SENATE No. 2798

The Commonwealth of Massachusetts

PRESENTED BY:

Marc R. Pacheco

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 providing for a revised charter for the city of Taunton.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Marc R. Pacheco	First Plymouth and Bristol
Carol A. Doherty	3rd Bristol
Patricia A. Haddad	5th Bristol
Norman J. Orrall	12th Bristol

SENATE DOCKET, NO. 3070 FILED ON: 3/29/2022

SENATE No. 2798

By Mr. Pacheco, a petition (accompanied by bill, Senate, No. 2798) of Marc R. Pacheco, Carol A. Doherty, Patricia A. Haddad and Norman J. Orrall (with approval of the mayor and city council) for legislation to provide for a revised charter for the city of Taunton. Municipalities and Regional Government. [Local approval received]

The Commonwealth of Massachusetts

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

An Act providing for a revised charter for the city of Taunton.

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 following shall be the charter of the city of Taunton:

2 Preamble

3 We, the people of Taunton, in order to ensure the rights and liberties of the people and to

4 establish guiding principles for the operation of our local government, do adopt this Charter.

5 We envision and expect a local government that represents all individuals, supports 6 vibrant neighborhoods, provides essential services, establishes quality schools, ensures safe and 7 secure homes, celebrates diversity, supports local businesses, promotes community participation, 8 and cares for those in need.

9 It is the intent of the people that this Charter will facilitate responsible management and 10 use of public resources, enhance voter participation in an engaged citizenry, promote equality,

11	inclusivity, and respect for all in the community, and secure ethical, transparent and responsive
12	leadership.
13	Article 1
14	INCORPORATION; SHORT TITLE; DEFINITIONS.
15	Section 1-1 INCORPORATION.
16	The inhabitants of the city of Taunton, within the territorial limits established by law,
17	shall continue to be a municipal corporation, a body corporate and politic, under the name "city
18	of Taunton".
19	Section 1-2 SHORT TITLE.
20	This act shall be known and may be cited as the city of Taunton Charter.
21	Section 1-3 DIVISION OF POWERS.
22	The administration of the fiscal, prudential and municipal affairs of the city, with the
23	government thereof, shall be vested in an executive branch headed by a mayor and a legislative
24	branch consisting of a municipal council. The legislative branch shall never exercise any
25	executive power and the executive branch shall never exercise any legislative power.
26	Section 1-4 POWERS OF THE CITY.
27	Subject only to express limitations on the exercise of any power or function by a
28	municipal government in the Constitution of the Commonwealth or the Massachusetts General
29	Laws, it shall be the intention and the purpose of the voters of the city through the adoption of
30	this charter to secure for themselves and their government all of the powers it is possible to

secure as fully and completely as though each such power were specifically and individuallyenumerated in this charter.

33 Section 1-5 CONSTRUCTION.

The powers of the city of Taunton under this charter shall be construed liberally in favor of the city and the specific mention of any particular power shall not limit the general powers of the city as stated in Articles 1 to 4, inclusive.

37 Section 1-6 INTERGOVERNMENTAL RELATIONS.

Subject only to express limitations in the Constitution of the Commonwealth and the Massachusetts General Laws, the city may exercise any of its powers or perform any of its functions and may participate in the financing thereof, jointly or in cooperation, by contract or otherwise, with the Commonwealth or any of its agencies or political subdivisions or with the United States government or any of its agencies or with any tribal or sovereign governments or subdivisions thereof.

44 Section 1-7 DEFINITIONS.

The following words shall have the following meanings unless the context clearlyrequires otherwise:

47 "Business day", any day on which Taunton city hall is open for the citizens of Taunton to48 conduct routine business.

49 "Charter", this charter and any adopted amendments to it. AN ACT PROVIDING FOR A
50 REVISED CHARTER FOR THE CITY OF TAUNTON.

51 "City", the city of Taunton.

52 "City agency", a multiple-member body and any departments, divisions and offices of the53 city.

54 "Day", the 24-hour period of time extending from 12:00 midnight and to 11:59 P.M.

55 "Municipal council", the entire authorized complement of the municipal council,
56 notwithstanding any vacancy that might exist.

57 "City officer", when used without further qualification or description, a person having
58 charge of an office , division or department of the city who, in the exercise of the powers or

59 duties of that position, exercises some portion of the sovereign power of the city.

60 "Department director", the head or chief of any city department, including the city
61 solicitor and assistant city solicitors and including the commissioner and supervisors of divisions
62 of the department of public works.

- 63 "Domicile", the place at which a person has been physically present and that the person
 64 regards as home; a person's true, fixed, principal, and permanent home.
- 65 "Emergency", a sudden, unexpected and unforeseen happening, occurrence or condition66 that necessitates immediate action or response.
- 67 "Majority vote", a majority of the members of a deliberative body, irrespective of68 absences or vacancies.
- 69 "Measure", an ordinance, order, resolution or other vote or proceeding adopted, or that
 70 might be adopted, by the municipal council or the school committee.

71	"Multiple-member body", any board, commission, committee, subcommittee or other
72	body consisting of not less than 2 persons, whether elected, appointed or otherwise constituted;
73	provided, however, that "multiple-member body" shall not include the municipal council or the
74	school committee.
75	"Quorum", a majority of all members of a multiple-member body unless some other
76	number is required by law or by ordinance.
77	"Voters", the registered voters of the city of Taunton.
78	Article 2
79	EXECUTIVE BRANCH.
80	Section 2-1 MAYOR: QUALIFICATIONS; TERM OF OFFICE; PROHIBITIONS.
81	(a) Mayor, Qualifications. The chief executive officer of the city shall be a mayor who
82	shall be elected by the voters of the city at large. Any voter shall be eligible to hold the office of
83	mayor. If the mayor is no longer domiciled within the city, the office shall immediately be
84	deemed vacant and filled in the manner provided in section 2-10. The mayor shall devote full
85	time to the office and shall not hold any other elected or appointed city office.
86	(b) Term of Office. The term of office of the mayor shall be 4 years beginning on the first
87	Monday of January following the city election at which the mayor was chosen and shall continue
88	until a successor is qualified, unless that day falls on a holiday, in which event, the term of office
89	shall begin on the next day. No person shall be elected to the office of mayor for more than 3
90	consecutive 4-year terms.

91 (c) Prohibitions. The mayor shall not hold any other city office or city employment for 92 which a salary or other emolument is payable from the city treasury. No former mayor shall hold 93 any compensated appointed city office or city employment until 1 year following the date on 94 which the former mayor's term of office as mayor has terminated. Nothing in this subsection 95 shall prevent a city officer or employee who has vacated a position in order to serve as mayor 96 from returning to the same office or position of city employment held at the time the position 97 was vacated; provided, however, that no such person shall be eligible for any other municipal 98 position until at least 1 year after the termination of service as mayor. Nothing in this subsection 99 shall apply to persons covered under the leave of absence provisions of section 37 of chapter 31 100 of the General Laws.

101

Section 2-2 EXECUTIVE POWERS; ENFORCEMENT OF ORDINANCES.

102 The executive powers of the city shall be vested solely in the mayor and shall only be 103 exercised by the mayor personally or through the several city agencies under the general 104 supervision and control of the mayor. The mayor shall cause this charter, the laws, ordinances 105 and other orders for the government of the city to be enforced and shall cause a record of all 106 official acts of the executive branch of the city government to be kept. The mayor shall have 107 authority to singly approve payroll and vendor warrants. The mayor shall exercise general 108 supervision and direction over all city agencies unless otherwise provided by law or by this 109 charter. Upon the request of the mayor, a city agency shall immediately furnish to the mayor any 110 information or materials as the mayor may request and as the needs of the office of mayor and 111 the interest of the city may require. The mayor shall supervise, direct and be responsible for the 112 efficient administration of all city activities and functions placed under the control of the mayor 113 by law or by this charter. To assist the mayor in performing official duties, the mayor may

114 employ assistants, fix their salaries and determine their duties. The mayor may create additional 115 positions by executive order, subject to appropriation by the municipal council. The mayor shall 116 be responsible for the efficient and effective coordination of the activities of all city agencies 117 and, for this purpose may, consistent with law, call together for consultation, conference or 118 discussion at reasonable times all persons serving the city, whether elected directly by the voters, 119 appointed by persons elected directly by the voters or otherwise. The mayor shall be a member 120 of every appointed multiple-member body of the city by virtue of the office. As an ex officio 121 member, the mayor may attend any meeting of an appointed multiple-member body of the city at 122 any time, including executive sessions, to participate in the discussions, make motions and 123 exercise every other right held by a regular member of such body, except for the right to vote.

124

Section 2-3 APPOINTMENTS BY THE MAYOR AND DEPARTMENT DIRECTORS.

125 The mayor shall appoint, subject only to the confirmation of such appointments by the 126 municipal council under section 3-8, all city officers and department directors and the members 127 of multiple-member bodies for whom no other method of appointment or selection is provided 128 by this charter. All appointments to multiple-member bodies shall be in accordance with section 129 2-11. Upon the expiration of the term of a member of a multiple-member body, a successor shall 130 be appointed in like manner. The mayor shall fill a vacancy for the remainder of the unexpired 131 term of an appointed member of a multiple-member body. All persons classified as city officers 132 shall assist in collective bargaining on behalf of the city and shall not be eligible to be in any 133 union notwithstanding any collective bargaining agreement to the contrary, but shall receive 134 standard employment contracts that shall be effective until the end of a specific fiscal year that 135 shall be stated in each contract and each contract shall contain a for-cause provision with respect 136 to discipline and termination but reappointment shall be at the discretion of the mayor.

