2022 SESSION

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1	HOUSE BILL NO. 1028
	Offered January 12, 2022
3	Prefiled January 12, 2022
2 3 4	A BILL to amend and reenact § 1.2, as amended, § 1.3, §§ 2.1 and 2.2, as severally amended, § 2.3,
5	§ 2.4, as amended, §§ 2.5 and 3.1, §§ 3.2 through 3.5, as severally amended, § 3.6, §§ 4.1, 4.2, and
6	4.3, as severally amended, § 5.1, and § 5.2, as amended, of Chapter 520 of the Acts of Assembly of
7	1983, which provided a charter for the Town of Lovettsville in Loudoun County, relating to Town
8	Council; town officers and powers.
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	Patron—LaRock
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11	Referred to Committee on Counties, Cities and Towns
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13	Be it enacted by the General Assembly of Virginia:
14	1. That § 1.2, as amended, § 1.3, §§ 2.1 and 2.2 as severally amended, § 2.3, § 2.4, as amended,
15	§§ 2.5 and 3.1, §§ 3.2 through 3.5, as severally amended, § 3.6, §§ 4.1, 4.2, and 4.3, as severally
16	amended, § 5.1, and § 5.2, as amended, of Chapter 520 of the Acts of Assembly of 1983 are
17	amended and reenacted as follows:
18	§ 1.2 - Corporate limits Limits.
19	The corporate limits or boundaries of the Town are those established in Deed Book 6M at Page 406,
20	et seq., of the land records of Loudoun County, Virginia, as extended by the annexation decree of the
21	Circuit Court of Loudoun County, Virginia, entered on March 27, 1973, of record in the Clerk's Office
22	of the Circuit Court for Loudoun County in Common Law Order Book 33 at Page 21, Deed Book 572
23	beginning at Page 545, by Final Order entered June 12, 1995, of record in the Clerk's Office in
24	Common Law Order Book 102 at Page 0263 in At Law No. 16467 and in Deed Book 1371 at page
25	1964, et seq., and by Final Order entered December 22, 2006, in CL 43628, recorded among the land
26	records of Loudoun County as Instrument Nos. 20070104-0000612 and 20070315-0019694, and the plat
27	as 20070315-0019695, and by any orders of the Circuit Court of Loudoun County heretofore or
28	hereafter entered.
29	§ 1.3 - Corporate seal Seal.
30	The Town of Lovettsville may provide for the adoption of its corporate seal, which it may alter,
31	amend or renew at its pleasure.
32	§ 2.1 - In general General.
33	The Town of Lovettsville shall have and may exercise all the powers and privileges conferred upon
34	it by this charter, as well as all the powers and privileges conferred upon towns by the Constitution of
35	Virginia and all other laws of the Commonwealth. All powers set forth in Chapter 9 (§ 15.2-900 et seq.)
36	of Title 15.2 of the Code of Virginia, as now existing or as may be added to or amended from time to
37	time, are hereby specifically conferred upon the Town of Lovettsville.
38	§ 2.2 - Eminent domain Domain.
39	Generally. The Powers powers of eminent domain, which may be exercised by municipal
40	corporations under the provisions of Title 15.2 (§ 15.2-100 et seq.) and Title 25.1 (§ 25.1-100 et seq.) of
41	the Code of Virginia, are hereby conferred upon the Town.
42	§ 2.3 - Acquisition of land Land or interest therein Interest Therein for exchange Exchange with
43	public utility company Public Utility Company.
44 45	Whenever any public utility company owns any land or any easement, right-of-way or other interest
	in land which the Town deems necessary and intends to acquire for any public purpose, which land,
46 47	easement, right-of-way or other interest in land owned by such public utility company is devoted to a public use the Town may acquire by sift purchase or by the average of its power of aminant domain
48	public use, the Town may acquire by gift, purchase or by the exercise of its power of eminent domain additional or a like easement, right-of-way or interest in land adjacent to or approximately adjacent to
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49 50	such land needed and proposed to be acquired by the Town. The Town may then convey the same to the public utility company for use by such company in lieu of the land assemblt right of way or other
50 51	the public utility company for use by such company in lieu of the land, easement, right-of-way or other interest in land theretofore owned by it but needed by the Town. The condemnation of such land,
51 52	easement, right-of-way or other interest in land to be conveyed to any public utility company shall be
52 53	governed by the procedures prescribed in this charter.
55 54	§ 2.4 - Water and sewer services Sewer Services.
55	A. Generally. The Town shall have the power and authority to acquire, establish, maintain, operate,
55 56	extend and enlarge waterworks and sewage disposal plants within or without the corporate limits of the
57	Town; and to establish and enforce reasonable rates, rules and regulations for the use of same, any or all
58	of which rates, rules and regulations the Council may alter from time to time.

