ORDINANCE NO. 210595 1 2 An ordinance of the City of Gainesville, Florida, amending 3 Chapter 9 of the Code of Ordinances related to elections to 4 conform to the charter amendments approved by voters on 5 November 6, 2018; revising Chapter 9 to align the city election 6 with the statewide primary election and the runoff election to 7 coincide with the statewide general election; revising section 9-8 11 by changing the campaign contribution limit from \$250 to 9 the limit set by statute; revising section 9-14 by providing that 10 the county canvassing board will be used for the city election 11 that coincides with the statewide primary election; updating 12 section 9-14 to provide for vote-by-mail ballots instead of 13 absentee ballots; providing directions to the codifier; providing 14 a severability clause; providing a repealing clause; and 15 providing an immediate effective date. 16 17 WHEREAS, the City Commission passed Ordinance No. 160876, which directed a 18 proposed charter amendment relating to municipal elections to be presented to electors at the 19 November 6, 2018 election; and 20 WHEREAS, on November 6, 2018, a majority of the electors of the City of Gainesville 21 approved the amendments to Section 2.03 and 2.04 of the Charter Laws of the City of 22 Gainesville; and 23 WHEREAS, it is necessary to revise Chapter 9 of the Code of Ordinances of the City of 24 Gainesville to reflect the amendments to the Charter Laws passed in 2018; and 25 WHEREAS, other than ordinance changes necessitated by the amendments to the 26 Charter Laws, additional revisions to Chapter 9 of the Code of Ordinances are needed in order to 27 align the ordinances with current general law; and 28 WHEREAS, at least ten (10) days' notice has been given once by publication in a 29

newspaper of general circulation notifying the public of this proposed ordinance and of public

31	hearings in the City Hall Auditorium located on the first floor of City Hall in the City of		
32	Gainesville; and		
33	WHEREAS, public hearings were held pursuant to the notice described above at which		
34	hearings the parties in interest and all others had an opportunity to be and were, in fact, heard.		
35	NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE		
36	CITY OF GAINESVILLE, FLORIDA:		
37	Section 1. Chapter 9 of the Gainesville Code or Ordinances is amended to read as		
38	follows:		
39	Sec. 9-1. Applicability of general laws of state to city elections.		
40	The general law of the state on the subject of elections shall apply to and govern all city		
41	elections insofar as there is no conflict with the provisions of this chapter or the provisions of		
42	the Charter of the city.		
43	Sec. 9-1.1. – Election districts.		
44	(a) In accordance with Section 2.02 of the Charter of the city, the following election districts are		
45	hereby established for the purpose of representation upon and election of four members to the		
46	city commission:		
47	District No. 1		
48	District No. 1 shall be comprised of the following precincts: Precinct Nos. 13, 19, 25, 28, 30, 33,		
49	34, 55, and 59.		
50	District No. 2		
51	District No. 2 shall be comprised of the following precincts: Precinct Nos. 12, 17, 21, 22, 37, 38,		
52	45, 50, and 57.		

- District No. 3 shall be comprised of the following precincts: Precinct Nos. 24, 26, 32, 36, 39, 40,
- 55 43, 48, 52, 54, and 61.
- 56 District No. 4
- District No. 4 shall be comprised of the following precincts: Precinct Nos. 5, 7, 23, 27, 31, and
- 58 44.
- A map identifying the election districts is attached to the ordinance from which this section
- derives as Exhibit A for illustrative purposes only and is on file in the office of the city clerk of
- 61 the commission.
- 62 (b) As used in this section, the term "precincts" means the county election precincts of Alachua
- 63 County, Florida, as established by the board of county commissioners and approved by the
- supervisor of elections. The boundaries of said precincts are the boundaries as they exist on
- the effective date of the ordinance from which this section derives or any amendatory
- ordinance, but only to the extent that they are located within the corporate limits of the city.
- 67 Sec. 9-2. Date of regular elections for city commissioners and mayor.
- 68 (a) Date. Regular elections shall be held in March or April of each year, on the date that
- coincides with the statewide primary election, on a date set by the city commission by
- ordinance, for the election of city commissioners, including the mayor, whose terms of
- office expire or to fill vacancies that may occur. In the event no candidate receives a
- 72 majority of the votes cast in an election to fill a district, mayoral or at large vacancy, a
- runoff election shall be held on the sixth Tuesday following the first election the date that
- coincides with the statewide general election between the two candidates for such
- district(s), mayoral or at large seat receiving the highest number of votes cast.

