Mayor & Council Work Session

Joe Brannen Hall

May 19,2020

4:00 pm-5:15pm

Agenda

- I. Quarterly Financial Report- Cindy West
- II. Alcohol Ordinance & State Law-Cain Smith

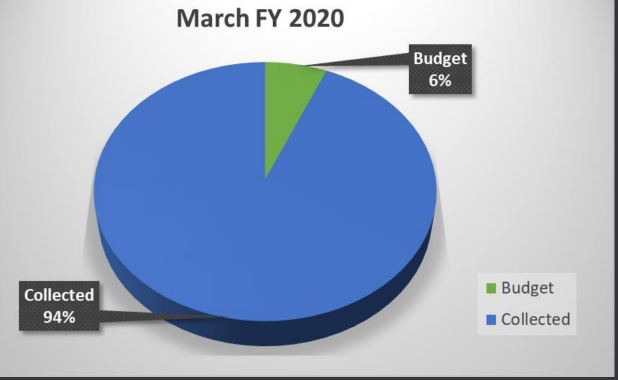
III. Ordinance Presentation Process-Cain Smith

Quarterly Financial Report By Cindy West

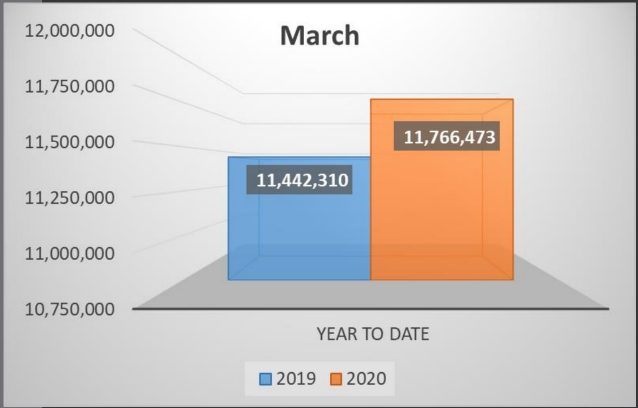


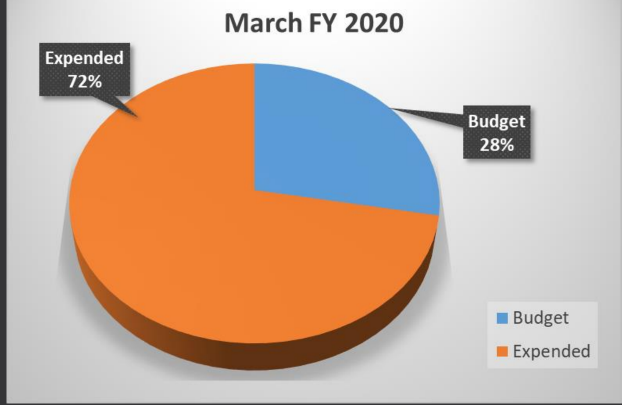
General Fund – Revenues





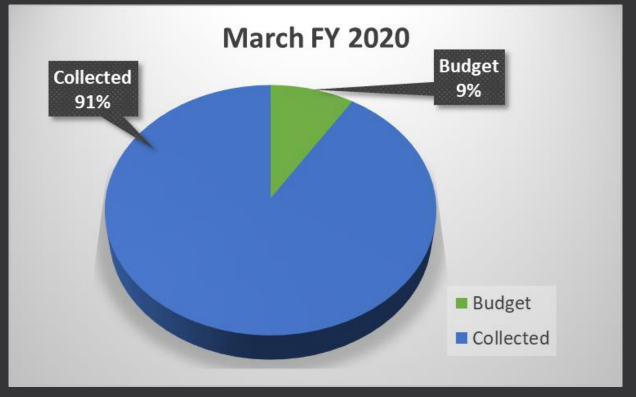
General Fund - Expenditures





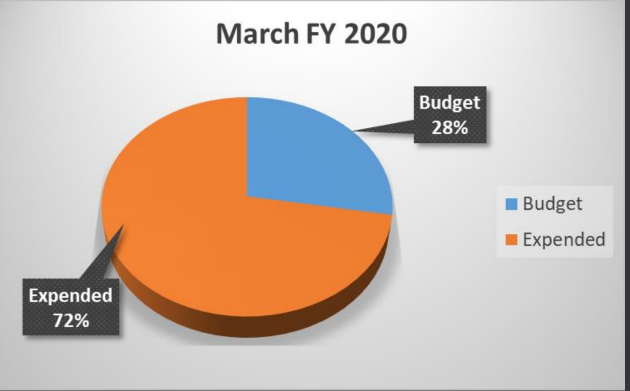
Statesboro Fire Service Fund – Revenues





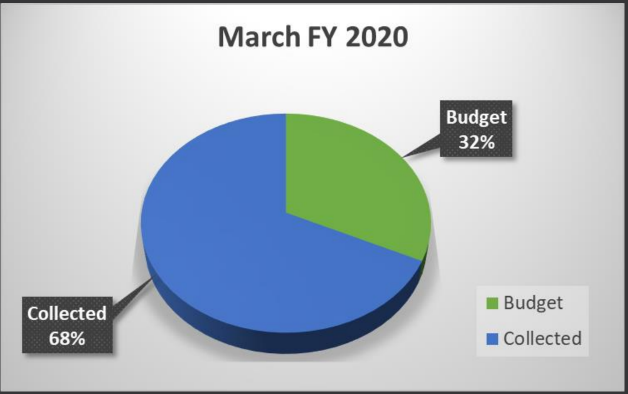
Statesboro Fire Service Fund – Expenditures