137 Appointment of division directors of public works shall be made by the commissioner of public 138 works, subject to the approval of the mayor; reappointment shall be at the discretion of the 139 commissioner of public works, subject to the approval of the mayor. The mayor is not authorized 140 to recognize department directors as a member of any collective bargaining unit or group and 141 shall immediately withdraw any such recognition and shall issue individual contracts in 142 accordance with this section. Department directors shall, subject to the consent of the mayor, 143 appoint, promote and discipline all assistants, subordinates and other employees of the agency 144 for which that person is responsible. All appointments and promotions made by the mayor shall 145 be made on the basis of merit and fitness demonstrated by examination, past performance or by 146 other evidence of competence and suitability. Each person appointed to fill an office or position 147 shall be a person especially fitted by education, training and/or previous work experience to 148 perform the duties of the office or position for which the person is chosen. All appointments 149 made by the mayor within the final 90 days of the mayoral term, or if the mayor vacates the 150 office before the expiration of the term, shall be considered temporary appointments under 151 section 2-5.

152

Section 2-4 REMOVAL OR SUSPENSION OF CERTAIN OFFICIALS.

(a) City officers and department directors. The mayor may remove or suspend any city officer or department director appointed by the mayor, subject any existing employment contract, as provided in this section. The mayor shall deliver a written statement to the city officer or department director as further specified in this section and shall forthwith report such action and the reasons therefor to the municipal council. The written statement shall set forth in precise detail the specific reasons for the removal or suspension. The written statement shall be delivered in hand or by certified mail, postage prepaid, to the last known address of the city

officer or department director or by electronic mail. The city officer or department director may make a written reply by filing a reply statement with the city clerk not more than 10 business days after the date the statement of the mayor has been delivered ; provided, however, that the reply shall have no effect upon the removal or suspension unless the mayor shall so determine. The decision of the mayor in suspending or removing a city officer or a department director shall be final and all authority and responsibility for such suspension or removal shall be vested solely in the mayor.

167 (b) Other city employees. Unless some other procedure is specified in a relevant 168 collective bargaining agreement or by civil service law, a department director may suspend or 169 remove any assistant, subordinate or other employee of the agency for which the department 170 director is responsible. The decision of the department director to suspend or remove an 171 assistant, subordinate or other employee shall be subject to review by the mayor. A person for 172 whom a department director has determined a suspension or removal is appropriate may seek 173 review of such a determination by filing a petition for review, in writing, with the office of the 174 mayor not more than 10 days following receipt of notice of the determination. The decision of 175 the mayor shall be final and all authority and responsibility for suspension or removal shall be 176 vested solely in the mayor. Nothing in this subsection shall be construed to prevent any other 177 review as may be provided by law.

178

78 Section 2-5 TEMPORARY APPOINTMENTS TO CITY OFFICES.

(a) If a temporary or permanent vacancy occurs in a city office and the needs of the city
require that the office be filled, the mayor may designate the director of another city agency, a
city officer, a city employee or some other person to perform the duties of the office on a

182 temporary basis until the position can be filled as otherwise provided by law or by this charter. If 183 a person is designated under this section, the mayor shall file a certificate with the city clerk in 184 substantially the following form:

I designate (name of person) to perform the duties of the office of (designate office in which vacancy exists) on a temporary basis until the office can be filled by (here set out the regular procedure for filling the vacancy or when the regular officer shall return). I certify that the designated person is qualified to perform the duties that will be required and that I make this designation solely in the interests of the city of Taunton.

190 (signed)

191 Mayor

(b) A person serving as a temporary officer under this section shall have only those powers of the office essential to the performance of the duties of the office during the period of the temporary appointment. Notwithstanding any general or special law to the contrary, no temporary appointment shall be for more than 120 days; provided, however, that 1 extension of not more than 60 days may be made when a permanent vacancy exists in the office.

197 Section 2-6 COMMUNICATIONS; SPECIAL MEETINGS.

(a) Communications to the municipal council. The mayor shall from time to time, by
written communication, recommend to the municipal council for its consideration such measures
as, in the judgment of the mayor, the needs of the city require.

(b) Special meetings of the municipal council. The mayor may call a special meeting ofthe municipal council at any time and for any purpose by causing a notice of the meeting to be

delivered in hand, via electronic mail, or by first class mail, to each member of the municipal
council. This notice shall, except in an emergency as determined by the mayor, be delivered not
less than 48 hours before the time scheduled for the special meeting to be held, excluding
Saturdays, Sundays and legal holidays, and shall specify any purpose for which the meeting is to
be held. A copy of each notice shall be immediately posted in the customary manner for
municipal council meetings.

209 Section 2-7 APPROVAL OF MAYOR; MAYOR'S VETO; MUNICIPAL COUNCIL'S 210 VETO OVERRIDE.

211 Every order, ordinance, resolution or vote adopted or passed by the municipal council 212 relative to the affairs of the city, except memorial resolutions and any matters relating to the 213 internal affairs of the municipal council, shall be presented to the mayor for approval. If the 214 mayor approves of a measure, the mayor shall sign it and thereupon it shall be in force. If the 215 mayor disapproves of a measure, the mayor shall return the measure with the specific reasons for 216 the disapproval attached to it, in writing, to the municipal council within 15 calendar days and 217 the municipal council shall enter the objections of the mayor on its records. Measures may be 218 reconsidered not less than 10 but not more than 30 days from the date of the mayor's return of 219 the measure. If the municipal council shall again pass the order, ordinance, resolution or vote by 220 a 2/3 vote of the full council, it shall then take effect notwithstanding the objections of the 221 mayor; provided, however, that a vote to override a veto shall be by roll call vote. Items or parts 222 of items that the mayor neither signs nor disapproves within 15 days after the order, ordinance, 223 resolution or vote shall have been presented to the mayor shall be in force on and after the 224 sixteenth day following such presentation.

Section 2-8 TEMPORARY ABSENCE OF THE MAYOR.

(a) Acting mayor. If by reason of sickness, absence from the city or other cause the
mayor shall be unable to perform the duties of the office, the president of the municipal council
shall be the acting mayor.

229 (b) Powers of acting mayor. The acting mayor shall have only those powers of the mayor 230 that are essential to the conduct of the business of the city in an orderly and efficient manner and 231 on which action may not be delayed. The acting mayor may not request additional appropriation 232 unless an emergency exists. The acting mayor shall not make any permanent appointment or 233 removal from city service unless the disability of the mayor shall continue for more than 90 days 234 and the acting mayor shall not approve or disapprove any measure adopted by the municipal 235 council unless the time within which the mayor is required to act would expire before the return 236 of the mayor. The acting mayor shall not overturn any vetoes of the mayor. During any period in 237 which a councilor is serving as acting mayor, the councilor shall not vote as a member of the 238 municipal council.

239

Section 2-9 DELEGATION OF AUTHORITY BY MAYOR.

The mayor may authorize any subordinate officer or employee of the city to exercise any power or perform any function or duty that is assigned by this charter or otherwise to the mayor and the mayor may rescind or revoke any such authorization previously made; provided, however, that an act performed under any such delegation of authority during a period of authorization shall be and remain the act of the mayor. Nothing in this section shall authorize a mayor to delegate the mayor's powers and duties as a school committee member, the power of appointment to city office or employment or to sign or return measures approved by themunicipal council.

248 Section 2-10 VACANCY IN OFFICE OF MAYOR.

249 (a) Special election. If a vacancy occurs in the office of mayor during the first 3 years and 250 6 months of the term for which the mayor was elected, whether by reason of death, resignation, 251 removal from office, incapacity or otherwise, the municipal council shall, not later than 15 days, 252 in the manner provided in section 5-1, order a special election to be held not more than 120 days 253 following the date on which the vacancy was created to fill the vacancy for the balance of the 254 then unexpired term. If a regular city election is to be held not more than 180 days following the 255 date on which the vacancy was created, a special election shall not be held and the position shall 256 be filled by vote at such regular election.

257 (b) President of municipal council to serve as interim mayor. If a vacancy in the office of 258 mayor occurs in the last 6 months of the term for which the mayor is elected, whether by reason 259 of death, resignation, removal from office or otherwise, the president of the municipal council 260 shall become the interim mayor so long as the president of the municipal council is able and 261 willing to perform the full-time duties of mayor. If the president of the municipal council is 262 unable or unwilling to serve as mayor, the vice president of the municipal council shall become 263 the interim mayor so long as the vice president of the municipal council is able and willing to 264 perform the full-time duties of mayor. If the vice president of the municipal council is unable or 265 unwilling to serve as mayor, the municipal council shall elect from among its members the 266 interim mayor. If 10 successive votes of the municipal council result in a tie, the candidate most 267 junior in years of service shall be eliminated from consideration. If multiple candidates are

equally junior in years of service, the candidate most junior in both years of service and age shall
be eliminated from consideration. Upon the qualification of the interim mayor under this section,
a vacancy shall exist in that seat on the municipal council that shall be filled in the manner
provided in section 3-9. A president or other councilor serving as interim mayor under this
subsection shall not be entitled to have the words "candidate for re-election" printed with their
name on the election ballot if they are seeking the office of mayor.

