Voted, to petition the General Court to the end that legislation be adopted precisely as follows. The General Court may make clerical or editorial changes of form only to the bill, unless the mayor approves amendments to the bill before enactment by the General Court. The mayor is hereby authorized to approve amendments which shall be within the scope of the public objectives of this petition.

AN ACT ESTABLISHING A CHARTER FOR THE CITY OF SOMERVILLE

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same as follows:

- SECTION 1. The following shall be the charter for the city of Somerville:
- 2 PREAMBLE
- We, the people of Somerville, with our diversity in culture and thought, in
- 4 order to reaffirm the liberties of the people with respect to the conduct of
- our local government, adopt this charter to continue and enhance the city's
- 6 strong traditions of the pursuit of justice; empowerment of residents;
- 7 ethical, transparent and responsive leadership; wise use of public resources;
- 8 representation for all; and an engaged populace. We expect that our
- 9 government will be approachable, accountable, equitable, inclusive, and
- respectful towards all people, and it will strive to provide all residents an
- equal opportunity to participate fully in the economic, cultural and
- intellectual life of the city.
- 13 ARTICLE 1
- 14 INCORPORATION; SHORT TITLE; DEFINITIONS

15 SECTION 1-1: INCORPORATION

- 16 The residents of the City of Somerville within the territorial limits established
- by law, shall continue to be a municipal corporation, a body corporate and
- politic, under the name "City of Somerville."
- 19 SECTION 1-2: SHORT TITLE
- 20 This instrument shall be known and may be cited as the City of Somerville
- 21 Charter ("charter").
- 22 SECTION 1-3: SEPARATION OF POWERS
- 23 The administration of the fiscal, prudential and municipal affairs of the city
- shall be vested in an executive branch led by a mayor and a legislative
- branch consisting of a city council. The legislative branch shall never
- 26 exercise any executive power and the executive branch shall never exercise
- 27 any legislative power.
- 28 SECTION 1-4: POWERS OF THE CITY
- 29 Subject only to express limitations on the exercise of any power or function
- by a municipal government in the constitution or General Laws, it is the
- intention and the purpose of the voters of the city, through the adoption of
- this charter, to secure for themselves and their government all of the powers
- it is possible to secure as fully and as completely as though each power were
- specifically and individually enumerated in this charter.
- 35 SECTION 1-5: CONSTRUCTION
- The powers of the city under this charter are to be construed liberally in
- favor of the city and the specific mention of any particular power is not
- intended to limit the general powers of the city as stated in section 1-4. To
- the extent that any provision of this charter shall conflict with any special act
- or law adopted by the city to the contrary, the provisions of this charter shall

41 prevail.

42 SECTION 1-6: INTERGOVERNMENTAL RELATIONS

- Subject only to express limitations in the constitution or General Laws, the
- city may exercise any of its powers or perform any of its functions and may
- participate in the financing thereof, jointly or in cooperation, by contract or
- otherwise, with the commonwealth or any of its agencies or political
- subdivisions, or with the United States government or any of its agencies.

48 SECTION 1-7: DEFINITIONS

- 49 Unless the context clearly requires otherwise, the following terms shall have
- 50 the following meanings as used in this charter:
- (1) "Business day", any day that is not a Saturday, Sunday, or legal
- holiday. For the purposes of this definition, legal holiday shall mean
- Massachusetts legal holidays as published by the secretary of the
- 54 commonwealth.
- (2) "Charter", this charter and any adopted amendments to it.
- 56 (3) "City" or "city", the City of Somerville.
- 57 (4) "City agency", any multiple member body, department, division or office of the city.
- (5) "City officer" or "department head", a person having charge of a city office or department.
- (6) "City website", an online site established and maintained by the city as its repository of municipal information.
- (7) "Emergency", a sudden, generally unexpected occurrence or set of circumstances demanding immediate action or response.
- (8) "General Laws", the Massachusetts General Laws.
- 66 (9) "Majority vote", a majority of the present and voting members of a 67 body, unless otherwise provided for by law or by the body's own rules.

Provided, however, that General Laws related to any vote to meet in executive session shall always require a majority of the full multiple member body.

- (10) "Measure", any ordinance, order, other vote or proceeding adopted, or proposed to be adopted, by the city council or the school committee.
- (11) "Multiple member body", any council, commission, committee, subcommittee or other body consisting of 2 or more persons, whether elected, appointed or otherwise constituted, but not including the city council or its committees, the school committee or its subcommittees or an advisory committee or task force established by the mayor or city council.
- (12) "Municipal voter", anyone who is eligible to vote in a municipal election pursuant to this charter.
- (13) "Organization or reorganization plan", a plan submitted by the mayor to the city council which proposes:
 - (i) a change in the organization or the administrative structure of the city administration or organization; or
 - (ii) a change in the way in which municipal services are delivered.
- (14) "Post", make available publicly on the city website, at city hall, in a local newspaper and as otherwise may be required by law. For the purposes of this definition, a local newspaper shall be a newspaper of general circulation within the city, with either weekly or daily circulation. The city council president may, from time to time, select a local newspaper for posting according to a procedure that shall be set forth in the rules of the city council.
- (15) "Quorum", a majority of all voting members of a multiple member

- body unless some other number is established by law or by ordinance.
- 96 (16) "Statewide voter", anyone who is eligible to vote pursuant to state and federal law.
- 98 (17) "Year", a calendar year, unless otherwise specified.
- 99 ARTICLE 2
- 100 LEGISLATIVE BRANCH
- 101 SECTION 2-1: COMPOSITION; TERM OF OFFICE; ELIGIBILITY
- (a) Composition There shall be a city council consisting of 11 members
- which shall exercise the legislative powers of the city. Four of these
- members, to be known as councilors at-large, shall be nominated and
- elected by the municipal voters at large. Seven of these members, to be
- known as ward councilors, shall be nominated from and elected by the
- municipal voters in each ward, with 1 ward councilor to be elected from each
- of the 7 wards into which the city is divided under section 7-7.
- (b) Term of Office The term of office for councilors shall be $\frac{2}{4}$ years each,
- beginning on the first business day in January following the municipal
- 111 election.
- (c) Eligibility Any statewide voter residing in the city shall be eligible to
- hold the office of councilor at-large. Any statewide voter residing in the ward
- from which election is sought shall be eligible to hold the office of ward
- councilor. If the city council determines that a ward councilor or a councilor
- at-large has removed from the city during the councilor's term, that office
- shall immediately be deemed vacant and filled in the manner provided in
- section 2-12. A ward councilor who removes from the ward in which the
- councilor was elected and who remains a municipal voter of the city may
- continue to serve the balance of the term to which elected.