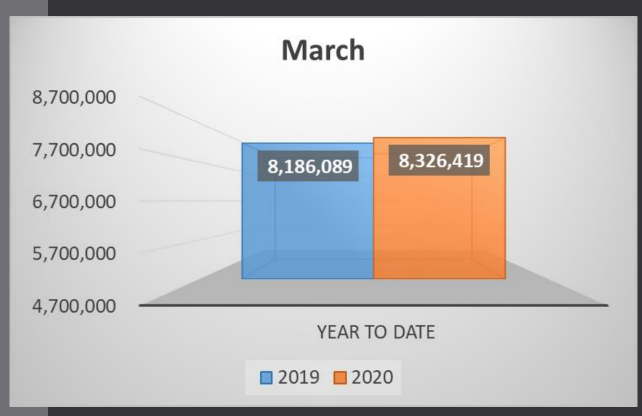


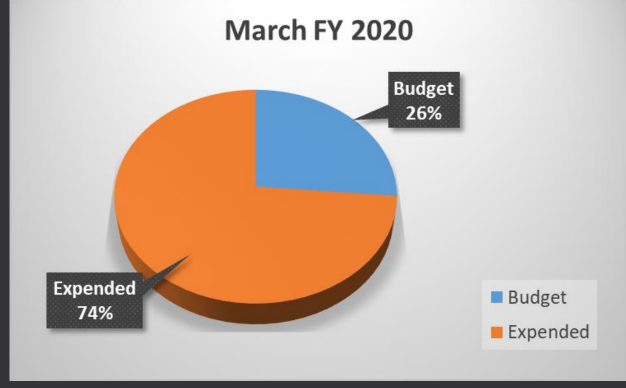
Water and Sewer Fund - Revenues



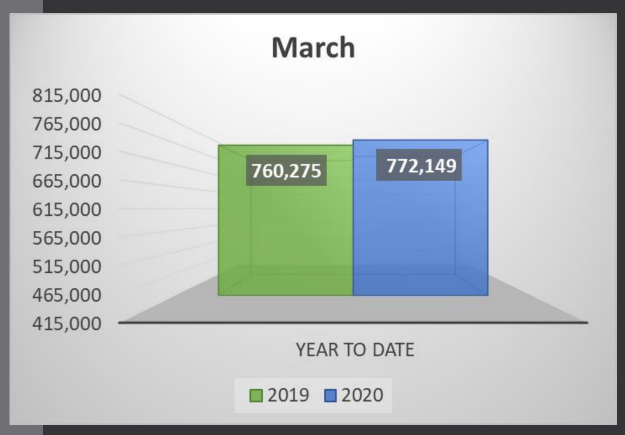


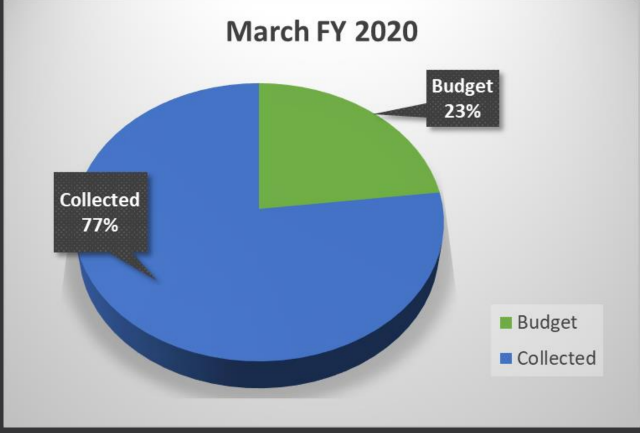
Water and Sewer Fund - Expenditures





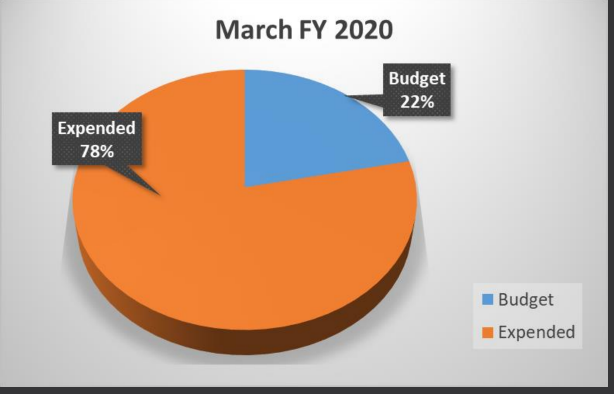
Stormwater Fund - Revenues





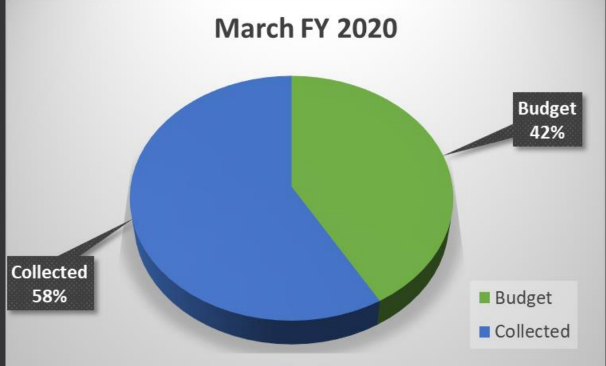
Stormwater Fund - Expenditures





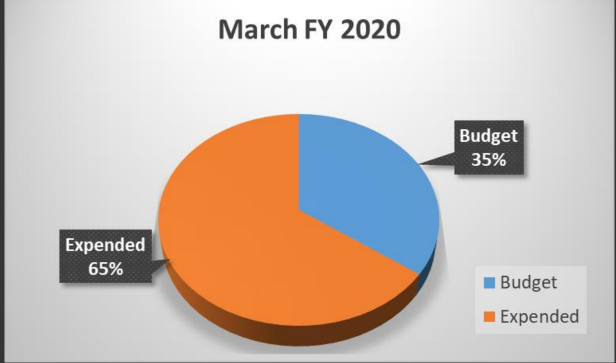
Natural Gas Fund – Revenues





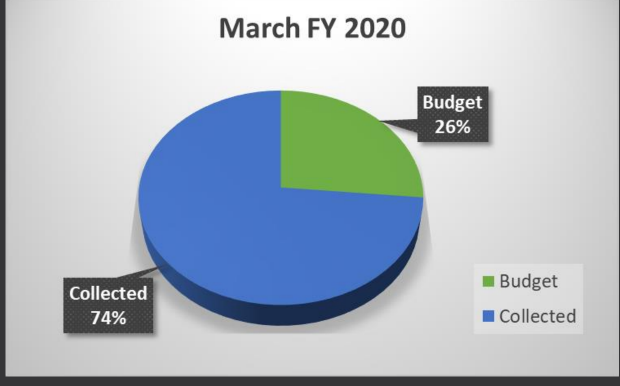
Natural Gas Fund – Expenditures



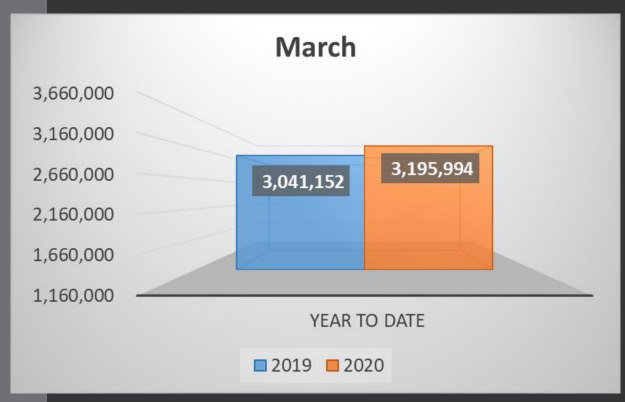


