SENATE No. 2206

The Commonwealth of Massachusetts

PRESENTED BY:

Thomas M. McGee

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act revising the charter of the town of Swampscott.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	
Thomas M. McGee	Third Essex	
Lori A. Ehrlich	8th Essex	

SENATE DOCKET, NO. 2512 FILED ON: 3/31/2016

SENATE No. 2206

By Mr. McGee, a petition (accompanied by bill, Senate, No. 2206) of Thomas M. McGee and Lori A. Ehrlich (by vote of the town) for legislation to revise the charter of the town of Swampscott. Municipalities and Regional Government. [Local Approval Received.]

The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act revising the charter of the town of Swampscott.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	SECTION 1. Chapter 119 of the acts of 1949 is hereby amended by striking out section
2	1, as appearing in section 1 of chapter 416 of the acts of 1969, and inserting in place thereof the
3	following section:-
4	Section 1. There shall be in the town of Swampscott a Swampscott War Memorial
4	Section 1. There shall be in the town of Swallipscott a Swallipscott war Methoria
5	Scholarship Fund. The town of Swampscott may raise and appropriate the sum of \$40,000.00 to
6	provide high school and preparatory school graduates who are residents of the town with
7	financial assistance for higher education. The fund shall be dedicated as a memorial to veterans
8	of World War II, the Korean War and the Vietnam War.
9	SECTION 2. Section 2 of said chapter 119 is hereby amended by adding the following
10	sentence:- The board of trustees shall have a chairperson and a secretary and any vacancy in the
11	office of trustee shall be filled by appointment by the board of selectmen.
12	SECTION 3. Chapter 330 of the acts of 1998 is hereby repealed.

13	SECTION 4. Chapter 22 of the acts of 2000 is hereby repealed.
14	SECTION 5. Chapter 7 of the acts of 2002 is hereby repealed.
15	SECTION 6. Notwithstanding any general or special law to the contrary, the following
16	shall be the charter of the town of Swampscott:
17	CHARTER OF THE TOWN OF SWAMPSCOTT
18	PREAMBLE. We, the people of the town of Swampscott, not unmindful of the practical
19	necessity of delegating to a duly constituted general court the power to act on behalf of all the
20	inhabitants of the commonwealth in matters which transcend the boundaries of a single town but
21	firmly believing that the best government is that which is most directly that of the people
22	themselves, of which belief we recognize Article LXXXIX of the Amendments to the
23	Constitution of the Commonwealth to be an expression, do hereby adopt and establish this
24	charter of the town of Swampscott.
25	Chapter 1
26	INTRODUCTION
27	Section 1-1. Pursuant to the Article LXXXIX of the Constitution of the Commonwealth
28	and chapter 43B of the General Laws, the town of Swampscott adopts this charter.
29	Section 1-2. The effective date of this charter shall be July 1, 1969.
30	Chapter 2
31	TOWN MEETING

Section 2-1. Precincts. The existing precinct boundaries of the town shall be reviewed and, if necessary, wholly or partly revised by the selectmen in October 1969, and once in every 10 years thereafter or in October of any year when so directed by a vote of a representative town meeting held not later than September 20 of that year or otherwise as required by law so that there shall be precincts, of compact and contiguous territory, bounded as far as possible by the center line of known streets and ways or by other well-defined limits and containing approximately an equal number of persons.

39 The board of selectmen shall, within 10 days after any revision of the precincts, file a 40 report of their doings with the town clerk, the board of registrar of voters and the board of 41 assessors with a description of the precincts and the names and residences of the voters therein 42 and shall post in the town hall such description, names and residences. Any revision of those 43 precincts shall take effect upon the date of the filing of the report therefor with the board of 44 registrar of voters or otherwise as required by law. Whenever the precincts are revised, the board 45 of registrar of voters shall give written notice thereof to the state secretary. Meetings of the 46 voters of the several precincts for elections, for primaries and for voting upon any question to be 47 submitted to all of the voters of the town shall be held on the day, at the hour and at such places 48 within the town as the selectmen shall direct in the warrant for the meeting.

Section 2-2. Precincts; Revision. If the precinct boundaries are wholly or partly revised by the board of selectmen, the voters in each precinct shall, at the first town election following any further precinct revisions, conformably to the laws relative to elections, elect by ballot 54 voters in the precinct to be town meeting members. The first 18 in the order of votes received shall serve for 3 years, the second 18 shall serve for 2 years and the remaining 18 shall serve for 1 year from the date of the annual town meeting. In case of a tie vote affecting the division into

55 thirds, the members from the precinct determine the same by ballot. Except as otherwise 56 provided herein, if the precinct boundaries are not revised, at each annual town election, the 57 voters of each precinct shall elect 18 town meeting members for a term of 3 years and shall, at 58 such election, fill each vacancy for the unexpired term then existing. Upon every revision of the 59 precincts, the terms of office of all town meeting members shall cease upon the qualification of 60 their successors who shall be elected at the annual town election held after such revision. The 61 town clerk shall, after every election of town meeting members, forthwith notify each member 62 by mail of that member's election. Each town meeting member shall be sworn to the faithful and 63 impartial performance of duties of the office of town meeting member but failure to comply with 64 this requirement shall not affect the validity of any action taken at any town meeting. The town 65 meeting members shall be the judges of the election and qualification of their members.