76	(b) <u>Early Voting and Vote-by-Mail Voting</u> . The clerk of the commission shall recommend a
77	date for the next regular election to the commission at or before the first regular city
78	commission meeting in May of each year. The city commission shall determine the date
79	and direct an ordinance be drafted and advertised setting the election date and early voting
80	dates for the general election and runoff election if necessary. This ordinance shall be
81	adopted no later than July 1 of each year. Early voting and vote-by-mail voting may occur
82	in connection with municipal regular and runoff elections as consistent with the respective,
83	concurrent statewide primary and general elections.
84	(c) If for any reason the city commission does not adopt an ordinance setting the date of the
85	next regular election by July 1 of any year, the next regular election shall be held on the
86	third Tuesday in March of the following year and the early voting dates shall be as
87	provided for in state law.
88	(d) When considering the date of the next election, the city commission may consider factors
89	including, but not limited to:
90	(1) The schedules for Spring Break of the Alachua County School Board, Santa Fe
91	Community College and the University of Florida;
92	(2) The transition time between the election and the start of the terms of office of the new
93	commissioners; and
94	(3) The dates of county-wide or state-wide elections occurring at about the same time.
95	Sec. 9-3. Designation, elections, runoff elections, pollworker training.
96	(a) Candidates for the commission shall, at the time of qualifying, designate the district seat or a
97	large seat for which they intend to run. The district candidate receiving a majority of the
98	votes cast in a particular district shall be elected. The at large or mayoral candidate receiving

a majority of the votes cast within the city at large shall be elected. In the event no candidate receives a majority of the votes cast in a district or the city at large, as applicable, a runoff election shall be held between the two candidates in such district(s) or at large, as applicable, receiving the highest number of votes cast. The candidate receiving the highest number of votes cast in such runoff election shall be elected. In the case of a tie the candidates shall be selected for the runoff election in the same manner as provided by Florida Statutes.

(b) For purposes of poll worker training mandated by state law, the regular and runoff elections

(b) For purposes of poll worker training mandated by state law, the regular and runoff elections shall be considered as one election. Therefore, in a city election where there is a runoff election, one training is required.

Sec. 9-4. - Special elections required; proclamation.

- (a) Special elections shall be held in the following cases:
 - (1) When there has been no choice of any city commissioner or the mayor who should have been elected at a regular or special election;
 - (2) <u>In circumstances</u>, as provided by the <u>City Charter</u>, <u>When when</u> a vacancy exists in any office due to resignation, death or otherwise. <u>If any vacancy shall occur less than three months before a regular election</u>, it shall be within the discretion of the city commission to call a special election.
 - (3) When the city commission determines in its sole discretion to submit any question affecting the interest of the city to a vote of the qualified electors of the city.
 - (b) The special election shall be ordered by the city commission by resolution instructing the mayor to issue a proclamation calling the election in the same manner and form as provided for in the case of regular elections.

(c) Early voting and vote-by-mail voting may occur in a special municipal election at the 121 discretion of the city commission as allowed by general law, and in coordination with the 122 supervisor of elections, as appropriate. 123 124 Sec. 9-5. - Mayor to issue proclamation; contents; publication. At least, 30 days prior to any and all elections for mayor or commissioners the mayor 125 shall issue a proclamation calling the election. The proclamation shall specify what officers are 126 to be elected, the length of time the officers are to serve and the time and date of holding the 127 election, qualifying dates, including any provision for early voting as allowed in this chapter. 128 Such proclamation shall be published once in a newspaper of general circulation published in 129 the city. 130 131 Sec. 9-6. - Registration and qualifying officer designated; registration books to be kept; 132 contents. The city clerk of the commission is hereby designated as the registration and qualifying 133 officer for the city. Alternatively, the city may contract with the Supervisor of Elections of 134 Alachua County to serve as the registration and qualifying officer for the city. The supervisor 135 of elections shall maintain the registration records of city electors as provided in the general 136 137 law of the state. 138 Sec. 9-6.5. - Early voting. (a) As a convenience to the voter, early voting shall be allowed in municipal general 139 elections that are not held in conjunction with county or state elections. The provisions of 140 this section shall apply only to municipal general elections that are not held in conjunction 141

with county or state elections. Early voting in municipal elections that are held in

conjunction with county or state elections shall be governed as provided by state law.

