

260 Orange Tree Drive
Atlantis, FL 33462
561.965.1744 x 115



CITY OF

Atlantis

CITY COUNCIL GROUP 5 APPLICATION INFORMATION

The City Council must appoint an individual to fill a vacancy for the remainder of the current Group 5 term, which ends in March 2022. Letters of interest must be received by **May 11, 2021 at 4:30 p.m.** to be eligible for consideration.

The City Council's regular meetings are the 3rd Wednesday of every month. The Council also holds workshops and special meetings as needed. Councilors are subject to financial disclosure requirements and must undergo ethics training. Councilors are paid \$10,800 per year. Applicants must be Atlantis residents and registered voters.

Letters of interest must include current contact information, professional work experience, personal experience, and/or community involvement. Please express why you are interested in the appointment, and how you feel you can contribute to the City as a Councilor.

You are welcome to include a resume and any other relevant information.

Candidates will be interviewed by the City Council at its regular Council meeting on May 19, 2021, 7 p.m.

The City's charter is available at City Hall, the Council Chambers lobby, and at the City's website under 'City Documents.'

ALL documents must be submitted to City Clerk Kristen Puhalainen at City Hall, 260 Orange Tree Drive, or by email at kpuhalainen@atlantisfl.gov no later than 4:30 p.m. on May 11.

ARTICLE II. - CITY COUNCIL^[2]

Footnotes:

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Charter reference— Government, art. III.

Sec. 2-16. - Duty to make bylaws, rules and regulations.

It shall be the duty of the council to make such bylaws, rules and regulations for its own guidance and government as it may deem expedient and to enforce the same by fine or penalty.

(Ord. No. 1, § 1, 2-18-60)

Sec. 2-17. - Qualifications for elective office.

Any person who is a duly registered elector of the city may become a candidate for any elective municipal office upon submitting to the city clerk all documents as required by F.S. ch. 99, as amended from time to time, including but not necessarily limited to, the candidate's oath and the municipal election assessment as set forth in F.S. § 99.093, as amended from time to time.

(Ord. No. 1, § 2, 2-18-60; Ord. No. 23, §§ 1, 2, 7-29-66; Ord. No. 200, §§ 1, 2, 7-19-89; Ord. No. 236, § 1, 10-21-92; Ord. No. 241, § 1, 1-20-93)

Sec. 2-18. - Qualifications of electors.

Any person residing within the City of Atlantis who is a qualified elector in accordance with state statutes shall also be considered a qualified city elector and shall be eligible to vote in any election held within the city.

(Ord. No. 241, § 2, 1-20-93)

Sec. 2-19. - Filling vacancies in elective offices; candidate vacancies.

- (a) If there shall be a vacancy in any elective office, the city council, or so much of it as shall remain, shall have the power by resolution, to fill such a vacancy by the appointment of an alternate person to hold such office until the next general election when a successor shall be elected and take office.
- (b) The term *vacancy* as used herein shall include a vacancy in office caused by death, resignation or removal from office.
- (c) Should there be a vacancy in the pool of qualified candidates caused by death, withdrawal or removal from the ballot of a qualified candidate following the end of the qualifying period which leaves only one candidate for office, that candidate shall be deemed automatically elected. Should there be a vacancy in candidacy caused by death, withdrawal or removal from the ballot of a qualified candidate following the end of qualifying which leaves no candidates for that particular office, the qualifying period shall be extended or reopened for an additional week in order that additional candidates might have an opportunity to file for office. This extension is conditioned on there being sufficient time to extend the qualifying period and still meet the deadline as set forth in the Uniform Countywide Election Law; which deadline is noon on the second Tuesday in February of the calendar year in which the election is to be held. If there is not sufficient time to extend the qualifying period, the city council shall cause to be held a special election for the purpose of filling the remaining seat(s) on the council.

(Ord. No. 241, § 3, 1-20-93)

Sec. 2-20. - Removal of council members.

Any member of the governing body of a municipality may be removed from office by the electors of the municipality through the "municipal recall" process as set forth in F.S. § 100.361, as amended from time to time.

