City Commission Handbook



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Purpose and Use

This Handbook for the Livingston City Commission is intended to provide Commissioners an understanding of the City and the role of the Commission in guiding the City. By reading this handbook, Commissioner's will gain a general understanding of the form and function of government in the City of Livingston. Commissioners are encouraged to use additional resources including the Montana Officials Handbook, State Land Use Review Handbook and Montana State University Local Government Center to provide a more complete understanding of certain issues.

The operation of the local government in the City of Livingston is governed by two principal documents: Montana Code Annotated (MCA) and the Livingston Municipal Code (LMC). These two documents provide the framework through which the City of Livingston operates and certain functions have been delegated to the City to manage through Local Laws (LMC) while others are mandated by the State Code (MCA). Within the handbook, there are many references to the Montana Code Annotated and Livingston Municipal Code. The excerpts from each are updated as frequently as possible. Before acting upon any reference, readers are encouraged to review the references to ensure the accuracy of the materials at the time of reading.

About the City of Livingston

History

The City of Livingston was incorporated as a Montana Municipal Corporation in 1889. While the city had previously been home to various populations and communities for several millennia, the creation of the State of Montana in 1889 enabled the incorporation of a local government. The City of Livingston is approximately 6.5 square miles in area.

The City of Livingston is a distinct political subdivision of the State of Montana managed separately from Park County, the Livingston Public Schools and similar government entities in the area.

Classifications

With a population of approximately 8,489 as of the 2022 American Community Survey, the City of Livingston is classified as a Class 2 City pursuant to Montana Code Annotated. Once the population exceeds 10,000, as measured by the US Census, the City will advance to Class 1. In Montana, Class 1 Cities have additional requirements on their form and function of government including, but not limited to: composition and size of boards and commissions; creation of electoral wards; housing authority funding; treatment of storm-water; and provision of fire protection.

Montana Code Annotated also allows electors to select the form and nature of government. While the basic form of government in Montana is the Council-Mayor form, the City of Livingston has adopted an alternative form of local government pursuant to MCA 7-3-102. The City of Livingston has specifically adopted the Commission-Manager form of government as defined in Section 3 of Chapter 3 of Title 7 of Montana Code Annotated (MCA 7-3-301 to 318). The nature of government in the City of Livingston is general powers as City electors have not decided to pursue self-governing powers as allowed by MCA 7-3-302 and described by MCA 7-1-101 and its subparts.

Commission-Manager Form of Government

In the Commission-Manager form of government, the elected Commission appoints a professional Manager to implement its policies. The Manager serves at the pleasure of the elected governing body and has responsibility for preparing the budget, directing day-to-day operations, hiring and firing personnel, and serving as the Commission's policy advisor.

The City Commission serves as the legislative branch of the City of Livingston and is responsible for: passing local laws (ordinances) and orders (resolutions); adopting and amending a budget; awarding contracts; and hiring and firing the City Manager. The Commission acts as a body and actions are authorized through a voting process. While a presiding officer is named annually, each Commissioner has the same stature and no one Commissioner can direct the City Manager independently. The City Manager serves as the head of the executive branch of the City of Livingston and is responsible for administering the affairs of the City including, but not limited to: managing all City staff; enforcing laws and ordinances; recommending a budget to the Commission; creating meeting agendas; and managing contractors.

Relevant Statutory References

MCA 7-1-4111. Classification of municipalities.

(1) Every city having a population of 10,000 or more is a city of the first class.

(2) Every city having a population of less than 10,000 and more than 5,000 is a city of the second class.

(3) Every city having a population of less than 5,000 and more than 1,000 is a city of the third class.

(4) Every municipal corporation having a population of less than 1,000 and more than 300 is a town.

MCA 7-3-302. Nature of government.

The plan of government submitted to the qualified electors shall determine the powers of the local government unit by authorizing:

- (1) general government powers; or
- (2) self-government powers.

MCA 7-3-102. Adoption of alternative form.

Each local government in the state shall adopt one of the alternative forms of government provided for in parts 1 through 7, including one of each sub-option authorized:

(1) the commission-executive form (which may also be called the councilexecutive, the council-mayor, or the commission-mayor form);

(2) the commission-manager form (which may also be called the council-manager form);

(3) the commission form;

(4) the commission-presiding officer form;

(5) the town meeting form; or

- (6) the charter form.
- MCA 7-3-301. Commission-manager form.

The commission-manager form, which may be called the council-manager form, consists of an elected commission, which may be called the council, and a manager appointed by the commission, who is the chief administrative officer of the local government. The manager is responsible to the commission for the administration of all local government affairs placed in the manager's charge by law, ordinance, or resolution.

MCA 7-5-4101. General powers of municipal council.

The city or town council has power to make and pass all bylaws, ordinances, orders, and resolutions not repugnant to the constitution of the United States or of the state of

Montana or to the provisions of this title, necessary for the government or management of the affairs of a city or town, for the execution of the powers vested in the body corporate, and for carrying into effect the provisions of this title.

MCA 7-3-304. Duties of manager.

The manager shall:

(1) enforce laws, ordinances, and resolutions;

(2) perform the duties required by law, ordinance, or resolution;

(3) administer the affairs of the local government;

(4) direct, supervise, and administer all departments, agencies, and offices of the local government unit except as otherwise provided by law or ordinance;

(5) carry out policies established by the commission;

(6) prepare and publish the commission agenda pursuant to 2-3-103;

(7) recommend measures to the commission;

(8) report to the commission on the affairs and financial condition of the local government;

(9) execute bonds, notes, contracts, and written obligations of the commission, subject to the approval of the commission;

(10) report to the commission as the commission may require;

(11) attend commission meetings and may take part in the discussion but may not vote;

(12) prepare and present the budget to the commission for its approval and execute the budget adopted by the commission;

(13) appoint, suspend, and remove all employees of the local government except as otherwise provided by law or ordinance;

(14) appoint members of temporary advisory committees established by the manager.

Livingston City Commission

Role of the Commission

As the legislative branch of the City of Livingston, the Livingston City Commission is responsible for two primary functions of government: passing local laws (ordinances) and adopting a budget. These two basic powers are derived from Montana Code Annotated sections 7-5-4101 and 7-6-4006, respectively. The Commission is also responsible for appointing a City Manager (MCA 7-3-303) and setting policies that the City Manager shall execute. The Commission acts as a body and actions are authorized through a voting process. While a presiding officer is named annually, each Commissioner has the same stature and no one Commissioner may direct the City Manager independently.

The City Commission is not responsible for the day-to-day management of the City government. In fact, MCA 7-3-305(3) provides that "the commission or its members shall deal with the local government employees who are subject to the direction and supervision of the manager solely through the manager, and neither the commission nor its members may give orders to the employee, either publicly or privately."