66 Section 2-3. Warrants; Notice; Quorum. The articles for the warrant for each town 67 meeting, so far as they relate to the election of the moderator, town officers and town meeting 68 members, and as herein provided, to referenda, and all matters to be acted upon and determined 69 by ballot shall be so acted upon and determined by the voters of the town in their respective 70 precincts. All other articles in the warrant for each town meeting shall be acted upon and 71 determined exclusively by town meeting members. The annual town meeting shall meet on the 72 third Monday of May each year and at such other times and places as shall be set forth by the 73 selectmen in the warrant for the meeting. The board of selectmen may convene a special town 74 meeting, subject to section 10 of chapter 39 of the General Laws. A special town meeting may 75 also convene upon petition in accordance with section 12 of said chapter 39. The town clerk shall 76 notify the town meeting members of the time and place at which representative town meetings 77 are to be held which shall be sent by mail at least 7 days before any town meeting. A majority of

the town meeting members shall constitute a quorum for doing business but a lesser number may organize temporarily for the purposes of adjourning such meeting to a time, date and place certain. All town meetings shall be open to the public. The town meeting members shall receive no compensation for service as town meeting members. Subject to such conditions as may be determined from time to time by the town meeting members, any voter of the town who is not a town meeting member may speak at any town meeting but shall not vote.

Section 2-4. moderator. A moderator shall be elected by ballot at each annual town
meeting and shall serve as moderator of all town meetings, except as otherwise provided by law,
until a successor is elected and qualified. If a moderator is absent, a moderator pro tempore may
be elected by the town meeting members in accordance with section 14 of chapter 39 of the
General Laws.

89 Section 2-5. members; Resignation. A town meeting member may resign by filing a 90 written resignation with the town clerk and such resignation shall take effect on the date of filing. 91 A town meeting member who moves out of the town shall cease to be a town meeting member 92 and a town meeting member who moves to another precinct may serve only until the next annual 93 town meeting. Any vacancy in town meeting membership caused by the resignation of a town 94 meeting member shall be filled by offering the position to the person getting the next highest 95 number of votes at the last election. If there is a tie, then the process to fill the vacancy shall be 96 by lottery. If the person who to the highest vote declines appointment, then the vacancy shall be 97 offered to the person who got the next highest vote or, if a lottery shall be held and if that person 98 declines or if there is no list of persons who got the next highest vote, then the vacancy shall be 99 filled by the precinct caucus, by ballot, by a majority of those present and voting for the 100 unexpired term. Upon written acceptance by a person so chosen, that person shall be deemed

elected, subject to the right of all town meeting members to judge the election and qualificationsof the members as set forth in this section this chapter.

Section 2-5A. members; Removal. A town meeting member who has missed 3
consecutive sessions of any town meeting may be removed by a 2/3 vote of the town meeting
members of that precinct that are present and voting at a meeting convened for that purpose.

106 Section 2-6. Votes; Petition. No affirmative vote, except a vote to adjourn or authorize 107 the borrowing of money in anticipation of receipt of taxes for the current year, passed at any 108 representative town meeting, shall be operative until after the expiration of 5 days from the date 109 on which the possibility of reconsideration of such vote has expired or become exhausted. If, 110 within such 5 days a petition, signed by not less than 5 per cent of the voters of the town, 111 containing their names and addresses as they appear on the list of voters, is filed with the 112 selectmen and asking that any questions involved in such vote be submitted to the voters of the 113 town, the selectmen shall forthwith call a special election for the purpose of presenting any such 114 question to the voters. The hours of voting shall be the same as at the previous annual town 115 election and all other election laws shall be applicable to that special election.

The question shall be stated upon the ballot in substantially the same language and form in which it was stated to the representative town meeting by the moderator as it appears from the records of the meeting in a form similar to the following:

"Shall this town vote to approve the action of the representative town meeting whereby it was voted on [insert date of meeting] to [insert full text of action taken by town meeting in the form in which it was stated to the town meeting by the moderator?]" Notwithstanding the preceding sentence, however, if the action taken by the representative town meeting would exceed more than 2 paragraphs of text on the ballot, the board of selectmen may direct town counsel to prepare a fair and concise description of the action to be included on the ballot and the full text shall be posted on the town's official bulletin board and on the town's official website.

127 Section 2-7. Finance committee. The moderator shall appoint a finance committee 128 consisting of 1 voter from each precinct and 3 additional voters at large who shall serve for three 129 (3) year terms; provided, however, that not more than 2 voters from any 1 precinct shall serve at 130 the same time on the finance committee. Matters referred to this committee shall be include all 131 questions pertaining to the appropriation or expenditure of money, the creation of debt, the 132 disposition of town property and all other questions affecting the town, for the purpose of 133 making recommendations, but this shall not prohibit the appointment of special committees to 134 investigate matters pertaining to the town or to execute work authorized by it. The finance 135 committee shall may consult with all departments, officers, employees, agents or committees of 136 the town and all such departments, officers, employees, agents and committees shall furnish such 137 information as they possess that may be required by the finance committee. The finance 138 committee may also examine all books, vouchers, papers and other instruments in the custody or 139 possession of any officer, employee, agent or committee of the town.

Section 2-8. Powers. The town shall have the capacity to act through and be bound by its town meeting members who shall, when convened from time to time as herein provided, constitute representative town meetings and such representative town meetings shall exercise exclusively all powers vested in the town. Action in conformity with all laws now or hereafter applicable to the transaction of town affairs in town meetings shall, when taken by any

representative town meeting in accordance with this charter, have the same force and effect as if such action had been taken in a town meeting open to all the voters of the town.

