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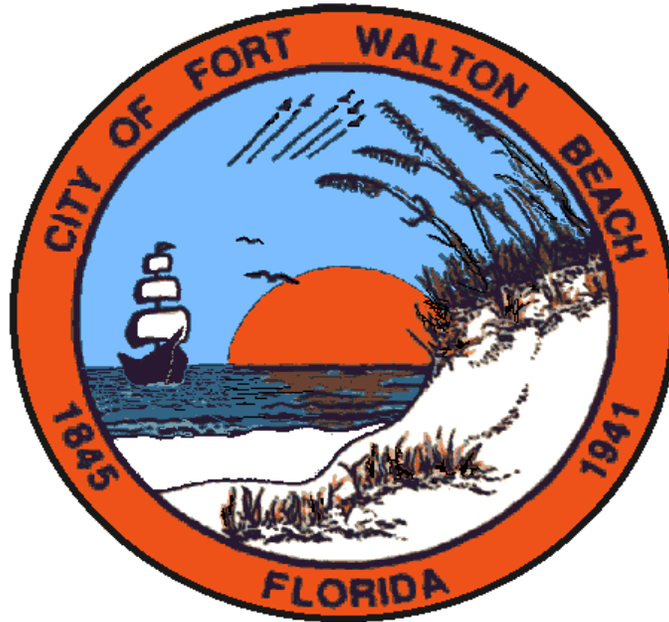
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CHAPTER 2
ADMINISTRATION

2.00 GENERAL

2.00.01 Repealed

2.00.02 City Seal: The following seal is hereby officially adopted by the city:



A color photo is provided to assist in the selection of colors and shades of the logo adopted by the City. The photo does not portray the true colors; therefore, the following Pantone Matching System (PMS) colors and shades are provided to assist in the color selection: Outer border: Orange 151; Letters and numbers: Solid Reflex Blue; Water: Reflex Blue-screen 40%; Sky: Reflex Blue-screen 20%, or Blue 291; Sun: Orange 151-screen 40%; Sand: White; Ship: Blank-light screen at 10-20%; Sea oats: Gold 121; Grass and base of sea oats: Gold 121 mixed to obtain darker shade of gold; Birds, airplanes and borders: Black.

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2.00.03 Collection of Attorneys' Fees in Actions for Damages: The City shall be entitled to collect reasonable attorneys' fees in any civil action when the city prevails in any suit for the collection of damages for injury to City property.

2.00.04 Assessment of Attorneys' Fees and Costs for Lease of City Property: When City property is leased for less than its fair market value, the lessee shall be assessed all attorneys' fees and all other costs associated with the preparation and recording of the lease.

2.00.05 City Excess Real Property: The City Manager may, from time to time recommend to the City Council the disposal of City real property which is unneeded for immediate or foreseeable future development/use requirements of the City. The City Manager shall submit a report and recommendation to the City Council for review and determination whether the parcel is unneeded for the immediate and future development/use requirements of the City and should be declared excess. No property shall be considered as unneeded for the immediate and future development/use requirements of the City if the City has any existing or projected development/use for the property. The term development/use as used herein excludes utilization for public utilities purposes which may be reserved to the City upon disposal of the property.

2.00.051 Disposition Procedures: Upon the City Council determining the parcel to be excess real property, the City Manager shall proceed with the procedures set forth below to dispose of such excess real property.

The City Manager shall secure one independent appraisal of the property by appraisers qualified to conduct appraisals for the State of Florida by general law.

Any City real property declared to be surplus by the City Council may be disposed of in a manner declared by the City Council, including but not limited to sealed bid, auction and negotiated sale.

The City Manager shall cause written notice of intent to dispose of property to be sent to abutting property owners, if any, and advertised twice in the legal advertisement section in a newspaper having general circulation within the City; advising the date by which proposals or offers must be received.

Once a contract for sale has been negotiated to the satisfaction of the City Manager and proposed purchaser, the City Manager shall cause said contract to be submitted to the City Council for its review and approval.

2.00.052 Contract for Sale; Council Review and Approval: The City Council shall review any proposed contract for sale and make a determination as to whether said contract is approved or disapproved.

The City Council shall approve by Ordinance the conveyance of any land of the City. At any time before the City Council approves any contract for sale, the City reserves the right to reject all offers, proposals or negotiated contracts for sale for excess real property.

Once the City Council approves a contract for sale of excess real property, the subject property may then be sold according to the terms of said contract. Award shall be made based upon consideration of best price and utilization of the property and development for uses benefiting the City and its citizens, in the exclusive discretion of the City Council.

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2.00.053 Authority of City Employees: No action or statement by any City employee shall be construed to be official action on behalf of the City in confirming any contract for sale, as the contract may only be confirmed by the City Council.

Persons interested in purchasing property, which in order to facilitate the proposed development requires rezoning, are advised that it is the City Council that is empowered with the ultimate authority to rezone property. No employee of the City can guarantee the rezoning of the property in question.

Persons interested in purchasing property, which in order to facilitate the proposed development requires a variance, are advised that it is the Board of Adjustment that is empowered with the authority to grant variances. No employee of the City can guarantee the success of an application for a variance.

2.00.054 Conditions Imposed: The City Council may require the proposed purchaser submit detailed site plans of proposed development in order to ensure that the property is developed in a manner that is consistent with the surrounding neighborhood, to which plans the purchaser shall be bound.

The City Council recognizes that each parcel of property is unique unto itself. In order to ensure each proposed purchase for development significantly contributes to the surrounding neighborhood and general needs of the City, the City Council reserves the right to place restrictions and covenants in the deed of conveyance which will guarantee accommodation of the City's public utilities provisions and the public's interest in proper and timely development of the property consistent with City Development Standards. All restrictions and conditions imposed shall be covenants running with the land, violation of which shall result in reversion of title to the City.

2.00.06 Voluntary Annexation Process: The City Council is authorized to annex property pursuant to the provisions of this section and Florida Statutes in order to establish an orderly and equitable process for expanding the territorial limits of the City consistent with the planning and service areas of the City as set forth in the Comprehensive Plan and to ensure the provision of sound urban services to newly annexed areas.

2.00.061 Application: An application for voluntary annexation shall be filed in a form prescribed by the CDS Director and shall include information required and, where applicable, a fee; as from time to time may be established by Resolution of City Council; and the following: A copy of the warranty deed or other proof of ownership, or as appropriate a signed and sworn disclosure-of-interest form; if development is to be initiated prior to the effective date of the annexation and where such development is for a use other than a detached single-family dwelling, then requisite site plans, plats, and engineering plans shall be submitted together with the petition or annexation agreement; a proposed future land use map (FLUM) designation and zoning category; the terms of a proposed annexation agreement, if any.

2.00.062 Standards for Annexation: In considering whether to annex a particular parcel of property, the City shall consider, in addition to those requirements of general law, the extent to which: the proposed annexation will impact City services; the proposed annexation is consistent with the Comprehensive Plan; the future land use map (FLUM) designation and zoning category as proposed, is appropriate; the proposed or existing development, if any, is consistent with City regulations; the terms of the proposed annexation agreement, if any, promotes the City's Comprehensive Plan.

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2.00.063 Staff Review and Recommendation: Upon receipt of an application, the CDS Director shall review the application in accordance with the standards in this section and submit a recommendation on a proposed annexation ordinance and agreement, if any, to the Municipal Planning Board (MPB).