Commission Officers and Appointments

The Livingston City Commission annually appoints a Chair and Vice Chair to serve as the presiding officer. The appoint of such officers occurs at the first regularly scheduled meeting of the Commission each calendar year. The appointments are made in accordance with the requirements of LMC Section 2-14.

In addition, the Livingston City Commission appoints its members to serve on certain City and community advisory boards. These appointments also occur at the first regularly scheduled meeting of the Commission each calendar year.

Actions of the Commission

The Commission acts as a body and actions are authorized through a voting process. Each vote requires a Commissioner to make a motion that is seconded by another Commissioner. A majority vote of the members present is required to approve any action. The regular actions of the Commission take several forms: adoption of resolutions; approval of minutes; approval of claims; approval of land use applications; approval of contracts; passage of ordinances; and setting of policy.

Advisory and Statutory Boards and Commissions

In addition to the City Commission, the City of Livingston maintains several boards that are either advisory or statutorily required. Each board is composed of volunteers from the community that are appointed by the City Commission. A Commissioner is appointed to each board with an asterisk at the first meeting of each calendar year.

The statutory and advisory boards of the City of Livingston currently include:

City-County Airport Board City-County Board of Health * City-County Library Board * Consolidated Land Use Board * Historic Preservation Board * Livingston Community Trust * Urban Renewal Agency *

The meetings for each are advertised on the City and County websites.

City Commission Meetings

The Livingston City Commission conducts its business in accordance with the provisions of both the MCA and LMC Chapter 2. The LMC 2-15 stipulates that the presence of three (3) Commissioners constitutes a quorum of the Commission and is a public meeting that must be properly noticed and open to the public. All meetings of the City Commission are open to the public unless closed pursuant to the allowances of MCA 2-3-203. Importantly, serial meetings of Commissioners which result in more than two (2) total Commissioners discussing an item may be considered to be a violation of the open meetings statute based on Attorney General opinions. The Montana Code Annotated stipulates that the City Commission must meet in open session except for limited circumstances as outlined in MCA 2-3-203, which include: consideration of matters of individual privacy and litigation not involving another public agency.

The Commission regularly meets on the first and third Tuesday of each month at 5:30 p.m. In addition to these regularly scheduled meetings, special meetings of the City Commission may be called as necessary. Commissioners are encouraged to attend all meetings in-person. However, recognizing the benefits of participation, remote participation of Commissioners will be enabled by technological means. If a Commissioner expects to be absent from the meeting, a notification shall be provided to the City Manager and Commission Chair not less than 24 hours before the meeting, as practicable.

In accordance with LMC 2-16, the City Manager prepares the agenda for City Commission meetings. The agenda and supporting documentation are emailed to Commissioners and generally available in hard copy format for pick up by the close of business on the Thursday before a City Commission meeting. The Commission agenda and accompanying packet is available on the city's website at www.livingstonmontana.org in the Meeting Information section.

Pursuant to LMC 2-16, members of the Commission may add items to the agenda in two ways: (1) a Commissioner can ask the City Manager to place an item on the agenda; or (2) items must be added to the agenda if they are requested by one Commissioner and the request is seconded by a second Commissioner during a meeting.

City Commission Meeting Procedures

The conduct of meetings of the Livingston City Commission shall adhere to the following provisions:

1. Order of business

The City Manager shall prepare the Commission agenda, which shall be in substantially the following form:

- A. Call to Order
- B. Roll call
- C. Public Comment
- D. Consent agenda (no discussion should be necessary) *
 - Approval of minutes
 - Approval of claims (payment of bills)
 - Renewal of licenses
 - Applications for special licenses
 - Simple Contracts

* Consent items are those upon which the City Manager anticipates that no discussion should be necessary, however, by placing an item on the consent agenda does not limit the ability of a Commissioner from asking questions or making comments thereon. Items may be removed from the consent calendar upon request of any Commissioner.

- E. Proclamations
- F. Scheduled Public Comment
- G. Action items
 - Ordinances
 - Resolutions
 - Complex Contracts
 - Policy Direction
- H. City manager's report.
- I. Commissioner's comments (e.g. reports, introduction of measures, concerns and proposals by members of the Commission.)
- J. Adjournment.

2. Procedure to conduct business and motions.

A. Procedure to Conduct Business.

- 1. The Chair shall clearly announce the agenda item to be considered.
- 2. Following announcement of agenda item, the Chair shall invite the appropriate person or persons to report on the item, including any recommendation that they might have. The appropriate person or persons may be the Chair, the City Manager, a staff person, or a committee chair charged with providing input on the agenda item.

- 3. The Chair shall ask members of the body if they have any technical questions of clarification. At this point, members of the body may ask clarifying questions to the person or persons who reported on the item, and that person or persons should be given time to respond.
- 4. The Chair shall invite a motion. The Chair shall announce the name of the member of the body who makes the motion.
- 5. The Chair shall determine if any member of the body wishes to second the motion. The Chair shall announce the name of the member of the body who seconds the motion. No motion shall be debated or put to a vote unless the same shall be seconded. If the motion is made and seconded, the Chair should make sure everyone understands the motion. This is done in one (1) of three (3) ways: (1) The Chair can ask the maker of the motion to repeat it. (2) The Chair can repeat the motion. (3) The Chair can ask the City Clerk to repeat the motion.
 - a. The Chair shall invite public comments, or if appropriate at a formal meeting, should open the public meeting for public input on the agenda item being considered. The Chair may limit the time of public speakers to four minutes. To be recognized, each person desiring to give comment, testimony or evidence shall proceed to the podium provided and after being recognized, give his or her name and address before testifying, commenting or presenting other evidence. All comments, testimony and evidence shall be directed to the presiding officer. No questions shall be asked of a Commission member except through the presiding officer. At the conclusion of the public comments, the Chair shall announce that public input has concluded (or the public hearing as the case may be is closed).
 - b. The Chair shall now invite discussion/debate of the motion by the body. Every member desiring to speak shall address the presiding officer, and upon recognition, shall confine themself to the question under debate, avoiding all personalities and indecorous language.
 - c. A member, once recognized, shall not be interrupted when speaking unless it is to call him to order or as herein otherwise provided.
 - i. If a member, while speaking is called to order, they shall cease speaking until the question of order is determined, and, if in order, they shall be permitted to proceed.
 - d. Order of rotation in matters of debate or discussion shall be at the discretion of the presiding officer.

