FINANCE MEMORANDUM #6-2023

DATE: June 5, 2023

TO: Honorable Mayor Meredith Leighty and City Council Members

THROUGH: Heather Geyer, City Manager

FROM: Jason Loveland, Interim Deputy City Manager 2

SUBJECT: Draft Ballot Question $-\frac{1}{2}$ % Sales Tax Expiring in 2025

PURPOSE

To provide information to City Council on a potential ballot question regarding the existing $\frac{1}{2}$ % sales and use tax that is set to expire on Dec. 31, 2025, as requested at the City Council strategic planning retreat.

BACKGROUND

In 2001, voters approved a ½% sales and use tax to be used for the purpose of meeting the water supply needs of the community with an expiration in 2009. The tax was extended by voters in 2008 for another 6-year period, and again extended in 2013 through 2025.

BUDGET/TIME IMPLICATIONS

The City's regular municipal election will be held on Nov. 7, 2023 to elect members of the City Council. Funding for the regular election has been included in the 2023 Budget. The addition of this ballot question will not have a significant impact on the City's final cost of the election.

The City Clerk is required to certify the City's ballot content to the County Clerk and Recorders by 3:00 p.m. on Friday, Sept. 8, 2023. If Council intends to submit any ballot questions for the November election, formal action must be taken prior to Sept. 8.

STAFF RECOMMENDATION

Options for Council's consideration:

- Direct staff to bring forward a resolution to place the attached draft question on the Nov. 7, 2023, ballot.
- Direct staff to bring forward a resolution with a revised question to be placed on the Nov. 7, 2023, ballot.
- 3. Direct staff to bring back more information on the potential ballot question.
- 4. Do not place the question on the Nov. 7, 2023, ballot.

STAFF REFERENCE

If Council members have any questions, please contact Jason Loveland, Interim Deputy City Manager, at jloveland@northglenn.org or 303.450.8817.

ATTACHMENT

1. Draft Ballot Question

DRAFT

SPONSORED BY: MAYOR LEIGHTY

COUNCIL MEMBER'S RESOLUTION

RESOLUTION NO.

No.

Series of 2023

Series of 2023

A RESOLUTION SUBMITTING A BALLOT QUESTION REGARDING THE EXTENSION OF A ONE-HALF PERCENT SALES TAX TO THE ELECTORS OF THE CITY OF NORTHGLENN AT THE NOVEMBER 7, 2023, REGULAR MUNICIPAL ELECTION AND SETTING THE BALLOT TITLE THEREOF

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF NORTHGLENN, COLORADO, THAT:

<u>Section 1</u>. At the regular municipal election of Tuesday, November 7, 2023, the following question shall be submitted to the registered electors of the City of Northglenn, Colorado:

QUESTION NO. ___: (SALES TAX EXTENSION)

WITHOUT RAISING ADDITIONAL TAXES, SHALL THE CITY OF NORTHGLENN'S EXISTING ONE-HALF PERCENT (1/2%) SALES AND USE TAX BE EXTENDED AS A VOTER APPROVED REVENUE CHANGE WITHOUT A SUNSET CLAUSE, THE PROCEEDS OF SUCH SALES AND USE TAX EXTENSION TO BE USED EXCLUSIVELY FOR CAPITAL IMPROVEMENTS INCLUDING BUT NOT LIMITED TO RESIDENTIAL STREETS AND PARK AMENITIES, PUBLIC SAFETY OPERATIONS, AND OTHER GENERAL OPERATIONS; PROVIDED THAT SUCH SALES AND USE TAX SHALL CONTINUE NOT TO APPLY TO SALES OF FOOD FOR HOME CONSUMPTION.

DATED, at Northglenn, Colorado, this _____ day of _____, 2023.

MEREDITH LEIGHTY Mayor

ATTEST:

JOHANNA SMALL, CMC City Clerk APPROVED AS TO FORM:

CITY CLERK'S OFFICE MEMORANDUM #7-2023

DATE:	June 5, 2023
то:	Honorable Mayor Meredith Leighty and City Council Members
THROUGH:	Heather Geyer, City Manager
FROM:	Johanna Small, City Clerk
SUBJECT:	Draft Ballot Questions for Gender-Silent City Charter Language

PURPOSE

To provide information to City Council on a potential ballot question to amend the City Charter to make the language in the Charter gender neutral, or gender silent, as requested at the City Council strategic planning retreat.

BACKGROUND

The City's Home Rule Charter was written in 1975 and uses predominantly male pronouns in the document. The gender of City officials as used in the City Charter is not necessary in the context of the sections and is irrelevant to the eligibility of a person holding an office or performing a position's functions.