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59 B. Rates. In operating public water and sewer services, the Town may charge a different rate for 60 services furnished to customers outside the corporate limits of the Town from the rates charged for 61 similar services to customers within the corporate limits.

62 C. Unpaid charges Charges. The Town may provide by ordinance that all unpaid water and sewer 63 service charges and interest thereon shall constitute a lien on the real estate served by the water or sewer 64 line through which the service is provided.

§ 2.5 - Power to incur debts Incur Debts and contract loans Contract Loans.

A. The Council, within the limits of the Constitution of this Commonwealth and in accordance with 66 67 the provisions of general law, may, in the name of and for the use of the Town, contract loans or cause 68 to be issued certificates of debt, notes or bonds.

B. The Council shall have the power to negotiate temporary loans, in anticipation of taxes, for the 69 purpose of paying current expenses of the Town, such loans to be evidenced by bonds or notes bearing 70 71 interest at a rate permitted by general law for towns, and such bonds or notes shall be payable within one (1) year from the date of issue out of the current revenue of the year in which the same are issued. 72 No such temporary loan shall in the aggregate exceed seventy-five percent (75%) of the Town's income 73 74 of the previous year.

75 C. All bonds and other evidences of indebtedness of the Town shall be signed by the Mayor and 76 countersigned by the Town Clerk.

§ 3.1 - Conduct of municipal elections Municipal Elections.

78 All elections shall be conducted pursuant to and in accordance with the general laws governing the 79 holding of elections in towns. 80

§ 3.2 - Council.

81 A. The legislative powers of the Town shall be vested in a town council Town Council, composed of 82 six (6) members, who shall be elected as specified herein.

83 B. Council members shall be elected to four-year terms, on the date specified by general law for 84 municipal elections, in the manner herein provided:

1. Three council (3) Council members shall be elected in the municipal elections held in 1984, and 85 in municipal elections held every four (4) years thereafter. 86

87 2. Three council (3) Council members shall be elected in the municipal elections held in 1986, and in municipal elections held every four (4) years thereafter. 88

89 C. The council Council members so elected shall qualify and take office on July 1 the date specified 90 by general law for municipal elections, following their election, and shall continue to serve until their 91 successors are duly elected, qualify and assume office.

92 C. D. Any person qualified to vote in Town elections shall be eligible for the office of councilman 93 Council member.

94 D. E. Vacancies in the council Council, for whatever cause arising, shall be filled for the unexpired 95 term by a majority vote of the remaining members of the Council from among the qualified voters of the Town. For purposes of this section, no distinction shall be made between a member elected to the 96 council and a member who has been appointed to the council except as to voting on those matters set 97 98 forth in Article VII, Section 7 of the Constitution of Virginia. Upon any matter except those set forth in 99 Article VII, Section 7 of the Constitution of Virginia coming before the council, the votes of all members shall be of the same dignity, whether a member has been elected or appointed in accordance 100 with general law. Council members appointed to fill vacancies on the Council shall have the rights, 101 102 privileges, powers, duties and obligations of an elected member of the Council as provided in this charter, or otherwise conferred by general law not inconsistent with this charter. 103

104 E. F. The Council members of the Council in office at the time of the passage of this Act shall 105 continue until the expiration of the terms for which they were elected or appointed, or until their 106 successors are duly elected, qualify and assume office. 107

§ 3.3 - Mayor. 108

A. Powers and duties Duties.

1. The mayor Mayor shall be the chief executive officer Chief Executive Officer of the Town and 109 shall be recognized as the head of Town government for all ceremonial purposes, the purpose of military 110 law and the service of civil process; 111

he 2. The Mayor shall have and exercise all power and authority conferred by general law on the 112 113 mayors of towns not inconsistent with this charter;

he 3. The Mayor shall authenticate by his signature such documents as the council Council, this 114 115 charter or the laws of the Commonwealth shall require;

and he 4. The Mayor shall perform such other duties consistent with his office the Office of Mayor 116 117 as may be imposed by the council. Council:

2. 5. The mayor Mayor shall preside at all meetings of the council, Council but shall have no vote 118 119 except in case of tie;

120 he 6. The Mayor shall have the power to veto resolutions, acts and ordinances of the council 121 *Council*, which resolutions, acts and ordinances may be passed over such veto by a two-thirds *majority* 122 vote of the entire council;

