Pass



Legislation Details (With Text)

File #:	0206	628	Version:	0	Name:	Election Districts (B)	
Туре:	Ordi	nance			Status:	Adopted	
File created:	11/2	5/2002			In control:	City Attorney	
On agenda:					Final action:	12/9/2002	
Title:	ELECTION DISTRICTS (B) ORDINANCE NO. 0-02-68 An ordinance of the City of Gainesville, Florida, Chapter 9, Elections; amending Section 9-1.1 of the Code of Ordinances by apportioning the City into four consecutively numbered election districts; by creating a fourth election district and amending the current election districts; making the districts ratably or equally proportioned as required by law; providing a severability clause; providing a repealing clause; and providing an immediate effective date.						
Sponsors:							
Indexes:							
Code sections:							
Attachments:	1. 020628.pdf						
Date	Ver.	Action By			Act	ion	Result
12/9/2002	0	City Corr	mission		Ad	opted on Final Reading (Ordinance)	Pass

ELECTION DISTRICTS (B)

0

11/25/2002

ORDINANCE NO. 0-02-68

An ordinance of the City of Gainesville, Florida, Chapter 9, Elections; amending Section 9-1.1 of the Code of Ordinances by apportioning the City into four consecutively numbered election districts; by creating a fourth election district and amending the current election districts; making the districts ratably or equally proportioned as required by law; providing a severability clause; providing a repealing clause; and providing an immediate effective date.

Adopted on First Reading (Ordinance)

The City Commission adopt the proposed ordinance.

City Commission

On Tuesday, November 5, 2002, the voters decided to allow the city commission to expand to 7 members: one atlarge and one district commissioner. The number of election districts must therefore be increased to 4 districts. The City Commission authorized the City Attorney to draft and the Clerk of the Commission to advertise the ordinance amending Sec. 9-1.1 of the Code of Ordinances to apportion the city into consecutively numbered election districts as recommended by the Charter Review Committee.