In 2008, the Charter Review Committee, which consisted of a group of residents appointed to perform a periodic review of the City Charter, recommended that any Charter amendments proposed by the Committee be drafted as gender neutral. Voters approved ballot questions at the Nov. 3, 2009 election to amend Charter Sections 3.4 and 6.11 related to City Council terms and the Municipal Judge, which included replacing gender-specific pronouns with gender-silent position titles.

City Council submitted a question at the Nov. 5, 2019 election asking voters if the City Charter should be amended to make the language throughout the document gender neutral. The proposed amendment would have eliminated gender-based titles and pronouns that seem to assume only males occupy the positions defined in the Charter, even though that has not been accurate for many years. The ballot question failed as shown in the table below.

Shall the City of Northglenn Home Rule Charter be amended to make the language throughout the Charter gender neutral?		
Yes/For	3,360	45%
No/Against	4,105	55%
Total Votes Cast	7,465	

Ballot Question 3F – Gender Neutral Charter Language

The City's voter turnout for the Nov. 5, 2019 election was 38.8%.

In January 2022, City Council adopted Ordinance No. 1824 amending the Municipal Code to make the language throughout the Code gender silent. At that time, information was presented regarding the drafting of legislation and other documents using gender-silent language to reflect and support the legal status of transgender and non-binary persons. As a matter of fairness and equality, all persons covered by a law should see themselves in that law or should at least be

Draft Ballot Questions for Gender-Silent City Charter Language June 5, 2023 Page 2 of 4

able to imagine themselves in it. The amended Municipal Code language was drafted to promote equality and communicate the Code's provisions to all people regardless of their gender.

Expanding the use of gender-silent language supports City Council's value of inclusivity and advances gender equality at the local level. Action Item 6.1 of the City's Strategic Plan is to promote diversity, inclusivity, and social equity within the City. Using gender-silent language promotes inclusivity and aligns with Strategic Priority Area #6 to maintain and celebrate our diverse community.

Gender-Neutral Language

Historically, legislation and government documents were written using the "universal he" pronoun and exclusionary titles. "He" and "man" were meant to include men and women, but women were excluded from much of what people read and heard. Using gender-specific language can reinforce inaccurate assumptions about the roles that men, women, and other individuals should occupy or have access to in their community. When words are gendered, particularly in formal governing documents, they can have unintended consequences such as implying that all mayors, council members, and police officers are men.

"Gender-neutral" language gained traction in the 1980s and was intended to account for men and women equally. This shift moved from predominantly masculine-only references to male and female references. The pronoun "he" was often replaced with "he or she." The change in language also included using words such as "chairperson" instead of "chairman" and "police officer" instead of "policeman." The goal of gender-neutral language was to avoid gender biases that traditionally marginalized women. While more inclusive than the previous male-only pronouns, the gender-neutral style excludes those who identify as neither male nor female.

Gender-Silent Language

"Gender-silent" language is now replacing gender-neutral language in legislation and legal documents because male and female pronouns are not inclusive of all genders that are protected by law. Gender-silent language modernizes language to remove male-dominated and gender binary pronouns (he, his, she, her), which advances equity and inclusion and eliminates language that could be interpreted as sexist, stereotyping, or bias. Language that does not use gendered terms helps communicate opportunities and requirements that are clear and welcoming to all readers. Gender-silent language is less ambiguous and provides readers a space where they can imagine themselves in the information. This inclusive style of writing uses language that is likely to be perceived as neutral or welcoming by all audience members, regardless of their gender or background.

An amendment to make language in the Charter gender-silent would remove gender binary terms throughout the document without changing the meaning of the amended Charter provisions. In many cases the revised language includes more specific descriptors such as the mayor, the council member, the director, etc., which provides more clarity.

City Charter Section	Gendered Language Used
Section 2.7 – Recall	"he"
Section 3.2 – The Mayor	"he" (x3)
	"him" (x2)
Section 3.7 – City Council Honorarium	"his" (x2)
Section 3.8 – Vacancies	"Councilman" (x3)
	"his" (x2)
	"his or her"
	"he"

Sections of the City Charter containing gender-specific language are listed below:

Section 3.9 – Oath of Office	"his"
	"Councilman"
	"he"
Section 4.2 – Special Meetings	"his"
Section 4.7 – Voting	"he"
- · · · ·	"his" (x3)
Section 4.11 – Emergency Ordinances	"councilmen" (x2)
Section 5.2 – Commencement of Proceedings;	"he" (x2)
Petitioners' Committee; Affidavit	
	"his"
Section 5.4 – Procedure After Filing	"his" (x2)
Section 6.1 – City Manager – Qualifications and Appointment	"he" (x3)
	"his" (x3)
Section 6.2 – City Manager – Special Powers and Duties	"he"
	"him"
Section 6.3 – City Attorney – Qualifications and Duties	"he" (x2)
	"him"
Section 6.6 – Department of Finance	"he"
Section 6.7 – Department of Public Works	"him"
Section 6.10 – Police Department	"he" (x2)
	"policemen"
	"patrolmen"
	"firemen"
Section 7.3 – Contracts	"his"
	"him"
Section 8.5 – Capital Projects Program	"his"
Section 8.12 – Amendments After Adoption	"he"
	"him" (x2)
Section 8.13 – Administration of Budget	"he" (x2)
Section 13.3 – Appointments	"his"
Section 13.5 – Residence in District	"his" (x2)
	"he" (x2)
Section 13.6 – Residence in City	"his"
· · · · ·	"he"
Section 13.7 – Contractors and Employees	"his"
Section 14.3 – Liability of City	"his"
Section 14.7 – Interpretations	"the masculine gender shall extend to and
	include the feminine gender and neuter"

When possible, gender binary pronouns would be replaced with the noun, title, or position from the same sentence, paragraph, or section.

Current:	He shall be recognized as the head of the City Government for all ceremonia and legal purposes and he shall execute and authenticate legal instrument requiring his signature as such official.	
Gender-silent:	The Mayor shall be recognized as the head of the City Government for all ceremonial and legal purposes and shall execute and authenticate legal instruments requiring the Mayor's signature as such official.	

Example from City Charter Section 3.2(b) – The Mayor:

Draft Ballot Questions for Gender-Silent City Charter Language June 5, 2023 Page 4 of 4

Gender-silent language helps ensure that those affected by the City's governing documents do not feel excluded based on the language used in such documents and allows all residents to feel like full members of the community, which could lead to increased participation and engagement.

BUDGET/TIME IMPLICATIONS

The City's regular municipal election will be held on Nov. 7, 2023 to elect members of the City Council. Funding for the regular election has been included in the 2023 Budget. The addition of ballot questions will not have a significant impact on the City's final cost of the election.

The City Clerk is required to certify the City's ballot content to the County Clerk and Recorders by 3:00 p.m. on Friday, Sept. 8, 2023. If Council intends to submit any ballot questions for the November election, formal action must be taken prior to Sept. 8.

STAFF RECOMMENDATION

Options for Council's consideration:

- 1. Direct staff to bring forward a resolution to place one of the attached questions on the Nov. 7, 2023 ballot.
- Direct staff to bring forward a resolution with a revised question to be placed on the Nov. 7, 2023 ballot.
- 3. Direct staff to bring back more information on a potential ballot question.
- 4. Do not place the question on the Nov. 7, 2023 ballot.

If Council desires to submit a question to voters this November to amend language in the City Charter, staff recommends that Council consider a question requiring the use of gender-silent language.

STAFF REFERENCE

If Council members have any comments or questions, please contact Johanna Small, City Clerk, at jsmall@northglenn.org or 303.450.8757.

ATTACHMENTS

- 1. Draft Ballot Question for Gender-Silent Language Version 1
- 2. Draft Ballot Question for Gender-Silent Language Version 2
- 3. Draft Ballot Question for Gender-Silent Language Version 3
- 4. Draft Ballot Question for Gender-Neutral Language
- 5. Examples of Gender-Silent City Charter Language

DRAFT

COUNCIL MEMBER'S RESOLUTION

RESOLUTION NO.

No.__

Series of 2023

Series of 2023

A RESOLUTION SUBMITTING A BALLOT QUESTION REGARDING AMENDMENT OF THE CITY'S HOME RULE CHARTER TO THE ELECTORS OF THE CITY OF NORTHGLENN AT THE NOVEMBER 7, 2023 REGULAR MUNICIPAL ELECTION TO MAKE THE LANGUAGE OF THE NORTHGLENN HOME RULE CHARTER GENDER-SILENT

WHEREAS, Section 14.6 of the City of Northglenn Home Rule Charter (the "Charter") permits amendment to the Charter to be accomplished by any means authorized by state law or the state constitution;

WHEREAS, pursuant to Article XX, Section 5, of the Colorado Constitution, the City Council may, on its own initiative, submit by ordinance or resolution any charter amendment as a question to the voters at any general or special state or municipal election so long as the election is held not sooner than thirty (30) days following submission of the question to voters; and

WHEREAS, the City Council wishes to submit to the City's voters a question that would amend the Charter to make the language throughout the Charter gender-silent.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF NORTHGLENN, COLORADO, THAT:

<u>Section 1</u>. At the regular municipal election of Tuesday, November 7, 2023, the following question shall be submitted to the registered electors of the City of Northglenn, Colorado:

QUESTION NO. ___: (Make the Charter Language Gender-Silent)

Shall the City of Northglenn Home Rule Charter be amended to make the language throughout the Charter gender-silent?