- i. A member shall not speak more than twice on the same subject without leave of the Chair, nor more than once until every member desiring to speak on the pending question has had an opportunity to do so.
- 6. If there is no desired discussion, or after the discussion has ended, the Chair should announce that the body will vote on the motion. If there has been no discussion or very brief discussion, then the vote on the motion should proceed immediately and there is no need to repeat the motion. If there has been substantial discussion, then it is normally best to make sure everyone understands the motion by repeating it.
- 7. The Chair shall direct that the vote be taken by a roll call vote. If members of the body do not vote, then they "abstain". Unless the rules of the body provide otherwise (or unless a super-majority is required as delineated in these rules) then a simple majority determines whether the motion passes or is defeated.
- 8. The Chair should announce the result of the vote and should announce what action (if any) the body has taken.
- B. Motions, Majority Approval, Debatable or not and Exceptions.
 - 1. The Basic Motion. The basic motion is the one that puts forward a decision for the body's consideration. A basic motion might be: "I move that we create a 5-member committee to plan and put on our annual fundraiser."
 - 2. The Motion to Amend. If a member wants to change a basic motion that is before the body, they would move to amend it. A motion to amend might be: "I move that we amend the motion to have a ten-member committee." A motion to amend takes the basic motion which is before the body and seeks to change it in some way. A motion to amend seeks to retain the basic motion on the floor, but modify it in some way.
 - 3. The Substitute Motion. If a member wants to completely do away with the basic motion that is before the body, and put a new motion before the body, they would move a substitute motion. A substitute motion might be: "I move a substitute motion that we cancel the annual fundraiser this year." A substitute motion seeks to throw out the basic motion on the floor, and substitute a new and different motion for it.
 - 4. Order of Consideration of Motions. There can only be three (3) motions on the floor at the same time. The Chair can reject a fourth motion until the Chair has dealt with the three (3) that are on the floor and has resolved

them. When there are two (2) or three (3) motions on the floor (after motions and seconds) at the same time, the vote should proceed first on the last motion that is made. So, for example, assume the first motion is a basic "motion to have a five-member committee to plan and put on our annual fundraiser." During the discussion of this motion, a member might make a second motion to "amend the main motion to have a ten-member committee, not a five-member committee to plan and put on our annual fundraiser." And perhaps, during that discussion, a member makes yet a third motion as a "substitute motion that we not have an annual fundraiser this year."

- a. First, the Chair would deal with the third (the last) motion on the floor, the substitute motion. After discussion and debate, a vote would be taken first on the third motion. If the substitute motion passed, it would be a substitute for the basic motion and would eliminate it. The first motion would be moot, as would the second motion (which sought to amend the first motion), and the action on the agenda item would be completed on the passage by the body of the third motion (the substitute motion). No vote would be taken on the first or second motions. On the other hand, if the substitute motion (the third motion) failed then the Chair would proceed to consideration of the second (now, the last) motion on the floor, the motion to amend.
- b. Second, if the substitute motion failed, the Chair would now deal with the second (now, the last) motion on the floor, the motion to amend. The discussion and debate would focus strictly on the amendment (should the committee by five (5) members or ten (10) members). If the motion to amend passed the Chair would now move to consider the main motion (the first motion) as amended. If the motion to amend failed the Chair would now move to consider the main motion (the first motion) in its original format, not amended.
- c. Third, the Chair would now deal with the first motion that was placed on the floor. The original motion would either be in its original format (five-member committee), or, if amended, would be in its amended format (ten-member committee), and the question on the floor for discussion and decision would be whether a committee should plan and put on the annual fundraiser.
- 5. Motion to Reconsider. A motion to reconsider requires a majority vote to pass, but there are two (2) special rules that apply only to the motion to reconsider.
 - a. First, is timing. A motion to reconsider must be made at the meeting where the item was first voted upon or at the very next

meeting of the body following due notice. A motion to reconsider made at a later time is untimely. (The body, however, can always vote to suspend the rules and by a two-thirds (2/3) majority, can allow a motion to reconsider to be made at another time following due notice.)

- b. Second, a motion to reconsider can only be made by certain members of the body. Accordingly, a motion to reconsider can only be made by a member who voted in the majority on the original motion. If such a member has a change of heart, they can make the motion to reconsider (any other member of the body may second the motion). If a member who voted in the minority seeks to make the motion to reconsider, it must be ruled out of order. The purpose of this rule is finality. If a member of the minority could make a motion to reconsider, then the item could be brought back to the body again and again. That would defeat the purpose of finality.
- c. If the motion to reconsider passes, then the original matter is back before the body, and a new original motion is then in order. The matter can be discussed and debated as if it were on the floor for the first time.
- 6. Simple Majority and Exceptions. All motions require a simple majority, but there are a few exceptions. The exceptions come up when the body is taking an action which, effectively, cuts off the ability of a minority of the body to take an action or discuss and item. These extraordinary motions require a two-thirds (2/3) vote of the entire Commission (a super-majority) to pass:
 - a. Motion to Limit Debate. Whether a member says "I move the previous question" or "I move the question" or "I call the question" or "I move to limit debate", it all amounts to an attempt to cut off the ability of the minority to discuss an item, and it requires a two-thirds (2/3) vote of the entire Commission to pass.
 - b. Motion to Close Nominations. When choosing officers of the body (like the Chair) nominations are in order either from a nominating committee or from the floor of the body. A motion to close nominations effectively cuts off the right of the minority to nominate officers, and it requires a two-thirds (2/3) vote of the entire Commission to pass.
 - c. Motion to Object to the Consideration of a Question. Normally, such a motion is unnecessary since the objectionable item can be

tabled, or defeated straight up. However, when members of a body do not even want an item on the agenda to be considered, then such a motion is in order. It is not debatable, and it requires a two-thirds (2/3) vote of the entire Commission to pass.

- d. Emergency Measures. In the case of emergency measures, the emergency must be expressed in the preamble or in the body of the measure and the measure must receive a two-thirds (2/3) vote of the entire Commission. In emergency ordinances, the resolutions shall include only such measures as are immediately necessary for the preservation of peace, health, and safety and shall not include a franchise to a corporation or individual, any provisions for the sale of real estate, any lease or letting of any property for a period exceeding one (1) year, or the purchase or sale of personal property exceeding five thousand dollars (\$5,000.00) in value. (7-5-4204 MCA)
- e. Motion to Punish and Expel. The Commission may punish a member and expel any member for the improper conduct upon a two-thirds (2/3) vote of the entire Commission members. (7-5-4103 MCA).
- 7. Motions Debatable, Exceptions. The basic rule of motions is that they are subject to discussion and debate. Accordingly, basic motions, motions to amend, and substitute motions are all eligible, each in their turn, for full discussion before and by the body. The debate can continue as long as members of the body wish to discuss an item, subject to the decision of the Chair that it is time to move on and take action.
 - a. Exceptions. There are exceptions to the general rule of free and open debate on motions. The exceptions all apply when there is a desire of the body to move on. The following motions are not debatable (that is, when the following motions are made and seconded, the Chair must immediately call for a vote of the body without debate on the motion):
 - i. A Motion to Adjourn. This motion, if passed, requires the body to immediately adjourn to its next regularly scheduled meeting. It requires a simple majority vote.
 - ii. A Motion to Recess. This motion, if passed, requires the body to immediately take a recess. Normally, the Chair determines the length of the recess which may be a few minutes or an hour. It requires a simple majority vote.