123 and he shall 7. The Mayor may from time to time recommend to the council Such measures 124 as he may deem the Mayor deems necessary for the welfare of the Town.;

125 3. 8. Except as otherwise provided herein or by law, the mayor Mayor shall have the authority to 126 appoint such officers and committees as are necessary for the proper administration of the affairs of the 127 Town, but shall report each appointment to the council Council for confirmation at the next meeting 128 thereof following any such appointment; the mayor and

129 9. The Mayor shall see that the duties of the various Town officers are faithfully performed, and he shall have the power to suspend any such officer for misconduct in office or neglect of duty until the 130 131 next regular or special meeting of the council Council, when the decision of the council shall be 132 final. In the absence of an officer, the roles and responsibilities of said officer shall be executed by the 133 Town Manager or a staff member.

134 B. Election. In each even-numbered year, on the date specified by general law for municipal 135 elections, a mayor Mayor for the Town shall be elected for a term of two (2) years. The person so 136 elected shall so qualify and take office on July 1 the date specified by general law for municipal 137 elections, following election. Mayors The Mayor shall continue to serve until their successors are a 138 successor is duly elected, qualify qualifies and assume assumes office.

139 C. Qualifications. Any person qualified to vote in Town elections shall be eligible for the office **140** Office of mayor Mayor.

141 D. Vacancies. A vacancy in the office of mayor Mayor, for whatever cause arising, shall be 142 filled for the unexpired term by a majority vote of the members elected to the council from among the 143 qualified voters of the Town. A member of the council shall not be qualified to fill a vacancy in the 144 office of mayor. For the purposes of this section, no distinction shall be made between a person elected 145 as mayor and a person who has been appointed as mayor except as to voting on those matters set forth 146 in Article VII, Section 7 of the Constitution of Virginia. Upon any matter except those set forth in 147 Article VII, Section 7 of the Constitution of Virginia coming before the council, the votes of all 148 members shall be of the same dignity, whether a member has been elected or appointed in accordance 149 with general law. The person appointed to fill a vacancy in the Office of Mayor shall have the rights, 150 privileges, powers, duties and obligations as provided in this charter, or otherwise conferred by general 151 law on the mayors of towns not inconsistent with this charter.

152 E. The mayor Mayor in office at the time of the passage of this Act shall continue in office until the 153 expiration of the term for which he the Mayor was elected, or until his a successor is duly elected, 154 qualifies and assumes office. 155

§ 3.4 - Vice-Mayor.

156 A. The council shall elect from among its members a vice-mayor Vice-Mayor, who shall 157 preside at council *Council* meetings in the absence of the mayor *Mayor*. Election of the vice mayor 158 *Vice-Mayor* shall be made at the organizational meeting of the council following the regular 159 election of mayor the Mayor and council Council members.

160 B. In the event of the disability or absence of the mayor Mayor, his place the Office of Mayor may 161 be filled and his duties the Mayor's powers and duties discharged by the vice-mayor Vice-Mayor.

162 § 3.5 - Meeting.

163 A. All meetings of the council shall be public, unless a closed session is called according to general 164 law. No official action shall be taken by the *council Council* while in closed session.

165 B. The council Council, by ordinance, shall adopt such rules as it may deem proper for the regulation of its proceedings and the time of its meetings. It shall hold at least such regular meetings as 166 may be required by § 15.2-1416 of the Code of Virginia. Special meetings may be called at any time by 167 168 the mayor Mayor or by three (3) Council members of the council, provided all Council members of the 169 council are actually notified of such meeting.

170 C. A majority of the council Council shall constitute a quorum for the transaction of business. Each 171 *Council* member of the council shall have one (1) vote.

172 § 3.6 - Compensation.

173 Compensation for *Council* members of the council and the mayor Mayor shall be set by the council 174 Council. Any increases in the compensation of the mayor Mayor or Council members of the council 175 may become effective during such mayor's Mayor's or council Council member's term of office.

176 § 4.1 - Town officers Officers.

177 A. Town Clerk. A The Mayor shall appoint and the Council shall confirm the appointment of a 178 Town Clerk shall be appointed who shall be the Clerk of the council council and shall keep the journal 179 of its proceedings and shall record all ordinances and resolutions in a book or books kept for that purpose. All such records shall be public records, stored and filed at the Town's offices and open to 180 inspection at any time during the Town's regular office hours. The Town Clerk shall serve at the 181

182 pleasure of the town council Council.