2.00.064 Municipal Planning Board: The Municipal Planning Board shall conduct a public hearing to consider public comment, after due public notice, and shall consider the recommendation of the CDS Director at the public hearing and the standards in this section and submit a recommendation on the proposed annexation ordinance and agreement, if any, to the City Council.

2.00.065 City Council Decision: The City Council shall consider the recommendation of the Municipal Planning Board and after a public hearing with public notice as prescribed by Florida Statutes, approve or disapprove the annexation ordinance. An adopted annexation ordinance shall be filed with the Clerk of the Circuit Court and the Chief Administrative Officer of Okaloosa County and with the Department of State within seven (7) days after adoption.

The ordinance must include a map, which clearly shows the annexed area and a complete legal description of that area by metes and bounds.

2.00.066 Impact Fees: The voluntary annexation of property by the City Council shall not be effective until the applicable impact fees have been paid to the City.

2.01 CITY COUNCIL

2.01.01 Robert's Rules of Order: Council meetings shall be conducted pursuant to Robert's Rules of Order, except to the extent that they conflict with the City Charter or the laws of the State.

2.01.02 Public Access to Local Officials: As used in this section, the term "*local public official*" means any elected or appointed public official holding a County or Municipal office who recommends or takes quasi-judicial action as a member of a Board or Commission.

As used in this section, the term "*ex parte*" means any communication, in any form, that is received by any method by the public official outside of a meeting or public hearing of the body of which the public official is a member.

2.01.021 Access Allowed: Any person not otherwise prohibited by statute, charter provision, or ordinance may discuss with any local public official the merits of any matter on which action may be taken by any Board or Commission on which the local public official is a member.

2.01.022 Procedures to Remove Presumption: These procedures shall be followed to remove the presumption of prejudice arising from *ex parte* communications with local public officials.

- (1) The substance of any *ex parte* communication with a local public official which relates to quasi-judicial action pending before the official is not presumed prejudicial to the action if the subject of the communication and the identity of the person, group, or entity with whom the communication took place is disclosed and made a part of the record before final action on the matter.
- (2) A local public official may read a written communication from any person. However, a written communication that relates to quasi-judicial action pending before a local public official shall not be presumed prejudicial to the action, and such written communication shall be made a part of the

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record before final action on the matter.

- (3) Local public officials may conduct investigations and site visits and may receive expert opinions regarding quasi-judicial action pending before them. Such activities shall not be presumed prejudicial to the action if the existence of the investigation, site visit, or expert opinion is made a part of the record before final action on the matter.
- (4) Disclosure made pursuant to subparagraphs (1), (2), and (3) must be made before or during the public meeting at which a vote is taken on such matters, so that persons who have opinions contrary to those expressed in the ex parte communication are given a reasonable opportunity to refute or respond to the communication. This subsection does not subject local public officials to part III of chapter 112, F.S., for not complying with this paragraph.

2.01.023 Third-Parties: In a quasi-judicial proceeding on local government land use matters, a person who appears before the decision making body who is not a party or party intervenor: shall be

- (1) Allowed to testify before the decision making body,
- (2) Subject to control by the decision making body; and
- (3) May be requested to respond to questions from the decision making body; but need not be sworn as a witness;
- (4) Is not required to be subject to cross-examination; and
- (5) Is not required to be qualified as an expert witness.

The decision making body shall assign weight and credibility to such testimony as it deems appropriate.

A party or party intervenor in a quasi-judicial proceeding on local government land use matters, upon request by another party or party intervenor, shall be

- (1) Sworn as a witness,
- (2) Shall be subject to cross-examination by other parties or party intervenors, and
- (3) Shall be required to be qualified as an expert witness, as appropriate.

2.01.03 Regular Meetings: Regular meetings of the City Council shall be held on the second (2nd) and fourth (4th) Tuesdays of each month, or on other days in the month as determined by the City Council, at 6:00 p.m.

2.01.04 Special Committees: The Council may appoint such special committees of the Council as are required for the proper disposition of Council's function in the City government.

2.01.05 Elections: The office of the County Supervisor of Elections is hereby appointed as the office with responsibility to conduct City elections.

It shall likewise be the responsibility of such office to serve as the Registrar for voters in the City and for qualification of the various candidates for office.

The county Supervisor of Elections shall promulgate such regulations as he considers being consistent with this Chapter and with the State Elections Code, including, specifically, the following:

- (1) The registration of qualified electors shall be available at the City Hall and may be conducted elsewhere within the City limits, including the County Courthouse or the County Courthouse Annex, or elsewhere as may be provided by general law.
- (2) The qualification of candidates for election to office within the City may be conducted within the City limits or at the County Courthouse Annex, as permitted by State law and as determined by the County Supervisor of Elections.
- (3) The qualification fee, as set forth in this chapter, shall be collected by the County Supervisor of

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Elections and shall, at the conclusion of the period permitted for qualification, be returned to the office of the City Clerk.

2.01.051. Preparation, Use of Forms and Procedures: The County Supervisor of Elections is hereby authorized to prepare and utilize such forms and procedures as are necessary to effect the intent of this chapter.

2.01.052. Council Seat Designations; Election at Large: Seats on the Council shall be numbered one (1) to seven (7) and all seats shall be held by persons elected to those seats by the electors at large as at-large representatives.

In all elections, each person qualifying as a candidate shall qualify at-large and shall run for a specific seat by its designated number.

2.01.053. Terms: Members of the Council and the Mayor shall serve for four-(4) year terms.

Seats one (1) through four (4) of the Council, inclusive, shall be elected during the calendar year 1983, pursuant to the terms and on the dates set forth in this chapter.

Seats five (5) through seven (7) and the office of Mayor shall be elected during the calendar year 1985 on the dates and in the manner provided in this chapter.

2.01.054. Dates of Elections: Elections for members of the Council and for Mayor shall be held on the second Tuesday in March of each election year.

The candidate for a particular office who receives the highest number of votes cast shall be elected to that office. In case two or more persons receive an equal and highest number of votes for the same office, such persons shall draw lots to determine who shall be elected to the office. Duly elected Municipal Officers shall take office on April first (1st) next after the election.

2.01.055. Qualifying Dates and Fees: The qualifying dates for election to the offices of Councilmember and the Mayor shall commence at any time after 12:00 noon of the first day for qualifying, which shall be the fiftieth (50th) day prior to the date of the scheduled first City election, which is further defined as not the runoff election, but not later than 12:00 noon of the forty-sixth (46th) day prior to the date of the first primary. A qualifying fee of \$25.00 shall be paid to the County Supervisor of Elections to qualify for election to the Council and as Mayor.

2.02 BOARDS & COMMITTEES, GENERAL

2.02.01 Robert's Rules of Order: All Agencies, Authorities, Boards, Commissions and Committees established by the City shall operate under Robert's Rules of Order in conducting their meetings.

2.02.02 Terms of Members: The appointment of any member of any City Agency, Authority, Board, Commission or Committee, except for the Local Planning Agency (LPA), Board of Adjustment (BOA), and Code Enforcement Board, shall be for a term of 48 months, which term shall commence at a time to be specified by Council at the time of the appointment.

The Council may, from time to time, establish temporary committees appointed for a specific term. Terms of appointments to newly created City Agencies, Authorities, Boards, Commissions or Committees may be staggered to provide for continuity. Any appointment for any vacancy on any City Agency, Authority, Board, Commission or Committee shall fill the unexpired term of the appointment.

