The Commonwealth of Massachusetts

HOUSE OF REPRESENTATIVES, January 31, 2022.

The committee on Municipalities and Regional Government to whom was referred the petition (accompanied by bill, House, No. 4292) of Sheila C. Harrington (by vote of the town) relative to the charter of the town of Townsend, reports recommending that the accompanying bill (House, No. 4371) ought to pass [Local Approval Received.]

For the committee,

LORI A. EHRLICH.

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Second General Court (2021-2022)

An Act approving the Townsend Special Act Charter.

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. The Townsend Home Rule Charter, originally adopted at the Town Election
2	in 1999, on file with the Office of the Archivist of the Commonwealth, as subsequently
3	amended, is hereby repealed and replaced.
4	SECTION 2. The following shall be the Townsend Special Act Charter:
5	Article 1
6	Incorporation; Short Title; Powers
7	Section 1-1 Incorporation
8	The inhabitants of the Town of Townsend within the corporate limits as established by
9	law shall continue to be a body corporate and politic with perpetual succession under the name
10	"Town of Townsend".
1 1	

11 Section 1-2 Short Title

12	This instrument shall be known and may be cited as the Townsend Special Act Charter.
13	Section 1-3 Powers of the Town
14	Subject only to express limitations on the exercise of any power or function by a
15	municipality in the constitution or laws of the Commonwealth, it is the intent and the purpose of
16	the voters of Townsend to secure through the adoption of this Charter all of the powers it is
17	possible to secure for a municipal government under the constitution and laws of the
18	Commonwealth.
19	Section 1-4 Division of Powers
20	The administration of all the fiscal, prudential and municipal affairs of the town shall be
21	vested in an executive branch headed by a Selectboard. The legislative powers of the Town shall
22	be vested in a Town Meeting open to all registered voters.
23	Section 1-5 Construction
24	The powers of the Town of Townsend under this Charter to be construed liberally in its
25	favor and the specific mention of any particular power is not intended to limit in any way the
26	general powers of the Town of Townsend stated in section 1-3.
27	Section 1-6 Intergovernmental Relations
28	Subject to the applicable requirements of any provision of the Constitution or Statutes of
29	the Commonwealth, the Town of Townsend may exercise any of its powers or perform any of its
30	functions and may participate in the financing thereof, jointly or in cooperation by contract of
31	otherwise, with any one (1) or more states or civil divisions or agencies thereof or the United
32	States government or any one (1) or more agencies thereof.

33	Article 2
34	Legislative Branch
35	Section 2-1 Open Town Meeting
36	The legislative powers of the Town shall be vested in a Town Meeting open to all
37	registered voters.
38	Section 2-2 Presiding Officer
39	All session of the Town Meeting will be presided over by a Moderator elected as
40	provided in Article 3. At the Annual Town Meeting the Moderator shall appoint a Deputy
41	Moderator subject to ratification by the Town Meeting. The Deputy Moderator shall serve as
42	acting Moderator in the temporary absence or disability of the Moderator. The Deputy Moderator
43	shall while presiding at Town Meeting session have all the powers and duties of the Moderator
44	but shall have no other powers or duties of the Moderator. In the absence of the Moderator and
45	the Deputy Moderator, the Town Clerk will act as Moderator until Town Meeting elects a
46	Temporary Moderator, Article 3, Section 3-4.
47	Section 2-3 Committees
48	(a) Finance Committee – There shall be a Finance Committee appointed by the
49	Moderator in accordance with the Town Bylaw and the laws of the Commonwealth.
50	(b) Capital Planning Committee – There shall be a Capital Planning Committee with
51	members appointed in accordance with the Town Bylaw and the laws of the Commonwealth.
52	Section 2-4 Annual Town Meeting

53	The Annual Town Meeting shall be held on such date or dates as may from time to time
54	be fixed by Town Bylaw.
55	Section 2-5 Special Town Meetings
56	Special Town Meetings shall be held at the call of the Selectboard as such times as they
57	deem necessary, or desirable to transact the legislative business of the Town in an orderly
58	manner. Special Town Meetings may also be held on the petition of two hundred (200) or more
59	registered voters, in accordance with the procedures made available by the laws of the
60	Commonwealth.
61	Section 2-6 Warrants
62	Every Town Meeting shall be called by a Warrant issued by the Selectboard, which shall
63	state the time and place at which the meeting is to convene and, by separate Articles, the subject
64	matter be acted upon. The publication and posting of the Warrant for every Town Meeting shall
65	be in accordance with Massachusetts General Law and the Town Bylaw.
66	Section 2-7 Initiation and Inclusion of Warrant Articles
67	(a) Initiation – The Selectboard shall receive at any time all petitions which request
68	submission of any manner to the Town Meeting, which are filed by any elected Town Official,
69	any multiple member Town Body acting by a majority of its members, any ten (10) registered
70	voters for the Annual Town Meeting or a petition of one hundred (100) voters for a Special
71	Town Meeting.
72	A registered voter may request at a regular meeting of the Selectboard that a matter be

73 placed on the Town Meeting Warrant in lieu of a written petition. The Selectboard may, at its

discretion, accept the request and place it on the warrant under its sponsorship, or it may refuse
and request that the matter be submitted by a written petition of the required number of
registered voters.

