

Memorial City Plaza II 820 Gessner, Suite 1570 Houston, TX 77024-4494 281-657-2000





Home Rule Charters of Cities in Fort Bend County as of December 2015

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| 1 | FORT B | BEND HOM | IE RULE | CHARTER | RS | | | |
| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| 3 | | | | | | | | |
| 4 | Form of Government | Section 1.01 - Council-Manager | Article I, Section 2 - The Municipal Government provided by this Charter shall be known as the Mayor-Aldermanic-Administrator Form of Government and shall be described elsewhere in this Charter. | Section 1.02 - Shall consist of a mayor and councilmembers, elected by the people and responsible to the people, and a city manager, appointed by and responsible to the Council for proper administration of the affairs of the city. The term "city council" or "the council" shall mean collectively the mayor and the councilmembers. | | Section 1.01 - "Council-Manager" form of government. | Section 1.02 - The City government shall be known as the council-manager form of government. All City powers are vested in an elected city council. The council shall appoint a city manager, who shall execute the laws and administer City government. | Section 1.02 - "Mayor-Council" form of government. |
| 4 5 | Boundaries of City | Section 1.02 | Article I, Section 1(b) - $\sqrt{}$ | Section 1.03 - √ | Section 1.02 - √ | Section 1.02 - √ | _ | Section 1.03 - √ |
| 3 | General Powers | Section 2.02 - Power of local self government to the fullest extent permitted by law, and shall have all powers possible for a city to have under the constitution and laws of the State of Texas. | Article II - May sue and be sued; may contract and be contracted with; shall have all | Article II -Shall have all powers to perform and render all public services as are granted to municipal corporations and to cities by constituion and laws of Texas together with all of implied powers of local self-government necessary to execute all such powers granted. | power of local government to accomplish any public purpose; all other powers necessary or useful to accomplish any public purpose. | | powers possible for a home-rule city to have under the Texas | Section 2.01 - shall have all powers possible for a home-rule city to have under Texas Constitution, laws of the State of Texas, and this Charter. |
| 6 | | | | | | | | |
| | Intergovernmental | Section 2.02 - City may exercise any of its powers or perform any of its functions, and may participate in the financing thereof, jointly or in cooperation, by contract or otherwise, with the Government of Texas or any agency thereof, with the Federal Government or any agency thereof, or with the government of any county, city or political subdivision to accomplish any lawfu municipal purpose. | subdivision of the State of | Article II, Section 2.01(b) - May cooperate with the government of the State of Texas or any agency or any political subdivision thereof, or with the federal government or any agency thereof, to accomplish any lawful purpose for the advancement of the interest, welfare, health, morals, comfort, safety and convenience of the city and its inhabitants. | exercise any of its powers or perform any of its functions and may participate in the financing thereof, jointly or in cooperation, by contract or otherwise, with any one or more states or any state civil division or agency, or the United States or any | Article II, Section 2.01 - "may cooperate with the government of the State of Texas or any agency thereof, the federal government or any agency thereof, or any political subdivision of the State of Texas;" | | Article II, Section 2.01(a)(8) - To cooperate with the government of the State of Texas or any agency or political subdivision thereof, or with the federal government or agency thereof, to accomplish any lawful purpose for the advancemen of the interest, welfare, health, morals comfort, safety, and convenience o the City and its inhabitants. |
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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | Authority to Annex and | Section 2.03 | Section 1(c) - Council shall | Section 2.02 - Council by | Section 11.01 - Annexation | Section 1.03 - Extension of | Section 1.03(a) - General Powers - | Section 2.02 - The City Council |
| | Disannex | (a) City shall have the power to | have power by ordinance to fix | ordinance to fix boundary limits | Section 11.02 - Disannexation | Boundaries - in accordance with | To annex an area for full or | shall have the power by ordinance |
| | | fix boundaries, to extend the | boundary limits and to provide | of city and to provide by | | Article 974 of Revised Civil | limited purposes as provided in | to establish the boundary limits of |
| | | boundaries and annex area | for alteration/extension of | ordinance for annexation of | | Statues; by election; annexation of | this Charter and to disannex land. | the City and to provide by |
| | | adjacent to City, and to | boundary limits, [and] | additional territory lying | | unoccupied lands on petition of | | ordinance for the annexation of |
| | | exchange area with other cities. | annexation of additional | adjacent to city with or without | | owners; annexation by amendments | | additional territory lying adjacent to |
| | | (b) Any area of City may be | territory with/without consent | consent of inhabitants or owners | | to charter; by action of city council; | | the City, with or without the |
| | | disannexed pursuant to any | of owners/inhabitants of | of territory to be annexed. | | by any other method provided by | | consent of the owners or inhabitants |
| | | procedure allowed under state | territory annexed, | Council shall have power to | | law. | | of the territory to be annexed; and |
| | | law whenever, in the opinion of | detached/disannexed; in any | detach by ordinance any territory | | | | upon the final passage of any such |
| | | City Council, there exists within | manner not inconsistent with | with or without consent of | | | | ordinance, the corporate limits of |
| | | corporate limits a territory not | Laws of Texas. Upon final | inhabitants or owners of such | | | | the City shall thereafter include the |
| | | suitable or necessary. City | 1 0 | area to be detached. Such | | | | territory so annexed; and the |
| | | Council ay discontinue said | 5 1 | annexation or detachment of any | | | | inhabitants thereof shall be entitled |
| | | territory as part of the City by | - | such territory shall be in | | | | to all the rights and privileges of all |
| | | ordinance after conducting a | | accordance with provisions of | | | | citizens, and shall be bound by the |
| | | public hearing. | | chapter 160, page 447, Acts of | | | | acts and ordinances, resolutions, |
| | | | | 1963, 58th Legislature, as same | | | | and regulations of the City. The |
| | | | | is now or may hereafter be | | | | City Council shall have the power |
| | | | | amended, such being article | | | | to |
| | | | | 970a, Revised Civil Statutes of | | | | detach by ordinance any territory |
| | | | taxes levied by City, and | Texas entitled the Municipal | | | | with or without the consent of the |
| | | | inhabitants thereof shall be | Annexation Act Legislature, | | | | inhabitants or owners of such area |
| | | | Č . | page 342, chapter 231 as now or | | | | to be detached. Such annexation or |
| | | | | hereafter may be amended | | | | detachment of any such territory |
| | | | - | [V.T.C.A., Local Government | | | | shall be in accordance with the |
| | | | | Code § 212.001 et seq.] | | | | provisions of State Law, as it now |
| | | | regulations of City. Upon final | | | | | exists or may be hereafter amended. |
| | | | passage of any ordinance | | | | | |
| | | | detaching or disannexing | | | | | |
| | | | territory from City, Corporate | | | | | |
| | | | limits of City shall be reduced | | | | | |
| | | | by territory so detached or | | | | | |
| 8 | | | disannexed. | | | | | |

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| 2 | | Fulshear | Katy | _ | | Rosenberg | Sugar Land | Stafford |
| | Authority to Grant | Section 2.04 | Article XI. Franchise | Section 10.01 - Inalienability of | | Section 7.11 - Franchise ordinances - | Section 1.03(e-f) - General | Section 7.01 - Inalienability of |
| | _ | (a) right of control and use is | Section 1. Inalienability of | public property | Section 9.02 - Ordinance Granting | Nothing contained in this article | Powers - To full extent allowed by | Control of Public Property |
| | | hereby declared inalienable, | Public Property | Section 10.02 - Power to grant | Franchise | shall be construed to be in conflict | law, to require that any person, | Section 7.02 - Power to Grant |
| | | | Section 2. Power to Grant | franchise | Section 9.03 - Transfer of | with any of the provisions of Article | utility, or company making use of | Franchise |
| | | Charter or other law, and no act | Franchise | Section 10.03 - Ordinance | Franchise | X of this Charter, pertaining to | city's streets or property to | Section 7.03 - Ordinance Granting |
| | | or omission by City | Section 3. Ordinance Granting | granting franchise | Section 9.04 - Franchise Value Not | ordinances granting franchises when | provide any service to public first | Franchise |
| | | Council/officer/agent of City | Franchise | Section 10.04 - Transfer of | to be Allowed | valuable rights shall have accrued | obtain written consent of city by | Section 7.04 - Transfer of Franchise |
| | | shall be construed to grant, | Section 4. Transfer of | franchise | Section 9.05 - Right of Regulation | thereunder. | license, permit, franchise, | Section 7.05 - Franchise Value Not |
| | | renew, extend, or amend by | Franchise | Section 10.05 - Regulation of | Section 9.06 - Regulation of Rates | Article XII - Franchises and Public | ordinance or otherwise. A | Allowed |
| | | estoppel or indirection any | Section 5. Regulation of | franchise | Section 9.07 - Licenses | Utilities | franchise shall not be valid for | Section 7.06 - Regulation of |
| | | right, franchise, or easement | Franchise | Section 10.06 - Regulation of | | | more than fifty (50) years; and To | Franchise |
| | | affecting. (b) To full extent | Section 6. Regulation of Rates | rates | | | full extent allowed by law, to | Section 7.07 - Franchise Records |
| | | allowed by law, City may | Section 7. Accounts of | | | | regulate rates, charges, fees, | Section 7.08 - Regulation of Rates |
| | | | Municipally Owned Utilities | | | | operations, and services of any | |
| | | * | Section 8. Other Conditions | | | | person, utility, or entity providing | |
| | | consent of City by license, | | | | | water, wastewater, electricity, | |
| | | permit, franchise, ordinance, or | | | | | natural gas, telephone, | |
| | | otherwise, which may be | | | | | telecommunications, cable | |
| | | subject to certain terms and | | | | | television, taxicab, bus, solid | |
| | | conditions at discretion of the | | | | | waste, transportation, or similar | |
| | | City Council. (c) To full extent | | | | | service to public within city. | |
| | | allowed by law, City may | | | | | | |
| | | regulate rates, charges, fees, | | | | | | |
| | | operations, and services of | | | | | | |
| | | person, utility, or entity | | | | | | |
| | | providing water, wastewater, | | | | | | |
| | | electricity, natural gas, | | | | | | |
| | | telephone, telecommunications, | | | | | | |
| | | cable television, taxicab, bus, | | | | | | |
| | | solid waste, transportation, or | | | | | | |
| | | similar service to public within | | | | | | |
| | | City. | | | | | | |
| | | | | | | | | |
| 9 | | | | | | | | |
| 10 | City Council | | | | | | | |

