Sikeston Municipal Code

Title 1
Article I. Boards and Commissions
Sections 130.010 – 130.090

SECTION 130.010: CREATED FOR ADVISORY CAPACITY
All of the boards, commissions and committees provided for and constituted by Articles V, VIII, IX, X, XI, XII, XIII, XIV, XVI and XVII of this Chapter have been created without executive power or administrative authority and have been established to function solely in an advisory capacity to the City Council. (R.O. 2009 §2.36.010; Prior Code §2-811; Ord. No. 4974 §2, 9-13-93)

SECTION 130.020: EXECUTIVE BOARDS
The Boards, Commissions and committees set forth in Articles IV, VI, VII, XV, and XVIII of this Chapter have been created and have all the rights and powers pursuant to applicable City ordinance and State Statute as may be amended from time to time. (R.O. 2009 §2.36.015; Ord. No. 4974 §3 9-13-93)

SECTION 130.030: APPOINTMENTS -- PROCEDURE
All appointments to the various boards, committees and commissions of the City shall be by motion, seconded and passed by vote of the City Council as provided in Section 78.580, RSMo. (R.O. 2009 §2.36.020; Prior Code §2-812(a))

SECTION 130.040: APPOINTMENTS -- CITY MANAGER'S POWERS AND DUTIES
The City Manager shall have the power and duty to recommend to the Council, from time to time, the names of persons interested and capable of serving on any board, commission or committee and the City Manager shall report periodically to the Council all resignations, incapacitation or lack of attendance at meetings of any member of any board, commission or committee. (R.O. 2009 §2.36.030; Prior Code §2-812(b))

SECTION 130.050: APPOINTMENTS -- WHEN EFFECTIVE
No appointment to any board, commission or committee shall become effective until the regular meeting next following the meeting at which the appointment was passed; provided however, at the regular meeting next following the passage of the appointment, the Council by majority, as provided in Section 130.030, may withdraw such appointment. In the event the Council does not so determine to withdraw such appointment, the appointment shall become final at the close of business of the regular meeting next following. (R.O. 2009 §2.36.040; Prior Code §2-812(c))

SECTION 130.060: PRO TEM MEMBERSHIP
During that period of time which may elapse from the Council's passage of an appointment until the regular meeting next following, the proposed appointee shall serve as a member Pro Tem of the board, commission or committee he/she was appointed to without the power of a vote thereon. (R.O. 2009 §2.36.050; Prior Code §2-812(d))

SECTION 130.070: APPOINTMENT YEAR
Any appointment made prior to the regular scheduled City Council meeting of October of any year shall be deemed that the first (1st) year of the term be defined as that period of time from the date of the appointment until the regular scheduled Council meeting in October first (1st) following, except that all appointments in effect October, 1987 shall be extended by the appropriate amount of time to constitute one (1) complete year of appointment in October, 1988. (R.O. 2009 §2.36.060; Prior code §2-812(e); Ord. No. 4644 §2, 12-7-87) NOTE: Upon adoption of Ordinance #5892, Library Board of Trustee terms shall commence on July 1 of each year (Ordinance 5892, §II, 9/2012).

SECTION 130.080: SERVICE WITHOUT COMPENSATION
The members of all boards, commissions and committees shall serve without compensation. (R.O. 2009 §2.36.070; Prior Code §2-812(f))
SECTION 130.090: ATTENDANCE AT MEETINGS REQUIRED

A. Any member of an advisory board or commission appointed by the City shall be removed from membership therefrom upon his/her unexcused absence from four (4) consecutive regular or special meetings of any such board or commission and upon majority vote to remove by the City Council. Excused absences include failure to attend as a result of illness, physical presence outside the State or other reason deemed valid by a majority vote of the City Council.

B. Any member of an executive Board or Commission appointed by the City and organized under Section 130.020 of the City Code shall be removed pursuant to the conditions and procedures set forth in the State Statute under which the board or commission was organized. (R.O. 2009 §2.36.080; Prior Code §2-812.1; Ord. No. 4974 §4, 9-13-93)