77 (b) Inclusion – The Selectboard shall include on the Annual Town Meeting Warrant all 78 matters which were submitted in accordance with Town Bylaw for the submission of Articles. 79 When a Special Town Meeting is to be called, the Selectboard shall give public notice of the 80 Special Town Meeting at a posted Selectboard meeting and it may cause additional public notice 81 to be given pursuant to the laws of the Commonwealth or Town's Bylaw in any form it deems 82 necessary. Any and all public notices shall include the date of the close of the Warrant. The 83 Selectboard shall include on a Special Town Meeting Warrant the subject matter of all petitions 84 which are received in its office in accordance with the date and time set by the Selectboard for 85 the close of the Warrant.

86

Section 2-8 Availability of Town Officials

Every Town Agency shall designate at least one (1) representative to attend all session of Town Meeting in which Warrant Articles pertinent to that Town Agency are or may be taken up, for the purpose of providing information to the Meeting pertinent to the Articles. If a person designated as a representative is not a Town resident, they shall notwithstanding, be allowed to speak to provide the meeting with pertinent information.

92 Section 2-9 Clerk of the Meeting

93 The Town Clerk shall serve as clerk of the Town Meeting, recording all votes and shall
 94 preserve as public records all proceedings of the Town Meeting sessions, give notice of all

adjourned sessions thereof, and perform such duties in connection therewith as may be providedby Town Bylaw, this Charter, or the laws of the Commonwealth.

97 If at a Town Meeting the office of Town Clerk is vacant, the Moderator shall appoint a
98 clerk pro tempore. In the event of the unavoidable absence of the Town Clerk, the Town Clerk
99 shall designate a substitute, if the Town Clerk fails to name a substitute, then the Moderator shall
100 also be empowered to appoint a clerk to pro tempore.

101 Section 2-10 Rules of Procedure

102 The Town Meeting shall be run in accordance with the accepted edition of the book 103 "Town Meeting Time." Town Meeting may, by Town Bylaw, establish and from time to time 104 amend, revise or repeal rules governing Town Meeting. A procedural change would become 105 effective in governing the next Annual and succeeding Town Meetings following the procedural 106 change.

107 Article 3

108 Elected Officials

109 Section 3-1 In General

(a) Elective Offices – The officed to be filled by the ballot vote shall be the Selectboard,
Town Moderator, Town Clerk, Board of Assessors, Board of Health, Planning Board, Board of
Water Commissioners, Board of Library Trustees, North Middlesex Regional School Committee
Representatives, Cemetery and Parks Commissioners, Recreation Commissioners, Trustees of
Soliders' Memorials, Amanda Dwight Entertainment Fund, Townsend Housing Authority, James
H. Tucker Fund (members elected at Town Meeting) and such other regional authorities,

districts, or committees as may be required by law of the Commonwealth or local, inter-local orregional agreements.

118 (b) Eligibility – Any registered voter shall be eligible to hold any elective town office.

- 119 (c) Town Election The Annual Town Election shall be held according to Bylaw.
- (d) Compensation Elected town officials shall receive such compensation for their
 services as may be appropriated annually for such purpose.

(e) Coordination – Notwithstanding their election by the registered voters, the town
officers named in this section shall be subject to the call of the Selectboard at reasonable times
for consultation, conference and discussion on any matter relating to their respective offices.

125 (f) Filling of Vacancies

126 (1)Multiple Member Bodies – If there is a vacancy in a body consisting of two (2) or more members, other than the Selectboard and unless under the terms of a will or other trust 127 128 where some other provisions is made, the remaining members shall immediately give written 129 notice to the Selectboard and in addition to the public by posting the vacancy and its description 130 on the town bulletin board and utilizing the official notice posting method under the Open 131 Meeting Law, each for at least (10) days. A notice of five (5) business days shall be posted of a 132 joint meeting between the Selectboard and the remaining members of the body to fill the 133 vacancy. The appointment will be made by vote and carried by a simple majority. This 134 appointment will run until the next town election. If notice is not given within thirty (30) days 135 following the date of the vacancy, after a notice of five (5) business days the Selectboard shall 136 fill the vacancy without participation of the remaining members of the multiple member body.

137	(2) Selectboard – If there is a failure to elect or a vacancy occurs and six (6) months
138	or more will elapse before the next annual town election, the remaining members of the
139	Selectboard shall, forthwith, call a special election to fill the vacancy. If a vacancy occurs and
140	more than three (3) months but less than six (6) months will elapse before the next annual town
141	election the Selectboard may call a special election, however, upon receipt by petition of two
142	hundred (200) or more registered votes of Townsend remaining members of the Selectboard will
143	forthwith call a special election.
144	(g) Recall Election Procedures – Recall elections shall be conducted as provided pursuant
145	to Chapter 27 of the Acts of 1995 and the laws of the Commonwealth not in conflict therewith.
146	Section 3-2 Selectboard
147	(a) Composition and Term of office –
148	A Selectboard, three (3) members elected for three (3) years each, arranged so that the
149	term of one (1) member expires each year.
150	The composition of the Board may change from three (3) to five (5) members as
151	determined by a two-thirds vote of an Annual Town Meeting, provided that such vote is ratified
152	by the voters of the Town at the next Annual Town Election. A five (5) member Board would
153	have three (3) year overlapping terms, so arranged that as nearly an equal number of members as
154	possible shall expire each year.
155	(b) Power and Duties –
156	The executive powers of the Town shall be vested in a Selectboard, which shall be
157	deemed the chief executive office of the Town. The Selectboard shall have all of the executive

158 power possible to have and to exercise in accordance with the Constitution, the laws of the 159 Commonwealth, the Charter and the Bylaws of the Town of Townsend. These powers shall also 160 be extended to any trusts granted to the Selectboard. The Selectboard shall be responsible for the 161 formulation and promulgation of policy directives and guidelines to be followed by all Town 162 Agencies serving under it and, in conjunction with other elected multiple member bodies to 163 develop and promulgate policy guidelines designed to bring the operation of all Town Agencies 164 into harmony. Nothing in this section shall be construed to authorize any member of the 165 Selectboard, nor a majority of such members, to become involved in the day-to-day 166 administration of any Town Agency, including direction or supervision of department heads and 167 staff. It is in the intention of this provision that the Selectboard shall act through the adoption of 168 policy guidelines that are to be implemented by officers and employees appointed by or under its 169 authority. The Selectboard shall assign a liaison to each multiple member body.

