1995 SESSION

LD1784625 1 **SENATE BILL NO. 646** 2 Senate Amendments in [] — January 26, 1995 3 A BILL to amend and reenact §§ 2.04, 2.04:2, 3.06:1, 9.01, 9.12 and 10.01 as amended of Chapter 536 4 of the Acts of Assembly of 1950, which provided a charter for the City of Alexandria, relating to 5 6 7 general police powers, housing and community development, council administrative assistants, master plan amendments, zoning procedures and election of the mayor and council members. 8 Patrons-Calhoun; Delegates: Cohen and Van Landingham 9 10 Referred to the Committee on Local Government 11 Be it enacted by the General Assembly of Virginia: 12 1. That §§ 2.04, 2.04:2, 3.06:1, 9.01, 9.12 and 10.01 as amended of Chapter 536 of the Acts of 13 Assembly of 1950 are amended and reenacted as follows: 14 15 § 2.04. Power to Make Regulations for the Preservation of the Safety, Health, Peace, Good Order, 16 Comfort, Convenience, Morals and Welfare of the City and Its Inhabitants. 17 In addition to the powers granted by other sections of this charter the city shall have power to adopt ordinances, not in conflict with this charter or prohibited by the general laws of the Commonwealth, for 18 the preservation of the safety, health, peace, good order, comfort, convenience, morals and welfare of its 19 20 inhabitants. Among such powers, but not in limitation thereof, the city shall have power: 21 (a) To provide for the prevention of vice, immorality, vagrancy and drunkenness; prevention and quelling of riots, disturbances and disorderly assemblages; suppression of houses of ill-fame and 22 23 gambling places and gambling devices of all kinds; restraint of mendicants; prevention of lewd and 24 disorderly conduct or exhibitions; prevention of loitering; and prevention of conduct in the streets 25 dangerous or annoying to the public. (b) To regulate the construction, maintenance, repair and demolition of buildings and other structures 26 27 and the plumbing, electrical, heating, elevator, escalator, boiler, unfired pressure vessel, and air 28 conditioning installations therein, for the purpose of preventing fire and other dangers to life and health; 29 to establish fire zones and to prohibit the construction of wooden buildings and wooden repairs and 30 additions to buildings. (c) To provide for the protection of the city's property, real and personal, the prevention of the 31 32 pollution of the city's water supply, and the regulation of the use of parks, playgrounds, playfields, 33 recreational facilities, landings, docks, wharves, canals, airports and other public property, whether located within or without the city. For the purpose of enforcing such regulations all city property 34 35 wherever located shall be under the police jurisdiction of the city. Any member of the police force of 36 the city or employee thereof appointed as a special policeman shall have power to make arrests for 37 violation of any ordinance, rule or regulation adopted pursuant to this section and the appropriate district 38 court shall have jurisdiction in all cases arising thereunder. 39 (d) To grant or authorize the issuance of permits under such terms and conditions as the council may 40 impose for the use of streets, alleys and other public places of the city by railroads, street railways, buses, taxicabs, pedicabs and other vehicles for hire; prescribe the location in, under or over, and grant 41 42 permits for the use of, streets, alleys, and other public places for the maintenance and operation of tracks, poles, wires, cables, pipes, conduits, bridges, subways, vaults, areas, parking places, bus stops, 43 44 and cellars; require tracks, poles, wires, cables, pipes, conduits and bridges to be altered, removed or relocated either permanently or temporarily; charge and collect compensation for the privileges so 45 granted; and prohibit such use of the streets, alleys and other public places of the city, and no such use 46 shall be made of the streets, alleys or other public places of the city without the consent of the council. 47 (e) To prevent any obstruction of or encroachment over, under or in any street, alley, sidewalk or **48** other public place; provide penalties for maintaining any such obstruction or encroachment; remove the 49 same and charge the cost thereof to the owner or owners, occupant or occupants of the property so 50 51 obstructing or encroaching, and collect the sum charged in any manner provided by law for the collection of taxes; require the owner or owners or the occupant or occupants of the property, so 52 53 obstructing or encroaching to remove the same; pending such removal charge the owner or owners of 54 the property so obstructing or encroaching compensation for the use of such portion of the street, alley, sidewalk or other public place obstructed or encroached upon the equivalent of what would be the tax 55 upon the land so occupied if it were owned by the owner or owners of the property so obstructing or 56 57 encroaching, and, if such removal shall not be made within the time ordered, impose penalties for each and every day that such obstruction or encroachment is allowed to continue thereafter; authorize 58 59 encroachments upon streets, alleys, sidewalks or other public places, subject to such terms and

