



CITY OF SWEET HOME CHARTER REVIEW COMMITTEE AGENDA

June 17, 2025, 5:30 PM
Sweet Home City Hall, 3225 Main Street
Sweet Home, OR 97386

WIFI Passcode: guestwifi

PLEASE silence all cell phones – Anyone who wishes to speak, please sign in.

Mission Statement

The City of Sweet Home will work to build an economically strong community with an efficient and effective local government that will provide infrastructure and essential services to the citizens we serve. As efficient stewards of the valuable assets available, we will be responsive to the community while planning and preparing for the future.

Meeting Information

The City of Sweet Home is streaming the meeting via the Microsoft Teams platform and asks the public to consider this option. To view the meeting live, online visit <http://live.sweethomeor.gov>. If you don't have access to the internet you can call in to 971-203-2871 and enter the meeting ID followed by the # sign to be logged in to the call. Meeting ID: 262 533 078 577 8

Call to Order & Pledge of Allegiance

Roll Call

Approval of Minutes

- a) [2025-06-04 Charter Review Committee Meeting Minutes](#)

Public Comment

New Business

- a) [Full Charter Review](#)

Committee Business for the Good of the Order

- a) Next Steps

Adjournment



CITY OF SWEET HOME CHARTER REVIEW COMMITTEE MINUTES

June 03, 2025, 5:30 PM
Sweet Home City Hall, 3225 Main Street
Sweet Home, OR 97386

Mission Statement

The City of Sweet Home will work to build an economically strong community with an efficient and effective local government that will provide infrastructure and essential services to the citizens we serve. As efficient stewards of the valuable assets available, we will be responsive to the community while planning and preparing for the future.

Call to Order & Pledge of Allegiance

The meeting was called to order at 5:30 PM.

Roll Call

PRESENT

Chair Josh Thorstad, City Councilor
Vice Chair Gary Jarvis
Committee Member Jeff Parker
Committee Member Mike Reynolds
Committee Member Angie Yon

ABSENT

Committee Member Lisa Gourley

STAFF

Jason Ogden, City Manager / Police Chief
Cecily Hope Pretty, Deputy City Manager
Blair Larsen, City Attorney
Adam Leisinger, Special Projects Manager

Approval of Minutes

- a) 2025-05-06 Charter Review Committee Meeting Minutes

Vice Chair Jarvis moved to approve the minutes of the May 6, 2025 Charter Review Committee meeting. Committee Member Reynolds seconded the motion. The motion carried by the following vote:

AYE: Thorstad, Jarvis, Parker, Reynolds, Yon

NAY: None

ABSENT: Gourley

Public Comment

There was no public comment to be heard.

Charter Review

- a) Revisit Chapters I-III

Chair Thorstad requested feedback from the Committee on the tracked changes proposed by staff based on the prior meeting. City Attorney Larsen added that staff was open to modifications of proposed language throughout the review process. No feedback was provided.

Chair Thorstad asked of revisiting Chapter II, Section 3 given the recently approved Charter amendment for direct election of the Mayor. City Attorney Larsen stated that the amendment did not change the powers of the Mayor but allowed voters to select the Mayor directly by election beginning in November 2026.

Chair Thorstad raised the issue of Councilors vacating their seat in the case of running for Mayor.

Vice Chair Jarvis noted conflicts in language between appointments and elections to fill vacancies. Discussion ensued regarding the concept of “resign to run” and whether that was appropriate for Sweet Home. Vice Chair Jarvis stated he was not in favor of Councilors being required to resign their Councilor seat in order to run for Mayor.

Chair Thorstad noted concerns with the potential of losing quorum if a “resign to run” clause was added. No action was taken for Chapter II, Section 3.

b) Chapters IV-VIII Review

Committee Member Reynolds asked of strengthening attendance requirements for Councilors under Chapter IV, Section 12 and asked of Councilor agreement to codes of conduct. City Attorney Larsen replied that the City Council adopts Council Rules separately from the Charter.

