HOUSE No.

The Commonwealth of Massachusetts

PRESENTED BY:

David Henry Argosky LeBoeuf

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 to promote responsive city government.

PETITION OF:

NAME:DISTRICT/ADDRESS:DATE ADDED:David Henry Argosky LeBoeuf17th Worcester1/17/2025

HOUSE No.

[Pin Slip]

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 3790 OF 2023-2024.]

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Fourth General Court (2025-2026)

An Act to promote responsive city government.

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

- SECTION 1. Section 1 of chapter 43 of the General Laws, as appearing in the 2020
- 2 Official Edition, is hereby amended by inserting after the definition of "Plan F" the following 2
- 3 definitions:-
- 4 "Plan G", a city government and legislative body, to be known as the city council,
- 5 composed of at least 9 council members, 1 of whom shall be elected as mayor by and from such
- 6 council members and shall be the chief executive of the city, and a public advocate. The council
- 7 members shall be elected at large by closed list proportional representation pursuant to section
- 8 144. The public advocate shall be elected at large by instant runoff voting pursuant to section
- 9 138.
- 10 "Political association", shall apply to an association, with a name expressed in not more
- than 4 words and not using the name "Independent," which filed with the secretary of state on a

form provided by the secretary of state signatures from registered voters totaling ½ of 1 per cent of the combined number of voters registered in the cities that have adopted Plan G, requesting that such voters may change their registration to such association, provided however, that the association shall henceforth determine its own association membership, through admittance, suspension or expulsion, without allowing membership in any other political association and without discrimination on the basis of race, sex, gender identity or other protected class status. Certificates showing that each of the signers of said request is a registered voter at the stated address in a city that has adopted Plan G, signed by the city clerk, shall accompany the petition. Any such request filed before December first in the year of a municipal election shall not be effective until said December first. To maintain their status as an association, such associations will have polled at least 3 per cent of the combined vote cast in the cities that have adopted Plan G in the preceding municipal election or will have submitted to the secretary of state the association's membership lists of registered voters equal to or greater than 1 per cent of the combined number of voters registered in the cities that have adopted Plan G. Certificates showing that each of the association members is a registered voter at the stated address in a city that has adopted Plan G, and is a willing association member approved by the association, signed by the city clerk, shall accompany the association's membership lists. Such associations shall be eligible at the following municipal election to submit candidate lists, the candidates being elected from an association's own members and the order of candidates on the list likewise determined by that association's membership, and an association platform, the content of the platform determined by an association's membership, to the city clerk in cities that have adopted Plan G and in which an association has a membership totaling 1/10 of 1 per cent of the number of voters registered in that city or 30 signatures, whichever number is higher.

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35 SECTION 2. Chapter 43 of the General Laws is hereby amended by adding the following 36 12 sections:-

Section 135. The method of city government provided for in the 11 following sections shall be known as Plan G. Upon the adoption by a city of Plan G, it shall become operative as provided in sections 1 to 45, inclusive, except otherwise provided by the following sections.

Section 136. The government of the city and the general management and control of all its affairs shall, except as otherwise provided in this chapter, be vested in a city council, which shall exercise its powers in the manner hereinafter set forth, but subject to sections 1 to 45, inclusive.

Section 137. (a) The city council shall consist of no fewer than 9 council members all of whom shall, at each regular municipal election, be elected at large by closed list proportional representation as provided in section 144 for terms of 5 years each.

(b) A council member's seat on the city council shall be vacated if the council member resigns their membership in their political association or a majority of the membership of a city councilor's political association votes to expel that council member from the association. A vacated council member's seat shall be filled before the next city council meeting by the next candidate appearing on that association's list who is not already serving on the city council. All seats on the city council shall be vacated the day before the first Monday in January if a majority of each of the memberships of the political associations whose council members form a majority on the city council call, in the second or third year of the council's term, for a new regular municipal election to be held that year on the Tuesday next following the first Monday of November to elect a new city council to a new 5 year term starting the first Monday in January

following the election. A political association may only call for a new election no sooner than 14 months after the last municipal election and no sooner than 2 months before that year's election date. The term of the public advocate shall not be affected by such a call for a new election.

