# 2015 SESSION

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact § 2.01, as amended, §§ 2.02 and 2.04, § 4.03, as amended, § 6.02, §§ 7.02 2 and 8.02, as amended, §§ 9.01, 10.02, 10.03, 10.06, and 10.09, § 10.10, as amended, and §§ 11.01 and 15.02 of Chapter 542 of the Acts of Assembly of 1990, which provided a charter for the City of 3 4 5 Bristol, and to repeal § 7.10 and § 8.06, as amended, of Chapter 542, relating to city powers,

utilities, chief financial officer, and city departments. 6

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# Approved

[H 1893]

### 9 Be it enacted by the General Assembly of Virginia:

#### 10 1. That § 2.01, as amended, §§ 2.02 and 2.04, § 4.03, as amended, § 6.02, §§ 7.02 and 8.02, as amended, §§ 9.01, 10.02, 10.03, 10.06, and 10.09, § 10.10, as amended, and §§ 11.01 and 15.02 of 11

12 Chapter 542 of the Acts of Assembly of 1990 are amended and reenacted as follows:

13 § 2.01. General grant of powers.

14 The City of Bristol shall have and may exercise all powers which are now or hereafter may be 15 conferred upon or delegated to municipal corporations under the Constitution and laws of the Commonwealth of Virginia as fully and completely as though such powers were specifically enumerated 16 17 herein. The city shall have as well any powers expressly set forth herein, including the power to provide and operate telecommunication and related services, including without limitation, cable television, 18 19 Internet, and all other services that might be rendered by use of the city's fiber-optic system; provided further that also the city shall have the power, within and without the city and within or without the 20 21 Commonwealth of Virginia to provide consulting and management services for the operation of telecommunication services, including without limitation, cable television, Internet, and all other services 22 23 that might be rendered by use of a fiber-optic system. Nothing in the foregoing provision shall be 24 deemed to have expanded the powers of the city to provide and operate telecommunication and related services, including without limitation, cable television, Internet and all other services that might be 25 26 rendered by use of the city's fiber-optic system, beyond those limitations and restrictions set forth in 27 §§ 15.2-2108.2, 15.2-2108.3, 15.2-2108.9 through 15.2-2108.17, 15.2-2160, and 56-265.4:4 of the Code 28 of Virginia, which, as amended from time to time, shall continue to be applicable to the city to the 29 extent provided therein. The enumeration of powers in this charter shall not be exclusive or otherwise be 30 construed to limit the powers of the city.

31 The City hereby expressly relinquishes its powers set forth in this Charter that were transferred to 32 the BVU Authority by the General Assembly's adoption of the BVU Authority Act in Chapter 72 33 (§ 15.2-7200 et seq.) of Title 15.2 of the Code of Virginia. Any references in this Charter to Bristol 34 Virginia Utility Board or Bristol Virginia Utilities shall mean the BVU Authority. 35

§ 2.02. Financial powers.

The City of Bristol shall have the following powers relative to its financial affairs:

37 1. To raise annually by taxes and assessments such sums of money as the council deems necessary to pay the debts and defray the expense of operation of the city; provided that such taxes and assessments 38 39 are not prohibited by the laws of the Commonwealth; 40

2. To impose special or local assessments for local improvements and enforce payment thereof;

41 3. To contract debts, borrow money and make and issue evidences of indebtedness subject to the 42 provisions of the Constitution of Virginia and of this charter; 43

4. To expend the money of the city for all lawful purposes;

44 5. To make appropriations, subject to the limitations imposed by this charter and the Constitution of 45 Virginia, for the support of the city government and any other purposes authorized by this charter and the laws of the Commonwealth; 46

47 6. To accept and receive or refuse gifts, donations, bequests or grants from any source for any 48 purpose related to the powers and duties of the city's government, and to dispose of the same in any 49 manner for such purpose in accordance with the terms and conditions, if any, of such gifts, grants, 50 bequests and devices; 51

7. To provide, or aid in the support of, public libraries and public schools;

52 8. To grant financial aid to military units organized in the city in accordance with the laws of the 53 Commonwealth and to charitable, educational or benevolent institutions and corporations, including those 54 established for scientific, literary or musical purposes or for the encouragement of agricultural and 55 mechanical arts, whose functions further the public purposes of the city;

56 9. To provide control and management of the fiscal affairs of the city and prescribe and require the HB1893ER

adoption and keeping of such books, records, accounts and systems of accounting by the departments, 57 58 boards, commissions or other agencies of this city's government as may be provided for elsewhere in 59 this charter or to be set forth by ordinance or resolution;

60 10. To establish, impose and enforce rates and charges for public utilities, or other services, products 61 or conveniences which are operated, rendered or furnished by the city including without limitation, water 62 and sewer rates, and to the extent permitted by law, to regulate the rates for all such services provided 63 by public service corporations within the city.