| | PROPOSED in RED Qualifications | Fulshear Section 3.01- | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | G. 88 1 |
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| (| Qualifications | | • | | Kiciiiioliu | INDSCIENCE & | Sugar Land | Stafford |
| 11 | | age or older on the first day of the term to be filled; (c) Have resided continuously in the corporate limits of the City for twelve (12) months on the first day of the term to be filled at the election; (d) Not be delinquent in paying any local, state, or federal taxes; (e) Not be indebted to the City; and (f) Satisfy any other eligibility requirements prescribed by this Charter or other law for the office for which they are a candidate. | Council shall consist of one Councilmember elected from at large and four Councilmembers elected from Wards established by City designated within City as Ward A., and Ward B.; Councilmembers shall be elected, two from Ward A., and two from Ward B., and one at-large. Candidate for Councilmember from a Ward shall reside in Ward for which he seeks election. Must be a citizen of United States, at least twenty-one (21) years of age, a qualified voter residing within City for at least twelve (12) months prior to his election. He shall not hold any other public office; and he | Section 3.01(E) - No person shall be eligible to be elected to, appointed to, or to serve in office of mayor or councilmember unless that person is a resident of Missouri City, Texas, for six (6) months immediately preceding that person's appointment or election to fill such office. Additionally, no person shall be eligible to be elected to, appointed to, or to serve in office of district councilmember unless that person resides in district and has resided within district, or in an area that has been added to district, for six (6) months immediately preceding that person's appointment or election | | Section 3.02 - The mayor and each other member of the city council shall have and possess the following qualifications to be a candidate for such office and shall retain such qualifications during the term of the office for which a person might be elected. Such qualifications are: Be a resident of the City of Rosenberg for six (6) months and have resided in the State of Texas for twelve (12) months, and if a candidate for a council district position, then shall have been a resident of such district for six (6) months; and (b) Be a United States citizen; and (c) Be 18 years of age or older on the first day of the term of office that the candidate is seeking; and (d) Not have been previously determined mentally incompetent by a judgment of a court of competent jurisdiction; and (e) Not finally convicted of a felony for which a pardon has not been given. Section 3.01(d) - 4 districts residency | Section 2.02 - Council members shall be twenty-one (21) years of age or older and city residents for at least one (1) year preceding their election. A district council member shall during the term of office maintain a residence in the district to which elected. No council member shall hold any other city office or city employment while serving as a council member or hold any paid city employment within two (2) | Section 3.02 - Upon commencement of the term to be filled at their respective elections, each Councilrnember and the Mayor shall be at least twenty-one (21) years of age, be a resident qualified voter of the City, and shall have resided continuously in the City for at least twelve (12) months immediately preceding the filing deadline for an application for a place on the ballot. |
| | • | Yes | - | - | - | Section 3.05 - Yes | - | - |
| 13 | Barred if indebted to City | Yes | | - | - | Section 13.05 - Yes | - | - |
| 14 | Γerm Limit | No Yes, 3 X 2 year terms | Article IV, Section 2(a) - "Shall not exceed 3 consecutive two-year terms" | None | None | None | Section 2.03 - "Not more than 4 times in any consecutive 9 year period" | None |
| 15 V | Vote | Plurality Majority | Majority | Section 6.03 - Majority | Section 5.11 - Majority | Section 5.05 - Majority | Section 2.01(c) - Majority | Section 5.05 - Plurality |
| 16 | | Yes | Article IV, Section 5(a) - No, open to public. | public. | Section 3.12 - Yes | - | - | Section 3.10 - Open to the public. |
| | C | Yes | , · | | Section 3.16 - Yes | Section 3.07 - Yes | - | Section 3.09 - Yes |
| | Subpoena Power Judge of Qualifications | Yes Section 3.02 - City Council | | | Section 3.16 - Yes Section 3.05(2) - City Commission [IMPLIED] - states that the commission would be responsible for adopting and enforcing a resolution. | Section 3.13 - Yes Section 3.03 - City Council | Section 2.01(c) - City Council | Section 3.08 - Yes Section 3.08 - City Council |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| 19 | Number, Selection and Term of Council Members | Section 3.03 - | Article III/Article IV - Mayor and 5 councilmembers; 2 year term; This Council shall consist of one Councilmember elected from the City At large and four Councilmembers elected from the Wards established by the City designated within the City as Ward A., and Ward B.; the Councilmembers shall be elected, two from Ward A., and two from Ward B., and one at-large. The candidate for Councilmember from a Ward shall reside in the Ward for which he seeks election. | Article III - Mayor and 6 councilmembers Section 6.01(c) - 2 year term; The mayor and two (2) councilmembers shall be elected from the city at large. Each of said two (2) councilmembers shall occupy a position on the council, such positions being designated as councilmember-atlarge, Position 1 and councilmember-at-large, Position 2. C. Four (4) councilmembers shall each be elected from within geographic | Section 3.01 - Mayor and 2 Commissioners; 3 year term; The "City Commission" shall be composed of a "Mayor" and two (2) "Commissioners." The Mayor and each Commissioner shall be elected at large, and unless sooner removed under the provisions of this Charter, shall serve for a term of three (3) years and until their successor has been elected and duly qualified. Neither the Mayor nor either Commission Member's terms of office shall expire in the same year, such that only one of them shall face election in any one | Section 3.01 - Mayor and 6 councilmembers; 2 year term; The legislative and governing body of the city shall consist of the mayor and six (6) council members and shall be known as the "City Council of the City of Rosenberg." (a) The | Section 2.01 - Mayor and 6 Councilmembers; 2 year term; (a) The council shall consist of a mayor and six (6) council members elected by the voters for a term of two (2) years, or until their successors have been elected and qualified. (b) The mayor and two (2) council members shall be elected at-large in even-numbered years. The two (2) at-large council members positions shall be respectively designated as Position 1 and Position 2. The remaining four (4) council members shall be elected by districts, designated as Districts 1, 2, 3, and 4, in odd-numbered years. The council shall modify the size, configuration, and geographic definition of the council districts as necessary to provide equal representation to all citizens of the city and to comply with state and federal law. (c) Council elections shall be held in May of each year on the date specified by state law. A candidate must be elected to office by majority vote. If no | Section 3.01 - Mayor and 6 Councilmembers; 2 year term; The governing body of the City shall be the City Council. The City Council shall be composed of a Mayor and six (6) Councilrnembers. The |
| 20 | • | Section 3.05 (a) - \$300 per month Section 3.05 (b) - Shall be reimbursed for travel and out-of-pocket expenses incurred in the performance of their official duties. | salaries and compensation of the City Officials and | provide by ordinance for compensation to its members. | Subsequent increases to be determined & approved by vote of | receive more than two hundred | 1 | Article III, Section 3.05 - The Mayor and Councilmembers may receive such pay and compensation, including necessary expenses incurred in the performance of their official duties, as may be prescribed and set by City Council by ordinance; however, the compensation set for the Mayor or a Councilmember may not be changed during the term for which the Mayor or such Councilmember is elected or appointed. |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | of the City Council | Section 3.06 - All powers of the City shall be vested in City Council, except as otherwise provided by law or by this Charter, and City Council shall provide for exercise thereof and for the performance of all duties and obligations imposed on City by law or by this Charter. By way of illustration but not limitation, the powers and duties of the City Council shall include the following: (a) investigations, subpoenas; (b) determine boundaries of all districts necessary for election of each Council Member required by this Charter to be elected by district, and shall revise such boundaries from time to time as may be required by law. | Section 10. Create Boards Section 11. Purchase Procedure | Section 3.07 - All powers of the city shall be vested in the council, except as otherwise provided by law or this Charter, and the council shall provide for the exercise thereof and for the performance of all duteis and obligations imposed on the city by law. | Section 3.06(1-14) | Section 3.07 | Section 2.07 - All powers of city shall be vested in city council, except as otherwise provided by law or this Charter. Powers and duties of council shall include following: (a) To select, appoint, review, and dismiss city manager, with or without cause; (b) To establish boards or commissions and appoint individuals thereto as shall be required by law or deemed necessary by city council. (c) To adopt and modify yearly a plan containing goals and long range plans for city and directing city manager in meeting those goals and plans; and (d) To exercise exclusive jurisdiction upon, over and under public streets, sidewalks, alleys, and public grounds of city, including right to impose charges for use of such property. | exercise those powers which are expressly conferred on other city |
| 21 | | | | | | | | |
| | | Section 3.07 - (a) Neither Council/Council Member shall control/demand appointment/removal of administrative officer/ employee whom City Manager/subordinate is empowered to appoint, but may express its views/fully and freely discuss with City Manager anything pertaining to appointment/removal/both. (b) Except for inquiries/investigations authorized by Charter, Council and each Member deal with officers/employees subject to direction/supervision of City Manager, and neither Council nor any Member shall give orders to any such officer/employee, either publicly/privately. | city contracts Section 7 - Nepotism | office. No former mayor/councilmember shall hold compensated appointive city office/city employment until passage of one year after expiration of term; Appointments/removals - shall not dictate appointment/removal of city administrative officer/employee; Interference with administration - shall deal solely through city manager. Section 3.09 - Councilmember | employment/compensated appointive office until two (2) years; not in any way dictate the appointment/removal of city administrative officers/employees; deal with employees solely through City Manager. Section 4.07 - Freedom from Interference - unlawful to dictate to City Manager the appointment of | Section 3.08 - City council not to interfere in appointments. Neither city council nor any of its members, except as herein otherwise provided, shall direct appointment of person to office by city manager or by any of his subordinates. Except for all purpose of inquiry, city council and its members shall deal with administrative services solely through city manager and neither city council nor any member thereof shall give orders to any subordinate of city manager, either publicly or privately. | _ | Section 10.06 - nepotism |
| 22 23 | Mayor | | | | | | | |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | | Section 3.01- Mayor and each Council Member shall meet and maintain the following qualifications to be eligible for office: (a) Be a United States citizen; (b) Be twenty-one (21) years of age or older on the first day of the term to be filled; (c) Have resided continuously in the corporate limits of the City for twelve (12) months on the first day of the term to be filled at the election; (d) Not be delinquent in paying any local, state, or federal taxes; (e) Not be indebted to the City; and (f) Satisfy any other eligibility requirements prescribed by this Charter or other law for the office for which they are a candidate. | a citizen of the United States, at least twenty-one (21) years of age, a qualified voter, residing for at least twelve (12) months prior to his election within; he shall not hold any other public office. He shall not receive remuneration from two governmental or taxing entities. | shall be eligible to be elected to, appointed to, or to serve in office of mayor or | Section 3.02 - The Mayor and each Commission Member shall meet the qualifications set forth in and prescribed by the Texas Election Code. | Section 3.02 - The mayor and each other member of the city council shall have and possess the following qualifications to be a candidate for such office and shall retain such qualifications during the term of the office for which a person might be elected. Such qualifications are: Be a resident of the City of Rosenberg for six (6) months and have resided in the State of Texas for twelve (12) months, and if a candidate for a council district position, then shall have been a resident of such district for six (6) months; and (b) Be a United States citizen; and (c) Be 18 years of age or older on the first day of the term of office that the candidate is seeking; and (d) Not have been previously determined mentally incompetent by a judgment of a court of competent jurisdiction; and (e) Not finally convicted of a felony for which a pardon has not been given. | at least one (1) year preceding their election. A district council member shall during the term of office maintain a residence in the district to which elected. No council member shall hold any other city office or city employment while serving as a council member or hold any paid city employment within two (2) years thereafter. | Section 3.02 - Upon commencement of the term to be filled at their respective elections, each Councilrnember and the Mayor shall be at least twenty-one (21) years of age, be a resident qualified voter of the City, and shall have resided continuously in the City for at least twelve (12) months immediately preceding the filing deadline for an application for a place on the ballot. |
| 24 | | by majority vote; Two year term; May not serve more than three (3) consecutive terms as Mayor, | | Section 3.01(b) - at large | Section 3.01 - 3 year term; at large | Section 3.01(c) - 2 year term Section 3.01(a) - at large | Section 2.01(a) - 2 year term Section 2.01(b) - at large | Section 3.01 - 2 year term; at large |

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| Compensation Expenses | Section 3.05 (b) - Shall be reimbursed for travel and out-of-pocket expenses incurred in the performance of their official duties | salary of the Mayor shall be determined by the Council. | provide by ordinance for compensation to its members. | Subsequent increases to be determined & approved by vote of citizens at regular election to amend this Charter. No increase shall take effect until beginning of terms of Mayor and/or Commission Members elected at next general election. Entitled to reimbursement for actual expenses incurred in performance of official duties with approval of City Commission at public meeting. | Section 3.04 - The city council shall fix the compensation to be received by its members; The mayor shall not receive more than three hundred (\$300.00) per month. | councilmen may receive such pay or compensation, including necessary expenses incurred in performance of official duties, in amount determined from time to time by council; provided, that pay or compensation received by mayor shall not be less than that received by each councilman. (Ord. No. 1178, § 1, 6-15-99) | Article III, Section 3.05 - The Mayor and Councilmembers may receive such pay and compensation, including necessary expenses incurred in the performance of their official duties, as may be prescribed and set by City Council by ordinance; however, the compensation set for the Mayor or a Councilmember may not be changed during the term for which the Mayor or such Councilmember is elected or appointed. |
| Vote 7 | In the event of a tie In the event of a tie | Article III, Section 7 - In the event of a tie | Section 3.05 - Yes | Section 3.04 - In the event of a tie | Section 3.01(b) - Yes | Section 2.05 - Yes | Section 3.03(a)(2) - Yes |
| Veto 8 | Yes, LGC No | | Not expressly stated | Section 3.04(2) - Yes | No | No | Section 3.03(a)(2) - No |
| Powers and Duties of Mayor | nominate, and by and with approval of City Council, shall appoint the members of all boards and commissions of the City, and may remove the same at any time. Section 3.08 (b) - Shall annually address the City | of City Government - The Mayor shall be the Chief Administrative and Executive Officer of the City. He shall devote his best efforts to and shall be responsible for the proper administration of its affairs. The Mayor shall preside at all meetings of the Council and shall be recognized as the head of the City Government for all ceremonial purposes, for the purpose of receiving civil process, for emergency purposes, and for military purposes. | official head of city government and act as chief administrative officer of city and fulfill all duties of city manager until a city manager is appointed. He shall be chairman and shall preside at all meetings of city council. Mayor shall vote upon all matters before city council except when matter involves consideration of his own official conduct or where his financial interest is involved. He shall see that all ordinances, bylaws, motions and resolutions of council are faithfully obeyed and enforced. He shall sign all ordinances and resolutions; and when authorized by council, he shall sign all official documents, such as conveyances, grant agreements, official plats, contracts and bonds. He shall appoint special committees as he deems advisable and also those special committees as instructed by council. He shall perform such other duties consistent with Charter or as may be imposed upon him by city council. | not be entitled to vote as a member of Commission, on legislative or other matters, except in case of a tie when Mayor shall 4 cast deciding vote or in absence of a Commissioner to meet requirement of Section 3.09. (2) Before an Ordinance or Resolution adopted by City Commission may take effect, Ordinance or Resolution must be signed by Mayor. On any Ordinance or Resolution adopted by Commission to which Mayor does not execute within one week | Section 3.01(b) - The mayor shall be the presiding officer of the city council and shall be recognized as the head of city government for all ceremonial purposes and by the government [governor] for purposes of military law but shall have no regular administrative duties. The mayor shall be entitled to vote on all matters under consideration by the city council. Section 3.07(a - y) - Powers of city council | shall be recognized as head of City government for all ceremonial purposes and shall perform any additional duties as provided for by Federal or State laws or regulations. Section 2.07 - All powers of city shall be vested in city council, except as otherwise provided by law or this | Section 3.03(a) - Mayor shall: (1) preside at all meetings of City Council, be recognized as head of City government for emergency purposes, for purpose of receiving service of process, for military purposes, and for ceremonial purposes; (2) be entitled to vote upon all matters before City Council unless prohibited by Law, but shall have no power of veto; (3) see that ordinances, regulations, and resolutions of the City Council are faithfully obeyed and enforced; (4) when authorized by City Council, sign all official documents such as ordinances, resolutions, conveyances, agreements, contracts, and bonds; (5) appoint special committees which he deems advisable or as instructed by City Council; (6) oversee preparation of each annual fiscal year budget, file it with City Secretary, and be responsible for its administration after adoption by City Council; (7) in January of each year, deliver a State of City Message to City Council and members of public; (8) perform such other duties and possess and exercise such other authority as may be prescribed and conferred by City Council when not inconsistent with this Charter. |

