

City of Madison

Master

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Version:	3 Ref	erence:	Controlling Body:	COMMON COUNCIL ORGANIZATIONA L COMMITTEE					
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File Name:	Sub-units		Final Action:	03/17/2009					
	AMENDED SUBSTITUTE - Amending Section 33.01 of the Madison General Ordinances to make various changes related to Boards, Commissions and Committees to standardize operations and rules. 4402Sub-unitsAMD MAYOR APPROVAL DATE: 3/18/09								
Sponsors:	: Tim Bruer, Mark Clear, Judy Compton, Brenda K. Enactment Date: 04/02/ Konkel, Satya V. Rhodes-Conway, Michael Schumacher, Michael E. Verveer and Robbie Webber			04/02/2009					
Attachments:	Report of City Attorney ,Version 1 ,Version 2 Enactment Number:		ORD-09-00051						
Author:	Michael May Hearing Date:								
Entered by:	dalthaus@cityofmadison.com Published Date: 04/02/2009			04/02/2009					

History of Legislative File

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office/ Group Action Text: Notes:	Approval 01/13/2009 This Ordinance was Ref Common Council Organiz					
1	COMMON COUN		Referred	COMMON COUNCIL ORGANIZATIONA L COMMITTEE		02/24/2009	
	Notes:	This Ordinance was Re		OUNCIL ORGANIZATIC			
2	COMMON COUN ORGANIZATION COMMITTEE		RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER				Pass
	Action Text:		Ald. Satya Rhodes-Conwa INCIL TO ADOPT - REPC				
	Notes:						

3 COMMON COUNCIL 03/17/2009 Adopt

Pass

Action Text: A motion was made by Ald. Bruer, seconded by Ald. Verveer, to Adopt with the following amendment: change effective date from "June 1, 2009" to "August 1, 2009". The motion passed by voice vote/other.

Notes:

Text of Legislative File 13233

Fiscal Note

No significant fiscal impact is anticipated from these ordinance changes.

Title

AMENDED SUBSTITUTE - Amending Section 33.01 of the Madison General Ordinances to make various changes related to Boards, Commissions and Committees to standardize operations and rules.

Body

DRAFTER'S ANALYSIS: This ordinance is the result of lengthy work by a CCOC Subcommittee. Please refer to the Reports of the Subcommittee and of the City Attorney. This ordinance makes a number of changes to the operations and rules for City Boards, Commissions and Committees. A section by section analysis is included in the Report of the City Attorney on the ordinance. A companion ordinance to adopt some of the necessary changes called for by this ordinance is being introduced at the same time. Some of the significant changes include:

1. The rules adopted apply unless changed elsewhere in the ordinances, or as may be required by state law.

2. Standing committees are to be created by ordinance and reflected in the Code of Ordinances. Ad Hoc committees are to be created by resolution or order, are to have the words "Ad Hoc" in their title, and are to have a specified termination date.

3. The term "Sub-unit" is adopted as a word that encompasses any board, commission, committee or subcommittee.

4. The term board or commission is to be applied to those entities that have some authority independent of the Common Council. All others are Committees. The use of terms like "Task Force" or "Workgroup" is discouraged but not eliminated.

5. The appointment and approval of appointment process is stated and standardized. Terms of appointment are generally to be three (3) years, which should reduce the need to fill appointments. A term limit of twelve (12) years is adopted, unless waived by a two-thirds (2/3) vote of the Council. The term does not apply to time served before July 1, 2009.

6. Officers of Sub-units are designated, and the general rule that the Chair does not vote is adopted.

7. Rules on Council member participation in Sub-unit meetings, reporting of absences, and public comment periods are clarified.

8. The changes are effective June 1, 2009 August 1, 2009.

The Common Council of the City of Madison do hereby ordain as follows:

1. Section 33.01 entitled "Boards, Commissions, and Committees Procedures" of the Madison General Ordinances is amended to read as follows:

"33.01 BOARDS, COMMISSIONS, AND COMMITTEES PROCEDURES.

(1) <u>Purpose and Intent</u>. The purpose of Chapter 33 is to compile in one location the ordinances establishing and regulating City boards, commissions, and committees. In some cases, however, it has been deemed advantageous to maintain these regulations with the ordinance related to the subject matter of the board, commission, or committee. Furthermore, those boards, commissions, and committees that are created by resolution of the Common Council are not

included in the Madison General Ordinances. <u>Please refer to the MGO Index for</u> <u>a listing of standing City boards, commissions and committees.</u>