SECTION 2-2: PROHIBITIONS 121 (a) Holding Other City Position – Except as otherwise provided by this 122 charter, a member of the city council shall hold no other compensated city 123 124 position. A former member of the city council shall not hold any compensated appointed city position for 1 year after termination of their 125 service on the city council, unless the council approves a waiver of this 126 provision by affirmative vote of 8 members of the city council. This section 127 shall not prevent a city employee who vacated a position to serve as a 128 member of the city council from returning to the same position upon the 129 130 expiration of the term for which that person was elected. (b) Interference with Administration – The city council or any member of the 131 city council shall not give orders or directions to any employee of the city 132 appointed by the mayor, either publicly or privately. 133 **SECTION 2-3: COMPENSATION** 134 The members of the city council shall receive compensation for their services 135 as set by ordinance. An ordinance increasing or reducing the compensation 136 of the members of the city council shall not be effective unless: 137 (1) it is adopted by affirmative vote of 8 members of the city council; 138 (2) it is adopted prior to the last 6 months of the council's term; and 139 (3) it provides that the compensation increase or reduction is to take 140 141 effect upon the organization of the city government following the next regular municipal election. 142

SECTION 2-4: GENERAL POWERS

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

- 147 SECTION 2-5: EXERCISE OF POWERS; QUORUM; RULES
- (a) Exercise of Powers Except as otherwise provided by General Laws or by
- this charter, the legislative powers of the city council may be exercised in a
- manner determined by the city council.
- (b) Quorum Once a quorum is present, a majority vote shall be required to
- adopt any ordinance, except as otherwise provided by General Laws or by
- this charter.
- (c) Rules of Procedure The city council shall adopt rules regulating the
- procedures of the city council, which shall be subject to adoption,
- amendment or repeal by vote of the city council.
- (d) Meetings Regular meetings of the city council shall be held at a time
- and place fixed by ordinance.
- (e) Special meetings of the city council shall be held at the call of the
- president or at the call of any 6 or more members, for any purpose. Except
- in an emergency as declared by the city council president, notice of the
- meeting shall be delivered to each member by hand or by electronic mail the
- 163 <u>city clerk</u> at least 23 business days in advance of the time set and shall
- specify the date, time, location and purpose for which the meeting is to be
- 165 held. A copy of such notice shall immediately be posted. The city clerk shall
- post an agenda for such meeting at least 2 business days in advance of the
- time set.
- (f) All sessions of the city council and every city council committee or
- subcommittee shall, at all times, be open to the public, unless otherwise
- 170 specified by law.
- (g) A full, accurate, up-to-date account of the proceedings of the city council
- shall be maintained by the city clerk, which shall include a record of each
- vote taken and be made available with reasonable promptness following

- each meeting. Executive session minutes shall be made available as soon as
- publication of the minutes would not defeat the purpose of the executive
- session, unless otherwise provided by law.
- 177 SECTION 2-6: ELECTION, TERM, AND POWERS OF CITY COUNCIL
- 178 PRESIDENT AND VICE-PRESIDENT
- 179 (a) Election and Term As soon as practicable after the councilors-elect
- have been qualified following each regular municipal election, as provided in
- section 7-4, the city council shall elect from among its members a president
- and vice-president who shall serve for 1-year terms. The member of the
- council with the most years of service shall preside at the election. If 2 or
- more members have the same term of service the councilor with the last
- name that is first in alphabetical order from among such councilors shall
- preside. The conduct of all elections of the city council president and vice-
- president shall otherwise be prescribed within the rules of the city council.
- 188 (b) Powers and Duties The president shall have the following powers and
- 189 duties:
- (1) determine the agenda for city council meetings;
- (2) preside at all meetings of the city council, regulate its proceedings,
- and decide all questions of order, provided, however, that the vice-
- president shall preside in the absence of the president;
- (3) appoint all members of committees of the city council, whether
- special or standing;
- (4) have the same powers to vote upon measures coming before the
- city council as any other member of the city council; and
- (5) perform any other duties consistent with the office that are
- established by this charter, ordinance or other vote of the city council.

- 200 SECTION 2-7: APPOINTMENTS OF THE CITY COUNCIL
- 201 (a) City Clerk The city council shall appoint a city clerk to serve at the
- 202 pleasure of the city council and until a qualified successor is chosen. The city
- 203 clerk shall have the powers and duties relating to the keeping of records and
- vital statistics, the issuance of licenses as are provided to city clerks by the
- 205 General Laws and such additional powers and duties as may be provided by
- law or by other vote of the city council.
- 207 (b) Advisory Legal Counsel Subject to appropriation, the city council may
- 208 secure legal services, when needed, to seek a secondary legal opinion. The
- 209 city council shall make a reasonable request for legal services, and that
- 210 request shall not be unreasonably denied by the mayor. The city solicitor
- 211 and any advisory legal counsel shall consult to the extent practicable prior to
- 212 the release of any secondary opinion. The legal services provided to the
- 213 council shall not include representation of the council or any councilor in any
- 214 litigation, or the issuance of formal legal opinions on behalf of the city. The
- 215 city solicitor shall remain the only authorized officer of the city in all legal
- 216 matters involving the city's government.
- (c) Other Staff Subject to appropriation, the city council may employ staff
- 218 as it deems necessary.
- 219 (d) Removals and Suspensions of City Council Staff City council
- appointments may be removed at the sole discretion of the city council
- subject to limitations and requirements imposed by federal and state laws,
- 222 rules, or regulations and city personnel policies and procedures.
- 223 SECTION 2-8: CITY COUNCIL CONFIRMATION OF CERTAIN APPOINTMENTS
- (a) Department Heads The mayor shall refer to the city council for
- confirmation and simultaneously file with the city clerk the name of each
- person the mayor appoints as a department head. These appointments shall

be considered confirmed 30 days from the date of the first regularly 227 scheduled city council meeting after the date on which notice of the 228 229 appointment was filed with the city clerk, unless the city council within said 30 days shall reject the appointment by the affirmative vote of 8 members. 230 However, if no city council meeting is held within the subsequent 30 days of 231 the first meeting, the city council shall instead have 30 days from the second 232 regularly scheduled meeting after the appointment to reject the 233 appointment. following the mayor's filing, the city council shall have an 234 additional 30 days from the date of mayor's filing to reject the appointment. 235 The city council shall not unreasonably reject an appointment and shall 236 accompany a rejection with a written statement describing the reason, which 237 shall be delivered to the mayor and placed on file with the city clerk within 238 30 days of the council's vote rejecting an appointment. The question on 239 rejection of any appointment made by the mayor shall not be subject to the 240 241 procedure of charter objection provided in section 2-9(b) of this charter. (b) Multiple Member Bodies – The mayor shall refer to the city council and 242 simultaneously file with the city clerk the name of each person the mayor 243 desires to appoint as a member of a multiple member body. The city council 244 shall have 60 days after the date on which notice of the proposed 245 appointment was filed with the city clerk to vote to approve or reject the 246 appointment, with approval not to be unreasonably withheld. If the city 247 council does not take action on the appointment within 60 days the 248 appointment shall be deemed approved. Multiple member body members 249 may be removed at the discretion of their appointing authority the mayor. 250

(1) In the event of a vacancy on a multiple member body where the seat has remained vacant in excess of 1 year and the mayor has not referred to the city council any proposed appointees to fill the vacancy, the city council president may present to the mayor the names of up to 3 persons as recommendations for appointment. The procedure for

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- selecting names of persons for presentation to the mayor shall be established within the rules of the city council.
- (2) The mayor shall twice annually, in February and August, post a complete list of the vacancies on all multiple member bodies, as well as the procedures for individuals to apply to become a member of such bodies. This posting shall be in addition to, and not a substitute for, regular posting for the purpose of filling vacancies as they arise.
- (c) Police and Fire Employees The mayor shall refer to the city council and simultaneously file with the city clerk the name of each person the mayor desires to appoint as a member or officer of the police department or the fire department. The city council shall not unreasonably withhold confirmation of appointments, shall adhere to any merit principles identified in applicable law, including, but not limited to applicable civil service law, and shall accompany a rejection with a written statement describing the reason, which shall be delivered to and placed on file with the city clerk within 30 days of that rejection. The question on confirmation of any appointment submitted by the mayor shall not be subject to the procedure of charter objection provided in section 2-9(b) of this charter.