(Ord. No. 241, § 4, 1-20-93)

Sec. 2-21. - Municipal powers.

The City of Atlantis, a duly incorporated municipal corporation, shall have all powers conferred upon municipalities in accordance with F.S. ch. 166, which is known as the Municipal Home Rule Powers Act, the Constitution of the State of Florida, as amended from time to time, and any other acts or laws now in effect or which may in the future, be enacted.

(Ord. No. 241, § 5, 1-20-93)

Sec. 2-22. - City logo.

- (a) *Description of logo.* The city logo of the city consists of a white circle with a green outer border. Inside the white circle is a slightly smaller inner circle with an identical green border. The bottom third of the inner circle is filled with solid golf course greenery depicted in varying shades of green from lighter at the top to darker at the bottom. Centered on the golf course greenery is a hole with a golf flag pole extending into the top quarter of the inner circle. Both the hole and the flag pole are shaded dark blue. At the top of the pole is a triangular red flag. Above and to the right of the hole on the golf course greenery is an abstract water-hazard depicted in a gradient from white at the top to light blue near the bottom. Beneath the hole on the golf course greenery is depicted the year "1959" in white numbers. Both the right and left sides of the golf course greenery contain two palm trees which extend into the upper half of the inner circle. All four palm tree trunks are depicted as light brown and the palm fronds are depicted as dark green. The top two-thirds of the inner circle is filled with sky depicted as a gradient from sky blue at the top of the inner circle to white where the sky meets the golf course greenery. The predominant feature of the logo is a large black calligraphic letter "A" superimposed over the inner circle. The right leg of the "A" extends into the lower right portion of the outer white circle. Centered across the top of the outer white circle, in dark blue all capital letters is the word "ATLANTIS." Centered across the bottom of the outer white circle, in dark blue all capital letters is the word "FLORIDA." Both the right and left side of the outer white circle contain white shaded golf balls bordered in dark blue, positioned midway between the words "ATLANTIS" and "FLORIDA." A reasonable facsimile of the said logo is attached to Ord. No. 369 as Exhibit A. Exhibit A is not printed herein, but is on file and available for inspection in the office of the city clerk.
- (b) *Adoption of logo.* The logo described and depicted in paragraph (a) is hereby adopted as the official logo of the city, a municipal corporation organized and existing in accordance with the laws of the state.
- (c) *Unlawful practices and penalties.* Any facsimile or reproduction of this logo shall only be manufactured, used, displayed, or otherwise employed for official city business or upon the written approval of the city council. The city council may grant approval for the use of the logo upon application by any person showing good cause for the use of the logo for proper civic purpose. The city council may adopt reasonable rules for the manufacture or use of this logo, or any facsimile or reproduction thereof. This logo shall be registered with the secretary of state in accordance with the laws of the state and shall be the sole property of the city. Any person violating the provision of this ordinance shall be guilty of a misdemeanor of the second degree and punished as provided by law.

(Ord. No. 369, § 1, 6-15-05)

Secs. 2-23—2-30. - Reserved.

PART I - CHARTER^[1]

AN ACT providing for the establishment and creation of a municipality to be known as the City of Atlantis, Florida; defining its territorial boundaries; providing for its government, jurisdiction and powers, including the power and procedure for annexing contiguous territory by ordinance; prescribing the powers, duties and authority of its officers; providing for other purposes; and repealing all laws and parts of laws in conflict herewith; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Footnotes:

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Editor's note— Printed herein is the City Charter, Laws of Florida, Ch. 59-1055. Ord. No. 240, §§ 1—27, adopted January 20, 1993, substantially amended, repealed, or renumbered provisions of former Arts. III—VIII of the Charter. Amended and renumbered sections are indicated by a history note in parenthesis following the amended or renumbered section. Absence of a history note indicates that the section remains unchanged since the original adoption of the Charter. Any material added for clarity to the user of the Code is indicated by brackets or by editor's notes.

State Law reference— Municipal Home Rule Powers Act, F.S. Ch. 166; Charter Amendments, F.S. § 166.031.