- (c) The council members shall serve until their successors are qualified. Any vacancy shall be filled by the next candidate appearing on the list of the political association whose council member's seat is vacant and who is not already serving on the city council. Each council member shall represent no more than 10,000 inhabitants of the city.
- Section 138. (a) There shall be a public advocate directly elected to a term of 4 years through instant runoff voting by the registered voters of the city pursuant to subsection (b). It shall be the duty of the public advocate to represent and serve the public interest. On the first Monday in January following the regular municipal election, the public advocate shall make an affirmation, before a justice of the peace, to perform faithfully the duties of the office.
- (b) The words "instant runoff voting" shall mean an election system in which voters rank the candidates for an office in order of preference; provided, however, that instant runoff voting shall only apply to a ballot on which there are not fewer than 2 candidates. Each voter shall cast a single vote by ranking candidates in order of preference, indicating the voter's first choice, second choice, third choice and continuing until the voter has assigned a single numerical ranking to each candidate on the ballot or until the voter chooses to stop ranking. If 1 candidate receives more than 50 per cent of the first choice votes cast for the office in the election, that candidate shall be declared the winner. If no candidate receives more than 50 per cent of the first choice votes cast in the first round, an instant runoff shall automatically occur. In an instant runoff, the candidate receiving the least number of votes in the prior round shall be deemed the

eliminated candidate and shall be eliminated from the election. The highest ranked noneliminated candidate of each voter shall be the voter's first choice vote and such first choice vote
shall be used in calculating the total number of votes for each remaining non-eliminated
candidate. The instant runoff process shall be repeated until a candidate shall have received more
than 50 per cent of the total first choice votes cast for the office in the election and, at such time,
the winner shall be declared. There shall be no write-in option. Any vacancy in the office of
public advocate shall be filled by recalculating the results of the last election but with the
candidate who vacated the office eliminated and their votes redistributed accordingly.

Section 139. (a) The city council shall have and exercise all the legislative powers of the city including the powers of a school committee provided in this chapter, except that the mayor and public advocate shall have the authority hereinafter specified and that the city clerk shall have the powers and duties which may be conferred and imposed upon them by law.

Notwithstanding the provisions of section 31, the city council shall serve as the school committee for the city and shall have the powers and duties conferred and imposed by law on school committees. The city council shall have the power to amend or reject the mayor's budget as well as decisions of city boards.

(b) The city council, elected as aforesaid, shall meet on the first Monday in January following the regular municipal election, and the council members shall severally make an affirmation, before the public advocate, to perform faithfully the duties of their respective offices, except that any council member-elect not present shall so make an affirmation at the first regular meeting of the city council thereafter which the council member-elect attends.

(c) For the purposes of organization, the public advocate shall be temporary chair until the president of the city council has been elected. Each political association represented with an association member on the city council shall have informed the public advocate one week in advance of its nomination of 1 of its city councilors for council president, unless that council member is unable to serve in which case their next alternate nominee, if any, shall be nominated and so forth. The city council shall then elect the council president from its own members by a majority vote of all the council members elected or if a majority is not reached after 10 votes, by a plurality vote. Council members shall vote for council president according to an ordered list created and publicized by the membership of their political association. To secure a majority for council president, political associations may publicly negotiate with each other in advance of the vote for council president over council rules and priorities. The council member elected council president shall make an affirmation to perform faithfully the duties of the office of council president. The council president may make the affirmation of that office at the same meeting at which the council president is elected. The council president shall serve a term lasting so long as the council president continues to serve as a city councilor and the city council does not remove the council president for choice of another city councilor to serve as council president. The organization of the city council shall take place pursuant to this section, notwithstanding the absence, death, refusal to serve or non-election of one or more of the council members; provided, that a majority of all the members elected to the city council are present and have qualified. If the city council determines the office of council president has become vacant, the city council shall in like manner elect 1 of its members to fill such office. In case of the temporary absence or disability of the council president, the city council shall designate another council member to perform the duties of council president during such absence or disability. The council president

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shall be the chair of the city council. The council president shall continue to be a voting council member and shall not concurrently serve as mayor.