274 SECTION 2-9: ORDINANCES AND OTHER MEASURES

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- 275 (a) Measures Every adopted measure shall become effective at the
- expiration of 10 days after adoption or upon the signature of the mayor,
- 277 whichever occurs first, unless the ordinance or this charter provides
- otherwise. An ordinance shall not be amended or repealed except by another
- ordinance adopted in accordance with this charter.
- 280 (b) Charter Objection On the first occasion that the question on adoption
- of a measure is put to the city council, a single member may object to the
- taking of the vote and postpone the vote until the next meeting of the city
- council, whether regular or special. If 2 or more members object, the vote

shall be postponed until the next regular meeting. This procedure shall not be used more than once for any specific matter regardless of whether it has been amended. A charter objection shall have privilege over all motions provided, however, that it shall be raised prior to or at the call for a vote by the presiding officer and all debate shall cease.

SECTION 2-10: ACCESS TO INFORMATION

- (a) In General The city council may make investigations into the affairs of the city and into the conduct and performance of any city agency. Absent compelling circumstances or an emergency which shall be declared on record and noted in the city council minutes, the city council shall give a minimum of 14 days' notice to any person it may require to appear before it under this section. In the case of compelling circumstances or emergency, 7 days' notice shall be allowed. The notice shall include specific questions on which the city council seeks information and any person called to appear before the city council under this section shall not be required to respond to any question not relevant or related to those questions presented in advance and in writing. The mayor shall receive a copy of any notice issued under this section at the same time as the person who is requested to appear before the council. A majority vote of the city council shall be required to issue notice under this section.
- (b) Department Head The city council may require, by majority vote, specific information from a department head or their designee on any matter related to the municipal services, functions and powers or duties which are within the scope of responsibility of such department head and related to the official duties and responsibilities of the city council. The department head or their designee shall not be required to answer questions relating to any other matter outside the scope of the matter noticed or provide information that is privileged or the release of which is prohibited by law.

(c) Mayor – The city council may request, by majority vote, specific information from the mayor on any municipal matter related to the official duties and responsibilities of the city council. The mayor or their designee shall appear before the city council and respond to the questions. The mayor or their designee shall not be required to answer questions relating to any other matter outside the scope of the matter noticed or be required to provide information that is privileged or the release of which is prohibited by law. The mayor may bring to this meeting any assistant, department head or other city officer or employee that the mayor may consider necessary to assist in responding to the guestions posed by the city council.

322 SECTION 2-11: GROUP PETITIONS

The city council shall hold a public hearing and act with respect to every petition which is addressed to it and which is signed by at least 50 municipal voters as certified by the board of election commissioners. The hearing shall be held by the city council or by a committee or subcommittee thereof, and the city council shall act on the petition within 3 months of filing with the city clerk. Hearings on 2 or more petitions filed under this section may be held at the same time and place. At least 14 days before the hearing, the city clerk shall notify the 10 petitioners whose names first appear on each petition, publish a general summary of the subject matter of the petition, and post notice of the date and time of the public hearing. A hearing shall not be held upon any subject more than once in a 12-month period, as determined by the city council president.

SECTION 2-12: FILLING OF VACANCIES

(a) Councilor At-Large – When a vacancy exists for an at-large council seat and more than 180 days remain in the term, the city clerk shall notify the city council and the chairperson of the board of election commissioners of the vacancy within 7 days. Within 7 days after notification, the chairperson

of the board of election commissioners or a designee shall certify, in writing, to the city clerk that the defeated candidate for the office of councilor atlarge with the next highest number of votes at the prior municipal election, if willing and able to serve, shall fill the remainder of the existing term. The city clerk shall administer the oath of office to the person within 15 days after certification and the person shall take the seat. If the person who is eligible declines the office, is not eligible and willing to serve, or fails to take the oath of office within the time period set forth in this section, then the person with the next highest number of votes for councilor at large at the prior municipal election who is eligible and willing to serve shall take the seat under the same circumstances as above. If no such candidate for the office can serve, the city council will shall call a special election to fill the seat until for the remainder of the term. If the vacancy occurs with 180 days or fewer in the existing term, the vacancy shall be filled as above; provided, however, if no candidate is available to take the seat, the seat shall remain vacant until the next regular municipal election, and the person elected shall take office upon certification of the vote, and serve for the remainder of the existing term as well as the term to which elected. The clerk shall administer the oath of office to them at the next meeting of the city council.

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(b) Ward Councilor – If a vacancy occurs in the office of ward councilor and more than 180 days remain on the existing term, the same procedures and timelines as provided in (a) above for a councilor—at-large shall apply to a ward councilor seat in the ward where a vacancy exists; provided, however, that the defeated candidate for the seat of ward councilor shall have received not less than 30 percent of the total ballots cast for the seat being vacated. If a vacancy occurs 180 or fewer days before the end of the term, the same provisions as appear in (a) above for a councilor—at-large shall apply to a ward councilor vacancy.

- 368 ARTICLE 3
- 369 EXECUTIVE BRANCH
- 370 SECTION 3-1: MAYOR: ROLE; TERM OF OFFICE; ELIGIBILITY
- 371 (a) Role The chief executive officer of the city shall be a mayor, elected by
- the municipal voters of the city at large. The role of mayor shall be a full-
- 373 time position.
- | (b) Term of Office The term of office for mayor shall be $\frac{1}{1}$ years,
- beginning on the first business day in January following the municipal
- 376 election.
- (c) Eligibility Any statewide voter residing in Somerville shall be eligible to
- 378 hold the office of mayor.
- 379 SECTION 3-2: PROHIBITIONS
- The mayor shall not hold another compensated city position or other elected
- public office. A former mayor shall not hold a compensated appointed city
- office or city employment for at least 1 year after termination of their service
- as the mayor. Any former mayor shall not receive compensation for
- contracted work authorized during their tenure as the mayor. This
- subsection shall not prevent a city officer or other city employee who has
- vacated a position to serve as the mayor from returning to the same office
- or other position of city employment held when the position was vacated.
- This prohibition shall not apply to persons covered by a leave of absence
- under section 37 of chapter 31 of the General Laws.
- 390 SECTION 3-3: COMPENSATION
- The mayor shall receive compensation for their services as set by the city
- council by ordinance. An ordinance increasing or reducing the compensation
- of the mayor shall not be effective unless:

- (1) it is adopted by affirmative vote of 8 members of the city council;
- (2) it is adopted prior to the last 6 months of the mayor's term; and
- (3) it provides that the compensation increase or reduction is to take
 effect upon the organization of the city government following the next
 regular municipal election.