147 Section 2-9. Capital Improvements committee.

148 (a) There shall be a capital improvement committee to be appointed by the moderator 149 which shall consist of 5 registered voters for alternating 3 years each, beginning on the first day 150 of July following appointment and expiring 3 years thereafter. The town administrator and the 151 director of public works and, at the discretion of the moderator, 1 additional town employee or 152 official shall be ex-officio, nonvoting members of the committee. Any vacancy on the committee 153 arising otherwise than by expiration of term shall be filled for the remainder of the unexpired 154 term. If any member of the committee ceases to be a resident or voter of the town, that member 155 shall forthwith cease to be a member of the committee. The committee shall choose its own 156 officers.

157 (b) The committee shall study articles for proposed capital projects and 158 improvements involving major nonrecurring tangible assets and projects which: (i) are purchased 159 or undertaken at intervals of not less than 3 years; (ii) have a useful life of at least 3 years; and 160 (iii) cost over \$20,000.00. All officers, boards, departments and committees, including the board 161 of selectmen and school committee shall, by December 31 of each year, give to the committee, 162 on forms prepared by it, information concerning all anticipated projects requiring town meeting 163 action during the ensuing 6 years, including all capital improvement article requests for the 164 annual town meeting. The committee shall consider the relative need, impact, timing and cost of 165 these expenditures and the effect each will have on the financial position of the town.

(c) No appropriation shall be voted by town meeting for a capital improvement
requested by a department, board or commission unless the proposed capital improvement has
been submitted to the committee for consideration. The committee shall report its findings to the
finance committee as part of the finance committee's budget deliberations.

(d) The committee shall prepare an annual report recommending a capital
improvement budget for the next fiscal year and a capital improvement program, including
recommended capital improvements for the following 5 fiscal years. The report shall be
submitted to the town meeting for its consideration and approval. The board shall submit its
approved capital budget to the annual town meeting for adoption by the town or take any action
relative thereto.

Section 2-10. Conformance. To the extent that any provision of chapter 300 of the acts of
1927 is inconsistent any provision of this charter, the charter provision shall control.

178 Chapter 3

179 ELECTION OF TOWN OFFICIALS

180 Section 3-1. board of selectmen. The board of selectmen shall consist of 5 members
181 elected for alternating 3-year terms, with not more than 2 seats expiring in any 1 year.

Section 3-2. Other Elected. There shall be such other town officers, boards and committees serving for such terms as are now or hereafter provided for by law, by-law or vote of the town. The adoption of this charter shall not change the present officers, boards or committees or their powers, duties or terms of office except as expressly provided in this charter. Section 3-2A. Vacancies. An elective or appointive office shall become vacant upon the death, resignation or removal from office of the office holder in a manner authorized by law. Any vacancy in an office, committee or board, with the exception of the board of selectmen and town meeting members, originally filled by election shall be filled by a majority vote of the board of selectmen and the remaining members of the respective office, board or committee until the next annual election, at which time the vacancy shall be filled for the remainder of the unexpired term.

Any vacancy in an office, board or committee to which the holder was originally appointed shall be filled for the remainder of the unexpired term by any officials having the original power of appointment.

196 Section 3-3.

(a) Board of assessors; Powers and Duties. The elected board of assessors shall
annually make a valuation of all property, both real and personal, within the town in accordance
with law. It shall, except as expressly provided herein, have all the powers and duties given to
boards of assessors under the Constitution of the Commonwealth, the General Laws and any
other general or special law and such additional powers and duties as may be authorized by the
charter, by-laws or other town meeting vote. The board of assessors shall also provide policy
guidance to the assessing department in areas within its jurisdiction.

(b) Appointment of Full-Time or Part-Time Assistant Assessors. Full-time or parttime assistant assessors shall be appointed as provided in this subsection. The board of assessors
shall serve as a screening committee in accordance with clause 8 of subsection (a) of section 21
of chapter 30A of the General Laws and shall recommend to the town administrator not less than

208	3 finalists for appointment. The town administrator shall recommend to the board of selectmen,
209	in accordance with the subsection (c) of section 6-2, 1 such finalist for appointment. If the town
210	administrator chooses not to recommend any such finalist, the town administrator may direct the
211	board of assessors to conduct a new search.
212	Section 3-4.
213	(a) Board of Health. There shall be an elected board of health consisting of 3
214	members for terms of 3 years each, so arranged that the term of office of 1 member shall expire
215	each year.
216	(b) Powers and Duties. The board of health shall enforce all regulations and by-laws
217	relating to environmental control and shall annually submit, for the consideration of the town
218	meeting, such regulations and by-laws as it deems proper to accomplish its purposes including,
219	but not limited to, matters concerning noise abatement and the like, as provided in clause (22) of
220	section 21 of chapter 40 of the General Laws. The board of health shall be responsible for
221	advising the town administrator and board of selectmen on all matters relating to health issues.
222	The board of health shall, except as expressly provided herein, have all the powers and duties
223	given to a board of health under the Constitution of the Commonwealth, the General Laws and
224	any other general or special law and such additional powers and duties as may be authorized by
225	the charter, by-laws or other town meeting vote. The board of health may advise the health
226	department, when warranted, on all other matters.

(c) Appointment of Health Agent. The health agent shall be a person especially fitted
by education, training or previous experience to perform the duties of the office. The health
agent shall be appointed in manner provided in this subsection. The elected board of health shall

serve as a screening committee in accordance with clause 9 of subsection (a) of section 21 of chapter 30A of the General Laws and shall recommend to the town administrator not less than 3 applicants for appointment. Thereafter, the town administrator shall recommend to the board of selectmen, in accordance with subsection (c) of section 6-2, 1 such finalist for appointment. If the town administrator chooses not to recommend a finalist, the town administrator may direct the board of health to conduct a new search.