2.02.03 Dual Office Holding Prohibited: No person, excluding the Mayor, Council members and employees of the City, shall serve simultaneously as a member of more than one (1) Agency, Authority, Board, Commission or Committee of the City.

Upon appointment of a person, subject to this limitation, to an Agency, Authority, Board, Commission or Committee, such new appointment shall effect the termination of that member's term as a member of the Agency, Authority, Board, Commission or Committee on which he previously served.

2.02.04 Vacancies: Vacancies on any Agency, Authority, Board, Commission or Committee, except for the Local Planning Agency, Board of Adjustment, or Code Enforcement Board, shall occur when a member has four (4) unexcused absences within any calendar year.

It shall be the duty of the Chair of each Agency, Authority, Board, Commission or Committee, to report to the Council a member who has exceeded the maximum absences allowed. The report of the Chair, with a certificate of mailing notice to the absentee member, shall constitute evidence that the vacancy has occurred and shall be authorization for the Council to appoint another member for the unexpired term.

An absence shall be excused only for reasons of death in the immediate family, serious illness, or out-of-town business.

2.02.05 Notice of Misconduct; Action by Council: A majority of the members of any Agency, Authority, Board, Commission or Committee may report to the Council any member of such Agency, Authority, Board, Commission or Committee who has committed misconduct, indiscretion or other activities which deal with the competency or qualifications of any member of such Agency, Authority, Board, Commission or Committee, or who, for health reasons, may be unable to continue to serve.

Upon the receipt of such notice, the Council, after notice to such member, may hold hearings to determine whether such conduct is sufficient to remove the member from the member's appointment. Should the Council determine that the member has committed the conduct as specified or is unable, for health reasons, to continue service, it shall determine that a vacancy has occurred in such appointment.

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2.02.06 Information Required of Candidates for Appointment: Any candidate for appointment or re-appointment to an Agency, Authority, Board, Commission or Committee shall file with the City Clerk his or her name, residence address, mailing address, occupation and any other pertinent information. The City Clerk shall maintain a file of candidate applicant forms for future reference.

2.04 COMMUNITY REDEVELOPMENT AGENCY

2.04.01 Establishment; Membership: Pursuant to section 163.356 & 163.357, F.S., there is created a Community Redevelopment Agency. Members of the Community Redevelopment Agency shall be the seven (7) City Council members who occupy seats one through seven (1-7). The term of office shall coincide with the term of each City Council member.

2.04.02. Powers: The Community Redevelopment Agency shall have all of the powers and authority granted to community redevelopment agencies pursuant to Chapter 163 Intergovernmental Programs, Part III Community Redevelopment, F.S. subject to the limitations provided in this chapter.

2.04.03 Rules of Procedure, Bylaws: The Agency shall formulate and may amend its own rules of procedure and written bylaws, so long as the rules and bylaws are not inconsistent herewith.

A majority of its entire membership shall constitute a quorum for the transaction of business, but less than a quorum may adjourn from time to time and may compel the attendance of absent members.

All action shall be taken by vote of at least a majority present and voting. It shall hold meetings as deemed necessary and shall provide in its bylaws for holding special meetings. All meetings shall be given public notice and shall be open to the public.

2.04.04 Fund Accounting, Budget Duties: The Agency shall provide for the proper accounting of all funds collected or derived by the Agency, and the authorization for the proper disbursement thereof for reasonable and necessary operating expenses, to the Finance Director.

The agency or its designee shall requisition supplies, equipment, insurance and fidelity and surety bonds in accordance with the appropriations therefore duly made in the annual budget of the Agency, as approved by the Council.

2.04.05 Agency Staff: The City staff is hereby designated as the staff for the Community Redevelopment Agency.

2.04.06 Redevelopment Trust Fund: There is hereby established in accordance with section 163.387, F.S., a Redevelopment Trust Fund (the "*Fund*") for the Community Redevelopment Agency.

2.04.061 Appropriation to Agency: The funds allocated to and deposited into the fund are hereby appropriated to the Agency to finance City Community Redevelopment projects, as authorized by a Redevelopment Plan approved by resolution of the Council.

The Agency shall utilize the funds and revenues paid into and earned by the fund for all and every Community Redevelopment purpose delegated to it, as contained in the Plan for Redevelopment when adopted, and as provided by law. Such fund shall exist for the duration of the projects.

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2.04.062 Tax Increment: There shall be paid into the fund, and all taxing authorities as defined in § 163.340(2), F.S., hereby appropriate, commit and set over for payment into the fund, a sum equal to that increment in the income, proceeds, revenues and funds derived from, or held in connection with, the undertaking and carrying out of Community Redevelopment projects of the Agency within the Redevelopment Area designated by the City.

Such increment shall be determined and appropriated annually and shall be an amount equal to the difference between: the amount of ad valorem taxes levied each year by the City on taxable real property contained within the geographic boundaries of the projects; and the amount of ad valorem taxes which would have been produced by the rate at which the tax is levied each year by and for the City upon the total of the assessed value of the taxable property in the projects as shown upon the assessment roll used in connection with the taxation of such property by the City, last equalized prior to the effective date of the ordinance approving the Community Redevelopment Plan.

2.04.063 Conditions of Funding: All taxing authorities as defined in § 163.340(2), F.S., will annually appropriate to the fund the sum referred to in this section at the beginning of the fiscal year of the City. The fund shall receive the tax increment described in this section only as, if and when such taxes may be collected by the City.

The obligation of all taxing authorities as defined in § 163.340(2), F.S., to annually appropriate to the fund shall commence immediately on June 9, 1981, and continue until all loans, advances and indebtedness, if any, and interest thereon incurred by the Agency as a result of the project have been paid and only to the extent that the tax increment referred to accrues.

2.04.064 Computation of Tax Increment: The tax increment shall be computed by using the assessed value of taxable property in the Redevelopment Area for the appropriate year for the original area and the expansion area as the base and, in each subsequent year, using the assessed value of property in the Redevelopment Area for that year as the second factor in determining the amount of the tax increment in that year.

2.04.065 Agency Direction: The Agency is hereby directed to establish and set up the fund and to develop and promulgate rules, regulations and criteria whereby the fund may be promptly and effectively administered, including the establishment and maintenance of books and records and the adoption of procedures whereby the agency may, expeditiously and without undue delay, utilize such funds for their allocated statutory purpose.

2.04.066 Treatment of Fund: All funds of the Agency shall be received, held, disbursed and secured like other public funds by the appropriate fiscal Officers of the City.

The funds of the Agency shall be maintained under a separate account, shall be used only for purposes authorized in this Chapter and as authorized by general law and shall be disbursed in accordance with the rules and procedures established for disbursement for other City funds.

The Agency may pay the City as an operating expense a reasonable amount for the services rendered by the City to it at its request.

2.04.067 Agency Fund Responsibilities: The Agency shall accept full responsibility for the receipt, custody, disbursement, accountability, management and proper application of all moneys paid into the fund.

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2.04.07 Issuance Of Revenue And Development Bonds: All bond issues for the purpose of financing the undertaking of any Community Redevelopment project shall be subject to authorization by the Council and in accordance with § 163.385, F.S.

2.04.08 Improvement, Development of District: The Community Redevelopment Agency shall undertake and carry out the improvement and development of the Community Redevelopment District pursuant to the authority granted to it by the Land Development Code and the Community Redevelopment Plan, as amended.