DATED, at Northglenn, Colorado, this _____ day of _____, 2023.

JOHANNA SMALL, CMC City Clerk

APPROVED AS TO FORM:



COUNCIL MEMBER'S RESOLUTION

RESOLUTION NO.

No.

Series of 2023

Series of 2023

A RESOLUTION SUBMITTING A BALLOT QUESTION REGARDING AMENDMENT OF THE CITY'S HOME RULE CHARTER TO THE ELECTORS OF THE CITY OF NORTHGLENN AT THE NOVEMBER 7, 2023 REGULAR MUNICIPAL ELECTION TO MAKE THE LANGUAGE OF THE NORTHGLENN HOME RULE CHARTER GENDER-SILENT

WHEREAS, Section 14.6 of the City of Northglenn Home Rule Charter (the "Charter") permits amendment to the Charter to be accomplished by any means authorized by state law or the state constitution;

WHEREAS, pursuant to Article XX, Section 5, of the Colorado Constitution, the City Council may, on its own initiative, submit by ordinance or resolution any charter amendment as a question to the voters at any general or special state or municipal election so long as the election is held not sooner than thirty (30) days following submission of the question to voters; and

WHEREAS, the City Council wishes to submit to the City's voters a question that would amend the Charter to make the language throughout the Charter gender-silent.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF NORTHGLENN, COLORADO, THAT:

<u>Section 1</u>. At the regular municipal election of Tuesday, November 7, 2023, the following question shall be submitted to the registered electors of the City of Northglenn, Colorado:

QUESTION NO. ___: (Make the Charter Language Gender-Silent)

Shall the City of Northglenn Home Rule Charter be amended to make the language throughout the Charter gender-silent, meaning that gender-specific references shall be replaced with the use of position titles?

DATED, at Northglenn, Colorado, this _____ day of _____, 2023.

JOHANNA SMALL, CMC City Clerk

APPROVED AS TO FORM:

DRAFT

COUNCIL MEMBER'S RESOLUTION

RESOLUTION NO.

No.

Series of 2023

Series of 2023

A RESOLUTION SUBMITTING A BALLOT QUESTION REGARDING AMENDMENT OF THE CITY'S HOME RULE CHARTER TO THE ELECTORS OF THE CITY OF NORTHGLENN AT THE NOVEMBER 7, 2023 REGULAR MUNICIPAL ELECTION TO MAKE THE LANGUAGE OF THE NORTHGLENN HOME RULE CHARTER GENDER-SILENT

WHEREAS, Section 14.6 of the City of Northglenn Home Rule Charter (the "Charter") permits amendment to the Charter to be accomplished by any means authorized by state law or the state constitution;

WHEREAS, pursuant to Article XX, Section 5, of the Colorado Constitution, the City Council may, on its own initiative, submit by ordinance or resolution any charter amendment as a question to the voters at any general or special state or municipal election so long as the election is held not sooner than thirty (30) days following submission of the question to voters; and

WHEREAS, the City Council wishes to submit to the City's voters a question that would amend the Charter to make the language throughout the Charter gender-silent.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF NORTHGLENN, COLORADO, THAT:

<u>Section 1</u>. At the regular municipal election of Tuesday, November 7, 2023, the following question shall be submitted to the registered electors of the City of Northglenn, Colorado:

QUESTION NO. ___: (Gender Silent City Charter Language)

To reflect the make-up of the City's residents and for consistency, shall the City of Northglenn Home Rule Charter be amended throughout to replace gender-specific references, such as "he," and to use the term "Council Member" consistently to refer to those serving on City Council?

DATED, at Northglenn, Colorado, this _____ day of _____, 2023.

JOHANNA SMALL, CMC City Clerk

APPROVED AS TO FORM:

DRAFT

COUNCIL MEMBER'S RESOLUTION

RESOLUTION NO.

No.

Series of 2023

Series of 2023

A RESOLUTION SUBMITTING A BALLOT QUESTION REGARDING AMENDMENT OF THE CITY'S HOME RULE CHARTER TO THE ELECTORS OF THE CITY OF NORTHGLENN AT THE NOVEMBER 7, 2023 REGULAR MUNICIPAL ELECTION TO MAKE THE LANGUAGE OF THE NORTHGLENN HOME RULE CHARTER GENDER-NEUTRAL

WHEREAS, Section 14.6 of the City of Northglenn Home Rule Charter (the "Charter") permits amendment to the Charter to be accomplished by any means authorized by state law or the state constitution;

WHEREAS, pursuant to Article XX, Section 5, of the Colorado Constitution, the City Council may, on its own initiative, submit by ordinance or resolution any charter amendment as a question to the voters at any general or special state or municipal election so long as the election is held not sooner than thirty (30) days following submission of the question to voters; and

WHEREAS, the City Council wishes to submit to the City's voters a question that would amend the Charter to make the language throughout the Charter gender-neutral.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF NORTHGLENN, COLORADO, THAT:

<u>Section 1</u>. At the regular municipal election of Tuesday, November 7, 2023, the following question shall be submitted to the registered electors of the City of Northglenn, Colorado:

QUESTION NO. ___: (Make the Charter Language Gender-Neutral)

Shall the City of Northglenn Home Rule Charter be amended to make the language throughout the Charter gender-neutral?