SECTION 3-4: EXECUTIVE POWERS

- (a) Executive Powers The executive powers of the city shall be vested solely in the mayor and may be exercised by the mayor either personally or through the city agencies under the general supervision and control of the office of the mayor. The mayor shall cause this charter, laws, ordinances and other orders of the city government to be enforced and shall cause a record of all official acts of the executive branch of the city government to be kept. The mayor shall supervise, direct, and be responsible for the efficient administration of all city activities and functions placed under the control of the mayor by law or by this charter. The mayor or their designee shall have the sole power to sign, seal, execute and deliver in behalf of the city, deeds and leases of land sold or leased by the city, and other deeds, agreements, contracts, leases, indentures and assurances on behalf of the city.
- (b) Supervision of City Agencies The mayor shall exercise general supervision and direction over all city agencies, unless otherwise provided by law or by this charter. Each city agency shall furnish to the mayor any information or materials the mayor may request and as the needs of the office of mayor and the interest of the city may require. The mayor shall be responsible for the efficient and effective coordination of the activities of all city agencies and may call together for consultation, conference and discussion, at reasonable times, all persons serving the city.
- (c) Multiple Member Bodies The mayor shall be, by virtue of the office, an

- 421 ex officio member of every appointed multiple member body of the city. The
- mayor may, as an ex officio member, attend any meeting of an appointed
- multiple member body of the city, including executive sessions, to
- participate in the discussions of that body, provided, however, that mayor
- shall not have the right to vote.
- 426 SECTION 3-5: APPOINTMENTS BY THE MAYOR
- 427 (a) Department Heads The mayor shall appoint, subject to review
- 428 <u>confirmation</u> by the city council under section 2-8(a), all department heads
- for whom no other method of appointment or selection is provided by this
- charter. Department heads serve at the discretion of the mayor subject to
- the limitations and requirements imposed by federal and state laws, rules, or
- 432 regulations.
- (b) City Attorney <u>The mayor shall submit to the city council, for a public</u>
- interview before the body, at least 2 candidates for the position of city
- attorney. The city council shall make recommendations to the mayor, by
- 436 <u>majority vote, for a selection from such candidates. The mayor shall then</u>
- appoint, from such candidates, the city attorney, subject to confirmation by
- 438 the city council under section 2-8(a). The city attorney shall be appointed by
- 439 the mayor, subject to confirmation by the city council under section 2-8(a).
- 440 Whenever the mayor appoints a city attorney the mayor shall submit the
- 441 name of a person to serve as city attorney for confirmation under section 2-
- 442 8(a).
- (c) Multiple Member Bodies The mayor shall appoint, subject to
- confirmation by the city council under section 2-8(b), all members of
- 445 multiple member bodies for whom no other method of appointment or
- selection is provided by administrative order or General Laws. All members
- shall serve terms as defined by administrative order or General Laws.
- (d) Police and Fire Employees The mayor may appoint, subject to council

449	confirmation by the city council, members and officers of the police
450	department and fire department subject to requirements of the state's Civil
451	Service law.
452	(e) City Employees – The method of appointment for all other city
453	employees shall be as prescribed by administrative order.
454	SECTION 3-6: APPOINTMENT OF CHIEF ADMINISTRATIVE OFFICER
455	The mayor shall appoint a chief administrative officer to coordinate and
456	direct the operations and functions of municipal government. The mayor
457	shall submit to the city council, for a public interview before the body, at
458	<u>least two candidates for the position of</u> chief administrative officer. The city
459	council shall make recommendations to the mayor, by majority vote, for a
460	selection from such candidates. The mayor shall then appoint, from such
461	candidates, the chief administrative officer, shall be appointed by the mayor,
462	subject to confirmation by the city council under section 2-8(a). The
463	appointee Candidates shall be chosen on the basis of appropriate
464	administrative and executive qualifications and shall have a combination of
465	experience, training, or education to perform the duties of the office.
466	Whenever the mayor appoints a chief administrative officer, the mayor shall
467	submit the name of a person to serve as a chief administrative officer for
468	confirmation under section 2-8(a).
469	SECTION 3-7: TEMPORARY APPOINTMENTS TO CITY OFFICES
470	Whenever a temporary or permanent vacancy occurs in a city office that is
471	appointed under section $3-5(a)$ & (b), the mayor may designate a person to
472	perform the duties of the office on a temporary basis for up to 180 days until
473	the position can be filled as provided by law or by this charter. Persons
474	serving as temporary officers under this section shall have only those powers
475	that are indispensable and essential to the performance of the duties of the

- office during the period of temporary appointment and no others.
- (a) Filing of a Temporary Appointment When the mayor designates a
- person under this section, the mayor shall file a certificate with the city clerk
- in substantially the following form:
- "I designate [name of person] to perform the duties of the office of [office
- in which vacancy exists] on a temporary basis until the office can be filled by
- [the regular procedure for filling the vacancy or when the incumbent shall
- return]. I certify that this person is qualified to perform the duties which will
- be required and that I make this designation solely in the interests of the
- 485 City of Somerville."
- (b) Extension of Temporary Appointments If an extension of a temporary
- appointment is necessary, the mayor may seek extensions in 90-day
- increments, which shall be authorized by a majority vote of the city council.
- 489 If an extension is not approved, the position shall be deemed vacant.
- 490 SECTION 3-8: TEMPORARY APPOINTMENTS TO MULTIPLE MEMBER BODIES
- Whenever a temporary or permanent vacancy occurs on a multiple member
- body that is appointed under section 3-5($\frac{bc}{c}$), the mayor may designate a
- 493 person to perform the duties of the office on a temporary basis for up to 150
- days until the position can be filled as provided by law or by this charter.
- The mayor shall submit a communication to the city council with the name of
- 496 the designee. If an extension of a temporary appointment is necessary, the
- mayor may seek extensions in 60-day increments, which shall be authorized
- by a majority vote of the city council. If an extension is not approved, the
- position shall be deemed vacant, except on multiple member bodies where
- the vacancy would prevent a quorum. In that instance, a temporary
- appointment shall be permitted to remain until a successor is qualified.
- 502 SECTION 3-9: APPROVAL OF MAYOR, VETO

Every ordinance or other measure as required by law adopted or passed by the city council, except any matters relating to the internal affairs of the city council, shall be presented to the mayor for approval. If the mayor approves the measure, the mayor shall sign it. If the mayor disapproves the measure, the mayor shall return it to the city council with the specific reason for disapproval attached in writing. The city council shall enter the objections of the mayor on its records and reconsider the measure at its subsequent regular meeting. If the city council, regardless of the disapproval by the mayor, shall again pass the identical measure by affirmative vote of 8 members of the city council, it shall then be deemed in force. If the mayor has neither signed a measure nor returned it to the city council within 10 days following the date it was presented to the mayor, the measure shall be deemed approved and in force.