- A Motion to Fix the Time to Adjourn. This motion, if passed, requires the body to adjourn the meeting at the specific time set in the motion. For example, the motion might be:
 "I move we adjourn this meeting at midnight." It requires a simple majority vote.
- iv. A Motion to Postpone Consideration. This motion, if passed, requires discussion of the agenda item to be halted and the agenda item to be placed on "hold". The motion can contain a specific time in which the item can come back to the body:
 "I move we postpone consideration of this item until our regular meeting in October." Or the motion can contain no specific time for the return of the item, in which case a motion to consider the item and bring it back to the body will have to be taken at a future meeting. A motion to postpone consideration an item (or to bring it back to the body) requires a simple majority vote.
- v. A Motion to Limit Debate. The most common form of this motion is to say: "I move the previous question" or "I move the question" or "I call the question." When a member of the body makes such a motion, the member is really saying: "I've had enough debate. Let's get on with the vote". When such a motion is made, the Chair should ask for a second, stop debate, and vote on the motion to limit debate. The motion to limit debate requires a two-thirds (2/3) vote of the body. Note: that a motion to limit debate could include a time limit. For example: "I move we limit debate on this agenda item to 15 minutes." Even in this format, the motion to limit debate requires a two-thirds (2/3) vote of the body.
- vi. Motion to Object to Consideration of an Item. This motion is not debatable, and if passed, precludes the body from even considering an item on the agenda. It also requires a two-thirds (2/3) vote.
- 3. Addressing the Commission.
 - A. The City will provide sign-up sheets at each meeting. Anyone addressing the City Commission shall sign the appropriate sheet which shall be collected by the City at the end of the meeting.
 - 1. At the appropriate time on the agenda, the Chair will invite the person(s) who wish to address the Commission to come to the podium. Each person shall than be given the opportunity to make his or her presentation.

- 2. Following the statements, the Chair may ask for additional public comment from those who have not done so.
- 3. Once a person has made his presentation, that person shall not speak on the same subject unless granted permission by the presiding officer and then only if the presentation provides new information not previously presented.
- B. The public is invited to speak on any item under discussion by the Commission after recognition by the presiding officer.
- C. The speaker should step to the front of the room, and stand at the podium provided, provide the speaker's name and address on the signup sheet located at the table, and for the record, give his/her name and address and, if applicable, the person, firm or organization represented.
- D. Prepared statements are welcomed and should be given to the City Clerk of the Commission. All prepared statements shall become a part of the permanent record.
- E. While the Commission is in session, the members must preserve order and decorum. A member shall not delay or interrupt the proceedings or the peace of the Commission nor disturb any member while speaking or refuse to obey the orders of the Commission or its presiding officer.
- F. Any person making personal, impertinent or slanderous remarks or who shall become boisterous or disruptive during the Commission meeting shall be forthwith barred from further presentation to the Commission by the presiding officer, unless permission to continue be granted by a majority vote of the Commission.

Relevant Statutory References

2-3-203. Meetings of public agencies and certain associations of public agencies to be open to public -- exceptions.

(1) All meetings of public or governmental bodies, boards, bureaus, commissions, agencies of the state, or any political subdivision of the state or organizations or agencies supported in whole or in part by public funds or expending public funds, including the supreme court, must be open to the public.

(2) All meetings of associations that are composed of public or governmental bodies referred to in subsection (1) and that regulate the rights, duties, or privileges of any individual must be open to the public.

(3) The presiding officer of any meeting may close the meeting during the time the discussion relates to a matter of individual privacy and then if and only if the presiding officer determines that the demands of individual privacy clearly exceed the merits of public disclosure. The right of individual privacy may be waived by the individual about whom the discussion pertains and, in that event, the meeting must be open.

(4) (a) Except as provided in subsection (4)(b), a meeting may be closed to discuss a strategy to be followed with respect to litigation when an open meeting would have a detrimental effect on the litigating position of the public agency.

MCA 7-5-4101. General powers of municipal council.

The city or town council has power to make and pass all bylaws, ordinances, orders, and resolutions not repugnant to the constitution of the United States or of the state of Montana or to the provisions of this title, necessary for the government or management of the affairs of a city or town, for the execution of the powers vested in the body corporate, and for carrying into effect the provisions of this title.

MCA 7-3-315. Presiding officer of commission.

The presiding officer of the commission must be:

(1) elected by the members of the commission from their own number for a term established by ordinance;

(2) elected by the qualified electors for a term of office; or

(3) selected as provided by ordinance.

MCA 7-3-303. Appointment of manager.

The manager shall be appointed by the commission for an indefinite term on the basis of merit only and removed only by a majority vote of the whole number of the commission.

MCA 7-6-4006. Appropriation power -- requirements.

(1) A governing body may appropriate money and provide for the payment of the debts and expenses of the local government.

(2) Money may not be disbursed, expended, or obligated except pursuant to an appropriation for which working capital is or will be available.

(3) Appropriations may be adjusted according to procedures authorized by the governing body for:

(a) debt service funds for obligations related to debt approved by the governing body;

(b) trust funds for obligations authorized by trust covenants;

(c) any fund for federal, state, local, or private grants and shared revenue accepted and approved by the governing body;

(d) any fund for special assessments approved by the governing body;

(e) the proceeds from the sale of land;

(f) any fund for gifts or donations; and

(g) money borrowed during the fiscal year.

(4) The governing body may amend the budget during the fiscal year by conducting public hearings at regularly scheduled meetings. Budget amendments providing for additional appropriations must identify the fund reserves, unanticipated revenue, or previously unbudgeted revenue that will fund the appropriations.

MCA 7-3-305. Employees of commission-manager government.

(1) Employees appointed by the manager and the manager's subordinates must be administratively responsible to the manager.

(2) Neither the commission nor any of its members may dictate the appointment or removal of any employee whom the manager or any of the manager's subordinates are empowered to appoint.

(3) Except for the purpose of inquiry or investigation under this title, the commission or its members shall deal with the local government employees who are subject to the direction and supervision of the manager solely through the manager, and neither the commission nor its members may give orders to the employee, either publicly or privately.

MCA 7-3-312. Appointment to boards.

All members of boards, other than temporary advisory committees established by the manager, must be appointed by:

- (1) the presiding officer with the consent of the commission;
- (2) the manager with the consent of the commission; or
- (3) the commission.