DATED, at Northglenn, Colorado, this _____ day of _____, 2023.

JOHANNA SMALL, CMC City Clerk

APPROVED AS TO FORM:

Current City Charter Language Examples of Gender-Silent Amendments	Current City Charter Language	Examples of Gender-Silent Amendments
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Section 2.7 – Recall

Any incumbent of an elective office may be removed from office by	Any incumbent of an elective office may be removed from office by
the qualified electors of the City after he has held office for six	the qualified electors of the City after the incumbent has held office
months.	for six months.

Section 3.2 – The Mayor

The Mayor shall preside at meetings of the City Council and shall	The Mayor shall preside at meetings of the City Council and shall
exercise such powers and perform such other duties as are or may	exercise such powers and perform such other duties as are or may
be conferred and imposed upon him by this Charter or the ordinances	be conferred and imposed upon the Mayor by this Charter or the
of the City. <mark>He</mark> shall have all of the powers, rights, privileges and	ordinances of the City. The Mayor shall have all of the powers,
obligations of a council member. <mark>He</mark> shall be recognized as the head	rights, privileges and obligations of a council member. The Mayor
of the City Government for all ceremonial and legal purposes and he	shall be recognized as the head of the City Government for all
shall execute and authenticate legal instruments requiring his	ceremonial and legal purposes and shall execute and authenticate
signature as such official.	legal instruments requiring the Mayor's signature as such official.
-	

Section 3.7 – City Council Honorarium

City Council members shall be paid an honorarium commensurate with his present salary;	City Council members shall be paid an honorarium commensurate with the Council member's present salary;
City Council may, by ordinance, increase the honorarium in an amount not to exceed ten percent (10%) per term, provided that the honorarium of any member may not be increased or decreased during his term of office, nor shall any increase be acted upon or effective within sixty (60) days prior to any general election;	City Council may, by ordinance, increase the honorarium in an amount not to exceed ten percent (10%) per term, provided that the honorarium of any member may not be increased or decreased during the member's term of office, nor shall any increase be acted upon or effective within sixty (60) days prior to any general election;

Section 3.8 – Vacancies

A Councilman shall continue to hold his office until his successor is	A Council member shall continue to hold office until the Council
duly qualified. A City Council seat shall become vacant whenever any	member's successor is duly qualified. A City Council seat shall
councilman is recalled, dies, becomes incapacitated, resigns, or	become vacant whenever any <mark>council member</mark> is recalled, dies,
ceases to be a resident of the City, or of his or her district, or is	becomes incapacitated, resigns, or ceases to be a resident of the
convicted of a felony. Within thirty (30) days after a vacancy occurs,	City, or of the Council member's district, or is convicted of a felony.
the remaining councilmen shall appoint, by majority vote, a duly	Within thirty (30) days after a vacancy occurs, the remaining council
qualified person to fill such vacancy. He shall serve the unexpired	members shall appoint, by majority vote, a duly qualified person to fill
term so vacant until the next general municipal election.	such vacancy. The appointed Council member shall serve the
	unexpired term so vacant until the next general municipal election.

Section 3.9 – Oath of Office

Before entering upon the duties of his office, every councilman shall take, subscribe before, and file with the City Clerk, an oath or affirmation that he will support the Constitution of the United States, the Constitution of the State of Colorado, this Charter, and the ordinances of the City, and will faithfully perform the duties of the office.	Before entering upon the duties of office, every council member shall take, subscribe before, and file with the City Clerk, an oath or affirmation that the Council member will support the Constitution of the United States, the Constitution of the State of Colorado, this Charter, and the ordinances of the City, and will faithfully perform the duties of the office.
Section 4.2 – Special Meetings Special meetings shall be called by the City Clerk on the written request of the Mayor or of any two members of the Council, or the City Manager, on at least 24 hours written notice to each member of the Council, served personally or left at his usual place of residence, or by any means determined by the Council to provide adequate notice;	Special meetings shall be called by the City Clerk on the written request of the Mayor or of any two members of the Council, or the City Manager, on at least 24 hours written notice to each member of the Council, served personally or left at member's usual place of residence, or by any means determined by the Council to provide adequate notice;