2.04.09 City Manager Duties: The City Manager shall submit an annual budget of the Community Redevelopment Agency to the Council pursuant to the budget schedule of the City, as it may from time to time exist, or upon such special schedules for submission as the Council may prescribe.

The City Manager may employ a Director to actively supervise and administer the affairs of the Agency and the Municipal District in accordance with the policies, rules and regulations established by the City. The Director shall report to and work under the supervision of the City Manager.

2.04.10 Legal Counsel: The City Attorney shall act as the legal counsel for the Community Redevelopment Agency. Upon approval by the Council, the Agency may employ other legal counsel from time to time as may be necessary.

2.04.11 Termination; Property and Powers: Should the Community Redevelopment Agency cease to exist or operate, for any reason, all its property, of any kind, shall forthwith become the property of the City, subject to the outstanding obligations of the Agency, and the City shall use this property to the maximum extent then practical for effectuating the purposes of this Chapter and shall succeed to and exercise all powers of the Agency insofar as such exercise is not in conflict with or inconsistent with the City Charter or other law applicable to the City.

2.05 DRUG NUISANCE ABATEMENT BOARD

2.05.01 Establishment: There is hereby created and established a Drug Nuisance Abatement Board consisting of seven (7) members. The City Council shall serve as the ex officio members of the Drug Nuisance Abatement Board. The presence of four (4) or more members shall constitute a quorum. Members shall serve without compensation.

2.05.02 Powers: The Board shall hear evidence relating to the existence of drug-related public nuisances on premises located in the City and after considering all evidence, the Board may declare the place or premises to be a public nuisance and may enter an order immediately prohibiting:

1. The maintaining of the nuisance;
2. The operating or maintaining of the place or premises; or
3. The conduct, operation, or maintenance of any business or activity on the premises which is conducive to such nuisance.

As used in this chapter, "*operator*" shall mean tenant, lessee or person having control or possession of the premises.

Public nuisance shall mean any place or premises within the city which has been used on more than two (2) occasions as the site of the unlawful sale or delivery of controlled substances as defined in Chapter 893, F.S.

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2.05.03 Procedures: Any employee, Officer or resident of the City may file a complaint with the Board regarding the existence on premises located in Fort Walton Beach of a public drug nuisance, after giving not less than three (3) days' written notice of such complaint to the owner and operator of the place or premises complained of at his or her last known address.

2.05.031 Service of Notice; Hearing: The Drug Nuisance Abatement Board, through its Clerk, shall schedule a hearing, and written notice of such hearing shall be sent by certified mail or hand delivered to the owner of the premises complained of at his or her last known address at least fourteen (14) days prior to the scheduled hearing. If an attempt to reach the owner by hand delivery or certified mail is unsuccessful, notice of the hearing may be by publication as provided in Chapter 49, F.S.

2.05.032 Contents of notice: The notice of hearing shall include:

1. A statement of the time, place and nature of the hearing;
2. A statement of the legal authority and jurisdiction under which the hearing is to be held;
3. A reference to the particular sections of the statutes and ordinances involved;
4. A short and plain statement summarizing the incidents complained of.

2.05.033 Conduct of Hearings: The Chairman of the Board may call hearings of the Board. Hearings may also be called by written notice signed by at least four (4) members of the Board. The Board, at a hearing, may set a future hearing date.

The Board shall convene as the demand necessitates. The Board shall adopt rules for the conduct of its hearings. Minutes shall be kept of all hearings and all hearings shall be open to the public. The City shall provide clerical and administrative personnel as may be reasonably required for the proper performance of the Board's duties.

The City Attorney shall serve as legal counsel to represent the Drug Nuisance Abatement Board. From time to time, an attorney may be employed by the City Manager to represent the City by preparing and presenting cases before the board.

2.05.034 Presentation of Evidence: All parties shall have an opportunity to present evidence and argument on all issues involved, to conduct cross-examination and submit rebuttal evidence, and to be represented by Counsel.

When appropriate, the general public may be given an opportunity to present oral or written communications. If the Agency proposes to consider such material, then all parties shall be given an opportunity to cross-examine or challenge or rebut it. The Board may consider any evidence, including evidence of the general reputation of the place or premises.

All testimony shall be under oath and shall be recorded. Formal rules of evidence shall not apply, but fundamental due process shall be observed and shall govern the proceedings. Orders of the Board shall be based on competent and substantial evidence.

2.05.035 Order of the Board: All orders of the Board shall be, by motion, approved by a majority of those members present and voting, except that at least four (4) members of the Board must vote in order for the action to be official.

An order shall expire after one (1) year or at such earlier time as stated in the order. The Board shall retain jurisdiction to modify its orders prior to the expiration of such orders.

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2.05.036 Appeals: An aggrieved party, including the City Administration, may appeal a Final Administrative Order of the Drug Nuisance Abatement Board to the Circuit Court of the First Judicial Circuit. Such appeal shall not be a hearing de novo but shall be limited to appellate review of the record created before the Board. An appeal shall be filed within thirty (30) days of the date of the written order appealed from.

2.05.04 Rights Reserved: When any nuisance, as defined in section 823.05, F.S., exists, the City Attorney or any citizen of the County may sue in the name of the State on his or her relation to enjoin the nuisance, the person or persons maintaining it, and the owner or agent of the building or ground on which the nuisance exists. This division does not restrict the right of any person, the Board or the City to proceed under section 60.06, F.S., against any public nuisance.

2.06 FIRE FIGHTERS RETIREMENT FUND BOARD

2.06.01 Establishment: The City's Firefighters' Retirement Fund Board of Trustees shall consist of five (5) members and be solely responsible for administering the Firefighters' Trust Fund.

The membership composition, appointments, and succession shall be governed by chapter 175, F.S., as amended. The Trustees shall, by a majority vote, elect from their number a Chair and a Secretary.

The Secretary of the Board shall keep a complete minute book of the actions, proceedings, or hearings of the Board. The Trustees shall not receive any compensation as such, but may receive expenses and per diem as provided by Florida law.

2.06.02 Powers and Duties: The Board of Trustees shall meet at least quarterly each year. The powers and duties of the Board of Trustees shall derive from those enumerated in chapter 175, F.S., as amended.

2.07 RESERVED

2.08 HOUSING AUTHORITY

2.08.01 Declaration of Need: The Council hereby declares that there is a need for a Housing Authority in the City to eliminate unsanitary or unsafe inhabited dwelling accommodations which exist in the City and to eliminate the shortage of safe and sanitary dwelling accommodations in the City available to persons of low income, at rentals they can afford.

2.08.02 Powers: The Housing Authority shall have the powers delegated and limitations imposed in Chapter 421, F.S., as amended.

2.08.03 Establishment: There is hereby established in and for the City the Housing Authority of Fort Walton Beach, referred to in this division as the Housing Authority or the Authority, in accordance with chapter 421, F.S., as amended.

2.08.04 Membership; Terms: The Housing Authority shall consist of seven (7) Commissioners. The terms of members serving upon the adoption of Resolution 89-51, passed October 24, 1989, shall be unchanged. Of the two (2) new members appointed, one shall serve for two (2) years and one for four (4) years.

