ORDINANCE 92-04

TO AMEND SECTION 2.04.320 (PUBLIC INSPECTION OF LEGISLATION) AND SECTION 2.24.380 (ORDER OF AGENDA) OF THE BLOOMINGTON MUNICIPAL CODE

- WHEREAS, The Common Council generally controls the order and time allotted for each item of the agenda; and
- The Common Council desires to change the order of the WHEREAS, agenda by allowing public comment before the end of the meeting; and
- WHEREAS, In general unscheduled matters should not cause undue inconvenience for those who are presenting legislation and other arranged business before the Council; and
- WHEREAS, It is reasonable to seek public comment during the "Reports" portion of the council agenda; and
- The Council recognizes that a suggested twenty minute WHEREAS, limitation for each report category and a five minute limitation for each speaker from the public should avoid undue inconvenience for those with scheduled business before the council; and
- It is the duty of the Council President to keep reports WHEREAS, within these limits; and

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- The Council recognizes that since the twenty minute WHEREAS, limitation may not accommodate all those in the public who wish to address issues not on the agenda, some time should still remain available at the end of the meeting; and
- The Council will review this change prior to the yearly WHEREAS, code update in late spring; and
- The Common Council also desires to make legislation WHEREAS, available for inspection at one predictable and central location in the center of the City outside of the Municipal Building.

NOW THEREFORE, BE IT HEREBY ORDAINED BY THE COMMON COUNCIL OF THE CITY OF BLOOMINGTON, MONROE COUNTY, INDIANA, THAT: -----

SECTION I. Section 2.04.380 Order of Business part (a) of the Bloomington Municipal Code shall be repealed and reenacted to read as follows:

(a) The council shall transact its business in the following order, but it may by majority vote amend the normal order of business:

- (1)Roll call;
- Agenda Summation; (2)
- (3)Approval of minutes;
- Reports from: (4)
 - (A)
- Councilmembers, The Mayor and city offices, (B)
 - (C) Council Committees,
 - Public; (D)
- Legislation for second readings and resolutions; (5)
- First Readings; (6)

Privilege of the floor (this section of the agenda (7) will be limited to twenty-five minutes maximum, with each speaker limited to five minutes);

(8) Adjournment.

Section 2.04.320 Ordinances and resolutions --SECTION II. Public inspection and publication part (a) of the Bloomington Municipal Code shall be repealed and reenacted to read as follows:

(a) For purpose of public inspection, the city clerk shall mail copies of ordinances to the Monroe County Public Library within twenty-four hours after first reading. The clerk shall also mail copies of resolutions there as well prior to their being considered by the council.

SECTION III. Severability. If any section, sentence, or provision of this ordinance, or the application thereof to any person or circumstances shall be declared invalid, such invalidity shall not affect any of the other sections, sentences, provisions, or applications of this ordinance which can be given effect without the invalid provision or application, and to this end the provisions of this ordinance are declared to be severable.

SECTION IV. This Ordinance shall be in full force and effect from and after its passage by the Common Council of the City of Bloomington and approval of the Mayor.

PASSED and ADOPTED by the Common Council of the City of Bloomington, Monroe County, Indiana, upon this <u>19</u>th day of <u>February</u>, 1992.

anon PAM SERVICE, President

Bloomington Common Council

ATTEST:) llians NE PATRICIA WILLIAMS, Clerk

City of Bloomington

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PRESENTED by me to the Mayor of the City of Bloomington, Monroe County, Indiana, upon this <u>RO</u> day of <u>EbMan</u>, 1992.

PATRICIA WILLIAMS, CLERK City of Bloomington

SIGNED and APPROVED by me upon this held day of the suggest 1992.

lea all TOMILEA ALLISON, Mayor City of Bloomington

SYNOPSIS

This ordinance amends Title II of the BMC in two sections. The first change provides for a public comment period earlier on the agenda. And the second one directs the clerk to mail legislation to one rather than post it at two locations outside of the Municipal Building.

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Clark Carca