64 The city also may assess or cause to be assessed such rates and charges for public utilities, services, 65 products or conveniences directly against the owner or owners of the buildings or against the proper tenant or tenants. Where charged against the tenants, the city may, by ordinance, make the owner or 66 owners directly liable in the event such tenant or tenants fail to pay when the rents or charges are 67 **68** assessed.

69 Such fees, rents and charges being in the nature of a use or service charge shall, as nearly as the 70 council shall deem practical and equitable, be uniform for the same type, class and amount of use. In the case of consumption of water, the rate may be based on actual consumption on or in connection 71 72 with the real estate, making due allowances for the commercial use of water, or on the number and kind 73 of water outlets on or in connection with the real estate or on the number and kind of plumbing or 74 sewage fixtures or facilities on or in connection with the real estate, or on the average number of 75 persons residing or working on or otherwise connected or identified with the real estate, or on any other 76 factors determining the type, class and amount of water used. Similarly rational alternate means of 77 determining rates for other utilities, services, products and goods provided by the city may be authorized 78 by city council.

79 City council shall have the right and power to combine charges for water and sewer services on one 80 statement, separate or together, with a bill for electrical services and to bill the beneficiary of such services therefor in such manner as to require the payment of all charges as a unit and to enforce the 81 payment of such charges by discontinuing the water service, the sewer service, the electrical service or 82 all others. In the event that fees, rents and charges charged for furnishing water, or for the use of 83 84 services of the sewer disposal system, for furnishing electricity or any other utility in connection with any real estate shall not be paid when due, a reasonable penalty to be set by the council may at that 85 time be added thereto, and the owner or tenant, as the case may be, of such real estate shall, until such 86 87 fees, rents and charges for the same be paid together with such penalty, cease to use water, to dispose of sewage or industrial waste by discharge thereof directly or indirectly into the sewage disposal system or 88 89 any other utility otherwise being used and furnished by the city. If such owner or tenant shall not have 90 paid such fees, rents and charges together with such penalty within ten days after the same shall have 91 become due, the supplier of water, electricity or other utility for the use of such real estate shall cease 92 supplying same thereto. When the water for the use of such real estate has been shut off, it shall not be 93 turned on again until the delinquent charges together with the penalty and a reasonable service charge to 94 be fixed by council for shutting it off and turning it on again has been paid.

95 Such fees, rents, charges and penalty may be recovered by the city, by action at law or suit in 96 equity. The council may designate a person, persons, board or commission, as the collector and 97 custodian of all fees, rents and charges payable and paid to the city for public utilities and for other 98 public services, products or conveniences, provided that any person or persons so designated and 99 appointed shall keep a correct account of all such receipts and expenditures therefrom and shall take the 100 oath of office and give bond as required by this charter; and

11. To charge and collect fees for permits to use public facilities and for the provision of public 101 102 services and privileges. 103

§ 2.04. Powers relating to public works, utilities and properties.

104 The city shall have the power to acquire, construct, own, maintain, regulate, operate, hold, improve, manage, sell, encumber, donate or otherwise dispose of any property, real or personal, or any estate or 105 106 interest therein, and any structure or improvement thereon, within or without the city and within or 107 without the Commonwealth of Virginia for:

108 1. Public parks, parkways, playing fields and playgrounds including laying out, equipping and 109 improving them with all suitable devices, buildings and other structures, and to landscape the same;

110 2. Incinerators, dumps, landfills and other facilities for the collection and disposal of offal, ash, 111 garbage, carcasses of dead animals, refuse, demolition waste materials and any and all other manner of 112 tangible things which have a cause of being of no further purpose to the municipality or to any of its 113 citizens or to any other person from whom the city acquires such material, and therefore needs to be 114 disposed of.

115 The city may permit and regulate the operation of all of the same by private enterprise subject to such permitting requirements and other laws as are applicable in this Commonwealth and to such zoning 116 and other requirements as may be required by ordinance duly passed by the city; 117

118 3. Sewers and sewer disposal and sewage treatment services.

