

CITY OF WOODCREEK, TEXAS

RESOLUTION #26-01-14-05

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF WOODCREEK, TEXAS ADOPTING RULES OF PROCEDURE FOR THE CONDUCT OF ITS MEETINGS; AND REPEALING ALL OTHER RESOLUTIONS OR PARTS OF RESOLUTIONS INCONSISTENT OR IN CONFLICT HEREWITH.

WHEREAS the City of Woodcreek City Council (City Council) wishes to formally adopt rules of procedure for City Council meetings; and

WHEREAS provide clear, transparent, and comprehensive rules of procedure, which are vital to the efficient administration of City matters.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF WOODCREEK, TEXAS:

SECTION 1. The following rules of procedure shall govern all meetings and proceedings of the City Council and the conduct of all members and other persons in attendance at such meetings.

DEFINITIONS

MAJORITY VOTE: Except when governed by specific rules to the contrary, a *majority vote* is the fundamental requirement to pass a motion. A *majority vote* simply stated, is *more than half*. And a majority vote refers to more than half of the votes actually cast, not more than half of the votes that could be cast if everybody voted.

TWO-THIRDS VOTE: As a means of balancing the rights of the entire group with the rights of individuals, some decisions require the affirmative consent of at least twice the number of members as are not in favor. This vote is called a *two-thirds* vote and refers to two-thirds of the votes cast.

ABSTENTION: A voting member present and choosing not to vote. Abstentions are not counted and are neither an AYE or a NAY but will be listed in the minutes as 'abstain'.

Rule 1. Meetings, Regular and Special

(A) The City Council shall meet at Camp Young Judaea, Woodcreek City Hall or VFW Post 6441, depending on the availability of each venue and anticipated citizen attendance. All such meetings shall be held on the second Wednesday of each month, commencing at 6:00 pm, unless set for another time or date by resolution of the City Council. Any meeting of Council may be recessed from hour to hour for a period not to exceed 24 hours, by an affirmative vote of four (4) or more voting members of the City Council present at such meeting, and such recessed meeting may be held without further posted notice in compliance with the Texas Open Meetings Act, Texas Government Code Chapter 551.

(B) Special meetings may be held on the call of the Mayor or on the application of three (3) Council Members to the Mayor. The agenda items for such meetings shall be determined at the discretion of the person or persons calling the meeting.

(C) The Mayor and City Administrator, with the assistance of the City Secretary, shall be responsible for compiling the agenda for all regular and special meetings. The Mayor shall set the process for submission for Council and will coordinate the process with Advisory Bodies and other parties not directly under the City Administrator's purview. For regular meetings, members of the Governing Body of the City of Woodcreek or City Administrator may request agenda items. Such requested agenda items shall be reviewed by the Mayor and City Administrator. If

agenda requests are determined to be complete and appropriate for Council consideration, they will be placed within three (3) to six (6) months of submission unless there is a clear time constraint to take into consideration. If it becomes necessary to postpone placement of the requested item or the item is determined to be ineligible, the Mayor or designee shall confer with the requesting Council Member on a proper way to proceed. In advance of item submissions, it is preferred, and may be required, that Council Members hold a meeting with the Mayor and City Administrator to discuss and plan. Factors that determine appropriate ~~or~~ eligibility for submission:

- No action has been taken by Council already, with expenditure of funds, on this item or any action reasonably similar.
- Pending timely business is not expected to return to Council on this same topic from an advisory body, ad hoc organization, contractor, Council Member, or other such group.
- The submission is not redundant to another item.
- The agenda item submission check list has been verified complete by the Mayor or designee
- If a meeting is required, such as when any monetary expenses are requested, the Member of the governing body, advisory body, or other party for submission must occur prior to the item being placed on an agenda
- There are no other reasonable factors that would prevent the item from proceeding.

(D) Meetings will follow Robert's Rules of Order, as revised.

Rule 2. Chairman and Call to Order

The Mayor, or in the Mayor's absence, the Mayor Pro Tem, shall preside at all meetings of the Council. If the Mayor and the Mayor Pro Tem are absent, the Mayor, or a majority of the Council, may appoint a Council Member to preside. At the hour of the meeting, the Mayor shall call the Council to order, and the City Secretary or designee shall record the roll.

Rule 3. Conduct of Mayor and Council Members

Any member of the Council, including the Mayor, who fails to observe decorous and orderly behavior during a meeting, or who disturbs a meeting of Council with such disorderly conduct, is subject to being expelled from such meeting upon motion passed by a two-thirds vote of the Council present at the meeting. Any member reprimanded by motion or expelled from a meeting by motion who commits another breach of decorous or disorderly behavior during a subsequent meeting shall be subject to a reprimand upon a motion approved by two-thirds of the Council present at the meeting. A Council Member, upon a vote from two-thirds of the Council present at the meeting, may be subject to a reprimand, complaint, or investigation.

Rule 4. Handling of Question of Order

All questions of order shall be decided by the presiding officer with the right of appeal such decision by the City Council. The majority of the Council Members present, through a motion, may overrule the decision of the presiding officer. When the presiding officer, rules on a point of order and one of the Council Member states, "I appeal the ruling" or words to such effect, no other business shall be transacted until a vote on the appeal is completed. The presiding officer shall immediately put such question to vote without debate, and, if not, any member of the Council may put the question to a vote.

Rule 5. Procedure for Submitting Agenda Items

For a regular council meeting, any and all ordinances, resolutions or other matters, including all written data and supporting documents, brought by any party for consideration shall be submitted by a process as designated by the Mayor. A checklist of Council approved items must be included for an item

to be considered complete and ready for inclusion on an agenda. Items involving the expenditure of funds require a meeting with the City Administrator and/or Mayor.