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144	(b) This section shall not apply to municipal special elections that are not held in conjunction			
145	with county or state elections.			
146	(c) Early voting pursuant to this section shall be at such sites as are allowed by state law and			
147	designated as early voting sites by the city commission.			
148	(d) Early voting for municipal general elections and runoff general elections pursuant to this			
149	section shall be conducted at dates and times set forth in the election ordinance adopted			
150	annually by the city commission, provided that such dates and times are not inconsistent			
151	with state law.			
152	Sec. 9-7 Appointment of inspectors and clerks; opening and closing polls; substitute			
153	inspectors and clerks; qualifications.			
154	The supervisor of elections shall appoint the necessary clerks and inspectors for the			
155	conduct of the election. The clerks and inspectors shall have the rights, duties and			
156	responsibilities provided in general law F.S. Ch. 102.			
157	Sec. 9-8. – Paper ballots in annexation elections where number of registered voters is			
158	under 500.			
159	The use of paper ballots, which means that printed sheet containing the proposition			
160	submitted to the electorate, on which sheet of paper the elector casts his or her vote, shall be			
161	permitted (both for poll and mail in ballot voting) for exclusive use in annexation elections			
162	where the number of registered voters in the area to be annexed is 500 or less. The votes shall			
163	be tabulated and counted by hand by the board of canvassers.			
164	Sec. 9-9. – Reserved.			
165	Sec. 9-10 Qualifications of candidates for city commission.			

(a) Any person who meets the eligibility requirements described in Article II of the Charter may become a candidate for the office of mayor or city commissioner of the city by filing the necessary qualifying papers as provided in Florida Statutes with the supervisor registration and qualifying officer for the city during the qualifying period.

- (b) The qualifying period for a regular election shall coincide with the qualifying period provided by general law to qualify for election to a county office. at any time after noon of the first day for qualifying which shall be the fiftieth day prior to the day of the election, but not later than noon of the 46th day prior to the day of the election. Provided, however,
- (c) As a condition precedent to having his/her the candidate's name printed on the ballot for such election such person shall pay to the supervisor registration and qualifying officer for the city the election assessment imposed by F.S. § 99.093(1) general law, or be exempted from such payment of assessment pursuant to the provisions of F.S. § 99.093(2) general law.
- (d) Any person who is seeking election as a write-in candidate shall not be required to pay a filing fee or submit a petition. A write-in candidate shall not be entitled to have his/her the candidate's name printed on any ballot; however, space for his/her the candidate's name to be written in shall be provided on the ballot. No person may qualify as a write-in candidate if the person has also otherwise qualified for nomination or election to such office. All write-in candidates must submit their qualifying paperwork to the supervisor registration and qualifying officer for the city by the end of the qualifying period set out above.

(b) (e) For purposes of determining the eligibility requirements of Article II of the Charter, a person who resides in an area that is redistricted into another district (hereinafter the "new district") shall be deemed to be a resident of the new district if the person resides anywhere within the area that is placed in the new district for a period of not less than six months prior to the date the person qualifies to run for office.

Sec. 9-11. - Campaign contribution limitations; campaign finance reports.

- (a) Candidates shall not accept campaign contributions made by persons or political committees as defined in F.S. § 106.011, in an amount exceeding \$250.00 the amount set by general law per election per person or political committee. For purposes of this section, a runoff election is considered a separate election. This limitation does not apply to contributions from political parties.
- (b) Reports of all contributions received, and all expenditures made by a candidate or a political committee, as that term is defined in F.S. ch. 106, that has made contributions or expenditures to influence the results of a city election, shall be filed monthly once a campaign treasurer is appointed and on the 25th, 11th and fourth 4th days immediately preceding the regular or special election, and, if a run-off is required, on the 11th and fourth 4th days immediately preceding the run-off election.

Sec. 9-12. - Ballots; contents.

