

Procedure Bylaw Engagement Based Changes

Current Bylaw 35M2017	Proposed Text
N/A	<p>Addition following section 52:</p> <p>X. <i>Council Committee</i> – Executive Committee</p> <ul style="list-style-type: none">• Call to order;• Opening remarks;• Confirmation of Agenda;• Confirmation of minutes;• Consent Agenda;<ul style="list-style-type: none">○ Deferrals and Procedural requests;○ Notice(s) of Motion;• Postponed reports (<i>includes related/supplemental reports</i>);• Items from Officers of Council, Administration and Committees<ul style="list-style-type: none">○ Consent Agenda items selected for debate,;○ Officer of Council reports;○ Administration reports;○ Committee reports;• Items related directly to Executive Committee;• Referred Reports;• Urgent business;• Confidential items;<ul style="list-style-type: none">○ Consent Agenda items selected for debate,○ Items from Members, Officers of Council, Administration and Committees, and○ Urgent business;• Briefings; and• Adjournment.

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N/A	<p>Addition following section 62:</p> <p>X. No <i>Member</i> shall be allowed to ask more than one question.</p> <p>X. Notwithstanding Section X, a <i>Member</i> may ask a supplementary question to clarify the original question.</p>
<p>70. A <i>Council Committee consent agenda</i> may include:</p> <p>(a) reports that will not be forwarded to <i>Council</i>; or</p> <p>(b) reports which are part of a process of regular periodic reporting.</p>	<p>Addition to section 70:</p> <p>70. A <i>Council Committee consent agenda</i> may include:</p> <p>(d) <i>Notices of Motion</i> at Executive Committee.</p>

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<p>75. (1) <i>Administration</i> must respond to an <i>Administrative Inquiry</i> by submitting a written response to the <i>City Clerk</i> for inclusion on a future <i>Council</i> meeting agenda for which the submission deadline has not passed.</p> <p>(2) The response from <i>Administration</i> is not debatable.</p> <p>(3) Despite subsection (1), if <i>Administration</i> determines that responding to an <i>Administrative Inquiry</i> would require funding beyond \$2000, <i>Administration</i> must provide such a statement to the <i>City Clerk</i> for inclusion in a future agenda of <i>Council</i> for which the submission deadline has not passed.</p> <p>(4) Upon receiving a statement from <i>Administration</i> conforming to subsection (3), <i>Council</i> may:</p> <p>(a) direct <i>Administration</i> to proceed with the investigation necessary to answer the <i>Administrative Inquiry</i> and provide for the payment of the costs; or</p> <p>(b) instruct <i>Administration</i> to abandon the <i>Administrative Inquiry</i>.</p>	<p>75. (1) <i>Administration</i> must respond to an <i>Administrative Inquiry</i> by submitting a written response to the <i>City Clerk</i> for inclusion on a future <i>Council</i> meeting <i>Agenda</i> for which the submission deadline has not passed.</p> <p>(2) The response from <i>Administration</i> is not debatable.</p> <p>(3) Despite subsection (1), if <i>Administration</i> determines that responding to an <i>Administrative Inquiry</i> would require funding beyond \$4000, <i>Administration</i> must provide such a report to the <i>City Clerk</i> for inclusion in a future <i>Agenda</i> of <i>Council</i> for which the submission deadline has not passed, prior to proceeding with the investigation necessary to answer the <i>Administrative Inquiry</i>.</p> <p>(4) Upon receiving a report from <i>Administration</i> conforming to subsection (3), <i>Council</i> may:</p> <p>(a) direct <i>Administration</i> to proceed with the investigation necessary to answer the <i>Administrative Inquiry</i> and provide for the payment of the costs; or</p> <p>(b) instruct <i>Administration</i> to abandon the <i>Administrative Inquiry</i>.</p>
N/A	<p>Addition to section 77:</p> <p>77. The flow of each <i>Council</i> and <i>Council Committee</i> agenda item is ordinarily:</p> <p>(h) before the debate is closed and the vote called, a <i>Member</i> may request a division of the vote or ask a question which relates directly to the debate, contains no argument, and introduces no new material on the motion; and</p>

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N/A	<p>Addition following section 79:</p> <p>X. Despite section 79, the time for the end of the day recess at 9:30 p.m. can be modified by a <i>Two-thirds vote</i> when desired.</p>
<p>86. (5) To facilitate the efficiency of a public hearing, the <i>Chair</i>, in consultation with the <i>City Clerk</i>, may direct that multiple speakers make their submissions in a single panel. The panels of speakers will rotate between those registered as “for”, “against” and “neither”. Each speaker in the panel will be permitted to speak for five minutes, and <i>Council</i> will not ask questions until the entire panel has made their submissions, at which time each <i>Member</i> will have five minutes to ask questions of the entire panel.</p>	<p>86 (4) To facilitate the efficiency of a <i>Public Hearing</i>, the <i>Chair</i> may direct that multiple speakers make their submissions in a single panel. Each speaker in the panel will be permitted to speak for five minutes, and <i>Council</i> will not ask questions until the entire panel has made their submissions, at which time each <i>Member</i> will have seven minutes to ask questions of the entire panel. The panels of speakers will rotate between those registered as in favour, against and neither, to the extent that is practicable.</p>

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<p>113. (1) A <i>Member</i>, wishing to introduce a <i>Notice of Motion</i> for consideration, must provide the <i>Notice of Motion</i> electronically or by other means to the <i>City Clerk</i>.</p> <p>(2) The <i>City Clerk</i> must place the <i>Notice of Motion</i> on the next Executive Committee agenda for which the submission deadline has not passed.</p> <p>(3) Despite subsection 113(2), a <i>Notice of Motion</i> may be brought as <i>Urgent Business</i> to a <i>Council</i> meeting in accordance with section 65; however, such an item may only be added to the agenda by <i>Two-thirds vote</i>.</p>	<p>113. (1) A <i>Member</i>, wishing to introduce a <i>Notice of Motion</i> for consideration, must provide the <i>Notice of Motion</i> electronically or by other means to the <i>City Clerk</i>.</p> <p>(2) The <i>City Clerk</i> must place the <i>Notice of Motion</i> on the <i>Consent Agenda</i> of the next Executive Committee <i>Agenda</i> for which the submission deadline has not passed.</p> <p>(3) The Executive Committee will:</p> <p class="list-item-l1">(a) Conduct a technical review of <i>Notice of Motion</i>, which includes a review of financial and other resource capacity, legal implications, technical content, procedural matters, and urgency rationale, if needed;</p> <p class="list-item-l1">(b) Forward the <i>Notice of Motion</i> to <i>Council</i> or refer it back to the <i>Member</i> with instructions; or</p> <p class="list-item-l1">(c) Reject the <i>Notice of Motion</i>.</p> <p>(4) Despite subsection 113(2), a <i>Notice of Motion</i> may be brought as <i>Urgent Business</i> to a <i>Council</i> meeting in accordance with section 65; however, such an item may only be added to the Agenda by <i>Two-thirds vote</i>.</p>
<p>Voting Style</p> <p>119 (3) Regardless of voting style in use for a motion, any Member may request a Roll Call Vote prior to commencing the vote on that motion.</p>	<p>Voting Style</p> <p>Delete</p>
<p>E.50 “Roll Call Vote” means a vote taken by calling the name every Member entitled to vote on a matter, and recording their vote.</p>	<p>Delete</p>