236 Section 3-5.

(a) Board of Library Trustees; Composition, Term of Office. There shall be an
elected board of library trustees which shall consist of 3 members for terms of 3 years each, so
arranged so that the term of office of 1 member shall expire each year.

(b) Powers and Duties. The board of library trustees shall have all the powers and
duties given to a board of library trustees under the Massachusetts constitution and the General
Laws and such additional powers and duties as may be authorized by the charter, by-law or other
town meeting vote. The board of library trustees may advise the library department, when
warranted, on all other matters.

(c) Appointment of Head Librarian. The head librarian shall be appointed as provided
in this subsection. The board of library trustees shall serve as a screening committee in
accordance with clause 8 of subsection (a) of section 21 of chapter 30A of the General Laws and
shall recommend to the town administrator not less than three (3) applicants for appointment.
Thereafter, the town administrator shall recommend to the board of selectmen, in accordance
with subsection (c) of section 6-2, 1 such finalist for appointment. If the town administrator

chooses not to recommend a finalist, the town administrator may direct the board of librarytrustees to conduct a new search.

253 Chapter 4

254 RECALL

Section 4-1. Process. This section providing for recall shall apply to all elected town
officials, regardless of length or term of office:

(a) Recall action may be commenced at any time after election to office, subject to
the limitations in subsection (l); provided, however, that recall shall not be initiated with respect
to any elected official if there are 3 months or less remaining in the term of office of the official
sought to be recalled.

(b) A minimum of 25 registered voters may file an affidavit, signed under oath or
before a notary public, containing their signatures and setting forth the name and office of the
elected official sought to be recalled and the specific reasons for the recall. At the time of filing,
1 signer shall be identified as the primary petitioner.

(c) After the board of registrars of voters has verified that at least 25 or more signatures on the affidavit are those of registered voters of the town, the town clerk shall, within 5 days after receipt of the affidavit, issue to the primary petitioner petition forms, in sufficient quantity, containing the name and office held by the elected official sought to be recalled, the names and addresses of the first 10 signers of the petition, the specific reasons for recall and the date and time that the petition forms were issued to the primary petitioner. (d) Recall petition forms shall be returned and filed with the board of registrars of
voters not later than 5:00 p.m. on the twentieth day following the date on which the town clerk
has issued petition forms; provided, however, that if such day is a Saturday, Sunday or legal
holiday, the petitions shall be filed on the next business day. The petitions so filed shall contain
the signatures of at least 15 per cent of the registered voters of the town, calculated as of the date
of the last town election.

(e) The board of registrar of voters shall certify the validity of the required number of
signatures, increased by one-fifth thereof to the extent additional signatures have been filed or
submitted, within 5 days after the last day fixed for filing the petition forms.

280 (f) Immediately after the certification pursuant to subsection (e), the board of 281 registrars of voters shall order that written notice be given to the official sought to be recalled, 282 such notice to be served in hand on that official or otherwise by a town constable or other 283 process server in hand or at the elected official's place of residence as shown on the official list 284 of voters and shall set forth the specific reasons given for the recall and shall also contain a 285 statement advising the official concerned of the official's right to tender a written resignation to 286 the town clerk within 7 calendar days after service of the written notice as provided in this 287 subsection.

(g) If the official sought to be recalled does not resign as provided in subsection (f),
the board of selectmen shall forthwith set a date for the recall election and the calling and
conduct of the election shall be in accordance with all General Laws relative to elections.

(h) A recall election shall be held on a date not less than 64 days or more than 90days from the date the board of selectmen called for the recall election. The polls shall be open

for recall election voting during the same hours as they were set for the most recent annual town election and the result shall be determined by a majority vote. In the event that the annual town election is scheduled to take place within 100 days of the date on which the board of registrars of voters certifies the recall petitions, the recall election shall be postponed until the date of such annual town election and the recall election may, at the discretion of the board of selectmen, appear on the ballot therefor or on a separate ballot.

(i) If the official sought to be recalled does not resign as provided in subsection (f),
the official shall continue to perform the duties of the official's office until the recall election and
shall, at the official's discretion, appear on the ballot as a candidate for the office which is the
subject of the recall election by notifying the town clerk in writing of the same. The recall
election shall take place notwithstanding any vacancy occurring prior thereto.

304 (j) The recall election ballot shall contain 2 propositions in the order indicated:

305 For the Recall of (Name of Official, Name of Office)

306 Against the Recall of (Name of Official, Name of Office)

307 (k) The recall election ballot shall also contain the names of the candidates nominated 308 as hereinbefore provided to fill a vacancy resulting from a vote for recall. If recall is voted under 309 subsection (j), the candidate receiving the greatest number of votes shall be deemed elected, or 310 reelected, to fill the remainder of the term of office subject to the recall election.

311 (1) A second recall against any elected town official shall not be initiated until at least312 6 months after the date of the first recall election.

313 Chapter 5

314 BOARD OF SELECTMEN

315 Section 5-1. Powers and Duties.

316 (a) Powers and Duties in General. The board of selectmen shall serve as the chief 317 policy making agency of the town and shall be responsible for the formulation and promulgation 318 of policy directives and guidelines to be followed by all town agencies serving under it. The 319 board of selectmen shall also be responsible for the development and promulgation of policy 320 guidelines for elected town officers and multiple member bodies not serving under the board, in 321 conjunction with those officers and bodies. The board of selectmen shall recommend to the town 322 meeting for approval, disapproval or other appropriate action each article presented in the 323 warrant. The recommendation shall be printed in the town meeting warrant, if then available, and 324 the town moderator shall, after a motion has been made on each article, request that the board's 325 recommendation be announced by a member of the board or its designated representative.