No member of the Council shall vote on any question in which <mark>he</mark> has	No member of the Council shall vote on any question in which the
a substantial personal or financial interest, other than the common	Council member has a substantial personal or financial interest,
public interest, or on any question concerning his own conduct, and in	other than the common public interest, or on any question
said instances the member shall disclose this interest to the Council.	concerning the Council member's own conduct, and in said
On all other questions, each member who is present shall vote when	instances the member shall disclose this interest to the Council. On
his name is called. Any member refusing to vote except when not so	all other questions, each member who is present shall vote when the
required by this paragraph shall be deemed delinquent in his duties.	member's name is called. Any member refusing to vote except when
	not so required by this paragraph shall be deemed delinquent in the
	member's duties.

Section 4.11 – Emergency Ordinances

Emergency ordinances for the preservation of public property, health,	Emergency ordinances for the preservation of public property,
peace, or safety shall be approved only by the unanimous vote of	health, peace, or safety shall be approved only by the unanimous
councilmen present or a vote of five (5) councilmen, whichever is	vote of council members present or a vote of five (5) council
less.	members, whichever is less.

Section 5.2 – Commencement of Proceedings; Petitioners' Committee; Affidavit

Each page of a petition shall have attached to it when filed an	Each page of a petition shall have attached to it when filed an
affidavit executed by the circulator thereof stating that he personally	affidavit executed by the circulator thereof stating that the circulator
circulated the petition, the number of signatures thereon, that all	personally circulated the petition, the number of signatures thereon,
signatures were affixed in his presence, that he believes them to be	that all signatures were affixed in <mark>the circulator's</mark> presence, that <mark>the</mark>
the genuine signatures of the persons whose names they purport to	circulator believes them to be the genuine signatures of the persons
be and that each signer had an opportunity before signing to read the	whose names they purport to be and that each signer had an
full text of the ordinance proposed or sought to be reconsidered.	

opportunity before signing to read the full text of the ordinance proposed or sought to be reconsidered.

Section 5.4 – Procedure After Filing		
Certificate of Clerk. Amendment. Within ten (10) days after the petition is filed, the City Clerk shall complete a certificate as to its sufficiency, specifying, if it is insufficient, the particulars wherein it is defective and shall promptly send a copy of the certificate to the petitioners' committee by registered mail. A petition certified insufficient for lack of the required number of valid signatures may be amended once if the petitioners' committee files a notice of intention to amend it with the Clerk within two (2) days after receiving the copy of his certificate and files a supplementary petition upon additional forms within ten (10) days after receiving the copy of such certificate.	Certificate of Clerk. Amendment. Within ten (10) days after the petition is filed, the City Clerk shall complete a certificate as to its sufficiency, specifying, if it is insufficient, the particulars wherein it is defective and shall promptly send a copy of the certificate to the petitioners' committee by registered mail. A petition certified insufficient for lack of the required number of valid signatures may be amended once if the petitioners' committee files a notice of intention to amend it with the Clerk within two (2) days after receiving the copy of the Clerk's certificate and files a supplementary petition upon additional forms within ten (10) days after receiving the copy of such certificate.	
If a petition or amended petition is certified sufficient, or if a petition or amended petition is certified insufficient and the petitioners' committee does not elect to amend or request Council review under subsection (b) of this section within the time required, the Clerk shall promptly present his certificate to the City Council, and the certificate shall then be a final determination as to the sufficiency of the petition.	If a petition or amended petition is certified sufficient, or if a petition or amended petition is certified insufficient and the petitioners' committee does not elect to amend or request Council review under subsection (b) of this section within the time required, the Clerk shall promptly present the certificate to the City Council, and the certificate shall then be a final determination as to the sufficiency of the petition.	
Section 6.1 – City Manager – Qualifications and Appointment		
The City Manager shall be the chief administrative officer of the City. As such, he shall possess, have and exercise all the administrative powers vested in the City. He shall be chosen by the City Council solely on the basis of his administrative qualifications.	The City Manager shall be the chief administrative officer of the City. As such, the City Manager shall possess, have and exercise all the administrative powers vested in the City. The City Manager shall be chosen by the City Council solely on the basis of the City Manager's administrative qualifications.	
His salary shall be fixed by the City Council. He shall be appointed for an indefinite period, and shall be removable by the Council at pleasure.	The City Manager's salary shall be fixed by the City Council. The City Manager shall be appointed for an indefinite period, and shall be removable by the Council at pleasure.	
The City Manager may appoint a department head to function in his capacity during short absences.	The City Manager may appoint a department head to function in <mark>the City Manager's</mark> capacity during short absences.	