2.09 POLICE OFFICERS' RETIREMENT FUND BOARD

2.09.01 Establishment: The City's Police Officers' Retirement Fund Board of Trustees shall consist of five (5) members and be solely responsible for administering the Police Officers Trust Fund. The membership composition, appointments, and succession shall be governed by chapter 185, F.S., as amended.

The trustees shall, by a majority vote, elect from their number a Chair and a Secretary. The Secretary of the Board shall keep a complete minute book of the actions, proceedings, or hearings of the Board. The Trustees shall not receive any compensation as such, but may receive expenses and per diem as provided by Florida law.

2.09.02 Powers, Duties: The Board of Trustees shall meet at least quarterly each year. The powers and duties of the board of trustees shall derive from those enumerated in chapter 185, F.S., as amended.

2.10 ADMINISTRATIVE ORGANIZATION

2.10.01 Charter Officers, Duties: There are three (3) Officers set out in the City Charter: City Manager, City Clerk, and City Attorney.

These Officers shall have the duties and responsibilities as required of them by the City Charter, this Code, and any ordinance, resolution, or contract adopted and approved by the City Council.

2.10.02 Departments Established: There are the following Departments within the organizational structure of the City government:

1. Administrative Services,
2. Financial Services,
3. Fire Services,
4. Police Services,
5. Engineering Services,
6. Utility Services
7. Recreational and Cultural Services.
 - a. The Administrative Services Department shall be responsible for human resources, risk management, information technology and public information.
 - b. The Financial Services Department shall be responsible for all finance and purchasing functions.
 - c. The Fire Services Department shall be responsible for all fire safety and education related functions.
 - d. The Police Services Department shall be responsible for all police functions.
 - e. The Engineering Services Department shall be responsible for engineering, planning, building permitting and inspections, code enforcement, neighborhood improvement, the Community Redevelopment Agency, street maintenance, and fleet maintenance.
 - f. The Utility Services Department shall be responsible for all functions related to utilities services including water distribution, wastewater collection, water operations, sewer operations, facilities maintenance, and sanitation.

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- g. The Recreation and Cultural Services Department shall be responsible for all functions related to parks and recreation and grounds maintenance including right-of-way maintenance, medians and the cemetery, and all functions of the City's golf course operations and maintenance.
- h. The City Manager shall have authority to reassign functions from one department to another when it is in the best interests of the City operation to do so.

2.10.03 City Manager's Authority: The City Manager shall have authority to direct and manage the departments, divisions or functional activities within each department, as is necessary to administer the affairs of the City, pursuant to the Charter and any ordinance, resolution, or contract adopted and approved by the City Council.

2.11 EMERGENCY MANAGEMENT

2.11.01 States of Emergency: As used in this section, "*disaster*" and "*public danger*" mean a hurricane, flood, wind damage, tornado, fire or other major catastrophe affecting the City.

In the event of a disaster within the City or public danger to the residents of the City, the Mayor or the Mayor Pro tem, or any member of the Council in the absence of the Mayor and the Mayor Pro tem, is hereby authorized to declare a state of emergency, and the City Manager may place all City employees under the jurisdiction of the Director of Emergency Management for the purpose of controlling any state of emergency and for the protection of the property and residents of the City.

2.11.02 Price Gouging: During any state of emergency declared pursuant to this section, no person shall increase the price of goods or services or engage in the practice commonly known as "*price gouging*."

In determining what price gouging consists of, any amount which exceeds five percent (5%) of the price charged for goods or services immediately preceding the emergency shall constitute price gouging.

Anyone found engaging in the practice of price gouging shall be immediately arrested and charged with a violation of this subsection.

2.11.03 Recovery Actions Take Permitting Priority: Immediate recovery actions needed to protect the public health and safety shall take priority in permitting decisions following hurricane storm events.

If rebuilt, structures which suffer damage in excess of 50 percent (50%) of their appraised value shall be rebuilt in accordance with all current and applicable land use and building code requirements.

2.11.04 Emergency Management Agency Establishment, Membership: The Emergency Management Agency is hereby established.

The members of the Agency shall be: the City Manager, who shall be the Chairperson of the Agency and the Director of Emergency Management, the Fire Chief, who shall be the Deputy Director of Emergency Management, the Police Chief, the Public Works Director, and the Mayor.

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Authority for any action required by emergency operations is hereby vested in the City Manager. In the absence of the City Manager, this authority shall be vested in the Mayor.

The Human Resources Director shall be an ex-officio member of the Agency. The term of office for the Mayor shall be for the elected term of his or her office. The term of the other members shall be the period of appointment of their primary positions.

2.11.05 Rules and Regulations Generally: The Emergency Management Agency is hereby authorized to promulgate such rules and regulations, subject to Council approval, as are necessary to carry out a General Emergency Management Program for the residents of the City.

2.11.06 Director and Deputy Director: The Director and the Deputy Director of Emergency Management shall be the Operational Chief and the Deputy Operational Chief in charge of Emergency Management Operations for the duration of any declared emergency.

2.11.07 Duties of Director of Emergency Management: The Director of Emergency Management shall be charged with the preparation of the Emergency Operations Plan for the City, together with such other duties as the Emergency Management Agency may prescribe.

Specific duties of the Emergency Management Director shall include:

1. Maintain an inventory of areas within the City which have experienced repeated damage from coastal storms,
2. Make recommendations to the City Council, as needed, regarding Comprehensive Plan and ordinance amendments to ensure consistency with the hazard mitigation annex of the local peacetime emergency plans and applicable existing interagency mitigation reports.

2.11.08 Authority to Act for City; Coordination: The Emergency Management Agency shall act for the City and is hereby authorized to coordinate its efforts with County, State and Federal Authorities for emergency management operations of the City and its residents, and in all matters relating to the national defense of the United States.

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**CHAPTER 2
TABLE OF HISTORICAL NOTES AND REFERENCES**

2005 Code Section	1992 Code Section	State Law References/ Other Historical Notes
2.00.01	2-1	Code 1985, § 204.01; Res. 86-32 (8-12-86), Res. 2013-28 (10-08-13)
2.00.02	2-2	Code 1985, § 204.02; Res. 86-36 (8-12-86)
2.00.03	2-3	Code 1985, § 234.01; Ord. 833 (5-28-85)
2.00.04	2-4	Code 1985, § 234.02; Res. 85-48 (10-8-85)
2.00.05	2-311	Ord. 1252, § 3 (8-9-94)
2.00.051	2-312	Ord. 1252, § 4 (8-9-94); Ord. 1273 § 1 (11-22-94)
2.00.052	2.313	Ord. 1252, § 5 (8-9-94)
2.00.053	2.314	Ord. 1252, § 6 (8-9-94)
2.00.054	2.315	Ord. 1252, § 7 (8-9-94)
2.00.06	2-5	§ 171.044, F.S.; Code 1985, §§ 206.01, 1406.03; Ord. 1060 (9-26-89); Ord. No 1464, §§ II, III (3-12-02)
2.00.061		Ord. No 1464, §§ II, III (3-12-02)
2.00.062		Ord. No 1464, §§ II, III (3-12-02)
2.00.063		Ord. No 1464, §§ II, III (3-12-02)
2.00.064		Ord. No 1464, §§ II, III (3-12-02)
2.00.065		Ord. No 1464, §§ II, III (3-12-02)
2.00.066		Ord. No 1464, §§ II, III (3-12-02)
2.01		§ 4 and § 60, City Charter
2.01.01	2-33	Code 1985, § 220.03; Res. 83-29 (7-12-83) ; Ord. 1867 (09-11-12)
2.01.02	2-6	Ord. 1569, (9-23-03); Ord. 1579 (2-24-04)
2.01.021		Ord. 1569, (9-23-03);
2.01.022		Ord. 1569, (9-23-03);
2.01.023		Ord. 1569, (9-23-03);
2.01.024	2-6	Repealed Ord 1867 (09-11-12)
2.01.03	2-31	§ 286.011, F.S.; Code 1985, § 220.01; Ord. 1782, § 2 (10-28-08)
2.01.04	2-32	Code 1985, § 220.02; Ord. 1198, § 1 (7-28-92)
2.01.05	13-1	Chs. 97-107, § 166.032, F.S.; § 60, City Charter; Code 1985, § 208.01; Ord. 755 (2-8-83)
2.01.051	13-4	Code 1985, § 208.05; Ord. 755 (2-8-83)
2.01.052	13.2	Code 1985, § 208.05; Ord. 755 (2-8-83)
2.01.053	13.3(a)	Code 1985, § 208.04; Ord. 815 (2-26-85); Ord. 1194, §§ 1, 2 (8-11-92)
2.01.054	13.3(b) & (d)	Code 1985, § 208.04; Ord. 815 (2-26-85); Ord. 1194, §§ 1, 2 (8-11-92)
2.01.055	13.3(c)	Code 1985, § 208.04; Ord. 815 (2-26-85); Ord. 1194, §§ 1, 2 (8-11-92)
2.02.01	2-56	Code 1985, § 260.01
2.02.02	2-57	Ord. 1867 (09-11-12)