conditions as the council may prescribe, but such authorization shall not relieve the owner or owners,
occupant or occupants of the property encroaching, of any liability for negligence on account of such
encroachment; and recover possession of any street, alley, sidewalk or other public place or any other
property of the city by suit or action in ejectment.

64 (f) To prescribe the route and grade of any railroad laid in the city, regulate the operation of
65 locomotives and cars, and exclude such locomotives and cars from the city provided no contract
66 between the city and the corporation operating such locomotives or cars is violated by such action.

(g) To regulate the operation of motor and other vehicles and exercise control over traffic in the streets of the city and provide penalties for the violation of such regulations, provided that ordinances or administrative regulations adopted by virtue of this subsection shall not be inconsistent with the provisions of the Motor Vehicle Code of Virginia. All fines imposed for the violation of such ordinances and regulations shall be paid into the city treasury.

72 (h) To regulate, in the interest of public health, the production, preparation, distribution, sale and possession of milk, other beverages and foods for human consumption, and the places in which they are 73 74 produced, prepared, distributed, sold, served or stored; regulate the construction, installation, 75 maintenance and condition of all water and sewer pipes, connections, toilets, water closets and plumbing fixtures of all kinds; regulate the construction and use of septic tanks and dry closets, where sewers are 76 not available, and the sanitation of swimming pools and lakes; provide for the removal of night soil, and 77 78 charge and collect compensation for the removal thereof; compel the use of sewers, the connection of 79 abutting premises therewith, and the installation in such premises of suitable sanitary facilities; regulate 80 or prohibit connections to and use of sewers; provide for the quarantine of any person afflicted with a contagious or infectious disease, and for the removal of such person to a hospital or ward specially 81 82 designated for contagious or infectious diseases; inspect and prescribe reasonable rules and regulations in 83 the interest of public health, with respect to private hospitals, sanatoria, convalescent homes, clinics and 84 other private institutions, homes and facilities for the care of the sick, of children, the aged and the destitute; provide and maintain hospitals and compel the removal of patients to the same; require the 85 86 registration of births in the city; regulate in the interest of public health the construction, maintenance 87 and operation of laundries; and make and enforce all regulations necessary to preserve and promote 88 public health and sanitation and protect the inhabitants of the city from contagious, infectious or other 89 diseases.

(i) To regulate cemeteries and burials therein, prescribe the records to be kept by the owners of such cemeteries, prohibit all burials except in a public burying ground, and to prohibit burial of the dead within the city limits.

(j) To regulate or prohibit the exercise of any dangerous, offensive or unhealthful business, trade or employment, and the transportation of any offensive or dangerous substance.

(k) To regulate the light, ventilation, sanitation and use and occupancy of buildings heretofore or
 hereafter constructed, altered, remodeled or improved, and the sanitation of the premises surrounding the
 same.

(1) To regulate the emission of smoke, the construction, installation and maintenance of fuel burning equipment, and the methods of firing and stoking furnaces and boilers.

