

Text of a further amendment, offered by Mr. Walsh of Peabody, to the Senate amendment (striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2752) of the House Bill approving the Townsend special act charter (House, No. 3728). September 30, 2024.

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Third General Court (2023-2024)

By striking out all after the enacting clause (inserted by amendment by the Senate) and inserting in place thereof the following:-

1	SECTION 1. The charter of the town of Townsend, which is on file in the office of the
2	archivist of the commonwealth, as provided in section 12 of chapter 43B of the General Laws, is
3	hereby repealed.
4	SECTION 2. The following shall be the charter of the town of Townsend:
5	Article 1
6	Incorporation; Short Title; Powers
7	Section 1-1 Incorporation
8	The inhabitants of the town of Townsend within the corporate limits as established by
9	law shall continue to be a body corporate and politic with perpetual succession under the name
10	"Town of Townsend".
11	Section 1-2 Short Title

12	This instrument shall be known and may be cited as the "Townsend Charter".
13	Section 1-3 Powers of the Town
14	Subject only to express limitations on the exercise of any power or function by a
15	municipality in the constitution or laws of the Commonwealth, the voters of the Town shall
16	secure through the adoption of this Charter all of the powers and authority generally conferred on
17	a municipal government under the constitution and laws of the Commonwealth.
18	Section 1-4 Division of Powers
19	The administration of all the fiscal, prudential and municipal affairs of the Town shall be
20	vested in an executive branch headed by a Select Board. The legislative powers of the Town
21	shall be vested in a Town Meeting that shall be open to all registered voters of the Town.
22	Section 1-5 Construction
22 23	Section 1-5 Construction The powers of the town of Townsend under this Charter shall be liberally construed in
23	The powers of the town of Townsend under this Charter shall be liberally construed in
23 24	The powers of the town of Townsend under this Charter shall be liberally construed in favor of the Town and the specific mention of any particular power shall not limit the general
23 24 25	The powers of the town of Townsend under this Charter shall be liberally construed in favor of the Town and the specific mention of any particular power shall not limit the general powers of the town of Townsend as stated in section 1-3.
23 24 25 26	The powers of the town of Townsend under this Charter shall be liberally construed in favor of the Town and the specific mention of any particular power shall not limit the general powers of the town of Townsend as stated in section 1-3. Section 1-6 Intergovernmental Relations
23 24 25 26 27	The powers of the town of Townsend under this Charter shall be liberally construed in favor of the Town and the specific mention of any particular power shall not limit the general powers of the town of Townsend as stated in section 1-3. Section 1-6 Intergovernmental Relations Subject to the applicable requirements of the constitution or laws of the Commonwealth,
 23 24 25 26 27 28 	The powers of the town of Townsend under this Charter shall be liberally construed in favor of the Town and the specific mention of any particular power shall not limit the general powers of the town of Townsend as stated in section 1-3. Section 1-6 Intergovernmental Relations Subject to the applicable requirements of the constitution or laws of the Commonwealth, the town of Townsend may exercise any of its powers or perform any of its functions and may

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

52 The Annual Town Meeting shall be held on such dates as may from time to time be fixed53 by Town by-laws.

54

Section 2-5 Special Town Meetings

55 Special Town Meetings shall be held at the call of the Select Board at such times as the 56 Select Board deems reasonable or necessary to transact the legislative business of the Town in an 57 orderly manner. Special Town Meetings shall also be held on the petition of not less than 200 58 registered voters of the Town, in accordance with the procedures prescribed by the laws of the 59 Commonwealth.

60 Section 2-6 Warrants

Each Town Meeting shall be called by a warrant issued by the Select Board. A warrant
shall state the time and place at which the Town Meeting shall convene and, by separate articles,
shall state the subject matters to be acted upon. The publication and posting of the warrant for
each Town Meeting shall be in accordance with the General Laws and Town by-laws.

65 Section 2-7 Initiation and Inclusion of Warrant Articles

(a)(1) Initiation - The Select Board shall receive all petitions that request submission of a
matter to the Town Meeting, which may be filed by an elected Town official, a multiple member
body acting by a majority of its members, any 10 registered voters of the Town for the Annual
Town Meeting or any 100 voters for a Special Town Meeting.

(2) At a regular meeting of the Select Board, a registered voter may request that a matter
be placed on the Town Meeting warrant in lieu of a written petition. The Select Board may, at its
discretion, accept the request and place the matter on the warrant under its sponsorship or it may

request that the matter be submitted by a petition bearing the signatures of the required numberof registered voters of the Town.

75 (b) Inclusion - The Select Board shall include on the Annual Town Meeting warrant all 76 matters that were submitted, in accordance with Town by-laws, for the submission of articles. 77 When a Special Town Meeting is to be called, the Select Board shall give public notice thereof at 78 a posted Select Board Meeting. The Select Board may cause additional public notice to be given 79 pursuant to the laws of the Commonwealth or Town by-laws in any form it deems necessary. All 80 public notices shall include the date of the close of the warrant. The Select Board shall include 81 on a Special Town Meeting warrant the subject matter of all petitions that are received in its 82 office in accordance with the date and time set by the Select Board for the close of the warrant. 83 Section 2-8 Availability of Town Officials 84 Each Town Agency shall designate at least 1 representative to attend all sessions of Town 85 Meeting in which warrant articles pertinent to that Town Agency are or may be taken up. Each 86 representative shall attend relevant Town Meetings to provide information relative to the articles. 87 If a person designated as a representative is not a Town resident, such person may,

notwithstanding lack of residency, be authorized to speak to provide the Town Meeting with
pertinent information.