119 (a) The city may join with the City of Bristol, Tennessee, and other political subdivisions within and 120 without Virginia in the construction, maintenance, use and operation of sanitary sewer lines and sewage disposal plants either within the Commonwealth of Virginia or the State of Tennessee; use Beaver Creek 121 122 and Little Creek and all other creeks flowing within the jurisdiction of the city as part of its storm sewer 123 system, to the extent permitted by law, and to this end council may order the channel of such creeks to 124 be altered, widened, deepened, straightened, improved or the location thereof changed, as it may think 125 proper, and such wall or walls to be constructed along its banks as will tend to prevent overflow. The 126 city may condemn, in a manner provided by law, any land, or interest in land or any riparian rights or 127 property rights necessary for the purpose of so altering, widening, deepening, straightening, improving or 128 changing the location of the channel of such creeks.

(b) The city shall have the power to require the owner, tenant or occupant of each lot or parcel of land which contains a sanitary sewer owned by the city or which abuts upon a street or other public way which contains such sanitary sewer and upon which lot or parcel of land a building exists for residential, commercial, industrial or other human use, to connect such building's sewer with such sanitary sewer and to cease to use any other means for the disposal of sewage, sewage waste or other polluting matters.

135 (c) The city shall have the power to regulate in any manner required by the laws of the United 136 States, or the Commonwealth of Virginia or as the city may be determined necessary for the health, 137 safety and welfare of the citizens of the City of Bristol, Virginia, and individuals in jurisdictions 138 contiguous thereto, what materials may be placed in the city's sanitary and storm sewer system. The city 139 may promulgate regulations upon property owners placing materials in the sanitary sewer system or **140** from whose property water flows into the storm water system to require said owners to prevent the 141 placing of said materials in either system or to pretreat certain substances prior to their introduction into 142 either the sanitary or storm sewer system;

4. All buildings and other structures necessary or useful in carrying out the powers and duties of the city for parking or storage of vehicles by the public which shall include without limitation parking lots, garages, buildings and other land, structures, equipment facilities necessary to relieve congestion in the use of streets and to reduce hazards incident to such use and to provide for the management, regulation and control of such facilities by special board, commission or agency;

148 5. An airport, and to join with other political subdivisions within and without the Commonwealth for149 the purpose of jointly owning, operating and maintaining such property for airport purposes;

6. Ŝtadia, arenas, swimming pools and other sports facilities and to provide for the control,
regulation, maintenance and management of the facilities by board or commission or by contract with
any person, firm or corporation;

153 7. Municipal and other buildings, armories, comfort stations, markets and all buildings and structures154 necessary or appropriate for the use and proper operation of the various departments of the city;

8. Waterworks, gas plants and electric plants, water supply and pipe and transmission lines for water,
electricity and gas supplies and any other utility or utilities within and without the city.

(a) The city shall have the power to make all necessary rules and regulations to promote the purity
of its water supply, to protect the same from pollution, both within and without the city, to exercise full
police power over all lands comprised within the limits of the watershed tributary to such water supply
wherever such lands may be located in the Commonwealth.

(b) The city may impose and enforce penalties for the violation of such rules and regulations, to
 prevent by injunction any pollution or threatened pollution of such water supply by any and all acts
 likely to impair the purity thereof.

(c) The city may acquire lands, interest in lands, water power properties, reservoirs, pumping
 stations, filtering plants, purification processes, auxiliary steam plants and other works, property rights
 and riparian rights or personal property for such use by eminent domain.

(d) The city shall also have the powers to merge such systems as it may have with the City of
Bristol, Tennessee, or any entity owned and controlled by the City of Bristol, Tennessee, or any other
political subdivision within and without the Commonwealth under joint ownership, control and
operation, either incorporated or unincorporated or as any authority, and to join with the City of Bristol,
Tennessee, or such other political subdivision in acquiring and developing additional water supplies,
electric transmission or production facilities, gas production or transmission facilities and water and
sewer transmission, disposal and purification facilities either within or without the Commonwealth.

(e) The city may place the operation, maintenance and control of its individually or jointly operated
 facility under a board, commission, or entity other than the city council

Gas plants, gas supply and pipe and transmission lines for gas and gas supplies and such other
services as the City by its council shall determine are necessary or expedient to its citizens in the
regulation or control of gas services;

179 9. Rail tracks, spurs, crossings, switchings, terminals, warehouses and terminal facilities of every kind 180 and description necessary or useful in the transportation and storage of goods, wares and merchandise, 181 including the power to perform any services in connection with the receipt, delivery, shipment and 182 transfer in transit, weighing, marking, tagging, ventilating, refrigerating, etc., of wares and merchandise;

183 10. Lands for rock quarries, gravel pits, sand pits and any other public purpose within or without this 184 Commonwealth.