The names of all qualified candidates for election to the city commission, except for write-in candidates, shall be placed upon the ballot as a candidate for a particular district, or at large, as the case may be, as provided by general law. However, when there is only one qualified candidate for an office, the name of the candidate shall not be printed on the election ballot, and such candidate shall be deemed to have voted for himself/herself themself and be

declared elected to the office. Each district, mayoral or at large seat shall be clearly separated							
and the car	and the candidates' names for each office shall be listed in alphabetical order according to						
surnames;	surnames; provided, no person's name shall be printed on the ballot if that person notifies the						
supervisor	supervisor not less than 42 days prior to the election that he/she will not accept the nomination						
The superv	The supervisor of elections may use discretion and allow a candidate to withdraw after the						
42nd day b	42nd day before an election upon receipt of written notice, sworn under oath, that the candidate						
will not accept the nomination or office for which he/she qualified.							
Sec. 9-13. Qualifications of electors.							
Elec	Electors in the city shall have the qualifications as set forth in F.S. §§ 97.041 and						
166.032.							
Sec. 9-14. Board of canvassers; composition; powers and duties.							
(a) All regular and runoff elections occurring concurrently with the statewide primary and							
general elections shall be conducted in accordance with general law, and use the services of							
the county canvassing board.							
(b) Any special election held separately from a statewide primary or general election shall be							
conducted in accordance with general law, and use a municipal board of canvassers							
appointed by the city commission for that purpose.							
(a) (1)	Compo	esition.					
	(1)(<u>A</u>)	The municipal board of canvassers for all elections held solely for					
		election of city commissioners or mayor and for questions submitted to a					
		vote of the people, except when state law requires the county canvassing					
		board to be used that does not coincide with a statewide primary or					
		general election, is as follows: the mayor, the mayor pro tempore, or a					

member of the commission; a citizen appointed by the city commission; and the city clerk of the commission or designee.

- (2)(B) If either the mayor, the mayor pro tempore, or a member of the city commission is: a) unable to serve; b) is a candidate who has opposition in the election to be canvassed, or c) is an active participant in the campaign or candidacy of any candidate who has opposition in the election being canvassed, then the city auditor or designee shall replace that member of the municipal board of canvassers.
- (3) (C) The mayor, the mayor pro tempore, or a member of the city commission or their replacement shall serve as the chair of the <u>municipal</u> board of canvassers.
- (b) (2) Powers and duties. The municipal board of canvassers may begin the canvassing of absentee vote-by-mail ballots at or after 7:00 a.m. on the fourth day before the election, but shall begin not later than noon on the day following the election; however, the counting of votes on absentee ballots shall begin no earlier than 7:00 p.m. on the day of the election. In addition, whenever electronic tabulating equipment is used, the processing of absentee vote-by-mail ballots through such tabulating equipment may begin upon the opening of the polls on election day completion of the public testing of automatic tabulating equipment pursuant to general law. However, notwithstanding any such authorization to begin canvassing or otherwise processing absentee vote-by-mail ballots early, no results or tabulation of absentee of vote-by-mail ballots shall be made released until after the close of the polls on election day. The board shall canvass the election returns of the inspectors and clerks of the election and the absentee vote-by-mail electors' ballots to declare the result of the election.

In the event it may be necessary in order to come to a proper decision, the board shall have the power to examine witnesses and to take testimony

Sec. 9-14.1. Certificate of result.

The supervisor shall certify the total number of voted ballots to the board of canvassers on a composite form of certificate to be used by the board of canvassers which shall provide for the entry of the number of votes for each candidate and upon each question east at the several polling places in the city, and for the entry of the number of votes for each candidate or upon each question east by absentee voters' ballots, and for the total number of votes east for each candidate or upon each question. Such certificate shall be signed in duplicate by each member of the board of canvassers present at the time the canvass of the election was made; The registration and qualifying officer for the city shall obtain copies of a certificate from the canvassing board containing the results of the elections related to municipal offices and questions. one One copy of such certificate shall be incorporated in the minutes of the next regular meeting of the city commission following the canvass of the election, and the another copy of the certificate shall be publicly posted at the city hall.

Sec. 9-15. Reserved.

Sec. 9-16. Submission of petition proposing Charter amendments to supervisor of elections.

(a) Any petition form proposing an amendment to the Charter of the City of Gainesville shall be submitted to the supervisor of elections for approval as to format prior to the petition being circulated for signatures. Such submission shall be in writing and shall include a copy or a facsimile of the petition form proposed to be circulated. The supervisor of elections shall review the form as to the sufficiency of the format only and render a decision. No

- review of the legal sufficiency of the text of the proposed charter amendment is to be undertaken by the supervisor of elections.
 - (b) The petition drive shall start on the date of approval by the supervisor of elections of the form of the petition and shall terminate 90 days after that date, not counting the date of the approval. In the event sufficient signatures are not acquired during that 90-day period, the petition initiative shall be rendered null and void and none of the signatures may be carried over to another petition.