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| 2 | | Fulshear | | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| _ | Meeting Frequency | Section 3.09(a) - At least 1 a | · · | | Section 3.08(1) - May hold at least | Section 3.09 - At least 1 a month | Section 2.08 - At least 2 a month | Section 3.10 - At least 1 a month |
| | | month | 2 a month | | one regular meeting each month | | | |
| | | | | | and as many additional meetings as | | | |
| 31 | | | | | it deems necessary. | | | |
| | Special Meetings | Section 3.09(b) - Mayor may | Article IV, Section 5(a) - | - | Section 3.08(2) - Special meetings | Section 3.09 - The mayor or any | Section 2.08(a) - The mayor, any | Section 3.10(a) - Special meetings |
| | | call a special meeting on own | Special meetings of the | | of the City Commission shall be | three members of the city council | four (4) council members, or the | may be held on the call of the |
| | | motion and shall call a special meeting on the application of | Council shall be called by the Office of the City Secretary | | held at the call of the Mayor or a majority of the City Commission | may call special meetings of the city council at any time. | meetings of the council. | Mayor or four (4) or more Councilmembers. |
| | | three (3) Council Members or | upon written request of the | | Members upon provision of public | council at any time. | lineetings of the council. | Councilmentoers. |
| | | the City Manager. | Mayor or of two | | notice in accordance | | | |
| | | | Councilmembers. | | with Texas Open Meetings Act. | | | |
| | | | | | | | | |
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| 32 | | a : 200() | 1 2 1 77 0 2 - 2 | 0 0.44 | | | 0 4 000 | |
| | Vote, Order, Decision or | Section 3.09(c) - Unless | , , , | | Section 3.09 - A majority of | | Section 2.01(b) - 2 | Section 3.10(b) - Four (4) members |
| | Other Action | otherwise provided by this Charter or other law, each vote, | | legislate and act only by ordinance, resolution or motion; | Commission Members shall constitute a quorum for the purpose | of four (4) members of the council shall be necessary to adopt any | | of City Council shall constitute a quorum for the purpose of |
| | | order, decision, or other action | | and all ordinances, resolutions | of transacting | ordinance or resolution. Every | | transaction of business at any |
| | | | adopted by a majority of the | or motions, except ordinances | business. No action of the City | ordinance shall be in written form | | regular or special called meeting. |
| | | require the affirmative vote of a | | making appropriations, shall be | Commission, except as specifically | and upon passage shall take effect at | | No action of the City Council shall |
| | | majority of the full City | other matters upon | confined to one subject, which | provided in this Charter, | the time indicated therein, or if no | | be valid or binding unless approved |
| | | Council, provided that any | | shall be clearly expressed in the | e e | time be specified, then immediately | | by the affirmative vote of a majority |
| | | abstention not required by law | | title, and ordinances making | adopted by the affirmative vote of a | | | of the members of City Council |
| | | shall be counted as a vote against the matter under | | | majority of the City Commission places occupied at the | provided that any penalty, fine or | | present. |
| | | consideration, and provided that | | to the subject of appropriations. | time of the vote. The presence of | ordinance provisions shall become | | |
| | | | provided, however, in the | | the Mayor at any | effective from the date of its | | |
| | | to cast the deciding vote in the | event of a tie vote with only | | Commission meeting shall not | publication. | | |
| | | case of a tie, but shall not | four Councilmembers | | count toward a quorum unless a | | | |
| | | otherwise have any right, | present, then the Mayor shall | | Commissioner is absent, then the | | | |
| | | power, or authority to vote | be entitled to vote and break | | Mayor does count toward a quorum | | | |
| | | against or veto any action taken by the City Council. For | the said tie. | | and is allowed to vote on all | | | |
| | | purposes of this subsection, a | | | matters during the absence of the Commissioner. No Ordinance, | | | |
| | | majority shall mean an integer | | | Resolution or action by the City | | | |
| | | greater than one-half of the full | | | Commission shall be binding | | | |
| | | City Council, provided that any | | | unless the matter receives two (2) | | | |
| | | one or more Council Members | | | affirmative votes. | | | |
| | | required by law to abstain from | | | | | | |
| | | voting on a particular matter shall be excluded for purposes | | | | | | |
| | | of determining the majority. | | | | | | |
| | | and majority. | | | | | | |
| | | | | | | | | |
| 33 | | | | | | | | |
| | Rules of Procedure | Section 3.09(d) - The City | | | Section 3.12 - Yes - established by | Section 3.09 - Yes - established by | Section 2.08 - Yes - established | Section 3.11 - Yes - established by |
| | required | Council shall adopt rules of | established by ordinance | by ordinance | City Commission | City Council | by City Council | ordinance |
| | | procedure governing all | | | | | | |
| | | meetings of the City Council, which shall provide for | | | | | | |
| | | comments from the public at all | | | | | | |
| | | regular meetings, subject to | | | | | | |
| | | such limitations as may be | | | | | | |
| | | imposed by the City Council. | | | | | | |
| 34 | | | | | | | | |

| 0(f) - The agenda for the first Council shall be by the Mayor and posted the required by State Councilmember at that an item be placed that the placed that the state of the placed that the state of the placed that the plac |
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| f City Council shall be y the Mayor and posted her required by State Councilmember at that an item be placed da; however, the Mayor ated to comply unless at is timely submitted in a signed by three (3) or cilmembers. The item her included on the r City Council meeting ess a different meeting |
| |
| |
| 3(b) - The Mayor Prope a Councilmember elected by the City the first regular meeting the general municipal chayear or as soon as practicable. The material hold the title in such capacity at the City Council. If the first chayear or as soon as practicable in such capacity at the City Council in the City capacity properties and the City in the City i |
| |
| mber e Tern sin such the Cirs, or is o act, t have pos s duties yor Protting, the mber n presen |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | Filling one vacancy | Section 3.10(a) - If for any reason a single vacancy exists among the Mayor and the members of the City Council, then a majority of the remaining Council Members may fill the vacancy by appointment. Section 3.10(c) - A person elected or appointed to fill a vacancy serves until the next regular election at which the affected office is to be elected (partial term). | Article III, Section 5 - Mayor - "Filled in the same manner as any other vacancies." | Section 3.06D - Filled within 30 days by majority vote of remaining members of council to serve until next regular city election. | Section 3.05 (4 - 6) - Mayor - Mayor Pro Tem shall serve until | Section 3.06 - Within 10 days, remaining members will appoint. Shall not appoint more than 1 member in 12 month period. | Section 2.06 - Mayor - More than 15 months remain, election held on next May election. Interim, council appoints one of members and council position becomes vacant. Three months or more but 15 months or less, council appoints one of members and council position becomes vacant. Less than three months, Mayor Pro Tem acts as Mayor and receives his compensation. Mayor Pro Tem's position does | Section 3.07(d)(1) - Filled by majority vote of members OR special election if sufficient time to order special election for next uniform election date. If insufficient time, Council appoints person to fill the vacancy until next regular municipal election, at which time, if unexpired term remaining, special election is ordered. If Council fails to appoint a person, special election is ordered to be held on first authorized election date as prescribed by Election Code which occurs before general election and allows enough time to |
| 38 | | | | | | | | |
| 39 | Filling two vacancies | Section 3.10(b) - If two or more vacancies among the Mayor and the members of the City Council exist at the same time, then a special election shall be ordered to fill the vacancies. Section 3.10(c) - A person elected or appointed to fill a vacancy serves until the next regular election at which the affected office is to be elected (partial term). | Remaining members appoint qualified person within 20 days to serve in position until next regular election. Shall not appoint more than one Councilmember within twelve month period. If vacancies exist within 90 days of next regular election, | shall be called by the council | Section 3.05 (4 - 6) - But does not specifically address more than one vacancy. | Section 3.06 - Shall call a special election within 10 days to occur not sooner than 45 days from the date of the order calling an election. | | Section 3.07(d)(2) - Special Election shall be ordered to fill two or more vacancies. |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | | or a Council Member is absent for three (3) consecutive regular meetings, then the Mayor's or Council Member's office, as applicable, is considered vacant unless: | Mayor - Article III, Section 4 - 3 consecutive meetings by a majority vote OR automatically after 6 consecutive meetings Council - Article IV, Section 3 - 3 consecutive meetings by a majority vote OR automatically after 6 consecutive meetings | _ | Section 3.05(2) - 3 consecutive meetings by majority vote | _ | _ | Section 3.07(c) - 3 consecutive regular meetings by majority vote OR automatically after 6 consecutive regular meetings |
| 40 | | | | | | | | |
| 41 | City Administration | | | | | | | |
| | Appointment, and Compensation | Section 4.01 - (a) The City Council shall appoint, by at least a two-thirds (2/3) supermajority of the full City Council, a City Manager who shall be chosen solely on the basis of executive and administrative training, experience, and ability. The City Manager may not be required to reside within the City. (b) The City Manager shall have an employment contract with the City of Fulshear, which shall be approved by at least a two-thirds (2/3) supermajority of the full City Council, shall be for an indefinite term, shall fix the compensation of the City Manager, and shall provide for review of the City Manager at least once but not more than twice per year. (c) The City Manager may be removed only by at least a two- thirds (2/3) supermajority of the full City Council, and no hearing shall be required prior to the removal of the City Manager. | V, Section 1 - Appointment; Qualifications; Assistants; | manager who shall be chief administrative and executive officer of city. Method of selection shall be left to discretion of city council so long as method insures orderly, nonpartisan action toward securing a competent and qualified person to fill position. City manager shall be chosen solely upon basis of his executive and administrative training, experience and ability and need not when appointed be a resident; however, during tenure of his office he shall reside within city. B. City manager shall receive compensation as may be fixed by council. Compensation shall be agreed upon before appointment with understanding | shall appoint and approve a written agreement for City Manager by affirmative vote of a majority of the full membership of City Commission. City Manager shall be appointed solely upon City Manager's executive, administrative and educational qualifications and shall have previous city manager or administrator or assistant city manager experience and/or a degree in a field related to city government. City Manager need not be a resident of the City when appointed, but shall, within a reasonable time (no more than one year), after such appointment, reside within a radius of ten (10) miles of Richmond City Hall during balance of tenure of his/her appointment. Section 4.01(3) - City Commission shall fix compensation of City Manager, and City Manager's compensation | appoint a city manager who shall be chief administrative and executive officer and shall be responsible to city council for administration of all affairs of city under his jurisdiction. He shall be chosen by city council solely on basis of his executive and administrative training, experience and ability, and need not, when appointed, be a resident of City. No member of city council shall, during the time for which he is elected and for one year thereafter, be appointed or designated city manager. (b) Term and salary: City manager shall not be appointed for a definite term but may be removed at the will and pleasure of city council by a vote of majority of entire council. Action of city council in suspending or removing city manager shall be final, it being intention of this Charter to vest all authority and fix all responsibility for such | shall appoint and retain a city manager to serve as the chief administrative officer of the City. The council shall set the compensation to be paid to the city manager. The city manager serves at the pleasure of the city council and shall be subject to dismissal by the city council, with or without cause. | N/A - City employs a City Secretary |
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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | City Manager Powers and | Section 4.02 - (a) Chief | Article V, Section 3 - Duties | Section 4.01(D) - City manager | Section 4.01(1) - City Manager | Section 4.01(c) - (1) Appoint, and | Section 4.01(b) - Shall exercise | N/A - City employs a City Secretary |
| | Duties | executive officer of the City, | of the City Administrator | shall be responsible to council | shall serve as Chief Administrative | when necessary for the welfare of | administrative powers granted | |
| | | responsible to City Council for | | for proper administration of all | Officer of City. The City Manager | the city, remove any employee of | herein or by ordinance. (1) To | |
| | | management of all City affairs | | affairs of city and to that end | shall be responsible to City | the city, except as otherwise | establish, organize, and abolish | |
| | | placed in City Manager's | | shall have power and be | Commission for administration of | provided by this Charter. | City departments or administrative | |
| | | charge by/under this Charter. | | required to: 1. See that all state | all affairs of City, with only those | (2) Prepare the budget annually and | units not otherwise provided for | |
| | | (b) City Manager shall (See | | laws and city ordinances are | exceptions that are named in this | submit it to the city council, and be | by Charter and to assign duties | |
| | | Section 4.02(b)(1-15)) | | effectively enforced. 2. Except | Charter. | responsible for its administration | thereof; (2) To adopt, modify, and | |
| | | | | as prohibited by this Charter, | Section 4.01(6)(A - K) - Duties and | | administer personnel policies for | |
| | | | | city manager shall appoint, | Responsibilities | (3) Prepare and submit to the city | City employees; | |
| | | | | suspend or remove all or any | | council as of the end of the fiscal | (3) To hire, promote, transfer, | |
| | | | | one of directors of departments | | year a complete report on the | demote, terminate, discipline, and | |
| | | | | with concurrence of council; and | | finances and administrative | take other administrative actions | |
| | | | | he shall employ, suspend or | | activities of the city for the | involving employment of City | |
| | | | | discharge all other employees of | | preceding year. | employees; (4) To establish and | |
| | | | | city. 3. Attend all meetings of | | (4) Keep the city council advised of | adjust salaries and compensation | |
| | | | | council except when excused by | | the financial condition and future | for all employees not appointed | |
| | | | | council. 4. Prepare budget | | needs of the city and make such | by city council in accordance with | |
| | | | | annually and submit it to council | | recommendations as may seem | a compensation plan approved by | |
| | | | | and be responsible for its | | desirable. | city council; (5) To annually | |
| | | | | administration after its adoption. | | (5) Perform such duties as may be | prepare and recommend to city | |
| | | | | 5. Prepare and submit to council | | prescribed by this Charter or may be | | |
| | | | | at end of the fiscal year a | | required of him by the city council | adopted budget; (6) To make | |
| | | | | complete report on finances and | | not inconsistent with this Charter. | regular reports to city council on | |
| | | | | administrative activities for | | | City operations; | |
| | | | | preceding year. 6. Keep council | | | (7) To prepare and accept items | |
| | | | | advised of financial condition | | | for agenda of meetings of city | |
| | | | | and future needs of city and | | | council in accordance with rules | |
| | | | | make such recommendations as | | | adopted by city council; and (8) | |
| 1 | | | | may seem to him advisable. | | | To attend and take part in | ! |
| | | | | 7. Perform such other duties as | | | discussions of all open meetings | |
| 1 | | | | may be prescribed by this | | | of city council. | ! |
| ĺ | | | | Charter or required of him by | | | | |
| 43 | | | | council, as consistent with this | | | | , |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | Acting City Manager | Section 4.03 - (a) The City | Article V, Section 1(b) - Such | Section 4.01(E) - The city | Section 4.01(5) - (A) In case of a | Section 4.01(b) - In case of the | - | N/A - City employs a City Secretary |
| | | Manager shall designate a | Assistant City Administrators | manager, within sixty (60) days | disability or suspension of the City | absence or disability of the city | | |
| | | qualified employee or officer of | as may be | after taking office, shall | Manager, the City Commission | manager, the city council may | | |
| | | the City to be the Acting City | required may be appointed by | designate by letter filed with the | may designate a qualified | designate some qualified person to | | |
| | | Manager, who shall act as the | the Mayor subject to the | city secretary, a qualified | administrative officer of the City to | perform the duties of the office | | |
| | | City Manager in the absence of | approval of City Council. In | administrative officer of the city | perform the duties of the office or | during such absence or disability. | | |
| | | the City Manager. | the temporary | to perform the duties of the city | appoint an acting City Manager. | | | |
| | | | absence of a City | manager in his absence or | (B) By letter filed with the City | | | |
| | | (b) Neither the Mayor nor any | Administrator and Assistant | disability and to then be known | Secretary and copies provided to | | | |
| | | Council Member may be | City Administrator because of | as "acting city manager." Such | the Mayor and City | | | |
| | | designated as the Acting City | illness, death, | designation shall be subject to | Commission, the City Manager | | | |
| | | Manager. | resignation, termination or | approval by council. No person | shall designate, subject to the | | | |
| | | | other cause, the Mayor may | while serving as a member of | approval of the City Commission, a | | | |
| | | (c) If the City Manager's | appoint a qualified person as | city council or as the city | qualified administrative officer to | | | |
| | | absence exceeds sixty (60) days, | Temporary City | secretary shall ever serve at the | exercise the powers and | | | |
| | | then the City Council may | Administrator whose term may | same time as city manager or as | perform the duties of the City | | | |
| | | remove the Acting City | not exceed 90 days without | acting city manager. No member | Manager during vacation or any | | | |
| | | Manager designated by the City | Council approval. | of the city council shall, during | temporary voluntary leave of the | | | |
| | | Manager and designate a new | | the time for which he is elected | City Manager. The Commission | | | |
| | | Acting City Manager, who shall | | or for two (2) years thereafter, | may revoke such | | | |
| | | act as City Manager until the | | be chosen as city manager or | designation at any time and appoint | | | |
| | | City Council, at any time | | acting city manager. | another officer of the City to serve | | | |
| | | thereafter, either designates a | | | until the | | | |
| | | new Acting City Manager or | | | return of the City Manager. | | | |
| | | appoints a new City Manager. | | | | | | |
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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | City Attorney | Section 4.04 - (a) The City | Article VI, Section 1(a) - Dept | Section 4.02 - Council shall | Section 4.04 - City Commission | Section 4.05 - The city council shall | Section 4.03 - The city manager | Section 4.01 - The City Council |
| | | Council shall appoint, by at | of Law, head of which shall be | appoint as attorney for city | shall appoint, by the affirmative | appoint a competent and duly | shall, with the City Council's | shall appoint as the attorney for the |
| | | least a two-thirds (2/3) | City Attorney, who shall be | (referred to as city attorney) a | vote of a majority of the City | licensed attorney practicing law in | consent, appoint a city attorney | City (referred to as city attorney) a |
| | | supermajority of the full City | appointed by Mayor with | competent and duly qualified | Commission, a competent, duly | Rosenberg, Texas, who shall be the | who shall serve at the pleasure of | competent and duly qualified |
| | | | | and licensed attorney who has | qualified, licensed and practicing | city attorney. He shall receive for | the city manager and may, with | attorney who is licensed to practice |
| | | the State of Texas to be the City | Attorney shall be a competent | practiced law in Texas for at | attorney in the State of Texas for at | his services such compensation as | the City Council's consent, be | Law in the State of Texas. The city |
| | | | attorney who shall have | least five (5) years immediately | least five (5) years who shall serve | may be fixed by the city council and | dismissed by the city manager, | attorney shall hold the office at the |
| | | | practiced law in Texas for at | preceding appointment. City | as the City Attorney. The City | shall hold his office at the pleasure | with or without cause. The city | will and pleasure of the City |
| | | of the City Council. | least 5 years immediately | attorney shall receive for | Commission may provide for such | of the city council. The city | attorney will exercise independent | Council. The city attorney shall be |
| | | | preceding appointment. City | services such compensation as | services by contract with a duly | attorney, or such other attorneys | professional judgment in | the legal advisor of, and the |
| | | (b) The City Attorney may be | Attorney shall be legal advisor | may be fixed by council and | qualified law firm. | selected by him with the approval of | providing legal services to the | attorney for, all of the offices and |
| | | removed only by at least a two- | of, and attorney for, all of | shall hold office at pleasure of | The City Attorney designated to | the city council, shall represent the | city. | departments of the City, and shall |
| | | | officers/departments of City | council. City attorney shall be | provide services must be a member | city in all litigation. He shall be the | | represent the City in litigation and |
| | | full City Council. | | legal advisor of, and attorney | of and be in good | legal advisor of, and attorney and | | legal proceedings; provided, that |
| | | | | for, all of offices and | standing with the State Bar of | counsel for, the city and all officers | | the City Council may retain special |
| | | | | departments of city, and shall | Texas. | and departments thereof. | | legal counsel for any purpose and at |
| | | | | represent city in all litigation | | | | any time it shall deem same |
| | | | | and legal proceedings; provided, | | | | appropriate and necessary. The city |
| | | | | that council may retain special | | | | attorney shall perform other duties |
| | | | acted upon and shall pass upon | | | | | prescribed by this Charter, |
| | | | • · · · · · · · · · · · · · · · · · · · | and at any time it shall deem | | | | ordinance, or as directed by City |
| | | | | same appropriate and necessary. | | | | Council. |
| | | | | City attorney shall draft, review, | | | | |
| | | | any act, or pay any sum of | approve, or file written legal | | | | |
| | | | money. | objections to, every ordinance | | | | |
| | | | | before it is acted upon by | | | | |
| | | | | council; and shall review and | | | | |
| | | | | concur or dissent upon all | | | | |
| | | | | documents, contracts, and legal | | | | |
| | | | | instruments in which city may | | | | |
| | | | | have an interest. City attorney | | | | |
| | | | | shall perform other duties | | | | |
| | | | | prescribed by this Charter, | | | | |
| 45 | | | | ordinance, or as directed by | | | | |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | Municipal Judge | Section 4.05 - The City Council | Article VI, Section 2(a) - He | Section 4.03(B) - The municipal | Section 4.03(2) - City Commission | Section 4.04(b) - The judge of the | Section 4.06(b) - The city council | Section 4.02(b) - The municipal |
| | 1 | shall appoint the Municipal | shall be appointed by Mayor | court shall be presided over by a | shall appoint, by affirmative vote | Municipal Court of the City of | shall appoint a municipal court | court shall be presided over by a |
| | 1 | Judge. | with approval of Council, for a | magistrate who shall be known | of a majority of membership of | Rosenberg shall be appointed for a | judge and one or more associate | magistrate who shall be known as |
| | | | two-year term beginning on | as the "judge of the municipal | City Commission, such Municipal | two-year term and shall serve such | judges to serve when the presiding | the "judge of the municipal court." |
| | 1 | | April 15th of odd-numbered | court." The council may, by | Judges, as may be necessary, all of | additional term or time until said | judge is unavailable for unable to | The City Council may, by |
| | | | | • | whom shall be competent, duly | judge shall be reappointed or a | serve. The presiding and associate | ordinance, divide the municipal |
| | | | only for cause or disability as | ` ' | qualified attorneys licensed and | successor judge shall be appointed | judges shall serve two (2) year | court into two (2) or more panels or |
| | | | defined in State Constitution. | or divisions, one of which shall | practicing for at least five (5) years | and take office. | terms, but may be dismissed by | divisions, one of which shall be |
| | | | _ | be presided over by the | in Texas. In event a duly qualified | | the city council at any time, with | presided over by the presiding |
| | | | for a period of not less than | | attorney is not available, City | | or without cause. The judge and | judge. Each additional panel or |
| | | | five years immediately | panel or division shall be | Commission shall then select a | | associate judges shall be licensed | division shall be presided over by |
| | | | preceding his appointment. In | presided over by an associate | qualified person to be Municipal | | to practice law in this State. | an associate judge, who is a |
| | | | event Judge of the Municipal | judge, who is a magistrate with | Judge. Municipal Judge(s) shall be | | | magistrate with the same powers as |
| | | | | the same powers as the presiding | | | | the presiding judge. Each judge |
| | 1 | | | judge. The judge or judges for | years and may be appointed to | | | shall be a competent, duly qualified |
| | | | | | additional consecutive terms upon | | | attorney; licensed and practicing for |
| | | | | a term of two (2) years by the | completion of his/her term(s) of | | | at least two (2) years in the State of |
| | 1 | | | council but may be removed or | office. Municipal Judge(s) shall | | | Texas. The judge or judges for said |
| | | | | replaced, at any time, at the | receive compensation as may be | | | court shall be appointed by the |
| | | | | | determined by City Commission. | | | Mayor with confirmation by City |
| | 1 | | compensation as may be set by | | Section 4.03(3) - In event of failure | | | Council for a term of two (2) years |
| | | | Council. | council. Each judge shall be an | of any Municipal Judge to perform | | | to run concurrent with the |
| | | | | attorney licensed and practicing | his/her duties, Mayor shall appoint | | | term of the Mayor, but any judge |
| | 1 | | | in the State of Texas and shall | a Municipal Judge for a term not to | | | may be removed for cause by |
| | | | | receive such salary as may be | exceed three (3) continuous | | | majority vote of the entire City |
| | | | | fixed by the council. | months. In event of a vacancy, a | | | Council. Each judge shall receive |
| | 1 | | | | Municipal Judge shall be appointed | | | such salary as may be fixed by |
| | | | | | by City Commission in accordance | | | the City Council. |
| | 1 | | | | with paragraph 2 of this Section. If | | | |
| | | | | | Mayor appoints a Municipal Judge, | | | |
| | 1 | | | | Judge shall be compensated at | | | |
| | 1 | | | | same salary, if any, as Municipal | | | |
| | 1 | | | | Judge for whom Judge is acting. | | | |
| 46 | 1 | | | | Section 4.03(4) - Municipal Judge | | | |