516 SECTION 3-10: COMMUNICATIONS; SPECIAL MEETINGS

- (a) Communications to the City Council The mayor shall, by written communication:
 - (1) recommend to the city council for its consideration measures as the needs of the city require; and
 - (2) keep the city council fully informed of the financial and administrative condition of the city and shall specifically indicate any fiscal, financial, or administrative issues facing the city.
 - (b) Special Meetings of the City Council The mayor may call a special meeting of the city council for any purpose. Unless the mayor designates an emergency, notice of the meeting shall be delivered to the city clerk by hand or by electronic mail at least 2–3 business days in advance of the time set and shall specify the date, time and, location of the meeting and the purpose for which the meeting is to be held. A copy of the notice shall be posted immediately. The city clerk shall post an agenda for such meeting at least 2

business days in advance of the time set.

SECTION 3-11: TEMPORARY ABSENCE OF THE MAYOR

- (a) Acting Mayor Whenever the mayor is unable to perform the duties of the office, the president of the city council shall be the acting mayor. In the event that the city council president is unable to serve as acting mayor under this section, the city council shall elect a councilor to serve as acting mayor from among its membership. The city council, by the affirmative vote of 8 members, shall determine whether the mayor is unable to perform the duties of the office. Notwithstanding any general or special law to the contrary, the vote shall be taken in public session by a roll call vote. (b) Powers of Acting Mayor – The acting mayor shall have only those powers of the mayor that are indispensable and essential to conduct the business of the city and on which action may not be delayed. The acting mayor shall have no authority to make a permanent appointment or removal from city service unless the absence of the mayor shall extend beyond 60 days, nor shall the acting mayor approve or disapprove of any measure adopted by the city council unless the time within which the mayor must act would expire before the return of the mayor. The city council president or another
- councilor serving as acting mayor shall not vote as a member of the city
- 550 council.

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SECTION 3-12: DELEGATION OF AUTHORITY BY MAYOR

- 552 The mayor may authorize and subsequently remove authorization from a

 553 subordinate officer or employee of the city to exercise or perform a, function

 554 or duty of the office of the mayor, provided, however, that all acts

 555 performed under any delegation of authority during the period of
- authorization shall be and remain the acts of the mayor. Nothing in this
- section shall be construed to authorize the mayor to delegate the powers
- and duties of the mayor as a school committee member, the power of

appointment to city office or employment, or the authority to sign or return measures approved by the city council unless the provisions of section 3-11

561 apply.

- SECTION 3-13: FILLING OF PERMANENT VACANCY
- 563 Whenever a permanent vacancy occurs in the office of mayor, the process
- for filling of the vacancy shall be as follows:
- (a) If a vacancy occurs within the initial 36 months of the term, the city
- council shall call a special election to be held within 90 days following the
- date of the vacancy, provided, however, that if the vacancy occurs in a
- regular municipal election year, the city council may request that the city
- clerk determine if the election calendar would allow for the filling of the
- vacancy at the next regular municipal election following such vacancy. Upon
- receiving the clerk's determination, the city council may delay the filling of
- the vacancy until such election notwithstanding that the date of the election
- may exceed 90 days from the date of the vacancy. The president of the city
- council shall serve as acting mayor until the vacancy is filled. If the city
- council president is unwilling or unable to serve, the city council shall elect a
- councilor to serve as the acting mayor from among its membership. The
- resulting vacancy on the council shall be filled in the manner provided in
- section $\underline{2-12}$. Any person serving as the mayor under this section shall
- receive the compensation then in effect for the position of mayor and shall
- not vote as a member of the city council. The person elected as mayor shall
- take office immediately upon certification of the vote and serve for the
- balance of the remaining term.
- (b) If a vacancy occurs in the final 12 months of the term, the office of
- mayor shall be filled as provided in (a) above; provided, however that if the
- councilor serving as the acting mayor under this section chooses to be a
- candidate for mayor, they shall not be entitled to have the words "candidate"

- for reelection" printed with that councilor's name on the regular municipal
- election ballot. The resulting vacancy on the council shall be filled in the
- 589 manner provided in section 2-12. The person elected as mayor at the
- regular municipal election shall take office immediately upon certification of
- 591 the vote and shall serve for the balance of the remaining term as well as the
- term to which elected.
- 593 ARTICLE 4
- 594 SCHOOL COMMITTEE
- 595 SECTION 4-1: COMPOSITION; TERM OF OFFICE; ELIGIBILITY
- 596 (a) Composition There shall be a school committee consisting of 9
- members. Seven members shall be nominated and elected by the municipal
- voters of the city, 1 member elected from each ward. The mayor and the
- 599 president of the city council shall serve, by virtue of their office, with the
- same powers and duties as other school committee members, provided,
- 601 however, that neither shall serve as chair.
- (b) Term of Office The term for the school committee shall be $\frac{2-4}{4}$ years,
- 603 beginning on the first business day in January following the municipal
- 604 election.
- 605 (c) Eligibility Any statewide voter residing in the ward from which election
- is sought shall be eligible to hold the office of school committee member. If
- a school committee member removes from the city during the committee
- 608 member's term, that office shall immediately be deemed vacant and filled in
- the manner provided in section 4-6. If a school committee member removes
- to another ward in the city, the member may continue to serve for the
- balance of the term to which elected.
- 612 SECTION 4-2: PROHIBITIONS
- A member of the school committee elected by ward shall not hold any other

compensated city position. A former member of the school committee 614 elected by ward shall not hold any compensated appointed city office or city 615 616 employment for at least 1 year after termination of their service on the school committee. This section shall not prevent a city officer or other city 617 employee who has vacated a position in order to serve as a member of the 618 school committee elected by ward from returning to the same office or other 619 position of city employment held at the time the position was vacated. 620 SECTION 4-3: COMPENSATION 621 Members of the school committee shall receive compensation for their 622 services as set by ordinance by the city council. An ordinance authorizing the 623 compensation of the members of the school committee shall not be effective 624 unless: 625 (1) it is adopted by affirmative vote of 8 members of the city council; 626 (2) it is adopted prior to the last 6 months of the school committee's 627 term; and 628 (3) it provides that the compensation is to take effect upon the 629 organization of the city government following the next regular 630 municipal election. 631 SECTION 4-4: SCHOOL COMMITTEE RULES AND PROCEDURES 632 The school committee shall determine the procedures for the election of 633 634 school committee officers and adopt policies and procedures relating to conducting the business of the school committee. 635 SECTION 4-5: SCHOOL COMMITTEE POWERS AND DUTIES 636 The school committee shall have all powers which are conferred on school 637

committees by the General Laws and the additional powers and duties

provided by this charter, including but not limited to:

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- (1) selecting and removing a superintendent of the schools who shall be charged with the administration of the school system, and appointment of all other personnel as provided by the General Laws;
 - (2) adopting policies for the management of the public school system. as deemed necessary or desirable;
 - (3) adopting and overseeing the administration of an annual operating budget for the school department, subject to appropriation;
 - (4) providing ordinary maintenance of all school buildings and grounds, unless a central municipal maintenance department, which may include maintenance of school buildings and grounds, is established; and
 - (5) at least 1 member of the school committee, or a designee of the school committee, shall serve on the agency, board, or committee for the planning or construction of a new, remodeled, or renovated school building.