(c) Powers, term of office. A person who assumes the office of mayor under a special election shall have all of the powers of the mayor and a person who assumes the office of interim mayor shall have only those powers of an acting mayor provided in section 2-8. A person elected under subsection (a) shall serve for the remainder of the unexpired term. A person chosen under subsection (b) shall serve until the time of the next regular election at which time the person elected to fill the office shall serve for the remainder of the then unexpired term in addition to the term of office for which such person was elected.

281 Section 2-11 MERIT PRINCIPLE.

All appointments and promotions of city officers, employees and multiple member bodies shall be made on the basis of merit and fitness as demonstrated by examination, past performance or other evidence of competence and suitability.

285

Section 2-12 OATH OF OFFICE OF MAYOR.

A mayor-elect shall, on the first Monday in January of each year following the mayoral election, be sworn to the faithful discharge of the mayor's duties; provided, however, that if the first Monday falls on a holiday, the term of office shall begin on the next day. The oath may be administered to the mayor by the city clerk, by a judge of a court of record or by a justice of the

290	peace. A certificate that the oath has been administered shall be entered in the journal of the
291	municipal council. If the mayor-elect is unavailable to be sworn in as prescribed herein, the oath
292	may be administered at any time thereafter. A certificate of oath administered shall be entered in
293	the journal of the city clerk.
294	Article 3
295	LEGISLATIVE BRANCH.
296	Section 3-1 COMPOSITION, TERM OF OFFICE.
297	(a) Composition. There shall be a municipal council that shall exercise the legislative
298	powers of the city. The municipal council shall consist of 9 members, all of whom shall be
299	councilors-at-large who shall be nominated and elected by and from the voters at large.
300	(b) Term of office. There shall be annual elections for 1/3 of the councilors. The term of
301	office for all councilors shall be 3 years, beginning by the second meeting of the municipal
302	council in January in the year following their election and until their successors have been
303	qualified. Initially, in order to facilitate staggered terms, there shall be 3 councilors elected to
304	serve 1-year terms, 3 to serve 2-year terms and 3 to serve 3-year terms and each year thereafter
305	the expiring 3 terms shall be filled by election. Initially, the councilors who receive the most
306	votes shall receive the initial 3-year terms, the councilors receiving the next highest amount of
307	votes shall serve the 2-year terms and the councilors receiving the next highest amount of votes
308	shall serve the 1-year term. If multiple councilors receive the same number of votes, the
309	councilor senior in years of service on the municipal council shall receive the longer term. If 2 or
310	more members are equally senior in years of service on the municipal council, the member senior

in both years of service on the municipal council and age shall receive the term. No person shallbe elected for the office of municipal councilor for more than 4 consecutive 3-year terms.

313 (c) Eligibility. Any voter shall be eligible to hold the office of councilor. A councilor
314 shall, at the time of election, be a voter of the city; provided, however, that if a councilor is no
315 longer domiciled within the city, the office shall immediately be deemed vacant and filled in the
316 manner provided in section 3-9.

317 (d) Oath of office of municipal council. The municipal council members-elect shall, by 318 the second meeting of the municipal council in January of the year following the November 319 election, meet and be sworn to the faithful discharge of their duties. The oath may be 320 administered to the municipal council by the mayor or city clerk or by a judge of a court of 321 record or by a justice of the peace. A certificate that such oath has been administered shall be 322 entered in the journal of the municipal council. If a municipal councilor-elect is unable to be 323 sworn in as prescribed herein, the oath may be administered at any time thereafter to such 324 municipal councilor-elect and a certificate of each oath subsequently administered shall be 325 entered in the journal of the municipal council.

326 Section 3-2 PRESIDENT AND VICE PRESIDENT.

(a) Election. Following each election and as soon as practicable after the councilors-elect
have been qualified as provided in section 3-1, the members of the municipal council shall elect,
by majority vote from among its members, a president who shall serve for 1 year. If the mayor or
city clerk is unable to preside during this election, the municipal council member senior in years
of service on the municipal council shall preside during this election. If 2 or more members are
equally senior in years of service on the municipal council, the member most senior in both years

333 of service and age shall preside. The president shall be sworn by the mayor or city clerk or, in the 334 case of the absence of the mayor and city clerk, by any person qualified to administer oaths or 335 affirmations. If 10 successive votes result in a tie, the candidate most junior in years of service 336 shall be eliminated from consideration, and the process shall continue as aforesaid until 1 337 candidate is elected. If multiple candidates are equally junior in years of service, the candidate 338 most junior in both years of service and age shall be eliminated from consideration. The mayor 339 shall be the presiding officer of municipal council meetings and, in the absence of the mayor, the 340 president shall preside and, in the absence of the president, the vice president shall preside and, 341 in the absence of the vice president, the municipal council member most senior in years of 342 service shall preside and in the event that multiple members are equally senior in years of 343 service, the member most senior in both years of service and age shall preside. The vice 344 president shall be elected in the same manner and shall be the acting president in the president's 345 absence.

(b) Removal and vacancy. The president may be removed at any time by a 2/3 vote of the
membership. Any vacancy shall be filled by the vice president and shall cause an election to be
held to fill the position of vice president.

349 (c) Powers and duties. The mayor shall preside at all meetings of the municipal council, 350 set its agenda, regulate its proceedings, and decide all questions of order and ,in the mayor's 351 absence, the president shall preside at the meeting and regulate its proceedings. In the 352 president's absence, the vice president shall preside at the meetings and regulate its proceedings. 353 The municipal council may, by a majority vote of its members, place an item on the agenda for a 354 subsequent meeting. The president shall have the same powers to vote upon the measures

355	coming before	the municipal	council as an	y other m	ember of th	e municipal	council.	The
356	president shall	perform other	duties consis	tent with	the office as	provided b	y charter	•

357 Section 3-3 PROHIBITIONS.

358 (a) Holding other city office or position. No member of the municipal council may 359 concurrently receive both compensation for service as a municipal councilor and city 360 employment for which a salary or other emolument is payable from the city treasury. No current 361 or former member of the municipal council shall hold a compensated appointed city office or 362 employment until at least 1 year following the date on which the former member's service on the 363 municipal council ended unless the municipal councilor held the same position prior to the 364 municipal councilor's service as a member of the municipal council; provided, however, that no 365 such person shall be eligible for any other municipal position until at least 1 year following that 366 member's termination of service as a member of the municipal council.

- 367 (b) Separation of powers. No individual member of the municipal council shall give
 368 operational or management orders or directions, either publicly or privately, to an officer or
 369 employee of the city who is appointed by the mayor.
- 370 Section 3-4 LEGISLATIVE POWERS.

The legislative power of the city shall be vested in the municipal council, which shall provide for its exercise and for the performance of all duties and obligations pertaining thereto.

373

Section 3-5 EXERCISE OF POWERS; QUORUM; RULES.

374 (a) Exercise of powers. Except as otherwise provided by law or this charter, the
375 legislative powers of the municipal council may be exercised in a manner determined by the
376 municipal council.

(b) Quorum. The presence of 5 members of the municipal council shall constitute a
quorum for the transaction of business; provided, however, that a smaller number may meet and
adjourn from time to time.

(c) Committees/Rules of Procedure. The municipal council shall determine its
committees by the second municipal council meeting in January. The municipal council shall
annually, not later than the second municipal council meeting in February, adopt rules regulating
its procedures that shall include, but not be limited to, a requirement that:

(i) regular meetings of the municipal council shall be held beginning the first week ofJanuary and every other week thereafter;

(ii) regular committee meetings of the municipal council shall be held beginning the second week of January and every other week thereafter, as necessary; provided, however, that special committee meetings of the municipal council may occur as necessary whether on the regular committee meeting week or on the regular meeting of the municipal council week;

(iii) special meetings of the municipal council be held at the call of the mayor, the president or at least 4 members, by written notice delivered in hand, via electronic mail, or by first class mail to each member; provided, however, that such notice shall contain a listing of the items to be acted upon; provided further, that except in case of an emergency, such notice shall be delivered not less than 48 hours in advance of the time set for such meeting, excluding Saturdays, Sundays and legal holidays; and provided further, that if a municipal council

committee meeting is scheduled to occur at the same time that a meeting of the municipal
council is scheduled to begin, the municipal council committee meeting shall adjourn or recess
and the municipal council meeting shall commence;

(iv) all sessions of the municipal council and of every committee or subcommittee of theboard be open to the public unless otherwise provided by law; and

401 (v) accurate and up-to-date minutes of the proceedings of the municipal council shall be
402 kept, which shall include a record of each vote taken and which shall be made available with
403 reasonable promptness following each meeting; provided, however, that the minutes of an
404 executive session shall be made available as soon as their publication would not defeat the lawful
405 purposes of the executive session.

406 Section 3-6 ACCESS TO INFORMATION.

407 (a) Investigations. The municipal council may, by two-thirds vote, conduct investigations 408 into alleged improper actions or wrongdoing in the affairs of the city and into the conduct and 409 performance of any city agency and may make inquiry upon good faith. The municipal council 410 may spend money to conduct the investigation by requesting the mayor to initiate a sufficient 411 appropriation. If the mayor does not initiate a request for a sufficient appropriation within 15 412 days after being presented with the request, the municipal council may, not less than 16 days but 413 not more than 30 days from the date presented to the mayor, by a two-thirds roll call vote, spend 414 up to a \$100,000 per fiscal year for investigations under this section.

