2014 SESSION

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SENATE BILL NO. 196
Senate Amendments in [] — February 7, 2014 A BILL to amend and reenact §§ 1-1 and 1-2, § 2-1, as amended, § 2-420, § 3-2, as amended, § 3-401, § 3-5, as amended, and §§ 3-9, 4-11, 6-1, 6-11, 6-12, 6-131, 6-133, 6-14, 6-15, 6-23, 6-231, 6-234, and 7-6 of Chapter 358 of the Acts of Assembly of 1958, which provided a charter for the Town of Tazewell, and to repeal §§ 3-94, 3-95, 5-1, and 5-11, § 5-12, as amended, and §§ 5-13 through 5-31 of Chapter 358 of the Acts of Assembly of 1958, relating to town boundaries, powers, council, elections, board of zoning appeals, and comprehensive plan.
Patron Prior to Engrossment—Senator Puckett
Referred to Committee on Local Government
Be it enacted by the General Assembly of Virginia: 1. That §§ 1-1 and 1-2, § 2-1, as amended, § 2-420, § 3-2, as amended, § 3-401, § 3-5, as amended, and §§ 3-9, 4-11, 6-1, 6-11, 6-12, 6-131, 6-133, 6-14, 6-15, 6-23, 6-231, 6-234, and 7-6 of Chapter 358 of the Acts of Assembly of 1958 are amended and reenacted as follows: § 1-1. Incorporation. The inhabitants of the territory embraced within the present limits of the Town of Tazewell as hereinafter defined, or as the same hereafter may be altered or established by law, shall constitute and continue to be a body politic and corporate, to be known and designated as the Town of Tazewell (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
(<i>hereinafter "Town"</i>), and as such have perpetual succession, may sue and be sued, contract and be contracted with, and may have a corporate seal which it may alter, renew, or amend at its pleasure, and shall have and exercise all the powers conferred by, and be subject to all the laws of the State of Virginia for the government of towns of the State of Virginia. § 1-2. Form of government.
The municipal government provided by this charter shall be known as the "Town Manager <i>Comprehensive</i> Plan." Pursuant to its provisions, and subject to the constitution and general laws of the Commonwealth, all powers of the town shall be vested in an elected council hereinafter referred to as the "Council," which shall enact local legislation, adopt budgets, determine policies and appoint the town manager, who shall execute the laws and administer the government of the town. § 1-3. Boundaries.
The boundaries of the town shall be as established by Chapter 78 of the Acts of Assembly of 1916 [, approved February 29, 1916, , approved February 29, 1916,] as follows: "Beginning at a station one, the northwest corner of Mistress R. B. Gillespie's old seminary lot; thence crossing the turnpike east of the town of Tazewell to a station two, on the north side of said turnpike, southwest corner of T. G. Witten's land, and also corner of the Tazewell Courthouse Improvement Company's plat of lots; thence with said company's lines north thirty-three degrees three minutes west, four hundred and seven and four-tenths feet, to station three; north fifty-eight degrees twenty-four and nine-tenths feet, to station four; north seventy-eight degrees east, four hundred and sevene minutes east, thirty-six feet, to station four; north seventy-eight degrees east, four hundred and seventeen feet, to station six; north eighty-four degrees west seven hundred and fifty feet, to station seven; north thirteen degrees forty-two minutes west fifty-three feet, to station nine; southwest corner of lot seven, section thirty-three on said plat of lots; thence south four degrees forty-eight minutes west, seventy-five feet, to station tee, thence north eighty-five degrees fifty-two minutes west; one thousand two hundred and seventy-five feet, to station eleven, the northwest corner of lot one, section seven, of said plat of lots; thence north nine degrees fourteen minutes west, one thousand one hundred and forty-two fifty-eight degrees west; three hundred feet, to station three no the east side of the old road leading to Tazewell station, and with the east side of same south thirty-three degrees west, ten poles and nine links, to station fourteen; south eighty-seven degrees west, eighteen poles and seven links, to station fifteen; south seventy-seven degrees west, three poles and sixteen links, to station sixteen; south thirty-nine degrees thirty minutes west, five poles and eight links, to station eighteen, south thir