185 The city shall have the power to install thereon all necessary machinery and equipment to operate the 186 same for producing materials required for construction, repair and maintenance of public properties, to 187 sell any surplus of such materials for private purposes and to build and operate a plant or plants for the 188 preparation and mixing of materials for the construction of all public improvements and the maintenance 189 and repair thereof; and

190 11. A storm water sewer system operated individually, or jointly with the City of Bristol, Tennessee, 191 or any other political subdivision within or without the Commonwealth.

192 (a) The city may construct, maintain, use and operate such storm water sewer lines, ditches, intake 193 basins, storm water sewer easements and any and all other plants, equipment or property necessary to 194 the successful operation of a storm water sewer system for the City of Bristol, Virginia.

195 (b) The city shall have the power to require any developer subdividing or developing any real 196 property within the City of Bristol, Virginia, to provide such lines, intake basins, ditches, and other 197 incidents of a storm water sewer system as are necessary to provide for the orderly handling of storm 198 water from the properties so developed or subdivided.

199 (c) The city shall have the power to require any property owner or occupant of any lot or parcel of 200 land within the City of Bristol, Virginia, to provide for the orderly introduction of storm water falling 201 upon said lot or parcel of land and the improvements thereon into the storm water sewer system 202 provided by the City of Bristol, Virginia, at the expense of the property owner. 203

§ 4.03. Meetings.

204 At nine o'clock a.m. on July 1 following a regular municipal election, or if that should be Saturday, 205 Sunday or a legal holiday, then on the first business day following, the council shall hold an inaugural 206 meeting at the usual place for holding the meetings of the council.

207 At that meeting newly elected councilmen shall be sworn and assume the duties of their office, and 208 then shall make such elections and appointments as are otherwise provided for in this charter.

At nine o'clock a.m. on July 1 in each year when no municipal election has been held, or if such day 209 210 be Saturday, Sunday or a legal holiday, then the first business day following, the council shall have an 211 organizational meeting for the purpose of making such appointments and transacting such other business 212 as this charter shall provide shall be made or transacted on July 1 of each year.

213 Each July 1, at the inaugural or organizational meeting, council shall make such appointments of its 214 own members to such boards, authorities, committees or commissions that require a representative from 215 the members of the council. Additionally at the inaugural or organizational meeting, or as soon as 216 possible thereafter, council shall also make such citizen appointments to the planning commission, board 217 of zoning appeals, economic development committee, social services board, board of building code appeals, BVU Authority, Industrial Development Authority and any other boards to which the council 218 219 makes appointments of members whose terms have expired as of midnight on the 30th day of June. 220 Nothing herein is meant to preclude the filling of any vacancies on such boards, authorities, committees 221 or commissions prior to July 1, if such opening exists prior to midnight on June 30th. The length of 222 terms of all appointees to the BVU Authority are governed by the BVU Authority Act and not the 223 Charter.

224 Council shall thereafter regularly meet at such times as may be prescribed by ordinance, provided 225 that it shall meet not less than once each month.

226 The mayor, any member of the council, or the city manager may call a special meeting of the 227 council at any time, upon twelve hours written notice stating the purpose of the meeting served upon 228 each member personally, or left at his usual place of business or residence. The called meeting may be held without written notice, provided all members of the council attend. At such special meeting, no 229 230 business other than that mentioned in the call shall be considered.

231 All meetings of the council shall be public as provided for by the Virginia Freedom of Information 232 Act, with executive sessions as permitted therein at the discretion of the majority of council. The council 233 shall keep written minutes of its proceedings but does not have to keep minutes of its executive session. 234 Citizens may have access to the minutes and records of all public meetings at any reasonable time. 235

§ 6.02. City clerk.

236 The city clerk shall be the clerk of the council, shall attend all meetings thereof and shall keep a 237 permanent record of its proceedings. He The clerk shall keep all papers, documents and records pertaining to the City of Bristol, Virginia, the custody of which is not otherwise provided for- He, and 238 shall be custodian of the city seal and shall affix it to all documents and instruments requiring the seal 239

and shall attest the same. He *The clerk* shall give to the proper department or officials ample notice ofthe expiration or termination of any franchises, contracts or agreements.

He shall upon Upon final passage, the clerk shall transmit to the proper departments or officials
copies of all ordinances or resolutions of the council relating in any way to such department or to the
duties of such officials. He and shall also compile and annually submit to the publisher all changes to
the City Code for publication of the same.

246 He The clerk shall perform such other duties as are required by this charter or may be directed by 247 the council.

248 Until otherwise provided by ordinance, the duties of comptroller shall be performed by the city clerk.
249 As to the duties of comptroller, this position shall be subject to the supervision of the city manager, but
250 the city manager will have no power of supervision over the duties of city clerk, who shall answer
251 directly to the council.