100 (m) To compel the removal of weeds from private and public property and snow from sidewalks; to 101 compel the covering or removal of offensive, unwholesome, unsanitary or unhealthful substances 102 allowed to accumulate in or on any place or premises; to require the filling in to the street level of the 103 portion of any lot adjacent to a street where the difference in level between the lot and the street 104 constitutes a danger to life and limb; to compel the raising or draining of grounds subject to be covered by stagnant water; to require the razing or repair of all unsafe, dangerous or unsanitary public or private 105 buildings, walls or structures which constitute a menace to the health and safety of the occupants thereof 106 or the public; to require the repair of any damaged, defective or deteriorated condition of dwellings or 107 108 dwelling units when such condition adversely affects the health or safety of the occupants or the general 109 public; to compel the abatement of smoke and dust and the elimination of unnecessary noise; to regulate 110 or prevent slaughterhouses or other offensive business within the city; to regulate the transportation of 111 articles through the streets; to provide means for and to regulate the cleaning of all dry closets and to 112 assess against the owner or occupant of the premises where same is located a reasonable charge therefor, 113 which shall be collected as other city taxes; and to compel the abatement or removal of any and all 114 other nuisances whatsoever within the city or upon property owned by the city beyond its limits. If after such reasonable notice as the council may prescribe by ordinance the owner or owners, occupant or 115 116 occupants of the property or premises affected by the provisions of this subsection shall fail to abate or 117 obviate the condition or nuisance, the city may do so and charge and collect the cost thereof from the owner or owners, occupant or occupants of the property affected in any manner provided by law for the 118 collection of taxes. There shall be a lien for said cost upon the real estate from which the nuisance or 119 120 condition was abated or removed by the city, the lien to continue until actual payment of such cost shall have been made to the city. 121

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(n) To regulate or prohibit the making of fires in the streets, alleys and other public places in the city and to regulate the making of fires on private property.

(o) To regulate or prohibit the manufacture, storage, transportation, possession and use of explosiveor inflammable substances and the use and exhibition of fireworks and discharge of firearms.

(p) To regulate or prohibit the running at large and the keeping of animals and fowl and provide for
the impounding and confiscation of any such animal or fowl found at large or kept in violation of such
regulations; and to provide for the appointment of dog wardens and deputy dog wardens who, in the
enforcement of the dog laws of the city, shall have the powers of a state game warden, within the city
only.

(q) To prevent cruelty to and abuse of animals and the driving of horses and other animals at improper speeds.

133 (r) To regulate the sale of goods, wares or merchandise at auction; regulate the conduct of and 134 prescribe the number of pawn shops and dealers in secondhand goods, wares and merchandise; regulate 135 or prohibit the peddling or hawking of any article for sale on the streets of the city; regulate the 136 soliciting of goods, wares, merchandise or services; prevent fraud or deceit in the sale of goods, wares and merchandise; regulate junk dealers; require the weighing, measuring, gauging and inspection of 137 138 goods, wares and merchandise offered for sale; require weights and measures to be sealed and subject to 139 inspection; and provide for the appointment of a sealer and one or more weighmasters who shall 140 perform such duties and functions as may be prescribed by ordinance.

(s) To establish markets in the city and regulate the same and to make and enforce regulationsregarding the keeping and sale of fresh meat, eggs, vegetables and other perishable groceries.

(t) To regulate livery stables, garages, gasoline filling stations, theatrical performances or other public
shows or exhibitions, the hiring or use for pay of carriages, automobiles and other vehicles, billiard
parlors, bowling alleys, pistol galleries, establishments that sell or display animals, and to grant or refuse
licenses to these and similar occupations and employments as may be deemed proper.

(u) To require a permit for the removal of household goods and chattels from a residence in the Cityof Alexandria to a place outside said city.

(v) To provide a complete building code for the city, and to provide setback lines on the streets
beyond which no building may be constructed, and to provide for a city planning commission and
define its powers, subject to the limitations imposed in Chapter 9 of this charter.

152 (w) To adopt plans and adopt and modify the official map of the city; divide the city into land use 153 zones in accordance with the provisions of Chapter 9 of this charter; regulate and restrict the height and 154 number of stories of buildings and other structures, the size of yards and courts, the density of 155 populations, and the location and use of buildings for trade, industry, business, residence or other 156 purposes; provide for safe and sanitary housing accommodation for families of low income; create a 157 housing authority; adopt, modify, and carry out plans proposed by the planning commission for the clearance of slum districts and rehabilitation of blighted areas; adopt, modify and carry out plans 158 159 proposed by the planning commission for replanning, improvement and redevelopment of neighborhoods 160 and for the replanning, reconstruction or redevelopment of any area or district which may have been 161 destroyed in whole or in part by disaster.