ARTICLE I. - CORPORATE NAME

Section 1. - Corporate name.

The municipality hereby established shall be known as "THE CITY OF ATLANTIS, FLORIDA."

ARTICLE II. - TERRITORIAL BOUNDARIES^[2]

Footnotes:

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State Law reference— Municipal annexation or contraction, F.S. Ch. 171.

Section 1. - Territorial boundaries.

PORTIONS of Sections 25 and 36, Township 44 South, Range 42 East; Sections 29, 30, 31, and 32, Township 44 South, Range 43 East; Hiatus Tract 37, Township 44½ South, Range 42 East; and Hiatus Tract 39, Township 44½ South, Range 43 East; all in Palm Beach County Florida and being more particularly described as follows:

BEGINNING at the intersection of the easterly right-of-way line of Congress Avenue (State Road No. 807) with the easterly extension of the north line of Lot D, Tract 128, of Palm Beach Farms Co. Plat No. 7, as recorded in Plat Book 5, Page 72, of the Public Records of Palm Beach County, Florida;

THENCE southerly along the northerly right-of-way line of Lantana Road (State Road No. 812) to the westerly right-of-way line of Congress Avenue (State Road No. 807);

THENCE southerly along the westerly right-of-way line of Congress Avenue (State Road No. 807) to the southerly right-of-way line of Lantana Road (State Road No. 812);

THENCE westerly along the southerly right-of-way line of Lantana Road (State Road No. 812) to the southerly extension of the east line of the west one half of the southwest one quarter of the southeast one quarter of Section 36, Township 44 South, Range 42 East (also known as the east line of Tracts 14 and 15, in the southeast one quarter of said Section 36, as shown on the Plat of Sec. 36 - T. 44 S. R. 42 E., recorded in Plat Book 3, page 10 of the Public Records of Palm Beach County, Florida);

THENCE northerly along said southerly extension and said east line to the north line of the south 198 feet of Tract 14, said Plat of Sec. 36 - T. 44 S. R. 42 E.;

THENCE northerly along said southerly extension and said east line to the north line of the south 198 feet of Tract 14, said Plat of Sec. 36 - T. 44 S. R. 42 E.;

THENCE westerly along said north line to the easterly right-of-way line of Military Trail (State Road No. 809);

THENCE northerly along the easterly right-of-way line of Military Trail (State Road No. 809) to the north line of the south 398 feet of said Tract 14;

THENCE westerly along said north line and its westerly extension to the westerly right-of-way line of Military Trail (State Road No. 809);

THENCE northerly along the westerly right-of-way line of Military Trail (State Road No. 809) to the southerly right-of-way line of Lake Worth Drainage District Lateral Canal No. 14;

THENCE easterly along the southerly right-of-way line of the Lake Worth Drainage District Lateral Canal No. 14 to the easterly right-of-way line of Military Trail (State Road No. 809);

THENCE northerly along the easterly right-of-way line of Military Trail to the north line of that parcel of land described in that Warranty Deed recorded in Official Record Book 27673, page 1021, of the Public Records of Palm Beach County, Florida;

THENCE easterly along said north line to the west line of the east one half of the southwest one quarter of the southwest one quarter of the southeast one quarter of Section 25, Township 44 South, Range 42 East, Palm Beach County, Florida;

THENCE Southerly along said west line to the south line of the north 396 feet of said east one half of the southwest one quarter of the southwest one quarter of the southeast one quarter of Section 25, Township 44 South, Range 42 East, Palm Beach County, Florida;

THENCE easterly along said south line to the east line of the east one half of the southwest one quarter of the southwest one quarter of the southeast one quarter of Section 25, Township 44 South, Range 42 East, Palm Beach County, Florida;

THENCE southerly along said east line and its southerly extension to the southerly right-of-way line of the Lake Worth Drainage District Lateral Canal No. 14;

THENCE easterly along the southerly right-of-way line of the Lake Worth Drainage District Lateral Canal No. 14 to the southerly extension of the west line of Tract 127, of Palm Beach Farms Co. Plat No. 7, as recorded in Plat Book 5, Page 72, of the Public Records of Palm Beach County, Florida;

THENCE northerly along said southerly extension and said west line to the northerly line of Lot D, said Tract 127;

THENCE easterly along the north line of Lot D, said Tract 127, the north line of Lot D, said Tract 128, and its easterly extension to the easterly right-of-way line of Congress Avenue (State Road No. 807) and the point of beginning.