Vice Chair Jarvis moved to modify the language to include “or elected to another City of Sweet Home office upon installation to that Sweet Home office” in order to resolve the issue of running for Mayor and being seated as a Councilor simultaneously. Committee Member Reynolds seconded the motion. The motion carried by the following vote:

AYE: Thorstad, Jarvis, Parker, Reynolds, Yon

NAY: None

ABSENT: Gourley

City Attorney Larsen raised the issue of combining vacancies to be filled by Council with vacancies to be filled by the City Manager and suggested separating the processes into different sections.

Vice Chair Jarvis moved to separate the vacancy appointment process into two sections divided by the Council process and the City Manager process. Committee Member Yon seconded the motion. The motion carried by the following vote:

AYE: Thorstad, Jarvis, Parker, Reynolds, Yon

NAY: None

ABSENT: Gourley

Committee Member Reynolds raised the question of a threshold for absences before removal from the Council and noted a suggestion to the Committee to set a limit of 10 absences per calendar year. City Attorney Larsen stated that there was no current guideline as to how to treat unexcused absences. Discussion ensued regarding acceptable thresholds and associated consequences. Vice Chair Jarvis expressed concern with setting an attendance standard in the Charter without a clear process for enforcement. City Attorney Larsen suggested that staff investigate common practice regarding absences, conduct violations, and removals and to return with recommendations for the Committee. There was consensus for same. Chair Thorstad reminded the Committee that modifications to Council Rules were not under the purview of the Committee.

Vice Chair Jarvis requested that vacancies be filled by offering the seat to the next highest vote-getter in the previous election and to continue through candidates by number of vote to fill seats rather than by Council appointment. Committee Member Parker suggested a time limit for this process such as within 120 days of the election. Discussion ensued regarding the vacancy process.

Vice Chair Jarvis moved that the Mayor shall offer a vacant position to the next highest vote-getter in the previous election, and should they decline, to the second next highest vote-getter in the previous election, if the vacancy occurs within the first half of the term of office for the vacant position. Committee Member Parker seconded the motion.

Committee Member Reynolds requested more staff research prior to making a decision.

The question was called. The motion carried by the following vote:

AYE: Thorstad, Jarvis, Parker

NAY: Reynolds, Yon

ABSENT: Gourley

Chair Thorstad asked that staff still do additional research.

Committee Member Reynolds asked if the City Council would be required to accept all the changes suggested by the Committee. City Attorney Larsen stated that City Council could choose to accept, deny, or modify any of the Committee's recommendations.

Committee Member Parker asked of the 24-hour acceptance period for appointments to vacancies by the City Manager as stated in Chapter IV, Section 13.

Vice Chair Jarvis moved to strike the sentence regarding the 24-hour vacancy acceptance requirement in its entirety. Committee Member Yon seconded the motion. The motion carried by the following vote:

AYE: Thorstad, Jarvis, Parker, Reynolds, Yon

NAY: None

ABSENT: Gourley

Committee Member Parker asked of requiring meeting notices to be posted in a certain number of locations. Discussion ensued regarding whether additional requirements should be placed. There was consensus to leave Section 14 as it is.

Discussion ensued regarding Section 15 and the ability to compel Councilors to attend meetings. Vice Chair Jarvis requested to revisit Section 15 after further information was provided regarding Councilor absences. There was consensus for same.

Committee Member Reynolds expressed a desire to maintain the Mayor as a voting member of the City Council rather than a tie-breaker in Section 16.

Vice Chair Jarvis expressed support for the Mayor as a tie-breaker as a form of accountability to the voters.

City Attorney Larsen suggested delaying the conversation until the discussion of Section 19. There was consensus for same.

Committee Member Reynolds moved to modify the title of President Pro Tem to Council President. Vice Chair Jarvis seconded the motion. The motion carried by the following vote:

AYE: Thorstad, Jarvis, Parker, Reynolds, Yon

NAY: None

ABSENT: Gourley

Committee Member Reynolds expressed concern with the ability of three Councilors to pass a vote with only four members present as stated in Section 18. Discussion ensued as to whether certain topics should require four yes votes.

