

City of Columbia

701 East Broadway, Columbia, Missouri 65201

Department Source: City Clerk and Law

To: City Council

From: City Manager & Staff

Council Meeting Date: November 18, 2019

Re: Update to R188-81 – Rules for public hearings and comments before the City Council

Executive Summary

Potential updates to R188-81, which sets forth the rules for public hearings and comments before the City Council.

Discussion

R188-81 reaffirmed R179-77 and has not been reviewed or updated since April 20, 1981. Comments at the September 16, 2019 meeting suggested a desire to update those rules.

Item 3. Speakers are currently required to provide their name and address prior to speaking. Having the address allows Council to know whether the speaker resides in the City and where in proximity to a particular project or voiced concern the speaker resides in order to properly weigh the comments made during the meeting. It also helps the City Clerk correctly identify and spell the name of the speaker for the minutes.

Discussion at the September 16, 2019 meeting suggested further discussion was warranted to determine whether or not speakers should be required to state their address due to privacy concerns. Options mentioned included a sign-up sheet where the speaker provides the speaker's printed name and address prior to speaking, asking the speaker to spell their name prior to speaking, and/or asking the speaker to identify whether they reside within the city of Columbia and in which ward.

Item 4. This item provides that public comment by any one person is limited to five minutes. Based on verbal history from former City Counselor Fred Boeckmann, the practice to limit public comment by any one person to three minutes occurred over 30 years ago, likely between April of 1981 and August of 1986. Staff cannot find where the reduction for any individual speaker from five minutes to three minutes was ever memorialized by formal action of the City Council. The practice has also been for any person speaking on behalf of a group to be allowed to speak for five minutes. A formalized written record of the five minute "speak on behalf of a group" rule has not been found either.

Item 5. This item lists the types of comments which are out of order by a speaker. It has been suggested that the use of profanity be included as a comment the chair may rule as out of order.

Item 8. This item discourages smoking and requires smokers to utilize ashtrays. It may be deleted since smoking is prohibited in the building and is addressed in the City Code.



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In addition to these items, **Item 7**, which provides for removal of any person who refuses to leave the Council Chamber when ordered to do so, should be improved upon so it is gender neutral.

Other items the Council may wish to consider in any update to R188-81 are as follows:

- A rule addressing demonstrative outbursts from members of the audience during public comment, such as shouting, clapping, cheering, or booing.
- A statement by the speaker as to whether or not the speaker is a paid representative or receiving any type of compensation for their comments or attendance.
- The total public comment time allowed for each agenda item upon which a vote is to be taken. For example, some municipalities provide a total of 15 minutes of public comment per agenda item.
- The total amount of time a single individual may engage in public comment at any
 particular meeting. For example, New Orleans limits any speaker to a total of 6
 minutes per Council meeting and allows the speaker to divide up their time among
 council agenda items in increments of not less than one minute per item.
- Whether or not a public comment card needs to be completed prior to the start of
 the meeting or if it may be completed before or after speaking. For example, several
 municipalities require any person wishing to speak during a public comment period on
 an agenda item to complete and submit a card within five minutes of the call to order
 of the meeting.
- If a public comment card is adopted, whether the speaker should sign a statement affirming that their testimony made before the Council is true and correct.
- General guidance as to whom the speaker should address the speaker's comments, whether or not the speaker should expect to have questions answered during the council meeting, whether or not to limit speaking only on agenda items and discourage the use of public comment as a time to promote business and/or political candidacies. Examples from other communities such as Bloomington, IL, New Florence, OR, and other municipalities can be provided.
- Whether a speaker may yield their time to another person.
- Whether to provide for special circumstances in which the Council may establish longer and/or shorter time limits for speakers.
- Whether to provide for an established adjournment time. For example, the City of Palm Springs, CA has established an adjournment time of 11:00 pm with the Council



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pausing at 10:00 pm to determine which agenda items will be considered before the 11:00 adjournment time and which items will be continued to a subsequent meeting.

Staff is open to any and all suggestions and would welcome feedback from the Council to draft an updated Resolution.

Once updated and adopted by Council, Staff will post a copy of the resolution on the city's website where it is relevant and easy to find.

Fiscal Impact

Short-Term Impact: N/A Long-Term Impact: N/A

Strategic & Comprehensive Plan Impact

Strategic Plan Impacts:

Primary Impact: Primary, Secondary Impact: Secondary, Tertiary Impact: Tertiary

Comprehensive Plan Impacts:

Primary Impact: Primary, Secondary Impact: Secondary, Tertiary Impact: Tertiary

Legislative History	
Date	Action
May 2, 1977	R179-77 - Adopting rules for public hearings and comments before the City Council.
April 20, 1981	R188-81 – Reaffirming rules for public hearings and comments before the City Council.

Suggested Council Action

Provide guidance as to suggested changes and then direct staff to bring forward a resolution with the suggested changes for Council consideration.