City Manager and City Government

Role of the City Manager

The City Manager serves as the head of the executive branch of the City of Livingston and is responsible for administering the affairs of the City including, but not limited to: managing all City staff; enforcing laws and ordinances; recommending a budget to the Commission; creating meeting agendas; and managing contractors.

Organization of the City

The City is divided into several distinct departments that each perform a function to support the community. The City Manager delegates the responsibilities of the City to the various departments of the City who manage and perform the necessary tasks to serve the community.



City Calendar

The City of Livingston operates on a fiscal year that runs from July 1 through June 30. The fiscal year is named for the year in which it ends. So, for example, Fiscal Year (FY) 2024 begins on July 1, 2023, ends on June 30, 2024. The fiscal year timing is established in MCA 7-3-1302 and is shared by all political subdivisions of the State.

City Budget

Pursuant to MCA 7-3-304, the City Manager is required to "prepare and present the budget to the commission for its approval and execute the budget adopted by the commission." It is the Commission's responsibility to approve the final budget (MCA 7-6-4006), which needs to be adopted no later than the first Thursday after the first Tuesday in September, pursuant to MCA 7-6-4036.

The City of Livingston budget includes a general fund which funds the operations of many departments including Administration, Finance, Fire, Judicial, Police and Recreation. Additionally, the budget includes enterprise funds to manage the business-type activities of the City such as water, wastewater and solid waste. Certain special revenue funds exist to manage revenue sources that have specific uses including bond sales, grants and loans.

The budget is a management tool that sets out a plan for operating the City. While the City Manager expects to operate the City according to that plan, operational realities often require departures from the plan. For that reason, the level of control is set at the fund level and not at each department or line item. That is, a specific line item or department may over-spend according to the budget as long as savings are identified elsewhere in the fund to offset those increased expenditures. This is reflected in the appropriation resolution which identifies revenue and expenditure levels of each fund but not more specific detail on the funding of each department. If a fund requires greater expenditures than budgeted, the budget must be amended through a revised appropriation resolution.

Relevant Statutory References

MCA 7-3-304. Duties of manager.

The manager shall:

(1) enforce laws, ordinances, and resolutions;

(2) perform the duties required by law, ordinance, or resolution;

(3) administer the affairs of the local government;

(4) direct, supervise, and administer all departments, agencies, and offices of the local government unit except as otherwise provided by law or ordinance;

(5) carry out policies established by the commission;

(6) prepare and publish the commission agenda pursuant to 2-3-103;

(7) recommend measures to the commission;

(8) report to the commission on the affairs and financial condition of the local government;

(9) execute bonds, notes, contracts, and written obligations of the commission, subject to the approval of the commission;

(10) report to the commission as the commission may require;

(11) attend commission meetings and may take part in the discussion but may not vote;

(12) prepare and present the budget to the commission for its approval and execute the budget adopted by the commission;

(13) appoint, suspend, and remove all employees of the local government except as otherwise provided by law or ordinance;

(14) appoint members of temporary advisory committees established by the manager.

MCA 7-3-305. Employees of commission-manager government.

(1) Employees appointed by the manager and the manager's subordinates must be administratively responsible to the manager.

(2) Neither the commission nor any of its members may dictate the appointment or removal of any employee whom the manager or any of the manager's subordinates are empowered to appoint.

(3) Except for the purpose of inquiry or investigation under this title, the commission or its members shall deal with the local government employees who are subject to the direction and supervision of the manager solely through the manager, and neither the commission nor its members may give orders to the employee, either publicly or privately.

MCA 7-6-4006. Appropriation power -- requirements.

(1) A governing body may appropriate money and provide for the payment of the debts and expenses of the local government.

(2) Money may not be disbursed, expended, or obligated except pursuant to an appropriation for which working capital is or will be available.

(3) Appropriations may be adjusted according to procedures authorized by the governing body for:

(a) debt service funds for obligations related to debt approved by the governing body;

(b) trust funds for obligations authorized by trust covenants;

(c) any fund for federal, state, local, or private grants and shared revenue accepted and approved by the governing body;

(d) any fund for special assessments approved by the governing body;

(e) the proceeds from the sale of land;

(f) any fund for gifts or donations; and

(g) money borrowed during the fiscal year.

(4) The governing body may amend the budget during the fiscal year by conducting public hearings at regularly scheduled meetings. Budget amendments providing for additional appropriations must identify the fund reserves, unanticipated revenue, or previously unbudgeted revenue that will fund the appropriations.

MCA 7-6-4013. Fees for services -- hearing and resolution.

(1) If a local government has the authority to regulate, establish, and change fees, rates, charges, and classifications that are imposed for services to its inhabitants and other persons served by the local government, the fees, rates, charges, and classifications must be reasonable and related to the cost of providing the service.

(2) Charges for services must comply with Title 17, chapter 2, part 3, and other applicable statutes.

(3) In order to establish or change fees, rates, charges, or classifications imposed for services, the governing body shall order a hearing to be held as provided in 7-1-4131,

unless a special hearing process is provided by law. Municipal utility rate hearings must be held as provided in 69-7-112.

(4) Notice of a hearing must be published as provided in 7-1-2121 for a county and as provided in 7-1-4127 for a municipality.

(5) After a hearing, the fees, rates, charges, or classifications must be established by resolution of the governing body.

Livingston Municipal Code

General

The Livingston Municipal Code is a compilation of ordinances that serves as the local laws of the City of Livingston. As ordinances are passed by the City Commission, the provisions of each become enshrined in the Livingston Municipal Code (LMC). The provisions of the LMC may be updated from time to time through the passage of ordinances.

Table of Contents

The various chapters of the LMC provide constitute the local laws of the City of Livingston. The Chapters of the LMC include:

- Chapter 1 General Provisions
- Chapter 2 Government and Administration
- Chapter 3 Alcoholic Beverages
- Chapter 4 Animals
- Chapter 5 Taxation and Finance
- Chapter 6 Uniform Building Code
- Chapter 7 Police Department
- Chapter 8 City Court
- Chapter 9 Traffic and Vehicles
- Chapter 10 Miscellaneous Offenses
- Chapter 11 Fire Protection and Prevention
- Chapter 12 Garbage, Trash and Weeds
- Chapter 13 Water
- Chapter 14 Health and Sanitation
- Chapter 15 Gambling
- Chapter 16 Library
- Chapter 17 Safety Inspection Certificate, Special Business License and Alcohol Beverage License
- Chapter 18 Night Sky Protection
- Chapter 21 Pawnbrokers and Junk Dealers
- Chapter 22 Cemeteries
- Chapter 23 Trees
- Chapter 24 Development Impact Fee
- Chapter 25 Solicitors, Peddlers and Iterant Merchants
- Chapter 26 Streets and Sidewalks
- Chapter 27 Consolidated Land Use Board
- Chapter 28 Subdivision Regulations
- Chapter 29 Floodplain Regulations
- Chapter 30 Zoning
- Chapter 31 Historic District Overlay Zoning
- Chapter 33 Source Water and Aquifer Protection Plan

Relevant Statutory References

MCA 7-5-107. Register of ordinances and codification.