The duties of the city clerk may be performed by the chief financial officer. If so, the duties of the chief financial officer shall be subject to the supervision of the city manager, but the city manager will have no power of supervision over the duties of the city clerk, who shall answer directly to the council.
§ 7.02. Finance department.

A. Generally. There shall be a comptroller's *finance* department headed by a department head known as the comptroller chief financial officer, who shall be in charge of the accounting and finances of the city. The comptroller chief financial officer shall function as budget director, which position shall require skill in public administration and the accepted practices and municipal budgetary procedure and shall compile, in cooperation with the various department heads, the departmental estimates and other data necessary or useful to the city manager in the preparation of the annual budget.

B. General powers and duties of comptroller chief financial officer. The comptroller chief financial officer shall have general management and control, subject to the direction and control of the city manager, of the administration of the financial affairs of the city and to that end shall have authority and be required to:

1. Keep books of account of the receipts from all sources and expenditures of all departments, courts,
boards, commissions, offices and agencies of the city and prescribe the form of receipts, vouchers, bills
or claims to be used and accounts to be kept by all departments, courts, boards, commissions, offices
and agencies of the city. The comptroller chief financial officer in so doing shall consult with the
retained public auditor for the city so that his books of account and other items mentioned herein
produce the requisite information for auditing purposes;

272 2. Maintain suitable records to keep an accurate account with the city treasurer, making entries
273 therein, where practical, on the same date which they occur, and said records shall be kept so that an
274 examination of them will show the condition of the treasury;

275 3. Cooperate with the city manager and budget director in compiling estimates for the current
 276 expense and capital budgets;

4. Require daily, or at such intervals as he may deem expedient, report of receipts and a remission of
the same from each department, court, board, commission, office and agency, and shall on the proper
in-paying warrant remit the same to the treasurer;

280 5. Examine all contracts, purchase orders and other documents which create financial obligations
281 against the city to determine that money has been appropriated and allotted therefor and that an
282 unexpended and unencumbered balance is available and such appropriation and allotment to meet the
283 same;

284 6. Audit before payment for legality and correctness all accounts, claims and demands against the
285 city and no money shall be drawn from any bank account of the city except by warrant or check signed
286 by the city manager and treasurer, based upon a voucher prepared by him;

287 7. Submit to the city manager for presentation to the council, not later than the 15th 25th day of
288 each month, a statement concerning the financial transactions of the city prepared in accordance with
289 accepted principles in municipal accounting and budgetary procedure and showing:

(a) The amount of each appropriation with transfers to and from the same, the allotment thereof to
the end of the preceding month, encumbrances and expenditures charged against such appropriation
during the preceding month, the total of such charges for the fiscal year to the end of the preceding
month and the unencumbered balance remaining in such appropriation; and

(b) The revenue estimated to be received from each source, the actual receipts from each source for the preceding month, the total receipts from each source for the fiscal year to the end of the preceding month, and the balance remaining to be collected;

297 8. Furnish the head of each department, court, board, commission, office or agency of the city a
298 copy of such portion of the statement relating to such department, court, board, commission, office or
299 agency;

300 9. Prepare and submit to the city manager at the end of each fiscal year, for the preceding year, a

complete financial statement and report of the financial transactions of the city;

301 302 10. Protect the interest of the city by withholding the payment of any claim or demand by any 303 person, firm or corporation against the city until any indebtedness or other liability due from such 304 person, firm or corporation shall first have been settled and adjusted; and

305 11. Perform such other duties as may be required of him by this charter, by the city manager or by 306 the city council.

307 C. Annual audit. The council shall cause to be made annually an independent financial audit of all 308 accounts, books, records and financial transactions of the city by the auditor of public accounts of the 309 Commonwealth or by a firm of independent certified public accountants to be selected by council. The 310 audit shall be of sufficient scope to express an opinion as to whether the books and records and the 311 financial statements prepared therefrom as contained in the annual financial report of the city present 312 fairly the fiscal affairs of the city in accordance with generally accepted accounting principles of 313 municipal accounting and applicable government laws. The report of such audit shall be always available for public inspection in the office of the city clerk and in the office of the city manager during regular 314 315 business hours and shall be posted on the city's website for public viewing. The comptroller chief 316 financial officer shall cooperate with and provide the necessary information to the auditor for the 317 purpose of producing the annual audit.

318 D. Other audits of accounts. Upon the death, resignation, removal or expiration of the term of any 319 officer of the city, the comptroller chief financial officer, under the supervision of the city manager, 320 shall audit the accounts of such officer and report the result of the audit to the council. The comptroller 321 chief financial officer shall also audit the accounts of any office or department of the city upon the 322 request of the council, under the supervision of the city manager. Any such audit, at the direction of the 323 council, may be made by an independent certified public accountant rather than by the comptroller chief 324 financial officer if they so direct.

