2020 SESSION

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 2, 11, and 114, as amended, of Chapter 34 of the Acts of Assembly of 1918, which provided a charter for the City of Norfolk, relating to employees of officers; vagrants.

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Approved

Be it enacted by the General Assembly of Virginia:

7 1. That §§ 2, 11, and 114, as amended, of Chapter 34 of the Acts of Assembly of 1918 are 8 amended and reenacted as follows: 9

§ 2. Power of the city.

In addition to the powers mentioned in the preceding section, the said city shall have power:

11 (1) To raise annually by taxes and assessments in said city such sums of money as the council 12 hereinafter provided for shall deem necessary for the purposes of said city, and in such manner as said 13 council shall deem expedient, in accordance with the Constitution and the laws of this State and of the 14 United States; provided, however, that it shall impose no tax on the bonds of this city.

15 (2) To impose special or local assessments for local improvements and enforce payment thereof, subject, however, to such limitations prescribed by the Constitution of Virginia as may be in force at the 16 17 time of the imposition of such special or local assessments.

18 (3) Subject to the provisions of the Constitution of Virginia and of § 86, as amended, of this charter, 19 to contract debts, borrow money and make and issue evidence of indebtedness. 20

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

21 (5) To acquire by purchase, gift, devise, condemnation or otherwise, property, real or personal, or 22 any estate or interest therein within or without the city or State and for any of the purposes of the city; 23 and to hold, improve, sell, lease, mortgage, pledge or otherwise dispose of the same or any part thereof.

24 (6) To acquire, in any lawful manner, for the purpose of encouraging commerce and manufacture, 25 lands within and without the city not exceeding at any one time 5,000 acres in the aggregate, and from 26 time to time to sell or lease the same or any part thereof for industrial or commercial uses and purposes.

27 (7) To make and maintain public improvements of all kinds, including municipal and other public 28 buildings, armories, markets and all buildings and structures necessary or appropriate for the use of the 29 departments of fire and police; and to acquire by condemnation or otherwise all lands, riparian and other 30 rights and easements necessary for such improvements, or any of them.

31 (8) To furnish all local public service; to purchase, hire, construct, own, maintain and operate, or 32 lease local public utilities, to acquire by condemnation or otherwise, within or without the corporate 33 limits, land and property necessary for any such purposes.

34 (9) To acquire, in any lawful manner, in any county of the State, or without the State, such water, 35 lands and lands under water as the council of said city may deem necessary for the purpose of providing 36 an adequate water supply for said city and of piping or conducting the same; to lay all necessary mains; 37 to erect and maintain all necessary dams, pumping stations and other works in connection therewith; to 38 make reasonable rules and regulations for promoting the purity of its said water supply and for 39 protecting the same from pollution; and for this purpose to exercise full police powers and sanitary 40 patrol over all lands comprised within the limits of the watershed tributary to any such water supply 41 wherever such lands may be located in this State; to impose and enforce adequate penalties for the 42 violation of any such rules and regulations; and to prevent by injunction any pollution or threatened 43 pollution of such water supply and any and all acts likely to impair the purity thereof; and for the 44 purpose of acquiring lands or material for any such use to exercise within the State all powers of 45 eminent domain possessed by railroad corporations under the laws of this State; provided that the lands and lands under water which may be held in this State by said city for such purpose shall not exceed, in 46 the aggregate, 30,000 acres at any one time. For any of the purposes aforesaid, said city may, if the 47 48 council shall so determine, acquire by condemnation, purchase or otherwise, any estate or interest in 49 such lands or any of them, or any right or easement therein, or may acquire such lands or any of them 50 in fee, reserving to the owner or owners thereof such rights or easements therein as may be prescribed in the ordinance providing for such condemnation or purchase. The said city may sell or supply to 51 persons, firms or industries residing or located outside of the city limits any surplus of water it may 52 53 have over and above the amount required to supply its own inhabitants.