(b) City officers; members of boards and commissions. The municipal council may
require, by a majority vote, any city officer or member of a board or commission to appear
before the municipal council to give any information that the municipal council may require in

418 relation to the municipal services, functions, powers or duties that are within the scope of 419 responsibility of that person and within the jurisdiction of the municipal council. The mayor may 420 bring to such meeting any assistant, department director or other city officer that the mayor 421 deems necessary to assist in responding to the questions posed by the municipal council.

422 (c) Notice. The municipal council shall give at least 10 days' notice of an investigation 423 and 7 days' notice to any other person whose appearance is requested. The notice shall include 424 specific questions on which the municipal council seeks information and no person called to 425 appear before the municipal council under this section shall be required to respond to any subject 426 not relevant or related to those presented in advance and in writing.

427 Section 3-7 APPOINTMENTS OF THE MUNICIPAL COUNCIL.

428 (a) Clerk of Committees. The municipal council shall elect a clerk of committees to serve
429 at the pleasure of the municipal council. The clerk of committees shall perform the duties as may
430 be provided by ordinance or by other vote of the municipal council, and is supervised by the
431 council president.

432 (b) Salary, Compensation. The clerk of committees shall receive such salary or other433 compensation as provided by ordinance.

434 (c) The municipal council shall be the appointing authority for purposes of civil service,435 general law chapter 31.

436 Section 3-8 MUNICIPAL COUNCIL CONFIRMATION OF CERTAIN437 APPOINTMENTS.

438 The mayor shall submit to the municipal council the name of each person the mayor 439 desires to appoint as a member of a multiple-member body or as a department director, including 440 the commissioner of public works; provided, however, that this provision shall not apply to 441 appointments to a position subject to civil service laws. Such appointments made by the mayor 442 shall become effective upon a majority vote or upon the expiration of 30 days following the date 443 that notice of the proposed appointment was filed with the city clerk unless rejected by the 444 municipal council within that 30-day period. For each mayoral appointment under this section, 445 the mayor shall provide to the municipal council, at or before the time of submission of the 446 name, a copy of the person's resume. Resumes submitted under this section shall be held in 447 confidence by the municipal council and shall not be shared or disseminated to any other person 448 and nothing in this section shall be construed to make the person's resume a public record.

449 Section 3-9 FILLING OF VACANCIES.

450 Councilor. If a vacancy shall occur in the office of councilor, the vacancy shall be filled 451 within 14 days in descending order of votes received by the candidate for the office of councilor 452 at the preceding city election who received the highest number of votes without being elected, if 453 that person remains eligible and willing to serve as councilor. If such person is unwilling or 454 ineligible to serve, the person who received the next highest votes shall fill the position and so 455 on. If there are no such candidates receiving any votes that are eligible and willing to serve, the 456 council shall elect, by a majority vote of the full council, any registered voter in the city. A 457 person elected by the municipal council under this section to fill a vacancy shall serve for the 458 remainder of the unexpired term and shall not be entitled to have the words "candidate for re-459 election" printed with the person's name on the election ballot if such person is seeking the office 460 of councilor. The city clerk shall certify this candidate to the office of councilor to serve for the461 remainder of the unexpired term.

462 Article 4

463 SCHOOL COMMITTEE.

464 Section 4-1 COMPOSITION, TERM OF OFFICE.

(a) Composition. There shall be a school committee that shall consist of 9 members, 8 of
whom who shall be nominated and elected by and from the voters of the city at large. The mayor
shall serve as the ninth member of the school committee and shall have the same powers and
duties as the members elected by the voters as school committee members.

469 (b) Term of office. There shall be annual elections for 1/3 of the school committee 470 members. The term of office for all school committee members shall be 3 years, beginning by 471 the second meeting of the school committee in January in the year following their election and 472 until their successors have been qualified. Initially, in order to facilitate staggered terms, there 473 shall be 3 members elected to serve 3-year terms, 3 members elected to serve 2-year terms and 2 474 members elected to serve 1-year terms and each year thereafter the expiring terms shall be filled 475 by election. Initially, the school committee members who receive the most votes shall serve the 476 initial 3-year terms, the school committee members receiving the next highest amount of votes 477 shall serve the 2-year terms and the school committee members receiving the next highest votes 478 shall serve the 1-year terms. No person shall be elected to the school committee for more than 4 479 consecutive 3-year terms.

480 (c) Eligibility. A school committee member shall, at the time of election, be a voter of the
481 city. If a school committee member is no longer domiciled within the city, the office shall
482 immediately be deemed vacant and filled in the manner provided in section 4-5.

483 (d) Oath of office of school committee. The school committee members-elect shall, by 484 the second meeting of the school committee in January of the year following the November 485 election, meet and be sworn to the faithful discharge of their duties. The oath may be 486 administered to the school committee members by the mayor or city clerk or by a judge of a 487 court of record or by a justice of the peace. A certificate that such oath has been administered 488 shall be entered in the journal of the school committee. If a school committee member is unable 489 to be sworn in as prescribed herein, the oath may be administered at any time thereafter to such 490 school committee member and a certificate of each oath subsequently administered shall be 491 entered in the journal of the school committee.

492 Section 4-2 SCHOOL COMMITTEE CHAIR AND VICE CHAIR.

493 (a) Election and Term. Following each city election and as soon as practicable after the 494 school committee members-elect have been qualified as provided in section 4-1, the members of 495 the school committee shall elect, by a majority vote from among its members, a vice chair. If the 496 mayor or city clerk is unable to preside during this election, the member senior in years of 497 service on the school committee shall preside. If 2 or more members are equally senior in years 498 of service on the school committee, the member most senior in both years of service and age 499 shall preside. The vice chair shall be sworn by the mayor or city clerk or, in the case of the 500 absence of the mayor and city clerk, by any person gualified to administer oaths or affirmations.

501 (b) Removal and Vacancy. The vice chair may be removed at any time by a 2/3 vote. Any
502 such removal shall cause an election to be held to fill the position of vice chair.

503 (c) Powers and Duties. The mayor shall preside and chair all meetings of the school 504 committee, regulate its proceedings and decide all questions of order and, in the absence of the 505 mayor, the school committee vice chair shall preside and, in the absence of the school committee 506 vice chair, the school committee member most senior in years of service shall preside and if 507 multiple members are equally senior in years of service, the member most senior in both years of 508 service and age shall preside. The school committee vice chair shall have the same powers to 509 vote upon all measures coming before the school committee as any other member of the school 510 committee. The school committee vice chair shall perform such other duties consistent with the 511 office as may be provided by this charter.

512 Section

Section 4-3 PROHIBITIONS.

513 No member of the school committee may concurrently receive both compensation for 514 service as a school committee member and city employment for which a salary or other 515 emolument is payable from the city treasury. No current or former member of the school 516 committee shall hold any compensated appointed city office or city employment until at least 1 517 year after the date on which the member's service on the school committee ended unless the 518 school committee member held the same position prior to the school committee member's 519 service as a member of the school committee; provided, however, that no such person shall be 520 eligible for any other municipal position until at least 1 year after that member's termination of 521 service as a member of the school committee.

522 Section 4-4 SCHOOL COMMITTEE POWERS AND DUTIES.

(a) The school committee shall have all of the powers conferred on school committees by
the General Laws and such additional powers and duties as may be provided by this charter, by
ordinance or otherwise and not inconsistent with the grant of powers conferred by the General
Laws. The powers and duties of the school committee shall include, but not be limited to:

(i) employing a superintendent of the schools who shall be charged with the
administration of the school system, subject only to policy guidelines and directives adopted by
the school committee;

(ii) upon the recommendation of the superintendent, establishing and appointing assistant
or associate superintendents as provided in section 59 of chapter 71 of the General Laws;

(iii) making all reasonable rules and regulations for the management of the public school
system and for conducting the business of the school committee as may be deemed necessary or
desirable; and

(iv) adopting and overseeing the administration of an annual operating budget for the school department, subject to appropriation by the municipal council; provided, however, that the school committee shall have general charge and superintendence of all school buildings and grounds and shall furnish all school buildings with proper fixtures, furniture and equipment; and

(v) determining its committees, whether special or standing and from time to timeadopting by-laws and policies.

(b)The school committee shall provide ordinary maintenance of all school buildings and grounds. If the school committee shall determine that additional classrooms are necessary to meet the educational needs of the community, at least 1 member of the school committee, or a 544 designee of the school committee, shall serve on the agency, board or committee to which the 545 planning or construction of the new, remodeled or renovated school building is delegated.

546

Section 4-5 FILLING OF VACANCIES.

547 If a vacancy shall occur in the office of school committee member, the vacancy shall be 548 filled within 14 days, in descending order of votes received by the candidate for the office of 549 school committee member at the preceding city election who received the highest number of 550 votes without being elected, if that person remains eligible and willing to serve as a school 551 committee member. If such person is unwilling or ineligible to serve, the person who received 552 the next highest votes shall fill the position and so on. If there are no such candidates receiving 553 any votes that are eligible and willing to serve, the school committee shall elect, by a majority 554 vote, of the entire committee, any registered voter in the city. A person elected under this section 555 by the school committee to fill a vacancy shall serve until the next regular election, at which time 556 the vacancy shall be filled by the voters and the person elected to fill the vacancy shall 557 immediately be sworn and shall serve for the remainder of the unexpired term in addition to the 558 term for which the person is elected, if any. A person elected by the school committee to serve as 559 school committee member under this section shall not be entitled to have the words "candidate 560 for re-election" printed with the person's name on the election ballot if such person is seeking the 561 office of school committee member. The city clerk shall certify this candidate to the office of 562 school committee member to serve for the balance of the unexpired term.