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60 west of J. S. and A. P. Gillespie's gate post; thence south sixty-one degrees fifty-three minutes west, thirty poles and seven links, to station twenty-three; thence north eighty-two degrees fifteen minutes 61 62 west, thirty-six poles and twenty-one links, to station twenty-four, at a gateway on said Gillespie's 63 private road; thence south sixty-seven degrees west, thirty-six poles and three links, to station 64 twenty-five; thence south thirty-eight degrees east, thirty poles and fifteen links, to station twenty-six on 65 the north edge of the turnpike west, of the said town; thence with north side of same, south sixty-six 66 degrees thirty minutes west, six poles and twenty-three links to station twenty-seven; south fifty-seven degrees forty-five minutes west, twenty-six poles and eleven links, to station twenty-eight; south 67 sixty-eight degrees thirty minutes west, twenty poles and six links, to station twenty nine on H. G. **68** Peery's line; thence crossing said turnpike south thirty degrees fifteen minutes east, seventy-three poles, 69 to station thirty; thence south seven degrees, east one hundred poles to station thirty-one; south 70 71 eighty-five degrees east, twenty-six poles to station thirty-two; thence south seventy-four degrees fifteen 72 minutes east, twenty poles, to station thirty-three; thence south seventy-six degrees thirty minutes east, thirty-seven poles and fifteen links, to station thirty-four; north thirty-six degrees forty five minutes east, 73 74 thirty poles, to station thirty-five; thence south twenty-one degrees east, twenty-seven poles, to station 75 thirty-six; thence south one degree thirty minutes west, twenty-one poles, to station thirty-seven; thence north eighty degrees thirty minutes east, one hundred and twenty-nine poles, to station thirty-eight, in 76 line between A. J. May and S. D. May; thence north seventy degrees east, one hundred and thirty eight 77 78 poles, to station thirty-nine, in line between S. D. May and A. J. May, junior; thence north thirty-five 79 degrees west, seventy-seven poles to station forty, on south edge of W. O. Whitman's road; thence with south side of said road south seventy-seven degrees forty-five minutes west, fifty-three poles and three 80 links, to station forty-one, opposite Amy Smith's southwest corner; thence north eleven degrees and 81 thirty minutes west, thirteen poles and five links, to station forty-two; thence north seventy-five degrees 82 thirty minutes east, sixteen poles and thirteen links, to station forty-three; thence north forty degrees 83 thirty minutes west, nineteen poles, to station forty-four; thence north sixty-six degrees thirty minutes 84 85 east, thirty-seven poles and seven links, to station forty-five; thence north seventy-one degrees east, sixty-eight poles, to station forty-six, in W. O. Whitman's line; thence north twenty-two degrees 86 87 forty-five minutes west, forty-three poles, to station forty-seven; south fifty-seven degrees west, thirty two poles, to station forty-eight; thence north thirty four degrees west, one hundred and six poles, 88 89 to station forty-nine, on the south side of the turnpike east, of said town; thence with south side of said 90 turnpike south sixty-three degrees fifteen minutes west, eight poles to station fifty; thence south 91 forty-nine degrees west, seven poles to the beginning." and as [subsequently amended and recorded in 92 the records of the Circuit Court of Tazewell County. amended by Orders of the Circuit Court of Tazewell County, Case No. CH00-000297, entered on November 8, 2000, and Case No. CL09-001547, 93 94 entered on December 28, 2009, respectively, with the latter two orders of record in the Clerk's Office for the Circuit Court of Tazewell County.] 95 96

§ 2-1. General grant of powers.

97 The powers set forth in §§ 15.1-837 15.2-1100 through 15.1-915 15.2-1133, inclusive, of Chapter 18 11 of Title 15.1 15.2 of the Code of Virginia as in force on January 1, 1966, as amended, are hereby 98 99 conferred on and vested in the Town of Tazewell, Virginia, together with all other powers which are now or may hereafter be conferred upon or delegated to towns under the Constitution and laws of the 100 Commonwealth, and all other powers pertinent to the town government the exercise of which is not in 101 102 conflict with the said Constitution and the laws of the Commonwealth of Virginia, and which, in the opinion of the council are necessary or desirable to promote the general welfare of the town and the 103 safety, health, peace, good order, comfort, convenience, and morals of its inhabitants as fully and 104 105 completely as though such powers were specifically enumerated in this charter, and no enumeration of particular powers in this charter shall be held to be exclusive but shall be held to be in addition to this 106 107 general grant of powers.

108 § 2-420. To provide for the protection of the town's property, real and personal, the prevention of the 109 pollution of the town's water supply, and the regulation of the use of parks, playgrounds, playfields, 110 recreational facilities, cemeteries, airports and other public property, whether located within or without the town. For the purpose of enforcing such regulations all town property wherever located shall be 111 under the police jurisdiction of the town. Any member of the police force of the town, or employee 112 thereof appointed as a special policeman, shall have power to make arrests for violation of any 113 114 ordinance, rule or regulation adopted pursuant to this section, and the police justice shall have jurisdiction in all cases arising thereunder within the town and the county court of the county wherein 115 116 the offense occurs shall have jurisdiction of all cases arising thereunder without the town [General 117 appropriate] District Court shall have jurisdiction in all cases arising thereunder within or without the 118 Town wherein the offense occurs.