90

Section 2-9 Clerk of the Meeting

91 The Town Clerk shall: (i) serve as clerk of the Town Meeting; (ii) record all votes and
92 (iii) preserve as public records all proceedings of the Town Meeting sessions. The Town Clerk
93 shall give notice of all adjourned Town Meeting sessions and perform such duties in connection

94 therewith, as may be provided by Town by-laws, this Charter and the laws of the

95 Commonwealth.

96	If, at a Town Meeting, the office of Town Clerk is vacant, the Town Moderator shall
97	appoint a clerk pro tempore. If there is an unavoidable absence of the Town Clerk, the Town
98	Clerk shall designate a substitute; provided, however, that if the Town Clerk fails to designate a
99	substitute, then the Moderator may appoint a clerk pro tempore.
100	Section 2-10 Rules of Procedure
101	The Town Meeting shall be run in accordance with the accepted edition of the book
102	"Town Meeting Time". The Town Meeting may, by Town by-law, establish and from time to
103	time amend, revise or repeal rules governing Town Meetings. A procedural change shall become
104	effective for all Annual and Special Town Meetings conducted after the procedural change.
105	Article 3
106	Elected Officials
107	
108	Section 3-1 In General
109	(a) Elective Offices - The offices to be filled by the ballot vote shall be the Select Board,
110	Town Moderator, Town Clerk, Board of Assessors, Board of Health, Planning Board, Board of
111	Water Commissioners, Board of Library Trustees, North Middlesex Regional School District
112	School Committee members, Cemetery and Parks Commissioners, Recreation Commissioners,
113	Trustees of Soldiers' Memorials, Amanda E. Dwight Entertainment Fund members, Townsend
114	Housing Authority, James H. Tucker Fund Committee members who are elected at Town

115	Meeting and such other regional authorities, districts or committees as may be required by the
116	laws of the Commonwealth or by local, inter-local or regional agreements.
117	(b) Eligibility - Any registered voter shall be eligible to hold any elective Town office.
118	(c) Town Election - The Annual Town Election shall be held according to Town by-laws.
119	
120	(d) Compensation - Elected Town officials shall receive such compensation as may be
121	appropriated annually for their services.
122	(e) Coordination - Notwithstanding their election by the registered voters of the Town,
123	Town officers named in this section shall be subject to the call of the Select Board at reasonable
124	times for consultation, conference and discussion on any matter relating to their respective
125	offices.
126	(f) Filling of Vacancies
127	(1) Multiple Member Bodies - If there is a vacancy in a multiple member body, other
128	than the Select Board, the remaining members shall immediately give written notice of the
129	vacancy to the Select Board and post notice of the vacancy and a description of the position on
130	the Town bulletin board utilizing the official notice posting method under the Open Meeting Law
131	and such notice shall be posted for not less than 10 days. A vacancy on a multiple member body
132	shall be filled at a joint meeting of the Select Board and of the remaining members of the
133	multiple member body on which the vacancy exists and shall require a simple majority. Notice
134	of the joint meeting shall be posted for not less than 5 days. A person appointed to fill a vacancy
135	under this section shall hold office until the next Town election. If notice of a vacancy is not
	7 of 34

given within 30 days following the date of the vacancy then, after a notice of 5 business days, the
Select Board shall fill the vacancy without participation of the remaining members of the
multiple member body. This paragraph shall not apply to vacancies where the terms of a will or
trust instrument provide for the filling of vacancies.

140 (2) Select Board - If there is a failure to elect or if a vacancy otherwise occurs on the 141 Select Board and the next Annual Town Election is not to be held for not less than 6 months 142 following the date of the vacancy, the remaining members of the Select Board shall, forthwith, 143 call a special election to fill the vacancy. If a vacancy occurs and more than 3 months but less 144 than 6 months would elapse before the next Annual Town Election, the Select Board may call a 145 special election; provided, however, that upon receipt of a petition signed by not less than 200 146 registered voters of the Town, the remaining members of the Select Board will forthwith call a 147 special election.

(g) Recall Election Procedures - Notwithstanding any general or special law to the
contrary, recall elections shall be conducted pursuant to chapter 27 of the acts of 1995 and the
laws of the Commonwealth.

151 Section 3-2 Select Board

152 (a) Composition and Term of Office

There shall be a Select Board consisting of 3 members, each elected for a 3-year term, soarranged that the term of 1 member shall expire each year.

155 The composition of the Select Board may change from 3 to 5 members as determined by 156 a 2/3 vote of an Annual Town Meeting; provided, however, that any such vote shall be ratified by the voters of the Town at the next Annual Town Election. Members of a 5 member Select
Board shall be each elected for 3-year overlapping terms, so arranged that the terms of as nearly
an equal number of members as possible shall expire each year.

160 (b) Power and Duties

161 The executive powers of the Town shall be vested in a Select Board, which shall be the 162 chief executive officer of the Town. The Select Board shall have all of the executive power 163 generally conferred on select boards under the constitution, the laws of the Commonwealth, this 164 Charter and Town by-laws. These powers shall be extended to any trusts granted to the Select 165 Board. The Select Board shall formulate and promulgate policy directives and guidelines to be 166 followed by Town Agencies serving under its jurisdiction and, in conjunction with other elected 167 multiple member bodies, develop and promulgate policy guidelines designed to bring the 168 operation of all Town Agencies into harmony. Nothing in this section shall authorize the Select 169 Board or any individual member thereof, to become involved in the day-to-day administration of 170 any Town Agency, including direction or supervision of department heads and staff. The Select 171 Board shall act through the adoption of policy guidelines that shall be implemented by officers 172 and employees appointed by or under its authority. The Select Board shall assign a liaison to 173 each multiple member body.