Section 6.2 – City Manager – Special Powers and Duties

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To recommend to the Council for adoption such measures as he may	To recommend to the Council for adoption such measures as the
deem necessary or expedient.	City Manager may deem necessary or expedient.
To perform such other duties as may be prescribed by this Charter, or	To perform such other duties as may be prescribed by this Charter,
required of him by ordinance or resolution of the Council.	or required of the City Manager by ordinance or resolution of the
	Council.
	Courton.

Section 6.3 – City Attorney – Qualifications and Duties

He shall be an attorney at law admitted to practice in the State of Colorado.	The City Attorney shall be an attorney at law admitted to practice in the State of Colorado.
The City Attorney shall be the legal representative of the City and he shall advise the City Council and City officials in matters relating to their official powers and duties and perform such other duties as City Council may prescribe by ordinance or resolution.	The City Attorney shall be the legal representative of the City and shall advise the City Council and City officials in matters relating to their official powers and duties and perform such other duties as City Council may prescribe by ordinance or resolution.
City Council shall establish compensation for the City Attorney, his assistants and special counsel.	City Council shall establish compensation for the City Attorney, <mark>the City Attorney's</mark> assistants and special counsel.

Section 6.6 – Department of Finance

The Department of Finance shall be supervised by a Director of
Finance who shall also be the City Treasurer. The Director of
Finance shall keep and supervise all accounts, receive and have
custody of all monies of the City, make and keep public records of
the City not specifically entrusted to any other department by this
Charter or by ordinance, and perform such other duties pertaining to
the Department of Finance as required by this Charter, the City
Council or the City Manager.

Section 6.7 – Department of Public Works

The Director of Public Works shall perform such duties as may be	The Director of Public Works shall perform such duties as may be
prescribed for him by this Charter, by the City Council upon	prescribed for the Director by this Charter, by the City Council upon
recommendation by the City Manager, or by the City Manager.	recommendation by the City Manager, or by the City Manager.

Section 6.10 – Police Department

Section 6.10 – Police Department		
The Police Department shall be supervised by a Director, who may	The Police Department shall be supervised by a Director, who may	
also be known as the Chief of Police. Except as otherwise provided in	also be known as the Chief of Police. Except as otherwise provided	
this Charter, <mark>he</mark> shall, in times of public danger or emergency, have	in this Charter, the Chief of Police shall, in times of public danger or	
exclusive power to deputize, appoint, and administer the oath of	emergency, have exclusive power to deputize, appoint, and	
office to any necessary and additional policemen, patrolmen or	administer the oath of office to any necessary and additional police	
firemen, as the nature of the emergency may require during the	officers, patrol officers or firefighters, as the nature of the emergency	
period of such public danger or emergency.	may require during the period of such public danger or emergency.	
The Chief of Police may create or abolish, from time to time, such	The Chief of Police may create or abolish, from time to time, such	
bureaus and divisions within the Department as he shall deem	bureaus and divisions within the Department as the Chief of Police	
necessary and proper to the proper organization of the Department.	shall deem necessary and proper to the proper organization of the Department.	
Section 7.3 – Contracts		
Any contract or agreement in an amount in excess of the amount	Any contract or agreement in an amount in excess of the amount	
fixed by ordinance made with form or terms other than the standard	fixed by ordinance made with form or terms other than the standard	
City purchase order form, shall, before execution, be submitted to the	City purchase order form, shall, before execution, be submitted to	
attorney and <mark>his</mark> opinion obtained with respect to its form and legality.	the attorney and the attorney's opinion obtained with respect to its	
	form and legality.	
No contract shall be amended after the same has been made except		
upon the authority of the Council, provided that the City Manager may	No contract shall be amended after the same has been made except	
amend contracts for those purchases and sales made by him when	upon the authority of the Council, provided that the City Manager	
the dollar amount is less than the limitation imposed by ordinance.		
	Imposed by ordinance.	
Section 8.5 – Capital Projects Program		
projects program simultaneously with his recommended budget.		
	recommended budget.	
Section 8.12 – Amendments After Adoption		
the dollar amount is less than the limitation imposed by ordinance. Section 8.5 – Capital Projects Program The Manager, with such assistance as the City Council may direct, shall prepare and submit to the City Council a five-year capital projects program simultaneously with his recommended budget.	It is a uniformed to the council, provided that the City Manager may amend contracts for those purchases and sales made by the City Manager when the dollar amount is less than the limitation imposed by ordinance. The Manager, with such assistance as the City Council may direct, shall prepare and submit to the City Council a five-year capital projects program simultaneously with the City Manager's recommended budget. If at any time during the fiscal year it appears probable to the Manager that the revenues available will be insufficient to meet the amount appropriated, the Manager shall report to the City Council without delay, indicating the estimated amount of deficit, any remedial action taken by the Manager and the Manager's recommendation as to any other steps to be taken.	