162 (x) To adopt by reference an electrical code promulgated by a national association or organization.

(y) To provide for a curfew if, in the opinion of council, an emergency exists and the ordinance adopting a curfew contains a specific statement of the emergency claimed.

165 (z) To regulate health, athletic, massage and bath clubs or establishments.

166 (aa) To regulate security guards and private detectives.

167 (bb) To provide a burglary prevention code for the city.

(cc) Notwithstanding any other provision of law, to require that owners and operators of multi-family
rental dwellings constructed in the city prior to September 1, 1974, provide and install dead bolt locks
and peepholes on exterior solid doors to each dwelling unit and locks on all exterior glass doors at all
levels and windows at a ground level which are capable of being opened.

(dd) To control or attempt eradication of Lymantria Dispar (gypsy moths) on private and publicproperty.

174 Notwithstanding any limitation as to place that may be imposed by § 2.04 or any other section of 175 this charter, the powers granted by this charter may be applied to any place, public or private.

(ee) Notwithstanding any contrary provision of law, general or special, [(+)] to prohibit or regulate
the possession of an opened alcoholic beverage container (a) in or on a street, alley, sidewalk or other
pedestrian walkway, park, playground, or parking lot, whether any such property is publicly or privately
owned, so long as "the public has, or is permitted to have, access" to it, as that phrase is used in the
definition of "public place" set out in Section 4.1-100 of the Code of Virginia (1950), as amended, and
(b) in a motor vehicle [, whether or not moving, and (2) to authorize a law enforcement officer, without
a warrant, to arrest any person for a violation of an ordinance enacted pursuant to this subsection,

183 where the violation is committed not in the officer's presence, if there is probable cause for the arrest 184 based upon a reasonable complaint from one or more persons who observed the violation. on any such 185 street, alley or parking lot, whether or not such vehicle is moving. The prohibitions or regulations shall

186 not apply to the licensed establishments identified in subsection B of § 4.1-308 of the Code of Virginia 187 or in the case of events identified in subsection C of § 4.1-308.

188 § 2.04:2. Powers Relating to Housing and Community Development.

189 In addition to the powers granted by other sections of this charter or and any other provision of law, 190 the city shall have *the* power:

191 (a) To acquire, by purchase, exchange, gift, lease, condemnation or otherwise, land or buildings in 192 the city for the purpose of providing housing for low or moderate income persons or for elderly or 193 handicapped persons;, to rehabilitate and dispose of any such land and buildings by lease or sale to low or moderate income persons or elderly or handicapped persons; or to dispose of such land and buildings 194 195 by lease or sale to a nonprofit or limited profit organization which has as a principal purpose the provision or development of housing for low or moderate income persons or elderly or handicapped 196 197 persons; to construct residential buildings in the city for lease or sale to low or moderate income persons 198 or elderly or handicapped persons, or for lease or sale to a nonprofit or limited profit organization which 199 has as its principal purpose the *provision or* development of housing for low or moderate income persons or elderly or handicapped persons; and to make grants or and loans of funds to low or moderate 200 201 income persons to aid in the purchase of any land or building in the city including, but not limited to, 202 land and buildings which has have been rehabilitated by the city or by a nonprofit or limited profit organization which has as its principal purpose the development of housing for low or moderate income 203 204 persons.