SECTION 4-6: FILLING OF VACANCIES

If a vacancy occurs in the membership of the school committee whether by failure to elect or otherwise, the president of the city council shall, not more than 30 days after the date on which that vacancy is declared to exist, call a joint meeting of the city council and the school committee to act to fill the vacancy. At the joint meeting, a majority of those present and voting shall fill the vacancy for the remainder of the unexpired term by choosing the defeated candidate for the seat at the last regular city election; If there was no other candidate for the office, the city council and the school committee shall at their discretion choose an individual, from among the voters entitled to vote for that office for the remainder of the unexpired term. A person so chosen shall take the oath of office and commence to

serve forthwith. No vacancy shall be filled in the manner provided in this section if a regular city election is to be held not more than 180 days after the date the vacancy is declared to exist. In an election being held to elect a candidate to a seat that is vacant at the time of the election, the candidate deemed the winner of the election to that seat shall be sworn in to serve the remainder of the term previously vacated at the first regularly scheduled school committee meeting after the date the election results are officially certified.

675 ARTICLE 5

- 676 ADMINISTRATIVE ORGANIZATION
- 677 SECTION 5-1: ORGANIZATION OF CITY AGENCIES
 - The organization of the city into agencies to provide services and administer the government may be accomplished only through an administrative order submitted to the city council by the mayor. An administrative order may not originate with the city council. The mayor may, subject only to express prohibitions of General Laws or this charter, propose administrative orders to establish a new agency, reorganize, consolidate or abolish any agency, in whole or in part, as is deemed necessary to conduct the business of the city in an orderly, efficient or convenient manner. The mayor may also propose administrative orders to establish terms of office and prescribe the functions and administrative procedures to be followed by all agencies.
 - These proposed administrative orders shall be accompanied by a message from the mayor which explains he expected benefits and advises the city council if an administrative order shall require amendments, insertions, revisions, repeal, or otherwise of existing ordinances. Whenever the mayor proposes an administrative order, the city council shall hold 1 or more public hearings on the proposal and post notice.

- An organization or reorganization plan shall become effective at the
- expiration of 60 days from filing, unless the city council has disapproved the
- 696 plan by majority vote prior to that date; provided, however, that if no
- regular city council meeting is held within the subsequent 60 days of the first
- regular meeting after the filing of an organization or reorganization plan, the
- city council shall instead have 60 days from the second regular meeting. The
- city council may vote only to approve or to disapprove the plan and may not
- vote to amend or to alter it.
- 702 SECTION 5-2: QUALIFICATIONS FOR APPOINTMENTS AND PROMOTIONS
- All appointments and promotions of city officers and other city employees
- shall be made on the basis of fitness demonstrated by examination, past
- performance, or by other evidence of competence and suitability. Each
- person appointed to fill an office or position shall be a person who has the
- experience, training, or education to perform the duties of the office or
- 708 position.
- 709 ARTICLE 6
- 710 FINANCIAL PROCEDURES
- 711 SECTION 6-1: FISCAL YEAR
- The fiscal year of the city shall begin on July 1 and end on June 30, unless
- another period is required by the General Laws.
- 714 SECTION 6-2: COMMUNITY AND COUNCIL BUDGET INPUT
- The city council shall hold a community budget hearing on or before
- February 15 of each year to solicit public input regarding budget priorities.
- 717 The city council shall post notice of the community budget hearing 14 days
- in advance of the hearing. The mayor shall, at the first regular meeting of
- the city council of each year, solicit budget priorities from all city councilors.

720 SECTION 6-3: ANNUAL BUDGET MEETING

- On or before March 1 of each year, the mayor shall call a joint meeting of
- the city council and school committee, including the superintendent of
- schools, to review the financial condition of the city, revenue and
- expenditure forecasts for at least 3 years and other relevant information
- prepared by the mayor in order to develop a coordinated budget.
- 726 SECTION 6-4: SUBMISSION OF OPERATING BUDGET; BUDGET MESSAGE
- On or about May 30, the mayor shall submit to the city council a proposed
- operating budget for all city agencies for the next fiscal year. The proposed
- operating budget shall include the school budget, as adopted by the school
- committee, which shall be submitted to the mayor on or about May 15. The
- proposed operating budget shall be accompanied by a budget message and
- supporting documents. The budget message shall explain the operating
- budget in fiscal terms and in terms of work programs for all city agencies. It
- shall outline the proposed fiscal policies of the city for the next fiscal year,
- describe important features of the proposed operating budget and include
- any major variations from the current operating budget, fiscal policies,
- revenues and expenditures together with reasons for these changes. The
- proposed operating budget shall provide a complete fiscal plan of all city
- funds and activities and shall be in the form the mayor deems desirable,
- provided, however, that the budget proposals relative to elected officials
- shall identify the cost of compensation and the cost of benefits for such
- officials. The mayor and the superintendent of schools shall coordinate the
- dates and times of the school committee's budget process under the General
- 744 Laws.
- 745 SECTION 6-5: ACTION ON THE OPERATING BUDGET
- 746 (a) Public Hearing The city council shall post a notice of the proposed
- operating budget as submitted by the mayor. The notice shall state: (1) the

- times and places where copies of the entire proposed operating budget are
 available for inspection by the public; and (2) the date, time and place when
 a public hearing on the proposed operating budget shall be held by the city
 council, at least 7 days after posting of the notice. The city council shall not
 act on the budget until after the public hearing has occurred.
- (b) Adoption of the Budget – The city council shall adopt the proposed operating budget, which may have amendments, before the end of the fiscal year. In amending the proposed operating budget, the city council may delete or decrease amounts except expenditures required by law, provided, however, that the city council shall not increase any specific item or the total of the proposed operating budget except on the recommendation of the mayor or unless otherwise authorized by the General Laws. If the city council fails to act on an item in the proposed operating budget prior to the beginning of the fiscal year, that 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.
 - (c) Availability of the Operating Budget In addition to any other posting requirements, immediately after the submission of the proposed budget to the city council, the mayor or their designee shall post the entire budget document on the city website, where it shall remain posted during the city council review process contained in this article. After the enactment of the budget the mayor or their designee shall post the final budget on the city website where it shall remain throughout the fiscal year for which it is in effect. The final budget shall reflect any amendments made by the city council and approved by the mayor and shall indicate that it is the final budget.
- 774 SECTION 6-6: CAPITAL IMPROVEMENT PROGRAM

(a) Submission – The mayor shall submit a capital improvement program to

- the city council on or about November 1 of each year. The mayor shall annually revise the information regarding the capital improvements still pending or in the process of being acquired, improved, or constructed.
- 779 The capital improvement program shall include:
- 780 (1) a general summary of its contents;