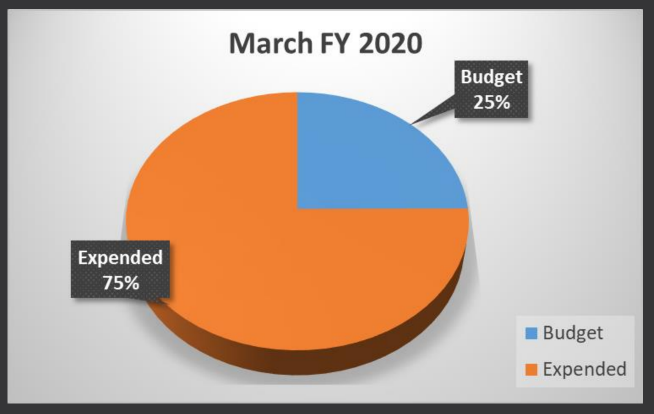
Solid Waste Collection Fund - Revenues





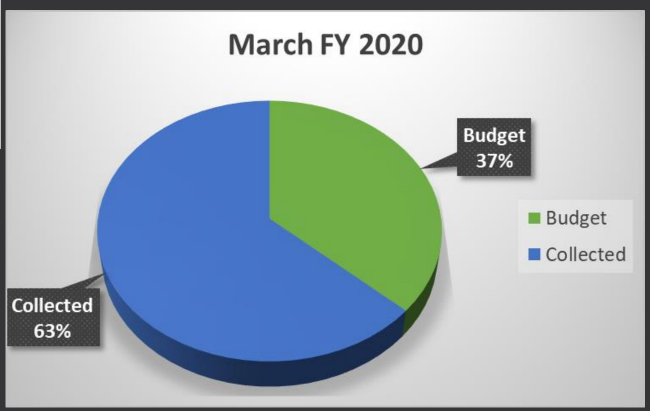
Solid Waste Collection Fund - Expenditures





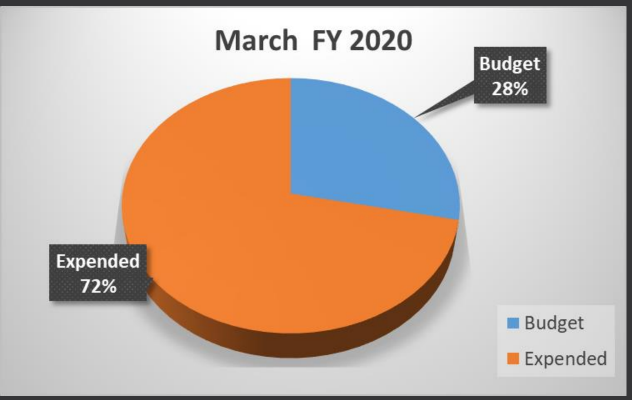
Solid Waste Disposal Fund - Revenues





Solid Waste Disposal Fund – Expenditures





City Alcohol Ordinance & State Law

By Cain Smith





State Law OCGA 23-3-2

- (a) Each such local governing authority is given discretionary powers within the guidelines of due process set forth in this Code section as to the granting or refusal, suspension, or revocation of the permits or licenses
- (b) (1) The governing authority shall set forth ascertainable standards in the local licensing ordinance upon which all decisions pertaining to these permits or licenses shall be based

Mayor and Council Powers and Duties Contained in Chapter 6:

- Grant underage permits for restaurants with kitchens 6-4(e)
- Determine license fees 6-4(g) and late filing penalty fees 6-5(i)
- Grant distance waiver permits for restaurants 6-5(o)
- Grant temporary special event licenses 6-8(d)(3)
- Approve bouncer and server training and certification 6-10(a)