174 (c) Licensing Authority

175 The Select Board shall be the licensing authority of the Town and may issue licenses as 176 otherwise provided by law. The Select Board shall make all necessary rules and regulations 177 regarding the issuance of such licenses and may attach conditions and impose restrictions on any 178 such license as it deems to be in the public interest. The Select Board shall enforce all laws, rules 179 and regulations relating to all businesses to which it issues a license. 180 (d) Appointment Authority 181 (1) Town Employees - Except as otherwise provided in this Charter, the Select Board 182 shall appoint Town employees. 183 (2) Multiple Member Bodies - Except as otherwise hereinafter provided, the Select Board 184 shall appoint members of multiple member bodies consistent with the laws of the 185 Commonwealth and this Charter. 186 (3) Other Appointments - The Select Board shall appoint the members of other multiple 187 member bodies the functions of which shall not involve direct operating responsibilities but that 188 are primarily policymaking or advisory in nature. Unless otherwise provided by law, the Select 189 Board shall also appoint other individuals to the governing or advisory bodies of local, regional 190 or district authorities who shall serve as representatives of the Town. Personal contracts 191 hereunder shall be limited to 3 years; provided, however, that all such contracts shall be subject 192 to the applicable provisions of the General Laws, which shall control.

193 (e) Investigations

The Select Board may make investigations and may authorize the Town Administrator to investigate the affairs of the Town and the conduct of any Town Agency, including any doubtful claims against the Town. A report of the results of any such investigation shall: (i) be placed on file in the office of the Select Board; (ii) summarize the results of such investigation; and (iii) be printed in the next annual Town Report.

199	(f) Screening Committee
200	Unless otherwise specified by Town by-law, there shall be a Screening Committee to
201	support the transparent selection of candidates for the following positions:
202	(i) Town Administrator;
203	(ii) Police Chief; and
204	(iii) Fire Chief.
205	The Screening Committee shall be appointed by the Select Board and shall include any
206	number and combination of qualified professionals, Town residents and Town employees as the
207	Select Board deems appropriate.
208	Section 3-3 Town Moderator
209	(a) Composition and Term of Office
210	A Town Moderator shall be elected for a 3-year term.
211	(b) Power and Duties
212	The Town Moderator shall have all of the powers and duties of a Town Moderator as
213	provided by the laws of the Commonwealth, this Charter, Town by-laws, regional agreements or
214	by any other Town Meeting vote.
215	Section 3-4 Town Clerk
216	(a) Composition and Term of Office
217	A Town Clerk shall be elected for a 3-year term.

218 (b) Powers and Duties

219	The Town Clerk shall be the keeper of vital statistics for the Town. The Town Clerk shall
220	be the custodian of the Town Seal, shall administer the oath of office to all persons elected or
221	appointed to any Town office and shall issue such licenses and permits as are required bylaw to
222	be issued by the Town Clerk. The Town Clerk shall supervise and manage the conduct of all
223	elections and all other matters relating to elections. The Town Clerk shall be the clerk of the
224	Town Meeting, keep its records and in the absence of the Town Moderator and the Deputy Town
225	Moderator shall preside pending the election of a temporary Moderator by a Town Meeting vote.
226	The Town Clerk shall have such other powers and duties as provided by the laws of the
227	Commonwealth, this Charter, Town by-laws or by any other Town Meeting vote.
228	Section 3-5 Assessors
229	(a) Composition and Term of Office
230	There shall be a Board of Assessors that shall consist of 3 members, each elected for a 3-
231	year term, so arranged that the term of 1 member shall expire each year.
232	(b) Powers and Duties
233	The Board of Assessors shall have all of the powers and duties of boards of assessors as
234	provided by the laws of the Commonwealth, this Charter, Town by-laws or by any other Town
235	Meeting vote.
236	Section 3-6 Board of Health
237	(a) Composition and Term of Office

238	There shall be a Board of Health that shall consist of 3 members, each elected for a 3-
239	year term, so arranged that the term of 1 member shall expire each year.
240	(b) Powers and Duties
241	The Board of Health shall be responsible for the formulation and enforcement of all rules
242	and regulations concerning public health. The Board of Health shall have all powers and duties
243	given to boards of health under the laws of Commonwealth, this Charter, Town by-laws or by
244	any other Town Meeting Vote.
245	Section 3-7 Planning Board
246	(a) Composition and Term of Office
247	There shall be a Planning Board that shall consist of 5 members, each elected for a 5-year
248	term, so arranged that the term of 1 member shall expire each year.
249	(b) Powers and Duties
250	The Planning Board shall have all powers and duties given to planning boards by the
251	laws of the Commonwealth, this Charter, Town by-laws or by any other Town Meeting vote.
252	Section 3-8 Water Commissioners
253	(a) Composition and Term of Office
254	There shall be a Board of Water Commissioners that shall consist of 3 members, each
255	elected for a 3-year term, so arranged that the term of 1 member shall expire each year.
256	(b) Powers and Duties

