2018-2019 City of Newton



Memorandum

To: City Council

From: Councilor Rice, Chair of Programs & Services Committee

Re: Updated version of the P&S Charter recommendations

Date: May 3, 2019

Colleagues:

Since we last met, Councilors Baker and Krintzman, members of the Charter Subcommittee has reviewed the final draft of their proposed Charter revisions, which were based upon the final recommendations of the former Charter Review Commission. Attached is an updated draft for your consideration. This updated draft makes a number of stylistic and formatting corrections. Those revisions (spacing, font size etc.) appear in the updated draft and should be non-controversial. In addition, Councilors Baker and Krintzman, as members of the SC, are recommending a short list of more substantive changes, which are identified in the attached draft. Also, page numbers have been added to this draft to assist with our discussion as a full city Council.

Here is a list of all of the recommended changes (from the draft of the Charter reported by the P&S Committee that you have previously seen and reviewed). For clarity of discussion around one draft set of amendments to our Charter, on Monday evening I will move that this version be substituted for the version initially reported by the P&S Committee.

- Page 16 Section 5-4 (e): Recommend removal of an outdated and unnecessary reference to a referendum.
- Page 20 Section 8-4: This section requires the city Council to set a special election to fill a vacancy on the School Committee or City Council. Upon closer review of the language, the Charter Subcommittee realized that the language failed to reference both types of City Councilor. The Charter Commission's draft of the Charter had made modifications to the structure of the City Council including the titles of city Councilors. The language in this section was inadvertently retained from the Charter Commission draft and, as a result, failed to include both Ward Councilor and Councilor at large. This change corrects that oversight.
- Page 21 Section 9-3: recommend removal of an outdated and unnecessary reference to a referendum.

• Page 25/26 - Section 10-2 (f): Charter Subcommittee had retained language from Charter Commission about the scheduling/timing of a vote on a voter initiative. The Charter Commission had recommended dealing with such matters expeditiously by requiring the City Council to call an election within 45-90 days for an election to be held within 180 days. The current Charter requires voter initiatives to appear on the ballot at the next regular city election.

Because the Charter Subcommittee is recommending a minimum threshold of participation in an election (see Charter Section 10-5 on page 27-28) for an initiative to take effect, we recommend retaining the language about a vote on an initiative taking place at the next regular city election. Turnout at regular elections is historically higher than special elections, meaning that regular elections provide the greater opportunity for passage of an initiative. If the Charter were to add a minimum threshold of participation AND allow such a vote to be taken at a special election, the net effect could be for the City Council to drastically and inappropriately reduce the likelihood of success of an initiative.

- Page 28 corrections to the section numbers. As the Charter Subcommittee was debating whether to
 include section 10-5 (the section on Required Voter Participation), the Subcommittee did not amend
 section numbers. However, now that the Subcommittee has agreed to recommend the inclusion of
 section 10-5, proper drafting requires the adjustment of subsequent sections accordingly.
- Page 30 and 32 Section 11-11/Section 12-7: The Subcommittee had retained language about the timing for the initial Charter review after this Charter is adopted. That language, while retained in the attached draft, is more appropriately place in Article 12 (transition) than Article 11.

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If you have other changes to recommend, I urge you to communicate in advance of the meeting on Monday with me, President Laredo, and Councilor Baker, Chair of the Subcommittee, so we can be prepared to assist in an orderly discussion.

Thank you.

PREAMBLE

We, the people of Newton, in order to reaffirm the customary and traditional liberties of the people with respect to the conduct of our local government, adopt this charter with the expectation and intent that the charter will continue and enhance the city's strong traditions of active voter participation; ethical, transparent and responsive leadership; wise use of public resources; respect for all in the community; and an engaged populace. We expect and intend that our government will be welcoming and inclusive and will promote equality and respect for all people.

Definitions

Unless the context clearly requires otherwise, the following words as used in this charter shall have the following meanings:

"Charter", the city charter and any amendments to the charter made through any of the methods provided under Article LXXXIX of the Amendments to the Constitution of the Commonwealth of Massachusetts.

"City", the city of Newton.

"City agency", any board, commission, committee, council, department or office of the city government; provided, however, that "city agency" shall not include a neighborhood area council as provided in article 9.

"Council member", a ward councilor or councilor at large.

"Emergency", a sudden, unexpected, unforeseen happening, occurrence or condition which necessitates immediate action or response.

"Full council", the entire authorized complement of the city council notwithstanding any vacancies which might exist.

"Initiative measure", a measure proposed by initiative procedures under the charter.

"Majority vote", a majority of those present and voting; provided, however, that a quorum of the body shall be present.

"Measure", an ordinance passed or which could be passed by the city council or an order, resolution, vote or other proceeding passed or which could be passed by the city council or the school committee.

"Referendum measure", a measure that is protested by referendum procedures under this charter.

"Reorganization plan", a plan submitted by the mayor to the city council, which proposes the abolition or consolidation of 1 or more city agencies, including the reassignment of significant functions from 1 agency to another, or the establishment of 1 or more new city agencies as deemed necessary to deliver 1 or more municipal services.

"Voters", the registered voters of the city of Newton.

ARTICLE 1.

INCORPORATION; FORM OF GOVERNMENT; POWERS OF THE CITY

SECTION 1-1. Incorporation

The inhabitants of the City of Newton, within the corporate limits as now established or as hereafter may be established in the manner provided by law, shall continue to be a body corporate and politic with perpetual succession under the name "City of Newton."

SECTION 1-2. Form of Government

The administration of the fiscal, prudential, and municipal affairs of the city, with the government of the city, shall be vested in an executive branch, to consist of the mayor, and a legislative branch, to consist of the city council. The executive branch shall never exercise any legislative power, and the legislative branch shall never exercise any executive power.

SECTION 1-3. Powers of the City

Subject only to express limitations on the exercise of any power or function by a city in the constitution or statutes of the Commonwealth, it is the intent and the purpose of the charter to confer upon the city all powers it is possible to confer under the constitution and statutes of the Commonwealth, as fully and as completely as though each such power were specifically and individually enumerated in this charter.

SECTION 1-4. Construction

The powers of the city under the charter shall be construed liberally in favor of the city, and the specific mention of particular powers is not intended to limit in any way the general powers of the city as stated in section 1-3.

SECTION 1-5. Intergovernmental Relations

Subject only to express limitations of the constitution and statutes of the Commonwealth, the city may exercise any of its powers and perform any of its functions, and may participate in the financing of any of its powers and functions, jointly or in cooperation, by contract or otherwise, with the Commonwealth or any civil division or agency of the Commonwealth or the United States government or any agency of the Unites States government.

ARTICLE 2 LEGISLATIVE BRANCH

SECTION 2-1. Composition; Eligibility; Election and Term

- (a) <u>Composition</u> —There shall be a city council of 24 members which shall exercise the legislative powers of the city. Sixteen of these members, to be known as councilors at large shall be nominated and elected by the voters of the city, two such councilors at large to be elected from each of the 8 wards of the city. The other 8 members, to be known as ward councilors, shall be nominated and elected by and from the voters of each ward, 1 councilor to be elected from each of the 8 wards of the city. The city council shall be the judge of the election and qualification of its members.
- (b) <u>Eligibility</u> Only voters shall be eligible to hold the office of councilor. A candidate for the office of ward councilor shall be a resident of the ward from which the candidate seeks election as of June 1 of the year in which a regular election is held. A candidate for the office of councilor at large shall be a resident of the ward from which the candidate is elected as of June 1 of the year in which a regular election is held.

No member of the city council shall hold any other elected office.

- (c) <u>Removal of Residency</u> If a councilor moves to a different ward, the councilor shall continue to serve and to perform the councilor's official duties during the councilor's term of office. The removal from residency within the city by any council member shall create a vacancy in the councilor's office.
- (d) <u>Election and Term</u> —The term of council members shall be 2 years beginning on the first day of January after their election continuing until their successors are qualified.
- (e) <u>Compensation</u> City councilors shall receive such salary as the city council shall determine by ordinance, but no change in such salary shall take effect during the current term of the city council in office at the time of the adoption of the ordinance making such change.