- (2) Applicability. Except as set forth elsewhere in these ordinances, in state law, or in the document establishing a given board, commission or committee, this section shall apply to all such bodies, regardless of how established or whether termed a board, commission, committee, work group, task force, or similar name or whether standing or ad hoc.
- (3) Definitions. As used in this section:
 - (a) <u>"Ad hoc" means a Sub-unit that is to have temporary existence to meet a</u> <u>specific purpose or project and does not have ongoing annual</u> <u>requirements. The action creating the Ad hoc Sub-unit should reference</u> <u>the time or action which, when accomplished, means the Ad hoc Sub-unit</u> <u>expires.</u>
 - (b) <u>"Authority or District" means an entity that is a separate political body from</u> <u>the City of</u><u>Madison.</u>
 - (c) <u>"Board or Commission" means a Sub-unit of the City, except for the Board of</u> <u>Estimates that is given some independent power to make determinations</u> <u>on behalf of the City of Madison.</u>
 - (d) <u>"Committee" means any Sub-unit other than a board or commission, and</u> <u>generally is limited to making recommendations or reports to the Mayor</u> <u>or Common Council or some other body, unless explicitly empowered</u> <u>otherwise. Any Sub-unit called task force, work group or similar name is</u> a Committee.
 - (e) <u>"Standing" means a Sub-unit that is intended to have permanent existence,</u> <u>or until such time as the entity creating the Sub-unit terminates its</u> <u>authority.</u>
 - (f) <u>"Subcommittee" means a Sub-unit made up of members of the parent</u> <u>Sub-unit or as authorized in Sec. 33.01(4)(d), MGO.</u>
 - (g) <u>"Sub-unit" means any board, commission, committee or subcommittee.</u>
- (4) Creation and Dissolution.
 - (a) <u>Sub-units may be created and dissolved by ordinance, resolution, order of</u> <u>the Mayor, order of the President of Common Council, or, in the case of</u> <u>subcommittees, by action of the parent Sub-unit.</u>
 - (b) <u>Standing Sub-units shall be created and dissolved by ordinance. To the</u> <u>extent some standing Sub-units exist as of the date of passage of this</u> <u>ordinance without authorization by ordinance, the City Attorney shall draft</u> <u>and introduce ordinances to reflect such standing Sub-units.</u>
 - (c) Ad hoc Sub-units may be created and dissolved by written order or resolution.
 - (d) Any board, committee or commission may create and dissolve subcommittees and may appoint any of its members to serve on such subcommittees. No board, committee or commission may appoint to any of its subcommittees any person who is not a member of the board, committee or commission unless the person has been nominated by the board, committee or commission and approved by the Common Council. If the board, committee or commission includes subcommittees created or authorized by the Common Council, the members of such subcommittees may serve as members of other subcommittees created by the parent body.
 - (e) Notwithstanding Subdivision (d) above, any number of boards, committees and commissions may form joint committees or subcommittees consisting of members of the various boards, committees or

commissions which have approved such action.

- (5) <u>Appointments</u>. Except as otherwise provided by ordinance, all appointments shall be made as follows:
 - (a) Appointments to Standing Sub-units (except subcommittees) and non-City committees shall be made by the mayor and confirmed by the Common Council.
 - (b) Appointments to subcommittees shall be made by the parent Sub-unit or as authorized under Sec. 33.01(4)(d), MGO.
 - (c) Appointments to Ad Hoc Sub-units shall be subject to the rules set forth in the resolution or order establishing the Sub-unit. If not otherwise provided, appointments shall be made by the Mayor and confirmed by the Common Council.
 - (d) <u>Vacancies</u>. Vacancies shall be filled in the same manner as other <u>appointments</u>.
 - (e) Action on Appointment. The Common Council may confirm a Mayoral appointment, refer the appointment to another meeting, refer the appointment to the Mayor's office or reject an appointment by placing it on file. If an appointment is rejected, the same person may not be nominated for the same position for a period of six (6) months.
 - (f)Alternates. If the Sub-unit is authorized to have Alternate members, the
Alternates shall be given numerical appointments (First Alternate,
Second Alternate, etc.). When a member or members of the Sub-unit
are absent, the Alternates shall act as full members of the Sub-unit in
their numerical order, that is, the First Alternate shall first act as a full
member; the Second Alternate shall be the next to so act, etc.
- (6) Terms of Appointment.
 - (a) All appointments to Sub-units shall be for a term of three (3) years, except for Alders, which shall be concurrent with the respective Aldermanic term. No Mayoral appointment shall commence after the Mayoral term of office.
 - (b) Term Limits. No person, other than Alders, shall serve on any Sub-unit for a period in excess of twelve (12) years, unless authorized by a two-thirds (2/3) majority vote of the Common Council. Time served prior to July 1, 2009, shall not be included in any calculation of term limits.
 - (c) Any ordinance amendment or resolution affecting the terms of or the qualifications of members of boards, commissions or committees shall, unless otherwise explicitly provided therein, have prospective application only and shall not have any effect upon the remainder of any terms of office nor upon the appointment of any member of a Sub-unit in existence on the date said ordinance amendment or resolution becomes effective.
 - (d) Notwithstanding any fixed term of office, the terms of board, commission and <u>committee members shall run until their successors are appointed and</u> <u>confirmed or for a period of ninety (90) days after the end of the fixed</u> <u>term, whichever is less. This ordinance shall apply to every person</u> <u>holding such office on January 1, 2003 and thereafter.</u>
- (2)(7) Officers; Chairperson Restriction.
 - (a) Sub-units shall, except as otherwise provided, choose their Chair, Vice-chair and any other officers. Elections for officers shall be conducted at least every two (2) years, following election of Alders but may be held more often. Officers shall be chosen by secret ballot if requested by any member of the Sub-unit.