Section 8.13 – Administration of Budget

The City Manager may require each department, office or agency to	The City Manager may require each department, office or agency to
submit work programs for the ensuing fiscal year, showing the	submit work programs for the ensuing fiscal year, showing the
allocation of its fund requests by activity, by period, or by other	allocation of its fund requests by activity, by period, or by other
measure appropriate to the administration of such work program. <mark>He</mark>	measure appropriate to the administration of such work program.
may revise such work programs at or after the tie of adoption of the	The City Manager may revise such work programs at or after the tie
budget, or during the fiscal year, and shall revise them to accord with	of adoption of the budget, or during the fiscal year, and shall revise
any supplemental, emergency, reduced or transferred appropriation	them to accord with any supplemental, emergency, reduced or
made pursuant to Section 8.13, after approval by the City Council in	transferred appropriation made pursuant to Section 8.13, after
cases of transfer of funds from one department to another.	approval by the City Council in cases of transfer of funds from one
	department to another.
The City Manager shall submit to the City Council such reports as <mark>he</mark>	
deems appropriate or as requested by the City Council in the form of	The City Manager shall submit to the City Council such reports as
a monthly budget report.	the City Manager deems appropriate or as requested by the City
	Council in the form of a monthly budget report
cases of transfer of funds from one department to another. The City Manager shall submit to the City Council such reports as he deems appropriate or as requested by the City Council in the form of	approval by the City Council in cases of transfer of funds from one department to another. The City Manager shall submit to the City Council such reports as

Section 13.3 – Appointments (Citizens' Affairs Board)

Thereafter upon the expiration of the term of a member of the Board,	Thereafter upon the expiration of the term of a member of the Board,
his successor shall be appointed for a term of five years.	the member's successor shall be appointed for a term of five years.

Section 13.5 – Residence in District (Citizens' Affairs Board)

If a Board member changes his place of residence from the district in	If a Board member changes the member's place of residence from
which <mark>he</mark> resided at the time of <mark>his</mark> appointment, <mark>he</mark> shall no longer	the district in which the member resided at the time of appointment,
hold office and a successor shall be appointed from the same district	the member shall no longer hold office and a successor shall be
if that district would otherwise not have representation on the Board.	appointed from the same district if that district would otherwise not
	have representation on the Board.
	•

Section 13.6 – Residence in City (Citizens' Affairs Board)

If a Board member changes <mark>his</mark> place of residence from the City of	If a Board member changes the member's place of residence from
Northglenn he shall no longer hold office, and a success shall be	the City of Northglenn the member shall no longer hold office, and a
appointed.	success shall be appointed.

Section 13.7 – Contractors and Employees (Citizens' Affairs Board)

A Board member shall not be a contractor of the City. Any Board	A Board member shall not be a contractor of the City. Any Board
member who, after his appointment, becomes an officer, employee or	member who, after the Board member's appointment, becomes an
contractor of the City, shall be automatically removed from office and	officer, employee or contractor of the City, shall be automatically
a successor appointed.	removed from office and a successor appointed.

Section 14.3 – Liability of City

No action for recovery of compensation for personal injury, death, or	No action for recovery of compensation for personal injury, death, or
property damage against the City on account of its negligence shall	property damage against the City on account of its negligence shall
be maintained unless written notice of the alleged time, place and	be maintained unless written notice of the alleged time, place and
cause of injury, death, or property damage is given to the City Clerk	cause of injury, death, or property damage is given to the City Clerk
by the person injured, his agent, or attorney, within 180 days of the	by the person injured, the person's agent, or attorney, within 180
occurrence causing the injury, death, or property damage as required	days of the occurrence causing the injury, death, or property damage
by the Governmental Immunity Act.	as required by the Governmental Immunity Act.

Section 14.7 – Interpretations

Except as otherwise specifically provided or indicated by the context hereof, all words used in this Charter indicating the present tense shall not be limited to the time of the adoption of this Charter but shall extend to and include the time of the hermoning of any event or	Except as otherwise specifically provided or indicated by the context hereof, all words used in this Charter indicating the present tense shall not be limited to the time of the adoption of this Charter but
extend to and include the time of the happening of any event or requirement for which provision is made herein. The singular number shall include the plural, the plural shall include the singular and the masculine gender shall extend to and include the feminine gender and neuter, and the word "person" may extend and be applied to bodies politic and corporate and to partnerships as well as to individuals.	shall extend to and include the time of the happening of any event or requirement for which provision is made herein. The singular number shall include the plural, the plural shall include the singular, and the word "person" may extend and be applied to bodies politic and corporate and to partnerships as well as to individuals.