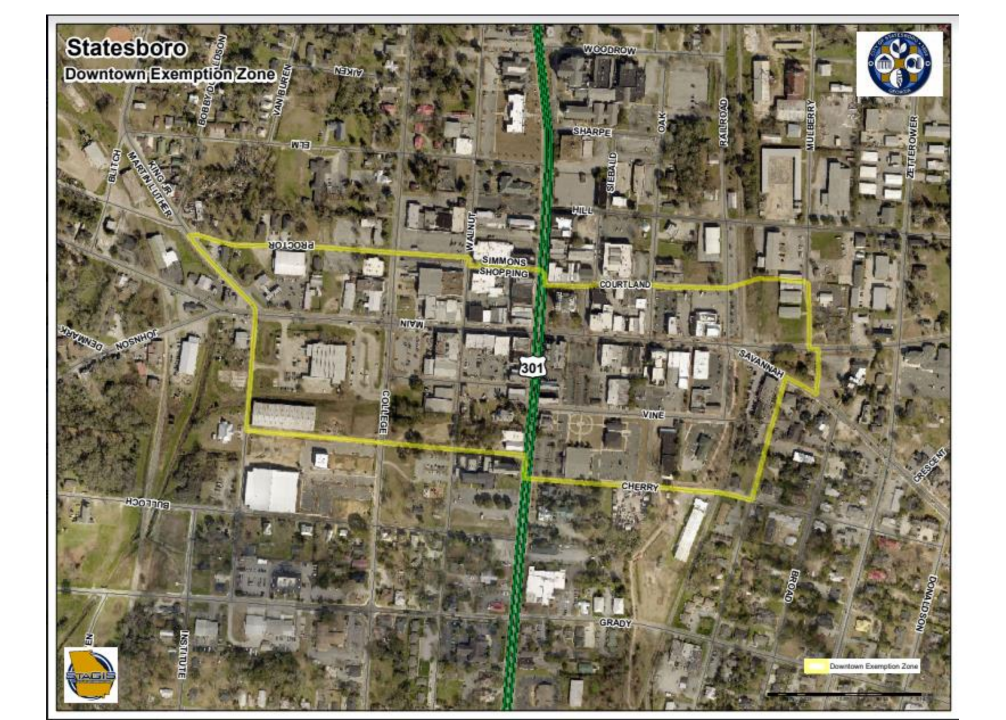
Mayor and Council Powers and Duties Contained in Chapter 6:

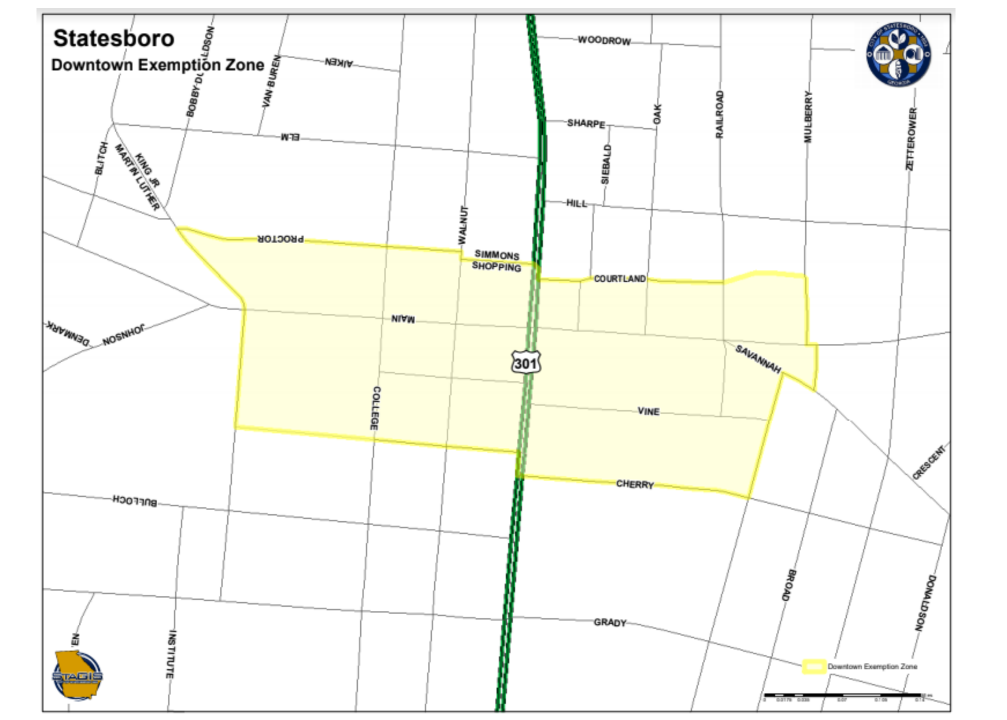
- Reverse decision by City Clerk not to hold license approval hearings 6-12(i)
- Approve or deny license applications 6-13 (Appeal to Superior Court if denied)
- Grant open container exemptions 6-17(d)
- Nominate and approve administrative judge for violation hearings 6-19(c)(1)
- Hear appeals from violation hearings resulting in license suspension 6-19(c)(13)
- Adopt administrative rules and regulations 6-22