(c) Licensing Authority – The Selectboard shall be licensing authority for the Town and shall have power to issue licenses as otherwise authorized by law, to make all necessary rules and regulations regarding the issuance of such licenses and to attach conditions and to impose restrictions on any such license it may issue as it deems to be in the public interest, and to enforce all laws, rules and regulations relating to all businesses for which it issues any licenses.

- 175 (d) Appointment Authority
- 176 (1) Town Employees –

Except as otherwise provided for hereinafter, the Selectboard shall appoint Townemployees as provided by statue or Charter.

179 (2) Multiple Member Bodies –

180 Except as otherwise provided for hereinafter, the Selectboard shall appoint multiple181 member bodies as provided by statute or Charter.

182 (3) Other Appointments –

The Selectboard shall appoint other multiple member bodies the functions of which do not involve direct operating responsibilities, but which are primarily policy making or advisory in nature or required law. Unless some other provision is expressly made by law, the Selectboard shall also appoint other individuals who are to serve as representatives of the Town to the governing or advisory bodies of area, regional, or district authorities. Personal contracts hereunder shall be limited to three (3) years; provided, however, that all such contracts shall be subject to applicable provisions of the Massachusetts General Laws, which shall control.

190 (e) Investigations

The Selectboard may make investigations and may authorize the Town Administrator to investigate the affairs of the Town and the conduct of any Town Agency including any doubtful claims against the Town. The report of the results of such investigation shall be placed on file in the office of the Selectboard and a report summarizing the results of such an investigation shall be printed in the next annual Town Report.

196 (f) Screening Committee

197 Unless otherwise specified by Town Bylaw, there shall be a Screening Committee to198 support the transparent selection of candidates for the following positions

- 199 -Town Administrator
- 200 -Police Chief

201 -Fire Chief

202	The Screening Committee shall be appointed by the Selectboard and include any number
203	and combination of qualified professionals, town residents and town employees.
204	Section 3-3 Moderator
205	(a) Composition and Term of Office
206	A Moderator elected for a three (3) year term.
207	(b) Power and Duties
208	The Town Moderator shall have the powers and duties given that office by the laws of the
209	Commonwealth, the Charter, Town Bylaw, Regional Agreement, or other Town Meeting vote.
210	Section 3-4 Town Clerk
211	(a) Composition and Term of Office
212	A Town Clerk elected for a three-year term.
213	(b) Powers and Duties
214	The Town Clerk shall be the keeper of vital statistics for the Town. The Town Clerk shall
215	be the custodian of the Town Seal, shall administer the oath of office to all persons elected or
216	appointed to any Town office and shall issue such licenses and permits as are required By-law to
217	be issued by the Town Clerk. The Town Clerk shall supervise and manage the conduct of all
218	elections and all other manners relating to elections. The Town Clerk shall be the clerk of the
219	Town Meeting, keep its records and in the absence of the Moderator and the Deputy Moderator

220	shall preside pending the election of a temporary Moderator by Town Meeting vote. The Town
221	Clerk shall have such other powers and duties as given by the laws of the Commonwealth, the
222	Charter, Town Bylaws and by other Town Meeting vote.
223	Section 3-5 Assessors
224	(a) Composition and Term of Office
225	A Board of Assessors consisting of three members elected for a three (3) year term each,
226	arranged so that one (1) term expires each year.
227	(b) Powers and Duties
228	The Board of Assessors shall have all the powers and duties given to Boards of Assessors
229	by the laws of the Commonwealth, the Charter, Town Bylaw or by other Town Meeting vote.
230	Section 3-6 Board of Health
231	(a) Composition and Term of Office
232	A Board of Health consisting of three (3) members elected for a three (3) year term each,
233	arranged so that one (1) term expires each year.
234	(b) Powers and Duties
235	The Board of Health shall be responsible for the formulation and enforcement of rules
236	and regulations concerning public health. The Board shall have all the powers and duties given to
237	Boards of Health under the laws of Commonwealth, the Charter, Town Bylaw or other Town
238	Meeting vote.

239	Section 3-7 Planning Board
240	(a) Composition and Term of Office
241	A Planning Board consisting of five (5) members elected for a five (5) year term each,
242	arranged so that the term of one (1) member expires each year.
243	(b) Powers and Duties
244	The Planning Board shall have all the powers and duties given to Planning Boards by the
245	laws of the Commonwealth, the Charter, Town Bylaw or other Town Meeting vote.
246	Section 3-8 Water Commissioners
247	(a) Composition and Term of Office
248	A Board of Water Commissioners consisting of three (3) members elected for a three (3)
249	year term each, arranged so that the term of one (1) member expires each year.
250	(b) Powers and Duties
251	The Board of Water Commissioners shall have all the powers and duties as defined by
252	special agreement voted on September 16, 1933, pursuant to Chapter 391 of the Acts of 1920 and
253	the laws of the Commonwealth not in conflict therewith, as well as those set forth in M.G.L. c.
254	41, Section 69B, accepted by the Town by vote at the Town Meeting on May 9, 2017.
255	Section 3-9 Library Trustees
256	(a)Composition and Term of Office