Subject to appropriation and to prior authorization by the council, council members shall be entitled to reimbursement of their actual and necessary expenses incurred in the performance of their duties. Allowable expenses shall be established by ordinance.

SECTION 2-2. President and Vice-President of the City Council

After the mayor-elect and a majority of the councilors-elect have been sworn, the city council shall be called together by the mayor who shall preside. The city council shall then elect from among its members a president and vice-president to serve at the pleasure of the city council.

The president shall preside at meetings of the city council and perform such other functions as may be assigned by the charter, by ordinance, by council rules, or by vote of the city council. The vice-president shall act as president during the absence or disability of the president.

SECTION 2-3. General Powers and Duties

Except as otherwise provided by law or this charter, all powers of the city shall be vested in the city council which shall provide for the exercise of those powers and for the performance of all duties and obligations imposed on the city by law.

SECTION 2-4. Prohibitions

- (a) <u>Appointment After Expiration of Term</u>—No former council member shall hold any compensated appointive city office or city employment until 1 year after the expiration of the council member's service on the city council. This provision shall not prohibit a former city employee or city officer from resuming the same position of a city officer or city employee within 1 year of the conclusion of such service as a council member.
- (b) <u>Interference in Administration</u>—No member or committee of the city council shall directly or indirectly take part in the conduct of the executive or administrative business of the city.

SECTION 2-5. Filling of Vacancies

- (a) If a vacancy occurs, by failure to elect, removal from residency in the city, death, resignation or otherwise, on the city council at any time before the final 9 months of the term for which the council member was elected, the city council shall at its next regular meeting introduce a measure calling for a special election to fill the vacancy for the remainder of the unexpired term and shall, within 45 days, act on that measure. The election shall be by the voters of the city in the case of councilors at large and by the voters entitled to such representation in the case of ward councilors.
- (b) If a vacancy occurs within the final 9 months of the term for which a ward councilor is elected, no special election shall be held to fill the vacancy and the person elected at the next regular city election to the seat in which the vacancy exists shall immediately be sworn and shall, in addition to the term for which the person was elected, serve for the balance of the then-unexpired term.
- (c) If a vacancy occurs within the final 9 months of the term for which a councilor at large is elected, no special election shall be held to fill the vacancy. At the next regular city election, the person who receives the highest number of votes for councilor at large for the ward in which the vacancy exists, who is also not an incumbent councilor at large for that ward, shall immediately be sworn and shall serve the balance of the unexpired term as well as the term for which that person was elected.
- (d) Notwithstanding section 2-1(b), a candidate to fill a vacancy in the office of ward councilor or councilor at large shall be a resident of the ward from which the candidate seeks office as of the date on which the city council votes to call the special election.

SECTION 2-6. Exercise of Powers; Quorum; Rules of Procedure

- (a) <u>Exercise of Powers</u> Except as otherwise provided by law or this charter, the legislative powers of the city council shall be exercised in a manner determined by the city council.
- (b) <u>Quorum</u> The presence of a majority of members of the council then in office shall constitute a quorum for the transaction of business. The affirmative vote of a majority of the full council shall be necessary to adopt any appropriation order. While a quorum is present, any other motion or measure may be adopted by a majority vote except as otherwise provided by law or this charter.
- (c) <u>Rules of Procedure</u> —The city council shall establish rules for its proceedings. Regular meetings of the city council shall be held at a time and place fixed by ordinance. Special meetings of the city council shall be held on the call of: the mayor as provided in section 3-7(b); the president of the city council; or any 7 or more members of the city council by written notice delivered to the place of residence or business of each member at least 48 hours in advance of the time set. Except as otherwise authorized by sections 18 to 25, inclusive, of chapter 30A of the General Laws, all sessions of the city council shall be open to the public. Every matter coming before the city council for action shall be put to a vote, the result of which shall be duly recorded. A full, accurate and up-to-date record of the proceedings of the city council, which shall include a record of each roll call vote, shall be kept and shall be open to inspection by the public.

SECTION 2-7. City Clerk; Comptroller of Accounts

As soon as practicable after the city council has been organized, it shall elect a city clerk and a comptroller of accounts as officers of the city to hold office for the term of 2 years and until their successors are qualified, unless they are removed by vote of a majority of the full council taken by a roll call vote.

A vacancy in the office of city clerk or comptroller of accounts shall be filled for the balance of any unexpired term by the city council.

- (a) <u>City Clerk</u> —The city clerk shall have such powers and perform such duties as the city council may prescribe in addition to such duties as may be prescribed by law.
- (b) <u>Comptroller of Accounts</u> —The comptroller of accounts shall keep and have charge of the accounts of the city. The comptroller shall regularly audit the books and accounts of all city agencies and shall have such powers and perform such other duties as the city council may prescribe in addition to such duties as may be prescribed by law.

SECTION 2-8. Clerk of the Council; Other Staff

- (a) <u>Clerk of the Council</u> —The city council shall elect a clerk of the council to hold office at its pleasure. The clerk of the council shall give notice of all meetings of the city council to its members and to the public, keep a record of its proceedings and perform duties as may be assigned by this charter, by ordinance or by other vote of the city council.
- (b) Other Staff —The city council may by ordinance establish other staff positions, regular or

special, as it shall deem necessary or desirable to assist the councilors in the performance of their duties.

- (c) <u>Salaries of Staff to the Council</u> —The city council shall establish by ordinance, and may modify, a salary schedule and a job description for the clerk of the council and such other positions as it may create to serve as staff to the council.
- (d) <u>Legal Assistance to the Council</u> The city council may obtain legal assistance on any issue being examined by the council relating to its duties under the charter; provided that the council rules establish a process for the selection of such assistance.

Any material produced by the attorneys for the city council, whether in document or electronic form, shall be clearly and prominently labeled as "Advisory to the Newton City Council." The same statement shall appear on any materials printed or distributed in electronic form at council meetings, other public meetings, or in any other public venues. Copies of all materials produced by the attorneys shall be provided by the council to the city law department and the mayor at the same time such materials are distributed to the council members.

SECTION 2-9. Measures; Emergency Measures; Charter Objection

- (a) <u>In General</u> —No measure shall be passed finally on the date on which it is introduced, except in cases of emergency involving the health or safety of the people or their property. Except as otherwise provided by this charter, every adopted measure shall become effective at the expiration of 20 days after adoption or at any later date specified in the measure. Measures not subject to referendum shall become effective upon adoption. No ordinance shall be amended or repealed except by another ordinance adopted in accordance with the charter or as provided in the initiative and referendum procedures.
- (b) <u>Emergency Measures</u> —An emergency measure shall be introduced in the form and manner prescribed for measures generally, except that it shall be plainly designated as an emergency measure and shall contain statements after the enacting clause declaring that an emergency exists and describing its scope and nature in clear and specific terms. The emergency as declared and defined in a preamble to the measure shall be separately voted on and shall require the affirmative vote of 2/3 of the council then in office. An emergency measure may be passed with or without amendments or rejected at the meeting at which it is introduced. After its adoption, an emergency measure shall be published as prescribed for other adopted measures. It shall become effective upon adoption or at such later time as it may specify.
- (c) <u>Charter Objection</u> —On the first occasion that the question on adoption of a measure is put to the city council, if a single member objects to the taking of the vote, the vote shall be postponed until the next meeting of the city council whether regular or special. If 3 or more other members shall join the member in such objection, such postponement shall be until the next regular meeting; provided, however, that for an emergency measure, at least 5 members in all must object. This procedure shall not be used more than once for any matter bearing a single docket number notwithstanding any amendments to the original matter.
- (d) If during the 24 hours immediately following adjournment of the city council, a motion to reconsider a measure passed at that meeting of the council is filed with the clerk of the council by any member of the city council who is entitled to make such a motion, the measure shall not

be presented to the mayor but shall be presented to the city council for reconsideration at its next meeting.