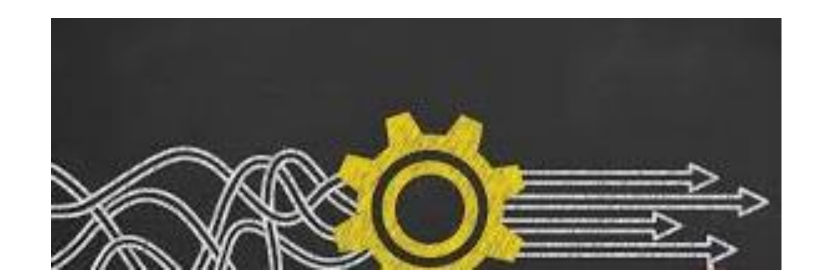
Unilateral Mayoral Powers and Duties Contained in Chapter 6:

• Suspension of sales City wide during civil emergency 6-7(y)

• Approve City Manager temporary suspension for licensee upon written rec of PD Chief 6-19(d)







Sec. 2-2-4. - Presentation of Code of Ordinances revisions to mayor and council.

(a) Proposed revisions to the Code of Ordinances shall be brought up as an agenda item at a regularly scheduled meeting of the mayor and council or during "other business" of a regularly scheduled meeting. The person(s) requesting the revision shall present explanation and reason for making the proposed revision to mayor and council. Suggestions for revisions to the Code of Ordinances shall only be made by the mayor, council or city staff. Any citizen, board or outside organization wishing to make a suggestion for revision shall contact their district council representative or the mayor, who may sponsor the idea before mayor and council.

Sec. 2-2-4. - Presentation of Code of Ordinances revisions to mayor and council.

(b) An affirmative vote of a majority of quorum of mayor and council shall move the ordinance revision forward with a directive that the city attorney draft proposed revision language. Vote to do so shall be taken in accordance with existing standard voting guidelines as outlined in the Charter.

Sec. 2-2-4. - Presentation of Code of Ordinances revisions to mayor and council.

(c) The city attorney shall then prepare a draft of the revision. In the case of a proposed revision to an existing ordinance, the city attorney shall prepare a document that shows the existing ordinance in its current form with proposed additions and deletions notated in a comprehensible manner on a single copy. If intent to proceed with revision under (b) has been properly made, the city attorney may present a so declared preliminary revision at a regularly scheduled meeting of mayor and council in order to facilitate discussion and seek input from mayor and council during the revision drafting process. A preliminary revision shall not be considered for passage by mayor and council. Public hearing on a proposed revision may only be allowed upon motion of mayor and council though it is not required for a preliminary revision to move forward.

• Sec. 2-2-4. - Presentation of Code of Ordinances revisions to mayor and council.

(d) Once the city attorney has substantially prepared the proposed ordinance revision it should be presented as a first reading and public hearing, which shall be run according to standard Charter meeting guidelines. Mayor and council may vote in the affirmative to move the ordinance, as then presented or with only minor modification, forward to second reading. Substantial changes made to revision presented at first reading shall require modified revision to be presented as a first reading at a subsequent meeting of mayor and council.

Sec. 2-2-4. - Presentation of Code of Ordinances revisions to mayor and council.

(e) Second reading. Mayor and council may move to approve or deny the revision as presented in the publicly available meeting agenda. Scrivener's errors may be corrected, but no substantive modifications to proposed revision shall be considered for passage.

Sec. 2-2-4. - Presentation of Code of Ordinances revisions to mayor and council.

(f) Upon recommendation of city staff and unanimous vote of quorum of mayor and council the formalities contained herein may be waived.

(Ord. No. 2018-15, 12-4-18)