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46 47 AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, AMENDING ARTICLES II, V, VIII, IX, X, XII, XIV, XV, AND XVII, ENTITLED "CITY ATTORNEY," "CITY CLERK," "RULES PROCEDURES FOR CITY COUNCIL," RULES OF ORDER BEFORE BOARDS AND COMMISSIONS," "EMPLOYEE BENEFITS," "PUBLIC RECORDS—RETENTION AND DISPOSITION," "BOARDS," AND "AUDIT BOARD," BY DELETING ARTICLE XXXIII. "NAVAL TRAINING CENTER/COMMUNITY **REDEVELOPMENT** ADVISORY BOARD," AND BY DELETING SECTIONS 2.27 AND 2.107, **CLARIFYING DUTIES** AND RESPONSIBILITIES OF **OFFICIALS** AND **BOARD** MEMBERS AND DELETING SECTIONS THAT HAVE **BECOME OBSOLETE**; **PROVIDING** CODIFICATION, **CORRECTION OF SCRIVENER'S** ERRORS, SEVERABILITY AND AN EFFECTIVE DATE.

NOW, THEREFORE, BE IT ENACTED AND ORDAINED BY THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA:

**SECTION ONE.** Chapter 2 of the Code of the City of Orlando is hereby amended as follows:

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#### ARTICLE II. CITY ATTORNEY

## Sec. 2.11. Appointment; Duties Generally.

The City Attorney shall be appointed by the Mayor and confirmed by the City Council. The City Attorney shall attend to the legal business of the City and give legal advice in all City matters referred to him by the Mayor and/or City Council or by the officers of the City relative to their duties. The City Attorney or one of his assistants shall attend and provide legal counsel at each meeting of the City Council of which he has due notice that his attendance is required. Except as provided in Section 2.15, Tthe City Attorney shall be responsible for the prosecutione and defensed of in civil actions brought by or against the City.

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### Sec. 2.15. Assistants.

One or more Assistant City Attorneys may be appointed by the Mayor-and confirmed by the City Council. Any or all such assistants may act in the absence of the City Attorney and shall perform such duties and functions as may be

48 49 50	assigned to them by the City Attorney or the Mayor and/or City Council. In addition, the City Prosecutor and the Police Legal Advisor hereby are authorized to act in the capacity of an Assistant City Attorney in the prosecution or defense				
51 52	of such civil actions brought by or against the City as may be deemed advisable and authorized in writing by the City Attorney.				
53 54 55	* * * * *				
56 57	ARTICLE V. CITY CLERK				
58 59	* * * * *				
60 61	Sec. 2.23. Official Municipal Seals.				
62 63 64 65	(1) The following seals are hereby formally adopted as the Official Municipal Seals of the City of Orlando:				
66 67 68	CEREMONIAL OFFICIAL SEAL [insert diagram of seal here]				
69					
70	ADMINISTRATIVE OFFICIAL SEAL				
71 72	[insert diagram of seal here]				
73 74	(2) The City Clerk shall be the custodian of the Official Municipal Seals.				
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76 77 78					
79   80	Sec. 2.27. Reserved.				
81 82 83 84	Sec. 2.27. Reports of Officials  The reports of all officials shall be filed with the City Clerk on the first business day of each month, or as soon thereafter as is practicable.				
85 86	* * * * *				