183 B. Town Treasurer. A The Mayor shall appoint and the Council shall confirm the appointment of a 184 Town Treasurer shall be appointed, who shall receive all money belonging to the Town and keep correct 185 accounts of all receipts from all sources and of all expenditures; he. The Town Treasurer shall be 186 responsible for the collection of all license fees, taxes, levies and charges due to the Town and shall 187 disburse the funds of the Town as the council Council may direct. The Town Treasurer shall serve at 188 the pleasure of the town council Council.

C. Town Manager. A The Mayor shall appoint and the Council shall confirm the appointment of a 189 190 Town Manager, in the discretion of the mayor and council, may be appointed who shall serve as the chief administrative officer Chief Administrative Officer of the Town. The Town Manager shall serve at 191 192 the pleasure of the council Council.

193 D. Other town officers Town Officers. The mayor, in his discretion and with the approval of the 194 council, may Mayor shall appoint and the Council shall confirm the appointment of a town attorney 195 Town Attorney, a town zoning administrator Town Zoning Administrator, and such other town officers as 196 may be deemed appropriate. Such officers shall serve at the pleasure of the council Council, unless 197 thecouncil Council shall provide otherwise.

E. Non-Officers. For staff not considered officers, the Town Manager shall hire and the Mayor and 198 199 the Council may confirm the non-officers' employment. Requests for such confirmation may be initiated 200 by the Mayor or any three (3) Council members and shall only be invoked prior to the non-officer's 201 initial offer of employment.

202 F. Duties, etc Etc. Each officer shall have such duties as are specified by the council council not 203 inconsistent with the Constitution and general laws of the Commonwealth and this charter, shall execute such bonds as may be prescribed by resolution of the council Council, and shall receive such 204 compensation as the council Council may prescribe. 205

206 \mathbf{F} . G. The same person may be appointed to more than one (1) office;, provided, however, that no 207 person may serve both as an officer of the Town and as mayor Mayor or Council member of the council except as otherwise provided in this charter or by general law. 208 209

§ 4.2 - Boards, commissions Commissions and committees.

210 A. Planning commission Commission. The council Council shall appoint a Town planning 211 commission which Planning Commission that shall have such powers and duties as are provided by general law. 212

213 B. Board of Zoning Appeals. The council council shall appoint the members of the Board of Zoning Appeals for the Town, which shall consist of three (3) or five (5) members, and prescribe their terms of 214 215 office and qualifications. The Board of Zoning Appeals shall have such powers and duties as are 216 provided by general law.

217 C. Committees. The council Council, in its discretion, may establish such committees, whether 218 standing or ad hoc, as it may deem appropriate, to study and report to the council Council on those 219 matters referred to such committees by the council Council. The report of any such committee shall not 220 be binding upon the council, Council but shall be advisory only.

221 D. Membership. Except as otherwise provided by law, Council members of the council and the mayor Mayor are eligible to serve as members of any Town commission, committee or group. Members 222 223 of the council and the mayor so serving and shall be entitled to participate fully as voting members of 224 such commission, committee or group except as otherwise provided by law.

225 E. Compensation. The council Council may provide for compensation to such of their boards, 226 commissions or committees performing special work to the extent that may be reasonable and fair. 227

§ 4.3 - Fiscal control Control.

A. Fiscal year. The fiscal year of the Town shall begin on July 1 and end on June 30.

229 B. Fiscal control Control. The council Council shall have the power to control and manage the fiscal 230 affairs of the Town and to make such ordinances, orders and resolutions relating to the same as it may 231 deem necessary. After the close of each fiscal year, the council Council shall cause to be made an independent audit of the accounts, books, records and financial transactions of the Town either by the 232 233 Auditor of Public Accounts of the Commonwealth or by an independent certified public accountant to be selected by the council Council. The report of such audit shall be filed within such time as the 234 235 council Council shall specify, and one (1) copy thereof shall always be available for public inspection in 236 the Town's offices during the Town's regular business hours. 237

§ 5.1 - Continuity.

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238 A. All ordinances now in force in the Town of Lovettsville, not inconsistent with this charter, shall 239 remain in force until altered, amended or repealed by the council.

B. The present officers of the Town shall continue in office at the pleasure of the council, or 240 241 until their successors have been duly appointed.

242 § 5.2 - Historic districts Districts.

243 Notwithstanding any other provision of law, the council Council may establish one (1) or more historic districts within the Town for the purpose of promoting the general welfare, education and
recreational pleasure of the public through the perpetuation of those general areas, individual structures
or premises which that have been officially designated by the council Council as having historical or
architectural significance. The establishment of historic districts shall be by amendment of the Town's
zoning ordinance and consistent with the purposes, criteria and procedures set forth in § 15.2-2306 of
the Code of Virginia.