325 E. Commissioner of revenue. There shall be elected, pursuant to Chapter 3 of this charter and the 326 general law of the Commonwealth, a commissioner of revenue as provided for in the Constitution of the 327 Commonwealth of Virginia who shall perform such duties as are not inconsistent with the laws of the 328 Commonwealth in relation to the assessment of property and license taxes as may be required by the council for the purpose of levying city property and license taxes. He shall perform such other duties 329 330 within the City of Bristol, Virginia, as are prescribed for him by the general law of the Commonwealth of Virginia and as may be prescribed for him by this charter or by the city council for the City of 331 332 Bristol, Virginia, and are not inconsistent with his office. The commissioner of revenue shall have the 333 power to administer oaths in the performance of his official duties.

334 F. City treasurer. There shall be elected, pursuant to Chapter 3 of this charter and the general law of 335 the Commonwealth, a city treasurer, as provided for in the Constitution of Virginia who shall, except as 336 otherwise provided in this charter, be the custodian of all funds of the city and the city's comptroller's 337 chief financial officer's bond, and pursuant thereto shall:

338 1. Deposit all funds coming into the treasurer's hands to the account of the city, in such separate 339 accounts as may be provided for by council, in such banks as may be designated for that purpose by the 340 council. However, the city manager may authorize any department or agency of the city to maintain a 341 petty cash fund not to exceed \$300. Such fund authorized shall be reimbursed by the treasurer only 342 upon presentation of vouchers approved by the comptroller chief financial officer;

343 2. Receive all moneys belonging to and received by the city and keep a correct account of all such 344 receipts;

345 3. Be subject to the supervision of the council, perform such other duties not inconsistent with the 346 office as council may from time to time direct, and have such powers and duties as are now or may 347 hereafter be prescribed by the general law of the Commonwealth or ordinance of this city;

348 4. Make all such reports to the comptroller chief financial officer with respect to receipts and 349 expenditures in the city treasury as may be required by the comptroller chief financial officer to properly 350 keep the financial records of the city up to date;

351 5. Pay out no money from the city treasury except as may have been approved by the city manager 352 and the comptroller chief financial officer on forms prescribed by the comptroller chief financial officer, 353 all in accordance with the provisions of this charter; 354

6. Present annually to council the treasurer's account with the State Auditor;

355 7. Receive no money or permit the payment of the same into the treasury, except upon the presentation of a proper form authorizing such payment and receipt, which form shall show the source 356 357 and amount of such money and shall be signed by the comptroller chief financial officer or his designee. 358 No license, permit or other authorization for which the party receiving same is required to pay money to 359 the city shall be valid unless and until the treasurer receipts the same giving the amount and date of 360 such receipt; and

361 8. Report a list of *delinquent* real and personal properties delinquent as of June 30, 1989, for taxes to

362 the city manager and to city council no later than property taxes for the next preceding year to the city 363 manager and to city council no later than July 1 of each year.

**364** § 8.02. Boards; appointments, compensation.

365 The terms of office and the number of consecutive terms of office permitted to any individual 366 appointee for all board appointments made by city council shall be as set forth in this charter, except for 367 appointments to boards and commissions not created by this charter or by the council for the City of 368 Bristol, Virginia, but which are participated in by the city. With respect to all such state, regional and federal boards participated in by the city and not created by this charter or ordinance of the City of 369 370 Bristol, Virginia, the city may participate in the operation of such boards by appointment thereto and the 371 term of office for each such appointee shall be for such length as is specified by the general laws, 372 regulations and by-laws of such agency or board. No individual appointee to such board shall be 373 appointed for more than two consecutive terms unless such restriction is in conflict with the general 374 laws of the Commonwealth of Virginia, or the federal laws by which the board or commission was 375 created or the by-laws of the board or commission.

No member of any board, including without limitation, the Bristol, Virginia, utility board or any other board to which members are appointed by the city council for the City of Bristol, Virginia, shall receive any compensation for services on said board, said service to be of a purely volunteer nature.
However, members of such boards may be reimbursed actual expenses incurred in service on such boards excluding expenses incident to the attendance at regular meetings of the board.

**381** § 9.01. Generally.

In addition to the treasurer and commissioner of revenue as set forth in the section on the
 comptroller's office *finance*, there shall be the positions of attorney for the Commonwealth, sheriff and
 clerk of the circuit court as provided for by the Constitution of the Commonwealth of Virginia.