257	Notwithstanding any general or special law to the contrary, the Board of Water
258	Commissioners shall have all powers and duties as provided in a special agreement voted on
259	September 16, 1933, pursuant to chapter 391 of the acts of 1920 and the laws of the
260	Commonwealth, including section 69B of chapter 41 of the General Laws, which was accepted
261	by a vote of the Town Meeting on May 9, 2017, that are not in conflict with the special
262	agreement.
263	Section 3-9 Library Trustees
264	(a) Composition and Term of Office
265	There shall be a Board of Library Trustees that shall consist of 5 members, each elected
266	for 3-year overlapping terms, so arranged that the terms of as nearly an equal number of
267	members as possible shall expire each year.
268	(b) Powers and Duties
269	The Board of Library Trustees shall be responsible for the governance of the free public
270	library. The Board of Library Trustees shall administer all money and property that the Town
271	receives, by gift or bequest, for library purposes in a manner consistent with the terms of the gift
272	or bequest. The Board of Library Trustees shall have all powers and duties given to Library
273	Trustees under the laws of the Commonwealth, this Charter, trust agreements, Town by-laws or
274	by other Town Meeting vote.
275	Section 3-10 North Middlesex Regional School District School Committee
276	(a) Composition and Term of Office

277	The composition and terms of office of the members of the North Middlesex Regional
278	School District School Committee shall be defined in accordance with the North Middlesex
279	Regional School District agreement, as amended.
280	(b) Powers and Duties
281	The North Middlesex Regional School District School Committee members shall have all
282	the powers and duties provided by the North Middlesex Regional School District agreement, as
283	amended.
284	Section 3-11 Cemetery and Parks Commission
285	(a) Composition and Term of Office
286	There shall be a Cemetery and Parks Commission that shall consist of 3 members, each
287	elected for a 3-year term, so arranged that the term of 1 member shall expire each year.
288	(b) Powers and Duties
289	(1) Cemetery Commissioners shall have general charge and superintendence of all public
290	burial grounds in the Town and of any lands set aside by the Town for cemetery purposes. The
291	Cemetery Commissioners shall have all the powers and duties given to Cemetery Commissioners
292	by the laws of the Commonwealth, this Charter, trust agreements, Town by-laws or by other
293	Town Meeting vote.
294	(2) Park Commissioners shall have general charge and superintendence of all public
295	parks. They may improve and make rules and regulations for public parks. The Parks
296	Commissioners shall have all of the powers and duties given to parks commissioners by the laws

of the Commonwealth, this Charter, trust agreements, Town by-laws or by other Town Meetingvote.

- 299 Section 3-12 Recreation Commission
- 300 (a) Composition and Term of Office

301 There shall be a Recreation Commission that shall consist of 5 members, each elected for

302 3-year terms, each arranged so that the terms of as nearly an equal number of members as

- 303 possible shall expire each year.
- 304 (b) Powers and Duties

The Recreation Commission shall develop, operate, schedule and coordinate all recreation programs for the Town. The Commission shall have all the powers and duties as may be provided by the laws of the Commonwealth, this Charter, Town by-laws or by other Town Meeting vote.

- soo meeting vote.
- 309 Section 3-13 Trustees of Soldiers' Memorials
- 310 (a) Composition and Term of Office

311 There shall be a committee, which shall consist of 5 members, 3 of whom shall be

312 veterans and 2 of whom shall be non-veterans, elected for 3-year overlapping terms, so arranged

that the terms of as nearly an equal number of members as possible shall expire each year.

314 (b) Powers and Duties

The Trustees of Soldiers' Memorials shall have all the powers and duties as may be provided by the laws of the Commonwealth.

317	Section 3-14 Amanda E. Dwight Entertainment Fund
318	(a) Composition and Term of Office
319	There shall be 3 Trustees of the Amanda E. Dwight Entertainment Fund who shall be
320	elected for 3-year terms, so arranged that the term of 1 member shall expire each year.
321	(b) Powers and Duties
322	The Trustees of the Amanda E. Dwight Trust shall have all the powers and duties as
323	defined by the Amanda E. Dwight Trust Agreement established by the Town on September 28,
324	1928.
325	Section 3-15 Townsend Housing Authority
326	(a) Composition and Term of Office
327	There shall be a Townsend Housing Authority, the composition of which shall be in
328	accordance with the General Laws.
329	(b) Powers and Duties
330	The Housing Authority shall study the housing needs of the Town and shall provide
331	programs to make low-income housing available for qualified families and the elderly of low-
332	income. The Housing Authority shall have all the powers and duties given to housing authorities
333	by the laws of the Commonwealth.
334	Section 3-16 James H. Tucker Trust Fund Committee
335	(a) Composition and Term of Office

336	There shall be a James H. Tucker Trust Fund Committee that shall consist of 3 West
337	Townsend Village residents who shall be elected at the Annual Town Meeting.
338	(b) Powers and Duties
339	The James H. Tucker Trust Fund Committee shall act in accordance with the bequest for
340	the sole purpose of keeping the curbing, gravestones and monuments in good order, including the
341	installation and maintenance of fencing, as necessary.
342	Article 4
343	Town Administrator
344	Section 4-1 Appointment; Qualification; Terms
345	The Select Board shall appoint a Town Administrator for a term of not more than 3 years,
346	which term or portion thereof may be renewed. With the exception of the limit on the
347	aforementioned term or any other requirements of local, state or federal law to the contrary, the
348	terms affecting the appointment, termination of appointment, renewal or non-renewal of such
349	appointment shall be set forth and subject to a mutually agreed upon contract. Nothing in this
350	section shall grant tenure to the Town Administrator. Annually, the Select Board shall fix the
351	compensation of the Town Administrator within the amount appropriated therefor by the Town.
352	The Town Administrator shall be appointed based solely on demonstrated executive and
353	administrative qualifications. The Town Administrator shall be a person especially fitted by
354	education, training and experience in public administration to perform the duties of the office as
355	outlined in the job description. Education requirements shall include, at a minimum, a Bachelor's

degree but there shall be a preference for a candidate holding a Master's degree with sufficientexperience administering similarly sized communities, preferably within the commonwealth.