563

Article 5

564 ELECTIONS.

565 Section 5-1 CITY ELECTIONS: GENERAL, PRELIMINARY.

566 The regular general city election shall be held annually on the first Tuesday following the 567 first Monday in November in each year. A preliminary election, if necessary, for the purpose of 568 nominating candidates shall be held on the first Tuesday in September; provided, however, that 569 the city clerk may, with the approval of the municipal council, reschedule the preliminary 570 election to the second Tuesday in September to avoid a conflict with a civil or religious holiday. 571 If a special election to fill a vacancy in the office of mayor is to be held, a preliminary election 572 shall be conducted, if necessary, not more than 28 days before the date established for the special 573 election. 574 Section 5-2 NONPARTISAN ELECTIONS. 575 All elections for city offices shall be nonpartisan and election ballots shall be printed 576 without any party mark, emblem or other designation. 577 Section 5-3 PRELIMINARY ELECTION, WHEN NECESSARY. 578 (a) Ballot position. The order in which names of candidates appear on the ballot shall be 579 determined by a drawing by lot conducted by the board of election commissioners at a properly 580 posted meeting for which the matter appears on the meeting notice and shall be open to the 581 public not less than 30 days before the date of the preliminary election. 582 (b) Determination of candidates. If the number of candidates certified by the elections' 583 office for any elected office to be voted upon is more than double the available positions, then a 584 preliminary election shall be held. The preliminary election shall determine the remaining 585 candidates, which amount shall not be greater than double the available positions and the 586 remaining candidates shall be the sole candidates for that office whose names shall be printed on 587 the official ballots to be used at the regular general city election at which the office is to be voted upon and no acceptance of a nomination shall be necessary to its validity. If the preliminary election results in a tie vote among candidates for nomination receiving the lowest number of votes which, but for the tie vote, would entitle a person receiving the same to have the person's name printed on the official ballots for the election, all candidates participating in the tie vote shall have their names printed on the official ballots even though the ballots will have a number of candidates exceeding twice the number to be elected.

(c) Condition making preliminary election unnecessary. If at the expiration of time for filing statements the number of candidates for any elected office to be voted upon at a preliminary election is not more than double the available positions, then no preliminary election shall be held. The candidates whose statements have been filed with the city clerk shall have been nominated to the office, their names shall be voted upon for the office at the succeeding general election and the board of election commissioners shall not print their names on the ballots to be used at the preliminary election.

601 Section 5-4 BALLOT POSITION, REGULAR CITY ELECTION.

The order in which names of candidates appear on the ballot for each office shall be determined by a drawing by lot conducted by the board of election commissioners at a properly posted meeting for which the matter appears on the meeting notice and shall be open to the public and conducted not less than 30 days before the date of the election.

606 Section 5-5 APPLICATION OF THE GENERAL LAWS.

607 Except as otherwise expressly provided in this charter and authorized by law, all city 608 elections shall be governed by the laws of the commonwealth relating to the right to vote, the 609 registration of voters, the nomination of candidates, the conduct of preliminary, general and

610	special elections, the submission of charters, charter amendments and other propositions to the
611	voters, the counting of votes, the recounting of votes and the determination of results.

612 Section 5-6 RECALL

(a) Application. Any person who holds an elected office in the city with more than 6
months remaining in the term of such office on the date of filing of the affidavit as described in
this section may be recalled therefrom by the registered voters of the city in the manner provided
in this section. No recall petition shall be filed against an officer within 6 months after taking
office.

618 (b) Recall Affidavit. A recall petition may be initiated by the filing of an affidavit with 619 the board of election commissioners containing the name of the officer sought to be recalled, the 620 office held and a statement of the grounds for the recall; provided, however, that the affidavit 621 shall be signed by at least 500 registered voters. At least 50 names of registered voters shall be 622 from each of the wards into which the city is divided. The board of election commissioners shall, 623 within 3 business days after receipt of the affidavit, certify thereon the number of signatures 624 which are names of registered voters. The form, available from the office of the board of election 625 commissioners, shall include a blank for 1 signer to be identified as the lead petitioner. The 626 board of election commissioners shall thereupon deliver to the registered voters making the 627 affidavit copies of petition blanks demanding such recall, copies of which printed forms the 628 board of election commissioners shall keep available. The recall petitions shall be returned to the 629 office of the board of election commissioners within 45 days after the date they are issued, 630 signed by not less than 15 per cent of registered voters; provided, however, that not more than 25 631 per cent of the signatures shall come from any 1 ward; and provided further, that at least 1 per

cent of the registered voters shall be from each of the wards into which the city is divided. The
board of election commissioners shall, within 10 business days, certify thereon the number of
signatures which are names of registered voters.

635 (c) Recall election. If the petition shall be found and certified by the board of election 636 commissioners to be sufficient, the board of election commissioners shall submit the same with 637 such certificate to the municipal council within 10 business days and the municipal council shall 638 forthwith give written notice of the receipt of the certificate to the officer sought to be recalled. 639 If the officer sought to be recalled does not resign within 5 days thereafter, the municipal 640 council shall order a recall election to be held on a date fixed by the council which shall be not 641 less than 60 days and not more than 90 days after the date of the board of election 642 commissioners' certificate that a sufficient petition has been filed; provided, however, that if any 643 other city election is to occur within 150 days after the date of the certificate, the municipal 644 council shall postpone the holding of the recall election to the date of such other election.

645 (d) Ballot question. Ballots used at the recall election shall state the proposition in646 substantially the following form:

647 Shall (insert name of officer) be recalled from the office of (insert name of office held)?

648 YES _____

649 NO _____

(e) Officeholder. If the officer whose recall is sought has not resigned the office, the
officer shall continue to hold and perform the duties of the office until the recall election. If a
majority of the votes cast on the question as stated above is in the affirmative, the officer shall be

deemed recalled and the office shall be vacant upon the certification of the election results. If a majority of the votes cast on the question is in the negative, the person whose recall was sought shall continue in the office until the expiration of the term for which such person was elected and no other recall affidavit may be filed until at least 270 days after such recall election date.

657 (f) Filling of vacancy. If the office of mayor is declared vacant as the result of a recall 658 election, the council shall immediately call a special election to be held on a date fixed by it 659 which shall be not less than 90 nor more than 120 days after the date of the recall election. The 660 nomination of candidates shall all be in accordance with laws regulating elections. The person 661 elected at the special election shall serve as mayor for the balance of the unexpired term 662 remaining at the time of such election. Vacancies in any other elected office shall be filled under 663 sections 3-9, 4-5, 6-4, 6-5, as applicable, and in any other elected office in descending order of 664 votes received by the candidate for the office at the preceding city election who received the 665 highest number of votes without being elected if that person remains eligible and willing to serve 666 and, if unwilling or ineligible, to the person who received the next highest votes and so on. If 667 there are no candidates receiving any votes that are eligible and willing to serve, the office shall 668 be appointed by the mayor.

(g) Prohibition on officeholder recalled. No person recalled from an office under this
section shall be eligible to be a candidate to fill any vacancy created by that recall. No person
who has been recalled from an office or who has resigned from office while recall proceedings
were pending against such person shall be appointed to any municipal office within 2 years after
such recall or resignation.

674 Article 6

675

ADMINISTRATIVE ORGANIZATION

676 Section 6-1 DEPARTMENTS, BOARDS, COMMITTEES, AND POSITIONS

677 There shall be in the city of Taunton the departments, multiple-member bodies and
678 positions set forth herein, in addition to any other departments, boards, committees and positions
679 as may presently exist or be established by law, ordinance or executive directive law.

680

Section 6-2 PUBLIC WORKS

681 (a) Jurisdiction. There shall be a department of public works which shall be responsible 682 for the performance of all public works-related functions and activities of the city. The 683 department of public works shall perform all of the public works-related functions which are 684 associated with the following boards, departments and offices or which are now or may from 685 time to time by general or special law be vested in such boards, departments and offices: (i) 686 street department; (ii) water department; (iii) sewer department; (iv) traffic department; (v) 687 public buildings department; (vi) sealer of weights and measures; (vii) engineering department; 688 and (viii) any other departments concerned with public works. The department of public works 689 shall also have jurisdiction and control over maintenance and repair of all equipment, material 690 and motor vehicles which are associated with public works. The department of public works may 691 have such additional powers, duties and responsibilities with respect to public works-related 692 functions and activities as may from time to time be provided by ordinance or executive 693 directive. Notwithstanding any provision of this section to the contrary, the powers and duties of 694 the department of public works may be divided into 2 or more departments. All departments and 695 agencies existing at the time of adoption of this charter or established pursuant to this charter that are under the jurisdiction of the department of public works shall be referred to as divisions ofthe department of public works.

(b) Commissioner. The department of public works shall be under the direction of a
commissioner. The mayor shall appoint the commissioner of public works as provided in section
2-3 subject to confirmation of the municipal council under section 3-8. The commissioner shall
have all of the necessary powers to supervise the supervisors of the water division, the sewer
division and every other division within the jurisdiction of the department of public works
including ,where applicable, to exercise the powers of water and sewer department directors
under the General Laws.