- (b) After December 31, 2003 or after the expiration of any current appointment, nNo_alderperson shall be the chairperson, co-chairperson, or vice-chairperson of any City committee, commission, board,subcommittee, ad hoc committee, ad hoc commission or ad hocboardSub-unit authorized to have more than two citizen members appointed by the Mayor and confirmed by the Common Council. Alderpersons who currently chair City committees, commissions, boards,subcommittees, ad hoc committees, ad hoc commissions or ad hocboards with more than two citizen appointments may not be re-appointed to or re-elected to said position after the effective date of this ordinance. In the event the citizen chair and vice-chair are absent from a meeting, an alder, upon consensus of the members present, may assume the chair. However, in no event shall an alder serve as chair of any such committee, commission or boardSub-unit for more than two (2) consecutive meetings.
- (3)(8) Attendance, Quorum and Voting.
 - (a) If at any board, commission or committee meeting, a quorum is not secured within fifteen (15) minutes of the officially scheduled meeting time, the board, commission or committee <u>Sub-unit</u> shall adjourn without taking any action, except that it may set a date and time for its next meeting.
 - (b) The chair of each board, commission, and committee (or staff if delegated by the Chair) shall report to the Mayor and Common Council Office each instance in which a member is absent without excuse from three of four consecutive meetings or five (5) meetings out of twelve (12). For purposes of this reporting only, a called meeting that is not held due to lack of a quorum shall count toward a missed meeting by any member not present. The Mayor shall take appropriate action to secure the attendance of such members including, in the Mayor's discretion, requesting their resignation or requesting that the Council remove the person from the Sub-unit.
 - (c) In the absence of any statute or ordinance that establishes the quorum for any board, commission or committeeSub-unit, the quorum of any such body is the number that constitutes a majority of the authorized voting membership of the board, commission or committeeSub-unit. Vacant positions shall be counted in determining the quorum of such a body.
 - (d) In the absence of any statute or ordinance to the contrary, motions before any board, commission or committee<u>Sub-unit</u> shall be passed by an affirmative vote of not less than a majority of the board, commission or committee<u>Sub-unit</u> in attendance so long as such majority vote exceeds<u>is not less than</u> a majority of the quorum of <u>board</u>, commission or committee<u>Sub-unit</u>.
- (4)(9) Officers, Minutes, and Rules of Procedures.
 - (a) Every board, commission or committee<u>Sub-unit</u>, whether created byordinance or by resolution, shall select officers and shall keep minutes of its proceedings. After the minutes have been approved by the board, committee or commission, a copy shall be filed with the City Clerk within <u>five (5) business days</u>.
 - (b) Boards, committees, and commissions may adopt rules of procedure. Such rules may not conflict with ordinances or resolutions of the Common Council. In case the board, committee or commission<u>Sub-unit</u> does not adopt rules of procedure, it shall be governed by Robert's Rules of Order, insofar as Robert's Rules of Order does not conflict with

ordinances or resolutions of the Common Council. Unless modified by its own rules of procedure or otherwise required by ordinance or statute, boards, committees and commissions<u>Sub-units</u> shall follow the procedure set forth in sec. 2.21, MGO, on motions for reconsideration. <u>Sub-units shall review and make any changes in rules of procedure every</u> <u>two (2) years, which shall be filed with the City Clerk by July 1 of</u> <u>even-numbered years.</u>