The Town Administrator shall not be required to be a resident of the Town at the time of appointment or at any other time during the period of such service. The Town Administrator shall not have served in an elective position in Town government for at least 12 months prior to appointment. The Town may from time to time establish, by Town by-laws, such additional qualifications as it deems necessary and appropriate. The Town Administrator shall not hold any other public office in the Town, except as authorized by the General Laws.

The Select Board shall provide for an annual review of the job performance of the Town Administrator that shall, at least in summary form, be a public record. The review shall reflect the Town Administrator's performance of the duties of the office as listed in the job description and any goals and objectives developed by the Select Board.

368 Section 4-2 Powers and Duties

The Town Administrator shall be the chief administrative officer of the Town and shall be directly responsible to the Select Board for the administration of all Town affairs for which the office of Town Administrator has responsibility under this Charter. For the purposes of this section, "chief administrative officer" shall mean the person responsible for administrative management of governmental operations. The powers and responsibilities of the Town Administer shall include, but not be limited to, the following:

(i) to supervise, direct and provide for the efficient administration of all functions and
activities for which the office of Town Administrator is responsible by this Charter, the laws of

the Commonwealth, Town by-laws, by Town Meeting or by a vote of the Select Board as may beconsistent with the General Laws;

(ii) to enforce all personnel policies, practices and rules and regulations so that they are equally administered for all Town employees; provided, however, that if a collective bargaining agreement or other employment contract is inconsistent with the Town's general policies, the Town Administrator shall assure that they are administered according to the collective bargaining agreement or contract, as the case may be; and provided further, that the Town Administrator's contract shall be overseen and administered by the Select Board;

(iii) to attend all regular and special meetings of the Select Board unless unavailable for
reasonable cause; provided, however, that the Town Administrator shall have a voice, but no
vote, in the proceedings;

(iv) to keep the Select Board fully advised at a public meeting or in writing as to the
needs of the Town and all applicable local, state and federal agencies and to make
recommendations as may be appropriate to the Select Board of any action required to address
matters of concern;

(v) to prepare budgets that fall directly under the Select Board and to oversee the budgets for any Town Agencies that fall directly under the Select Board; provided, however, that the Town Administrator shall present to the Select Board the budgets of elected Town Agencies and the Capital Plan in such a manner that the Select Board shall have an understanding of the total budget; and provided further, that the Town Administrator shall work with other Town Agencies including, but not limited to, the Finance Committee, the Accountant, the Assessor and the Treasurer, to develop a plan for the funding of appropriations; (vi) to serve as the chief procurement officer for the Town in accordance with the
General Laws and to appoint such assistant procurement officers as provided in the General
Laws;

402 (vii) to see that all laws of the Commonwealth, this Charter, Town by-laws and any Town
403 Meeting votes and votes of the Select Board that require enforcement by the Town Administrator
404 or other officers subject to the direction and supervision of the Town Administrator, are
405 faithfully executed, performed or otherwise carried out;

406 (viii) to inquire, at any time, into the conduct and operations of any office or the
407 performance of any officers and employees of Town Agencies under the jurisdiction of the
408 Select Board;

409 (ix) to attend all sessions of Town Meeting and to answer all questions raised by voters
410 that relate to the warrant articles and to matters over which the Town Administrator exercises
411 any supervision;

(x) to coordinate the activities of all Town departments serving under the Town
Administrator and the Select Board with all Town departments under the control of other officers
and multiple member bodies elected by the voters; provided, however, that the Town
Administrator may require the person so elected, or that person's representative, to meet with the
Town Administrator at reasonable times to effect the coordination and cooperation among all
Town Agencies;

418 (xi) to perform any other duties that are required to be performed by the Town
419 Administrator under the laws of the Commonwealth, this Charter, Town by-laws, the
420 Administrative Code or by Town Meeting vote or votes of the Select Board; and

421 (xii) to consult with the Select Board in developing long-range goals and objectives for
422 the Town, including keeping the Select Board informed on the long-range needs of the Town and
423 proactively suggesting best practices for the Town; provided, however, that for the purposes of
424 this clause, "best practices" shall mean procedures that have been shown by research or
425 experience to produce optimal results and that are generally established as standards suitable for
426 widespread adoption.

427 Section 4-3: Delegation of Authority

The Town Administrator may authorize any subordinate officer or employee to exercise any power or perform any function or duty that is assigned to the office of Town Administrator; provided, however, that all acts performed under any such delegation shall be deemed to be the acts of the Town Administrator.

432 Section 4-4: Interim Town Administrator

433 A vacancy in the office of Town Administrator shall be filled as soon as possible by the 434 Select Board pending a permanent appointment to that office by the Select Board. Upon any such 435 vacancy, the Select Board shall appoint a qualified person to perform the duties of the Town 436 Administrator on a temporary basis. The Interim Town Administrator shall have all duties and 437 responsibilities of the Town Administrator; provided, however, that in selecting an Interim Town 438 Administrator, the qualifications and educational requirements under section 4-1 shall be 439 maintained unless waived by the Select Board; and provided further, that compensation for the 440 Interim Town Administrator shall be set by the Select Board.