87	ARTICLE VIII. RULES AND PROCEDURES FOR CITY COUNCIL						
88							
89	Sec. 2.37. Agenda.						
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91	All reports, communications, ordinances, resolutions, contract documents						
92	or other matters to be submitted to the Council must be delivered to the City						
93	Clerk on or before 12:00 noon ten (10) dayson Wednesday before the regular						
94	meeting of Council at which such matter is to be submitted; unless an exemption						
95	has been granted by the Mayor or Chief Administrative Officer; whereupon, the						
96	City Clerk shall arrange an agenda list of such matters and furnish a copy of the						
97	same to the Mayor and Commissioners prior to the Council meeting and as far in						
98	advance of the meeting a time for preparation will permit.						
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102	Sec. 2.39. Same—Calling Council to Order.						
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104	The Mayor, or in his absence the Mayor pro tem, shall take the chair						
105	precisely at the hour appointed for the meeting, and shall immediately call the						
106	Council to order. In the absence of the Mayor or Mayor pro tem, the City Clerk,						
107	or designee Deputy, shall call the Council to order; whereupon, a temporary						
108	chairman shall be elected by the members of the Council present. Upon the						
109	arrival of the Mayor or Mayor pro tem, the temporary chairman shall						
110	immediately relinquish the chair upon the conclusion of the business						
111	immediately before the Council.						
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113	Sec. 2.40. Roll Call.						
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115	Before proceeding with the business of the Council, the City Clerk or						
116	designee Deputy shall take the roll of the members, and the names of those						
117	present shall be entered in the minutes.						
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121	ARTICLE IX. ORDINANCES						
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123	Sec. 2.52. Advertising.						
124							
125	Ordinances shall be advertised in a newspaper of general circulation as						
126	required by the applicable provisions of the Florida Statutes.						
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130	ARTICLE X. RULES OF ORDER BEFORE BOARDS AND						
131	COMMISSIONS						
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133   134	Sec. 2.57. Addressing Boards and Commissions—Permission Required of Presiding Officer; Exception.
135 136 137 138 139 140	Any person desiring to address <u>b</u> Boards and <u>c</u> Commissions shall first secure the permission of the presiding officer so to do <u>at the time provided for such input</u> ; provided, however, that under the following headings of business, unless the presiding officer rules otherwise, any qualified person may address the <u>b</u> Board or <u>c</u> Commission without securing such prior permission:
141 142 143 144 145 146 147	(1) Written Communications. Interested parties or their authorized representatives may address the <u>b</u> Board or <u>c</u> Commission by written communications in regard to matters then under discussion. Such communications shall be heard in the order of receipt by the <u>secretary of the City Clerk</u> , if the matter is before the <u>b</u> Board or Commission.; or the secretary to any other body the pertinent matter is before.
148 149 150 151 152 153 154 155 156	(2) Oral Communications. Taxpayers or residents of the City, or their authorized legal representatives, may address the bBoard or cCommission by oral communications on any matter concerning the City's business, or any matter over which the bBoard or cCommission has control; provided, however, that preference shall be given to those persons who may have notified the City Clerk or the appropriate secretary in advance of their desire to speak_in order that the same may appear on the agenda of the Board or Commission.
157 158 159 160 161 162	(3) Reading of Protests, etc. Interested persons or their authorized representatives may address the bBoard or cCommission by reading of protests, petitions, or communications relating to zoning, sewer and street proceedings, hearings on protest, appeals and petitions, or similar matters, in regard to matters then under consideration.
163	* * * * *
164	ARTICLE XII. EMPLOYEE BENEFITS
165	DIVISION 1. RETIREMENT SYSTEM
166	Sec. 2.71. Established; Placed Under Management of Pension Board.
167 168 169	A retirement system is hereby established and placed under the management of the Pension Board, consisting of the City Council, for the purpose of providing retirement allowances and death benefits for elected

170 officials, appointed officials and employees of the City. It shall be known as the 171 Employees' Retirement System of the City of Orlando. 172 173 Sec. 2.73. Enforcement. 174 The general administration and responsibility for the proper operation of 175 the Employees' Rretirement Ssystem are hereby vested in the City Council, and the Council shall have the power to establish, from time to time, such rules and 176 177 regulations for the administration of the Employees' Rretirement Ssystem as may 178 be necessary and to enter into any contracts or agreements whereby the provisions of this division may be carried out. The City Council shall have the 179 180 power to establish one or more pension advisory committees whose purpose 181 shall be to review, investigate and recommend to City Council proposals 182 concerning the Employees' Rectirement Ssystem. The City Council further 183 reserves continuous power to amend this division from time to time as may be 184 necessary. 185 Sec. 2.74. Employees Entitled to Participate in System. 186 All other requirements of the Employees' Rretirement Systemannuity plan 187 having been met, all non-civil service permanent employees of the City shall, as a condition of employment, participate in the Employees' Rretirement Ssystem; 188 189 provided however, that no civil service employee of the Police or Fire 190 Departments shall be entitled to participation in the plan established by this 191 division, such departments having their own separate retirement plans. 192 193 ARTICLE XIV. PUBLIC RECORDS—RETENTION AND DISPOSITION 194 Sec. 2.106. Photographing and Destruction of Public Records. 195 196 The City Clerk hereby is designated as the manager of the records of the 197 City of Orlando, Florida, and shall have the authority, with the concurrence of 198 the Records Retention Committee, to promulgate suitable guidelines and rules 199 for the orderly management, scheduling, destruction, and microfilming of public records of the City. Such guidelines and rules shall comply with rules and 200