(Ord. No. 10, § 1, 9-11-61; Ord. No. 18, § 1, 2-15-66; Ord. No. 276, § 1, 6-18-97; Ord. No. 291, § 1, 4-15-98; Ord. No. 316, § 2, 7-18-01; Ord. No. 317, § 2, 7-18-01; Ord. No. 325, § 1, 9-19-01; [Ord. No. 438, §§ 1, 2\(Exh. A\), 10-21-15](#))

ARTICLE III. - GOVERNMENT³¹

Footnotes:

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Editor's note— Ord. No. 240, §§ 1—17, 27, adopted Jan. 20, 1993, substantially amended Article III of the Charter by repealing certain sections and by amending and renumbering remaining sections. The resulting changes in Art. III are described below, with the catchlines of repealed sections included.

Former Section(s)	Disposition	New Section(s)
1	unchanged	1
2 (Qualifications for elective office)	repealed	
3	renumbered	2
4 (Officers)	repealed	
5—10	amended and renumbered	3—8
11 (Oath of appointive officers)	repealed	
12 (Filling vacancies in elective offices)	repealed	
13 (Removal of council members)	repealed	
14	amended and renumbered	9
15 (Bonds for officers)	repealed	
16	renumbered	10
17	amended and renumbered	11
18 (Approval of resolutions outside of meetings)	repealed	
19 (Registration of voters and conduct of elections)	repealed	
20 (Qualifications of electors)	repealed	

Section 1. - Governing body.

The government of said municipality shall be vested in a governing body to be known as "City Council of Atlantis" sometimes hereinafter referred to as the "City Council." Such Council shall be composed of five members to be called Councilmen.

Section 2. - Residency of council; first council.

At least 2 members of the City Council shall be residents of Palm Beach County. Until the first elections shall be held under the provisions of this Act, and until their successors shall be elected and qualified,

Group	1 Paul	A.	Kintz
Group	2 James	P.	Kintz
Group	3 Nathan	C.	Hunt
Group	4 Marjorie		Brand
Group 5	Bernard D. Rawls		

are hereby appointed as and to be members of the City Council and shall constitute the first City Council thereof. (Ord. No. 240, § 27, 1-20-93)

Section 3. - Officers to stay until successors qualify.

The Mayor and Vice-Mayor appointed, as provided herein, shall each hold office until his successor shall be elected in accordance with the provisions of this Charter and other applicable ordinances of the City of Atlantis; and the person or persons appointed to hold the offices of City Treasurer and City Clerk shall hold their respective offices until their successor shall be appointed and shall qualify and during the pleasure of the City Council.

(Ord. No. 240, §§ 3, 27, 1-20-93)

Section 4. - Election date.

On the second Tuesday in March, of each calendar year, an election by the qualified electors of said municipality shall be held to elect members of the City Council to succeed the members whose terms have expired.

(Ord. No. 240, §§ 4, 27, 1-20-93)

Section 5. - Election of Council by groups; runoff for tie votes.