441 Article 5

442 Administrative Organization

443 Section 5-1 Administration of Government

444 (a)(1) Bylaws - Unless specifically prohibited by the General Laws or this Charter, the 445 Town Meeting may, by Town by-law, reorganize, consolidate, create, merge, divide or abolish 446 any Town Agency, in whole or in part, and establish any new Town Agencies as it deems 447 necessary or advisable. In furtherance thereof, the Town Meeting may determine the manner of 448 selection and the terms of office and prescribe the functions of any such agency; provided, 449 however, that no function assigned by this Charter to a particular Town Agency shall be 450 discontinued or assigned to any other agency unless this Charter authorizes such discontinuation 451 or assignment.

452 (2) The Town Administrator, after consultation with the Select Board, may from time to 453 time prepare and submit to the Town Meeting its plans for organization or reorganization which 454 shall establish operating divisions for the orderly, efficient or convenient conduct of the business 455 of the Town. If the Town Administrator prepares such a plan, the Select Board shall hold at least 456 1 public hearing on the proposal giving notice thereof by publication in a local newspaper, which 457 notice shall describe the scope of the proposal and the time and place at which the hearing shall 458 be held that shall be not less than 7 or more than 14 days after publication. Following the public 459 hearing, the proposal, which may have been amended subsequent to the public hearing, shall be 460 submitted to the Town Meeting by an appropriate warrant article.

461 (3) An organization or reorganization plan shall become effective at the expiration of 60
462 days following the date of adjournment of the Town Meeting at which the proposal was

463 approved. The Town Meeting shall vote only to approve or disapprove the plan and shall not464 vote to amend or to alter the plan.

465 (b) Administrative Code - Unless specifically prohibited by the General Laws or this 466 Charter, the Select Board may, through the administrative code, reorganize, consolidate or 467 abolish any Town Agency, in whole or in part, and establish any new Town Agencies it deems 468 necessary to the same extent as provided in subsection (a) for Town by-laws. For such purpose, 469 the Select Board may transfer the powers and duties and, so far as is consistent with the use for 470 which the funds were made available, transfer the appropriation of 1 Town Agency to another; 471 provided, however that no function assigned by this Charter to a particular Town Agency shall 472 be discontinued or assigned to any other agency unless this Charter authorizes such transfer or 473 assignment.

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

For public convenience, the administrative code and any amendments thereto shall be printed as an appendix to, and not as an integral part of, Town by-laws. The personnel and staffing plan prepared by the Select Board shall be published annually in the Town Report.

478 Section 5-3 Removals and Suspensions

(a) Any appointed officer, member of a multiple member body or employee of the Town
who is not subject to civil service law or covered by the terms of a collective bargaining
agreement or employment contract that provides a different method for removal or suspension,
whether appointed for a fixed or an indefinite term, may be suspended or removed from office,
without compensation, by the appointing authority for cause. For the purposes of this section,
"cause" shall include, but not be limited to: (i) incapacity or inability to complete assignments in

485 a timely manner on a routine basis in accordance with principles of reasonable care; (ii) neglect, 486 meaning failure to perform the duties of the position in a reasonably competent manner or failure 487 to satisfy performance standards; (iii) chronic absenteeism; and (iv) insubordination, conduct 488 unbecoming of the office, gross negligence, willful misconduct, willful dereliction of duty, 489 embezzlement, fraud against the Town or conviction of a felonious act in office. An appointed 490 officer, member of a multiple member body or employee of the Town may be suspended from 491 office by the appointing authority if the appointing authority deems the suspension is necessary 492 to protect the interests of the Town; provided, however, that no suspension shall be for more than 493 15 days. A suspension may occur concurrently with a removal process and shall not interfere 494 with the rights of the individual under the removal procedure as provided in subsection (b).

495 (b) When removal under this section is deemed necessary, the appointing authority shall496 act in accordance with the following procedure:

497 (i) written notice of the intent to remove and a statement of any cause therefor shall be
498 delivered by hand or by registered or certified mail, return receipt requested, to the last known
499 address of the person sought to be removed;

(ii) within 5 days following the delivery of notice to the person sought to be removed,
such person may request a public hearing to be convened within 30 days after making the request
unless such time is extended by agreement; provided, however, that any such person may be
represented by counsel, shall be entitled to present evidence, to call witnesses and to question
any witnesses appearing at the hearing; and

(iii) between 1 and 10 days after the public hearing has adjourned or, if no public hearing
has been requested, between 6 and 15 days after delivery of the notice of intent to remove, the

507 appointing authority shall take final action by either: (A) removing the officer, member of a 508 multiple member body or employee; or (B) notifying such person that the notice has been 509 rescinded; provided, however, that a failure of the appointing authority to take any such action 510 within the time required by this clause shall be deemed a rescission of the original notice and the 511 officer, member of a multiple member body or employee shall forthwith be reinstated.

(c) Notwithstanding any general or special law or any provision of this Charter to the contrary, a decision not to renew an employment contract of appointment for a fixed term shall not constitute a dismissal and shall not require a hearing or trigger the removal procedures required by this section.

(d) This section shall not apply to any appointed officer, member of a multiple member body or employee of the Town subject to civil service law, a collective bargaining agreement or employment contract and, as to such persons, the provisions of the civil service law, collective bargaining agreement or employment contract shall control and apply to the process and to the suspension, removal or non-renewal.