Deputy City Manager Pretty requested that staff be allowed to develop some proposed language and bring it back to the Committee for consideration at a future meeting. There was consensus for same.

Vice Chair Jarvis moved to modify Chapter VI, Section 19 to state: "He/she shall sign all ordinances passed by the council within three days after their passage *where practicable*." Committee Member Yon seconded the motion.

Discussion ensued regarding the use of simplified language or extending the timeline for signatures.

Vice Chair Jarvis withdrew his motion. He moved to amend the timeline to 30 days within the adoption of Council except in the case of emergency, where it shall be signed upon passage. Committee Member Reynolds seconded the motion. The motion carried by the following vote:

AYE: Thorstad, Jarvis, Parker, Reynolds, Yon

NAY: None

ABSENT: Gourley

Committee Member Parker exited at this time.

The Committee took up Section 16 again at this time. Chair Thorstad expressed support for the role of the Mayor as only a tie-breaker vote. Discussion ensued regarding the role of the Mayor in relation to their Council colleagues.

Committee Member Parker re-entered at this time.

Vice Chair Jarvis moved to modify the Mayor to have only a tie-breaker vote in Section 16. Committee Member Yon seconded the motion. The motion carried by the following vote:

AYE: Thorstad, Jarvis, Parker, Yon

NAY: Reynolds

ABSENT: Gourley

Committee Business for the Good of the Order

a) Next Steps

There was consensus to convene again on June 17th to review the remainder of the Charter.

Adjournment

There being no further discussion, the meeting was adjourned at 7:30 PM.

ATTEST:

Chair

City Manager – Ex Officio City Recorder

CITY OF SWEET HOME SWEET HOME, OREGON

CHARTER



Completely Revised January 2015

AN ACT TO REVISE THE CHARTER OF THE CITY OF SWEET HOME, LINN COUNTY, OREGON.

Be it enacted by the City of Sweet Home, Linn County, Oregon:

CHAPTER I
NAME, BOUNDARIES, POWERS AND GENERAL PROVISIONS

Section x.x. Titles. This charter may be referred to as the 20xx Sweet Home Charter.

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Section 1. Name and Boundaries. The City of Sweet Home, Linn County, Oregon shall, upon the taking effect of this charter, continue to be a municipal corporation under the name of the City of Sweet Home.

The city includes all territory within its boundaries as they now exist or are legally modified. The city ~~will~~shall maintain as a public record an accurate and current description of the boundaries.

Section 2. Powers of the City. Subject only to limitations provided in this charter, the city shall have all rights, powers, privileges and immunities now or hereafter granted either expressly or impliedly to municipalities by the constitution, statutes, and common law of the state, as fully as though each of such rights, powers, privileges and immunities were specifically stated in this charter.

The enumeration of or reference to particular rights, powers, privileges and immunities in this charter shall not be construed to be exclusive. This charter shall be liberally construed to the end that the city may have all necessary powers for the conduct of its municipal affairs, as contemplated by the municipal home rule provision of the constitution and laws of the state.

CHAPTER II
FORM OF GOVERNMENT

Section 3. ~~Council~~Council and ~~Mayor~~Mayor. Except as otherwise provided in this charter, all powers of the city shall be vested in a ~~council~~Council of seven members nominated and elected from the city at large.

At each biennial general election, four ~~council~~Councilors shall be elected. The three receiving the highest number of votes shall each hold office for four years, and the one receiving the number of votes next to the three highest shall hold office for two years. Tie votes shall be determined by lot.

At its first meeting of the new term after each biennial general election, the ~~council~~Council shall elect from its membership a chairperson ~~who shall be~~ mayorMayor for a term of two years.

The ~~mayor~~Mayor and ~~council~~Councilors in office at the time of adoption of this charter shall continue in office until the expiration of their respective terms, with powers and duties as provided in this charter.