- (d) Upon instruction by the membership of their political association, a council member may at any time file with the city clerk, or withdraw the filing of, a pink slip of paper indicating the date, the council member's name, the council member's political association, the council member's statement of no confidence in the council president and their association's choice of another council member to serve as council president. The information contained on all pink slips on file with the city clerk shall be a public record and available on the city's website. If the city clerk determines a majority exists for choice of another particular council member for council president, that council member with a majority shall become council president and shall make an affirmation to perform faithfully the duties of the office of council president at the next city council meeting and the former council president shall revert to their position as a council member only.
- (e) At the first meeting of a city council's term, each council member who appeared first in the order of their political association's candidate list submitted to the city clerk shall be considered nominated for mayor, unless that council member is unable to serve or serving as president of the city council in which case the next council member from their association's list, if any, shall be nominated and so forth. The city council shall then elect the mayor from its own members by a majority vote of all the council members elected, or if a majority is not reached after 10 votes by a plurality vote. City councilors shall vote for mayor according to an ordered list created and publicized by the membership of their political association. To secure a majority for mayor, political associations may publicly negotiate with each other in advance of the vote for mayor over representation in a mayoral administration, administration policy, and the

potential mayor's budget. The council member elected mayor shall make an affirmation to perform faithfully the duties of the office of mayor. The mayor may make the affirmation of that office at the same meeting at which the mayor is so elected. The mayor shall serve a term lasting so long as the mayor continues to serve as a council member and the city council does not remove the mayor for choice of another council member to serve as mayor. If the city council determines the office of mayor has become vacant, the city council shall in like manner elect 1 of its members to fill such office. In case of the temporary absence or disability of the mayor, the city council shall designate the head of a city department to perform the duties of mayor during such absence or disability.

(f) Upon instruction by the membership of their political association, a council member may at any time file with the city clerk, or withdraw the filing of, a pink slip of paper indicating the date, the council member's name, the council member's political association, the council member's statement of no confidence in the mayor and their association's choice of another council member to serve as mayor. The information contained on all pink slips on file with the city clerk shall be a public record, available on the city's website and available upon request of a council member at any council meeting. If the tally of slips is requested at a council meeting, the requesting council member will explain the reasons for the council member's request. If the city clerk shows a majority exists for choice of another particular council member for mayor, the mayor shall have the right to be heard and then shall revert to their position as a council member only. That council member with a majority shall become mayor and shall make an affirmation to perform faithfully the duties of the office of mayor at the same meeting. The city clerk shall not entertain a request for a tally of slips at a city council meeting less than 1 year from a council member having taken office as mayor.

Section 140. The mayor shall be the chief executive of the city, and except as otherwise specifically provided in this chapter, it shall be the duty of the mayor to supervise the administration of the affairs of the city, including the administration of all departments, commissions, boards and officers of the city, whether established before its adoption of this plan or thereafter, except that of the public advocate, city clerk, or city council; to see that within the city the laws of the commonwealth and the ordinances, resolutions and regulations of the city council are faithfully executed; to make such recommendations to the city council concerning the affairs of the city as may to the mayor seem desirable; to make reports to the city council from time to time upon the affairs of the city; to submit to time for questions from the city council once per month; and to keep the city council fully advised of the city's financial condition and its future needs. The mayor shall prepare and submit to the city council budgets as required of the mayor by section 32 of chapter 44 and, in connection therewith, may, to the extent provided by said section 32 in the case of a mayor, require the submission to the mayor, by all departments, commissions, boards and offices of the city, of estimates of the amounts necessary for their expenses. The mayor shall make all appointments and removals in the departments, commissions, boards and offices of the city for whose administration the mayor is responsible, except as otherwise provided in this chapter, and shall perform such other duties as may be prescribed by this chapter or be required of the mayor by ordinance or resolution of the city council. The mayor shall have and possess, and shall exercise, all the powers, rights and duties, other than legislative, that the mayor had, possessed or exercised immediately prior to the adoption of this plan by the mayor or city manager, boards, commissions and committees of the city and their members, severally or collectively. The mayor shall not have, possess or exercise

