reading  Approve Ordinance 2 <sup>nd</sup> Reading  Set a Public Hearing  Approve on Emergency Measure					
COUNCIL AGENDA ITEM T	TITLE:						
Strategic Plan and Crime Meeting Transparency – Post Online Records for Public							
<b>ISSUE:</b> City Council head three Town Hall Meetings in 2019 to develop a draft Strategic. The resident feedback from those meetings is not posted online for the public to validationally, City Council held several Advances to prepare the Strategic Plan. The first (skeleton) and the City Mangers' feedback is not posted online. Each step to include the should be made available to the public. The Crime Meeting resident feedback should also posted online.							
	<b>RECOMMENDATION:</b> Post resident feedback, skeleton (Advance Notes), City Manager's bullet point submission, City Manager's table submission and what the City Manager submits at the Feb. 1 <sup>st</sup> Meeting.						
TIMING: Immediate							
TIMING: Immediate  BACKGROUND: None  ENCLOSED DOCUMENTS:							
• None							
STAFF:							
None							
<u>FC</u>	OR IN MEETING USE ONLY						
SUMMARY: Y N  Councilor Debbie Randolph, Ward #1 Councilor Arlene Holloway, Ward #2		nice Denton, Ward #5 renda Pelham, Ward #6					

Vice Mayor Patience Bennett, Ward #7

MOTION:_	 		_

### **Roll Call**

### **SUMMARY:**

- Councilor Debbie Randolph, Ward #1 Councilor Arlene Holloway, Ward #2
- Councilor John B. Partin, Ward #3 Mayor Jasmine Gore, Ward #4

- Councilor Janice Denton, Ward #5
- Councilor Brenda Pelham, Ward #6
- Vice Mayor Patience Bennett, Ward #7