Section 4. City Attorney, ~~Manager~~Manager and ~~Municipal Judge~~Municipal Judge. The ~~council~~Council shall appoint and keep in office a ~~city attorney~~City Attorney, a ~~city manager~~ManagerCity Manager who shall also serve as the ~~city recorder~~City Recorder, and a ~~municipal judge~~Municipal Judge, each of whom shall hold office subject to the discretion of the ~~council~~Council and may be removed by the ~~council~~Council with or without cause.

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Section 5. Other City Officers and Employees. The ~~city manager~~ManagerCity Manager shall appoint a ~~treasurer~~Treasurer/Finance Director, a ~~chief of police~~Chief of Police, and such other officers and employees of the city as the ~~council~~Council deems necessary, and may remove any of them at any time with or without cause. The ~~council~~Council may by resolution require any officer to fill and perform the duties of two or more offices.

Section 6. Salaries. The ~~council~~Council shall fix the compensation of all city officers and employees.

~~Section 7. Bonds of Officers, Employees and Contractors.—If ordinances require, every person appointed to an office or place of public employment in the city or entering into a contract with the city shall give the city a bond for the faithful performance of his/her duties. Nothing in this section, however, shall detract from the effect of Section 20.~~

CHAPTER III ELECTIONS

Section 8. Regulation of Elections. Except as this charter provides otherwise and as the ~~council~~Council provides otherwise by ordinance relating to elections, the general law of the state shall apply to the conduct of all city elections, recounts of the returns therefrom, and contest thereof. Any qualified elector who has resided in the city at least one year prior to the opening of the candidate filing period ~~may be nominated~~ runis eligible for election to the office of ~~council~~Councilor or ~~for mayor~~Mayor at the general election of that year.

Section 9. Special Elections. The ~~council~~Council may by resolution or ordinance order a special election and provide the time, manner and means for holding it. At least 10 days notice shall be given of each special election.

Section 10. Commencement of Terms of Office. The term of office of each person elected to office at a regular city election shall commence on ~~the first Monday of January~~the first day of January following the election. In the case of an election to fill an existing vacancy in office, the person elected shall enter upon ~~their~~ his/her office immediately.

Section 11. Oath of Office. Each officer, before entering upon the duties of ~~his/her~~their office, shall take an oath that ~~he/she~~they will support the constitution and laws of the United States and the state, and that ~~he/she~~they will faithfully perform the duties of his/her office.

CHAPTER IV VACANCIES

Section 12. Vacancies in Office Generally.

(a) –An elected office shall be deemed vacant upon the incumbent’s death, insanity, conviction of a felony, resignation, election to beginning a term of another different City of Sweet Home elected office upon installation to that Sweet Home office, or removal from the city or absence from the city for a period of 30 days without the consent of the ~~council~~Council; ~~in case of the mayor~~Mayor, ~~manager~~Manager, ~~municipal judge~~Municipal Judge, or ~~Ccouncil~~Councilor, or without the consent of the ~~manager~~Manager in case of officers appointed by the ~~manager~~Manager; upon the incumbent’s ceasing to possess the qualifications necessary for office; ~~or~~ upon the failure of the person elected or appointed to an office to qualify therefore on or before the day of ~~his/her~~their term of office commences; ~~and in case of the mayor~~Mayor or a ~~council~~Councilor, or upon ~~his/her~~their the incumbent’s absence from meetings of the ~~council~~Council for 60 days without the consent of the ~~council~~Council.

(b) An appointed office shall be deemed vacant upon the incumbent’s death, insanity, conviction of a felony, resignation, absence from the city for a period of 30 days without the consent of the Council or upon the incumbent’s ceasing to possess the qualifications necessary for office.

Section 13. Manner in Which Vacancies Shall Be Filled.