257	A Board of Library Trustees consisting of five (5) members elected for three (3) year
258	overlapping terms, so arranged that the terms of as nearly equal number of members as possible
259	shall expire each year.
260	(b) Powers and Duties
261	The Board of Library Trustees shall be responsible for the governance of the free public
262	library. The Board of Library Trustees, in accordance with the provisions of the gift or bequest
263	shall administer all money and property that the Town may receive for library purposes by gift or
264	bequest. The Board of Library Trustees shall have all the powers and duties given to Library
265	Trustees by the laws of the Commonwealth, the Charter, Trust Agreements, Town Bylaw or
266	other Town Meeting vote.
267	Section 3-10 North Middlesex Regional School Committee
268	(a) Composition and Term of Office
269	The composition and term of office of members of the North Middlesex Regional School
270	Committee shall be defined in accordance with the North Middlesex Regional School District
271	Agreement, as amended.
272	(b) Powers and Duties
273	The North Middlesex Regional School Committee members shall have all the powers and
274	duties as defined by Regional Agreement, as amended.
275	Section 3-11 Cemetery and Parks Commission
276	(a) Composition and Term of Office

Three (3) commissioners elected for a three (3) year term each, arranged so that the term of one (1) member expires each year.

(b) Powers and Duties

(1) As Cemetery Commissioners they shall have general charge of and superintendence
of all the public burial grounds within Town and of any lands set aside by the Town for
Cemetery purposes. The Cemetery Commissioners shall have all the powers and duties given to
Cemetery Commissions by the laws of the Commonwealth, and any additional powers or duties
as provided by the Charter, By-law, Trust Agreements, or other Town Meeting vote.

(2) As Park Commissioners they shall have general charge and superintendence of all
public parks. They may improve and make rules and regulations for Public Parks. The Parks
Commissioners shall have all the powers and duties given to Parks Commissioners by the laws
of the Commonwealth, the Charter, Trust Agreements, Town Bylaw or other Town Meeting
vote.

- 290 Section 3-12 Recreation Commission
- 291 (a) Composition and Term of Office

A Recreation Commission consisting of five (5) members elected for a three (3) year term each, arranged so that the terms of as nearly an equal number of members shall expire each year.

295 (b) Powers and Duties

296 The Recreation Commission shall be responsible for the development, operation,

297 scheduling and coordination of recreation programs for the town. The Commission shall have all

the powers and duties as may be provided by the laws of the Commonwealth, the Charter, TownBylaw or other Town Meeting vote.

- 300 Section 3-13 Trustees of Soldiers' Memorials 301 (a) Composition and Term of Office 302 A committee consisting of five (5) positions elected for a three (3) year term each, 303 consisting of three (3) veterans and two (2) non-veterans, arranged so that the terms of as nearly 304 an equal number of members shall expire each year. 305 (b) Powers and Duties 306 The Trustees of Soldiers' Memorials shall have all the powers and duties as may be 307 provided by the laws of the Commonwealth. 308 Section 3-14 Amanda E. Dwight Entertainment Fund 309 (a) Composition and Term of Office 310 Three (3) Trustees elected for a three (3) year term each, arranged so that the term of one 311 (1) member expires each year. 312 (b) Powers and Duties 313 The Trustees of the Amanda E. Dwight Trust shall have all the powers and duties as 314 defined by the Amanda E. Dwight Trust Agreement as established by the town of September 28, 315 1928.
- 316 Section 3-15 Townsend Housing Authority

317 (a) Composition and Term of Offic

There shall be a Townsend Housing Authority the composition of which is in accordance with MGL.

- 320 (b) Powers and Duties
- 321 The Housing Authority shall make studies of the housing needs of the town and shall
- 322 provide programs to make available low-income housing for families and the elderly of low
- 323 income. The Housing Authority shall have all the powers and duties given to Housing
- 324 Authorities by the laws of the Commonwealth.
- 325 Section 3-16 James H. Tucker Trust Fund Committee
- 326 (a) Composition and Term of Office
- There shall be a James H. Tucker Trust Fund Committee consisting of three (3) West
 Townsend Village residents elected at the Annual Town Meeting.
- 329 (b) Powers and Duties
- 330The James H. Tucker Trust Fund Committee shall act in accordance with the bequest for
- the sole purpose to keep the curbing, gravestones, and monuments in good order, including the
- installation and maintenance of fencing as necessary.
- 333 Article 4
- 334 Town Administrator
- 335 Section 4-1 Appointment; Qualification; Term

336 The Selectboard shall appoint a Town Administrator for a term of up to three (3) years, 337 which term or portion thereof may be renewed. With the exception of the limit on term described 338 directly above, or any other requirements of local, state or federal law to the contrary the terms 339 affecting the appointment, termination of appointment, renewal or non-renewal of such 340 appointment shall be set forth and subject to a mutually agreed upon contract. Nothing contained 341 in this section shall grant tenure to the Town Administrator. The Selectboard shall fix the 342 compensation for such person, annually, within the amount appropriated by the Town. The Town 343 Administrator shall be appointed solely on the basis of demonstrated executive and 344 administrative qualifications. The Town Administrator shall be a person especially fitted by 345 education, training and or previous experience in public administration to person the duties of the 346 office as outlined in the job description. Education requirements include a minimum of a 347 Bachelor's Degree (Masters preferred) with sufficient experience administrating similar sized 348 communities (Commonwealth of MA preferred).