326 (b) Licensing Authority. The board of selectmen shall be the licensing board for the327 town and may issue licenses in accordance with the General Laws and town by-laws.

328 (c) Appointment Powers. The board of selectmen shall appoint a town administrator,
329 persons who to serve as representatives or delegates of the town to the governing or advisory
330 boards of regional or district authorities and such other town officials and members of multiple
331 member bodies as provided for in this chapter.

(d) Investigations. The board of selectmen may make, or authorize the town
administrator to make, investigations into the affairs of the town and the conduct of any town
agency. The report of the results of any such investigation shall be placed on file in the office of

335	the board of s	electmen and a report summarizing the results of any such investigation shall be
336	printed in the	next annual town report.
337	(e)	Contracts. The board of selectmen shall be the signatory authority for all contracts
338	within its juris	sdiction as provided for in the General Laws, town by-laws, by vote of the town
339	meeting or otl	nerwise.
340	Sectio	n 5-2. Appointments. The board of selectmen may appoint:
341	•	a town administrator, subject to chapter 6;
342	•	a conservation commission which shall consisting of 7 members who shall serve
343	for terms of 3	years;
344	•	the zoning board of appeals which shall consist of 5 regular members who shall
345	serve for term	ns of 5 years and 3 associate members who shall serve for terms of 2 years;
346	•	a council on aging as provided by by-law;
347	•	a cable television oversight committee;
348	•	constables;
349	•	an arts council;
350	•	a historical commission;
351	•	a building code board of appeals;
352	•	a harbor advisory board;
353	•	a recreation commission as provided in chapter 7;

354	• an affirmative action co	ommittee;
355	• a 4th of July committee	2;
356	• a Veteran's Day comm	ittee;
357	a Memorial Day comm	ittee;
358	• a War Memorial Schol	arship Fund committee;
359	• the board of registrars	of voters;
360	• a disability commission	1;
361	• an athletic field and fac	cilities advisory committee as provided in chapter 10; and
362	• any other committee no	ot referred to in this charter which the town meeting or the
363	board or the board of selectmen deem	s appropriate.
364	Chapter 6	
365	TOWN ADMINISTRATOR	
366	5 Section 6-1. Appointment; Qu	alifications; Term. The board of selectmen shall appoint a
367	town administrator from a list prepare	d by a screening committee. The board of selectmen shall
368	appoint the town administrator to serv	e for a renewable contract period not to exceed 5 years and
369	shall fix the compensation for the tow	n administrator annually within the amount appropriated
370	by the town meeting. The town admin	istrator shall be appointed solely on the basis of
371	demonstrated executive and administr	ative qualifications. The town administrator shall be a
372	2 person especially fitted by education,	training and previous experience in public or business

373	administration to perform the duties of the office. The town administrator need not be a resident
374	of the town. The town administrator shall not have served in an elective office in the town of
375	Swampscott government for at least 12 months prior to appointment, with the exception of
376	service as a town meeting member.
377	The town administrator shall devote full-time to the office and shall not hold any other
378	public office, elective or appointive, nor engage in any other business or occupation during such
379	service, unless such action is approved in advance and in writing by the board of selectmen.
380	The board of selectmen shall provide for a review of the job performance of the town
381	administrator twice in the first year of a new contract and annually thereafter which shall, at least
382	in summary form be, a public record.
383	Any vacancy in the office of the town administrator shall be filled as soon as possible by
384	the board of selectmen and, in the interim, the board of selectmen shall appoint a qualified town
385	administrative officer or employee to serve as a temporary town administrator to perform the
386	duties of the office. A temporary appointment shall not exceed 6 months but 1 renewal of the
387	temporary appointment may be approved by the board of selectmen to extend the temporary
388	appointment for a second 6 months. Compensation for the temporary town administrator shall be
389	set by the board of selectmen.

390 Section 6-2. Powers and Duties. The town administrator shall be the chief administrative
391 and financial officer of the town and shall be directly responsible to the board of selectmen for
392 the administration of all town affairs not specifically reserved to another elected body. The
393 powers and duties of the town administrator shall include, but not be limited to, the following:

(i) to supervise, direct and be responsible for the efficient administration of all functions
and activities for which the office of town administrator is given authority, responsibility or
control by the town charter, by-laws, by town meeting vote, by vote of the board of selectmen or
otherwise;

(ii) to attend all sessions of all town meetings and, at the request of a town meeting member or voter and at the discretion of the town moderator, provide an explanation of any warrant article and answer all questions which relate to warrant articles; provided, however, that the town administrator shall also provide appropriate information to town meeting including, for example, written summaries of town meeting warrant articles and such other information as the town administrator or the board of selectmen deems appropriate and helpful to inform town meeting;

405 (iii) to appoint, hire, remove and discipline, subject to the civil service law and any 406 applicable collective bargaining agreements, all nonschool department officials and nonschool 407 department employees for whom no other method of selection or discipline is provided in this 408 charter; provided, however, that notwithstanding the foregoing, the town administrator shall 409 recommend and the board of selectmen shall appoint, hire, remove and discipline, subject to the 410 civil service law and any applicable collective bargaining agreements, the following officials and 411 employees, which appointment, hire, discipline or removal shall become effective upon approval 412 of the majority of the members of the board of selectmen:

- superintendent/director of public works;
- 414 police chief;
- 415 fire chief;