| | Α | В | С | D | Е | F | G | Н |
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| | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | Chief of Police | Section 4.06 - The City | Article VI, Section 3(a) - Chief | - | - | Section 4.02(a) - (1) Appointment. | Section 4.04 - The city manager | - |
| | | Manager shall appoint and | of Police shall be Chief | | | Chief of police shall be chief | shall appoint a police chief to | |
| | | remove the Chief of Police with | Administrative Officer of Dept | | | executive officer of police | administer the department, who | |
| | | the approval of the City | of Police. He shall, with | | | department, and he shall be | shall serve at the pleasure of the | |
| | | Council, who shall be subject to | approval of Mayor, appoint | | | appointed by city council for an | city manager and be subject to | |
| | | the direction and supervision of | and remove employees of said | | | indeterminate term and may be | dismissal by the city manager, | |
| | | the City Manager. | Department and shall perform | | | removed or discharged at any time | with or without cause. | |
| I | | | such duties as may be required | | | by a majority vote of entire council. | | |
| | | | of him | | | Such removal and discharge shall be | , | |
| l | | | by City Council. Chief of | | | solely within discretion of city | | |
| | | | Police shall be appointed by | | | council, and may be made with or | | |
| l | | | Mayor with approval | | | without cause, and chief of police | | |
| l | | | of Council for an indefinite | | | shall be directly responsible and | | |
| | | | term. Chief of Police shall be | | | accountable to city council for | | |
| | | | responsible to Mayor for | | | faithful discharge of responsibilities | | |
| | | | administration of his | | | of such department. (2) | | |
| | | | Department and carrying out | | | Qualifications. Chief of police shall | | |
| | | | of directions of City Council. | | | be at least thirty years of age, with | | |
| l | | | He may be removed from | | | prior experience in field of law | | |
| l | | | Office by Mayor. | | | enforcement, possessed of good | | |
| | | | | | | moral character and shall have never | | |
| | | | | | | been convicted of a felony or any | | |
| | | | | | | crime involving moral turpitude, in | | |
| | | | | | | this or any other state. | | |
| | | | | | | (3) Duties. It shall be duty of chief | | |
| l | | | | | | of police to enforce laws and | | |
| | | | | | | ordinances of City of Rosenberg | | |
| l | | | | | | and this state, and shall perform | | |
| l | | | | | | such other duties as may be required | | |
| I | | | | | | by city council, provided such | | |
| | | | | | | duties shall not be contrary to the | | |
| | | | | | | provisions of this Charter or in | | |
| I | I | | | | | violation of laws and constitution of | | |
| I | I | | | | | Texas and United States; and he | | |
| | 1 | • | 1 | | | I | | |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | City Secretary | Section 4.07 - | Article VI, Section 4 - Mayor, | Section 4.04 - Appointed by | Section 4.02 - City Manager shall | Section 4.03 - The city council shall | Section 4.02 - The city manager | Section 4.03 - a. There shall be a |
| | | The City Manager shall appoint | with approval of City Council, | majority vote of all council. | appoint or remove without cause, | appoint a city secretary and such | shall, with the City Council's | city secretary, who shall be |
| | | and remove the City Secretary | shall appoint a competent | Council may, if it shall so | City Secretary. | assistant city secretaries as the city | consent, appoint a city secretary | appointed by the Mayor with |
| | | with the approval of the City | person as City Secretary and | choose, by a two-thirds majority | (2) City Manager shall fix | council shall deem advisable. The | who shall serve at the pleasure of | confinnation by the City Council. |
| | | Council, who shall be subject to | such assistants as City Council | vote of all members appoint an | compensation of City Secretary and | city secretary, or an assistant city | the city manager and may, with | City Council shall appoint an |
| | | the direction and supervision of | shall deem advisable. Office of | assistant city secretary who shall | City Secretary's compensation may | secretary, shall give notice of | the City Council's consent, be | assistant city secretary who shall act |
| | | the City Manager. | , , | act in absence of city secretary. | be amended, from time to time, in | council meetings, shall keep the | dismissed by the city manager, | in the absence of the city secretary. |
| | | | of Council meetings, shall | City secretary and assistants, if | accordance with City Secretary's | minutes of the proceedings of such | with or without cause. | The city secretary and assistant city |
| | | | keep the minutes of | any, shall act as secretary to | experience, qualifications and | meetings, shall authenticate by his | The city secretary shall give | secretary shall hold office at the |
| | | | proceedings of such meetings, | council and shall hold office at | performance. City Secretary shall | signature and record in full in a | notice of council meetings, shall | will and pleasure of |
| | | | and | pleasure of council. City | report to City Manager. City | book kept and indexed for the | keep the minutes of the meetings, | the City Council. b. The city |
| | | | shall authenticate by his | secretary shall be provided an | Manager shall annually evaluate | purpose, all ordinances and | , , | secretary shall: |
| | | | signature and record in full in | office in City Hall sufficient to | performance of City Secretary. | resolutions, and shall perform such | ordinances and resolutions, and | (1) Attend all meetings of the City |
| | | | a book kept and indexed for | maintain records entrusted to | Section 4.02(3)(A - J) - Duties | other duties as the city council shall | shall keep the corporate seal and | Council and keep accurate records |
| | | | the purpose, all | care of city secretary, and shall | | assign to him, and those elsewhere | affix the same to documents and | of all actions taken by the Council; |
| | | | ordinances and resolutions, | be entitled to a seat at council | | provided for in this Charter. | certificates as may be required. | (2) Maintain the official records |
| | | | and shall perform such other | table at all official meetings. A. | | | | and files of the City; (3) Administer |
| | | | duties as Mayor shall assign to | | | | | oaths; (4) Attest contracts, |
| | | | him, and those elsewhere | city secretary shall be as follows: | | | | certificates, and other legal |
| | | | provided in this Charter and | 1. Record minutes of all official | | | | instruments when executed by the |
| | | | Laws of Texas. | meetings of council. All | | | | authorized officers of the City; |
| | | | | ordinances and resolutions shall | | | | (5) Serve as the election official for |
| | | | | be recorded. 2. Be custodian of | | | | all City elections; and |
| | | | | all municipal records of council. | | | | (6) Perfonn such other duties as |
| | | | | 3. Recommend to council rules | | | | may be required of the city |
| | | | | and regulations to be adopted by | | | | secretary by this Charter, the City |
| | | | | ordinances to protect safety and | | | | Council or State Law. |
| | | | | security of municipal records. 4. | | | | |
| | | | | Hold and maintain City Seal and | | | | |
| | | | | affix to all instruments requiring | | | | |
| | | | | such seal. 5. Administer oaths in | | | | |
| | | | | any matter pertaining to | | | | |
| | | | | municipal affairs. | | | | |
| 48 | | | | 6. Perform any and all other acts | | | | |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| 49 | Chief Financial Officer | Section 4.08 - The City Manager shall appoint and remove the Chief Financial Officer of the City with the approval of the City Council, who shall be subject to the direction and supervision of the City Manager. | | | - | Section 11.01 - (a) There shall be a department of finance, the head of which shall be the director of finance, who may be appointed by the city manager with the approval of the city council; and he shall give a surety bond for faithful performance of his duties in a sum which shall be fixed by the city council at not less than ten thousand dollars, unless such position be filled by the city assessor-collector and then, in such event, the provisions of section 9.17 shall apply. (b) The director of finance shall have the proper knowledge of municipal accounting and taxation and sufficient experience in budgeting and financial control to properly perform the duties of the office. | Sugar Land – | - |
| 50 | Qualification | Section 4.09 - Except as otherwise provided by this Charter or other law, each candidate for appointment as a member of a board or commission shall have resided within the corporate limits of the City, or within territory annexed prior to the appointment, for at least six (6) months preceding the appointment. | Article X, Section 4 - Board of Equalization: Appointment: Qualifications - Each year the Mayor and the City Council shall appoint, no less than three and no more than five persons, who shall be qualified voters and real property owners in the City, as the Board of Equalization. At the same meeting that the Mayor and Council appoints such Board, it shall fix the time of the first meeting of the Board, which shall be not later than the first day of June. The Tax Assessor-Collector shall act as Secretary of the Board. | _ | Section 8.01(2) - Individuals who are qualified voters and residents of the City, with no more than one member from the City's Extraterritorial Jurisdiction (ETJ), may be appointed by the City Commission, if allowed by state law, to serve on one (1) or more boards, commissions or committees. Such appointees shall serve at the pleasure of the City Commission and may be removed at the discretion of the City Commission. Except as otherwise provided in this Charter members of any such board, commission or committee shall serve without compensation but may be reimbursed for actual expenses as approved by the City Commission. | Section 4.06 - Example is board of health The board of health shall be composed of two (2) or more members, one of which such member shall be a qualified physician, licensed to practice medicine in the State of Texas, and the second member shall be the city manager. The city council in its discretion may appoint a duly licensed civil or sanitary engineer as a third member. Said members shall serve for a period of two (2) years, or until their successors shall have been appointed and qualified. The first such board shall be appointed within sixty (60) days after the adoption of this Charter and each succeeding board shall be appointed or reappointed within one month after the regular city election in each even-numbered year. | _ | Section 8.01(b) - The City Council shall give preference to qualified voters of the City when appointing individuals to serve on such boards, commissions, or committees where such qualification is not otherwise prescribed by Law or this Charter. Section 8.01(d) - Members of the City Council may be appointed to any board, commission, or committee created or established by the City Council, provided that such appointment is not incompatible with the office of Councilmember or prohibited by this Charter, the laws of the State of Texas, or common law conflicts of interest. |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| 51 | Planning and Zoning Commissions | Section 4.10 - The City Council shall create a Planning Commission and a Zoning Commission, and may combine or, after being combined, separate the same at its discretion. | - | Section 8.01 - Organization Section 8.02 - Powers and Duties Section 8.03 - Director of planning | Section 14.01(1) - Commission shall consist of (5) members who shall be appointed by the City Commission to staggered terms of two (2) years and shall be governed in accordance with the zoning ordinance. The Commission members shall be qualified City voters and residents of the City. Any vacancy occurring during the unexpired term of a member shall be filled by the City Commission for the remainder of the unexpired term. Each January, the Commission shall elect from its members a Chairman, and Vice Chairman to serve for one (1) year. Members of the Commission may be removed, without cause, by an affirmative vote of a majority of the City Commission. | Section 8.03 - Planning Commission Section 8.04 - Zoning Commission of Adjustment | Section 5.01 - A planning and zoning commission is established. Members serve 2 year terms, staggered. Council shall by ordinance provide for # of members, which shall not be less than seven, manner of their appointment, and any other matters relating to commission as council deems necessary. Commission shall: (a) Approve or disapprove subdivision plats as provided by State law and City ordinance; (b) Recommend to the council approval or disapproval of proposed changes in the zoning regulations and zoning map as provided by State law and City ordinance; (c) Make recommendations to council on City's master plans; (d) Make recommendations to city manager and city council on City's five-year capital improvements plan; and (e) Perform any other duties as directed by council or by ordinance. Section 5.02 - A zoning board of adjustment is established. Council shall by ordinance provide for # of members, their terms, manner of appointment, and any other matters relating to board as council deems necessary. Board | _ |
| 52 | Financial Administration | | | | | | | |
| 53 | Fiscal Year | Section 5.1 - The Fiscal Year of the City shall be from October 1 through September 30. | commence on the first day of October and end on the last day of September for any and all purposes including taxing and budgeting. | the city shall begin on the first day of July and end on the last day of June of each calendar | Section 7.01 - The fiscal year of City shall begin on the first day of October and end on the last day of September on the next succeeding year. Such fiscal year shall also constitute the budget and accounting year. | Section 9.01 - The fiscal year of the City of Rosenberg shall begin on the first day of October and shall end on the last day of September of each calendar year. Such fiscal year shall also constitute the budget and accounting year. | shall being on October 1 each year and end on the following September 30. The city council | Section 6.01 - The fiscal year of the City shall begin on the first day of each October and end on the last day of September of the following year; provided, however, City Council may, by ordinance, establish a different fiscal year of the City after holding a public hearing on the proposed change. |