The Town Administrator need not be a resident of the Town at the time of appointment or at any time during the period of such service. The Town Administrator shall not have served in an elective position in Town government for at least twelve months prior to appointment. The Town may from time to time establish, by Town Bylaw, such additional qualifications as seem necessary and appropriate. The Town Administrator shall not hold any other public office in Townsend except as allowed by Massachusetts General Law.

Annual Review: The Selectboard shall provide for an annual review of the job performance of the Town Administrator which shall, at least in summary form, be a public record. This review shall reflect the Town Administrator's performance of duties as listed in the approved job description and goals and objective developed by the Selectboard. 359

Section 4-2 Powers and Duties

The Town Administrator shall be the chief administrative officer of the Town, directly responsible for the Selectboard for the administration of all Town affairs for which the office of Town Administrator is given responsibility by or under this Charter. The words "chief administrative officer" shall refer to the person responsible for administrative management of governmental operations. The powers and duties of the Town Administrator shall include, but are not intended to be limited to, the following:

(a) 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 this Charter, by Town Bylaw, by Town Meeting vote, or by vote of the Selectboard as
consistent with Massachusetts General Law.

370 (b) To see that the personnel policies and practices, rules and regulations are equally 371 administered for all Town employees. If a union or other employment contract differs from the 372 general policies, the Town Administrator shall see that there are administered according to the 373 collective bargaining agreement or contract, respectively, with the exception of the Town 374 Administrator's contract which will be overseen and administered by the Selectboard.

375 (c) To attend all regular and special meetings of the Selectboard, unless unavailable for
376 reasonable cause, and shall have a voice, but no vote, in all proceedings.

377 (d) To keep the Selectboard fully advised at a public meeting or in writing as to the needs
378 of the Town and all Town Agencies, all applicable state and federal agencies and to make
379 appropriate recommendations to the Selectboard of actions required to address matters of
380 concern.

(e) To prepare the budgets which fall directly under the Selectboard. To oversee the
budgets for the Town Agencies which fall directly under the Selectboard, and in addition the
Town Administrator will present to the Selectboard the budgets of elected Town Agencies and
the Capital Plan in such a manner that the Selectboard have an understanding of the total budget.
The Town Administrator will also work with other Town Agencies, including but not limited to
the Finance Committee, the Accountant, the Assessor and the Treasurer, to develop a plan for the
funding of appropriations.

(f) To be the chief procurement office for the town, in accordance with Massachusetts
General Laws, and to appoint such assistant procurement officers as provided in Massachusetts
General Laws.

(g) To see that all the provisions of the Laws of the Commonwealth, this Charter, Town
Bylaw, other votes of Town Meeting, and votes of the Selectboard which require enforcement by
the Town Administrator or other officers subject to the direction and supervision of the Town
Administrator, are faithfully executed, performed or otherwise carried out.

395 (h) To inquire, at any time, into the conduct and operation of any office or the
 396 performance of any Town Agency officer or employees under the jurisdiction of the Selectboard.

- 397 (i) To attend all sessions of all Town Meetings and to be prepared to answer all questions
- raised by voters which relate to warrant articles and to matters over which the Town
- 399 Administrator exercises any supervision.
- 400 (j) To coordinate the activities of all Town Departments serving under the Town
- 401 Administrator and the office of the Selectboard with those under the control of other officers and
- 402 multiple member bodies elected directly by the registered voters. For this purpose, the Town

Administrator shall have the authority to require the person so elected, or their representatives to
meet with the Town Administrator, at reasonable times, for the purpose of effecting coordination
and cooperation among all Town Agencies.

406 (k) To perform any other duties that are required to be performed by the Town
407 Administrator by Town Bylaws, Administrative Code, Charter, vote of the Town Meeting or
408 votes of the Selectboard.

(1) Work with the Selectboard to develop long-range goals and objectives for the Town,
including keeping the board informed on the long-range needs of the Town and proactively
suggesting best practices for the Town. The words "best practices" shall mean procedure(s) that
have been shown by research and/or experience to produce optimal results and that are generally
established as standard(s) suitable for widespread adoption.

414 Section 4-3: Delegation of Authority

415 The Town Administrator may authorize any subordinate officer or employee to exercise

416 any power or perform any function or duty which is assigned to the office of Town

417 Administrator, provided, however, that all sets performed under any such delegation shall at all

418 times be deemed to be the acts of the Town Administrator.

419 Section 4-4: Interim Town Administrator

A vacancy in the office of town administrator shall be filled as soon as possible by the
Selectboard, but, pending permanent appointment by the Selectboard, the Selectboard shall
appoint a qualified person to perform the duties of the Town Administrator on a temporary basis.
The Interim Town Administrator shall have all the duties and responsibilities of the Town

424	Administrator. In the case of vacancies, the qualifications and educational requirements as
425	described in 4-1 shall be maintained unless waived by the Selectboard. Compensation for such
426	person shall be set by the Selectboard.
427	Article 5
428	Administrative Organization
429	Section 5-1 Administration of Government
430	The organization of the town into operating agencies for the provision of services and the
431	administration of the government shall be accomplished through either of the methods provided
432	in this article.
433	(a) Bylaws – Subject only to express prohibitions in a general law or the provisions of
434	this Charter, the Town Meeting may, by Town Bylaw, reorganize, consolidate, create, merge,
435	divide or abolish any Town Agency, in whole or in part; establish such new Town Agencies as it
436	deems necessary or advisable, determine the matter of selection, the term of office and prescribe
437	the functions of all such entities; provided, however, that no function assigned by this Charter to
438	a particular Town Agency may be discontinued, or unless this Charter specifically so provides,
439	assigned to any other.
440	(b) Administrative Code – The Town Administrator, after consultation with the
441	Selectboard, may from time to time prepare and submit to the Town Meeting plans of
442	organization or reorganization which establish operating divisions for the orderly, efficient or
443	convenient conduct of the business of the town.