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- (2) a list of all capital improvements proposed to be undertaken during
 the next 5 years, with supporting information as to the need for each
 capital improvement;
- 784 (3) cost estimates, methods of financing, and recommended time 785 schedules for each improvement; and
 - (4) the estimated annual cost of operating and maintaining each facility and piece of major equipment involved.
 - (b) Public Hearing The city council shall post a notice stating:
- 789 (1) the times and places where entire copies of the capital 790 improvements program are available for the public; and
- 791 (2) the date, time, and place of a public hearing on the plan to be held 792 by the city council between 14 and 21 days after posting of the notice.
 - (c) Adoption Following the public hearing, but not later than December 1, the city council may shall by resolution adopt or reject the capital improvements program. The Mayor may amend the adopted program, provided that each amendment shall be voted on separately, and that an increase in the capital improvements program as submitted shall clearly identify the method of financing to accomplish the proposed increase.
- 799 SECTION 6-7: INDEPENDENT AUDIT
- The mayor shall annually provide for an outside audit of the books and

801	accounts of the city in the form of an Annual Comprehensive Financial
802	Report to be conducted by a certified public accountant or a firm of certified
803	public accountants, which has no personal interest, direct or indirect, in the
804	fiscal affairs of the city or any of its officers. The award of a contract to audit
805	shall be made by the mayor on or before September 15 of each year. The
806	report of the audit and all accompanying documents, including a
807	management letter so-called shall be filed in final form with the city council
808	no later than March 1 in the year following its award. The certified public
809	accountant or firm of certified public accountants shall make a presentation
810	to the city council as soon as practicable after said March 1 but no later than
811	May 31 of each year. At least every 3 years, the mayor shall conduct a
812	procurement process using sound business practices to retain these services.
813	SECTION 6-8: EXPENDITURES IN EXCESS OF APPROPRIATIONS
814	Except as otherwise provided by law, an official of the city shall not
815	knowingly or intentionally expend in a fiscal year sums in excess of the
816	appropriations, awards, grants or gifts duly made in accordance with law or
817	involve the city in any contract for the future payment of money in excess of
818	these appropriations, awards, grants or gifts. It is the intention of this
819	section that section 31 of chapter 44 of the General Laws shall be strictly
820	enforced. Any official who violates this section shall be personally liable to
821	the city for any amounts so expended to the extent that the city does not
822	recover these amounts from the person to whom the sums were paid.
823	ARTICLE 7
824	ELECTIONS
825	SECTION 7-1: ELIGIBILITY TO VOTE IN MUNICIPAL ELECTIONS
826	In addition to individuals eligible to vote pursuant to the General Laws the
827	following individuals may, upon application, have their names entered on a

- list of municipal voters established by the board of election commissioners 828 for the city and may thereafter vote in any election for municipal offices and 829 municipal ballot questions in accordance with this charter. 830 831 (1) Any non-citizen residing in the city, who is ineligible to vote due to citizenship status under federal or state law, rule, or regulation, but who is 832 otherwise eligible to vote; and 833 (2) Any 16- and 17-year old residing in the city, who is ineligible to vote due 834 to age under federal or state law, rule, or regulation but who is otherwise 835 eligible to vote. 836 These municipal voters shall remain eligible to vote in any election for 837 municipal offices and municipal ballot questions is the city for so long as 838 they remain domiciled therein. 839 SECTION 7-12: PRELIMINARY ELECTIONS 840 A preliminary election to nominate candidates for mayor, councilors at-large, 841 ward councilors, and school committee members shall be held on the third 842 Tuesday in September in each odd-numbered year in which the candidates 843 are to be elected. The city clerk may, with the approval of the city council, 844 reschedule the preliminary election to the fourth Tuesday in September to 845 avoid a conflict with any civil or religious holiday. Whenever a special 846 election to fill a vacancy is to be held, a preliminary election shall be 847 conducted, if necessary, 28 days before the date established for the special 848 election. A preliminary election to fill a vacancy in the office of ward 849
- 852 SECTION 7-23: PRELIMINARY ELECTION PROCEDURES

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there is a vacancy.

(a) Signature Requirements – The number of signatures of municipal voters required to place the name of a candidate on the official ballot to be used at

councilor or school committee member shall be held only in the ward where

a preliminary election shall be as follows:

- 856 (1) Mayor at least 250 certified signatures;
- (2) At-Large City Councilor at least 100 certified signatures;
- (3) Ward City Councilor at least 50 certified signatures, all of which shall be certified as being from the ward from which election is sought; and
- (4) School Committee Member at least 50 certified signatures, all of which shall be certified as being from the ward from which election is sought.
 - (b) Forms Signatures of municipal voters shall be made on a form prescribed by the board of election commissioners and shall be made available not earlier than April 2 in each municipal election year. The forms shall be submitted to the board of election commissioners for certification of the names on or before the fourteenth day preceding the date fixed for submission to the city clerk. The forms shall be submitted to the city clerk on or before 5:00 p.m. on the forty-fifth day prior to the declared date of the preliminary election. An individual may appear on the ballot for only 1 office at any preliminary, regular or special municipal election.
 - (c) Ballot Position The order in which names of candidates for each office appear on the ballot shall be determined by a drawing conducted by the city clerk at least 40 days before the preliminary election. The drawing shall be open to the public.
 - (d) Determination of Candidates:

(1) Offices of Mayor, Ward Councilor, and School Committee – the two candidates who receive the highest number of votes for nomination to each office at the preliminary election shall, except as provided by paragraph 7-3(d)(3), be the candidates for that office. The candidates'

names shall be printed on the official ballot to be used at the regular or special municipal election at which the office is to be voted upon and an acceptance of a nomination shall not be necessary to its validity.

- (2) Offices of City Councilor At-Large the 8 people who receive the highest number of votes for nomination to the office shall, except as provided by section 7-3(e), be the candidates for the office. The candidates' names shall be printed on the official ballot to be used at the regular or special municipal election at which the office is to be voted upon and an acceptance of a nomination shall not be necessary to its validity.
- (3) Preliminary Results; Tied Vote If there is a tie among candidates for the last available ballot position for any given elected office, then all candidates receiving the same number of votes for the office shall be printed on the regular municipal election ballot, notwithstanding any other provisions in this charter specifying the number of candidates to be printed on the election ballot.
- (e) Condition Making Preliminary Unnecessary If the time for filing statements of candidates to be on the ballot for any preliminary election has expired, and the number of statements filed with the city clerk for an office is not more than 2 for the office of mayor, any ward councilor or ward school committee member, and 8 for the office of city councilor at-large, the candidates whose statements have been filed shall be deemed nominated to that office. Those candidates shall be voted on for the office at the regular or special municipal election. The city clerk shall not print those names on the ballot to be used at the preliminary election and another nomination to the office shall not be made, and a preliminary election shall not be held for the office or offices.