**385** § 10.02. Preparation.

386 It shall be the duty of the head of each department, the judges of the various courts, each board or 387 commission, including the school board, and each other office or agency supported in whole or in part 388 by appropriations of the city, including the constitutional officers, to file with the budget director city 389 manager, at such time as the city manager may prescribe, detailed estimates of revenue and expenditure 390 for that department, court, board, commission, office or agency for the ensuing fiscal year. The budget 391 director city manager shall assemble and compile these estimates and in cooperation with the comptroller chief financial officer, supply such additional information relating to the financial 392 393 transactions of the city as may be necessary or valuable to the city manager in the preparation of the 394 budgets. The city manager shall hold such hearings as he may deem advisable and with the assistance of 395 the budget director chief financial officer shall review the budgets, make such revisions in such 396 estimates as he may deem proper after consultation with each department head, constitutional officer, 397 and other such officers, and, subject to the laws of the Commonwealth relating to obligatory 398 expenditures for any purpose, prepare a total budget estimate for presentation to the council.

**399** § 10.03. Scope of the annual budget.

400 Not later than the second Tuesday in March April, the city manager shall submit to the council an
401 initial budget estimate for the ensuing fiscal year, according to a classification as nearly uniform as
402 possible. The budget shall present the following information:

403
1. An itemized statement of the appropriations recommended by the city manager for current
404
405 operating expenses for each department and each division thereof for the ensuing fiscal year, with
405 comparative statements and parallel columns of the appropriations and expenditures for the current and
406 next proceeding fiscal year and the increases or decreases in the appropriation recommended.
407 Expenditures for the current fiscal year shall include an estimate of expenditures necessary to complete
408 such year;

409 2. An itemized statement of the appropriations recommended by the city manager for capital
410 improvement projects for the ensuing fiscal year for each department and each division thereof, with the
411 comparative statements and parallel columns of the appropriations and expenditures for the current and
412 next proceeding fiscal year and the increases or decreases in the appropriations recommended;

3. The annual budget and annual appropriation ordinance shall include a line-item for a reasonable contingency fund for use in any of the affairs of the city under the control of the city manager;

415 4. An itemized statement of the taxes required and the estimated revenues of the city from all other
416 sources for the ensuing fiscal year, with comparative statements in parallel columns of the taxes and
417 other revenues for the current and next proceeding fiscal year and the increases and decreases estimated
418 or proposed;

419 5. A statement of the financial condition of the city and for such other information as may be 420 required by the council or that the city manager may be deemed advisable to submit; and

421 6. Copies of such budget estimate shall be printed and be available for distribution not later than two 422 weeks after its submission to the council and a public hearing shall be given thereon by the council 423 before final action. 424

§ 10.06. Additional appropriations.

Subject to the limitations contained hereinafter, appropriations in addition to those contained in the 425 426 appropriation ordinance may be made by the council by a four-fifths vote during the fiscal year if the 427 comptroller chief financial officer certifies in writing that there is available in the general fund a sum 428 unencumbered and unappropriated sufficient to meet such appropriation. At any time during the fiscal 429 year when reimbursements or payments from the Commonwealth of Virginia and the United States of 430 America for specified purposes exceed budget estimates of anticipated revenue for such purposes, such 431 excess reimbursement or payments may be included in the general fund unencumbered and 432 unappropriated balances and may be appropriated for such specified purposes, whether such grants be 433 termed categorical or general. 434

§ 10.09. Effective date of annual budget; certification and availability of copies thereof.

435 Upon final adoption, the annual budget shall be in effect for the ensuing fiscal year. A copy of the 436 budget as finally adopted shall be certified by the city manager and city clerk and filed in the office of 437 the comptroller chief financial officer. The annual budget so certified shall be printed, mimeographed or 438 otherwise reproduced and sufficient copies thereof shall be made available for the use of all 439 departments, courts, boards, commissions, offices and agencies and for the use of interested persons and 440 organizations. It shall also be posted on the city's website for public viewing. 441

§ 10.10. School budget.

442 It will be the duty of the school board to submit its line-item budget estimates to the city manager 443 no later than May 1 of each year. The estimate shall set forth a detailed line-item estimate of the 444 amount required for the conduct of the public schools for the ensuing fiscal year and an estimate of the 445 amounts which are expected to be received for public education other than from appropriations by the 446 council. It shall contain a detailed estimate of all surplus funds expected to be left over at the end of the 447 current fiscal year. If an appropriation from council is less than the board's original request, it shall 448 amend estimates of expenditures accordingly. Before the beginning of the fiscal year, the school board 449 shall file with the comptroller chief financial officer its budget as finally revised. It shall have the power 450 to order during the course of the fiscal year transfers from one item of appropriation to another, notice 451 of which will be immediately transmitted to the comptroller chief financial officer. 452

§ 11.01. Taxation generally.