54 (10) To establish, impose and enforce water rates and rates and charges for public utilities, or other 55 service, products, or conveniences, operated, rendered or furnished by the city.

56 (10 1/2) To establish, in the manner hereinafter provided, adjacent to or near the lines of existing SB96ER

[S 96]

streets, on either or both sides thereof, building lines, and to provide that no new buildings shall 57 58 thereafter be erected upon the property (hereinafter called the interlying property) lying between said 59 building lines and the street lines. Said building lines may be established for the whole or any part of a 60 street (but not for less than one block or the distance between two cross streets), as the council may 61 determine. Before any such lines shall be established, the council shall cause to be published, for at least 62 10 days in some paper of general circulation in the city, a notice addressed generally, but without naming them, to the owners of the property on which building lines are proposed to be established, 63 64 stating that it is proposed to establish building lines thereon and naming a day when a hearing will be 65 had in respect thereof. After said hearing the council may proceed to establish such lines, and the 66 ordinance establishing the same shall be recorded by the city clerk and indexed in the name of the street near which said building lines are to be established; and thereafter all persons shall be deemed to be 67 affected with notice of the establishment of such lines, and no permits shall be granted for the 68 69 construction of any building on the interlying property.

70 But the ordinance establishing said lines shall become null and void as against any owner of property 71 objecting thereto, unless:

(a) When the interlying property shall be unoccupied by buildings, the city shall, within 60 days after
the passage of the ordinance establishing said lines, purchase the same or institute condemnation
proceedings for the acquisition thereof; or

(b) When the interlying property is occupied, in whole or in part, by buildings, the city shall, within
60 days after receipt of notice in writing that the said buildings have been removed from said interlying
property (it being hereby made the duty of the said owner to give such notice), purchase said interlying
property or institute condemnation proceedings for the acquisition thereof, and thereafter complete its
acquisition of property in said proceedings.

The rights of the city shall not be prejudiced by any defect in the proceedings instituted under
paragraph (a) and (b) hereof, resulting in their dismissal, if within 30 days after said dismissal new
proceedings shall be instituted for the same purpose. Nothing herein contained shall be construed as
limiting or abridging in any degree the power of eminent domain now possessed by the city under
existing law.

85 (11) To establish, open, widen, extend, grade, improve, construct, maintain, light, sprinkle and clean, public highways, streets, alleys, boulevards and parkways, and to alter or close the same; to establish 86 87 and maintain parks, playgrounds and other public grounds; to construct, maintain and operate bridges, 88 viaducts, subways, tunnels, sewers and drains and to regulate the use of all such highways, parks, public 89 grounds and works; to plant and maintain shade trees along the streets and upon such public grounds; to 90 prevent the obstructing of such streets and highways, abolish and prevent grade crossings over the same 91 by railroads; regulate the operation and speed of all cars and vehicles using the same, as well as the 92 operation and speed of all engines, cars and trains on railroads within the city; to regulate the services to 93 be rendered and rates to be charged by busses, motor cars, cabs and other vehicles for the carrying of passengers and by vehicles for the transfer of baggage; require all telephone and telegraph wires and all 94 95 wires and cables carrying electricity to be placed in conduits under ground and prescribe rules and 96 regulations for the construction and use of such conduits; and to do all other things whatsoever adapted 97 to make said streets and highways safe, convenient and attractive.

98 (12) To construct and maintain, or aid in constructing and maintaining, public roads, boulevards,
99 parkways and bridges beyond the limits of the city, in order to facilitate public travel to and from said city and its suburbs, and to and from said city and any property owned by said city and situated beyond
101 the corporate limits thereof, and to acquire land necessary for such purpose by condemnation or otherwise.