The selection of members of the City Council shall be by groups to be known as Groups 1, 2, 3, 4 and 5. The Councilmen in Groups 1, 3 and 5 shall be elected in the even years and Councilmen in Groups 2 and 4 shall be elected in the odd years. At the first annual election to be held in March, 1963, Councilmen in Groups 2 and 4 shall be elected for a two-year term and every two (2) years thereafter Councilmen shall be elected in said groups for a two-year term. At the election to be held in March, 1964, Councilmen in Groups 1, 3 and 5 shall be elected to a two-year term to expire in 1966 when Councilmen in said groups shall be elected to a two-year term and every two (2) years thereafter. All Councilmen shall be elected to two-year terms. The term of office of Councilmen shall commence no later than the last day in March of the year in which they are elected with the specific day to be decided by local ordinance. Any candidate seeking election as a member of the City Council shall file such papers and pay such fees as may be required by ordinance with the City Clerk of Atlantis during the first seven (7) business days after January 1st, between the hours of 9:00 a.m. and 4:00 p.m., of the calendar year in which the election is to be held. The names of all candidates and offices for which they have filed shall be received by the County Supervisor of Elections from the City Clerk by 5:00 p.m. on the fourth (4th) business day after the close of qualifying. The candidate for each group receiving the highest vote cast for such office shall be deemed elected to such office. In the event of a tie vote between candidates receiving the highest number of votes cast for any office, the names of all such tied candidates shall be placed on the ballot and shall be voted on at a runoff election to be held on the fourth Tuesday in March of that calendar year. Such election shall be held in the same manner as the previous election.

(Ord. No. 240, §§ 5, 27, 1-20-93; [Ord. No. 448, § 1, 8-16-17](#))

Section 6. - Oath of office for Councilmen.

Each person appointed or elected as a member of the City Council of Atlantis, before entering upon the discharge of the duties of office, shall take and subscribe to the following oath before some officer authorized to administer oaths under the laws of the State of Florida:

"I do solemnly swear (or affirm) that I will support, protect and defend the Constitution and Government of the United States and of the State of Florida; that I am duly qualified to hold office under the Constitution of the State; and that I will well and faithfully perform the duties of (title of office) on which I am now about to enter. So help me God."

(Ord. No. 240, §§ 8, 27, 1-20-93)

State Law reference— Oath of office for public officers, Constitution of the State of Florida, Article II, Section 5(b).

Section 7. - Appointment of Mayor and Vice-Mayor.

The members of the City Council elected pursuant to a municipal election shall meet for organization no later than the last day in March of the year in which they are elected. At this meeting, the City Council shall, by resolution, appoint one (1) member a Mayor and another a Vice-Mayor of the City, each of whom shall hold such office for the term of one (1) year and until his successor shall be appointed and qualified.

(Ord. No. 240, §§ 7, 27, 1-20-93)

Section 8. - Appointment of other officers.

At each such organizational meeting, the City Council may also appoint a City Treasurer and a City Clerk. The officer or officers so appointed shall ordinarily hold office for a term of one (1) year and until their successors are appointed and qualified but all subject to the pleasure of the City Council.

(Ord. No. 240, §§ 8, 27, 1-20-93)

Section 9. - Appointment or employment of additional officers and employees; compensation.

The City Council shall have power to employ and retain an engineer and an attorney and to appoint or employ such additional officers, assistants and employees as the business of municipality may require; and it shall have the power to fix and determine the authority, duties, and compensation of all elected and appointed officers, assistants and employees.

(Ord. No. 240, §§ 12, 27, 1-20-93)

Section 10. - Organization of council; meetings; records.

The City Council shall be the judge of the election and qualification of its members, shall have power to determine and establish the rules governing its own proceedings and to determine the time and place of holding its meetings and the notice, if any, of special meetings. Special meetings shall be held when called by the Mayor, or by any two members of the City Council. All meetings of the Council shall be open to the public and the rules of the Council shall provide that the citizens of the City shall have a reasonable opportunity to be heard at such meetings in regard to any matter pertaining to the City. The Mayor, or in his absence the Vice-Mayor, shall preside at all meetings of the Council and the City Clerk shall be present at all meetings of the Council and shall keep a record of the proceedings of the Council in a minute book to be provided and kept for that purpose. He shall preserve and maintain in an ordinance book to be provided and kept for that purpose, all ordinances. He shall preserve and maintain in a resolution book to be provided and kept for that purpose, all resolutions. The ordinance book and resolution book shall be deemed to be public records and each ordinance and resolution so recorded shall be signed by the Mayor and by the City Clerk. Copies from said minute book, ordinance book or resolution book, duly certified by the City Clerk under the corporate seal of the City, shall be received in evidence in all courts and places as proof thereof. The City Clerk shall certify and keep a record of all permits issued by the City or pursuant to its authority.