SECTION 2-10. Delegation of Powers

Except to the extent otherwise prohibited by law, the city council may delegate to 1 or more city agencies the powers vested in the city council by the laws of the commonwealth to grant and issue licenses and permits, and may regulate the granting and issuing of licenses and permits by any such city agency and may, in its discretion, rescind any such delegation without prejudice to any prior action which has been taken.

SECTION 2-11. Inquiries and Investigations

The city council may require any city officer or member of a city agency to appear before it and give such information as it may require in relation to the office held, its function and performance. The city council shall give at least 5 days written notice of the general scope of the inquiry which is to be made to any person it shall require to appear before it under this section. The city council may make investigations into the affairs of the city and into the conduct of any city agency and for this purpose may subpoena witnesses, administer oaths and require the production of evidence.

ARTICLE 3. EXECUTIVE BRANCH

SECTION 3-1. Mayor; Election; Term; Compensation

- (a) There shall be a mayor, who shall be elected by and from the voters of the city.
- (b) The mayor shall be the chief executive officer of the city. The mayor shall devote full time to the office and shall not hold any other elective public office, nor actively engage in any other business, occupation or profession during the term of office as mayor. The mayor shall hold office for the term of 4 years from the first day of January following the election and until the mayor's successor is qualified.
- (c) The mayor shall receive such salary as the city council shall determine by ordinance, but no change in such salary shall take effect during the current term of the mayor in office at the time of the adoption of the ordinance making such change.

SECTION 3-2. Executive Powers; Enforcement of Ordinances; Assistants

- (a) <u>In General</u> —The executive and administrative powers of the city shall be vested solely in the mayor and may be exercised by the mayor either personally or through the several city agencies under the mayor's general supervision and control. The mayor shall enforce the laws, ordinances and orders for the government of the city, and shall keep a record of all official acts as mayor. To aid the mayor with official mayoral duties, the mayor may appoint staff, including a citizen assistance officer, fix their salaries and define their duties.
- (b) The mayor shall appoint a chief administrative or operating officer to coordinate and direct the operations of the various departments and functions of municipal government. The chief administrative or operating officer shall serve at the pleasure of the mayor and be appointed on the basis of having strong administrative and executive qualifications and shall be especially fitted by education, training and experience to perform the duties of the office.

SECTION 3-3. Appointments by Mayor

- (a) The mayor shall appoint all city officers, department heads and all volunteer members of city boards, commissions, committees and agencies for whom no other method of appointment is provided by this charter or by law.
- (b) Appointments by the mayor of city officers and department heads shall take effect 30 days from the date of the first regularly scheduled city council meeting after notice of the proposed appointment is filed with the city clerk, unless the city council rejects the appointment within those 30 days.
- (c) All officers and city agencies shall, subject to the civil service laws of the commonwealth, appoint their subordinates and employees to hold office until they are removed by the officer or city agency under whom they serve; but the mayor shall approve all appointments in the police and fire departments, and the mayor shall have the power of removal in the police and fire departments.

- (d) Appointments by the mayor of volunteer members of city boards, commissions, committees and agencies shall take effect 60 days from the date of the first regularly scheduled city council meeting after the notice of the proposed appointment is filed with the city clerk, unless the city council rejects the appointment within those 60 days.
- (e) Rejection by the city council of an appointment by the mayor under (b) or (d) shall require a 2/3 vote.
- (f) The question on rejection of any appointment made by the mayor shall not be subject to charter objection as provided in section 2-9(c).
- (g) The mayor shall regularly, but not less frequently than annually, provide to the city clerk and the city council a listing of all vacancies on city boards and commissions, along with an indication of the appointing authority responsible for filling the vacancy. The city clerk shall make the listing available to the public electronically and otherwise.

SECTION 3-4. Notice of Appointment

In making appointments, the mayor shall sign and file with the city clerk a notice of appointment, a copy of which shall be filed on the same day with the clerk of the council.

SECTION 3-5. Removal of Officials; Vacancy Notification

- (a) The mayor may remove any person appointed by the mayor by filing written notice of the removal with the city clerk.
- (b) If the position of a department head, or other senior staff position including, but not limited to the positions identified in section 3-2(b) becomes vacant, the mayor shall notify the city clerk and the city council within 72 hours.

SECTION 3-6. Temporary Appointments

If there is a vacancy in an office appointed by the mayor, whether by reason of disability, death, resignation or removal from office for any reason, the mayor may appoint the head of another city office or agency, or a city officer or employee, or some other person to perform the duties of the office for a period not to exceed 3 months. If a vacancy continues beyond 3 months, the mayor may make a second 3-month appointment, but no temporary appointment shall be continued beyond 6 months without the approval of the city council.

SECTION 3-7. Communications to the City Council; Calling of Special Meetings of the City Council

(a) <u>Communications</u> — Within 6 weeks following the start of each fiscal year, the mayor shall submit to the city council, and make available to the public, a complete report on the financial and administrative activities of the city for the preceding fiscal year. The mayor shall not less frequently than semi-annually, by written communications to the city council, provide full disclosure of municipal revenues and all information related to the financial condition and future needs of the city and shall recommend such measures to the council as the mayor determines the needs of the city require.

(b) <u>Calling Special Meetings</u> —The mayor may call a special meeting of the city council by causing a notice of such meeting that specifies the matters which the mayor desires to be considered to be left at the usual place of residence of each councilor or given to in hand. Public notice of the meeting shall be posted at least 48 hours in advance of the time set for the meeting, or for such lesser period as the mayor may determine in case of an emergency, of which the mayor shall be the judge.

SECTION 3-8. Adoption of Measures; Mayor's Veto

Not sooner than 24 nor more than 96 hours after the adjournment of any meeting of the city council, the clerk of the council shall present to the mayor the record of the proceedings of the meeting and copies of all measures passed at the meeting, unless a city councilor has filed with the city clerk a motion to reconsider the measure under section 2-9(d). Every measure relative to the affairs of the city passed by the city council shall be presented to the mayor for the mayor's approval except: (i) any measure relating to the internal affairs of the city council; (ii) any measure relating to the election of officers whose election by the city council is authorized by law or this charter; (iii) a matter exclusively within the jurisdiction of the city council; (iv) the budget; or (v) an action taken by the city council under section 10-2(d) or 10-3(a) in response to an initiative or referendum petition.

Within 10 days of receipt of a measure, the mayor shall return it to the clerk of the council with or without approval, or with a veto. Upon the mayor's approval of a measure it shall be considered adopted. If a measure is vetoed, the mayor shall attach a written statement explaining the reasons for the veto. Measures vetoed by the mayor shall be considered again by the city council at a meeting not sooner than 7 days after receipt of the mayor's veto. If the city council shall again pass such vetoed measure by a 2/3 vote of the full council it shall then be considered adopted. Every measure not approved or vetoed by the mayor shall be considered adopted 10 days after it has been presented to the mayor.

SECTION 3-9. Temporary Absence from the Office of the Mayor

If by reason of sickness, absence from the city or otherwise, the mayor is unable to perform the duties of the office of the mayor, the president of the city council shall, as acting mayor, possess the powers of the mayor only in those matters requiring immediate attention, but the acting mayor shall have no power to make permanent appointments. If neither the mayor nor the president of the city council is able to perform the duties of the office of the mayor, the vice-president of the city council shall possess the powers of acting mayor. The city council, with approval of the mayor, may provide by ordinance for the handling of certain administrative duties of the mayor by other city councilors during the temporary absence of the mayor.

During any period in which the president or the vice-president of the city council is serving as acting mayor, the acting mayor shall not serve as the presiding officer of the city council.

The restriction contained in section 3-1 relative to holding other office or actively engaging in a business, occupation or profession shall not apply to an acting mayor holding office under this section.