Whenever the Town Administrator prepares such a plan the Selectboard shall hold one (1) or more public hearings on the proposal giving notice by publication in a local newspaper, which notice shall describe the scope of the proposal and the time and place at which the hearing will be held, not less than seven (7) nor more than fourteen (14) days following said publication. Following such public hearing, the proposal, which may have been amended subsequent to the public hearing, shall be submitted to the Town Meeting by an appropriate warrant article.

An organization or reorganization plan shall become effective at the expiration of sixty (60) days following the date of adjournment of the Town Meeting at which the proposal is approved, by a majority vote. The Town Meeting may vote only to approve or to disapprove the plan and may not vote to amend or to alter it.

454 The Selectboard may, through the administrative code, and subject only to express 455 prohibitions in a general law, or this Charter, reorganize, consolidate or abolish any Town 456 Agency, in whole or in part; establish such a new Town Agencies as is deemed necessary to the 457 same extent as in provided in section 5-1 (a), above, for Town Bylaws; and for such purpose 458 transfer the duties and powers, and, so far as in consistent with the use for which the funds were 459 voted by the town, transfer the appropriation of one Town Agency to another; provided, however 460 that no function assigned by this Charter to a particular Town Agency may be discontinued or, 461 unless this Charter specifically so provides, assigned to any other.

462 Section 5-2 Publication of Administrative Code and Personnel Plan

463 For the convenience of the public, the administrative code and any amendments thereto464 shall be printed as an appendix to, but not an integral part of the Bylaws of the Town of

465 Townsend. The personnel and staffing plan as prepared by at the Selectboard shall be published466 annually in the town report.

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Section 5-3 Removals and Suspensions

468 Any appointed officer, member of a multiple member body or employee of the town, not 469 subject to the provisions of the state civil service law, or covered by the terms of a collective 470 bargaining agreement or employment contract, which provides a different method, and whether 471 appointed for a fixed or an indefinite term, may be suspended or removed from office, without 472 compensation, by the appointing authority for Cause. The term Cause shall include, but not be 473 limited to the following: incapacity or inability to complete assignments in a timely manner on a 474 routine basis in accordance with principals of reasonable care; neglect, namely failure to perform 475 the duties of the position in a reasonably competent manner or failure to satisfy performance 476 standards; chronic absenteeism, insubordination, conduct unbecoming the office, gross 477 negligence, willful misconduct, willful dereliction of duty, embezzlement, fraud against the 478 Town, or conviction of a felonious act in office. Any appointed officer, member of a multiple 479 member body or employee of the town may be suspended from office by the appointing 480 authority to be necessary to protect the interests of the town. However, no suspension shall be for 481 more than fifteen (15) days. Suspension may be simultaneous with removal process and shall not 482 interfere with the rights of the individual under the removal procedure given below.

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The appointing authority when removing any such officer, member of a multiple member body or employee of the town shall act in accordance with the following procedure: (a) A written notice of the intent to remove and a statement of the cause or causes
therefore shall be delivered in hand, or by registered mail or certified mail, return receipt
requested, to the last known address of the person sought to be removed.

(b) Within five (5) days following delivery of such notice the officer, member of a
multiple body or employee of the town may request a public hearing to be convened within thirty
(30) days of the request, unless extended by agreement, at which such person may be represented
by counsel, shall be entitled to present evidence, call witnesses and to question any witness
appearing at the hearing.

493 (c) Between one (1) and ten (10) days after the public hearing is adjourned, or if the 494 officer, member of a multiple member body or employee of the town fails to request a public 495 hearing, between six (6) and fifteen (15) days after delivery of the notice of intent to remove, the 496 appointing authority shall take final action, either removing the officer, member of a multiple 497 member body or employee of the town or notifying such person that the notice is rescinded. 498 Failure of the appointing authority to take any action within the time periods as stated in this 499 section shall be deemed to be rescinded of the original notice and the officer, member of a 500 multiple member body or employee shall, forthwith, be reinstated.

501Notwithstanding any other provisions of this Charter to the contrary or any other502requirements of local, state or federal law to the contrary, a decision not to renew any503employment contract of appointment for a fixed term shall not be construed as a dismissal,504require a hearing, or trigger the removal procedures required by this section.

505 This section shall not be applicable to any appointed officer, member of a multiple 506 member body or employee of the town covered by civil service, a collective bargaining

507 agreement or employment contract. In that case, notwithstanding any other provision of this 508 Charter to the contrary or any other requirements of local, state or federal law to the contrary, the 509 requirements of civil service collective bargaining agreement or employment contract shall 510 prevail and govern the process and requirements for suspension, removal or non-renewal. 511 Section 5-4 Procedures Governing Multiple Member Bodies 512 (a) Meetings 513 All multiple member bodies shall meet regularly at such times and places within the town 514 as they may by their own rules prescribe. Except in cases of emergency, special meetings of any 515 multiple member body shall be held on the call of respective chairman or by one-third of the 516 members thereof by suitable written notice delivered to the residence or play of business of each 517 member at least forty-eight (48) hours in advance of the time set. A copy of the said notice shall 518 also be posted on the town bulletin board(s). Special meetings of any multiple member body 519 shall also be called within one (1) week after the date of at the filing with the Town Clerk of a 520 petition signed by at least fifty (50) voters and which states the purpose or purposes for which 521 the meeting is to be called. 522 (b) Agendas 523 Before any meetings of a multiple member body is to be held, an agenda containing all

524 items which are scheduled to come before the multiple member body at the meeting shall be 525 posted as required by law.