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the powers, rights or duties that are conferred by this chapter upon the public advocate, the city clerk, or the city council. The mayor shall continue to be a voting member of the city council.

Section 141. Such officers and employees as the city council, with the advice of the mayor, shall determine are necessary for the proper administration of the departments, commissions, boards and offices of the city for whose administration the mayor is responsible shall be appointed, and may be removed, by the mayor. The mayor shall report every appointment and removal to the city council at the next meeting thereof following such appointment or removal. The mayor may authorize the head of a department, commission or board, or the holder of an office, for whose administration they are responsible, to appoint and remove subordinates in such department, commission, board or office. All appointments by, or under the authority of the mayor, if subject to chapter 31 and the rules and regulations made under authority thereof, shall be made in accordance therewith, and all other appointments as aforesaid shall be on the basis of executive and administrative ability and training and experience in the work to be performed.

Section 142. Officers and employees of the city appointed by, or under the authority of, the mayor shall perform the duties required of them by the mayor, under general regulations of the city council. Any violation of this section shall constitute sufficient grounds for removal of any such officer or employee.

Section 143. The city clerk shall be, ex-officio, clerk of the city council, and shall keep records of its proceedings; but, in case of the city clerk's absence or disability or of a vacancy in the office, the city council shall elect a temporary clerk, who shall be sworn to the faithful discharge of the clerk's duties and shall act as clerk of the city council until the city clerk

resumes the clerk's duties or a new city clerk is qualified. All final votes of the city council on questions involving the expenditure of \$50 or more, or upon the request of any council member any vote of the city council, shall be by yeas and nays and shall be entered on the records. The affirmative vote of a majority of all the council members elected to the city council shall be necessary for the passage of any order, ordinance, resolution or vote, except that the affirmative vote of a majority of the council members present shall be sufficient to adjourn any meeting of the city council.

Section 144. (a) The council members shall be elected using closed list proportional representation. Each ballot shall contain lists of candidates organized by political association. Each list shall contain a number of candidates no more than double the number of city council seats. Each registered voter of the city shall vote for 1 list. There shall be no write-in option. The city council seats shall be apportioned to the associations as a proportion of the vote their candidate list receives in the election to the nearest whole seat, with candidates highest on an association's list being seated first to fill the seats their association has been apportioned. On the ballots for use in electing council members there shall be printed (i) the names of the political associations which have submitted candidate lists; (ii) the names of each candidate in order; (iii) a summary submitted by each political association of their platform and principles consisting of no more than 100 words; and (iv) the following directions to voters, the first sentence under the heading to be printed in prominent bold-faced type:

DIRECTION TO VOTERS

Mark only one (1) list.

Mark your choice of list with an X in the box provided.

(b) The full platform of each association shall be made available for review on the city's website, at the city clerk's office, in public libraries and schools in the city, at all other public institutions and at all municipal election polling places.

Section 145. A regular municipal election under this plan shall take place on the Tuesday next following the first Monday of November in a year an election is called, and all members of the city council shall be elected at such election. The public advocate shall be elected at the same election in which the presidential election is to be held.

Section 146. Except as otherwise provided in this chapter, all regular elections held under this plan shall be subject to all general laws relating to elections and corrupt practices, so far as applicable and not inconsistent with this chapter.