Sec. 9-17. Petition format.

- (a) A petition proposing a charter amendment shall be circulated for signatures only if the format of the petition is deemed sufficient by the supervisor of elections. To be sufficient, the petition form must be printed on separate cards or individual sheets of paper. The minimum size of such forms shall be 3" × 5", and the maximum size shall be 8½" × 11", as measured at the outer boundary of the form. Additional material may be attached; however, when detached, the petition must be consistent with the dimensions and content of the form approved by the supervisor of elections. Each form shall contain space for only one elector's signature. Forms providing for multiple signatures shall not be approved by the supervisor of elections.
- (b) The top of the petition form shall be clearly and conspicuously entitled "Charter Amendment Petition Form" followed by "I, the undersigned, a registered voter of the City of Gainesville, hereby petition pursuant to Section 5.01 of the Charter of the City of Gainesville and Chapter 9 of the City of Gainesville Code of Ordinances, to have the following proposed amendment to the Charter of the City of Gainesville submitted to a vote of the electors at a regular city election, a state-wide general election, or at a special election

called by the City Commission for the City of Gainesville for that purpose." The petition form shall conspicuously contain the full text of the amendment being proposed which shall be presented in a legislative strike through (delete)/underline (addition) format. Should the text be required to be printed on both sides of the form, it shall clearly indicate that the text is continued or begins on the other side. The petition form shall conclude with adequate space for the signer's printed name, residence street address, city, precinct number, date signed, and signature. Additional materials supporting the proposed amendment, or providing a method by which the petition form may be returned by mail to the sponsors, may be attached to the form. The supervisor of elections shall not review the content of such material.

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- 312 (c) Each form shall be deemed a political advertisement as defined in F.S. § 106.011(17), and must contain the information required by F.S. § 106.143.
- mass media, provided such forms are reproduced in the same dimensions and format as
 approved by the supervisor of elections. The petition forms may be included within a larger
 advertisement, provided the forms are clearly defined by a solid- or broken-line border of
 the approved dimensions and format. Forms included within a larger advertisement must be
 removed from the larger advertisement prior to being submitted to the supervisor of
 elections for signature verification and counting.
- 321 (e) Any change in a previously approved petition form, or additional types of petition forms for 322 the same proposed amendment, shall be submitted to the supervisor of elections for 323 approval in advance of circulation, in accordance with this section.

Sec. 9-18. Verification of signatures on petition.

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The person or organization sponsoring the petition shall submit signed and dated petition forms on or before the expiration of the 90-day period, and upon submission pay all fees as required by F.S. § 99.097. The supervisor of elections shall verify the signatures on the submitted approved petition forms in accordance with the provisions of F.S. § 99.097 to determine whether or not ten percent of the registered voters of the city as of the last preceding municipal regular election have petitioned for an amendment to the city charter. The supervisor of elections shall within 45 days of submission (not including the day of submittal) verify the signatures thereon and certify to the city commission whether or not the requisite number of signatures has been verified. If the supervisor of elections certifies that the requisite number of signatures were verified, the city commission shall place the proposed amendment on the ballot of either the next state wide statewide primary or general election, as defined in F.S. § 100.131, or the next City of Gainesville regular election, whichever first which occurs on or after 135 days from the day all the petition forms were submitted to the supervisor of elections (not counting the day of the submittal). Alternatively, the city commission may at its discretion place the proposed amendment before the electors at a special election called for the purpose. This special election shall not be held called earlier than 90 days following the date of the supervisor's certification, not counting the date of the certification.

Section 2. It is the intention of the City Commission that the provisions of Section 1 of this Ordinance shall become and be made a part of the Charter and the Code of Ordinances of the City of Gainesville, Florida, and that the sections and paragraphs of this Ordinance may be renumbered or relettered in order to accomplish such intentions.

346	Section 3. If any word, phrase, clause, paragraph, section or provision of this ordinance				
347	or the application hereof to any person or circumstance is held invalid or unconstitutional, such				
348	finding shall not affect the other provisions or applications of this ordinance that can be given				
349	effect without the invalid or unconstitutional provision or application, and to this end the				
350	provisions of this ordinance are declared severable.				
351	Section 4. All ordinances or parts of ordinances in conflict herewith are to the extent of				
352	such conflict hereby repealed.				
353	Section 5. This ordinance shall become effective immediately upon adoption.				
354	PASSED AND ADOPTED this 20th day of January, 2022.				
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