416	•	assistant town administrator;
417	•	town accountant;
418	•	town clerk;
419	•	treasurer/collector;
420	•	town counsel and all other employees of that office;
421	•	Full-time and part-time assistant assessors;
422	•	head librarian;
423	•	harbormaster;
424	•	inspector of buildings;
425	•	veterans' agent;
426	•	health agent; and
427	•	town planner;
428	(iv) to	be entrusted with the administration of a town personnel system, except for the
429	school depart	ment, and including, but not limited to, personnel policies and practices, rules and
430	regulations, in	ncluding provisions for an annual employee performance review, personnel by-laws
431	and collective	bargaining agreements entered into by the town; provided, however, that the town
121		shall also memore and lease summer a mise satablishing the newspapel staffing

432 administrator shall also prepare and keep current a plan establishing the personnel staffing

433 requirements for each town department;

(v) to attend all regular and special meetings of the board of selectmen and other
meetings deemed appropriate by the board of selectmen unless unavailable for reasonable cause;
provided, however, the town administrator shall have a voice, but not a vote, in all of its
proceedings;

(vi) to assure that full and complete records of the financial and administrative activities
of the town are kept and to render as often as may be required by the board of selectmen, but at
least once each year, a full report of all town financial and administrative operations during the
period reported on, which report shall be made available to the public;

(vii) to keep the board of selectmen fully advised as to the needs of the town and shall
recommend to the board of selectmen and to other elected town officers and agencies for
adoption such measures requiring action by them or by the town meeting as the town
administrator may deem necessary or expedient;

(viii) to have full jurisdiction over the rental and use of all town facilities and property
except school property; provided, however, that the town administrator shall be responsible for
the maintenance and repair of all town buildings and facilities placed under the town
administrator's control by by-law or by vote of the town or otherwise;

450 (ix) to prepare and present each year a balanced annual operating budget for the town and
451 a proposed capital outlay program for the 5 fiscal years next ensuing in accordance with existing
452 by-laws;

453 (x) to assure that an inventory of property of the town, both real and personal, is kept,
454 including property within the jurisdiction of the school committee, in accordance with generally
455 accepted government accounting principles;

456 (xi) to negotiate all contracts involving any subject within the jurisdiction of the office of
457 town administrator, including contracts with town employees, except employees of the school
458 department, involving wages, hours and other terms and conditions of employment;

459 (xii) to be responsible for purchasing all supplies, materials and equipment for all 460 departments and activities of the town, but not including food for schools, school books and 461 other instructional materials, supplies and equipment unless otherwise specifically requested by 462 the school committee; provided, however, that the town administrator shall examine, or cause to 463 be examined, the quantity, quality and condition of all supplies, materials and equipment 464 delivered to or received by any town department, except schools; provided further, that the town 465 administrator shall be responsible for the disposal of all supplies, materials and equipment which 466 have been declared surplus by any town agency; and provided further, that the town 467 administrator, or the town administrator's designee, shall be the chief procurement officer for the 468 town;

469 (xiii) to see that all of the General Laws, the town charter, the town by-laws and the votes 470 of the town meeting and board of selectmen and other elected boards that the town administrator 471 has operational jurisdiction over, which require enforcement by the town administrator or other 472 officials subject to the direction and supervision of the town administrator, are faithfully 473 executed, performed or otherwise carried out;

474 (xiv) to inquire, at any time, into the conduct of the office or the performance of duties of
475 any official, employee, department, board, commission or other town agency, excluding schools;

476 (xv) to recommend to the board of selectmen, who are granted the authority to make such477 changes upon majority vote, the reorganization, consolidation or abolishment of town

departments or agencies serving under the supervision of the town administrator, in whole or in
part, to provide for new departments or agencies and to recommend a reassignment of powers,
duties and responsibilities among such departments or agencies so established or existing;

(xvi) to coordinate the activities of all town departments or agencies serving under the office of the town administrator and the board of selectmen with those under the control of other officials and multiple member bodies elected directly by the voters; provided, however, that for this purpose, the town administrator may require the persons so elected or their representatives, to meet with the town administrator at reasonable times for the purpose of effecting coordination and cooperation among all departments or agencies of the town; and

487 (xii) to perform any other duties as may be required to be performed by the town
488 administrator by by-law, administrative code, vote of the town meeting or vote of the board of
489 selectmen or otherwise.

490 Section 6-3. Acting town administrator.

(a) Temporary Absence. By letter filed with the town clerk, the town administrator
shall recommend a qualified town administrative officer or employee who, with the approval of
the board of selectmen, shall exercise the powers and perform the duties of town administrator
during a temporary absence. During a temporary absence, the board of selectmen shall not
revoke such designation until at least 10 working days have elapsed, whereupon it may appoint
another qualified town administrative officer or employee to serve until the town administrator
shall return.

498 (b) Vacancy. Any vacancy in the office of town administrator shall be filled as soon499 as possible by the board of selectmen but, pending such regular appointment, the board of

selectmen shall appoint a qualified town administrative officer or employee to perform the dutiesof the office on an acting basis.

(c) Powers and Duties. The powers of a temporary or acting town administrator under
subsections (a) and (b) shall be limited to matters not admitting of delay and shall include
authority to make temporary, emergency appointments or designations to town office or
employment but not to make permanent appointments or designations.

506 Section 6-4. Removal and Suspension.

507 (a) The board of selectmen may, by a vote of at least 4 of its members, terminate and508 remove, or suspend, the town administrator in accordance with this section.