Sec. 2.107. Reserved.

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shall be approved by the Records Retention Committee.

regulations established by the Division of Archives, History and Records

Management of the Department of State of the State of Florida, and with the

provisions of Florida Statutes ch. 119. Before the Clerk shall order any public

records destroyed by a department head or other official, such destruction also

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### Sec. 2.107. Records Retention Committee.

There is hereby created a Records Retention Committee consisting of the City Clerk, the Chief Financial Officer, the City Attorney, and the Mayor, or their respective designees. The Records Retention Committee shall make and promulgate suitable rules, within the limitations of this article, governing the management, scheduling, destruction and microfilming of public records of the City. Nothing herein contained, however, shall relieve the Records Retention Committee of the duty of investigation and approving the destruction of each individual series of records when it is proposed that such series of records be destroyed.

## Sec. 2.108. Manner of <u>Preserving Microfiliming</u> Records.

<u>Preservation</u> <u>Microfilming</u> of records shall be accomplished by the methods or system best calculated to perpetuate records on <u>film</u> and in accordance with <u>microfilm</u> specifications as established by <u>the Division of Archives</u>, <u>History and Records Management of the Florida Department of State.</u>

## Sec. 2.109. Manner of Destroying Records.

Destruction of records shall be accomplished by shredding, maceration, incineration, or other method approved by the Division of Archives, History and Records Management of the Florida Department of State. Upon the destruction of any City records, as herein provided, the person destroying and the person witnessing the destruction of the same forthwith shall make and file with the City Clerk a certificate describing the records destroyed and certifying the date and manner of destruction. (as provided on Form DS-RM 107, Notice of Intent to Destroy Scheduled Records).

### Sec. 2.110. Survey of Records by Department.

At intervals in the discretion of the department head, the head of each department of the City shall make, or cause to be made, a survey of the departmental records and shall forward to the City Clerk, for consideration by the Records Retention Committee, recommendations as to destruction, digitization and/or microfilming or microfilming and destruction, of any of the said departmental records. The recommendations submitted by the department head and acted upon by the committee then shall be prepared and submitted by the City Clerk to the Division of Archives, History and Records Management on Form DS-RM 105, Request for Records Retention Schedule or One-Time Disposal Authorization, and when approved by the division, shall become the official retention schedule or disposal authorization for the records of that department.

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### **ARTICLE XV. BOARDS**

### Sec. 2.115. Nominating Board—Established.

There is hereby created a Nominating Board to make recommendations to the Mayor for citizens to be appointed to boards and <u>m</u>Multi-jurisdictional Boards. The Nominating Board shall consist of nine (9) regular members. and one exofficio, non-voting member to serve as liaison with the Mayor's office. Members shall serve without compensation. Staff support shall be provided by the City Clerk.

\* \* \* \* \*

## Sec. 2.119. Same—Process of Appointment.

- (1) Current or pending citizen vacancies on boards and multijurisdictional boards are posted online at the City Clerk's webpage.may be advertised in a publication of general circulation at least twice each year.
- (2) Any citizen wishing consideration for a board or multijurisdictional boards appointment shall indicate his or her interest by completing an application form, either online at the City's website or on paper at the City Clerk's office. for the purpose, to be provided by the City Clerk.