§ 3-2. Nominations and elections.

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The mayor and members of council in office on the effective date of this act shall serve until their 120 successors have been elected and qualified. Municipal elections within the Town of Tazewell shall take 121

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place on the [first] Tuesday in May after the first Monday in the month of November of each 122 123 even-numbered year to coincide with the general election. At each such regular municipal election, three 124 councilmen shall be elected for terms of four years each, and a mayor shall be elected for a term of two 125 years. The terms of office for both councilmen and mayor so elected shall commence on the first day of 126 July January, immediately following such election, and shall continue until their successors have been 127 elected and qualified. The council shall be a continuing body and no measure pending before such body 128 shall abate or be discontinued by reason of expiration of the term or removal of any of its members.

129 § 3-401. Appoint and remove the town manager, the town clerk, the town attorney, the police justice, 130 issuing justices and officers of the volunteer fire department.

131 § 3-5. Mayor.

132 The mayor shall preside over the meetings of the council, have the same right to speak therein as 133 other members and shall vote only in case of a tie but shall have no veto. He shall be recognized as the 134 head of the town government for all ceremonial purposes, the purposes of military law, and the service 135 of civil process. At the regular meeting of the council held in the month of July January following a 136 municipal election, the council shall choose, by a majority vote of all the members thereof, one of their 137 number to be vice-mayor for the ensuing two years. The vice-mayor shall in the absence or disability of 138 the mayor perform the duties of mayor, and if a vacancy shall occur in the office of mayor, shall 139 become mayor for the unexpired portion of the term. In the absence or disability of both the mayor and 140 vice-mayor the council shall, by majority vote of those present, choose one of their number to perform 141 the duties of mayor.

142 § 3-9. Appointees.

143 At the first meeting in September January following each councilmanic election, or as soon 144 thereafter as practicable, the council shall appoint:

145 § 4-11. The fiscal year of the town shall begin on the first day of September July and end on the 146 thirty-first thirtieth day of August June of the succeeding year. 147

§ 6-1. Power to adopt a master comprehensive plan.

148 In addition to the powers granted elsewhere in this charter the council shall have the power to adopt 149 by ordinance a master comprehensive plan for the physical development of the town to promote health, 150 safety, morals, comfort, prosperity, and the general welfare. The master plan may include but shall not 151 be limited to the following:

152 § 6-11. Town planning commission. There shall be a town planning commission consisting of seven 153 *eight* members, appointed by the council. One member shall be a member of the council appointed for a 154 term concurrent with his term in the council. One member shall be the town manager, who shall be a 155 *nonvoting member*, appointed for a term concurrent with his term in such capacity. There shall be five 156 six citizen members, who shall be qualified voters of the town appointed for a term of four years, one of 157 whom may be a member of the Board of Zoning Appeals and who shall hold office for a term 158 concurrent with his term on said board. Members may be removed for malfeasance in office, and a member of the commission may be removed from office by the Town without limitation in the event that 159 160 the commission member is absent from any three consecutive meetings of the commission, or is absent from any four meetings of the commission within any one-month period. Vacancies on the commission 161 162 shall be filled by the council. Members of the town planning commission shall serve as such without 163 compensation.

164 § 6-12. Organization and expenditures of planning commission. The commission shall elect a 165 chairman and vice-chairman from among the citizen members appointed by the council, for a term of 166 one year, who shall be eligible for re-election, and appoint a secretary. The commission shall hold at least one regular meeting in each month, shall adopt rules for the transaction of its business, and shall 167 168 keep a record of its resolutions, transactions, findings and determinations, which record shall be a public 169 record. Four Five voting members shall constitute a quorum. The commission shall appoint such 170 employees as it may deem necessary for its work and may contract with city planners, engineers, 171 architects and other consultants for services it may require. All expenditures shall not exceed the sums 172 appropriated by the council therefor.

173 § 6-131. To make and adopt a master comprehensive plan which with accompanying maps, plats, 174 charts and descriptive matter shall show the commission's recommendations for the development of the 175 territory covered by the plan. In the preparation of such plan the commission shall make careful and 176 comprehensive surveys and studies of existing conditions and future growth. The plan shall be made 177 with the general purpose of guiding and accomplishing a coordinated, adjusted and harmonious 178 development of the town and its environs which will, in accordance with existing and future needs, best promote health, safety, morals, comfort, prosperity and general welfare, as well as efficiency and 179 180 economy in the process of development.