(1) There shall be maintained a register of ordinances in which all ordinances are entered in full after passage and approval, except when a code is adopted by reference. When a code is adopted by reference, the date and source of the code shall be entered.

(2) (a) No later than 1980 and at 5-year intervals thereafter, appropriate ordinances shall be compiled into a uniform code and published.

(b) The recodification is not effective until approved by the governing body.

General Rules on Conduct of Public Officers and Public Business

General Background

Elected, appointed and hired public officials have a unique responsibility to the community that they serve. As stewards of public resources, we have a duty to ensure that those resources are responsibly deployed. To ensure that we do so, both the MCA and LMC include provisions to regulate the conduct of public officials including Codes of Ethics, open meetings laws and public records rules.

To facilitate the compliance of the City of Livingston with these responsibilities, the City provides Commissioners with tools including phones, email accounts and computer systems. City Commissioners are encouraged to exclusively use City provided systems for all City business and communications. In the event of a public records request or legal action relating to City business, a Commissioner's use of City-provided systems will make responses easier and less disruptive to that Commissioner. It is important to remember that the conduct of city business is available for disclosure regardless of the device or system that is used. So, to the extent that private hardware and accounts are used to conduct city business, they are accessible public records.

To further facilitate compliance, the City of Livingston requests that each Commissioner complete a disclosure form upon taking office. The form will assist the City Manager in identifying potential conflicts of interest as matters are brought before the Commission. That form is included in Appendix A.

State Code of Ethics

The integrity of public officials is critical to the successful function of government. Recognizing this, Montana Code Annotated contains a Code of Ethics in Part 1 of Chapter 2 of Title 2. That Code of Ethics acknowledges that "The holding of public office or employment is a public trust, created by the confidence that the electorate reposes in the integrity of judicial officers, public officers, legislators, and public employees. A judicial officer, public officer, judge, legislator, or public employee shall carry out the individual's duties for the benefit of the people of the state."

Montana Code Annotated specifically forbids certain behavior by public officials including the disclosure or use of confidential information acquired in the course of official duties to further the individual's personal economic interests or accepting a gift of substantial value or a substantial economic benefit. Substantial value is defined as \$100 in MCA 2-2-102.

The Code of Ethics also requires that elected officials disclose certain conflicts and, in certain cases, abstain from action. MCA 2-2-105 provides that a public employee shall disclose interests creating a conflict prior to participating in any official action. MCA 2-2-121(2)(e) additionally provides that a public officer may not perform an official act directly and substantially affecting a business or other undertaking in which the public officer either has a substantial financial interest or is engaged as an employee, consultant, representative, or agent.

In addition, the use of public resources for private businesses is also prohibited by MCA 2-2-121(2)(a) which provides that public officials may not "use public time, facilities, equipment, state letterhead, supplies, personnel, or funds for the officer's or employee's private business purposes."

Commissioners Code of Conduct

On February 20, 2007, by Resolution No. 3826 the City Commission of the City of Livingston adopted Rules of Conduct for Livingston City Commissioners. The purpose of the code of conduct was to define the role of the City Commissioners in the governance of the City of Livingston and by establishing guidelines for City Commissioners when dealing with city staff and members of the public, both in the public process and outside thereof.

RULES OF CONDUCT FOR THE LIVINGSTON CITY COMMISSION

Pursuant to 7-5-4103 Montana Code Annotated (MCA) the City Commission of the City of Livingston, Montana, hereby adopts rules of conduct for members of the City Commission. [7-5-4103-53-MCA provides as follows: "The Council may determine the rules of its proceedings, punish its members for improper conduct, and expel any member for the same by 2/3 vote of the members elected."]

Introduction

The purpose of this Code of Conduct (Code) is to define the role of City Commissioners in the governance of this City. This code consists of policies and implementing rules is intended to advance the City's goals of providing efficient and high quality services to its residents through its staff, providing a productive work environment for City staff all the while furthering public participation in fair and open public proceedings of the City Commission.

Background

The City of Livingston is a general power city governed by a commission/ manager form of government. The City Commission exercises legislative powers set forth in 7-1-4123-MCA. The City Manager is charged with implementing the policies and decisions of the City Commission, enforcing laws, ordinances and resolutions and administering the day to-day affairs of the city with the assistance of city staff. The City Commission has direct authority over the City Manager; all other city staff are under the direct authority and supervision of the City Manager. This Code of Conduct establishes rules that contribute to the success of this basic structure and to maintaining positive and effective working relationships between City Commissioners, City Manager, staff and the public.

Limitations

This Code of Conduct addresses selective aspects of the governance of the City and supplements, but does not supplant other laws and rules that prescribe the legal responsibilities of City Commissioners, including the Montana State Constitution, laws of the State of Montana, the

Standards of Conduct and Code of Ethics (2-2-101et seq. MCA) for public officers and employees and the Livingston Municipal Code.

It is not possible for a code of this kind to anticipate and provide a rule of conduct for all Situations. All City Commissioners are expected to manage their behavior in a manner consistent with the rules that follow, respect the chain of command and behave within the bounds of their authority. All City Commissioners are expected to treat each other, city staff, residents, business people and the public with courtesy and respect in a manner that reflects well on the City.

Policies and Rules

The Code of Conduct consists of general policies governing the conduct of City Commissioners and following each policy is a set of rules that give specific application to the policy.

Policy 1. City Commissioners shall deal with the administration and staff solely through the City Manager or his/her designee. (7-3-305-Montana Code Annotated MCA)

Explanation. City staff is organized in a hierarchical structure, and work under the direction and control of several layers of management culminating with the City Manager. City Manager is responsible for hiring and supervising staff. Individual City Commissioners are not part of that management structure and have no authority to direct employees. City Commissioners are not authorized directly to give work assignments to staff. City Staff has been instructed not to take directions or work assignments from City Commissioners and to report any such attempt to their Department Head. When any City Commissioner attempts to give an employee directions, the employee is put in an awkward position and the management structure is undermined. In addition, a City Commissioner may be exposed to personal liability by acting outside the course and scope of his/her duties. City Commissioners are immune from damages for legislative acts, a legislative act does not include administrative actions. (2-9-111-MCA).