(a) Vacancies in offices filled by election that occur or by appointment by the councilCouncil within the first half of the elected term shall first ~~attempt to be filled by the next highest vote-getter in the previous City Council election; should this~~at person decline or no longer be eligible for appointment, ~~it~~the office shall be filled by the ~~following~~next highest vote-getter in the previous City Council election;:-

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~~Should this~~ ~~at person also decline or no longer be eligible for appointment, the vacant office~~ ~~it~~ shall be filled by appointment by the ~~council~~ Council at any regular or special meeting, and the person so appointed shall serve the ~~full~~ remaining unexpired term ~~and until his/her/their successor is chosen and qualified of office.~~

(b) Vacancies in offices filled by appointment by the Council shall be filled by the Council.

(c) Vacancies in offices filled by appointment by the ~~manager~~ City Manager shall be filled by appointment by the City manager ~~Manager~~. ~~An officer appointed to fill a vacancy shall within 24 hours after his/her appointment qualify for office, and unless he/she does so, the office shall be considered vacant.~~ During the temporary absence of any officer from the city for any cause ~~his/her~~ their office may be filled temporarily in the manner provided for filling vacancies in office.

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CHAPTER V THE ~~COUNCIL~~ COUNCIL

Section 14. ~~Council~~ Council Meetings. The ~~council~~ Council shall provide for the time and place of its regular meetings and adopt rules and regulations for the government of its members and proceedings. It shall hold at least one regular meeting each month. Special meetings of the ~~council~~ Council may be called by the ~~Mmayor~~ Mayor, either upon ~~his/her~~ their own motion or upon the request of at least three members of the ~~council~~ Council, and held at any time, upon verbal or written notice to all members of the ~~council~~ Council then in the city. Special meetings of the ~~council~~ Council may also be held by the common consent of all members of the ~~council~~ Council.

Section 15. Quorum. A majority of ~~council~~ Council members is a quorum to conduct business, but a smaller number may meet and adjourn from time to time to compel the attendance of absent members in the manner provided by ordinance. The ~~council~~ Council shall keep a journal of its proceeding, and on the call of two members shall the yeas and nays to be taken and entered in the journal upon any question before it except a motion to adjourn. The proceedings of the ~~council~~ Council shall be public.

Section 16. ~~Mayor~~ Mayor's Duties at ~~Council~~ Council Meetings. The ~~Mayor~~ Mayor shall be chairperson of the ~~council~~ Council and shall preside over its deliberations. ~~He/she~~ They shall have authority to preserve order, enforce the rules of ~~council~~ Council and determine the order of business, subject to the rules of the ~~council~~ Council. ~~He/she may vote as a councilor.~~ They may vote on matters before the Council only when necessary to break a tie in the Council vote.

Section 17.- Council President ~~President Pro Tem~~. At its first meeting in the new term after each biennial election, the ~~council~~ Council shall elect from its membership, a ~~president pro tem~~ Council President for a

term of two years. The ~~president pro tem~~Council President shall perform the duties of the ~~mayor~~Mayor in the absence of the ~~mayor~~Mayor, however, the Council President may always vote as a Councilor.

Section 18. Vote Required. The concurrence of a majority of a quorum shall be required to determine any matter before the ~~council~~Council except as provided otherwise in this charter.

CHAPTER VI POWERS AND DUTIES OF THE CITY OFFICERS

Section 19. ~~Mayor~~Mayor. The ~~mayor~~Mayor shall appoint the various committees provided for under the rules of the ~~council~~Council or otherwise and shall fill all vacancies in committees of the ~~council~~Council from that body. ~~He/she~~They shall sign all ordinances passed by the ~~council~~Council within ~~30~~three days after their passage, except in the case of emergency, where they shall be signed upon passage. ~~He/she~~They shall sign all instruments and writings authorized by this charter, the laws of the state or the ~~council~~Council. In the absence of the ~~mayor~~Mayor, such instruments shall be signed by the ~~president pro tem~~Council President of the ~~council~~Council. All orders on the ~~city treasurer~~Treasurer/Finance Director shall be signed by two of the three following named ~~City~~ Officers, being the ~~mayor~~Mayor, the ~~city manager~~City Manager, and the ~~city treasurer~~Treasurer/Finance Director.