526 (c) Rules and Minutes

527	Each multiple member body shall determine its own rules and order of business unless
528	otherwise provided by this Charter or by-law and shall provide for keeping minutes of its
529	proceedings. These rules and minutes shall be public records, and copies shall be placed on file
530	in the office of the Town Clerk and for the convenience of the public, kept available for public
531	inspection in the office of the Town Clerk.
532	(d) Voting
533	Except on procedural matters all votes of all multiple member bodies shall be taken by a
534	call of the roll and the vote of each member shall be recorded in the minutes, provided, however,
535	that if the vote is unanimous only that fact needed be recorded.
536	(e) Quorum
537	A majority of the members of the multiple member body then in office shall constitute a
538	quorum, except where otherwise provided by law, but a smaller number may adjourn from time
539	to time and may compel the attendance of absent members in the manner and subject to the
540	penalties prescribed by the rules of the multiple member body.
541	(f) Filling of Vacancies
542	Whenever a vacancy shall occur in the membership of an appointed multiple member
543	body the remaining members shall forthwith given written notice of such vacancy to the
544	Selectboard appointing authority. If, at the expiration of forty-five (45) days following the
545	delivery of such notice, the Selectboard appointing authority has not appointed some person to
546	fill the vacancy the remaining members of the multiple member body shall fill such vacancy for
547	the remainder of any unexpired term by majority vote of the remaining members. The Town

548 Clerk and the Selectboard appointing authority shall be notified in writing when the vacancy in549 filled.

550 (g) Composition of Multiple Member Bodies

All multiple member bodies when established shall be composed of an odd number of members. Whenever the terms of office of a multiple member body are for more than one (1) year such terms of office shall be so arranged that as nearly an equal number of terms as is possible will expire each year.

555 Section 5-5 Notice of Vacancies

556 Whenever a vacancy occurs in any town office, position or employment, or whenever by 557 reason of a pending retirement or expiration of a fixed term a vacancy can be anticipated, the 558 appointing authority shall forthwith cause public notice of such vacancy to be posted on the town 559 bulletin board for not less than ten (10) days. Such notice shall contain a description of the duties 560 of the office, position or employment and a listing of necessary or desirable qualifications, to fill 561 the office, position or employment. No permanent appointment to fill such office, position or 562 employment shall be effective until fourteen (14) days following the date such notice was posted 563 to permit reasonable consideration of all applicants. This section shall not apply to positions 564 covered by the civil service law and rules or if in conflict with the provisions of any collective 565 bargaining agreement.

566 Section 5-6 Loss of Office, Excessive Absence

567 If any person appointed to serve as a member of a multiple member body shall fail to 568 attend four (4) or more consecutive meetings, or one-half or more of all meetings of such body

569	held in one (1) calendar year, the remaining members of the multiple member body may, by a
570	majority vote of the remaining members of such body, declare the office to be vacant, provided,
571	however, that not less than ten (10) days prior to the date said votes is scheduled to be taken the
572	body has given in hand, or mailed, by registered or certified mail, return receipt requested, notice
573	of such proposed or pending vote to the last known address of such person.
574	Section 5-7 Terms of Office
575	With the exception of employees covered by personal service contracts or union contracts
576	and notwithstanding any other provisions of this Charter which might appear to be to the
577	contrary, whenever a person after having served for an initial term of years in a full time
578	appointed town office is reappointed to the same office to succeed themselves, such
579	reappointment shall be for an indefinite term not subject to further periodic reappointment, but
580	subject to removal and/or suspension in accordance with the procedures in section 5-3 of this
581	Charter.
582	Article 6
583	Finance and Fiscal Procedures
584	Section 6-1 Fiscal Year
585	The fiscal year of the Town shall begin on the first day of July and shall end of the last
586	day of June, unless the laws of the Commonwealth require another period.
587	Section 6-2 Submission of Budget and Budget Message
588	Within the time fixed by Town Bylaw, before the Annual Town Meeting is to convene,
589	the Town Administrator, after approval of the Selectboard, shall submit to the Finance

590	Committee a proposed operating budget for the Town Agencies for which the Selectboard are
591	responsible for the ensuring fiscal year with an accompanying budget message and supporting
592	documents. Additionally, elected officials shall submit to Town Administrator, the Selectboard
593	and the Finance Committee a proposed operating budget for the ensuing fiscal year with an
594	accompanying budget message and supporting documents.
595	Section 6-3 Budget Message
596	The budget message of the Selectboard shall explain the budget for all Town Agencies.
597	Section 6-4 Town Budget
598	The proposed operating budget shall provide a complete financial plan for all town funds
599	and activities for the ensuing fiscal year. The presentation of the budget shall utilize modern
600	concepts of fiscal presentations required by Massachusetts General Law and Department of
601	Revenue regulations so as to furnish maximum information and the best financial control.
602	Section 6-5 Approval of Warrants
603	The Selectboard shall be the chief fiscal officer of the town. Warrants for the payment of
604	town funds prepared by the Town Accountant in accordance with the provisions of the laws of
605	the Commonwealth shall be submitted to the Town Administrator for review.
606	Article 7
607	General Provisions; Definitions; Periodic Review
608	Section 7-1 Charter Changes