SECTION 3-10. Vacancy in the Office of the Mayor

- (a) If a vacancy occurs in the office of the mayor, by death, resignation, removal from office, or otherwise at any time before the final 9 calendar months of the term for which the mayor was elected, the city council shall, at its next regular meeting, introduce a measure calling for a special election to fill the vacancy for the remainder of the unexpired term and shall, within 45 days, act on a measure, subject to section 8.4. The special election shall be by the voters of the city and shall be held within 150 days of when the election is called.
- (b) If a vacancy occurs in the office of the mayor during the last 9 calendar months of the term for which the mayor was elected, the president of the city council shall serve as the acting mayor until the next election for mayor is held. If the city council president is unable or unwilling to serve, the vice president of the city council shall serve as mayor. If both the council president and the council vice president are unable or unwilling to serve, the council shall elect from among its membership a councilor to serve as the acting mayor.
- (c) Upon the certification of the results from the next election, the person elected to be mayor shall be immediately sworn and begin serving as mayor and the new mayor shall, in addition to the term for which the member was elected, serve for the balance of the then-unexpired term.
- (d) The mayor's removal from residency within the city shall create a vacancy in the office.

ARTICLE 4. SCHOOL COMMITTEE

SECTION 4-1. Composition; Eligibility; Election and Term

- (a) <u>Composition</u> —There shall be a school committee of 9 members; 8 of whom shall be known as school committee members. The school committee members shall be nominated and elected by the voters of the city, 1 school committee member to be elected from each ward of the city. The mayor shall serve, *ex officio*, as a member of the school committee with full power to vote. The school committee shall be the judge of the election and qualification of its members.
- (b) <u>Eligibility</u> —Only voters shall be eligible to hold the office of school committee member. A candidate for the office of school committee member shall be a resident of the ward from which the candidate seeks election as of June 1st of the year in which a regular election is held, or the date when a special election is called.

If member of the school committee moves to a different ward, the member shall continue to serve and to perform the member's official duties during the member's term of office. The removal from residency within the city by any school committee member shall create a vacancy in such office.

No member of the school committee shall hold any other public elected office.

- (c) <u>Election and Term</u> —The term of each school committee member shall be 2 years beginning on the first day of January after the member's election and shall continue until a successor is qualified. No person shall be eligible for election to the school committee for a fifth consecutive full term.
- (d) <u>Compensation</u> School committee members shall receive such salary as the city council shall determine by ordinance, but no change in such salary shall take effect during the current term of the school committee in office at the time of the adoption of the ordinance making such change.

Subject to appropriation and to prior authorization by the school committee, school committee members shall be entitled to reimbursement of their actual and necessary expenses incurred in the performance of their duties.

SECTION 4-2. Rules of Procedure; Posting of Policies

(a) Organization —Upon the mayor and school committee members being sworn into office, the mayor shall convene the school committee, which shall elect a chair and vice-chair from among its members. The vice-chair shall act as chair during the absence or disability of the chair. The school committee shall appoint a secretary who shall not be 1 of its members. The chair, vice-

chair and secretary shall serve at the pleasure of the school committee.

- (b) Quorum— The presence of a majority of members of the school committee then in office shall constitute a quorum for the transaction of business.
- (c) Rules of Procedure—The school committee shall establish and periodically update rules for its proceedings.

Except as otherwise authorized by the General Laws, all sessions of the school committee shall be open to the public. A full, accurate and up-to-date record of the proceedings of the school committee and policies adopted by the school committee shall be kept and:

- (i) made electronically available to the public in a timely manner;
- (ii) shall include a record of each roll call vote; and
- (iii) shall be available in such other forms and venues as the school committee determines.

SECTION 4-3. General Powers and Duties

The school committee shall have all the powers and duties which school committees may have under the General Laws and may have such additional powers and duties as the city council may by ordinance from time to time assign. The powers of the school committee shall include, but not be limited to, the power to:

- (i) establish a mission statement for the Newton Public Schools and policies that align with that statement;
- (ii) select, evaluate and remove the superintendent;
- (iii) adopt all reasonable rules and regulations for the management of the public school system;
- (iv) adopt and oversee the administration of an annual operating budget for the school department, as provided in the city's budget;
- (v) oversee all school buildings and grounds including, but not limited to, furnishing all school buildings with proper fixtures, furnishings and equipment; and providing ordinary maintenance and repairs on all school buildings;
- (vi) upon the recommendation of the superintendent, establish and appoint associate or assistant superintendents who shall report to the superintendent; and
- (vii) serve as the employer representative for all employment agreements and labor contracts of employees under the jurisdiction of the Newton Public Schools.

SECTION 4-4. New School Buildings

If the school committee determines that a new school building or a major renovation is required, the school committee shall send a written communication to the city council describing the determination. The city council shall not approve a new building or a major renovation unless the school committee has approved the educational specifications of the new building or major renovation that align with the best practices established by the commonwealth.

This section shall also apply to a new building or renovation on property that the city acquires to address the educational needs of the community.

SECTION 4-5. Prohibitions

No former school committee member shall be appointed to any compensated city office or employment until 1 year after the expiration of the member's service on the school committee. This section shall not prohibit a former city employee or city officer from resuming the same position of the city officer or city employee within 1 year of the conclusion of service on the school committee.

SECTION 4-6. Filling of Vacancies

- (a) If a vacancy occurs, by failure to elect, removal from the city, death, resignation or otherwise, on the school committee at any time before the final 9 months of the term for which the school committee member was elected, the city council shall at its next regular meeting introduce a measure calling for a special election to fill the vacancy for the remainder of the unexpired term and shall, within 45 days, act on that measure. The election shall be by the voters of the city.
- (b) If a vacancy occurs within the final 9 months of the term for which a school committee member is elected, no special election shall be held to fill the vacancy and the person elected at the next regular city election to the seat in which the vacancy exists shall immediately be sworn and shall, in addition to the term for which the member was elected, serve for the balance of the then- unexpired term.
- (c) a candidate to fill a vacancy on the school committee shall be a resident of the ward from which the candidate seeks office as of the date on which the city council votes to call the special election

ARTICLE 5. FINANCIAL PROCEDURES

SECTION 5-1. Financial Condition of the City

The mayor shall annually prepare a forecast of city revenues, expenditures and the general financial condition of the city. The forecast shall cover at least 5 years and shall include all funds subject to appropriation. The forecast shall also include, but need not be limited to, an identification of factors with significant impact on the financial condition of the city, revenue and expenditure trends, potential sources of new or expanded revenues and long or short-term actions which may enhance the financial condition of the city. The mayor shall submit the forecast to the city council at least 6 months prior to the mayor's submission of the next fiscal year's operating budget and shall make the forecast available to the public for inspection.

SECTION 5-2. Submission of Budget; Budget Message

Within the period prescribed by state statute, the mayor shall submit to the city council a proposed budget for the ensuing fiscal year, which shall provide a complete financial plan of all city funds and activities for the ensuing fiscal year, an accompanying budget message and supporting documents.

The mayor's message shall explain the budget for all city agencies both in fiscal terms and in terms of work programs. It shall: (i) outline the proposed financial policies of the city for the ensuing fiscal year; (ii) describe the important features of the budget; (iii) indicate any major changes from the current fiscal year in financial policies, expenditures, and revenues and the reasons for such changes; (iv) summarize the city's debt position; and (v) include such other material as the mayor deems desirable or the city council may reasonably require.

The budget shall include funding for legal assistance to the city council and an independent audit of all city accounts. The amount of funding for legal assistance to the city council may be amended by ordinance; provided however, that such an ordinance shall not take effect until the fiscal year following its adoption.

SECTION 5-3. Action on the Budget

The city council shall adopt the budget, with or without amendments, within 45 days following the day the budget is received by the city council. In amending the budget, the city council may delete or decrease any programs or amounts, except expenditures required by law or for debt service, but it may not increase any programs or amounts.

If the city council fails to take action with respect to any item in the budget within 45 days after receipt of the budget, such amount shall, without any action by the city council, become a part of the appropriations for the year and be available for the purposes specified.