Section 20. ~~Manager~~Manager.

(a) Qualifications. The ~~manager~~Manager shall be the administrative head of the city government. ~~He/she~~They shall be chosen by the ~~council~~Council without regard to political consideration and solely with reference to ~~his/her~~their executive and administrative qualifications. Before entering upon ~~his/her~~their duties, the ~~manager~~Manager shall file with the ~~mayor~~Mayor an official bond for faithful performance thereof, payable to the city in the sum of \$10,000, the premium of which shall be paid by the city. The bond shall be to the satisfaction of the ~~council~~Council, and the approval of the ~~mayor~~Mayor shall be endorsed thereon.

(b) Term. The ~~manager~~Manager shall be appointed for an indefinite term, but may be removed with a vote of four members of the ~~council~~Council. Upon any vacancy occurring in the office of the ~~manager~~Manager subsequent to the first appointment hereunder, the ~~council~~Council shall, at its next meeting, adopt a resolution of its intention to appoint a ~~manager~~Manager, and no such appointment shall be made until at least four weeks after adoption of the resolution. The ~~council~~Council shall appoint a ~~manager~~Manager within a reasonable time after the adoption of the resolution of intention.

(c) Powers and duties. The powers and duties of the ~~manager~~Manager shall be:

- (1) To see that all ordinances are enforced.

- (2) To appoint all heads of departments and other ~~C~~city ~~O~~fficers and employees, and remove them at pleasure, and to have general supervision and control over them, except as otherwise provided in this charter. All such appointments shall be made upon the basis of merit and fitness alone.
- (3) To see that the provisions of all franchises, leases, contracts, permits, and privileges granted by the city are fully observed, and to report to the ~~council~~Council any violations ~~—~~thereof.
- (4) To attend all meetings of the ~~council~~Council unless excused therefrom by three ~~council~~Councilors or by the ~~mayor~~Mayor.
- (5) To act as purchasing agent for all departments of the city. All purchases shall be made in accordance with the ~~council~~Council approved city purchasing policy.
- (6) To examine or cause to be examined, without notice, the official conduct of any officer, assistant, deputy, clerk or employee in any of the departments of city government, except ~~council~~Councilors.
- (7) To keep the ~~council~~Council advised to the needs of the city.
- (8) To prepare and submit to the budget committee the annual budget estimate and such reports as may be required by that body.
- (9) To submit to the ~~council~~Council an annual report of all departments of the city and such other reports as the ~~council~~Council may require.
- (10) To prepare or cause to be prepared plans and specification for work coming under his/her supervision which the ~~council~~Council orders, and to provide such plans and specifications in sufficient number and in ample time to give full opportunity for all contractors who desire to bid thereon to do so.
- (11) To have control, subject to such ordinances as may from time to time be adopted, for all public utilities owned or operated by the city.
- (12) To have general supervision over all city property and its use by the public or city employees.
- (13) To appoint such advisory boards as ~~he/she~~they may deem desirable to advise on, assist ~~him/her~~them in ~~his/her~~their work; but the members of such boards will receive no compensation as such board members.
- (14) To perform such other duties as may be required by this charter or as the ~~council~~Council ~~—~~may require of ~~him/her~~them.
- (15) From time to time, in order to facilitate the prompt, economical and efficient dispatch of city business, to organize the work of the departments under ~~his/her~~their control, to assign assistants, deputies, and employees from any office or department of the city government to perform work or service in connection with any other office or department thereof, or to work in more than one said offices or departments thereof; provided, that no such change shall affect the powers or duties of any elective officer to the city.

(16) To serve as the ~~city recorder~~City Recorder and such to be clerk of the ~~council~~Council, keep an accurate —record of its proceedings in a book provided for that purpose, and countersign all instruments —and writings by this charter or by the laws of the state or the city.