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2005 Code Section	1992 Code Section	State Law References/ Other Historical Notes
2.02.03	2-57(b), (c)	Code 1985, § 260.02; Ord. 864 (1-28-86); Ord. 932 (2-24-87); Ord. 1045 (9-12-89); Ord. 1281 (5-9-95); Ord. 1419 (10-10-00); Ord. 1691, § II, (3-14-06) ; Repealed & Re-Numbered Ord. 1867 (09-11-12)
2.02.04	2-57(d)	Code 1985, § 260.02; Ord. 864 (1-28-86); Ord. 932 (2-24-87); Ord. 1045 (9-12-89); Ord. 1281 (5-9-95); Ord. 1419 (10-10-00); Re-Numbered Ord. 1867 (09-11-12)
2.02.05	2-58(a)	Code 1985, § 260.03; Ord. 1419 (10-10-00); Ord. 1668 (11-8-05); Ord. 1713, § II, (11-14-06) ; Ord. 1867 (09-11-12) Re-Numbered Ord. 1867 (09-11-12)
2.02.06	2-59	Code 1985, § 260.04; Ord. 775 (7-10-84) Re-Numbered Ord. 1867 (09-11-12)
2.02.07	2-60	Code 1985, § 260.04; Ord. 775 (7-10-84) Re-Numbered Ord. 1867 (09-11-12)
2.03		Res. 94-21 (9-13-94); abolished: Ord. 1819 (2-9-10) Repealed
2.03.01		Ord. No. 1706, § 2, (5-23-06); Ord. 1819 (2-9-10) Repealed
2.03.02		Ord. 1819 (2-9-10) Repealed
2.04		Code 1985, §§ 274.01–274.03; Ord. 1256 (9-13-94) Repealed & Re-Numbered Ord. 1867 (09-11-12)
2.04.01	20-341	Code 1985, § 1264.01; Ord. 826 (5-28-85); Ord. 977 (1-26-88); Ord. 1229, § 2 (8-24-93); Repealed & Re-Numbered Ord. 1867 (09-11-12)
2.04.02	20-342(a)	Code 1985, § 1264.02; Ord. 826 (5-28-85); Ord. 991 (5-10-88); Ord. 1013 (9-27-88); Ord. 1039 (7-25-89); Ord. 1778, § III (9-28-08); Repealed & Re-Numbered Ord. 1867 (09-11-12)
2.04.03	20-342(b)	Code 1985, § 1264.02; Ord. 826 (5-28-85); Ord. 991 (5-10-88); Ord. 1013 (9-27-88); Ord. 1039 (7-25-89); Repealed: Ord. 1778, § III (9-28-08)
2.04.04	20-342(c)	Code 1985, § 1264.02; Ord. 826 (5-28-85); Ord. 991 (5-10-88); Ord. 1013 (9-27-88); Ord. 1039 (7-25-89); Repealed: Ord. 1778, § III (9-28-08)
2.04.05	20-342(d)	Code 1985, § 1264.02; Ord. 826 (5-28-85); Ord. 991 (5-10-88); Ord. 1013 (9-27-88); Ord. 1039 (7-25-89); Repealed: Ord. 1778, § III (9-28-08)
2.04.06	20-342(e)	Code 1985, § 1264.02; Ord. 826 (5-28-85); Ord. 991 (5-10-88); Ord. 1013 (9-27-88); Ord. 1039 (7-25-89); Repealed: Ord. 1778, § III (9-28-08)
2.04.061		Code 1985, § 1264.02;
2.04.062		Code 1985, § 1264.02;
2.04.063		Code 1985, § 1264.02;
2.04.064		Code 1985, § 1264.02;
2.04.065		Code 1985, § 1264.02;
2.04.066		Code 1985, § 1264.02;
2.04.067		Code 1985, § 1264.02;
2.04.07	20-343	Code 1985, § 1264.05; Ord. 826 (5-28-85); Ord. 1013 (9-27-88); Repealed: Ord. 1778, § III (9-28-08)