| Annual Budget Section 5.2 - The City Manager shall submit the annual budget to the City Council no later than thirty (30) days before the beginning of the Fiscal Year. City in accordance with requirements of State Budget Law applicable to cities and towns. Budget most manual budget and towns. Budget most mol after than 10n later tha |
|--|
| shall submit the annual budget to the City Council no later than thirty (30) days before the beginning of the Fiscal Year. Section 9.03(B) - Submission Section 9.03(B) - Submission Section 9.03(C) - Public notice and hearing Section 9.03(D) - Amendment Section 9.04(D) - Submission Section 9.04(D) - Submission Section 9.04(D) - Submission Section 9.04(D) - Transfer of Section 9.04(D) |
| current fiscal year and should City Council fail to so adopt said budget, budget as proposed by Mayor shall go into effect for ensuing fiscal year. Section 9.04(E) - Limitations Section 9.04(F) - Effective date covenants. It shall also include a multi-year capital improvement program and a current year capital budget. (b) The budget shall be adopted by ordinance by one reading not later than the twenty-fifth (25th) day of the last month of the fiscal year. No budget shall be adopted or appropriations made unless the total of estimated revenues. |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| (| Capital Program | Section 5.03 - (a) The City | - | Section 8.02(C) - Submit | Section 7.10 - City Manager shall | Section 8.03(d)(7) - Planning | Section 6.03 - Budget - "It shall | - |
| | | Manager shall prepare and | | annually to the city manager, not | submit a five (5) year capital | Commission - Submit annually to | also include a multi-year capital | |
| | | submit to the City Council a | | less than ninety (90) days prior | program as an attachment to annual | the city manager, not less than | improvement program and a | |
| | | five (5) year Capital Program at | | to the beginning of the budget | budget. Program as submitted shall | ninety days prior to the beginning of | current year capital budget." | |
| | | least three (3) months prior to | | year, a list of recommended | include: (1) A clear general | the budget year, a list of | | |
| | | the final date for submission of | | capital improvements which in | summary of its contents; (2) A list | recommendations for capital | | |
| | | the budget. The Capital | | the opinion of the commission | of all capital improvements which | improvements which, in the opinion | | |
| | | Program shall include:(1) A | | are then necessary or desirable. | are proposed to be undertaken | of the commission, are necessary or | | |
| | | clear general summary of its | | | during five (5) fiscal years | desirable to be constructed during | | |
| | | contents; | | | succeeding budget year, with | the forthcoming five years. Such list | | |
| | | (2) A list of all capital | | | appropriate supporting information | shall be arranged in order of | | |
| | | improvements which are | | | as to necessity for such | preference, with recommendations | | |
| | | proposed to be undertaken | | | improvements; (3) Cost estimates, | as to which projects shall be | | |
| | | during the five (5) fiscal years | | | method of financing and | constructed in which year. | | |
| | | next ensuing, with appropriate | | | recommended time schedules for | · | | |
| | | supporting information as to the | | | each | | | |
| | | necessity of such | | | improvement, and (4) estimated | | | |
| | | improvements; and | | | annual cost of operating and | | | |
| | | (3) Cost estimates, method of | | | maintaining facilities to be | | | |
| | | financing, and recommended | | | constructed or acquired. | | | |
| | | time schedules for each such | | | The above information may be | | | |
| | | improvement.(b) The City | | | revised and extended each year | | | |
| | | Council shall give notice of a | | | with regard to capital | | | |
| | | public hearing on the proposed | | | improvements still pending or in | | | |
| | | Capital Program and shall hold | | | process of construction or | | | |
| | | said hearing in the same manner | | | acquisition. | | | |
| | | as for the annual budget. The | | | _ | | | |
| | | hearing for the proposed Capital | | | | | | |
| | | Program and the notice of same | | | | | | |
| | | may be in conjunction with the | | | | | | |
| | | annual budget. The City | | | | | | |
| | | Council shall, by resolution, | | | | | | |
| | | adopt the Capital Program with | | | | | | |
| 55 | | or without amendment after the | | | | | | |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | Annual Audit | Section 5.4 - As soon as | Article IX, Section 3 - At the | Section 9.07(C) - At the close of | Section 7.18 - At the close of each | Section 3.14 - Not less than thirty | - | Section 6.07 - At the close of each |
| | | practicable after the close of | close of each fiscal year the | each fiscal year, and at such | fiscal year and in accordance with | nor more than sixty days prior to the | | fiscal year, the City Council shall |
| | | each Fiscal Year, an | Council shall cause an | times as it may be deemed | state law, and at such other times as | end of each fiscal year the council | | cause an independent audit to be |
| | | independent audit shall be made | independent audit to be made | necessary, the council shall | may | shall designate a qualified public | | made of all accounts of the City by |
| | | of all accounts of the City | of all | cause an independent audit to be | be deemed necessary, the City | accountant who, as of the end of the | | a certified public accountant. The |
| | | government and corporations | accounts of the City by a | made of all accounts of the city | Commission shall call for an | fiscal year, shall make an | | City Council may, at such other |
| | | established by the City. The | Certified Public Accountant. | by a certified public accountant. | independent audit to be made of all | independent audit of accounts and | | times as it may be deemed |
| | | certified public accountants, | | The certified public accountant | accounts of the City by a certified | other evidences of financial | | necessary, cause an |
| | | appointed by the City Council, | | so selected shall have no | public accountant. No more than | transactions of the city government | | independent audit to be made of |
| | | shall have no personal interest, | | personal interest, directly or | five (5) consecutive annual audits | and shall submit his report to the | | any or all accounts of the City by a |
| | | directly or indirectly, in the | | indirectly in the financial affairs | shall be completed by the same | council. Notice shall be given by | | certified public accountant. The |
| | | financial affairs of the City or | | of the city or any of its officers. | firm. The certified public | publication in some newspaper of | | certified public accountant so |
| | | any of its officers. The scope of | | Upon completion of the audit, | accountant selected shall have no | general circulation published in the | | selected shall have no personal |
| | | the audit shall require a limited | | the results thereof in a summary | personal interest, directly or | City of Rosenberg that the annual | | interest, directly or indirectly in the |
| | | review of City-owned property | | form shall be placed on file in | indirectly in the financial affairs of | audit is on file at the city hall for | | financial affairs of the City or any |
| | | and the results shall be reported | | the city secretary's office as a | the City or any of its officers. The | inspection. Such accountant shall | | of its officers. Upon completion of |
| | | with each annual audited | | public record. | report of audit, with the auditor's | have no personal or direct interest in | | the audit, the results thereof shall be |
| | | financial report. Upon | | | recommendations, will be made to | the fiscal affairs of the city | | presented to City Council for |
| | | completion of the annual audit, | | | the City Commission. | government. He shall not maintain | | acceptance, in a meeting open to |
| | | the combined balance sheet | | | Upon completion of the audit the | any accounts or record of the city | | the public, and thereafter shall be |
| | | thereof shall be published in the | | | summary shall be published | business, but, within specifications | | placed on file in the City Secretary's |
| | | official newspaper of the City | | | immediately in the official | approved by the council, shall post- | | office as a public record. |
| | | within thirty (30) days of the | | | newspaper of the City and copies | audit the books and documents kept | | |
| | | City Council acceptance of such | | | of the audit placed on file in the | by the department of finance and | | |
| | | audit. Copies of all audits shall | | | office of the person | any separate or subordinate | | |
| | | be placed on file with the City | | | performing the duties of City | accounts kept by any other office, | | |
| | | Secretary. | | | Secretary, as public record. | department or agency of the city | | |
| | | | | | | government. | | |
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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | Purchasing and Contracts | Section 5.5 - All sales of City | * | Section 9.08 - All purchases | - | Section 11.07 - Purchasing - City of | - | - |
| | | property, purchases made, and | Contracts for purchase or for | made and contracts executed by | | Rosenberg shall have all the powers | | |
| | | contracts executed by the City | contractual services for a sum | the city shall be made in | | and privileges as provided for under | | |
| | | shall be made in accordance | in excess of amount authorized | accordance with the | | applicable laws of Texas and of | | |
| | | with the requirements of the | for expenditures by cities of | requirements of the constitution | | United States. All purchases by City | | |
| | | constitution and laws of the | size and population of City, as | and statutes of the state of | | of Rosenberg shall be in accord with | | |
| | | State of Texas. | set out in Local Government | Texas. | | laws of Texas and United States of | | |
| | | | Code, Article 252.021, and all | | | America. | | |
| | | | amendments thereto or other | | | | | |
| | | | statute into which same shall | | | Section 11.08 - Improvements by | | |
| | | | be merged or changed, shall be | | | contract - Any city improvement | | |
| | | | in writing and opportunity for | | | costing more than one thousand | | |
| | | | competitive bidding shall be | | | dollars (\$1,000.00) shall be | | |
| | | | given before they are awarded, | | | executed by contract, except where | | |
| | | | after such public notice as may | | | such improvement is authorized by | | |
| | | | be required by laws of Texas. | | | council to be executed directly by a | | |
| | | | Council shall have right to | | | city department in conformity with | | |
| | | | reject any and all bids. | | | detailed plans, specifications and | | |
| | | | Contracts for purchase of | | | estimates. | | |
| | | | supplies, materials, equipment, | | | | | |
| | | | or for contractual services | | | Section 11.10 - Accounting control | | |
| | | | where | | | of purchases - All purchases made | | |
| | | | such purchase requires an | | | shall be pursuant to a written | | |
| | | | expenditure less than amounts | | | requisition from head of office, | | |
| | | | above stated and item(s) is one | | | department or agency whose | | |
| | | | provided for in budget, may be | | | appropriation will be charged, and | | |
| | | | authorized by Council to be | | | no contract or order shall be issued | | |
| | | | made by designated City | | | to any seller unless and until | | |
| | | | Official | | | director of finance certifies that | | |
| | | | without necessity of | | | there is to credit of such office, | | |
| | | | competitive bidding. When it | | | department or agency, a sufficient | | |
| | | | becomes necessary to act at | | | unencumbered appropriation | | |
| | | | once to | | | balance to pay for supplies, | | |
| , | | | appropriate money for | | | materials, equipment or contractual | | |
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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | Exemption from Garnishment | Section 5.6 - The City's municipal funds shall not be | Article XII, Section 11 - The property, real and personal, belonging to the City shall not be liable for sale or appropriation under any writ of execution. The funds belonging to the City, in the hands of any person, firm, or corporation, shall not be liable to garnishment, [or] attachment on account of any debt it may owe or funds or property it may have on hand or owing to any person. Neither the City nor any of its officers or agents shall be required to answer any such writ of garnishment on any account whatever. The City shall not be obligated to recognize any assignment of wages or funds by its employees, agents or contractors. | Section 11.01 - The property, real and personal, belonging to the city shall not be liable for sale or appropriation under any writ of execution. The funds belonging to the city, in the hands of any person, firm, or corporation, shall not be liable to garnishment, attachment, or sequestration; nor shall the city be liable to garnishment on account of any debt it may owe or funds or property it may have on hand or owing to any person. Neither the city nor any of its officers or agents shall be required to answer any such writ of garnishment on any account whatever. The city shall not be obligated to recognize any | attachment or sequestration; nor shall City be liable to garnishment on account of any debt it may owe or funds or property it may have on hand owing to any person. Neither City nor any of its officers or agents shall be required to answer any such writ of garnishment on any | Section 13.11 - The property, real and personal, belonging to the city shall not be liable to be sold or appropriated under any writs of execution or cost bill. The funds belonging to the city, in the hands of any person, firm or corporation, shall not be liable to garnishment, attachment, or sequestration; nor shall the city be liable to garnishment on account of any debt it may owe or funds or property it may have on hand or owing to any person. Neither the city nor any of its officers or agents shall be required to answer any such writ of garnishment on any account whatever. The city shall not be obligated to recognize any assignment of wages or funds by its employees, agents or contractors. | Section 1.04 - (a) Except as otherwise provided for by State or Federal law, City funds are not subject to garnishment and the City is not required to answer in any garnishment proceeding. (b) City property is not subject to any kind of execution. | Section 10.04 - The property, real and personal, belonging to the City shall not be liable for sale or appropriation under any writ of execution. The funds belonging to the City, in the hands of any person, firm or corporation, shall not be liable to garnishment on account of any debt it may owe or funds or property it may have on hand or owing to any person. Neither the City nor any of its officers, employees or agents shall be required to answer any such writ of garnishment on any account whatsoever. The City shall not be obligated to recognize any assignment of wages or funds by any of its officers, employees, agents or contractors. |
| 58 | Exemption from Bond, Undertaking, or Security | the City is a party for any bond, undertaking, or security to be executed by or on behalf of the City, but all such actions, suits, appeals, or proceedings shall be conducted in the same manner | or on behalf of the City. The | necessary in any action, suit, or proceeding in which the city is a party for any bond undertaking or security to be demanded or executed by or on behalf of the city. The city shall have all remedies of appeal provided by law to all courts in this state without bond or security of any | Section 11.04 - It shall not be necessary in any action, suit or proceeding in which the City is a party for any bond, undertaking or security to be demanded or executed by or on behalf of the City. All such actions shall be conducted in the same manner as if such bond, undertaking or security had been given as required by law. | Section 13.09 - It shall not be necessary in any action, suit or proceeding in which the City of Rosenberg is a party, for any bond, undertaking or security to be demanded or executed by or on behalf of said city in any of the state courts, but in all such actions, suits, appeals or proceedings same shall be conducted in the same manner as if such bond, undertaking or security had been given as required by law, and said city shall be just as liable as if security or bond had been duly executed. | _ | Section 10.05 - It shall not be necessary in any action, lawsuit or proceeding, in which the City shall be a party, for any bond, undertaking or security to be executed on behalf of the City; but all actions, lawsuits, and proceedings shall be conducted in the same manner as if such bond, undertaking or security had been given. The City shall have all remedies by appeal, as provided by Law, to all courts of this State without bond or security of any kind. For all the purposes of such actions, lawsuits, proceedings, and appeals, the City shall be liable in the same manner, and to the same extent, as if the bond, undertaking or security in ordinary cases had been given and executed. |