181 § 6-133. To promote public interest in and understanding of the master comprehensive plan and to 182 that end may publish and distribute copies of the plan or of any report and may employ such other

means of publicity and education as it may determine. 183

184 § 6-14. Adoption of master comprehensive plan by the Commission. The Commission may adopt the 185 plan as a whole by a single resolution or may by successive resolutions adopt successive parts of the 186 plan, said parts corresponding to mayor major geographical or topographical divisions of the town, or 187 with functional subdivisions of the subject matter of the plan, and may adopt any amendment or 188 extension thereof or addition thereto. Before the adoption of the plan or any such part, amendment, 189 extension or addition, the commission shall hold at least one public hearing thereon, at least fifteen days' 190 notice of the time and place of which shall be given by one publication in a newspaper of general 191 circulation in the town. The adoption of the plan or of any such part, amendment, extension or addition 192 shall be by resolution of the commission carried by the affirmative vote of not less than a majority of the entire membership of the commission. The resolution shall refer expressly to the maps and 193 descriptive matter and other matter intended by the commission to form the whole or part of the plan 194 195 adopted, which resolution shall be signed by the chairman of the commission and attested by its 196 secretary. An attested copy of the resolution, accompanied by a copy of so much of the plan in whole or 197 in part as was adopted thereby, and each amendment, alteration, extension or addition thereto adopted 198 thereby, shall be certified to the council, and to the Clerk of the Circuit Court of Tazewell County who 199 shall file the same in his office.

200 § 6-15. Legal status of master comprehensive plan. Whenever the commission shall have adopted a 201 master comprehensive plan for the town or one or more parts thereof, geographical, topographical or 202 functional, and the master comprehensive plan or such part or parts thereof shall have been approved by 203 the council and it has been certified and filed as provided in the preceding section, then and thereafter 204 no street, square, park or other public way, ground, open space, public building or structure shall be constructed or authorized in the town or in the planned section or division thereof until and unless the 205 206 general location, character and extent thereof has been submitted to and approved by the commission; 207 and no public utility, whether publicly or privately owned, shall be constructed or authorized in the town or in the planned section or division thereof until and unless its general location, but not its character 208 209 and extent, has been submitted to and approved by the commission, but such submission and approval 210 shall not be necessary in the case of pipes or conduits in any existing street or proposed street, square, 211 park or other public way, ground or open space, the location of which has been approved by the commission; and no ordinance giving effect to or amending the comprehensive zoning plan as provided 212 213 in § 6-2 shall be adopted until it has been submitted to and approved by the commission. In case of 214 disapproval in any of the instances enumerated above, the commission shall communicate its reason to 215 the council, which shall have the power to overrule such action by a recorded vote of not less than 216 two-thirds of its entire membership. The failure of the commission to act within sixty days from the date 217 of the official submission to it shall be deemed approval. The widening, extension, narrowing, 218 enlargement, vacation or change in the use of streets and other public ways, grounds and places within 219 the town as well as the acquisition by the town of any land within or without the town for public 220 purposes, or the sale of any land then held by the town shall be subject to similar approval and in case 221 the same is disapproved such disapproval may be similarly overruled. The foregoing provisions of this 222 section shall not be deemed to apply to the pavement, repavement, reconstruction, improvement, 223 drainage or other work in or upon any existing street or other existing public way.

224 § 6-23. Board of Zoning Appeals. The council may appoint establish a Board of Zoning Appeals, and 225 in the members of which shall be appointed by the judge of the Circuit Court of Tazewell County. The 226 regulations and restrictions adopted pursuant to the authority of this act, may provide that the board of 227 zoning appeals may, in appropriate cases and subject to appropriate conditions and safeguards, vary the 228 application of the terms of the ordinance in harmony with its general purpose and intent and in 229 accordance with general or specific rules therein contained.

230 § 6-231. The board of zoning appeals shall consist of five members, one of whom may be a member 231 of the Planning Commission, each of whom is to be appointed for a term of two years, and subject to 232 removal for cause by the council, upon written charges and after public hearing. Vacancies shall be 233 filled by the council for the unexpired term of any member.

234 § 6-234. The board of zoning appeals shall fix a reasonable time and a reasonable appeal fee for the 235 hearing of the appeal, give public notice thereof, as well as due notice to the parties in interest, and 236 decide the same within a reasonable time. Upon the hearing any party may appear in person or by agent 237 or attorney. 238

§ 7-6. Citation of act.

239 This act may for all purposes be referred to or cited as the Town of Tazewell Charter of 1958, as 240 amended by the Acts of Assembly of 2014.

2. That §§ 3-94, 3-95, 5-1, and 5-11, § 5-12, as amended, and §§ 5-13 through 5-31 of Chapter 358 241 242 of the Acts of Assembly of 1958 are repealed.