103 (13) To establish, construct, maintain and operate public lands, public wharves and docks either 104 within or without the city; to acquire by condemnation or otherwise all lands, riparian and other rights 105 and easements necessary for the purposes aforesaid; to lay and collect reasonable duties or wharfage fees 106 on vessels coming to or using said landings, wharves or docks; to regulate the manner of using other 107 wharves and docks within the city and rates of wharfage to be paid by vessels using the same; to dredge 108 or deepen the harbor or river or any branch or portion thereof; to prescribe and enforce reasonable rules and regulations for the protection and use of its said properties, whether within or without the city; and 109 110 to impose and enforce adequate penalties for the violation of such rules and regulations.

(14) Subject to the provisions of the Constitution of Virginia and of §§ 100, 104 and 105 of thischarter, both inclusive, to grant franchises for public utilities.

113 (15) To collect and dispose of sewage, offal, ashes, garbage, carcasses of dead animals and other 114 refuse, and to acquire and operate reduction or other plants for the utilization or destruction of such 115 materials, or any of them; or to contract for and regulate the collection and disposal thereof.

(16) To compel the abatement and removal of all nuisances within the city or upon property ownedby the city beyond its limits at the expense of the person or persons causing the same, or of the owner

SB96ER

118 or occupant of the ground or premises whereon the same may be; to require all lands, lots and other 119 premises within said city to be kept clean, sanitary and free from weeds, or to make them so at the 120 expense of the owners or occupants thereof; to regulate or prevent slaughter houses or other noisome or 121 offensive business within said city, the keeping of animals, poultry or other fowl therein, or the exercise 122 of any dangerous or unwholesome business, trade or employment therein; to regulate the transportation 123 of all articles through the streets of the city; to compel the abatement of smoke and dust, and prevent 124 unnecessary noise therein; to regulate the location of stables and the manner in which they shall be kept 125 and constructed, and generally to define, prohibit, abate, suppress and prevent all things detrimental to 126 the health, morals, comfort, safety, convenience and welfare of the inhabitants of the city.

(17) To inspect, test, measure and weigh any commodity or article of consumption or use within the city and to establish, regulate, license and inspect weights, meters, measures and scales.

129 (18) To extinguish and prevent fires and to compel citizens to render assistance to the fire 130 department in case of need, and to establish, regulate and control a fire department or division; to 131 regulate the size, materials and construction of buildings, fences and other structures hereafter erected in 132 such manner as the public safety and convenience may require; to remove, or require to be removed, 133 any building, structure or addition thereto which by reason of dilapidation, defect of structure or other 134 causes may have become dangerous to life or property, or which may be erected contrary to law; to 135 establish and designate from time to time fire limits, within which limits wooden buildings shall not be 136 constructed, removed, added to or enlarged, and to direct that any or all future buildings within such 137 limits shall be constructed of stone, natural or artificial, concrete, brick, iron or other fireproof material; 138 provided, however, that by a vote of four-fifths of all the members of the council permission may be 139 granted for storage sheds constructed on pile piers or wharves on the waterfront, the sides and roofs of 140 which shall be covered with corrugated iron or other fireproof material.

(19) To provide for the care, support and maintenance of children and of sick, aged, insane or poorpersons and paupers.

(20) To organize and administer public schools and libraries subject to the general laws establishing
 a standard of education for the State.

(21) To provide and maintain, either within or without the city, charitable, recreative, curative, curative, detentive or penal institutions.

(22) To prevent persons having no visible means of support, paupers and persons who may be dangerous to the peace or safety of the city from coming to said city from without the same; and for this purpose to require any railroad company, the master of any ship or vessel or the owners of any conveyance bringing such person to the city, to take such person back to the place whence he was brought, or enter into bond with satisfactory security that such person shall not become a charge upon said city within one year from the date of his arrival; and also to expel therefrom any such person who has been in said city less than 90 days.