(b) The board of selectmen shall adopt a preliminary resolution of removal by at least 4
of its members which shall state the reasons for removal. The preliminary resolution may
suspend the town administrator for a period not to exceed 45 days. A copy of the resolution shall
be delivered in hand or by certified mail, return receipt requested, to the town administrator.

(c) Within 5 days after receipt of the preliminary resolution, the town administrator may request a public hearing by filing a written request for therefor with the board of selectmen. The hearing shall be held at a meeting of the board of selectmen not later than 30 days and not earlier than 20 days after the request is filed. The town administrator may file a written statement responding to the reasons stated in the resolution of removal with the board of selectmen provided that the written statement is received at the office of the board of selectmen more than 48 hours in advance of the public hearing.

520	(d) If the town administrator does not request a public hearing, the board of selectmen
521	may, by the affirmative vote of at least four 4 of its members, not less than 10 days and not more
522	than 21 days following the delivery of the preliminary resolution to the town administrator, adopt
523	a final resolution of removal, which may be made effective immediately. If the town
524	administrator requests a public hearing, the board of selectmen may, by the affirmative vote of at
525	least four 4 of its members within 10 days following the close of the public hearing, adopt a final
526	resolution of removal, which may be made effective immediately. Failure to adopt a final
527	resolution of removal within the time periods as provided in this subsection shall nullify the
528	preliminary resolution of removal and the town administrator shall, at the expiration of that time,
529	immediately resume duties of the office. The town administrator shall continue to receive full
530	pay and benefits until the adoption of a final resolution by the board of selectmen.
531	(e) The action of the board of selectmen in suspending or removing the town
532	administrator shall be final.
533	Section 6-5. Appointment of town administrator; Qualifications.
534	(a) Upon the occurrence of a vacancy in the office of the town administrator, a
535	screening committee shall be established for the purpose of soliciting, receiving and evaluating
536	applications for the position of town administrator.
537	The screening committee shall consist of 5 persons, 1 of whom shall be a member or a
538	designee of the board of selectmen, the school committee and the finance committee and 2 of
539	whom shall be elected town meeting members appointed by the town moderator. A person
540	named as a designee of any aforementioned members may, but need not be, members of the
541	agency from which they are designated. Appointments made by the town moderator shall be

542 made last in time in order that in making appointments the town moderator may, insofar as it 543 may be feasible to do so, appoint persons who will broaden the membership base of the 544 committee to be most representative of the demographic and occupational base of the town.

If in the sole judgment of the screening committee there are no candidates deemed acceptable, then the screening committee shall report to the board of selectmen and request that the advertising and solicitation process be reinstituted. The screening committee may employ a professional search firm to aid in this process, subject to funding, but all final decisions shall be made by the screening committee except that the search firm shall not be required to forward applications to the screening committee that the search firm deems unqualified for the position. The screening committee shall have full access to the relevant files of the search firm.

Not more than 90 days following the date on which the screening committee meets to organize, the screening committee shall submit to the board of selectmen the names of not less than 3 and not more than 5 persons whom it believes to be best suited to perform the duties of the office of town administrator. The board of selectmen may, upon request by a majority vote of the screening committee, grant an extension of the 90-day period, such extension not to exceed 30 days. The board of selectmen may grant only 3 such 30-day extensions.

Within 30 days following the date the list of nominees is submitted to it, the board of selectmen shall choose, by the affirmative vote of at least 3 of its members, 1 of the nominees to serve as town administrator. If the board of selectmen does not select one of the finalists submitted, the process shall commence again beginning with the advertising of a vacancy and solicitation of candidates. 563 Upon the appointment of a town administrator, the screening committee established564 hereunder shall be discharged.

565 (b) Town Administrator Qualifications - Until such time as the town meeting may 566 act, by by-law, to establish different qualifications for the office, the town administrator shall 567 have:

(i) at least a Master's degree from a recognized, accredited college or university in a
relevant discipline;

570 (ii) a Bachelor's degree from a recognized, accredited college or university and 3
571 additional years of experience may; or

(iii) served full time as an administrative officer of a city or town for not less than 3 years
or have demonstrated executive, management and administrative qualifications and be fitted by
education, training and previous experience in the public or private sector.

575 Chapter 7

576 RECREATION COMMISSION

577 Section 7-1. Establishment and Composition. There shall be a recreation commission

578 which shall consist of 7 voters of the town who shall be appointed by the board of selectmen for

terms of 3 years.

580 Chapter 8

581 FINANCE AND FISCAL PROCEDURES

582 Section 8-1. Fiscal Year. The fiscal year of the town shall begin on the July 1 and shall
583 end on the June 30 unless another period is required by the General Laws.

584 Section 8-2. School committee Budget. Submission to town administrator - The budget 585 for the ensuing fiscal year as adopted by the school committee shall be submitted to the town 586 administrator in sufficient time, but not later than February 15, to enable the town administrator 587 to consider the effect of the school department's requested appropriation upon the total town 588 operating budget which is required to be submitted under this charter.

589 Section 8-3. Finance committee. The finance committee shall perform its responsibilities590 as provided in section 2-7.

591 Section 8-4. Submission of Budget and Budget Summary. Within the time fixed by by-592 law, before the town meeting is to convene, the town administrator, after consultation with the 593 board of selectmen, shall submit concurrently to the board of selectmen and the finance 594 committee a proposed town operating budget for the ensuing fiscal year with an accompanying 595 budget summary and supporting analysis. The proposed operating budget, summary and 596 supporting analysis shall be based, in part, on annual departmental appropriation requests 597 received by the town administrator, who shall provide copies of the same within7 days after 598 receipt thereof, to the finance committee. Complete copies of the proposed operating budget 599 shall be available for examination by the public. The board of selectmen shall by a majority vote 600 approve a balanced budget and submit the budget to the finance committee not later than the 601 March 1 for the ensuing fiscal year.