(c) Divisions. Each division shall have a supervisor who shall be the administrative and operational director of the division. The supervisor of the engineering division shall be referred to as the city engineer. All other administrative and operational directors shall be referred to as the supervisor of each respective division. All supervisors shall be under the direct control of the commissioner of public works and shall be directly responsible to the commissioner of public works in addition to the mayor. Appointment to supervisor shall be made by the commissioner subject to approval of the mayor as provided in section 2-3.

712 Section 6-3 BOARD OF HEALTH

There shall be a board of health whose administration, composition and selection of members shall be as established by section 26 of chapter 111 of the General Laws.

715 Section 6-4 PLANNING BOARD

716 There shall be a planning board consisting of 7 members with staggered terms of 3 years. 717 All planning board members shall be elected. Members shall be registered voters of the city. If a 718 planning board member is no longer domiciled within the city, the office shall immediately be 719 deemed vacant and filled in the manner provided for in this section. Initially, in order to facilitate 720 staggered terms of 3 years, there shall be 3 members elected to serve 3-year terms, 2 members 721 elected to serve 2-year terms and 2 members to serve 1-year terms; provided, however, that each 722 year thereafter the expiring terms shall be filled by election for 3-year terms. Initially, the 723 candidates who receive the most votes shall serve the initial 3-year terms, the candidates 724 receiving the next highest amount of votes shall serve the 2-year terms and the candidates 725 receiving the next highest number of votes shall serve the 1-year terms. If multiple candidates 726 receive the same number of votes, the candidate senior in years of service on the planning board 727 shall serve the term. If 2 or more candidates are equally senior in years of service on the planning 728 board, the candidate senior in both years of service on the planning board and age shall serve the 729 term. No person shall be elected to the planning board for more than 4 consecutive 3-year terms. 730 The planning board shall elect by majority vote from among its members a chairperson and a 731 clerk. Vacancies shall be filled in descending order of votes received by the candidate for the 732 office of planning board member at the preceding city election who received the highest number 733 of votes without being elected if that person remains eligible and willing to serve as planning 734 board member. If such person is unwilling or ineligible to serve, the person who received the 735 next highest votes, and so on, shall serve. If there are no such candidates receiving any votes 736 that are eligible and willing to serve, the mayor shall appoint a person to fill the vacancy as 737 provided in section 2-3, subject to the confirmation of the municipal council as provided in 738 section 3-8. A person so appointed under this section to fill a vacancy shall serve for the

remainder of the unexpired term and shall not be entitled to have the words "candidate for reelection" printed with the person's name on the election ballot if such person is seeking the office
of planning board member. The city clerk shall certify this candidate to the office of planning
board member to serve for the remainder of the unexpired term.

743 Section 6-5 ZONING BOARD OF APPEALS

744 There shall be a zoning board of appeals consisting of 5 members and 2 alternate 745 members, all of whom shall be elected by the registered voters of the city and serve for 3-year 746 terms. Zoning board members shall be registered voters of the city. If a zoning board member is 747 no longer domiciled within the city, the office shall immediately be deemed vacant and filled in 748 the manner provided for in this section. Initially, in order to facilitate staggered 3-year terms, 749 there shall be 2 members elected to serve 3-year terms, 1 alternate member elected to serve a 3-750 year term, 1 member elected to serve a 2-year term, 1 alternate member elected to serve a 2-year 751 term and 2 members elected to serve 1-year terms; provided, however, that each year thereafter, 752 the expiring terms shall be filled by election for 3-year terms. Initially, the candidates who 753 receive the most votes shall serve the initial 3-year terms, the candidate receiving the next 754 highest amounts of votes shall serve the initial 2-year term, the candidates receiving the next 755 highest number of votes shall serve the 1-year terms, the alternate member receiving the highest 756 number of votes shall serve the 3-year term and the alternate member who received the next 757 highest number of votes shall serve the 2-year term. If multiple candidates receive the same 758 number of votes, the candidate senior in years of service on the zoning board shall serve the 759 term. If 2 or more candidates are equally senior in years of service on the zoning board, the 760 candidate senior in both years of service on the zoning board and age shall serve the term. No 761 person shall be elected to the office of the zoning board for more than 4 consecutive 3-year

762 terms. The zoning board of appeals shall elect by majority vote from among its members a 763 chairperson and a clerk. Vacancies shall be filled in descending order of votes received by the 764 candidate for the office of zoning board member at the preceding city election who received the 765 highest number of votes without being elected if that person remains eligible and willing to serve 766 as zoning board member. If that person is unwilling or ineligible to serve, the person who 767 received the next highest number of votes shall serve, and so on. If there are no candidates 768 receiving any votes that are eligible and willing to serve, the mayor shall appoint a person to fill 769 the vacancy as provided in section 2-3, subject to the confirmation of the municipal council as 770 provided in section 3-8. A person so appointed under this section to fill a vacancy shall serve for 771 the remainder of the unexpired term and shall not be entitled to have the words "candidate for re-772 election" printed with the person's name on the election ballot if such person is seeking the office 773 of zoning board member. The city clerk shall certify this candidate to the office of zoning board 774 member to serve for the remainder of the unexpired term.

775 Article 7

- 776 FISCAL AND FINANCE PROCEDURES.
- 777 Section 7-1 FISCAL YEAR.

The fiscal year of the city shall begin on the first day of July and shall end on the last dayof June unless another period is required by the General Laws.

780 Section 7-2 SUBMISSION OF OPERATING BUDGET; BUDGET MESSAGE

At least 45 days before the beginning of the fiscal year, the mayor shall submit to the
 municipal council a proposed operating budget for all city agencies, which shall include the

school department, for the ensuing fiscal year. The school budget, as adopted by the school committee shall be submitted to the mayor at least 30 days before the submission of the proposed operating budget to the municipal council. The mayor shall notify the school committee of the date by which the proposed budget of the school committee shall be submitted to the mayor. The mayor and the superintendent of schools shall coordinate the dates and times of the school committee's budget process under the General Laws.

789 Section 7-3 ACTION ON THE OPERATING BUDGET

790 (a) Public hearing. The city clerk, at the direction of the municipal council, shall publish a 791 notice of the proposed operating budget as submitted by the mayor in at least 1 newspaper of 792 general circulation in the city with either a weekly or daily circulation; provided, however, that if 793 no general circulation publication exists within the city, newspaper shall also include online 794 publications to the extent allowed by law. The notice shall state: (i) the times and places where 795 copies of the entire proposed operating budget are available for inspection by the public; and (ii) 796 the date, time and place, which shall be not less than 14 days after its publication, when a public 797 hearing on the proposed operating budget will be held by the municipal council.

(b) Adoption of the Budget - The municipal council shall adopt the proposed operating budget, with or without amendments, within 45 days following the date the proposed budget is filed with the city clerk. In amending the proposed operating budget, the municipal council may delete or decrease any amounts except expenditures required by law, but except on the recommendation of the mayor, the municipal council shall not increase any item in or the total of the proposed operating budget, unless otherwise authorized by the General Laws. If the municipal council fails to take action on any item in the proposed operating budget within 45 days after its receipt, that amount shall, without any action by the municipal council, become a
part of the appropriations for the year, and be available for the purposes specified.

807 Section 7-4 CAPITAL IMPROVEMENT PROGRAM.

808 The mayor shall submit a capital improvement program to the municipal council every 2 809 years and not less than 120 days before the start of the fiscal year in which the program report is 810 due. The capital improvement program shall appear on the first municipal council agenda of 811 March in the relevant year. The capital improvement program shall include: (i) a clear and 812 concise general summary of its contents; (ii) a list of all capital improvements proposed to be 813 undertaken during the ensuing 5 fiscal years, with supporting information as to the need for each 814 capital improvement; (iii) cost estimates, methods of financing and recommended time schedules 815 for each improvement; and (iv) the estimated annual cost of operating and maintaining each 816 facility and piece of major equipment involved. The mayor may annually revise this information 817 with regard to the capital improvements still pending or in the process of being acquired, 818 improved or constructed.

819

Section 7-5 EXPENDITURES IN EXCESS OF APPROPRIATIONS.

Except as otherwise provided by law, no official of the city of Taunton shall knowingly and intentionally expend in any fiscal year any sums in excess of the appropriations, awards, grants or gifts duly made in accordance with law and no such official shall involve the city in any contract for the future payment of money in excess of such appropriations, awards, grants or gifts and any such expenditure or involvement shall be in strict compliance with section 31 of chapter 44 of the General Laws.

826 Section 7-6 AUDIT COMMITTEE.

827 There shall be established an audit committee which shall consist of 5 members. 828 Members shall serve 3-year terms. The committee shall be comprised of 2 persons to be 829 appointed the mayor, 1 of whom may be the mayor, and 3 members of the municipal council 830 who shall be members of the committee on finance and salaries. The audit committee shall 831 annually provide for an outside audit of the books and accounts of the city to be made by a 832 certified public accountant or a firm of certified public accountants that has no personal interest, 833 direct or indirect, in the fiscal affairs of the city or any of its officers. The audit committee shall 834 not select the same auditor or auditing firm for more than 5 consecutive years. The mayor shall 835 annually provide, and the municipal council annually appropriate, sufficient funds to satisfy the 836 estimated cost of conducting the audit. The award of a contract to audit shall be made by the 837 audit committee annually, not later than September 15. The report of the audit shall be filed in 838 final form with the municipal council and city clerk not later than March 1 in the year following 839 the award of the contract. The audit committee shall annually: (i) develop a scope of audit 840 services; (ii) oversee the selection of an auditor or auditing firm; (iii) review the audit report; (iv) 841 form an opinion on the performance of the auditor or auditing firm; and (v) report back to the 842 municipal council and the mayor. The audit committee shall, as necessary, monitor the progress 843 of corrective action plans developed by finance officials to address audit findings and 844 management letter comments.