(Ord. No. 240, § 27, 1-20-93)

Section 11. - Quorum of council; voting; ordinance procedure.

A majority of the members of the Council shall constitute a quorum to do business, but a less number may adjourn from time to time and compel the attendance of absent members in such manner and under such penalties as may be prescribed by ordinance. The affirmative vote of a majority of the members present at any meeting shall be necessary to adopt any ordinance, resolution, order or vote.

No member shall be excused from voting except on matters involving the consideration of his official conduct or when his financial interests are involved, in which case the affirmative vote of a majority of the members voting shall be necessary for the adoption of any ordinance, resolution, order or vote. All resolutions and ordinances shall be adopted in accordance with state law.

(Ord. No. 240, §§ 14, 27, 1-20-93)

State Law reference— Minimum procedural requirements for adoption of ordinances and resolutions, F.S. § 166.041.

ARTICLE IV. - CITY OFFICERS⁴¹

Footnotes:

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Editor's note— Ord. No. 240, §§ 18—22, 27, substantially amended Article IV of the Charter by repealing certain sections and by amending and renumbering remaining sections. The resulting changes in Art. IV are described below, with catchlines of repealed sections included.

Former Section(s)	Disposition	New Section(s)
1	amended	1
2, 3	unchanged	2, 3
4	amended	4
5	unchanged	5
6 (Tax assessor)	repealed	
7 (Tax collector)	repealed	
8	amended and renumbered	6

Section 1. - Enumeration; City Manager.

The officers of the municipality shall be a Mayor, a Vice-Mayor, a City Treasurer and a City Clerk (who shall also be an assistant registration officer), and such other officers as may be provided for by law or by the City Council pursuant to the authority conferred by this Charter.

The City Council shall have the power and authority to employ or appoint a person as a City Manager and to prescribe his powers and duties. The manager shall be the administrative head of the municipal government but shall be subject to the direction and supervision of the Council. The Manager shall be chosen solely on the basis of his executive and administrative qualifications and he need not be a resident of the City. The Manager shall receive such compensation as shall be fixed by resolution of the Council and shall hold office during the pleasure of the Council.

(Ord. No. 240, § 18, 1-23-92)

Section 2. - Mayor; enforcement of laws generally.

The Mayor shall be the chief executive officer of the City and it shall be his duty to attend to the proper and effective enforcement of the laws and ordinances of the City, under the overall supervision of the Council, and with the aid of the Manager, if any. In case the Council shall provide for a City Chief of Police, such person shall attend to the proper and effective enforcement of the laws and ordinances of the City under the overall supervision of the Council.

Section 3. - Vice-Mayor.

The Vice-Mayor, in the absence or during the disability of the Mayor, shall have all of the powers and duties of the Mayor.

Section 4. - City Clerk.

The City Clerk shall be an assistant registration officer and shall, in addition to the duties which are or may be required by him by this Act or by any law of the State or by any ordinance of the said municipality, have the custody of all the general records, books and documents of the City, and shall perform such further duties as are imposed upon him by the Council by resolution, ordinance or otherwise.

(Ord. No. 240, § 19, 1-20-93)

Section 5. - City Treasurer.

The City Treasurer shall receive, safely keep and disburse, under the direction of the Council, all funds belonging to or under the control of the municipality; shall keep an accurate account of all receipts and disbursements in such manner as the Council shall direct. The treasurer shall annually, on or before the first day of February, furnish to the Mayor and to the Council a full report of the receipts and disbursements during the preceding fiscal year; and he shall, whenever required by the Mayor or by the Council, make a special report covering any designated period and shall lay before the Mayor or the Council for examination and audit all books, papers and vouchers pertaining to his office whenever required to do so. The Treasurer shall deposit funds of the City in such banks or trust companies as the Council shall from time to time designate; and all checks drawn upon any depository of the City funds shall be numbered consecutively, and shall be signed by the Treasurer unless otherwise provided by resolution of the Council, and no money shall be paid except by check, unless express authority so to do has been first given to the Treasurer by the Council.