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2005 Code Section	1992 Code Section	State Law References/ Other Historical Notes
2.04.08	20.345	Code 1985, § 1264.07; Ord. 826 (5-28-85); Ord. 1013 (9-27-88); Ord. 1347, § 3 (3-24-98); Repealed: Ord. 1778, § III (9-28-08)
2.04.09	20-344	Code 1985, § 1264.07; Ord. 826 (5-28-85); Ord. 1013 (9-27-88); Ord. 1347, § 3 (3-24-98); Repealed: Ord. 1778, § III (9-28-08)
2.04.10		Code 1985, § 1264.07;
2.04.11		Code 1985, § 1264.07;
	20-346	Repealed: Ord. 1673 (11-8-05)
2.05		§ 162.01 et seq., F.S., Local Government Code Enforcement Boards Act; Repealed & Re-Numbered Ord. 1867 (09-11-12)
2.05.01	20-87, 20-88(d)	Code 1985, § 271.02; Ord. 1065 (3-13-90); Ord. 1584 (4-27-04); Repealed & Re-Numbered Ord. 1867 (09-11-12)
2.05.02	20-88	§ 162.05, F.S. (2004); Code 1985 § 271.03; Ord. 1065 (3-13-90); Ord. 1584, § II (4-27-04); Repealed & Re-Numbered Ord. 1867 (09-11-12)
2.05.03	20-86, 20-90	Code 1985, §§ 271.01, 271.05; Ord. 1065 (3-13-90); Ord. 1725, (4-24-07); Ord. 1778, § III (9-28-08); Repealed & Re-Numbered Ord. 1867 (09-11-12)
2.05.031		Code 1985, §§ 271.01, 271.05;
2.05.032		Code 1985, §§ 271.01, 271.05;
2.05.033		Code 1985, §§ 271.01, 271.05;
2.05.034		Code 1985, §§ 271.01, 271.05;
2.05.035		Code 1985, §§ 271.01, 271.05;
2.05.036		Code 1985, §§ 271.01, 271.05;
2.05.04	2-58(b)	Code 1985, § 260.03; Ord. 1419 (10-10-00); Repealed & Re-Numbered Ord. 1867 (09-11-12)
2.05.05	20-89	Code 1985, § 271.04; Ord. 1065 (3-19-90); Repealed & Re-Numbered Ord. 1867 (09-11-12)
	6-26 – 6-28	Code 1985, § 275.01; Res. 87-23 (8-11-87); Res. 88-5 (1-26-88); Res. 90-11 (2-27-90); Repealed: Ord. 1676 (11-22-05)
2.06		§ 163.356 et seq., F.S. (2004), Re-Numbered Ord. 1867 (09-11-12)
2.06.01	11-26(a)	Code 1985, § 272.10; Ord. 1240, § 3 (12-14-93); Ord. 1262, § 3 (9-27-94) Ord. 1845 (3-8-11), Re-Numbered Ord. 1867 (09-11-12)
2.06.02	11-26(b)	Code 1985, § 272.10; Ord. 1240, § 3 (12-14-93); Ord. 1262, § 3 (9-27-94), Re-Numbered Ord. 1867 (09-11-12)
2.06.03	11-29(10)	Code 1985, § 272.04; Ord. 806 (1-8-85); Ord. 962 (9-8-87); Res. 93-26 (12-14-93); Ord. 1230 (12-14-93), Re-Numbered Ord. 1867 (09-11-12)
2.06.04	11-29(3), (9)	Code 1985, § 272.04; Ord. 806 (1-8-85); Ord. 962 (9-8-87); Res. 93-26 (12-14-93); Ord. 1230 (12-14-93), Re-Numbered Ord. 1867 (09-11-12)
2.06.05	11-32	Code 1985, § 272.06; Ord. 806 (1-8-85), Re-Numbered Ord. 1867 (09-11-12)

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2.06.06	11-26©	Code 1985, § 272.10; Ord. 1240 (12-14-93); Ord. 1262 (9-27-94), Re-Numbered Ord. 1867 (09-11-12)
2.06.07	11-27(a)	Code 1985, § 272.02; Ord. 726 (6-9-81); Ord. 1466 (1-8-02), Re-Numbered Ord. 1867 (09-11-12)
2.06.071	11-27(b)	Code 1985, § 272.02; Ord. 726 (6-9-81); Ord. 1466 (1-8-02), Re-Numbered Ord. 1867 (09-11-12)
2.06.072	11-27(c)	Code 1985, § 272.02; Ord. 726 (6-9-81); Ord. 1466 (1-8-02), Re-Numbered Ord. 1867 (09-11-12)
2.06.073	11-27 (d)	Code 1985, § 272.02; Ord. 726 (6-9-81); Ord. 1466 (1-8-02), Re-Numbered Ord. 1867 (09-11-12)
2.06.074	11-27 (f)	Code 1985, § 272.02; Ord. 726 (6-9-81); Ord. 1466 (1-8-02), Re-Numbered Ord. 1867 (09-11-12)
2.06.075	11-27(e)	Code 1985, § 272.02; Ord. 726 (6-9-81); Ord. 1466 (1-8-02), Re-Numbered Ord. 1867 (09-11-12)
2.06.076	11-29(6)	Code 1985, § 272.04; Ord. 806 (1-8-85); Ord. 962 (9-8-87); Res. 93-26 (12-14-93); Ord. 1230 (12-14-93), Re-Numbered Ord. 1867 (09-11-12)
2.06.077	11-27(g)	Code 1985, § 272.02; Ord. 726 (6-9-81); Ord. 1466 (1-8-02), Re-Numbered Ord. 1867 (09-11-12)
2.06.07		Ord. 806 (1-8-85), Re-Numbered Ord. 1867 (09-11-12)
2.06.08	11-30	Code 1985, § 272.05; Ord. 806 (1-8-85), Re-Numbered Ord. 1867 (09-11-12)
2.06.09	11-28(a), (b)	§ 163.360 et seq., F.S.; Code 1985, § 272.03; Ord. 806 (1-8-85); Ord. 1240 (12-14-93); Ord. 1466 (1-8-02); Ord. 1778, § III (9-28-08), Re-Numbered Ord. 1867 (09-11-12)
2.06.091	11-29(2)	Code 1985, § 272.04; Ord. 806 (1-8-85); Ord. 962 (9-8-87); Res. 93-26 (12-14-93); Repealed Ord. 1778 (09-23-08)
2.06.092	11-29(8)	Code 1985, § 272.04; Ord. 806 (1-8-85); Ord. 962 (9-8-87); Res. 93-26 (12-14-93); Repealed Ord. 1778 (09-23-08)
2.06.093	11-29(7)	Code 1985, § 272.04; Ord. 806 (1-8-85); Ord. 962 (9-8-87); Res. 93-26 (12-14-93); Repealed Ord. 1778 (09-23-08)
2.06.094	11-29(11)	Code 1985, § 272.04; Ord. 806 (1-8-85); Ord. 962 (9-8-87); Res. 93-26 (12-14-93); Repealed Ord. 1778 (09-23-08)
2.06.095	11-29(12)	Code 1985, § 272.04; Ord. 806 (1-8-85); Ord. 962 (9-8-87); Res. 93-26 (12-14-93); Repealed Ord. 1778 (09-23-08)
2.06.096	11-29(13)	Code 1985, § 272.04; Ord. 806 (1-8-85); Ord. 962 (9-8-87); Res. 93-26 (12-14-93); Repealed Ord. 1778 (09-23-08)
2.06.097	11-29(5)	Code 1985, § 272.04; Ord. 806 (1-8-85); Ord. 962 (9-8-87); Res. 93-26 (12-14-93); Repealed Ord. 1778 (09-23-08)
2.06.10	11-29(1), (4)	Code 1985, § 272.04; Ord. 806 (1-8-85); Ord. 962 (9-8-87); Res. 93-26 (12-14-93); Re-Numbered Ord. 1867 (09-11-12)
2.06.11	11-31	Code 1985, § 272.06; Ord. 806 (1-8-85), Re-Numbered Ord. 1867 (09-11-12)
2.06.12	11-33	Code 1985, § 272.08; Ord. 806 (1-8-85)
2.07	20-2612	Ord. No. 1251 (10-11-94), Res. 2012-26 Repealed Historic Sites Brd. (9 Oct 12) Re-Numbered Ord. 1867 (09-11-12),