- (c) Unless authorized by the rules adopted under subdivision (b) above, the chair of a Sub-unit shall not vote unless the chair's vote would affect the outcome of the matter before the Sub-unit and shall not participate in making motions or discussion thereon. Any board, committee orcommission may create committees or subcommittees and may appointany of its members to serve on such committees or subcommittees. Noboard, committee or commission may appoint to any of its committees orsubcommittees any person who is not a member of the board, committeeor commission unless the person has been nominated by the board, committee or commission and approved by the Common Council. If theboard, committee or commission includes committees or subcommittees created or authorized by the Common Council, the members of suchcommittees or subcommittees may serve as members of othercommittees or subcommittees created by the parent body.
- (d) Notwithstanding Subdivision (c) above, any number of boards, committeesand commissions may form joint committees or subcommitteesconsisting of members of the various boards, committees orcommissions which have approved such action.-
 - Council Participation. Every board, committee and (e)(d) commissionSub-unit, whether created by ordinance-or by, resolution, or order shall permit any member of the Common Council to take part in its deliberations and to speak on any agenda item. This includes closed sessions of Sub-units except as provided herein or if the individual member's exclusion is necessary for the purpose of the closed session. Nevertheless, Council members who are not members of the board, committee or commission Sub-unit shall not vote, shall not be counted in determining whether or not there is a guorum, and may not make or second any motion. This subdivision does not apply to guasi-judicial hearings on contested matters, nor to deliberations concerning such hearings on contested matters nor to closed sessions of the Ethics Board held for the purpose of hearing and deliberating confidential requests for advisory opinions pursuant to Sec. 3.35(11) (b), nor to personnel matters.

(f) 1. Any ordinance amendment or resolution affecting the terms of or the qualifications of members of boards, commissions or committees shall, unless otherwise explicitly provided therein, have prospective application only and shall not have any affect upon the remainder of any terms of office nor upon the appointment of any member of a board, commission, or committee in existence on the date said ordinance amendment or resolution becomes effective.
2. Notwithstanding any fixed term of office, the terms of board,

commission and committee members shall run until their successorsare appointed and confirmed or for a period of ninety (90) days afterthe end of the fixed term. This ordinance shall apply to every personholding such office on January 1, 2003 and thereafter.

(g)<u>(e)</u>	Public Comment. Every board, committee and commissionSub-unit, including committees and subcommittees created under Subsection
	(4)(ed), above, shall establish a period for public comment at or near
	the beginning of each meeting. The public comment section of the
	meeting allows comments on any matter on the agenda or matters not
	on the agenda, provided, however, that the board, committee, or
	commissionSub-unit shall not take action on a matter raised in the
	public comment portion of the meeting unless that matter is otherwise
	on the agenda. The Sub-unit may allow public comment on any
	agenda item at the time that item is taken up. Members of the public
	who comply with applicable rules, including registering to speak prior
	to the Sub-unit beginning discussion on any agenda item, on
	registration forms established by the City, shall be permitted at least
	three (3) minutes to speak. If the speaker requires an interpreter,
	either because of his/her limited English proficiency or because of a
	disability, he/she shall be allowed no less than six (6) minutes.
TI	nis subdivision shall not apply to quasi-judicial hearings on contested
	matters, nor to deliberations concerning such hearings on contested
	matters nor to closed sessions of the Ethics Board held for the
	purpose of hearing and deliberating confidential requests for advisory

(h)(10) Meetings Not to Be Held. Boards, committees, and commissions

opinions pursuant to Sec. 3.35(11)(b).

- (a) <u>Budget Meetings. Sub-units</u> shall not schedule meetings on the same nights that the Board of Estimates <u>or the Common Council</u> is considering the annual Operating and Capital budgets.
- (i)(b) <u>No Meetings Election Day.</u> No committee, board or commissioncreated by the Madison General Ordinances <u>Sub-unit</u> shall meet on any general or primary election day at which local city offices or positions are decided.

(5)(11) Reports.

- (a) Every board, committee, or commissionSub-unit, whether created by ordinance-or, resolution, or order shall act on items the Council refers to it, where the votes are contested, by roll call vote. Its report to the Council shall include a list of members who voted and the vote of each. In case any report of a board, committee, or commission shall fail to contain the list of members and votes, the City Clerk shall reject the report and shall return it to the board, committee or commission. Any board, committee, or commissionSub-unit, which fails to act upon any matter referred to it by the Common Council, within the deadline for such action as may be set by the Common Council, shall have been deemed to have waived the opportunity to report to the Common Council on the matter referred. The Common Council may then take up the referred item notwithstanding the board, committee or commissions failure to file a report.
- (b) In January and June of each year, the City Clerk shall notify the chair of each board, committee and commissionStanding Sub-unit of the requirements contained in Subsection 3.30(5)(a)33.01(8)(b) and shall send to the department or division head responsible for providing staff services to the board, committee or commissionSub-unit a copy of the notification.
- (c) During the first six calendar months following the effective date of this-Subsection, the Clerk may accept reports which do not contain the-

required roll call votes but shall, in writing, notify the submitter of the incomplete report of the requirement contained in Subdivision (a) hereof.

2. The City Attorney is directed to make corresponding changes to other City

- ordinances to reflect these changes related to boards, commissions and committees."
 - 3. This ordinance shall become effective June 1, 2009 August 1, 2009