- Rule 1.1: A City Commissioner shall not direct, order or make demands on city staff. When any City Commissioner attempts to give an employee directions, the employee is put in an awkward position and the management structure is undermined.
- Rule 1.2: A City Commissioner having a question concerning city business shall direct such question to the city manager for an answer. The city manager after consultation with staff shall provide an answer within a reasonable time.
- Rule 1.3: A City Commissioner shall not attempt to reorganize staff's priorities or influence the manner by which city staff performs their assigned functions and duties.
- Rule 1.4: A City Commissioner shall not retaliate, threaten to retaliate, discipline or threaten to discipline city staff.
- Rule 1.5: A City Commissioner shall not interfere with the manner by which the City Manager performs his or her duties.

Rule 1.6: A City Commissioner shall not interfere with the implementation by staff of approved projects and programs.

Policy 2: City Commissioners shall only act collectively as a body in a properly noticed and constituted public meeting.

- Rule 2.1: A City Commissioner shall not take action on behalf of the City Commission unless expressly authorized to do so by the City Commission in a duly noticed and constituted public meeting.
- Rule 2.2: A City Commissioner shall not use his or her official office as a means of advancing personal opinions through public statements whereby an inference can be drawn that they are speaking on behalf of the City Commission as a whole.
- Rule 2.3: A City Commissioner shall make no promises or representations on behalf of the City Commission or City unless expressly authorized to do so by the City Commission in a duly noticed and constituted public meeting.
- Rule 2.4: To ensure fairness and due process, all decisions made by a city commissioner must be based solely upon the record presented in an open meeting of the city commission wherein the public, following due notice, has had the opportunity to participate in the process and to be heard prior to the final decision.
- Rule 2.4. (a) Except as provided for in quasi-judicial proceedings as set forth in Policy No. 5, should a City Commissioner receive information concerning a City Commission agenda matter from a source who is unable to attend the meeting of the City Commission, the information should be placed into the public record by the City Commissioner prior to any decision being made by the City Commission in order to allow public comment on the information and discussion by the City Commission.
- Rule 2.5: City Commissioners shall respect the public process including the right to know and the right to participate as established by the Montana Constitution, the laws of the State of Montana and rules adopted by the City Commission to ensure public participation in matters of significant interest to the public (widespread public interest) prior to final decision.
- Rule 2.6: A City Commissioner shall perform his/her duties in accordance and with respect to the rules of procedure established by the City Commission to allow meaningful involvement of the public and debate between the Commissioners prior to final decision.
- Policy 3: A City Commissioner shall conduct themselves in a public meeting with civility and with proper decorum.
 - Rule 3.1: To retain order, a City Commissioner must first be recognized by the Chair, and once recognized, shall limit comments to the matter currently before the City Commission.
 - Rule 3.2: A City Commissioner shall not interrupt another City Commissioner who has the floor, nor make personal comments not germane to the business

under discussion or otherwise interfere with the orderly conduct of meetings.

- Rule 3.3: A City Commissioner shall honor the efforts of the Chair to keep comments of City Commissioners on track with the agenda item Disagreements with the Chair's decision shall be voiced politely and stating the reasons, and following a duly seconded motion may be overruled by majority vote of the entire Commission.
- Rule 3.4: City Commissioners shall prepare for the public meetings, listen courteously and attentively to all public discussions, treat the public with respect and courtesy and focus on the business at hand.
- Rule 3.5: While it is acceptable to publicly disagree on issues, a City Commissioner shall not make derogatory comments about other City Commissioners, or their opinions and actions.
- Rule 3.6: A City Commissioner shall not directly enter into debate with a member of the public or staff. All comments shall be directed through the Chair.
- Policy 4: An individual City Commissioner in dealing with the public outside of a duly noticed meeting shall conduct themselves in a manner so as not to bring reproach upon the City Commission or the public process.
 - Rule 4.1: An individual City Commissioner shall make no promises or representations on behalf of the Commission or City.
 - Rule 4.2: When making public comment, a City Commissioner shall make it clear whether they are authorized to speak on behalf of the City Commission as a whole, or whether they are presenting their own personal view.
- Policy 5: In quasi-judicial matters, the City Commission shall comply with the fairness doctrine and due process requirements of due notice of hearing and provide an opportunity to be heard.

NOTE: The City Commission exercises a quasi-judicial function when it exercises judgment and discretion in determining the legal rights, duties or privileges of specific parties in a hearing or contested proceeding before the City Commission. Whenever exercising quasi-judicial authority, due process and the appearance of fairness doctrine requires the hearing to be held in a public forum, where the parties have been provided with adequate notice and an opportunity to be heard prior to the final decision. Most notably, the City Commission exercises quasijudicial authority in rendering land use decisions, including the zoning or rezoning of specific pieces of property, in the granting of variances or special exceptions, and in the approval or denial of subdivisions. A City Commission does not act in a quasi-judicial manner when engaged in legislative matters. Example: In enacting zoning laws, the City Commission exercises its legislative powers as the zoning law would have general effect throughout the community; however, when the City Commission is applying the zoning law to a specific piece of property, i.e. the granting of a variance, the city commission is exercising quasi-judicial authority as the decision affects a specific party The City Commission also exercises quasijudicial authority in the discipline or termination of a firefighter pursuant to 4712-343-MCA.

Rule 5.1: When a quasi-judicial proceeding is pending before the City Commission, a City Commissioner shall avoid ex pane communications in connection to any issue of fact or law with any party or a party's representative.

> NOTE: An ex parte communication is an oral or written communication not on the public record to which reasonable prior notice to all parties has not been given. Fairness and due process requires a City Commissioner, sitting as a quasi-judicial officer, to make his or her decision based solely upon the information presented in the public forum which has been duly noticed and where the parties have been provided an opportunity to be heard prior to final decision.

- Rule 5.2: If a City Commissioner is approached by a member of the public or a party concerning a quasi-judicial matter, the City Commissioner should advise the individual that the proper forum for such communication is at the public hearing and that it is improper for the City Commissioner to discuss the matter outside of the public hearing.
- Rule 5.3: If an ex parte communication which is unavoidable is made to a City Commissioner concerning a quasi-judicial matter, the City Commissioner at the beginning of the hearing shall disclose the content of the communication, as well as the person who made the communication so that the parties may address such communication in the hearing prior to final decision. If necessary, additional time maybe allotted for the parties to address the ex -arte communication.

Enforcement

The City Commission is committed to maintain a productive work environment and to that end, every City Commissioner is expected to observe these policies and rules when engaged in City business. The goal of enforcement of this Code of Conduct is corrective, rather than penal, and a progressive approach to curing violations shall be employed, beginning with informal methods and proceeding to more formal methods as necessary.