205 (b) To acquire, by purchase, exchange, gift, lease, condemnation or otherwise, real property in the 206 city which is blighted, deteriorated, deteriorating, a blighting influence on the neighborhood, or in 207 nonconformance with the city's zoning code or master land use plan; to clear, demolish or rehabilitate any such real property; and to dispose of any such real property by lease or sale to any person. 208

(c) To make grants of funds to owners of dwellings or dwelling units in the city leased to low or 209 210 moderate income persons for the purpose of subsidizing, in part, the rental payments due and owing to 211 any such owner by a low or moderate income person; and to acquire, by purchase, exchange, gift, lease, 212 condemnation or otherwise, any such dwellings or dwelling units from any such owners in the city for 213 the purpose of providing housing to low or moderate income persons, and to dispose of such property 214 dwellings or dwelling units, by sale or lease, to low or moderate income persons or to a nonprofit 215 organization which has as its principal purpose the provision or development of housing for low or 216 moderate income persons; and to make grants and loans of funds to low and moderate income persons 217 to aid in the purchase of dwellings or dwelling units in the city.

218 (d) To issue tax-exempt bonds for the acquisition, rehabilitation and provision of housing for low or 219 moderate income persons; provided, that prior to any action authorizing the issuance of such bonds, the 220 city council finds affirmatively that such action is necessary to provide an adequate supply of such 221 housing in the city.

222 For the purposes of this section, the phrase "low or moderate income persons" shall have has the 223 same definition meaning as the phrase "persons and families of low and moderate income," as set forth 224 in § 36-55.26 (q) of the Code of Virginia, and shall be applied in the city using the income guidelines 225 issued by the Virginia Housing Development Authority for use in its single family mortgage loan 226 program authorized by § 36-55.33:1.

227 In addition to being able to exercise the above-mentioned powers with city funds, the city is 228 authorized to participate in any state or federal program related thereto and use state, federal or private 229 funds in the exercise of such powers.

230 The exercise of any of the powers granted in this section is hereby declared to be a public purpose 231 and public use. 232

§ 3.06:1. Administrative Assistants.

233 Notwithstanding any other provision of this charter, the city clerk may, upon the direction of the city 234 council, appoint one administrative assistant for each councilman member of council, including the 235 mayor, to perform such secretarial and administrative tasks as may be required by said councilman the 236 council member and mayor; except provided, that no such administrative assistant shall aid any the 237 council member of city council for whom the assistant has been appointed in any election campaign in 238 the Commonwealth of Virginia. No member of the immediate family of a member of the council shall 239 be eligible for appointment as an administrative assistant. For the purpose of this section, the spouse, 240 parent, child, brother, sister, father-in-law, mother-in-law, brother-in-law, sister-in-law, son-in-law or 241 daughter-in-law of the *a council* member shall be considered a member of the *member's* immediate 242 family.

243 § 9.01. Power to Adopt Master Plan.

244 In addition to the powers granted elsewhere in this charter, the *city* council shall have the power to adopt by ordinance a master plan for the physical development of the city to promote health, safety,morals, comfort, prosperity and general welfare. The master plan may include but shall not be limited tothe following:

(a) The general location, character and extent of all streets, highways, super-highways, freeways, avenues, boulevards, roads, lanes, alleys, walks, walkways, parks, parkways, squares, playfields, playgrounds, recreational facilities, stadia, arenas, swimming pools, waterways, harbors, water fronts, landings, wharves, docks, terminals, canals, airports and other public places or ways and the removal, relocation, widening, narrowing, vacating, abandonment, change of use or extension thereof.

(b) The general location, character and extent of all public buildings, schools and other public
 property and of utilities whether publicly or privately owned, off-street parking facilities, and the
 removal, relocation, vacating, abandonment, change of use, alteration or extension thereof.

(c) The general location, character and extent of slum clearance, housing and neighborhood
rehabilitation projects, including the demolition, repair or vacation of substandard, unsafe or unsanitary
buildings.

(d) A general plan for the control and routing of railways, street car lines, bus lines and all othervehicular traffic.

(e) The general character, location and extent of all roads, streets, highways, super-highways,
 freeways, boulevards, parks, parkways and public buildings and public facilities and of such other
 general features as may affect the health, welfare, safety and prosperity of the city.