(d) Seats at ~~Council~~Council Meetings. The ~~manager~~Manager and such other officers of the city as may be designated by vote of the ~~council~~Council shall be entitled to seats with the ~~council~~Council, but shall have no vote therein. The ~~manager~~Manager shall have the right to take part in the discussion of all matters coming before ~~council~~Council.

(e) ~~Manager~~Manager Pro Tem. During the absence of the ~~manager~~Manager from the city, during ~~his/her~~their temporary disability to act as ~~manager~~Manager, or during the interim when the ~~council~~Council is seeking a ~~manager~~Manager, the ~~council~~Council shall appoint a ~~manager-pro tem~~Manager Pro Tem who shall possess the powers and discharge the duties of the ~~manager~~Manager during such absence or disability only; provided, however that a ~~manager-pro tem~~Manager Pro Tem shall have no authority to appoint or remove any city officer or employee except with the approval of five members of the ~~council~~Council. No ~~manager-pro tem~~Manager Pro Tem shall hold ~~his/her~~their position for more than six months. No appointment of a ~~manager-pro tem~~Manager Pro Tem shall be consecutively renewed.

In case of the absence of the ~~manager~~Manager or the ~~manager-pro tem~~Manager Pro Tem from ~~council~~Council meetings, the ~~council~~Council shall appoint a clerk of the ~~council~~Council ~~Pro Tem~~.

(f) Interference in Administration. No member of the ~~council~~Council shall in any manner, directly or indirectly, by suggestion or otherwise, attempt to influence or coerce the ~~manager~~Manager in the making of any appointment or removal, or the purchase of supplies, or attempt to exact any promise relative to any appointment from any candidate for ~~manager~~Manager, or discuss, directly or indirectly, with any such candidate, the matter of appointments to any city office or employment. Any violation of the foregoing provisions of this section shall work a forfeiture of the office of the offending member of ~~council~~Council, may be removed therefrom by the ~~council~~Council or by any court of competent jurisdiction; provided, however, that nothing herein contained shall be construed as prohibiting the ~~council~~Council, while in open session, discussing with or suggesting to the ~~manager~~Manager, fully and freely, anything pertaining to city affairs and for the best interest of the city. Neither the ~~manager~~Manager nor any person in the employ of the city shall take any part in securing, or shall contribute any money toward, the nomination or election of any candidate for the municipal office.

(g) Ineligible Persons. No person related to the ~~manager~~Manager by consanguinity or affinity within the third degree shall hold any appointive office or employment with the city.

Section 21. ~~Municipal Judge~~Municipal Judge. The ~~municipal judge~~Municipal Judge shall be the judicial officer of the city. ~~He/she~~They shall hold within the city a court known as the municipal court for the City of Sweet Home, Linn County, Oregon. The court shall be open for the transaction of the judicial business at times specified by the ~~council~~Council. All areas within the city shall be within the territorial jurisdiction of the court. The ~~municipal judge~~Municipal Judge shall exercise original and exclusive jurisdiction of all

offenses defined or authorized by ordinances of the city. ~~He/she~~They shall have authority to issue process for the arrest of any person accused of an offense against the ordinance of the city, to commit any such person to jail or admit ~~him/her~~them to bail pending trial, to issue subpoenas, to compel witnesses to appear and testify in court on the trail of any cause before ~~him/her~~them, to compel obedience to such subpoenas, to issue any process necessary to carry into effect the judgments of the court, and to punish witnesses and others for contempt of court. When not governed by ordinances or this charter, all proceedings in the municipal court for the violation of the city ordinance shall be governed by the applicable general laws of the state governing justices of the peace and justice courts.

Notwithstanding this section of this charter, the ~~council~~Council may provide for the transfer of power and duties of the municipal court to the appropriate state court of the State of Oregon.

Section 22. Other Officers. The ~~council~~Council shall fix the powers and duties of all appointive offices other than those provided for in this charter.

CHAPTER VII ORDINANCES

Section 23. Enacting Clause. The enacting clause of all ordinances hereafter passed shall be "The City of Sweet Home does ordain as follows."