Violations of this code of conduct, may be enforced as follows:

1. Informal counseling means a decision by the City Commission, while the City Commission is in session, that a City Commissioner is out of order or is in violation of the Code of Conduct. Any member may be determined to be out of order by a motion duly seconded and approved by a majority of the Commissioners present;

- 2. Formal discipline means a decision by the City Commission as a body concerning a violation of the Rules of conduct by a City Commissioner which is formalized by a public reprimand (oral) or by public censure (written) as hereinafter set forth, or
- 3. Expulsion from the public meeting by 2/3 vote of the elected membership of the City Commission during which the Rules of Conduct are violated.

Violations of this code that require formal discipline or which occur outside of a public meeting may be handled as follows:

- 1. The City Commission may determine in a public meeting whether there is a reasonable ground to believe that a violation of this Code of Conduct has occurred. If so, the City Commissioner accused of said violation shall be advised of the nature of the violation in writing and that the matter will be heard before the City Commission at a specific time and place.
- 2. If the City Commissioner admits that allegation is true, the City Commission may impose one or more of the following sanctions:
 - i, Public reprimand (oral) by vote of Commission
 - ii. Public censure (written) formalized by a resolution
 - iii. Removal from committee/board assignments
- 3. Should the City Commissioner deny the allegations, following due notice, a public hearing on the charge will be held wherein evidence and testimony will be presented, to the City Commission as a whole. If the City Commission as a body finds by a preponderance of the evidence that the violation is substantiated, the City Commission may impose one or more of the following sanctions:
 - i. Public reprimand (oral) by vote of Commission
 - ii. Public censure (written) formalized by a resolution
 - iii. Removal from committee/board assignments.

State Open Records Laws

The records of the City of Livingston are generally open and available for public inspection at any time. The Montana Secretary of State has promulgated regulations for record retention that the City adheres to. Documents that are not available to the public include: closed meeting minutes; criminal justice information; attorney-client work product; and personnel records. Commissioners should understand that their communications and documents are generally available for public inspection regardless of the device or program used to create, share or store them. Commissioners are encouraged to review the Secretary of State <u>website</u> to learn more.

Procedure to Replace Commissioners

Both Montana Code Annotated and the Livingston Municipal Code provide a framework for the removal of Commissioners. While such an action is unusual and should only be contemplated in the most dire of circumstances, Commissioners should understand the provisions of MCA 7-4-4113, LMC 2-43 and the Code of Conduct in this document.

Relevant Statutory References

MCA 2-2-103. Public trust -- public duty.

(1) The holding of public office or employment is a public trust, created by the confidence that the electorate reposes in the integrity of judicial officers, public officers, legislators, and public employees. A judicial officer, public officer, judge, legislator, or public employee shall carry out the individual's duties for the benefit of the people of the state.

(2) A judicial officer, public officer, judge, legislator, or public employee whose conduct departs from the person's public duty is liable to the people of the state and is subject to the penalties provided in this part for abuse of the public's trust.

(3) This part sets forth various rules of conduct, the transgression of any of which is a violation of public duty, and various ethical principles, the transgression of any of which must be avoided.

(4) (a) The enforcement of this part for:

(i) judicial officers, state officers, judges, legislators, and state employees is provided for in 2-2-136;

(ii) legislators, involving legislative acts, is provided for in 2-2-135 and for all other acts is provided for in 2-2-136;

(iii) local government officers and employees is provided for in 2-2-144.

(b) Any money collected in the civil actions that is not reimbursement for the cost of the action must be deposited in the general fund of the unit of government.

MCA 2-2-105. Ethical requirements for public officers and public employees.

(1) The requirements in this section are intended as rules of conduct, and violations constitute a breach of the public trust and public duty of office or employment in state or local government.

(2) Except as provided in subsection (4), a public officer or public employee may not acquire an interest in any business or undertaking that the officer or employee has reason to believe may be directly and substantially affected to its economic benefit by official action to be taken by the officer's or employee's agency.

(3) A public officer or public employee may not, within 12 months following the voluntary termination of office or employment, obtain employment in which the officer or employee will take direct advantage, unavailable to others, of matters with which the officer or employee was directly involved during a term of office or during employment. These matters are rules, other than rules of general application, that the officer or employee actively helped to formulate and applications, claims, or contested cases in the consideration of which the officer or employee was an active participant.

(4) When a public employee who is a member of a quasi-judicial board or commission or of a board, commission, or committee with rulemaking authority is required to take official action on a matter as to which the public employee has a conflict created by a personal or private interest that would directly give rise to an appearance of impropriety as to the public employee's influence, benefit, or detriment in regard to the matter, the public employee shall disclose the interest creating the conflict prior to participating in the official action.

(5) A public officer or public employee may not perform an official act directly and substantially affecting a business or other undertaking to its economic detriment when the officer or employee has a substantial personal interest in a competing firm or undertaking.

MCA 7-5-4103. Council rules and discipline.

The council may determine the rules of its proceedings, punish its members for improper conduct, and expel any member for the same by a two-thirds vote of the members elected.

MCA 7-1-4141. (Effective July 1, 2024) Public meeting required.

(1) All meetings of municipal governing bodies, boards, authorities, committees, or other entities created by a municipality must be open to the public except as provided in 2-3-203.

(2) Subject to the requirements of 2-3-212, appropriate minutes must be kept of all public meetings and must be made available to the public for inspection and copying and meet the requirements of 2-3-214(2)(b).

7-1-4142. Public participation. Each municipal governing body, committee, board, authority, or entity, in accordance with Article II, section 8, of the Montana constitution and Title 2, chapter 3, shall develop procedures for permitting and encouraging the public to participate in decisions that are of significant interest to the public.

Appendix A: Disclosure Form

Livingston City Commission

Disclosure Form

This form is provided to all Livingston City Commissioners to assist City Staff in identifying potential conflicts of interest. Commissioners are requested to complete the form upon taking office and at any time throughout their term that information changes. The completed form may be returned to the City Manager.

Commissioner Name:
Address:
/ (ddi coori
Employer:
Spousal Employer:
Other Employers of Household Members:
Association Memberships:
Please identify any other potential conflicts that you may have:

Appendix B

		-	
Livingston	Citv	Com	mission

APPLICATION FOR CITY COMMISSIONER	
1. Name:	
2. Address:	
3. How long have you resided in Livingston?	
4. Are you at least 18 years of age? Yes No	
5. Are you a citizen of the United States? Yes No	
6. Have you resided in the State of Montana for more than 30 days? Yes N	lo
 7. Have you resided in Park County for more than 30 days? Yes No 	
8. Have you ever been convicted of a felony? Yes No	
9. Why do you want to be a City Commissioner?	
10. Do you have any prior experience in local government? If so, please describe?	-
11. Do you have any special qualifications which you believe would be an asset to the Citr Commission?	y

12. What do you see as the most important needs facing the City of Livingston?