(Laws of Fla. Ch. 65-1249, § 1)

Section 6. - Removal from office.

The City Treasurer, the City Clerk or any other officer of the City, except the Mayor or Vice-Mayor, may be removed from office, with or without cause, by the Council. In the event that any such officer shall be so removed, then and in that case his term of office shall expire and end when such removal becomes effective, anything herein contained to the contrary notwithstanding.

The Mayor shall have power, for sufficient cause, to suspend any City officer other than a City Councilman. In case of the suspension of any such officer, the Mayor shall, within fifteen (15) days thereafter, deliver to the City Clerk a specification in writing of the charges preferred to the officer suspended; and it shall be the duty of the Clerk to present such charges to the Council at its next meeting following the receipt of such charges by him; and thereafter the Council shall proceed to hear and determine the said charges; after reasonable notice of such hearing to the suspended officer, who shall be given an opportunity to be heard with his witnesses. If upon such hearing the charges preferred against such officers shall not be sustained by the Council, the officer shall be thereby immediately restored to office unless the Council shall decide to terminate the services of such officer for other cause, or without cause.

In the event that any City officer shall be suspended by the Mayor as herein provided, the Mayor shall have power to appoint some person or some other officer of the City temporarily to perform the duties of the officer suspended, until the charges against such suspended officer(s) be heard and determined by the City Council.

(Ord. No. 240, §§ 22, 27, 1-20-93)

ARTICLE V. - MISCELLANEOUS PROVISIONS⁵¹

Footnotes:

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Editor's note— Ord. No. 240, §§ 23—27, adopted Jan. 20, 1993, amended the Charter by repealing former Arts. V—VII and renumbering former Art. VIII as Art. V. Former Art. V, Sections 1—3, pertained to municipal powers; former Art. VI, Sections 1—3, pertained to the City Court; Art. VII, Sections 1—4, pertained to taxation. Sections 26 and 27 of Ord. No. 240 repealed Section 2 of former Art. VIII which pertained to digging of irrigation wells, and renumbered former Sections 3, 4 as Sections 2, 3.

Section 1. - Severability.

In case any one or more of the sections or provisions of this Act or the application of such sections or provisions to any situation shall for any reason be held to be unconstitutional, such unconstitutionality shall not affect any other sections or provisions of this Act or the application of such sections or provisions as to any other situation and it is intended that this law shall be construed and applied as if such unconstitutional section or provision had not been included herein.

Section 2. - Repealer.

All laws, or parts of law [laws], in conflict herewith are hereby repealed.

(Ord. No. 240, § 27, 1-20-93)

Section 3. - Effective date.

This Act shall take effect and be in full force from and after its passage and approval by the Governor, or, upon becoming a law without such approval.

Became a law without the Governor's approval.

Filed in Office Secretary of State, June 20, 1959.

(Ord. No. 240, § 27, 1-20-93)

CHARTER COMPARATIVE TABLE

The City Charter was enacted by the Laws of Florida, Ch. 59-1055. This table gives the disposition of those acts and subsequent ordinances amendatory of the basic Charter.

Laws of Fla. Ch.	Section	Disposition Art./Sec.
65-1249	1	IV/ 5
	2	VII/ 2
69-818	1	V/ 3(20)

Ord. No.	Date	Section	Disposition Art./Sec.
10	9-11-61	1	II/1
18	2-15-66	1	II/1
240	1-20-93	1—17	III/ 1—11
		18—22	IV/ 1—6
		23 Rpld	V/ 1—3
		24 Rpld	VI/ 1—7
		25 Rpld	VII/ 1—5
		26 Rpld	VIII/ 2
		27 Rnbd	III, IV, VIII
		as	III—V
276	6-18-97	1	II/1
291	4-15-98	1	II/1
316	7-18-01	2	II/1

317	7-18-01	2	II/1
325	9-19-01	1	II/1
438	10-21-15	1, 2(Exh. A)	II/1
448	8-16-17	1	III/5