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| 60 | Liability Coverage for City Officials | Section 8.04 - The City shall | Mayor - Article III, Section 6 - Council shall require Mayor, before entering upon duties of his Office, to execute a good and sufficient bond, with a surety company business in Texas, and approved by Council, as surety thereon, said bond to be in such amount as Council may demand payable to City and conditioned for faithful | Section 3.16 - The council shall require a bond of all municipal officers and employees who receive or pay out any monies of the city, and such bonds shall be | Section 3.17 - City Commission | Section 3.12 - The city manager and the city secretary and such other city officers and employees as the city council may require, shall, before entering upon the duties of their offices, enter into a good and sufficient fidelity bond in a sum to be determined by the city council, | | Section 10.09 - a. City Council shall require a bond or bonds covering all municipal officers and employees who receive or pay out any monies of the City. The bond(s) must: (1) be in favor of the City; (2) be in the form and amount required by City Council; (3) have security approved as sufficient by City Council; and (4) be conditioned that the officer(s) and employee(s) covered by the bond(s) will faithfully discharge the duties of the office. b. City Council may require a bond covering any other municipal officer or employee, payable to the City, in the form and amount as determined by City Council, and conditioned that the officer or employee will faithfully perform the duties of the office or position held. c. The cost of the bonds required by this section shall be borne by the City. |
| 61 | | Section 8.05 - If any section or part of a section of this Charter shall be held invalid by a court of competent jurisdiction, such holding shall not affect the remainder of this Charter nor the context in which such section or part of a section so held invalid may appear. | Article XII, Section 18 - If any Article or Section or Subsection of an Article of this Charter is held to be invalid or unconstitutional by a Court of competent jurisdiction, the same shall not invalidate or impair the validity, force or effect of any other Article or Section or Subsection of an Article of this Charter. | - | Section 10.01 - If any section or part of this Charter is held to be invalid by a court of competent jurisdiction, such holding shall not invalidate or impair the validity, force or effect of any other section or part of this Charter. | court of competent jurisdiction, such holding shall not affect the remainder of this Charter nor the context in which such section or part of section so held invalid may | context in which such section or part of section so held invalid may appear, except to the extent that an entire section or part of section may be inseverably connected in meaning and effect with section or part of section to which such | Section 10.11 - If any section or part of a section of this Charter is held to be invalid or unconstitutional by a court of competent jurisdiction, such invalidity shall not invalidate or impair the validity, force, or effect of any other section or part of a section of this Charter. |