SECTION 5-4. Capital Improvement Program

- (a) The City of Newton shall be an active steward of the city's capital assets.
- (b) <u>Submission</u> The mayor shall prepare and submit to the city council a 5-year capital improvement program at least 6 months prior to receipt of the next fiscal year's operating budget. (c) Contents The capital improvement program shall include: (i) a clear summary of its contents; (ii) a list of all capital improvements proposed to be undertaken during the next 5 fiscal years with supporting data; (iii) cost estimates, method of financing and recommended time schedules for the proposed capital improvements; (iv) a capital asset description including age and condition for major categories including streets, fleet and capital equipment, public buildings and other facilities, water/sewer/stormwater infrastructure, parks and playgrounds; and (v) the estimated annual cost of operating and maintaining the facilities. The above information shall be revised and extended each year.
- (d) <u>Public Hearing</u>—The city council shall make the proposed capital improvement program available to the public and shall hold at least 1 public hearing, in accordance with state law, on the capital improvement program.
- (e) <u>Adoption</u> —After the public hearing, concurrently with the passage of the next fiscal year's budget, the city council shall, by resolution, adopt the capital improvement program with or without amendments. (Referendum of 11-04-75.)
- (f) <u>Annual Report</u>—The mayor shall annually report on the city's progress regarding the capital improvement program.

SECTION 5-5. Contracts

All contracts entered into for or in behalf of the city by any officer or city agency shall be subject to the approval of the mayor, unless otherwise provided by law.

SECTION 5-6. Independent Audit

The city council shall annually provide for an independent audit of all city funds to be conducted by a certified public accountant in accordance with generally accepted accounting principles. The city council shall establish procedures for oversight and administration of the annual audit including: (i) method of selection of an independent auditor; (ii) the scope of the audit; and (iii) receipt of the report and any recommendations from the auditor, including recommendations regarding internal controls.

ARTICLE 6.

ADMINISTRATIVE DEPARTMENTS

SECTION 6-1. Reorganization Plans

- (a) The mayor may prepare and submit to the city council reorganization plans which may, subject to applicable law and this charter, reorganize, consolidate or abolish any city agency, in whole or in part, or establish new city agencies as the mayor considers necessary or expedient. The reorganization plan shall be accompanied by an explanatory memo which shall include: (i) reference to any ordinances to be repealed or modified; and (ii) a summary of proposed ordinance language changes to be put into effect by the plan.
- (b) Every reorganization plan shall, upon receipt by the city council, be referred to an appropriate committee of the city council which shall, not more than 30 days after receipt of the plan, hold a public hearing on the matter and shall, not later than the second regular meeting of the city council following the hearing, report either that it approves or disapproves of the plan. A reorganization plan shall become effective 90 days after the date it is received by the city council unless the city council has prior to that date voted to disapprove the reorganization plan or unless a later effective date is specified in the plan. A reorganization plan presented by the mayor to the city council under this section shall not be amended by the city council but shall either be approved or rejected as submitted. Reorganization plans shall not be subject to charter objection as provided in section 2-9(c).
- (c) The mayor shall provide notice, not later than March 1, to the city council of any reorganization plan reasonably expected to affect the budget for the ensuing fiscal year.

SECTION 6-2. Publication of Reorganization Plan

The city clerk shall maintain an up-to-date record of any reorganization plan adopted under this article and copies of all such plans shall be included as an appendix in any publication of the ordinances of the city.

ARTICLE 7. PLANNING

SECTION 7-1. Department of Planning and Development

There shall be a department of planning and development and a planning and development board. The membership and term of office of the planning and development board shall be determined by statute. The mayor shall appoint the members of the board subject to council confirmation as provided in section 3-3(a).

SECTION 7-2. Comprehensive Plan

- (a) <u>Content</u>—There shall be a comprehensive plan containing the plan elements described in section 81D of chapter 41 of the General Laws; provided however, that the city may also undertake planning activities relating to particular services or specific geographic areas within the city.
- (b) <u>Adoption</u>— Within 2 years of the swearing in of a new mayor, the mayor shall submit to the city council reaffirmation of the comprehensive plan or a modification of the plan, including the recommendations of the planning and development board, for the city council's approval with or without amendments.

The mayor may submit to the city council a new comprehensive plan or modifications to the comprehensive plan as the mayor deems necessary.

Upon receipt of a proposed new comprehensive plan, or a proposed modification of the comprehensive plan, and the recommendations of the planning and development board, the city council shall hold at least 1 public hearing on the proposed modification or new comprehensive plan and shall, by resolution, adopt the new comprehensive plan or modification of the comprehensive plan with or without amendments.

(c) <u>Effect</u>—The comprehensive plan shall serve as a guide to all future action by the city council concerning land use and development regulations, and expenditures for capital improvements.

SECTION 7-3. Implementation of the Comprehensive Plan

- (a) <u>Land Use and Development Regulations</u> —In accordance with the General Laws, the city council may by ordinance adopt land use and development regulations including, but not limited to, an official map and zoning regulations reflecting the guidance of the city's comprehensive plan.
- (b) <u>Action by the City Council and the Planning and Development Board</u> If any proposed ordinance involves a matter addressed in the comprehensive plan concerning land use, development regulations, or capital improvement expenditures, the city council shall first refer the proposed ordinance to the planning and development board. The board shall report its recommendations in writing to the city council on the proposed ordinance in accordance with section 5 of chapter 40A of the General Laws.

ARTICLE 8. NOMINATIONS AND ELECTIONS

SECTION 8-1. General Provisions for All Elections

- (a) Elections of city officers shall be nonpartisan, and election ballots or ballot labels for such officers shall be printed without any party mark, emblem or designation.
- (b) <u>Signature Requirements</u> —The number of signatures of voters in the city required to place the name of a candidate on the official ballot to be used at an election shall be:
 - (1) for mayor: 400 signatures; and
 - (2) for ward councilor: 50 signatures from the ward in which the election is to be held.
 - (3) for councilor at large or school committee member: 150 signatures.
- (c) <u>Ballot Position</u> —The election commission shall randomly draw lots to determine the order in which names of candidates shall appear on the ballot for each office.
- (d) <u>Information to Voters</u> —The name and street address of each candidate, but not any other information regarding the candidate, shall appear on the ballot at any city election; provided, however, that if the candidate in a regular city election is an incumbent of the office to which the candidate seeks election, the phrase "Candidate for Re-election" shall appear beside the candidate's name.

SECTION 8-2. Regular City Elections

<u>Date</u> —The regular city election shall be held on the first Tuesday following the first Monday in November in each odd-numbered year.

SECTION 8-3. Preliminary Elections: Special Elections

- (a) <u>Date</u>—For any special election called to fill a vacancy in the office of mayor and for each regular city election, a preliminary election shall be held to nominate candidates. The city council shall set the date for each preliminary election.
- (b) <u>Conditions Making Preliminary Election Unnecessary</u> —If at the expiration of the time for filing petitions for nomination of candidates to be voted for any preliminary election, not more than twice as many such petitions have been filed for an office as are to be elected to such office, the candidates whose petitions have been filed shall be considered nominated to said office, and their names shall be voted on for such office at the succeeding regular or special election, and the election commission shall not print said names upon the ballot to be used at said preliminary election and no other nomination to said office shall be made. If no names are to be printed upon the official ballot to be used at any preliminary election, no preliminary election shall be held.

SECTION 8-4. Special Elections.

The city council shall set the date for a special election to fill the office of <u>ward</u> councilor, <u>councilor at large</u> or school committee member as provided in sections 2-5 and 4-6; provided that the date shall be within 120 days after the date on which the election is called. Any election that would otherwise be scheduled to take place in July or August may be held at a date in September. Persons elected at the elections shall immediately be sworn and assume their office.

SECTION 8-5. Wards

The territory of the city shall be divided into 8 wards.

SECTION 8-6. Application of State Laws

Except as expressly provided in the charter and authorized by state law, city elections shall be governed by the laws of the commonwealth relating to the composition, powers and duties of the election commission, the right to vote, the registration of voters, the nomination of candidates, the conduct of preliminary, regular and special elections, the submission of charter amendments and other propositions, the counting of votes and the declaration of results.

SECTION 8-7. Certificate of Election and Appointment

Every person who is elected, or appointed by the mayor, city council or school committee to an office, shall receive a certificate of the election or appointment from the city clerk. Except as otherwise provided by law, before performing any act under the election or appointment, the person shall take and subscribe to an oath to qualify the person to enter upon the duties of the office. A record of the taking of the oath shall be made by the city clerk. Any oath required by this section may be administered by the mayor or any officer authorized by law to administer oaths. Records of transactions of all officers and boards shall be properly kept and shall, subject to such reasonable restrictions as the city council may prescribe, be open to the inspection of the public.