453 A. Taxation power. The council shall have all the powers of taxation granted by the general law of 454 the Commonwealth including without limitation current §§ 58.1-3000 et seq. and such other sections of 455 the law as give to the city the power of taxation, as the same may be replaced or amended from time to 456 time. Additionally, there is retained from the current charter an express power to fix annual levies on 457 property subject to taxation in the city without any limits as to the rate thereof, any provisions of the 458 general law of the Commonwealth to the contrary notwithstanding. Council shall not fix such levy on 459 property partially segregated to the Commonwealth for purposes of state taxation at a higher rate than is or may be permitted by the general laws relating thereto. 460

B. Recording tax. The council may tax deeds and all other papers placed upon the records in the 461 462 office of the clerk of the circuit court, any sums not exceeding like taxes levied by the Commonwealth.

463 C. Annual levy. City council may levy an annual tax upon all persons in the city and upon any 464 property therein subject to local taxation and not expressly segregated to the Commonwealth for 465 purposes of state taxation only. Council may tax such other subjects as may be at the time assessed for 466 state taxes against persons residing therein. Additionally, the city may levy a tax on intangible personal 467 property assessed to residents therein and segregated by laws of the Commonwealth for purpose of 468 taxation, at any rate not exceeding the maximum rate provided by law.

469 D. Sale of delinquent realty. Council may require real estate or any interest therein in the city 470 delinquent for the nonpayment of taxes to be sold for such taxes with interest thereon and such per 471 centum as they may prescribe for expenses of collection as they deem proper, and they may regulate the 472 terms on which real estate so delinquent may be sold. All city taxes shall be due and payable as 473 provided by council in a proper ordinance.

474 E. Duty of city treasurer as to delinquent realty. The city treasurer shall make a report to the comptroller chief financial officer by July 1 of each year as to all real estate in the city delinquent for 475 476 nonpayment of real estate taxes assessed thereon for the next preceding year and the comptroller chief 477 financial officer shall check the same and transmit it to the city manager. The city treasurer shall also 478 provide a copy of the list transmitted to the comptroller chief financial officer to city council on July 1 479 of each year.

480 F. Duty of commissioner of revenue upon ascertaining property, etc., has not been properly assessed. 481 If the commissioner of revenue ascertains that any person or any real or personal property or income or 482 salary has not been assessed for city taxation for any year for which it should have been taxed or that 483 the same has been assessed at less than the law required for any year or the taxes thereon for any cause

484 have not realized, it shall be the duty of the commissioner to list the same and assess city taxes thereon
485 at the rate prescribed for that year adding thereto interest at the rate set by state law. Where the same
486 was not assessed through no fault of the person charged with the taxes, no interest or penalty shall be
487 charged.

**488** G. Applicability. All the provisions of this section shall be applicable to the assessment and **489** collection of all local taxes.

490 H. Distress of goods and chattels, payment by tenants or fiduciaries. All goods and chattels of any 491 person against whom taxes for the city are assessed may be distrained and sold for such taxes when due 492 and unpaid in the same manner and to the same extent that goods and chattels may be distrained and 493 sold for state taxes. The tenant who pays or from whom payment is obtained, by distress or otherwise, **494** of taxes or levies due the city by person under whom he holds shall have credit for the same against the 495 rents he may owe, except when the tenant is bound to pay such taxes or levies by an express contract 496 with such person. Where taxes or levies are paid to the city by any fiduciary on any estate in lands, 497 such taxes and levies shall be reimbursed to him out of the same estate.

**498** § 15.02. Oaths of office, official bonds, power of certain officers to administer oaths.

499 Except as otherwise provided by general law or by this charter, all officers elected or appointed 500 under the provisions of this charter shall take the oath of office and execute such bonds as may be 501 required by general law, by this charter, or by ordinance of the city council, before the clerk of the 502 circuit court of the City of Bristol and file the same with the city clerk before entering upon the 503 discharge of their duties. If the requirements of this section have not been complied with by any officer 504 within thirty days after the term of office shall have begun or after his appointment to fill a vacancy, 505 then such office shall be considered vacant. The commissioner of revenue, city clerk, city comptroller 506 chief financial officer and city manager shall have power to administer oaths and take and sign affidavits 507 in the discharge of their respective official duties.

508 2. That §§ 7.10 (Youth Services Department) and 8.06, as amended, of Chapter 542 of the Acts of 509 Assembly of 1990 are repealed.