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2005 Code Section	1992 Code Section	State Law References/ Other Historical Notes
2.07.01	20-2613	Ord. No. 1251, § 2, (10-11-94), Res. 2012-26 Repealed Historic Sites Brd. (9 Oct 12) Re-Numbered Ord. 1867 (09-11-12),
2.07.02	20-2612, 20-2613, in part, 20-2614(d)	Ord. No. 1251 (10-11-94), Res. 2012-26 Repealed Historic Sites Brd. (9 Oct 12) Re-Numbered Ord. 1867 (09-11-12),
2.07.03	20-2614, 20-2615, 20-2616	Ord. No. 1251 (10-11-94), Res. 2012-26 Repealed Historic Sites Brd. (9 Oct 12) Re-Numbered Ord. 1867 (09-11-12),
2.07.031	20-2614(b)	Ord. No. 1251 (10-11-94), Re-Numbered Ord. 1867 (09-11-12), Res. 2012-26 Repealed
2.07.032	20-2614(c)	Ord. No. 1251 (10-11-94), Re-Numbered Ord. 1867 (09-11-12), Res. 2012-26 Repealed
2.07.033	20-2615(a)	Ord. No. 1251 (10-11-94), Re-Numbered Ord. 1867 (09-11-12), Res. 2012-26 Repealed
2.07.034	20-2615(c)	Ord. No. 1251 (10-11-94), Re-Numbered Ord. 1867 (09-11-12), Res. 2012-26 Repealed
2.07.035	20-2615(d)	Ord. No. 1251 (10-11-94), Re-Numbered Ord. 1867 (09-11-12), Res. 2012-26 Repealed
2.07.036	20-2616	Ord. No. 1251 (10-11-94), Re-Numbered Ord. 1867 (09-11-12), Res. 2012-26 Repealed
2.07.04	20-2617, 20-2618	Ord. No. 1251 (10-11-94), Res. 2012-26 Repealed Historic Sites Brd. (9 Oct 12)
2.08		Ch. 175, F.S. (2004); Ord. 1646 (6-30-05), {Re-Numbered Ord. 1867 (09-11-12)}
2.08.01		Ord. 1646 (6-30-05),
2.08.02		Ord. 1646 (6-30-05),
2.09		Code 1985, § 266.01; Code 1985, § 266.01; Ord 1646 (6-30-05){Re-Numbered Ord. 1867 (09-11-12)}
2.09.01	20-2226	Code 1985, § 266.01; Ord 1646 (6-30-05)
2.09.02	20-2227	Code 1985, § 266.01; Ord 1646 (6-30-05)
2.09.03	20-2228	Code 1985, § 266.01; Ord 1646 (6-30-05)
2.09.04	20-2229	Code 1985, § 266.01; Ord 1646 (6-30-05)
2.10		421 F.S., Res 68-09 (2-27-68), {Re-Numbered Ord. 1867 (09-11-12)}
2.10.01	2-71	§ 421.04(1), F.S.; Code 1985, § 264.01, Res 68-09 (1)(2-27-68),
2.10.02	2-74	Code 1985, § 264.04, Res 68-09 (4)(2-27-68),
2.10.03	2-72	Code 1985, § 264.02, Res 68-09 (2)(2-27-68),

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2005 Code Section	1992 Code Section	State Law References/ Other Historical Notes
2.10.04	2-73	§ 421.05, F.S.; Code 1985, § 264.03; Res 68-09 (3)(2-27-68), Res. 89-51, (10-24-89)
2.11	20-61	Ord. 1867 (09-11-12), Repealed Ord. 1867 (09-11-12)
2.11.01	20-61	Ord. 1432, § 2, 2-13-01; Ord. 1583, § II, (6-8-04); Repealed Ord. 1867 (09-11-12)
2.11.02	20-62	Ord. 1432, § 2, 2-13-01; Ord. 1583, § II, (6-8-04); Ord. 1819 (2-9-10); Repealed Ord. 1867 (09-11-12)
2.11.03	20-63(a)	Ord. 1432, § 2, 2-13-01; Ord. 1583, § II, (6-8-04), Repealed Ord. 1867 (09-11-12)
2.11.04	20-63(b)	Ord. 1432, § 2, 2-13-01; Ord. 1583, § II, (6-8-04), Repealed Ord. 1867 (09-11-12)
2.11.05	20-64(a)	Ord. 1432, § 2, 2-13-01; Ord. 1583, § II, (6-8-04), Repealed Ord. 1867 (09-11-12)
2.11.06	20-64(b1)	Ord. 1432, § 2, 2-13-01; Ord. 1583, § II, (6-8-04), Repealed Ord. 1867 (09-11-12)
2.11.07	20-64(b2), (c)	Ord. 1432, § 2, 2-13-01; Ord. 1583, § II, (6-8-04); Ord. 1668 (11-8-05), Repealed Ord. 1867 (09-11-12)
2.11.08	20-65(a)	Ord. 1432, § 2, 2-13-01; Ord. 1583, § II, (6-8-04), Repealed Ord. 1867 (09-11-12)
2.11.09	20-65(d)	Ord. 1432, § 2, 2-13-01; Ord. 1583, § II, (6-8-04), Repealed Ord. 1867 (09-11-12)
2.11.10	20-65(e)	Ord. 1432, § 2, 2-13-01; Ord. 1583, § II, (6-8-04), Repealed Ord. 1867 (09-11-12)
2.11.11	20-65(b-c)	Ord. 1432, § 2, 2-13-01; Ord. 1583, § II, (6-8-04), Repealed Ord. 1867 (09-11-12)
2.11.12	20-66	Ord. 1432, § 2, 2-13-01; Ord. 1583, § II, (6-8-04); Ord. 1715, § II, (1-23-06); Ord. 1822 (3-9-10), Repealed Ord. 1867 (09-11-12)
2.11.13	20-67	Ord. 1432, § 2, 2-13-01; Ord. 1583, § II, (6-8-04), Repealed Ord. 1867 (09-11-12)
2.12		Ord. 1646 (6-30-05), Re-Numbered Ord. 1867 (09-11-12)
2.13		Abolished: Ord. 1819 (2-9-10)
2.13.01	30-64(a)	Ord. 1613 (11-9-04); Abolished Ord. 1819 (2-9-10)
2.13.02	30.664(b)	Ord. 1613 (11-9-04); Abolished Ord. 1819 (2-9-10)
2.14.01		Ord. 1678 (11-8-05); Ord. 1790 (1-27-09)
2.14.02		Ord. 1678 (11-8-05); Ord. 1776, § III (9-28-08); Ord. 1801 (6-9-09)
2.14.03		Ord. 1678 (11-8-05)
	2-211, 2-212, 2-151, 2-152, 2-166, 2-167, 2-168, 2-246	Repealed: Ord. 1678 (11-8-05)
2.15		§ 870.041 et seq., F.S.; Code 1985, § Res 262.09; Ord. 512, Re-Numbered Ord. 1867 (09-11-12)
2.15.01	14-1 (a - b)	§ 870.041 et seq., F.S.; Code 1985, § Res 262.09; Ord. 512 (7-23-68); Ord. 512.1 (11-10-69); Ord. 710 (10-9-79); Ord. 891 (7-8-86)

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2.15.02	14-1 (c - d)	§ 870.041 et seq., F.S.; Code 1985, § Res 262.09; Ord. 891 (7-8-86)
2.15.03	14-2	Ord. 1126 (10-8-91),
2.15.04	14.26	Code 1985, § Res 262.01; Ord. 928 (2-10-87); Ord. 1677 (11-8-05)
2.15.05	14-27	Code 1985, § Res 262.02, Re-Numbered Ord. 1867 (09-11-12)
2.15.06	14-28	Code 1985, § Res 262.03; Ord. 928 (2-10-87), Re-Numbered Ord. 1867 (09-11-12)
2.15.07	14-30	Code 1985, § Res 262.04, Re-Numbered Ord. 1867 (09-11-12)
	14-29 & 14.32	Code 1985, § Res 262.05; Ord. 1126, § I (10-8-91) Repealed: Ord. 1677 (11-8-05)
2.15.08	14-31	Code 1985, § Res 262.07,