845 Article 8

846 GENERAL PROVISIONS.

847 Section 8-1 CHARTER CHANGES.

848	The charter may be replaced, revised or amended in accordance with any procedure made
849	available by Article LXXXIX of the Amendments to the Constitution of the Commonwealth and
850	any general or special law enacted to implement said Article LXXXIX.
851	Section 8-2 SEVERABILITY.
852	The provisions of this charter shall be severable. If a provision of this charter is held to be
853	invalid, the other provisions shall not be affected by such invalidity. If the application of this
854	charter to a person or circumstance is held to be invalid, the application of this charter and its
855	provisions to other persons and circumstances shall not be affected by such invalidity.
856	Section 8-3 SPECIFIC PROVISION TO PREVAIL.
857	To the extent that a specific provision of this charter shall conflict with a provision
858	expressed in general terms, the specific provision shall prevail.
859	Section 8-4 UNIFORM PROCEDURES GOVERNING MULTIPLE-MEMBER
860	BODIES.
861	(a) Meetings. All appointed multiple-member bodies of the city shall meet regularly.
862	Special meetings of any multiple-member body shall be held on the call of the chair or by 1/3 of
863	the members of the body by written notice delivered in hand or electronic mail or by first class
864	mail to the place of residence of each member not less than 48 hours in advance of the time set
865	for the meeting, excluding Saturdays, Sundays and legal holidays; provided, however, that the
866	written notice shall contain notice of the subjects to be acted upon. A copy of the notice shall be
867	posted as required by any applicable open meeting law. Except as otherwise be authorized by
868	law, all meetings of all multiple-member bodies shall be open to the public.

(b) Rules and minutes. Each appointed multiple-member body shall determine its own
rules and order of business and shall provide for the keeping of minutes of its proceedings. The
rules and minutes shall be a public record in accordance with public records laws.

(c) Voting. If requested by a member, a vote of an appointed multiple-member body shall
be taken by a call of the roll and the vote of each member shall be recorded in the minutes. If the
vote is unanimous, only that fact shall be recorded.

(d) Quorum. A majority of the members of an appointed multiple-member body shall
constitute a quorum but a smaller number may meet and adjourn from time to time. Unless some
other provision is made by the multiple-member body's own rules while a quorum is present,
except on procedural matters, a majority of the full membership of the body shall be required to
adopt a vote representing an exercise of the powers of the multiple-member body.

880 Section 8-5 NUMBER AND GENDER.

Words importing the singular number may extend and be applied to several persons or things, words importing the plural number may include the singular and words importing the masculine gender shall include the feminine gender and words importing the feminine gender shall include the masculine gender.

885 Section 8-6 REFERENCES TO GENERAL LAWS.

References to General Laws. All references to the general or special laws contained in the
charter refer to the General Laws of the Commonwealth and are intended to include any
amendments or revisions to the chapters and sections or to the corresponding chapters and

sections of any rearrangement of the General Laws enacted subsequent to the adoption of thecharter.

891

Section 8-7 COMPUTATION OF TIME.

In computing time under this charter, the day of the act or event after which the designated period of time begins to run shall not be included. The last day of the period shall be included unless it is a Saturday, Sunday or legal holiday, in which event the period shall be extended to the next day that is not a Saturday, Sunday or legal holiday. When the period of time designated is less than 7 days, intermediate Saturdays, Sundays and legal holidays shall not be included.

898 Section 8-8 CERTIFICATE OF ELECTION OR APPOINTMENT.

899 Every person who is elected, including those elected by the municipal council, or 900 appointed to an office of the city, including members of a multiple-member body, shall receive a 901 certificate of such election or appointment from the city clerk. Except as otherwise provided by 902 law, every person who is elected, including those elected by the municipal council, or appointed 903 to an office of the city, before performing any act under such appointment or election, shall take 904 and subscribe to an oath to qualify to enter upon the duties. The oath may be administered by the 905 mayor or city clerk or by a judge of a court of record or by a justice of the peace. A record of 906 such oath shall be kept by the city clerk.

907 Section 8-9 LIMITATION ON OFFICE HOLDING.

No person shall simultaneously hold more than 1 full-time city office or position of
employment. Any hours worked in a part-time position shall not be the same or otherwise
conflict with the hours worked in a full-time position.

911 Section 8-10 CITY GROUP INSURANCE PROGRAMS.

912 Notwithstanding any general or special law to the contrary, elected part-time officials, 913 stipend recipients, multiple-member body members, municipal council members and school 914 committee members shall not be eligible to participate in the city's group insurance programs; 915 provided, however, that notwithstanding the foregoing, a municipal council or a school 916 committee member who was enrolled in the city's insurance as of July 1, 2021 may continue to 917 participate in the same manner and at the same contribution rate until such time as the member's 918 current term and any consecutive terms expire.

919 Section 8-11 FELONY CONVICTION DURING TERM OF OFFICE.

Felony conviction. Any city official elected under articles 2, 3, 4, 6 of this charter or
appointed to a multiple member body under article 6 who is convicted of a state or federal felony
offense while holding a city office shall be deemed to have vacated that office.

923 Article 9

- 924 TRANSITIONAL PROVISIONS.
- 925 Section 9-1 CONTINUATION OF EXISTING LAWS.

All General Laws, special laws, city ordinances and rules and regulations of or pertaining to the city, including special acts creating regional entities and arrangements of which the city is a member, that are in force when this charter takes effect and not specifically or by implication

929 repealed by this charter shall continue in full force and effect until amended or repealed, 930 rescinded by law or expired by their own limitation. If a provision of this charter is found to be 931 inconsistent with any general or special law that would otherwise be applicable, this charter shall 932 prevail. Every inconsistency between a prior law and this charter shall be decided in favor of this 933 charter. 934 Section 9-2 CONTINUATION OF GOVERNMENT AND ADMINISTRATION. 935 All officers and employees of city agencies shall continue to perform their duties until re-936 elected or reappointed or until successors to their respective positions are duly appointed or 937 elected or until their duties have been transferred and assumed by another city agency. 938 Section 9-3 TRANSFER OF RECORDS AND PROPERTY. 939 All records, property and equipment whatsoever of any city agency, or part thereof, the 940 powers and duties of which are assigned in whole or in part to another city agency shall be 941 transferred immediately to that agency. 942 Section 9-4 EFFECT ON OBLIGATIONS, TAXES, ETC. 943 All official bonds, recognizances, obligations, contracts and other instruments entered 944 into or executed by the city before the adoption of this charter and all taxes, assessments, fines, 945 penalties and forfeitures incurred or imposed, due or owing to the city shall be enforced and 946 collected and all writs, prosecutions, actions and causes of action, except as otherwise provided 947 in this charter and except conflicting collective bargaining agreements, shall continue without 948 abatement and remain unaffected by this charter. No legal act done by or in favor of the city shall 949 be rendered invalid by reason of the adoption of this charter.

950

Section 9-5 TIME OF TAKING EFFECT.

951 The charter shall take effect immediately upon approval of the voters and in accordance 952 with the following schedule:

(i) the full powers vested in city officers and the several city agencies shall be effectiveimmediately following the election at which the charter is adopted; and

(ii) the respective number of years of terms for the offices of mayor, municipal council,
school committee, planning board and zoning board of appeals as implemented by this charter
shall take effect for the terms immediately following and as a result of the city election

958 immediately following the election at which this charter is approved.

959 Section 9-6 ORDINANCE REVIEW COMMITTEE.

(a) Not later than the first day of the February after the city election following the
election at which this charter was approved, the mayor and municipal council shall provide for a
review to be made of the city ordinances for the purpose of preparing any revisions to conform
with the charter.

(b) The ordinance review shall be made by a special committee to consist of 7 members,
which shall include the mayor or mayor's designee, the city solicitor or city solicitor's designee,
2 persons to be appointed by the mayor who shall be voters of the city and 3 persons who shall
be councilors serving on the committee on ordinances and enrolled bills.

968 (c) The special committee shall file its report with the mayor and the municipal council969 not later than the last day of December in the year in which the committee is appointed.

970 (d) The recommendations of the special committee shall appear on the municipal council
971 agenda for action before March 15 of the following year and, if not so scheduled, the matter shall
972 come before the municipal council for action at its next meeting held following said March 15.

973

Section 9-7 PERIODIC REVIEW OF CHARTER.

974 In May of every year ending in 5 or 0, the city shall appoint a charter review committee 975 to review the city charter and make a report and recommendations to the mayor and municipal 976 council for changes to it through special legislation passed by the general court but nothing in 977 this section shall prevent the city from enacting or amending a charter under any procedure made 978 available by Article LXXXIX of the Amendments to the Constitution of the commonwealth or 979 any general or special law enacted to implement said Article LXXXIX. The committee shall 980 consist of 7 members, 4 of whom shall be registered voters of the city who shall be appointed by 981 the mayor and 3 of whom shall be registered voters of the city who shall be appointed by the 982 municipal council by a majority vote. The committee shall, after a public hearing, file its report 983 and recommendations with the city clerk and municipal council, not later than May 1 in the year 984 following the year in which the committee was appointed. The recommendations of the 985 committee shall appear on the council agenda before the June15 of that year and, if not so 986 scheduled by the municipal council, the matter shall come before the municipal council for 987 action at its next meeting held after the said June 15.