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## Sec. 2.121. Same—Attendance.

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(2) Board chairmen shall have the duty to report such absences as may be violative of this section to the <u>City Clerk. Office of the Mayor</u>

#### Sec. 2.122. Same—Chairman.

(1) Each board shall elect its chairman from among its members. While preference should be given to those members who have had a minimum of one year's service on the board, the board may elect as its chairman a member with less than one year's service on the board. The chairman shall serve a term of one year, and may not serve more than two (2) consecutive terms as chairman on the same board. Notwithstanding any provision of this Code to the contrary, annual elections for chairmen and vice chairmen for all City boards shall take place at the first regular board meeting after the beard's term expiration month each year. Chairmen and vice chairmen shall take office the meeting following their election.

300	(2) The Board chairman shall be required to attend regularly scheduled			
301	meetings with the Mayor.			
302	(23) This section shall also apply to the position of vice chairman,			
303	where applicable.			
304	With approximation			
305	Sec. 2.123. Orientation.			
306				
307	(1) Upon acceptance of appointment to a board, or multi-jurisdictional			
308	<u>b</u> Board, each citizen shall be <u>provided with orientation</u>			
309	materials and training on applicable state laws, City ordinances,			
310	and policiesrequired to attend an orientation session. This orientation			
311	session will acquaint new citizen members with items such as, but			
312	not limited to the following:			
313	(2) History and organization of City government;			
314	Responsibilities of board members; Explanation of			
315	"Government in the Sunshine." and Financial			
316	Disclosure Laws; and the City Ethics Policy.			
317	Presentation of the City's Growth Management Plan and its			
318	relationship to all boards.			
319	(2) Departments and offices bureaus under which board responsibility falls			
320	are encouraged to provide initial and ongoing training for specific			
321	boards.			
322	* * * * * *			
323	ARTICLE XVII. AUDIT BOARD			
324	Sec. 2.130. Established; Composition.			
325	There is hereby created an Audit Board to advise the City Council on financial			
326	and audit matters. It shall consist of five (5) members, at least four (4) of whom			
327	have financial experience. Staff support shall be provided by the Office of Audit			
328	Services and Management Support and Evaluation. Members of the Board shall			
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331	ARTICLE XXXIII. RESERVED.			
332	Secs. 2.212-2.216. Reserved.			
333	ARTICLE XXXIII. NAVAL TRAINING CENTER/COMMUNITY			
334	REDEVELOPMENT AGENCY ADVISORY BOARD			
335				
336	Sec. 2.212. Establishment and Composition.			
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338 There is hereby established a Naval Training Center/Community 339 Redevelopment Agency Advisory Board, which shall consist of not more than 340 seven (7) members serving without pay to be appointed by the Mayor, subject to 341 the approval of the City Council. 342 343 Sec. 2.213. Term of Office and Filling of Vacancies. 344 Initial appointments to this board shall be staggered, with four (4) 345 members appointed for a term of two (2) years, and three (3) members appointed 346 for a term of one (1) year. Vacancies in the Board, other than by expiration of 347 term, shall be filled in the same manner as provided for original appointments 348 in Section 2.119 of this Code, but shall be only for the unexpired term. Members 349 serving one (1) year terms may be reappointed for two (2) successive two (2) 350 year terms (five (5) years total). In addition, there will be two (2) non-voting 351 members representing the Commanding Officer, Orlando Naval Training Center, 352 and the Department of Defense Office of Economic Adjustment. 353 354 355 Sec. 2.214. Powers and Duties. 356 357 The Naval Training Center/Community Redevelopment Agency Advisory 358 Board shall have the following powers and duties: 359 (1) The Board shall elect its own chairman, vice chairman, and secretary. The 360 Board may designate one of its own members to serve as secretary, or may 361 designate some person not a member of the Board to serve as secretary 362 thereof, without pay. A non-Board member secretary shall have no vote in 363 the affairs of the Board. 364 (2) The Board may create such subcommittees as deemed appropriate, subject 365 to the approval of the Community Redevelopment Agency Chairman. 366 The Board shall coordinate with and assist neighborhood and homeowner 367 associations concerning future use of the Naval Training Center area, and 368 implementation of the Naval Training Center Re-Use Plans. 369 (4) The Board shall recommend to the Mayor and City Council, in their 370 capacity as the Chairman and Community Redevelopment Agency, for 371 consideration and approval the actions deemed most suitable for 372 implementing the Naval Training Center Re-Use Plans. 373 (5) The Board shall actively participate in the implementation and execution 374 of approved Re Use Plans, including establishment, acquisition, construction, ownership, financing, disposition of property, leasing 375 376 licensing, operation, and management of publicly owned or leased 377 facilities deemed feasible and beneficial in effecting implementation of the