154 (23) To provide for the preservation of the general health of the inhabitants of said city, make 155 regulations to secure the same, inspect all foods and foodstuffs and prevent the introduction and sale in 156 said city of any article or thing intended for human consumption which is adulterated, impure or 157 otherwise dangerous to health, and to condemn, seize and destroy or otherwise dispose of any such 158 article or thing without liability to the owner thereof; prevent the introduction or spread of contagious or 159 infectious diseases, and prevent and suppress diseases generally; to provide and regulate hospitals within 160 or without the city limits and to enforce the removal of persons afflicted with contagious or infectious 161 diseases to hospitals provided for them; to provide for the organization of a department or bureau of 162 health, to supplement the salary paid by the Commonwealth to the Director of Public Health, to have the powers of a board of health, for said city, with the authority necessary for the prompt and efficient 163 164 performance of its duties, with power to invest any or all the officials or employees of such department of health with such powers as the police officers of the city have; to establish a quarantine ground 165 166 within or without the city limits, and such quarantine regulations against infectious and contagious diseases as the said council may see fit, subject to the laws of the State and of the United States; to 167 168 provide and keep records of vital statistics and compel the return of all births, deaths and other 169 information necessary thereto.

(24) (23) To acquire, by purchase, gift, devise, condemnation or otherwise, lands, either within or
without the city, to be used, kept and improved as a place for the interment of the dead, and to make
and enforce all necessary rules and regulations for the protection and use thereof, and generally regulate
the burial and disposition of the dead.

174 (25) (24) To exercise full police powers, and establish and maintain a department or division of police.

(26) (25) To do all things whatsoever necessary or expedient for promoting or maintaining the
 general welfare, comfort, education, morals, peace, government, health, trade, commerce or industries of

178 the city or its inhabitants.

179 (27) (26) To make and enforce all ordinances, rules and regulations necessary or expedient for the 180 purpose of carrying into effect the powers conferred by this charter or by any general law, and to 181 provide and impose suitable penalties for the violation of such ordinances, rules and regulations, or any 182 of them in a manner consistent with § 2(e), as amended, of this charter. The city may maintain a suit to 183 restrain by injunction the violation of any ordinance, notwithstanding such ordinance may provide 184 punishment for its violation.

185 The council may, by ordinance, establish certain voluntary design guidelines for new construction or 186 rehabilitation of residential real property in certain designated districts. The guidelines shall be voluntary 187 and may only be applied at the request of the property owner. A fee may be charged for review, which 188 shall not exceed the actual cost of such review process or \$200, whichever is less.

189 The enumeration of particular powers in this charter shall not be deemed or held to be exclusive, but 190 in addition to the powers enumerated herein, implied thereby, or appropriate to the exercise thereof, the 191 said city shall have and may exercise all other powers which are now or may hereafter be possessed or 192 enjoyed by cities under the Constitution and general laws of this State. 193

§ 11. Elections Appointments by council; when held, terms, etc.

194 The council shall appoint a city manager, a city assessor, a city clerk, a city attorney, a city auditor 195 and a high constable, each of whom shall be appointed for an indefinite period and serve at the will of 196 the council. The employees serving these officers, regardless of whether their representatives are 197 confirmed by the council, shall serve at the will of their respective officers.

198 § 114. Officers exempted from classified service.

199 Officers who are elected by the people or who are elected *appointed* or confirmed by the council, pursuant to this charter, members of the school board, the teachers in the public schools and all other 200 201 persons employed by said school board, heads of the administrative departments of the city, the deputy 202 chief of police, assistant city managers, employees who report directly to and whose positions require 203 the personal trust and confidence of the city manager, employees, regardless of their positions, hired and 204 permanently assigned to work for and under the supervision of the constitutional officers of the city or of the circuit court judges of the city, assistant heads of administrative departments, and heads or chiefs 205 of bureaus and divisions within said departments, but not including such positions within the 206 207 departments of fire and police other than that of the deputy chief of police, members of the law 208 department, all those who serve in the offices of the officers appointed by the council pursuant to § 11, as amended, of this charter and civil service examiners, shall not be included in such classified service; 209 210 provided, however, that the council may by ordinance provide that the health officer of said city and such of his trained medical assistants as may be required to give full time to the duties of their positions 211 212 shall be included in the classified service.