Section 24. Introduction, Reading and Passage. Every ordinance shall be fully and distinctly read in open ~~council~~Council meeting on one day and shall be read by title only on two different days previous to being put upon its final passage provided that the ~~council~~Council may have the ordinance fully and distinctly read at any reading thereof; provided, however, that any ordinance may be introduced and read the first time at any meeting and may upon a unanimous vote of all the members of ~~council~~Council present at the meeting be read a second time by title only and placed upon its passage at the meeting held on a separate and successive day.

Section 25. When Ordinances Take Effect and Publication Thereof. Each ordinance passed by the ~~council~~Council shall take effect on the thirtieth day after its passage; provided, that when the ~~council~~Council deems it expedient or in case of emergency, an ordinance may provide a different time when it shall take effect, or that it shall take effect immediately. All ordinances shall be posted for 10 days after passage in three or more conspicuous places in the city.

CHAPTER VIII PUBLIC IMPROVEMENTS

Section 26. Power of Condemnation and Purchase. The city shall have power to acquire by purchase, gift, devise or condemnation any property either within or without its corporate boundaries for any municipal purpose, for the purpose of (a) protecting, preserving and facilitating an improvement or (b) bringing about such development of property along or in the vicinity of an improvement as will make such development harmonious with and adjusted to the improvement or (c) any combination of such purposes; to acquire by condemnation property in excess of that needed for the actual improvement and to sell or lease such excess property with building and use restrictions and conditions to make its development harmonious with and adjusted to adjacent public improvements. The necessity for the taking of any property by the City of Sweet Home shall be determined by the ~~council~~Council and shall be declared by a resolution which shall describe such property as nearly as may be and stating the use to which it is to be devoted. The city shall have power to provide for the payment of all or any part of the cost of land or other property acquired for public use of the construction, reconstruction, repair, operation or maintenance of any structure or work in the nature of a public facility or improvement, including a public utility and of any other public work or service, by levying and collecting special assessments upon property specially benefited.

Section 27. Special Assessment. The method and procedure for determining the amount of the assessments, the spread and apportionment of the amount of the assessments, and the boundary and location of the property, lots, district or area to be assessed; for the making and approval of the plans and specifications; for the notices of property owners and other interested parties; for the hearings, for the composition, organization and procedure of boards of revision or appraisal; for the levy of the assessments; for the creation of a lien; and for any and all other determinations, steps, measures, resolutions, ordinances and actions in relation to the assessments shall be governed by either (a) the provisions of the special assessment statutes of the state or (b) the provisions of a general ordinance setting forth such method and procedure, which general ordinance may be enacted by ~~council~~Council and shall be subject to amendment or repeal.

Section 28. Improvements. Street, sewer, sidewalk and such other improvements as may be deemed necessary by the ~~council~~Council may be made on the motion of the ~~council~~Council or on petition of a majority of the property owners interested. Remonstrance of two-thirds of the front footage of property owners concerned shall operate to defeat such motion of petition and the same may not again be considered by the ~~council~~Council for a period of six months.

Section 29. Savings Clause. All ordinances, resolutions, policies, procedures, contracts and regulations heretofore passed by the city, in force when this charter takes effect, if not inconsistent with it, shall remain in full force after it takes effect and until they are amended or repealed by the ~~council~~Council.

Section 30. City to Retain Rights and Be Subject to Liabilities in Existence at Time This Charter Takes Effect. No right vested in the city and no liability which it has incurred under this charter, prior charters, and any revisions and amendments thereof and laws of the state shall be impaired or discharged by adoption of this charter, except as this charter otherwise provides.

Section 31. Limitations on Indebtedness. City indebtedness may not exceed the debt limits imposed by state law. A charter amendment is not required to authorize city indebtedness.

Section 32. Repealing Clause. All charter provisions adopted before this charter takes effect are repealed.

Section 33. Severability. The terms of this charter are severable. If any provision is held invalid by a court, the invalidity does not affect any other part of the charter.