602 Section 8-5. Budget Summary. The budget summary prepared by the town administrator603 shall explain the budget for all town departments, both in fiscal terms and in terms of work

programs. It shall describe important features of the budget, indicate any major variations from
the current year in financial policies, expenditures and revenues, together with the reasons for
such variations, summarize the town's debt position and include such other materials as the town
administrator deems desirable or as the board of selectmen may reasonably require.

608 Section 8-6. The Budget. The proposed operating budget shall provide a complete 609 financial plan for all town funds and activities for the ensuing fiscal year. The budget shall 610 include supplemental information showing in detail all estimated income from the proposed 611 property tax levy and other sources and all proposed expenditures, including debt service, for the 612 following year. Supplemental information shall be arranged to show the actual and estimated 613 income and expenditures for the previous, current and ensuing fiscal years and shall indicate in 614 separate sections:

(i) proposed expenditures for current and new operations during the ensuing fiscal year,
detailed by town department and position in terms of work programs, and the method of
financing such expenditures; and

(ii) proposed capital expenditures for current operations during the ensuing fiscal year,
detailed by town department, and the proposed methods of financing each such capital
expenditure, the estimated surplus revenue and free cash at the end of the current fiscal year and
estimated balances in any special accounts established for specific purposes.

Section 8-7. Action on the Budget. Action by town meeting - Upon receipt of the
proposed operating budget approved by the board of selectmen, the finance committee may
review, investigate and amend the proposal as it deems necessary and appropriate. The finance
committee budget proposal, as amended, shall be placed before town meeting for its approval,

626 subject to further amendments from the floor. Supplemental budget information including, but 627 not limited to, the budget summary, income and expense projections and program descriptions 628 shall also be available to town meeting for its approval. Supplemental budget information shall 629 not be subject to town meeting approval. 630 Section 8-8. Intentionally Omitted. 631 Section 8-9. Approval of Warrants. The town administrator shall be the chief fiscal 632 officer of the town. Warrants for the payment of town funds prepared by the town accountant in 633 accordance with the General Laws shall be submitted to the town administrator. The approval of 634 any such warrant by the town administrator shall authorize payment by the town treasurer but, in 635 the event of an absence of the town administrator or a vacancy in the office of town 636 administrator, the board of selectmen shall approve all warrants. 637 Section 8-10. Annual Financial Forecast. The town administrator shall report to the board

of selectmen, the Finance committee, and the School committee no later than November 15 of
 each year and present a financial forecast for the next fiscal year detailing anticipated revenues,
 transfers and expenditures.

641 Section 8-11. Five-Year Budget Plan. The town administrator shall submit as
642 supplemental information to town meeting a five-year budget plan detailing anticipated revenues
643 and expenditures, including, without limitation, a five-year capital budget identifying future
644 capital expenditures and providing a prioritized list of town capital needs as recommended by the
645 town administrator.

646 Chapter 9

647 INTENTIONALLY OMITTED

648 Chapter 10

649 ATHLETIC FIELD AND FACILITIES ADVISORY COMMITTEE

650 Section 10-1. Creation. There shall be an athletic field and facilities advisory committee 651 which shall be appointed by the board of selectmen. The advisory committee shall provide 652 recommendations to the board of selectmen and the town administrator concerning the use, 653 maintenance and upkeep of the town's athletic fields and facilities, excluding school-owned 654 property. The recommendations may include possible alternative and supplemental funding 655 sources. The size and membership of the committee shall be determined by the board of 656 selectmen; provided, however, that the recreation director and director of public works shall be 657 ex-officio members to the committee; and provided further, that a member of the recreation 658 commission, as designated by the recreation commission, shall be a voting member of the 659 committee. The membership of the committee shall include, to the extent possible, 660 representatives of athletic groups of different types, ages and genders, and others with relevant 661 backgrounds in the design, care and maintenance of athletic fields and facilities.

662 Chapter 11

663 CONTINUATION OF GOVERNMENT; EXISTING LAWS, SEVERABILITY AND664 TRANSITION

665 Section 11-1. Continuation of Government. All town agencies shall continue to perform 666 their duties until reappointed, reelected or until successors to their respective positions are duly appointed or elected or until their duties have been transferred and assumed by another townagency in accordance with this charter.

669	Section 11-2. All other special acts, by-laws, rules and regulations for the town of
670	Swampscott which are not inconsistent with this charter shall remain in full force.
671	Section 11-3. Severability. The provisions of this charter shall be severable. If any
672	provision of the charter is held invalid by the final judgment of a court of competent jurisdiction,
673	the other provisions shall not be affected thereby. If the application of the charter or any of its
674	provisions to any person or circumstances is held invalid by the final judgment of a court of
675	competent jurisdiction, the application of the charter and its provisions to other persons and
676	circumstances shall not be affected thereby.
677	SECTION 7. On the effective date of this act and notwithstanding chapter 119 of the acts
678	of 1949, the trustees of the World War II Memorial Fund established pursuant to section 1 of
679	said chapter 119 shall become the trustees of the Swampscott War Memorial Scholarship Fund
680	for the administration of the fund and shall have the same responsibilities and the same terms of
681	office as the trustees of the World War II Memorial Fund shall have had.
682	SECTION 8. This act shall take effect upon passage.