521 Section 5-4 Procedures Governing Multiple Member Bodies

522 (a) Meetings

All multiple member bodies shall meet regularly at such times and places within the Town as they may by their own rules prescribe. Except in cases of emergency, special meetings of any multiple member body shall be held at the call of the respective chair or by 1/3 of the members thereof by written notice delivered to the residence or place of business of each member not less than 48 hours in advance of the time set to convene. A copy of the notice shall be posted on the Town bulletin board. A special meeting of a multiple member body shall be

529	called within 1 week after the date of the filing of a petition with the Town Clerk, signed by not
530	less than 50 voters and stating the purpose for which the meeting is being called.
531	(b) Agendas
532	Before any meeting of a multiple member body is held, an agenda containing all items
533	that are scheduled to come before the multiple member body shall be posted as required by law.
534	(c) Rules and Minutes
535	Each multiple member body shall determine its own rules and order of business unless
536	otherwise provided by this Charter or Town by-laws and shall provide for the keeping of the
537	minutes of its proceedings. The rules and minutes shall be public records and copies thereof shall
538	be placed on file in the office of the Town Clerk and shall be available for public inspection.
539	(d) Voting
540	Except on procedural matters, all votes of a multiple member body shall be taken by a
540 541	Except on procedural matters, all votes of a multiple member body shall be taken by a call of the roll and the vote of each member shall be recorded in the minutes; provided, however,
541	call of the roll and the vote of each member shall be recorded in the minutes; provided, however,
541 542	call of the roll and the vote of each member shall be recorded in the minutes; provided, however, that if the vote is unanimous, only that fact shall be required to be recorded.
541 542 543	call of the roll and the vote of each member shall be recorded in the minutes; provided, however, that if the vote is unanimous, only that fact shall be required to be recorded. (e) Quorum
541542543544	 call of the roll and the vote of each member shall be recorded in the minutes; provided, however, that if the vote is unanimous, only that fact shall be required to be recorded. (e) Quorum Unless otherwise required by law, a majority of the members of a multiple member body
 541 542 543 544 545 	 call of the roll and the vote of each member shall be recorded in the minutes; provided, however, that if the vote is unanimous, only that fact shall be required to be recorded. (e) Quorum Unless otherwise required by law, a majority of the members of a multiple member body then in office shall constitute a quorum but a smaller number may adjourn from time to time and

549 Whenever a vacancy shall occur in the membership of an appointed multiple member 550 body, the remaining members shall forthwith give written notice of such vacancy to the Select 551 Board or other appointing authority. If, at the expiration of 45 days following the delivery of 552 such notice, the Select Board or other appointing authority has not appointed a person to fill the 553 vacancy, the remaining members, by a majority vote of the multiple member body, shall fill the 554 vacancy for the remainder of the unexpired term. The Town Clerk and the Select Board or other 555 appointing authority shall be notified in writing once the vacancy is filled. 556 (g) Composition of Multiple Member Bodies 557 When established, all multiple member bodies shall consist of an odd number of

559 year, such terms of office shall be so arranged so that the terms of as nearly an equal number of 560 members as possible shall expire each year.

members. If the terms of office of the members of a multiple member body are for more than 1

561 Section 5-5 Notice of Vacancies

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562 Whenever a vacancy occurs in any Town office, position or employment or whenever by 563 reason of a pending retirement or expiration of a fixed term a vacancy may be anticipated, the 564 appointing authority shall forthwith cause public notice of the vacancy to be posted on the Town 565 bulletin board for not less than 10 days. Such notice shall contain a description of the duties of 566 the office, position or employment and a listing of the necessary or preferred qualifications to fill 567 the office, position or employment. No permanent appointment to fill any such vacancy in any 568 office, position or employment shall be effective until 14 days following the date the notice of 569 the vacancy was posted to permit reasonable consideration of all applicants. This section shall 570 not apply to positions subject to civil service law or a collective bargaining agreement.

571 Section 5-6 Loss of Office, Excessive Absence

If a person appointed to serve as a member of a multiple member body shall fail to attend 4 consecutive meetings or 1/2 of all meetings of the body held in 1 calendar year, the remaining members of the multiple member body may, by majority vote, declare the office vacant. Not less than 10 days prior to the date on which the vote shall be scheduled to be taken, the body shall deliver notice of the proposed vote by hand, or by registered or certified mail, return receipt requested, to the last known address of the person sought to be removed.

578 Section 5-7 Terms of Office

Notwithstanding any general or special law or any provision of this Charter to the contrary, if a person has served for an initial term of years in a full-time appointed Town office and is reappointed to the same office to succeed themself, such reappointment shall be for an indefinite term and shall not be subject to further periodic reappointment; provided, however, that such person shall be subject to removal and suspension in accordance with the procedures in section 5-3. This section shall not apply to a person subject to a collective bargaining agreement or a personal services contract.

586 Article 6

- 587 Finance and Fiscal Procedures
- 588 Section 6-1 Fiscal Year

589 The fiscal year of the Town shall begin on July 1 and end on June 30 in the following590 year unless otherwise provided by the General Laws.