609	This Charter may be replaced, revised or amended in accordance with any procedures
610	made available under the state constitution and by statutes enacted to implement the said
611	constitutional provisions.
612	Section 7-2 Severability
613	The provisions of this Charter are severable. If any provisions of this Charter is held
614	invalid, the other provisions shall not be affected thereby. If the application of this Charter of any
615	of its provisions to any person or circumstance is held invalid, the application of this Charter and
616	its provisions to other persons and circumstances shall not be affected thereby.
617	Section 7-3 Specific Provisions to Prevail
618	To the extent that any specific provisions of this Charter shall conflict with any
619	provisions expressed in general terms, the specific provisions shall prevail.
620	Section 7-4 Number and Gender
621	Words importing the singular number may extend and be applied to several persons or
622	things; words importing the plural number may include the singular; words importing the
623	feminine gender shall include the masculine gender; words importing the masculine gender shall
624	include the feminine gender.
625	Section 7-5 Rules and Regulations
626	A copy of all rules and regulations adopted by any Town Agency shall be filed in the
627	office of the Town Clerk before any such rule or regulation shall become effective, and copies
628	shall be made available for review by any person who requests such information. No rule or

regulation adopted by any Town Agency shall become effective until ten (10) days following thedate it has been so filed in the office of the Town Clerk.

631 Section 7-6 Periodic Review, Charter and Town Bylaws

632 (a) Charter Review – At least once in every ten (10) years, the Selectboard shall establish 633 a special committee to consist of nine (9) members for the purpose of reviewing this Charter and 634 to make a report, with recommendations, to the town meeting concerning any proposed 635 amendments which said committee may determine to be necessary or desirable. The Committee 636 shall consist of nine (9) members appointed as follows; the Selectboard, the Planning Board, the 637 Council on Aging and the Board of Library Trustees, shall each appoint one (1) person, the 638 Finance Committee shall appoint two (2) person and three (3) persons shall be appointed by the 639 Town Moderator. Persons appointed by the said Town Agencies may, but need not, be members 640 of the Town Agency by which they are appointed. The Committee shall meet to organize 641 forthwith following the final adjournment of the Annual Town Meeting.

642 (b) Bylaw Review – The Selectboard shall at five (5) year intervals, in each year ending 643 in three (3), or in eight (8) cause to be prepared by a special committee appointed for that 644 purpose, a proposed revision or recodification of all Town Bylaws of the town which shall be 645 presented to the Town Meeting for reenactment at the Annual Town Meeting in the year 646 following the year in which the said committee is appointed. The said committee in its final or in 647 an interim report shall include recommendations for such substantive change in Town Bylaws as 648 it deems necessary or advisable. The review of Town Bylaws shall be in conjunction with town 649 counsel, or, by special counsel retained for that purpose. Subsequent to enactment by the Town 650 Meeting, copies of the revised Town Bylaws shall be forwarded to the Attorney General of the

651	Commonwealth per Massachusetts General Law for approval and they shall be otherwise
652	published, all as required by the copies of the revised Town Bylaws shall be made available for
653	distribution to the public.
654	Section 7-7 Continuation of Government
655	All Town Agencies shall continue to perform their duties until reappointed, reelected, or
656	until successors to their respective positions are duly appointed or elected, or their duties have
657	been transferred and assumed by another Town Agency in accordance with the provisions of this
658	Charter.
659	Section 7-8 Definitions
660	Unless another meaning is clearly apparent from the manner in which the word is used,
661	the following words as used in this Charter shall have the following meanings:
662	(a) Charter – The word "Charter" shall mean this Charter and any amendments to it
663	which may hereafter be adopted.
664	(b) Days – The word "days" shall refer to business days, not including Saturdays,
665	Sundays and legal holidays when the time is set less than seven (7) days; when the time set is
666	seven (7) days or more, every day shall be counted.
667	(c) Emergency – The word "emergency" shall mean a sudden, unexcepted, unforeseen
668	happening, occurrence, event or condition which necessitates immediate action.
669	(d) General Laws – The words "general laws" shall mean Law of the Commonwealth
670	which apply alike to all cities and towns, to all towns, or to a class of municipalities of which
671	Townsend is a member.

672	(e) Laws of the Commonwealth – The words "Laws of the Commonwealth" shall refer to
673	the General Laws of Massachusetts (Massachusetts General Law (MGL)), a codification and
674	revision of statues enacted on December 22, 1920, and including all amendments thereto
675	subsequently adopted.
676	(f) Local Newspaper – The words "local newspaper" shall mean a newspaper (regardless
677	of media) of general circulation in the Town of Townsend.
678	(g) Majority Vote – The words "majority vote" shall mean a majority of those present
679	and voting, provided that a quorum of the body is present when the vote is taken, unless a higher
680	number is required by law.
681	(h) Multiple Member Body – The words "multiple member body" shall mean any town
682	body consisting of two (2) or more persons and whether styled board, commission committee,
683	subcommittee, or otherwise and however elected or appointed or otherwise constituted.
684	(j) Town – The word "Town" shall mean the Town of Townsend
685	(k) Town Agency – The words "Town Agency" shall mean any board, commission,
686	committee, department division or office of the town government.
687	(l) Town Bulletin Board – The words "town bulletin board" shall mean the official Town
688	webpage posting and the bulletin board at the town hall on which official town notices are posted
689	and those at other locations within which may from time to time designated as town bulletin
690	boards by by-law, or by vote of the Selectboard and as required by Massachusetts General Law.
691	(m) Registered Voter(s) – The words "registered voter(s)" shall mean a person registered
692	to vote in the Town of Townsend.

693 SECTION 3. This act shall take effect upon its passage.