ARTICLE 9. NEIGHBORHOOD AREA COUNCILS

SECTION 9-1. Purpose.

It is the purpose of this article to encourage citizen involvement in government at the neighborhood level by permitting limited self-government through the establishment of neighborhood area councils as legal entities of the city government.

SECTION 9-2. Establishment of Neighborhood Service Areas.

The city council may establish 1 or more neighborhood service areas to provide services or functions that the neighborhood area council is authorized to undertake.

SECTION 9-3. Creation by Petition.

- (a) A petition may be submitted to the city council requesting the establishment of a neighborhood service area to provide any service or services which the city is otherwise authorized by law to provide. The petition must be signed by 20 per cent of the voters residing in the area. The petition shall describe the territorial boundaries of the proposed service area, shall specify the services to be provided, and shall indicate the size of the neighborhood area council.
- (b) Upon receipt of the petition, the council shall submit the petition for verification of signatures on the petition and, within 30 days following verification, the city council shall hold a public hearing on the question of whether or not the requested neighborhood service area shall be established. The hearing may be adjourned from time to time but shall be completed within 60 days of its commencement.
- (c) Within 30 days following the public hearing, the city council shall by resolution approve or disapprove the establishment of the requested neighborhood service area.
- (d) A resolution approving the creation of the neighborhood service area may contain amendments or modifications of the area's boundaries, functions, or the size of the neighborhood area council as set forth in the petition. (Referendum of 11-04-75.)

SECTION 9-4. Boundary Changes of a Neighborhood Service Area.

The city council may, pursuant to a request from a neighborhood area council accompanied by a petition signed by at least 20 per cent of the voters residing in the area to be added or deleted, enlarge, diminish or otherwise alter the boundaries of any existing neighborhood service area following the procedures set forth in subsections (b) to (d), inclusive, of section 9-3.

SECTION 9-5. Considerations in Setting Boundaries.

In establishing neighborhood service area boundaries and determining those services to be undertaken by a neighborhood area council, the city council shall study and take into consideration, but not be limited to, the following: (i) the extent to which the area constitutes a neighborhood with common concerns and a capacity for local neighborhood initiative, leadership and decision making with respect to city government; (ii) city agency authority and resources which may appropriately be either transferred or shared with the neighborhood council; (iii) population density, distribution and growth within a neighborhood service area to assure that its boundaries reflect the most effective territory for local participation and control; and (iv) citizen access to, control of and participation in neighborhood service area activities and functions.

SECTION 9-6. Dissolution of a Neighborhood Service Area.

- (a) The city council may, after a public hearing, dissolve a neighborhood service area on the initiative of the city council or pursuant to a petition signed by at least 20 per cent of the voters living within the neighborhood service area.
- (b) The city council shall give notice, in a newspaper of general circulation in the neighborhood service area, of its intention to hold a public hearing on a proposed dissolution. The notice shall be given not less than 14 days before the date of the public hearing.

SECTION 9-7. Election of Neighborhood Area Councils; Vacancies.

- (a) A neighborhood area council shall consist of 5 to 9 members. The term of office of each member shall be 2 years and until a successor is qualified.
- (b) The neighborhood area council members shall be elected at large by and from voters residing in the neighborhood service area at the time of the election. The city council shall determine the time and manner of holding the elections. The ward city councilor or ward city councilors who represent any portion of the area included in a neighborhood service area shall serve, ex officio with no power to vote, as members of the neighborhood area council.
- (c) A vacancy shall be filled by the neighborhood area council by appointment. Members so appointed shall serve for the remainder of the unexpired term and until their successors are qualified.

SECTION 9-8. Neighborhood Area Council Powers and Functions.

A neighborhood area council may exercise any powers and perform any functions within the neighborhood service area expressly authorized by the city council, which may include but not be limited to:

(i) advisory or delegated substantive authority or both, with respect to such programs as a community action program, urban renewal, relocation, public housing, planning and zoning

actions and other physical development programs, crime prevention and juvenile delinquency programs, health services, code inspection, recreation, education, and workforce training; provided, however, that nothing contained herein shall be construed to authorize the city council to delegate to any neighborhood area council any substantive authority with regard to zoning;

- (ii) self-help projects, such as supplemental refuse collection, beautification, minor street and sidewalk repair, establishment and maintenance of neighborhood community centers, street fairs and festivals, cultural activities, recreation and housing rehabilitation and sale; and
- (iii) acceptance of funds from the public, but not including the city and private sources, including public subscriptions; and
- (iv) expenditure of monies to meet overhead costs of council administration and support for neighborhood service area projects.

SECTION 9-9. Compensation; Meetings; By-Laws; Quorum.

- (a) Members of a neighborhood area council shall receive no compensation but may receive reimbursement of actual and necessary travel and other expenses incurred in performance of official duties.
- (b) A neighborhood area council shall adopt by-laws providing for the conduct of its business and the selection of a presiding officer and other officers. Copies of all by-laws adopted by neighborhood area councils shall be made available to the public upon request.
- (c) A majority of the voting members of a neighborhood area council shall constitute a quorum for the transaction of business. Each member entitled to vote shall have one vote.

SECTION 9-10. Annual Report.

Each neighborhood area council shall make an annual report of its activities to the city council which annual report shall be open to the public.

SECTION 9-11. Financial Records.

Each neighborhood area council shall keep complete financial records which shall be subject to city audit.

ARTICLE 10 FREE PETITION, INITIATIVE AND REFERENDUM

SECTION 10-1. Free Petition

- (a) <u>Individual, Discretionary Petitions</u> The city council and the school committee shall receive all petitions addressed to either of them and may take such action with regard to the petitions as they deem necessary.
- (b) Group Petitions to City Council or School Committee If 100 or more voters sign a petition seeking the passage of a measure, and deliver the petition to the city council or the school committee, the city council or school committee shall hold a public hearing and act with respect to the petition. The hearing shall be held by the city council or the school committee, or, in either case, by a committee or sub-committee of the city council or school committee, not later than 3 months after the petition is filed with the clerk of the council or the secretary of the school committee. Hearings on 2 or more petitions filed under this section may be held at the same time and place. The clerk of the council or the secretary of the school committee shall mail notice of the hearing to the 10 persons whose names appear first on the petition at least 7 days before the hearing. Notice, by publication, of all such hearings shall be at public expense.

SECTION 10-2. Initiative Measures

- (a) <u>Commencement</u> Initiative procedures shall be started by the filing of an initiative petition with the clerk of the council or the secretary of the school committee. The petition shall be addressed to the city council or to the school committee, shall contain a request for the passage of a particular measure, which shall appear in full in the petition, and shall be signed by at least 200 voters. The petition shall be accompanied by an affidavit signed by 10 voters and containing each voter's residential address stating those voters will constitute the petitioners committee and be responsible for circulating the petition and filing it in proper form.
- (b) Referral to City Solicitor If the election commissioners determine that the number of signatures of voters is sufficient, the petition shall be delivered to the clerk of the council or the secretary of the school committee, who shall, immediately following receipt of such certification, deliver a copy of the petition to the city solicitor. The city solicitor shall, within 15 days following receipt of a copy of the petition, advise the city council or the school committee, in writing, whether the measure may lawfully be proposed by the initiative process and whether, in its present form it may be lawfully adopted by the city council or the school committee. If the opinion of the city solicitor is that the measure is not in proper form, the reply shall state the reasons for such opinion. A copy of the opinion of the city solicitor shall also be mailed to those identified on the affidavit as the petitioners committee.
- (c) <u>Additional Signatures</u> If the city solicitor determines that the petition is in a proper form, the city clerk shall provide blank petition forms within 10 days for the use of subsequent signers and shall print at the top of each blank form a fair, concise summary of the proposed measure, as determined by the city solicitor, together with the names and addresses of the members of the petitioners committee. The city clerk shall notify the petitioners committee that the blank petition forms are issued. Within 180 days following the date of the notice, the petition shall be

returned and filed with the city clerk signed by at least 10 per cent of the total number of registered voters as of the date of the most recent regular city election.