Re Use Plans development.

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379		(6) The Board shall develop the annual work program and annual budget for
380		recommendation to the Community Redevelopment Agency for approval.
381		(7) The Board shall perform such other duties as may be assigned by the
382		Community Redevelopment Agency Chairman (Mayor) from time to time.
383		2.215. Meetings, Records, Quorum and Minutes.
384		The Naval Training Center/Community Redevelopment Agency Advisory
385		Board shall meet at the call of the chairman or upon call by the Community
386		Redevelopment Agency Chairman (Mayor). All meetings of the Board and any
387		subcommittee thereof shall be public, and complete records of its deliberations
388		shall be kept which records shall be open to the public. Four (4) members shall
389		constitute a quorum. The minutes shall be filed with the City Council through the
390		City Clerk, a copy of the minutes of each of its meetings, which minutes shall be
391		filed with the City Council at the next ensuing regular meeting of the City
392		Council following the meeting of the Board.
393		2.216. Action Subject to Approval.
394		All action taken by the Naval Training Center/Community Redevelopment
395		Agency Advisory Board and all subcommittees thereof, shall be subject to the
396		approval or disapproval of the Mayor and City Council, sitting as the
397		Community Redevelopment Agency.
398		* * * * *
399	l	SECTION TWO. CODIFICATION. The City Clerk and the City Attorney shall cause
400		the Code of the City of Orlando, Florida, to be amended as provided by this ordinance and may
401		renumber, re-letter, and rearrange the codified parts of this ordinance if necessary to facilitate
402		finding the law.
403		
404		SECTION THREE. SCRIVENER'S ERROR. The City Attorney may correct
405		scrivener's errors found in this ordinance by filing a corrected copy of this ordinance with the
406		City Clerk.
407		
408		<b>SECTION FOUR. SEVERABILITY.</b> If any provision of this ordinance or its
409		application to any person or circumstance is held invalid, the invalidity does not affect other
410		provisions or applications of this ordinance which can be given effect without the invalid
411		provision or application, and to this end the provisions of this ordinance are severable.
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413		<b>SECTION FIVE. EFFECTIVE DATE.</b> This ordinance takes effect upon adoption.
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416	ı	**[Domaindar of page intentionally left blank 1**
417	I	**[Remainder of page intentionally left blank.]**

	a newspaper of general circulation in the City			
Orlando, Florida, by the City Clerk of the City, 2015.	ty of Orlando, Florida, this day of			
<b>DONE, THE SECOND READING, THE PUBLIC HEARING, AND ENACTED ON FINAL PASSAGE</b> , by an affirmative vote of a majority of a quorum present of the City Council of the City of Orlando, Florida, at a regular meeting, this day of, 2015.				
	BY THE MAYOR/MAYOR PRO TEMPOR THE CITY OF ORLANDO, FLORIDA:			
	Mayor / Mayor Pro Tempore			
ATTEST, BY THE CLERK OF THE				
CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA:				
City Clerk				
APPROVED AS TO FORM AND LEGALI'	ΓΥ			
FOR THE USE AND RELIANCE OF THE	• •			
CITY OF ORLANDO, FLORIDA:				
City Attorney	<del></del>			
**[Remainder of page intentionally left blank.]**				