988

8 Section 9-8 FORM OF QUESTION

This act shall be submitted for acceptance to the qualified voters of the city of Taunton at the 2022 regular election in the form of the following question which shall be placed on the official ballot to be used at the election:

992	"Shall an act passed by the General Court in the year 2022, entitled 'An Act Providing
993	for A Revised Charter for the City of Taunton' be accepted?".
994	Below the question shall appear a fair and concise summary of the proposed charter
995	amendments (or changes) which shall be prepared by the city solicitor.
996	If a majority of the votes cast in answer to the question is in the affirmative, this act shall
997	thereupon take effect, but not otherwise.
998	Article 10
999	CITIZEN PARTICIPATION MECHANISMS.
1000	Section 10-1. CITIZEN INITIATIVE MEASURES
1001	(a) Commencement - Initiative procedures shall be commenced by the filing of a
1002	proposed initiative petition with the city clerk. The petition shall be addressed to the municipal
1003	council, shall contain a request for the passage of a particular measure which shall be set forth in
1004	full in the petition and shall be signed by at least 250 registered voters. At least 25 signatures
1005	shall be certified from each ward. The petition shall be accompanied by an affidavit signed by 10
1006	registered voters and containing their residential address and stating that those registered voters
1007	will constitute the petitioners committee and shall be responsible for circulating the petition and
1008	filing it in proper form.
1009	(b) Referral to city solicitor - The city clerk shall, immediately following receipt of a
1010	proposed petition, deliver a copy of the petition to the city solicitor. The city solicitor shall,
1011	within 15 days following receipt of a copy of the petition, advise the municipal council and the
1012	city clerk, in writing, whether the measure as proposed may lawfully be proposed by the

initiative process and whether, in its present form, it may lawfully be adopted by the municipal
council. If the opinion of the city solicitor is that the measure is not in proper form, the reply
shall state the reasons for such opinion, in full. A copy of the opinion of the city solicitor shall be
mailed to the members of the petitioners committee.

1017 (c) Submission to city clerk - If the city solicitor determines that the petition is in proper 1018 form, the city clerk shall provide blank forms for the use of subsequent signers and shall print at 1019 the top of each blank form a fair, concise summary of the proposed measure, as determined by 1020 the city solicitor, together with the names and addresses of the first 10 registered voters who 1021 signed the originating petition. The city clerk shall notify the first 10 registered voters that the 1022 blank forms are issued. Within 30 days following the date of the notice, the petition shall be 1023 returned and filed with the city clerk and signed by at least 10 per cent of the total number of 1024 registered voters as of the date of the most recent regular city election. Signatures to an initiative 1025 petition need not all be on 1 paper but all papers pertaining to any 1 measure shall be fastened 1026 together and shall be filed as a single instrument, with the endorsement on it of the name and 1027 address of the person designated as filing the papers. With each signature on the petition there 1028 shall also appear the street and number of the residence of each signer. Within 10 days following 1029 the filing of the petition, the board of election commissioners shall ascertain the number of 1030 registered voters that signed the petition and what percentage of the total number of registered 1031 voters as of the date of the most recent regular city election have signed the petition. The board 1032 of election commissioners shall attach to the petition a certificate showing the results of its 1033 examination and shall return the petition to the city clerk. A copy of the board of election 1034 commissioners' certificate shall also be mailed to the members of the petitioners committee.

1035 (d) Action on petitions - Within 30 days following the date a petition has been returned to 1036 the city clerk and after publication under subsection (f), the municipal council shall act with 1037 respect to each initiative petition by: (i) passing it without change; (ii) passing a measure which 1038 is stated to be in lieu of the initiative measure; or (iii) rejecting it. The passage of a measure 1039 which is in lieu of an initiative measure shall be deemed to be a rejection of the initiative 1040 measure. If the municipal council fails to act within 30 days following the date the measure is 1041 returned to it, the measure shall be deemed to have been rejected on the thirtieth day. If an 1042 initiative measure is rejected, the city clerk shall promptly give notice of that fact to the 1043 petitioners committee by certified mail.

1044 (e) Supplementary petitions - Within 60 days following the date an initiative petition has 1045 been rejected, a supplemental initiative petition may be filed with the city clerk, but only by the 1046 persons constituting the original petitioners committee. The supplemental initiative petition shall 1047 be signed by a number of additional registered voters equal to at least 5 per cent of the total 1048 number of registered voters as of the date of the most recent regular city election. The signatures 1049 on the initial petition filed under subsection (c) and the signatures on the supplemental petition 1050 filed under this subsection, taken together, shall contain the signatures of at least 15 per cent of 1051 the total number of registered voters as of the date of the most recent regular city election. If the 1052 number of signatures to the supplemental petition is found to be sufficient by the city clerk, the 1053 municipal council shall call a special election to be held not less than 35 days but not more than 1054 90 days following the date of the certificate of the city clerk that a sufficient number of 1055 registered voters have signed the supplemental initiative petition and shall submit the proposed 1056 measure, without alteration, to the registered voters for determination; provided, however, that if 1057 a city election is to be held within 120 days following the date of the certificate, the municipal

1058 council may omit calling the special election and cause the question to appear on the election1059 ballot at the approaching election for determination by the registered voters.

(f) Publication - The full text of an initiative measure which is submitted to the registered
voters shall be published in at least 1 local newspaper not less than 7 day but not more than 14
days preceding the date of the election at which the question is to be voted upon. Additional
copies of the full text shall be available for distribution to the public in the office of the city
clerk.

1065 (g) Form of question – The ballots used when voting on a measure proposed by the
 1066 registered voters under this section shall contain a question in substantially the following form:

1067 Shall the following measure which was proposed by an initiative petition take effect? 1068 (Here insert the fair, concise summary of the proposed measure, as determined by the city 1069 solicitor, as referenced in subsection (c)). Yes or No.

(h) Time of Taking Effect - Subject to section 10-4, if a majority of the votes cast in
answer to the question is in the affirmative, the measure shall be deemed to be effective
immediately unless a later date is specified in the measure.

1073 Section 10-2. CITIZEN REFERENDUM PROCEDURES

(a) Petition, effect on final vote - If, within 30 days following the date on which the
municipal council has voted finally to approve any measure, a petition signed by a number of
registered voters equal to at least 15 per cent of the total number of registered voters as of the
date of the most recent regular city election and addressed to the municipal council protesting
against the measure or any part thereof is filed with the city clerk, the effective date of that

1079 measure shall be temporarily suspended. The municipal council shall immediately reconsider its 1080 vote on the measure or part thereof and, if the measure is not rescinded, the municipal council 1081 shall provide for the submission of the question for a determination by the registered voters 1082 either at a special election, which it may call at its convenience, or at the next regular city 1083 election; provided, however, that pending this submission and determination, the effect of the 1084 measure shall continue to be suspended.

(b) Certain initiative provisions to apply - The petition described in this section shall be termed a referendum petition and section 10-1, as the section relates to the filing and certification of signatures, shall apply to such referendum petitions, except that the words "measure or part thereof protested against" shall be deemed to replace the word "measure" and the word "referendum" shall be deemed to replace the word "initiative". Subject to section 10-4, the measure or part thereof protested against shall be null and void unless a majority of those voting on the question shall vote in favor of the measure or part thereof protested against at the election.

1092 Section 10-3. INELIGIBLE MEASURES

1093 None of the following shall be subject to the initiative or the referendum procedures set1094 forth herein:

(i) proceedings relating to the internal organization or operation of the municipal councilor the school committee;

1097 (ii) an emergency measure adopted under the charter;

1098 (iii) the city budget;

1099 (iv) an appropriation for the payment of the city's debt or debt service;

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1100	(v) an appropriation of funds to implement a collective bargaining agreement;
1101	(vi) proceedings relating to the election, appointment, removal, discharge, employment,
1102	promotion, transfer, demotion or other personnel action or any other action that is executive
1103	rather than legislative in nature;
1104	(vii) any proceedings repealing or rescinding a measure or part thereof which is protested
1105	by referendum procedures;
1106	(viii) any proceedings providing for the submission or referral to the registered voters at
1107	an election; and
1108	(ix) resolutions, memorial actions, citations, other nonbinding actions and other votes
1109	constituting ordinary, routine matters not suitable as the subject of a referendum petition.
1110	Section 10-4. REQUIRED REGISTERED VOTER PARTICIPATION
1111	For any measure to be effective under the initiative procedure and for any measure to be
1112	declared null and void under the referendum procedure, at least 20 per cent of the registered
1113	voters as of the most recent regular city election shall be required to vote at an election that
1114	includes on the ballot submission of 1 or more initiative or referendum questions to the
1115	registered voters of the city.
1116	Section 10-5. SUBMISSION OF OTHER MATTERS TO REGISTERED VOTERS
1117	The municipal council may on its own motion submit a measure to the registered voters
1118	of the city at any regular city election for adoption or rejection in the same manner and with the
1119	same force and effect as provided for submission by initiative or referendum petitions. The
1120	municipal council may alternatively submit any nonbinding public opinion advisory question.
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1121 Section 10-6. CONFLICTING PROVISIONS

- 1122 If 2 or more measures passed at the same election contain conflicting provisions, only the
- 1123 1 receiving the greatest number of affirmative votes shall take effect.
- 1124 SECTION 2. This act shall take effect upon its passage.