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| 2 PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| Non-Substantive Revisions | Section 8.06 - (a) The City Council may, without approval of the voters, adopt an ordinance that makes the following types of revisions to this Charter: (1) Renumbering, revising titles, and rearranging parts thereof; (2) Correcting errors in spelling, grammar, cross-references, and punctuation; and (3) Revising language to reflect modern usage and style. (b) A revision adopted under this section is not intended to and is not to be interpreted as making any substantive change in any Charter provision. | _ | - | - | - | Section 1.07 - (a) The City Council may, without approval of the voters, adopt an ordinance that makes the following types of revisions to the Charter: (1) Renumbering, revising titles, and rearranging parts thereof; (2) Correcting errors in spelling, grammar, cross-references, and punctuation; and (3) Revising language to reflect modern usage and style. (b) A revision adopted under this section is not intended to and is not to be interpreted as making any substantive change in any Charter provision. | |
| Charter Review Commission | Section 8.07 | years commencing in 1992, at the first regular meeting of the City Council in October, the Mayor, with the approval of the City Council, shall appoint a Charter Review Commission of five (5) citizens of the City of Katy. Section 16(a) - duties Section 16(b) - Action by | | Section 10.04 | Section 13.17 - Amending the Charter Amendments to Charter may be framed and submitted to electors of city by a charter commission in manner provided by law for framing and submitting a new charter. Amendments may also be proposed and submitted by city council upon its own motion, in absence of a petition, and shall, upon petition of at least ten percent (10%) of qualified voters of said city, submit any proposed amendment or amendments to such Charter. Ordinance providing for submission of such amendment or amendments shall require submission thereof at an election to be held not less than thirty (30) days nor more than ninety (90) days after the passage of said ordinance. If next regular municipal election is to be held during said period; submission of said amendment or amendments shall be at such election. Otherwise, a special election shall be called for the purpose. Notice of the election for the submission of said amendment or amendments shall be given by publication thereof, in some newspaper of general circulation published in said city, on the same day in each of two (2) | determine whether revisions should be made. At the conclusion of its review, the commission shall make a written report of its recommendations of changes, if any, to the city council. The city council may submit the recommended changes, as it deems appropriate, to the voters for approval. | Section 10.15(b) - Duties of the |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | Comprehensive Plan | Section 8.08 - (a) The City | - | Section 8.04 - Comprehensive | Section 14.04 - (1) Existing | Section 8.03(d)(1) - Make, amend, | Section 5.01(c) - Planning and | - |
| | | Council shall adopt and | | plan for physical development of | Comprehensive Master Plan | extend and add to the master plan | Zoning Commission - "Make | |
| | | implement a comprehensive | | City shall contain commission's | contains recommendations for | for the physical development of the | recommendations to the council | |
| | | plan to guide, regulate, and | | recommendations for growth, | growth, development and | city. | on the City's master plan." | |
| | | manage the future development | | development and beautification. | beautification of City and its | | | |
| | | within the corporate limits and | | A copy, or any part thereof, shall | extraterritorial jurisdiction. | | | |
| | | the extraterritorial jurisdiction | | be forwarded to city manager | Additions to and amendments of | | | |
| | | of the City, and to assure the | | who shall thereupon submit such | Comprehensive Plan shall be by | | | |
| | | most appropriate and beneficial | | plan, or part thereof, to council | ordinance or resolution in | | | |
| | | use of land, water, and other | | with his recommendations. | accordance with state law. | | | |
| | | natural resources, consistent | | Council may adopt this plan as a | (2) Following adoption by the City | | | |
| | | with the public interest. | | whole or in parts and may adopt | Commission of Comprehensive | | | |
| | | | | any amendment thereto, after at | Master Plan, and any revisions | | | |
| | | (b) The comprehensive plan | | least one (1) public hearing on | thereto, it shall serve as a guide to | | | |
| | | shall be reviewed and adopted | | proposed action. Council shall | all future City Commission action | | | |
| | | no less than every five (5) years. | | act on such plan, or part thereof, | concerning land use and | | | |
| | | | | within sixty (60) days following | development regulations and | | | |
| | | | | its submission by city manager. | expenditures for capital | | | |
| | | | | If such plan, or part thereof, | improvements. Any proposal which | | | |
| | | | | should be rejected by council the | deviates from Comprehensive | | | |
| | | | | planning commission may | Master Plan shall not be authorized | | | |
| | | | | modify such plan, or part | until and unless location and extent | | | |
| | | | | thereof, and again forward it to | thereof shall have been | | | |
| | | | | city manager for submission to | submitted to and approved by | | | |
| | | | | council. All amendments to | Commission. In case of denial, | | | |
| | | | | comprehensive plan | Commission shall communicate its | | | |
| | | | | recommended by planning | reasons to City Commission, which | | | |
| | | | | commission shall be submitted | shall have power to overrule such | | | |
| | | | | in same manner as that outlined | denial with a vote of a majority of | | | |
| | | | | above, to council for approval. | full Commission Membership, and | | | |
| | | | | Recommendations affecting | upon such overruling, City | | | |
| | | | | comprehensive plan may be | Commission or appropriate office, | | | |
| | | | | made to city council by any city | department or agency shall | | | |
| 64 | | | | department through its | have authority to proceed. | | | |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | Disaster Clause | Section 8.09 - In case of | Section 6 - In case of general | Section 9.04(B) - Emergency | Section 11.11 - In case of disaster | - | Section 2.09 - Legislation | - |
| | | disaster when a legal quorum of | conflagration, rioting, | appropriations: To meet a public | when a legal quorum of the elected | | (a) An ordinance shall not be | |
| | | the City Council cannot | earthquakes, or other | emergency created by a natural | City Commission cannot otherwise | | adopted until it has been | |
| | | otherwise be assembled due to | emergency menacing life and | disaster or man-made calamity | be | | considered and favorably acted on | |
| | | multiple deaths or injuries, the | property, the Mayor, or in his | affecting life, health, property, | assembled due to multiple deaths | | by the council at two (2) separate | |
| | | | | or the public peace, the council | or injuries, the surviving persons of | | council meetings. However, | |
| | | Council, or highest surviving | | | the City Commission, or | | ordinances relating to the | |
| | | City official, if no elected | | | highest surviving City official, if | | following matters may be adopted | |
| | | official remains, shall, within | departments of the City for the | * * * | no elected official remains, must, | | by the council after consideration | |
| | | twenty-four (24) hours of such | · · | fiscal year's budgeted receipts. | within twenty-four (24) | | at only one meeting: | |
| | | disaster, request the highest | | Such appropriations may be | hours of such disaster, request the | | (4) Where the city council, by the | |
| | | surviving officers of the Fort | | made by an emergency | City Manager and the County | | affirmative vote of five (5) or | |
| | | Bend County Commissioners | otherwise employ, such other | ordinance. To the extent that | Judge of Fort Bend County to | | more members, adopts an | |
| | | Court to appoint a number of | persons as he may consider | there are no available | appoint a commission to act during | | ordinance declaring that an | |
| | | residents of the City equal to | necessary | unappropriated revenues to meet | | | emergency exists because there is | |
| | | | | | election within thirty (30) days | | an immediate need to preserve | |
| | | quorum to act during the | the City and its residents. | may by such emergency | of such disaster, or as provided in | | and protect the peace, health, | |
| | | | - | ordinance authorize the issuance | | | safety, or welfare of the | |
| | | The newly appointed City | | of emergency notes, which may | election of a required quorum, if | | community. | |
| | | Council shall call a City | agreements with the proper | be renewed from time to time. | for good reasons it is known a | | | |
| | | | authorities of State, Federal or | | quorum of the present City | | | |
| | | of their appointment, or as | County Governments, or other | | Commission will never again meet. | | | |
| | | provided in the Texas Election | Municipalities, for mutual | | | | | |
| | | | assistance within the area of an | | | | | |
| | | 2 | existing or threatened | | | | | |
| | | | emergency. | | | | | |
| | | City Council will never again | | | | | | |
| | | meet. If it is determined that a | | | | | | |
| | | quorum of the present City | | | | | | |
| | | Council will meet again, the | | | | | | |
| | | appointed Council Members | | | | | | |
| | | shall serve in their position until | | | | | | |
| | | such time as the present | | | | | | |
| 65 | | Council Members may begin | | | | | | |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| 2 | Notice of Claim | Section 8.10 - The City shall not be held liable on account of any claim for the death of any person or injuries to any person or damage to any property unless the person making such complaint or claiming such damages shall, within 120 days after the time at which it is claimed such damages were inflicted upon such person or property, file with the City Manager a written statement, under oath, stating the nature and character of such damages or injuries, the extent of the same, the place where same happened, the circumstances under which same happened and the condition causing same, with a detailed statement of each item of damages and the amount thereof, giving a list of any witnesses known by affiant | Section 4 - Before City shall be liable to damages for death or personal injuries of any person or for damage to or destruction of property of any kind, which does not constitute a taking or damaging of property under Article I. Section 17, Constitution of Texas, person injured, if living, or his representatives, if dead, or owner of property damaged or destroyed, shall give to Mayor or City Council notice in writing of such death, injury, damage or destruction, duly verified by affidavit, within forty-five days after same has been sustained, stating specifically in such written notice when, where, and how death, injury, damage or destruction, occurred, and | Section 2.06 - Tort liability | Section 11.05 - The City shall not be held liable on account of any claim for the death of any person or injuries to any person or damage to any property unless the person making such complaint or claiming such damages shall, within six (6) months after the time at which it is claimed such damages | Section 13.06 - Before city shall be liable to damage claim or suit for personal injury, or damage to property, person who is injured or whose property is damaged or someone in his behalf shall give city manager, or city secretary, notice in writing within thirty days after | | Section 10.03 - Before City shall be liable for damages for death or personal injuries of any person or for damages to or destruction of property of any kind, which does not constitute a taking or damaging of property under Article I, Section 17, Constitution of the State of Texas, the person injured, if living, or his legal representatives, if deceased, or the parent or guardian of a minor child, or the owner, his agent or attorney of the property damaged or destroyed, shall give the City notice in writing of such death, injury, damage or destruction, duly verified by affidavit, within ninety (90) days after same has been sustained. Such notice shall be directed to the attention of the City Secretary. The failure to so notify the City within the time and manner specified herein shall exonerate, excuse and exempt the City from any liability whatsoever. No act of any officer, employee or agent of the City shall waive compliance, or preclude the City from requiring compliance, with the provisions of this section as to notice. |
| 66 | | compromise and settle any and all claims and lawsuits of every kind and character, in favor of, or against, the City, including suits by the City to recover delinquent taxes, after consulting with the City Attorney. | shall have the power to settle all claims and lawsuits where such claim or lawsuit is for \$5,000.00 or less without approval of the City Council. Section 9(k) - Compromise and settle any and all claims and lawsuits of every kind and character in favor of or against the City of Katy. | - | to settle suits by the City to recover delinquent taxes. | lawsuits of every kind and character in favor of or against the city, including suits by the city to recover delinquent taxes. | - | - |
| 68 69 | the City | Section 8.12 - All legal process against the City shall be served upon the City Manager. | Section 1(a) - Mayor | - | Section 11.07 - All legal process against the City shall be served upon either the Mayor, City Manager or City Secretary. | Section 13.08 - All legal process against city shall be served upon the mayor, or mayor pro-tem. | - | Section 3.03 - Mayor |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | Existing Ordinances and | Section 9.1 - At the time of | Section 8 - All codes, | Section 11.03 - All ordinances, | Section 12.03 - All City | Section 13.14 - All ordinances, | - | Section 11.03 - a. All codes, |
| | Resolutions | initial adoption of this Charter, | ordinances, resolutions, rules | resolutions, rules, and | ordinances, rules and regulations in | resolutions, rules and regulations | | ordinances, resolutions, rules, and |
| | | all existing ordinances, | and regulations in force in the | regulations now in force under | force at the time of adoption of this | now in force under the city | | regulations in force in the City on |
| | | resolutions, regulations, and | City on the effective date of | | Charter and not in conflict with it | government of Rosenberg and not in | | the effective date of this Charter, |
| | | other prior actions of the City | this Charter, and not in | conflict with the provisions of | shall remain in force until altered, | conflict with the provisions of this | | and not in conflict with the |
| | | Council, not in conflict with | conflict with this Charter, shall | this Charter shall remain in force | amended or repealed by the | Charter, shall remain in force under | | provisions thereof, shall remain in |
| | | this Charter, shall remain in | remain in force until altered, | until altered, amended, or | Commission. All rights of the City | this Charter until altered, amended | | force until altered, amended, or |
| | | effect without being subject to | amended or | repealed by the council after this | under existing franchises and | or repealed by the council after this | | repealed by the City Council. Any |
| | | the provisions of this Charter | repealed by the Council. All | Charter takes effect. All rights of | contracts are preserved in full force | Charter takes effect; and all rights of | · | code, ordinance, resolution, rule, or |
| | | for referendum. | taxes, assessments, liens, | the city under existing franchises | and effect. Any ordinances, rules or | the City of Rosenberg under | | regulation which conflicts with the |
| | | | encumbrances and demands, of | and contracts and all existing | regulations inconsistent with this | existing franchises and contracts are | | provisions of this Charter is |
| | | | or against | authority for the issuance of | Charter are repealed as of the date | preserved in full force and effect to | | repealed to the extent that it is |
| | | | the City, fixed or established | bonds, not in conflict with the | of adoption of the Charter. | the City of Rosenberg. Upon | | inconsistent or will interfere with |
| | | | before such date, or for the | provisions of this Charter, shall | _ | adoption of this Charter it shall | | the effective operation of this |
| | | | fixing or establishing of which | be preserved in full force and | | constitute the Charter of the City of | | Charter or ordinances enacted |
| | | | proceedings have begun at | effect. | | Rosenberg. | | pursuant thereto. b. All taxes, |
| | | | such date, shall be valid when | | | | | assessments, liens, encumbrances, |
| | | | properly fixed or established | | | | | and demands, of or against the City, |
| | | | either under the law in force at | | | | | fixed or established before the |
| | | | the time of the beginning of | | | | | effective date of this Charter, or for |
| | | | such proceedings or under the | | | | | the fixing or establishing of which |
| | | | law after the adoption of this | | | | | proceedings had begun prior to |
| | | | Charter. | | | | | such date, shall be valid when |
| | | | | | | | | properly fixed or established under |
| | | | | | | | | the law in force at the time of the |
| | | | | | | | | beginning of such proceedings or |
| | | | | | | | | under the law after adoption of this |
| | | | | | | | | Charter. |
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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | Officers and Employees | Section 9.2 - (a) Upon adoption of this Charter, the present persons filling elective offices on the City Council will continue to fill those offices for the terms for which they were elected. Term limits, as referenced herein, shall not be imposed for terms preceding adoption of this Charter or for terms less than one year. (b) Nothing in this Charter, except as otherwise specifically provided, shall affect or impair the rights or privileges of persons who are City officers or employees at the time of its adoption. Upon adoption of this Charter, the person presently serving as the City Administrator shall be deemed to be the City Manager, subject to the provisions of this | Section 9 - Upon adoption of this Charter, the persons then filling elective offices will continue to fill those offices for the terms to which they were electecf. Thereafter, the City Council and the Mayor shall be elected as provided in Article VII - Section 2., of this Charter. Persons, who on the date this Charter is adopted, are filling appointive positions with the City of Katy which are retained under this Charter, may continue to fill | Missouri City - | Section 12.02 - Continuation of Elective/Appointive Offices - Upon adoption, present persons filling elective offices on City Commission will continue to fill those offices for terms for which they were elected. Persons who, on date this is adopted, are filling appointive positions with City which are retained under this Charter, may continue to fill those positions for term for which they were appointed, unless removed by City Commission or by other means provided in this Charter. Section 12.04 - Officers and Employees - Except as specifically provided, nothing in this Charter shall affect or impair rights or privileges of persons who are City officers or employees at time of its adoption. Upon adoption, person presently serving as City Manager shall be deemed to be City Manager, subject to provisions of this Charter. | _ | Section 4.01 - City Manager - (b) The city manager shall exercise the administrative powers granted herein or by ordinance. In particular, the city manager has the following powers and duties: (1) To establish, organize, and abolish City departments or administrative units not otherwise provided for by the Charter and to assign the duties thereof. | Section 11.02 - Nothing in this |
| 71 | | taking effect of some specific Section 9.03 - All rights, claims, actions, orders, franchises, contracts and legal administrative proceedings shall continue except as modified pursuant to the provisions of this Charter and in each case shall be maintained, carried on or dealt with by the City department, office, or agency appropriate under this Charter. | _ | _ | Section 11.09 - All rights, claims, actions, orders, contracts and legal or administrative proceedings shall continue, except as modified pursuant to the provisions of this Charter, and, in each case, shall be maintained, carried on or dealt with by the City department, office or agency appropriate under this Charter. | litigation pending or threatened relative to the organization of the City of Rosenberg, Texas, the boundaries thereof, or the title of the | _ | Section 11.04 - All rights, claims, actions, orders, contracts, franchises, and legal or administrative proceedings in existence or pending on the effective date of this Charter shall continue until consummation. All new or renewal rights, claims, actions, orders, contracts, franchises, and legal or administrative proceedings initiated after the effective date of this Charter shall conform to the requirements and provisions thereof. |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| 2 | Manner of Submission to Electors | Section 9.4 - In preparing this Charter, the Charter Commission finds and decides that it is impractical to segregate each subject so as to permit a vote of "yes" or "no" on the same, for the reason that the Charter is so constructed that in order to enable it to work | Section 17 - Pursuant to Article 1167, V.A.C.S., Charter Commission finds and determines that it is impracticable to segregate each subject or section contained in this Charter so that voter may vote "Yes" or "No" on same. This Charter was drafted and framed in such a manner that Articles and Sections of Charter are so interrelated and dependent, one upon other, to extent that Charter would not function properly if it were not adopted in its entirety. Therefore, Charter Commission directs that said Charter be voted upon as a whole and that it shall be submitted to qualified voters of City of Katy at an election to be held for that purpose on 17th day of January, 1981, which time is fixed by Charter Commission at a time not less than forty (40) nor more than ninety (90) days after completion of the work of the Charter Commission. Not less | Section 11.14 - Pursuant to article 1167, V.A.C.S. [V.T.C.A., Local Government Code § 9.003], Charter commission finds and determines that it is impracticable to segregate each subject or section contained in this Charter so that the voter may vote "Yes" or "No" on same. This Charter was drafted and framed in such a manner that articles and sections of Charter are so interrelated and dependent, one upon the other, to extent that Charter would not function properly if it were not adopted in its entirety. Therefore, Charter commission directs that said Charter be voted upon as a whole and that it shall be submitted to the qualified voters of the City of Missouri City at an election to be held for that purpose on the twenty-third day of November, 1974, which time is fixed by the Charter commission at a time not less than forty (40) nor more than ninety (90) days after the completion of the work of the | Section 10.05 - The Charter Commission in preparing this Charter finds and declares that it is impractical to segregate each subject so that the voter may vote "Yes" or "No" on each subject. The Charter is so constructed that in order to enable it to work and function, it is necessary that it should be adopted in its entirety. For these reasons, the Charter Commission directs that this Charter be voted upon as a whole. | Section 13.18 - (a) Charter Commission in preparing this | *Editors Note: The charter is set out as amended, passed and approved by the majority of the voters at the city election on May 14, 2011 | Section 11.05 - Charter commission in preparing this Charter concludes that it is impracticable to segregate each subject so as to permit a vote of "yes" or "no" on same, for reason that Charter is so constructed that in order to enable it to work and function it is necessary that it should be adopted in its entirety. For these reasons, Charter commission directs that Charter be voted upon as a whole and that it shall be submitted to qualified voters of the City at an election to be held on May 15, 2004. Not less than thirty (30) days prior to that election, City Council shall cause city secretary to mail a copy of this Charter to each qualified voter of City as appears from latest certified list of qualified voters. If a majority of qualified voters voting in election shall vote in favor of adoption of this Charter, it shall become Charter and after returns have been canvassed, same shall be declared adopted, Mayor shall certify to Secretary of State an authenticated copy under City's seal showing approval by voters of City, and City Secretary shall file an official copy of Charter with |
| 73 | | | Council shall cause the Office of City Secretary to mail a | | | shall cause the city secretary to mail a copy of this Charter to each | | records of City. |
| | Elections | | 1.01 | | | 1.6.1 | | |
| 7-1 | General Election Date | Section 6.01 - May | Article VII, Section 2 - May | Article VI - May | Section 5.02 - May | Section 3.01(c) - May | Section 2.01(c) - May | Section 5.03 - May - "spring uniform election date" |
| 75 | | | | | | | | |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | Terms to be Staggered | | Article VII, Section 2 - Yes | Section 6.01(c-d) - Yes | Section 3.01 - Yes | Section 3.01(c) - Yes | Section 2.01(b) - Yes | Section 5.03(d)(1-2) - Yes |
| | | C i COO T CIL Cit | | | | | | |
| | | Section 6.02 - Terms of the City | | | | | | |
| | | Council and Mayor shall be staggered as follows: | | | | | | |
| | | staggered as follows. | | | | | | |
| | | (a) One (1) Council Member | | | | | | |
| | | elected at large, two (2) Council | | | | | | |
| | | Members elected from single- | | | | | | |
| | | member districts, and the | | | | | | |
| | | Mayor shall be elected in even- | | | | | | |
| | | numbered years; and | | | | | | |
| | | (b) One (1) Council Member | | | | | | |
| | | elected at large and three (3) | | | | | | |
| | | Council Members elected from | | | | | | |
| | | single-member districts shall be | | | | | | |
| | | elected in odd-numbered years. | | | | | | |
| 76 | | | | | | | | |
| | Term limit applies | Separately | , | N/A | N/A | N/A | Section 2.03 - Separately | N/A |
| | | | person shall be elected to more | | | | | |
| | | | than three (3) consecutive | | | | | |
| | | | regular two-year terms as | | | | | |
| | | | Mayor." [Implies the term | | | | | |
| | | | limit applies separately.] | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| 77 | | | | | | | | |
| | Elections by | Majority | | Section 6.03 - Majority | Section 5.02 - Plurality | Section 5.05 - Majority | Section 2.01(c) - Majority | Section 5.05 - Plurality |
| 78 | | | Majority | | | | | |