Signatures to an initiative petition need not all be on 1 paper, but all papers pertaining to any 1 measure shall be fastened together and shall be filed as a single instrument, with the endorsement on it of the name and address of the person designated as filing the papers. The street and number of the residence of each signer shall appear with each signature on the petition.

Within 10 days following the filing of the petition, the election commissioners shall determine the number of voters that signed the petition and the percentage represented by that number of the total number of voters as of the date of the most recent regular city election. The election commissioners shall attach to the petition a certificate showing the results of its examination and shall return the petition to the clerk of the council or the secretary of the school committee, depending on how the petition is addressed. A copy of the election commissioners' certificate shall also be mailed to the members of the petitioners committee.

- (d) Action on Petitions Within 30 days following the date a petition and certificate has been returned to the clerk of the council or the secretary of the school committee by the election commissioners, the city council or the school committee shall pass the measure without change, pass a measure which is stated to be in lieu of the initiative measure, or reject the measure. The passage of a measure which is in lieu of an initiative measure shall be deemed to be a rejection of the initiative measure. If the city council or the school committee fails to act with respect to any initiative measure which is presented to it within 30 days following the date it is returned to either the council or school committee by the election commissioners, the measure shall be deemed to have been rejected on such thirtieth day. If an initiative measure is rejected, the clerk of the council or the secretary of the school committee shall promptly give notice of that fact to the members of the petitioners committee by certified mail. Initiative measures shall not be subject to the charter objection in section 2-9(c).
- (e) <u>Supplemental Petitions</u> Within 45 days following the date an initiative petition has been rejected, a supplemental initiative petition may be filed with the clerk of the council or the secretary of the school committee. The supplemental initiative petition shall be signed by a number of additional voters which is equal to 5 percent of the total number of voters as of the date of the most recent regular city election.
- (f) <u>Scheduling of Election</u> If the number of signatures to such supplemental petition is found to be sufficient by the election commissioners for petitions submitted to the school committee, the city clerk shall notify both the secretary of the school committee and the city council. For petitions submitted to the council, the clerk shall notify the city council.
 - (a) If an initiative measure is to be submitted to the voters, the city council shall provide for the submission at the next regular city election. For either a petition addressed to the school committee or the city council, the city council shall call a special election to be held on a date fixed by it not less than 45 nor more than 90 days following the date of the certificate of the city clerk that a sufficient number of voters have signed the supplemental initiative petition and shall submit the proposed measure, without alteration, to the voters for determination; provided, however, if any other city election is to be held within 180 days following the date of said certificate, the city

council may omit the calling of such special election and cause said question to appear on the municipal election ballot at such approaching election for determination by the voters.

- (g) <u>Publication</u> The city clerk shall provide a Notice to Voters by mail to every household in the city with at least 1 registered voter. The notice shall contain a fair, concise summary of the initiative measure as prepared by the city solicitor and the full text of the measure which is to be submitted to the voters. Such notice shall be sent not fewer than 14 days preceding the date of the election at which such question is to be voted upon. Additional copies of the full text shall be available for distribution to the public in the office of the city clerk, at the public library, and by electronic means as determined by the city clerk.
- (h) <u>Form of Question</u> —The ballots used when voting on a measure proposed by the voters under this section shall contain a question in substantially the following form: Shall the following measure which was proposed by voters in an initiative petition take effect? (Here insert the full text of the proposed measure, or a fair, concise summary prepared by the city solicitor) YESNO _____
- (i) <u>Time of Taking Effect</u> If a majority of the votes cast on the question is in the affirmative, and participation in the election complies with section 10-5, the measure shall be effective immediately, unless a later date is specified in the measure.

SECTION 10-3. Referendum Procedures

(a) <u>Petition, Effect on Final Vote</u> — Within 20 days following the date on which the city council or the school committee has voted finally to approve any measure, voters may file a petition protesting the measure or any part of the measure.

If such a petition is:

- (1) signed by a number of voters equal to 5 percent of the total number of voters as of the date of the most recent regular city election as certified by the election commissioners;
- (2) accompanied by an affidavit signed by 10 voters and containing each voter's residential address stating those voters will constitute the petitioners committee; and
- (3) addressed to the city council, or to the school committee and filed with the secretary of the school committee or the clerk of the council, the effective date of the measure shall be temporarily suspended.

The school committee or the city council shall immediately reconsider its vote on such measure or part of the measure, and if such measure or part of the measure is not rescinded, the city council shall provide for the submission of the question for a determination by the voters either at a special election, which it may call at its convenience, or within such time as may be requested by the school committee, or at the next regular city election, but pending such submission and determination, the effect of such measure shall continue to be suspended. Action by the council on referendum measures shall not be subject to the charter objection in section 2-9(c).

- (b) <u>Certain Initiative Provisions to Apply</u> The petition described in this section shall be termed a referendum petition and insofar as applicable section 10-2(b) providing for referral to the city solicitor for a legal opinion and section 10-2(g) providing for Notice to Voters of a summary and full text of the measure, shall apply to such referendum petitions, except that the words "measure or part of the measure protested against" shall be deemed to replace the word "measure" in said sections wherever it may occur and the word "referendum" shall be deemed to replace the word "initiative" wherever it may occur in said sections.
- (c) <u>Form of Question</u> At the election at which a referendum measure is referred to the voters, the ballot shall contain a question in substantially the same form as 1 of the following:

"Shall the following measure which was passed by the (City Council) (School Committee)
be approved? (Here insert the full text of the proposed measure being considered for
repeal, or a fair, concise summary prepared by the petitioners and approved by the city
solicitor) YesNo?"; or

"Shall the following provisions of the (describe measure in general terms and the full text or a fair, concise summary prepared by the city solicitor of the affected provision(s) being considered for repeal) which was passed by the (City Council) (School Committee) be

approved Yes____No____?".

(d) <u>Time of Taking Effect</u> — If a majority of the votes cast on the question is in the affirmative, the measure or part of the measure shall take effect immediately, but if the majority of votes cast is in the negative and complies with section 10-5, the measure shall be null and void.

SECTION 10-4. Ineligible Measures

None of the following shall be subject to the initiative or the referendum procedures:

- (1) any proceedings relating to the internal organization or operation of the city council or of the school committee;
- (2) any emergency measure adopted in conformity with the charter;
- (3) the city budget or the school committee budget;
- (4) any revenue loan orders;
- (5) any appropriation for the payment of the city's debt or debt service;
- (6) any appropriation of funds to implement a collective bargaining agreement;
- (7) any proceedings relating to the appointment, removal, discharge, employment, promotion, transfer, demotion, of a city officer or employee or other personnel action;
- (8) any proceedings repealing or rescinding a measure or part thereof which is protested by referendum procedures; and
- (9) any proceedings providing for the submission or referral of a matter to the voters at an election.

SECTION 10-5. Required Voter Participation

For any measure to be effective under initiative, or for any measure or part of a measure to be declared null and void under a referendum procedure, at least 15 per cent of the total number of registered voters as of the date of the election shall have participated in the election in which the measure proposed under the initiative or to rescind the measure protested by the referendum is on the ballot.

SECTION 10-65. Conflicting Provisions

If 2 or more measures passed at the same election contain conflicting provisions, only the 1 receiving the greatest number of affirmative votes shall take effect.

SECTION 10-76. Submission of Other Matters to Voters

As authorized by chapter 127 of the acts of 2014, the city of Newton may place a non-binding public opinion advisory question on the ballot for either a regular or special municipal election under the procedures established by section 18A of chapter 53 of the General Laws.

SECTION 10-87. Repeat Matters

A measure submitted to the voters through the initiative procedures as authorized by this Article and not approved by the voters shall not be resubmitted for a minimum of 2 years following such vote.

This prohibition shall also apply to any proposed initiative measure deemed by the city solicitor to: (a) be substantially the same as the defeated measure or (b) effectively repeal an adopted initiative measure.