264 WheneverBefore the council adopts or approves considers an ordinance proposing the adoption of a 265 new Generalized Land Use Plan element of the master plan or amends or approves an amendment to the 266 existing Generalized Land Use Plan element of the an amendment of an existing master plan, it shall 267 first cause at least fifteen days' notice of the time, place and general nature of the subject proposed for 268 adoption, approval or amendment to be given by publication thereof in a newspaper of general 269 circulation in the city. In addition, no such adoption, approval or amendment shall be made at the 270 meeting described in the above mentioned notice and at least three days shall intervene between said 271 meeting and a subsequent meeting at which adoption, approval or amendment may take place. 272 Furthermore, it shall be the duty of the city clerk to cause to be published in a newspaper of general 273 circulation in the city, not later than the fifth day following the first meeting above mentioned, a notice containing the time, place and general nature of the subject proposed for adoption, approval or 274 275 amendment at the subsequent meeting conduct a public hearing.

§ 9.12. Adoption and Amendment of Regulations and Restrictions and Determination of ZoneBoundaries; notice of public hearings.

278 A. Subject to the other provisions of this chapter, the council shall have power by ordinance to adopt 279 the regulations and restrictions herein before described and determine the boundaries of the zones in 280 which they shall apply, provide for their enforcement, and from time to time amend, supplement or 281 repeal the same. The council shall also have authority to provide for the collection of fees to cover costs 282 involved in the consideration of any application for amendment of any such determination of boundaries, 283 to be paid to the Director of Finance by the applicant upon filing such request. No ordinance to adopt 284 the regulations and restrictions herein before described or to determine the boundaries of zones or to 285 provide for their enforcement, and no ordinance to amend, supplement or repeal the same shall be 286 enacted until the application or motion for such change has been considered by the city planning 287 commission and until after a public hearing in relation thereto has been held by the commission. The 288 commission may recommend approval or disapproval of the matter by the city council, or the 289 commission may request that the council refer the matter back to the commission for further study. The commission shall vote on the application or motion at the public hearing; provided, that the commission 290 291 may defer a vote for a period not to exceed ninety days upon a recorded vote of a majority of the 292 members of the commission that good cause exists for such deferral.

B. A public hearing on the application or motion shall be held by the council, at which time the parties in interest shall have an opportunity to be heard. Council may, by ordinance, provide for the consideration of applications or motions or both by the commission or council only at specified intervals of time, not exceeding ninety days. The council may approve or disapprove recommendations of the planning commission on the matter, subject to the provisions of § 9.06 of this charter. It may also refer back the matter to the commission for further study.

C. The commission shall act on any matter referred back from the council for further study within twenty-five calendar days of the date of the council referral and shall resubmit its reviewed recommendations to council. Such commission action shall follow a public hearing on the matter which shall be preceded by at least ten days' notice thereof published in a newspaper of general circulation in the city. If two-thirds of the entire membership of the council for further study, such recommendation may any matter referred back to the commission by the council for further study, such recommendation may be overruled only by a recorded affirmative vote of three-fourths of all the members of the council. If 306 the commission fails to act on such a referral back within twenty-five days of the date of the council 307 referral or fails to recommend disapproval of the matter referred back or by a two-thirds vote of its 308 entire membership, the council may adopt said application or motion for change by a simple majority. 309 An additional public hearing shall be held by the council, preceded by at least ten days' notice thereof 310 published in a newspaper of general circulation in the city, on any matter referred by council to the 311 planning commission for further study forty-five days from the date on which the matter was referred 312 back to the planning commission by the council; provided, that the council may extend such forty-five-day period for an additional period not to exceed forty-five days upon a recorded vote of the 313 314 majority of all the members of council that good cause exists for such extension.

315 D. Should the council approve the application or motion, seventy-five days may be taken to follow 316 the proper procedure for the passage of an ordinance implementing the approval.