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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | Transition Elections | Section 9.5 - Five-member | Section 9 - Upon adoption of | Section 6.01 - Elections to be | Section 3.01 - Transitional | Section 13.19(b) - Within thirty | - | Section 11.01 (a-f) |
| | | council to seven-member | this Charter, the persons then | held under this charter | Provision - All City Commission | days after the adoption of this | | |
| | | council as provided in Article | filling elective offices will | | Members holding office at time of | Charter, the city council shall call | | |
| | | III of this Charter, the following | | | passage shall continue to hold their | | | |
| | | election schedule shall be | for the terms to which they | | respective office until their | positions three, four, five and six as | | |
| | | | were electecf. Thereafter, the | | | defined and identified in the | | |
| | | Council Members are elected in | | | | aforesaid section 5.04, which | | |
| | | accordance with Section 6.02 of | | | 1 | councilmen shall be elected for a | | |
| | | \$ 7 | as provided in Article VII - | | | term to expire on the first Monday | | |
| | | The state of the s | Section 2., of this Charter. | | shall have a three (3) year term and | | | |
| | | | Persons, who on the date this | | () | successors shall have been elected | | |
| | | elected at large, and one (1) | Charter is | | Commissioners, immediately upon | | | |
| | | Council Member shall be | adopted, are filling appointive | | canvassing of May 2014 vote shall | | | |
| | | | positions with the City of Katy | | | governing body of the City of | | |
| | | _ | which are retained under this | | Commissioner's term | Rosenberg under the terms of this | | |
| | | | Charter, may continue to fill | | | Charter. Thereafter the city council | | |
| | | in the ordinance. (b) May | these positions for the term for | | | shall be elected every two years as | | |
| | | | which they were appointed, | | expire in two (2) years. A | provided in sections 5.04 and 5.05 | | |
| | | Mayor and one (1) Council | unless removed by the Mayor | | ر ب | of this Charter. | | |
| | | Member shall be elected at | or the City Council or by other | | elected in May 2014 shall not be | | | |
| | | large, and one (1) Council | means provided for in this | | held if a Commissioner | | | |
| | | Member shall be elected from | Charter. Persons who, on the | | voluntarily requests one (1) year | | | |
| | | each of the three (3) single- | effective date of this Charter, | | term prior to date of canvassing of | | | |
| | | member districts that did not | are filling elective offices, that | | election. | | | |
| | | elect a Council Member under | by this Charter are made | | | | | |
| | | | appointive offices shall | | | | | |
| | | _ | continue to serve in those | | | | | |
| | | member district in the year | offices for the terms to which | | | | | |
| | | 2018, shall serve a one-year | they were elected. | | | | | |
| | | term. Council Member who | | | | | | |
| | | serves such one-year term is | | | | | | |
| | | determined by drawing lots at first regular City Council | | | | | | |
| 1 | | meeting held after the election. | | | | | | |
| 79 | | meeting neid after the election. | | | | | | |
| 1 | Initiative, Referendum, | | | | | | | |
| | and Recall | | | | | | | |
| 80 | | | | | | | | |

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| 2 PR | ROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | itiative | Fulshear Section 7.01 - General Authority Section 7.02 - Petitions for Initiative, Referendum and Recall, Generally Section 7.03 - Petitions for Initiative, Specifically Section 7.06 - Initiative, Referendum, and Recall Elections | Article VIII, Section 1 - reserve the power of direct legislation by initiative except an ordinance appropriating money or authorizing the levy | Section 5.01 - reserve the power | Section 6.02 - People shall have the power to propose legislation on any local government issue, except legislation appropriating money, levying taxes, affecting zoning, | Section 7.02 - Qualified voters initiate legislation by submitting a petition signed by qualified voters | Section 3.01(a) - power through petition to enact new ordinance and, if council fails to, hold election to approve/reject new ordinance. Section 3.01(b) - does not apply to ordinances relating to financial matters, including budget, levy of taxes, issuance of bonds/debt instruments, salaries of officers and employees, matters which are | Section 9.01 - The qualified voters of the City reserve the power of direct legislation by initiative, and in the exercise of such power may propose any ordinance which is not in conflict with this Charter, the State Constitution, or the laws of this State; provided, however, such power shall not extend to the budget or capital programs, ordinances relating to the appropriation of money, the levy of taxes, the salaries of city officials or employees, zoning ordinances or ordinances repealing zoning ordinances, or ordinances annexing or disannexing territory. Any |

| Fulshear | Katv | | | | | |
|---|--|---|---|-----------|---|--|
| 2 01011001 | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| Section 7.01 - General Authority Section 7.02 - Petitions for Initiative, Referendum, and Recall, Generally Section 7.04 - Petitions for Referendum, Specifically Section 7.06 - Initiative, Referendum, and Recall Elections | Article VIII, Section 2 - the people reserve the power to approve or reject at the polls any legislation enacted by Council except an ordinance authorizing issuance of tax or revenue bonds; prior to effective date of ordinance or within 30 days after effectice date of ordinance, a petition | Section 5.02 - reserve the power to approve or reject legislation enacted by Council except an ordinance which is enacted for immediate preservation of public peace, health, safety or welfare which contains statement of urgency and is adopted by four or more favorable votes of councilmembers; prior to effective date of any ordinance, | Section 6.03 - shall have the power to require reconsideration of an adopted ordinance regarding any issue that would be proper subject | 8 | Section 3.01(a) - Repeal all or part of an existing ordinance, and if council fails to do so, hold an election to approve/reject the ordinance. Section 3.01(b) - does not apply | Section 9.02 - Reserve the power to approve or reject any ordinance enacted by the City Council which is subject to the initiative process under this Charter and under the laws of this State, except that ordinances authorizing the issuance of either tax or revenue bonds, whether original or refunding bonds, shall not be subject to such referendum. Ordinances submitted to the City Council by initiative petition and passed by the City Council without change shall be subject to the referendum in the same manner as other ordinances. Within sixty (60) days after the enactment by City Council of any ordinance which is subject to a |

| | А | В | С | D | E | F | G | Н |
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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| 83 | Recall | Section 7.01 - General Authority Section 7.02 - Petitions for Initiative, Referendum, and Recall, Generally Section 7.05 - Petitions for Recall, Specifically Section 7.06 - Initiative, Referendum, and Recall Elections | Article VIII, Section 8 - filing a petition signed by at least 30% of qualified voters but in no event less than 300 | Section 5.07 - reserve the power to recall any elected official by filing a petition signed by 10% of voters qualified to vote at the time of that official's last | Section 6.11 - reserve the power to recall any elected city officer and may exercise the power by filing with City Secretary a petition signed by qualified voters of the City equal to at least 30% of the number of registered votes cast in the last election or one hundred and fifty (150), whichever is greater; no recall shall be called within six months of taking office and no officer shall be subjected to more than three recall elections during a term; and no officer shall be recalled at an election held less than 3 months prior to expiration of term. | Section 6.01 - Any elected city official, shall be subject to recall on grounds of incompetency, misconduct or malfeasance in office. Section 6.02 - A petition demanding such question to be submitted shall first be filed with the city secretary; petition shall be signed by qualified voters of the city equal in number to at least thirty percent of the number of votes cast at the last regular municipal election of the city, but in no event less than one hundred fifty such petitioners. | Section 3.01(3) - Resign from office for reasons set forth in petition, and if member fails to do so, hold an election on recall. Section 3.02(e) - Committee of Petitioners. Section 3.04(3) - Petition must be signed by at least 20% of city's registered voters residing in that district. | Section 9.11 - Reserve the power to recall any elected official and exercise by filing with City Secretary a petition, signed by qualified voters of the City equal in number to at |
| 84 | General Provisions | | | | | | | |

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| 2 I | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| (| Construction | Section 8.01 - This Charter | - | Section 11.04 - Charter shall not | Section 11.12 - This Charter is a | Section 13.16 - Charter shall be | - | - |
| | | shall not be construed as a mere | | be construed as grant of | general grant of powers and is not | liberally construed to carry out | | |
| | | grant of enumerated powers, but | | enumerated powers, but a | to be interpreted as limiting in any | intents and purposes. If any section | | |
| | | shall be construed as a general | | general grant of power and as a | way. | or part of section of Charter shall be | | |
| | | grant of power and as a | | limitation of power on the | | held invalid by court of competent | | |
| | | limitation of power on the | | government in the same manner | | jurisdiction, such holding shall not | | |
| | | government of the City in the | | as Constitution of Texas is | | affect the remainder of Charter nor | | |
| | | same manner as the | | constructed as a limitation on | | context in which such section or | | |
| | | Constitution of Texas is | | the powers of the legislature. | | part of section so held invalid may | | |
| | | construed as a limitation on the | | Except where expressly | | appear, except to extent that entire | | |
| | | powers of the Legislature. | | prohibited by this Charter, each | | section or part of section may be | | |
| | | Except where expressly | | and every power under Article | | inseparably connected in meaning | | |
| | | prohibited by this Charter, each | | XI, Section 5 of the Constitution | | and effect with section or part of | | |
| | | and every power under Article | | of Texas, which it would be | | section to which such holding shall | | |
| | | XI, Section 5 of the | | competent for the people of the | | directly apply. | | |
| | | Constitution of Texas, which it | | City to expressly grant to the | | | | |
| | | would be competent for the | | city, shall be construed to be | | | | |
| | | people of the City to expressly | | granted to the city by this | | | | |
| | | grant to the City, shall be | | Charter. | | | | |
| | | construed to be granted to the | | | | | | |
| | | City by this Charter. | | | | | | |
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| 2 | PROPOSED in RED | Fulshear | Katy | Missouri City | Richmond | Rosenberg | Sugar Land | Stafford |
| | General Prohibitions | Section 8.02 - (a) No | | Section 9.07 - payments and | Section 3.07 - (1) Except where | Section 2.01 - General - "except | - | Section 6.05 - No payment shall be |
| | | employee/official, whether | Section 1 - Powers of the City - | obligations prohibited | authorized by law or by this | as prohibited by the constitution and | | made or obligation incurred against |
| | | elected/appointed, shall orally, | "except as prohibited by the | Section 11.10 - nepotism | Charter, no Mayor or Commission | laws of this state or restricted by this | | any allotment or appropriation |
| | | by letter or otherwise | Constitution and Laws of this | | Member | charter" | | except in accordance with |
| | | solicit/assist in soliciting any | State or restricted by this | | shall hold any other City office or | Section 13.03 - No officer or | | appropriations duly made and |
| | | assessment, subscription, or | Charter, the City may exercise | | City employment during his/her | employee to accept gifts | | unless the Finance Director or their |
| | | contribution for any political | all municipal powers, | | term as Mayor or Commission | Section 13.04 - Relatives of officers | | designee first certified that there is |
| | | party/political purpose whatever | functions, rights, privileges | | Member. No former Mayor or | shall not be appointed or employed | | a sufficient unencumbered balance |
| | | from any subordinate | and immunities of every name | | Commission Member shall hold | Section 13.05 - Persons indebted to | | in such allotment or appropriation |
| | | official/employee holding any | and nature whatsoever. | | any compensated appointive office | the city shall not hold office or | | and that sufficient funds |
| | | compensated position. | | | or City employment until two (2) | employment | | therefrom are or will be available to |
| | | (b) No person who holds any | | | years after the expiration of term | | | cover the claim or meet the |
| | | compensated position shall | | | for which they were | | | obligation when it becomes due and |
| | | solicit/receive any contribution | | | elected/appointed to City | | | payable. |
| | | to campaign funds of any | | | Commission. | | | Section 10.06 - nepotism |
| | | candidate for municipal office | | | (2) Members of the City | | | |
| | | or take any part in the | | | Commission shall not in any way | | | |
| | | management, affairs, or political | | | dictate appointment/removal of | | | |
| | | campaign of any municipal | | | City administrative | | | |
| | | candidate. | | | officers/employees whom City | | | |
| | | (c) No person who seeks | | | Manager or any | | | |
| | | appointment/promotion with | | | of City Manager's subordinates are | | | |
| | | respect to any position or office | | | empowered to appoint. City | | | |
| | | shall directly/indirectly give, | | | Commission, at a meeting called | | | |
| | | render, or pay any money, | | | for that purpose, may express its | | | |
| | | service, or other thing of value | | | views and fully and freely discuss | | | |
| | | to any person for or in | | | with City Manager anything | | | |
| | | connection with his or her test, | | | pertaining to appointment/removal | | | |
| | | appointment, proposed | | | of such officers/employees. | | | |
| | | appointment, promotion, or | | | (3) Except for purpose of inquiries | | | |
| | | proposed promotion. | | | and investigations as provided by | | | |
| | | (d) Any employee who is found | | | this Charter, City Commission | | | |
| | | to have violated any provision | | | shall deal with City | | | |
| 86 | | of this section shall be | | | officers/employees, who are subject | t | | ! |