Any measure that was the subject of a referendum and repealed by the voters shall not be the subject of an initiative procedure for a minimum of 2 years following such vote.

ARTICLE 11. GENERAL PROVISIONS

SECTION 11-1. Public Records

All public records shall be kept and made available to the public in accordance with the General Laws.

SECTION 11-2. Rules and Regulations

A copy of all rules and regulations adopted by any city agency shall be filed in the office of the city clerk and made available for review by any person who requests such information.

SECTION 11-3. Reenactment and Publication of Ordinances

The city council shall, at 5-year intervals, appoint a recodification committee of the city council to propose revisions to or recodification of all ordinances of the city. The recodification committee's proposal shall be presented to the city council for enactment. The revisions or recodification shall be prepared under the supervision of the city solicitor or, if the city council so directs, by special counsel retained for that purpose.

SECTION 11-4. Liability of City Officers and Agencies

All city officers and members of city agencies shall be deemed to be public or municipal officers or officials. Subject to appropriation, the city may indemnify any such officer or member for expenses or damages incurred in the defense or settlement of a claim against the officer or member which arose while acting within the scope of the officer or member's official duties or employment, but only to the extent and subject to the limitations imposed by the General Laws.

SECTION 11-5. Prohibition

No member of the executive or legislative branch or of the school committee shall appear as counsel before any city officer or agency.

SECTION 11-6. Construction of Public Facilities

There shall be established by ordinance a designer selection committee to comply with section 54 of chapter 7C of the General Laws regarding selection of design service professionals for municipal building projects. The ordinance shall require the designer selection committee to be consulted and directed to make recommendations whenever a design professional is to be engaged by the city for a project that meets or exceeds the thresholds in said section 54. There shall also be established by ordinance a design review committee which shall be responsible for the coordination of the design review process on any public building for which a design service professional has been engaged. Whenever a school project is reviewed, at least 1 member of the school committee shall be included as a voting member of the design review committee.

SECTION 11-7. Severability

If any provision of the charter is held invalid, the other provisions of the charter shall not be affected. If the application of the charter or any of its provisions to any person or circumstances is held invalid, the application of the charter to other persons and circumstances shall not be affected.

SECTION 11-8. Specific Provisions Shall Prevail

To the extent that any specific provision of the charter shall conflict with any provision expressed in the charter in general terms, the specific provision shall prevail.

SECTION 11-9. References to General Laws

All references to the General Laws contained in the charter refer to the General Laws of the commonwealth of Massachusetts and are intended to include any amendments or revisions to such chapters and sections or to the corresponding chapters and sections of any rearrangement of the General Laws enacted subsequent to the adoption of the charter.

SECTION 11-10. Computation of Time

In computing time under this charter the day of the act or event after which the designated period of time begins to run shall not be included. The last day of the period shall be included, unless it is a Saturday, Sunday or legal holiday, in which event the period shall be extended to the next day which is not a Saturday, Sunday or legal holiday. If the period of time designated is fewer than 7 days, intermediate Saturdays, Sundays and legal holidays shall not be included; if the period is 7 days or more, Saturdays, Sundays and legal holidays, shall be included.

SECTION 11-11. Periodic Charter Review

Not later than July 1, at 15-year intervals, the mayor and city council shall establish, by ordinance, a charter review committee to review the city charter. The first charter review shall be established within 15 years of the effective date of the charter. The charter review committee shall submit its report to the city clerk as specified by ordinance. The report shall be made available to the public electronically or at a cost not to exceed the actual cost of reproduction

All members of the charter review committee shall be voters of the city.

ARTICLE 12 TRANSITIONAL PROVISIONS

SECTION 12-1. Continuation of Existing Laws

All general laws, special laws, city ordinances, resolutions, rules and regulations of or pertaining to Newton, including special acts creating regional entities and arrangements of which the city is a member, that are in force when this charter takes effect, and not specifically or by implication repealed by this charter, shall continue in full force and effect until amended or repealed, or rescinded by law, or until they expire by their own limitation. In any case in which the provisions of this charter are found to be inconsistent with the provisions of any general or special law that would otherwise be applicable, the provisions of this charter shall be deemed to prevail. Every inconsistency between the prior law and this charter shall be decided in favor of this charter.

SECTION 12-2. Continuation of Government and Administration

All city agencies shall continue to perform their duties until re-elected, reappointed, or until successors to their respective positions are duly appointed or elected, or until their duties have been transferred and assumed by another city agency.

SECTION 12-3. Continuation of Personnel

All city officers and employees shall continue to perform their duties in the same manner and to the same extent as they have performed the same prior to the adoption by the voters of this home rule charter.

SECTION 12-4. Transfer of Records and Property

All records, property and equipment of any city agency, or part of a city agency, the powers and duties of which are assigned in whole or in part to another city agency, shall be transferred immediately to that agency.

SECTION 12-5. Effect on Obligations, Taxes, Etc.

All official bonds, recognizances, obligations, contracts, and other instruments entered into or executed by or to the city before the adoption of this charter, and all taxes, assessments, fines, penalties, forfeitures, incurred or imposed, due or owing to the city, shall be enforced and collected, and all writs, prosecutions, actions and causes of action, except as otherwise provided in this charter, shall continue without abatement and remain unaffected by the charter; and no legal act done by or in favor of the city shall be rendered invalid by reason of the adoption of this charter.

SECTION 12-6. Disposition of Special Legislation

(a) All provisions of Article XII, section 6 as appearing in the city's Home Rule Charter adopted in 1971, identified as *Partial Repeal of Certain Special Acts, Special Acts Repealed Outright, Special Acts Repealed: Action Taken Thereunder Preserved*, and *Special Acts*

Specifically Retained are hereby retained by reference.

- (b) The following acts pertaining to the City of Newton are hereby retained: chapter 705 of the acts of 1975, chapter 479 of the acts of 1982, chapter 499 of the acts of 1989, chapter 73 of the acts of 2007, and chapter 127 of the acts of 2014.
- (c) The following acts pertaining to the City of Newton are hereby repealed: chapter 50 of the acts of 1991, chapter 173 of the acts of 1992, chapter 174 of the acts of 1992, chapter 368 of the acts of 2002, chapter 152 of the acts of 2008, chapter 26 of the acts of 2015 and chapter 87 of the acts of 2015.

SECTION 12-7. Time of Taking Effect

The charter amendments shall be effective when approved by the general court and signed by the governor as a special act except as follows:

- (a) Section 3-7(a) shall be in effect as of the close of FY2019, with the mayor submitting the close of fiscal year report within 6 weeks after the close of FY2020.
- (b) The third paragraph of section 5-2 shall take effect upon the mayor's submission of the FY2021 budget; the amount appropriated for legal assistance to the city council in the FY2021 budget shall be 2 per cent of the proposed budget for the city law department.
- (c) Any petitions for initiative and referendum pursuant to section 10-4 and 10-10 of the charter adopted in 1971, as amended, filed with the city clerk prior to adoption of these charter amendments shall proceed and be completed as provided in the charter adopted in 1971, as amended; provided, however, that the requirement for voter participation appearing in section 10-5 shall be in effect for such initiative or referendum elections scheduled to be held after adoption of these charter amendments.
- (d) The first charter review under section 11-11 shall be established within 15 years after the adoption of these charter amendments.

epigymleloll DATE ORDERED **04-30-2019** PHONE NO. ORDER TAKEN BY CUSTOMER ORDER # SQLD TO Karyn Dean 49 Lenox 87 Newh UA 02465 JOB LOCATION JOB PHONE STARTING DATE TERMS MATERIAL W. THE AMOUNT DESCRIPTION OF WORK system adjusment New dain drive MISCELLANEOUS CHARGES **TOTAL MISCELLANEOUS** HRS: RATE AMOUNT LABOR **TOTAL LABOR TOTAL MATERIALS** WORK ORDERED TOTAL LABOR DATE ORDERED TOTAL MATERIALS DATE COMPLETED TOTAL MISCELLANEOUS Kayn Dran SUBTOTAL APPROVAL SIGNATURE _ GRAND TOTAL AUTHORIZED SIGNATURE

10-11

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