591 Section 6-2 Submission of Budget and Budget Message

592	Within the time fixed by Town by-law and before the Annual Town Meeting is to
593	convene, the Town Administrator, with the approval of the Select Board, shall submit to the
594	Finance Committee a proposed operating budget for the ensuing fiscal year for the Town
595	Agencies under the responsibility of the Select Board. The proposed operating budget
596	submission shall be accompanied by a budget message and supporting documents. Elected
597	officials shall submit to the Town Administrator, the Select Board and the Finance Committee a
598	proposed operating budget for the ensuing fiscal year which shall be accompanied by a budget
599	message and supporting documents.
600	Section 6-3 Budget Message
601	The budget message of the Select Board shall explain the budget for all Town Agencies.
602	Section 6-4 Town Budget
603	The proposed operating budget shall provide a complete financial plan for all Town funds
604	and activities for the ensuing fiscal year. The presentation of the budget shall utilize modern
605	concepts of fiscal presentations required by the General Laws and any regulations promulgated
606	by the Department of Revenue to furnish maximum information and the best financial control.
607	Section 6-5 Approval of Warrants
608	The Select Board shall be the chief fiscal officer of the Town. Warrants for the payment
609	of Town funds prepared by the Town Accountant in accordance with the General Laws shall be
610	submitted to the Town Administrator for review.
611	Article 7
612	Conoral Provisions: Definitions: Periodia Paviaw

612 General Provisions; Definitions; Periodic Review

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614	This Charter may be replaced, revised or amended in accordance with any procedures
615	made available under the constitution and the laws of the Commonwealth and the General Laws.
616	Section 7-2 Severability
617	The provisions of this Charter shall be severable. If any provision is held to be invalid,
618	the other provisions shall not be affected by such invalidity. If the application of this Charter to
619	any person or circumstance is held to be invalid, such application of this Charter to any other
620	person or circumstance shall not be affected such invalidity.
621	Section 7-3 Specific Provisions to Prevail
622	To the extent that any specific provisions of this Charter shall conflict with any provision
623	expressed in general terms, the specific provisions of this charter shall prevail.
624	Section 7-4 Number and Gender
625	Words importing the singular number may extend and be applied to several persons or
626	things. Words importing the plural number may include the singular. Words importing 1 gender
627	shall apply to the other gender unless the context clearly requires otherwise.
628	Section 7-5 Rules and Regulations
629	A copy of all rules and regulations adopted by a Town Agency shall be filed in the office
630	of the Town Clerk at least 10 days before any such rules and regulations shall take effect. Copies
631	of such rules and regulations shall be made available in the Town Clerk's office for public
632	inspection upon request.

633 Section 7-6 Periodic Review, Charter and Town by-laws

634 (a) Charter Review - Not less than once every 10 years, the Select Board shall establish a 635 special committee to review this Charter and to file a report, including its recommendations, to 636 the Town Meeting concerning any proposed amendments that the committee deems necessary or 637 advisable. The committee shall consist of 9 members who shall be appointed as follows the: (i) 638 Select Board, Planning board, Council on Aging and the Board of Library Trustees shall each 639 appoint 1 person; (ii) Finance Committee shall appoint 2 persons; and (iii) Town Moderator shall 640 appoint 3 persons. A person appointed pursuant to clause (i) or (ii) shall not be required to be a 641 member of the agency from which they were appointed. The committee shall meet to organize 642 forthwith following the final adjournment of the Annual Town Meeting.

643 (b) Bylaw Review - In each year ending in 3 and in each year ending in 8, the Select 644 Board shall cause to be prepared by a special committee appointed for that purpose, a proposed 645 revision or recodification of all Town by-laws. The proposed revision or recodification shall be 646 presented to the Town Meeting for subsequent enactment at the Annual Town Meeting in the 647 year following the year in which the committee was appointed. The committee, in its final report 648 and any interim reports, shall include recommendations for any substantive changes in Town by-649 laws as it deems necessary or advisable. The review of Town by-laws shall be conducted in 650 cooperation with Town Counsel or by a special counsel retained for that purpose. Subsequent to 651 enactment by the Town Meeting, copies of the revised Town by-laws shall be forwarded to the 652 Attorney General of the Commonwealth for approval pursuant to the General Laws and shall be 653 otherwise published and made available for public distribution as required by law.

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Section 7-7 Continuation of Government

655	All Town officials shall continue to perform the duties of their office until: (i) they are
656	reappointed or reelected; (ii) their successors are duly appointed or elected; or (iii) their duties
657	have been transferred and assumed by another Town Agency in accordance with this charter.
658	Section 7-8 Definitions
659	For the purposes of this Charter, the following words shall, unless the context clearly
660	requires otherwise, have the following meanings:
661	(a) "Charter", this Charter and any amendments to it that may hereinafter be adopted.
662	(b) "Days", business days, which shall not include Saturdays, Sundays and legal holidays
663	if the time set is for less than 7 days; provided, however, that if the time set is for 7 days or more,
664	each day shall be counted.
665	(c) "Emergency", a sudden, unexcepted, unforeseen happening, occurrence, event or
666	condition that necessitates immediate action.
667	(d) "General laws", the laws of the commonwealth that apply alike to all cities and towns,
668	to all towns or to a class of municipalities of which the Town is a member.
669	(e) "Laws of the Commonwealth ", the General Laws of Massachusetts, a codification
670	and revision of statutes enacted on December 22, 1920, including all amendments thereto
671	subsequently adopted.
672	(f) "Local newspaper", a newspaper of general circulation in the Town regardless of
673	media.

(g) "Majority vote", a majority of those present and voting; provided, however, that a
quorum of the body shall be present when the vote is taken unless a higher number is required by
law.

(h) "Multiple member body", a Town body consisting of not less than 2 persons
including, but not limited to: a board, commission, committee or subcommittee, however
constituted.

680 (i) "Registered voter", a person registered to vote in the Town.

681 (j) "Town", the town of Townsend.

682 (k) "Town Agency", a board, commission, committee, department, division or office of683 town government.

(1) "Town bulletin board", the official Town webpage posting and the bulletin board at
the Town Hall on which official Town notices are posted and any other location that may from
time to time be designated as a Town bulletin board by Town by-law or by vote of the Select
Board or as required by the General Laws.

688 (m) "Registered voter" a person registered to vote in the town of Townsend.

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