317 E. The time constraints and limitations listed and described above in this section shall not apply to 318 any motion, or to any ordinance, to adopt, amend, supplement or repeal the regulations and restrictions 319 herein before described, or to provide for their enforcement. In addition, notwithstanding any of the 320 procedural requirements set forth in this chapter or by other law, ordinances adopting or amending 321 zoning regulations and restrictions or determining zone boundaries may be enacted under the emergency 322 ordinance provisions of this charter without compliance with such requirements.

F. The council, in determining the boundaries of zones, may approve an application or motion for, 323 324 and may adopt an ordinance for, a zone change to a more restrictive zone than that originally applied 325 for or moved; provided, in cases where the zone change procedure is initiated by other than the planning 326 commission or the council on its own motion: (1) that the planning commission recommends in favor of 327 such more restrictive zone change at a public hearing held to consider the application for a zone change amendment; (2) that the applicant agrees to the more restrictive zone change at or before the said 328 329 planning commission hearing; and (3) that at least ten days' notice of the more restrictive zone change 330 and of the time and place of the public hearing before council required by this section shall be given by 331 publication thereof in a newspaper of general circulation in the city. A protest under § 9.13 of this 332 charter against a less restrictive zone change shall not be effective against a more restrictive change. 333 This shall not, however, preclude the filing of an effective new protest against a more restrictive zone 334 change under § 9.13, nor shall it preclude the effectiveness of a protest filed against both a less 335 restrictive and a more restrictive zone change.

336 G. Whenever a public hearing is required or provided under the provisions of this chapter or any 337 related provision of general law, or under any local ordinance adopted pursuant to this chapter or such 338 general law, at least ten days' notice of the time and place of such hearing, together with a general 339 description of the matter being heard, shall be published in a newspaper of general circulation in the 340 city. The council may, by ordinance, prescribe additional newspaper notice requirements for particular 341 hearings or classes of hearings. This subsection shall preempt all other newspaper notice requirements of 342 general or special law.

343 H. Any ordinance adopted, or other action taken, under the authority of this chapter or any related 344 provision of general law prior to April 1, 1995, shall not be declared to be invalid by reason of a 345 failure to advertise or give notice as required by general law, so long as advertisement and notice of such adoption or action was given in compliance with the then applicable local law; however, this 346 347 subsection shall not affect any litigation concluded before, or pending on, April 1, 1995. 348

§ 10.01. Election of Mayor and Council Members.

349 On the second Tuesday in June, 1958, and on the second Tuesday in June every third year thereafter 350 until 1973 there shall be held a general election at which shall be elected by the qualified voters of the city at large, a mayor and six members at large of the council for terms of three years from the first day 351 of July following their election. On the first Tuesday in May, 1973, and on the first Tuesday in May 352 353 every third year thereafter, there shall be held a general city election at which shall be elected by the 354 qualified voters of the city at large a mayor and six members at large of the council for terms of three 355 years from the first day of July following their election. A candidate for mayor shall file his petition 356 therefor specifically; and a candidate for city eouncilman council shall file his petition therefor 357 specifically, provided, however, that a candidate who files his petition for mayor shall not have his name 358 printed on the ballot for city councilman council. The names of all candidates for city council [and 359 mayor] shall be listed together, alphabetically, placed on the ballot the; [alphabetically in their party 360 groups with sufficient space between party groups to indicate them as such. Independent candidates shall be placed alphabetically on the ballot after the political parties. The names of all candidates for 361 mayor shall be listed together on the ballot, alphabetically in accordance with general law]. 362 Immediately above the list of names of candidates for city council shall appear the words "For City 363 Council, vote for no more than six (6)," or some similar designation. Immediately above the list of 364 names of candidates for mayor shall appear the words "For Mayor, vote for one," or some similar 365 366 designation. 367

In the event no candidate shall file a petition for the office of mayor, the ballot shall show no

368 candidates for that office and the member of council who receives the largest popular vote shall be the

369 mayor of the city and persons receiving the next six highest votes shall be the city councilmen council
 370 members.

The said election shall be held in accordance with the general laws of the Commonwealth relating toprimary and general elections wherever applicable.

373 2. That an emergency exists and this act is in force from its passage.