Items shall be presented at a Council Meeting under “Future Business” and require a second for support and placement on a future agenda. This second sponsorship can occur via item submission outside of a meeting so long as the item has been announced previously.

Items shall identify the subject matter to be discussed with such notification in compliance with the Texas Open Meetings Act and provide the possible action the sponsor intends the City Council take during the meeting] e.g., discussion, update, and/or take appropriate action. All items shall be accompanied by supporting documents intended to be considered by the City Council.

The name of the sponsor of the agenda item shall be listed with that item on the agenda. The sponsor of an item is given the opportunity to speak first about their item during discussion and speak last to that item.

To manage efficiency, economies of scale, other ongoing business, holidays, and other similar considerations for agenda placement, the Mayor and City Administrator will lay out city business on agendas in a timely manner, with items deemed complete and submissible to be taken up within 3-6 months of completed submission. Impending time constraints will result in special consideration and possible exceptions; but submission of items should not regularly be made with urgent requests.

Rule 6. Motion to Table

Since the Council has regularly scheduled meetings, a motion to table, when carried, does not permanently defeat an ordinance, resolution, motion, or other measure. Motions laid on the table are merely temporarily laid aside during the meeting and will be brought back up before the closing of the meeting. This is primarily to take up other more urgent items or allow a guest speaker to be taken up. The item needs to be addressed before the very same meeting is adjourned; to bring the item back up for consideration one may move to “Take from the Table.” At this time Council may take no action and the item dies, move to postpone to a future meeting, or have discussion and subsequent action.

The “Motion to Postpone” can be made for a certain date, the next possible meeting, or indefinitely which will take the item from discussion completely. The purpose of these motions is to postpone or suspend debate on a question to proceed in a meeting in the future or, in the case of “indefinitely,” to kill the item. No further debate or discussion can occur after a “Postpone” motion has been made; this ends the discussion during the meeting. The Mayor and City Staff are responsible for ensuring postponed motions are taken up at the designated time by Council.

Rule 7. Closing of Debate

If, during debate upon any ordinance, resolution, motion or other matter before the Council, any member wishing to end debate, the member, after seeking and receiving recognition from the chair, may move to end debate, commonly called “question” or “calling the question.” This motion requires a second. This motion is non-debatable. Immediately after the second, the chair takes the vote regarding the motion to end debate. It takes a two-thirds vote of the voting members present in favor of ending debate to close discussion on the original motion being considered. If a two-thirds vote of the voting members end the discussion, then the chair immediately takes a vote on the pending motion and any possible amendments to that motion without any further debate or discussion. Provided however, debate may not be closed until such time as each council member has been given opportunity to speak on the agenda item in an amount of time not to exceed three (3) minutes.

Rule 8. Citizens’ Right to be Heard

Any citizen shall have a reasonable opportunity to be heard at any and all meetings of the City Council in regard to: (1) any and all matters to be considered at any such meeting, or (2) any matter a

citizen may wish to bring to the Councils attention. No member of the Governing Body may discuss or comment on any citizen public comment, except to make: (1) a statement of specific factual information given in response to the inquiry, or (2) a recitation of existing policy in response to the inquiry. Any deliberation of or decision about the subject of the inquiry shall be limited to a proposal to place the subject on the agenda for a subsequent meeting per Texas Local Government Code Sec. 551.042.

Citizen comments will be allowed at the beginning of every meeting, or alternatively, before an item on the agenda on which the citizen wishes to speak is to be considered. All citizens will be allowed to comment for three (3) minutes per person and shall be allowed more time at the Mayor's discretion. In addition, citizens may pool their allotted speaking time. *To pool time, a speaker must present the names of three (3) individuals present in the audience who wish to yield their three minutes.* Citizens may present materials regarding any agenda item to the City Secretary at or before a meeting, citizens attending any meeting are requested to complete a form providing their name, address, and agenda item/concern, but are not required to do so before speaking and presenting it to the City Secretary prior to the beginning of such meeting. Comments may only be disallowed and/or limited as per Government Codes 551.007(e).

Citizens may submit written public comments not exceeding 300 words in length to the City Secretary not later than 1:00p.m. of the Monday preceding the meeting at which the citizen would like the public comment received. If the written public comment is submitted by this time, it shall be read into the public record for the upcoming meeting. For special meetings not falling on a Wednesday, the deadline for receipt of citizens' public comments is 1:00 p.m. two (2) days prior to the meeting.

Rule 9. Suspension of Rules of Procedure

Any of the rules of procedure may be suspended (by a two-thirds vote of the voting Council Members present) to allow consideration of a matter unless doing so would violate the U.S. Constitution, Texas Constitution, and/or Federal or State Law.

Rule 10. Rules of Procedure

Except where in conflict with applicable law, the most recent version of Robert's Rules of Order shall govern the proceedings of the City Council.

SECTION 2. It is hereby officially found and determined that the meeting at which this Resolution was considered was open to the public as required by the Open Meetings Act, Chapter 551 of the Texas Government Code.

SECTION 3. City of Woodcreek resolutions or parts of resolutions inconsistent or in conflict herein, are to the extent of such inconsistency or conflict, hereby repealed.

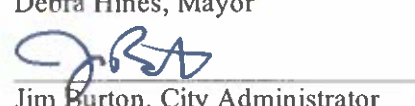
SECTION 4. This Resolution shall be effective immediately upon its passage.

Passed and approved, this, 14th day of January 2026 on a roll call vote of the City Council of Woodcreek, Texas.

Attest:


Kari Lebkeucher, City Secretary


Debra Hines, Mayor


Jim Burton, City Administrator