- 910 SECTION 7-34: REGULAR MUNICIPAL ELECTION
- The regular municipal election shall be held on the Tuesday following the
- 912 first Monday in November in each odd-numbered year.
- 913 SECTION 7-45: BALLOT POSITION, REGULAR MUNICIPAL ELECTION
- The order in which names of candidates for each office appear on the ballot
- shall be determined by a drawing conducted by the city clerk not later than 7
- days after the certification of the preliminary election results. If there is no
- preliminary election in advance of the regular municipal election or a special
- election, the drawing shall be conducted on the Tuesday 6 weeks prior to the
- election. The drawing shall be open to the public.
- 920 SECTION 7-56: NON-PARTISAN ELECTIONS
- All elections for city offices shall be non-partisan and election ballots shall be
- printed without any party mark, emblem or other political designation.
- 923 SECTION 7-67: WARDS
- The territory of the city shall be divided into 7 wards by the city clerk to
- consist of as nearly an equal number of inhabitants as it is possible to
- achieve, based on compact and contiguous territory, bounded as far as
- possible by the center line of known streets or ways or by other well-defined
- limits. Each ward shall be composed of voting precincts established under
- the General Laws. The city council shall review these wards to ensure
- uniformity in the number of inhabitants at least once every 10 years.
- 931 SECTION 7-78: APPLICATION OF STATE GENERAL LAWS
- Except as otherwise expressly provided in this charter and authorized by
- law, all municipal elections shall be governed by the General Laws relating to
- the right to vote, the registration of voters, the nomination of candidates,
- voting places, the conduct of preliminary, regular and special municipal

election, the submission of charters, charter amendments and other 936 propositions to the voters, the counting of votes, the recounting of votes, 937 and the determination of results. 938 939 ARTICLE 8 940 **GENERAL PROVISIONS** 941 SECTION 8-1: CHARTER CHANGES This charter may be replaced, revised or amended in accordance with the 942 state constitution or the General Laws. 943 SECTION 8-2: SPECIFIC PROVISION TO PREVAIL 944 To the extent that a specific provision of the charter conflicts with any 945 provision expressed in general terms, the specific provision of the charter 946 shall prevail. 947 SECTION 8-3: RULES AND REGULATIONS 948 A copy of all rules and regulations adopted by a city agency shall be posted 949 950 to the city website. Unless an emergency exists, as determined by the mayor, a rule or regulation adopted by a city agency shall not become 951 effective until at least 5 days following the date it is posted. This section 952 shall not apply to internal operating protocols and policies enacted by city 953 departments. 954 SECTION 8-4: PERIODIC REVIEW OF CHARTER 955 The mayor and city council shall provide for a review to be made of the city 956 charter at least once every 10 years to determine the need, if any, for 957 changes and prepare recommendations addressing any proposed changes. 958 The manner of the review shall be established by ordinance and incorporate 959 opportunities for community input. The report of the committee and 960

accompanying recommendations, if any, shall be filed with the city clerk on a

962 date specified by ordinance.

SECTION 8-5: PERIODIC REVIEW OF ORDINANCES

The mayor and city council shall provide for a review to be made of some or all of the city ordinances at least once every 10 years to determine the need for amendments, if any. Such review shall be scheduled to follow the charter review as provided in section 8-4 of the charter by at least 1 year. The manner of the review shall be established by ordinance. The review of city ordinances shall be under the supervision of the city solicitor and incorporate opportunities for community input. The recommendations shall be filed with the city clerk on a date specified by ordinance.

SECTION 8-6: PERIODIC REVIEW OF MULTIPLE MEMBER BODIES

The mayor and the city council shall provide for a review to be made of all multiple member bodies at least once every 10 years, provided however that such bodies as are required in cities by the General Laws, established by a special act of the legislature at the city's request-or established by the city's acceptance of one or more state enabling laws at least 10 years prior to the adoption of the charter shall not be included in such review. This review shall be made by a special committee whose membership and term shall be determined by ordinance, and the initial review shall be implemented as provided in section 9-7(d). The special committee shall file its report with the city clerk on a date specified by ordinance. The committee's report should include an assessment of the function and relevance of multiple member bodies included in the review, and may include recommendations to combine, dissolve or create multiple member bodies to address redundancies or emerging concerns of the city.

SECTION 8-7: UNIFORM PROCEDURES GOVERNING MULTIPLE MEMBER

988 BODIES

Open meeting law and procedures in the General Laws shall apply to the proceedings of multiple member bodies, and shall include the following:

- (1) Officers All appointed multiple member bodies shall elect a chair, a vice-chair and any other officer it deems necessary.
- (2) Meetings All appointed multiple member bodies of the city shall meet regularly at the times and places that the multiple member body, by the body's own rules, prescribe. Special meetings of any multiple member body shall be held at the call of the chair or by a majority of the members of the body. Notice of the meeting shall be posted as required by law. Except as may otherwise be authorized by law, all meetings of all multiple member bodies shall, at all times, be open to the public.
- (3) Meeting Documents and Submissions Each appointed multiple member body shall determine its own rules and order of business. Each multiple member body shall provide for the keeping of agendas, minutes and related submissions of its proceedings. All documents shall be a public record and certified copies shall be placed on file in the office of the city clerk within a reasonable period from the date of approval.
- (4) Voting If requested by any member, a vote of an appointed multiple member body shall be taken by a roll call vote and the vote of each member shall be recorded in the minutes, provided, however, that if the vote is unanimous only that fact need be recorded. Unless some other provision is made by the multiple member body's own rules while a quorum is present, except on procedural matters, any action on a matter representing an exercise of the powers of the multiple member body shall require a majority vote. General Laws related to a vote to meet in executive session shall always require a

majority of members of the body. 1017 SECTION 8-8: REFERENCES TO GENERAL LAWS 1018 All references to General Laws contained in the charter refer to the 1019 1020 Massachusetts General Laws and are intended to refer to and to include any 1021 amendments or revisions to chapters or sections or to the corresponding chapters and sections of any rearrangement, revision or recodification of 1022 statutes enacted or adopted subsequent to the adoption of this charter. 1023 SECTION 8-9: COMPUTATION OF TIME 1024 In computing time under this charter, the day of the act or event after which 1025 the designated time period begins to run shall not be included. The last day 1026 1027 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 business 1028 1029 day. SECTION 8-10: OATHS OR AFFIRMATIONS 1030 (a) Officials Elected in Regular Municipal Elections – On the first business day 1031 in January of each even-numbered year, the city council members-elect, the 1032 school committee members-elect and the mayor-elect, shall meet and take 1033 1034 an oath or affirmation to faithfully discharge the duties of their office. The 1035 oath or affirmation shall be administered by the city clerk, the assistant city 1036 clerk, a judge of a court of record or by a justice of the peace. Each official 1037 taking the oath or affirmation shall also sign a written version, which shall be kept in a bound book maintained by the city clerk. If the mayor-elect or any 1038 member-elect of the city council or school committee is absent on the day 1039 the oath is administered, the oath or affirmation shall be administered at 1040 any time within 10 days of the first business day of January, unless 1041 1042 circumstances beyond the control of the officer-elect prevent such action,

but in no instance shall the time period to be sworn to office extend beyond

- 1044 30 days from the first business day of January.
- 1045 (b) Other Elected Officials and Appointed Positions Except as otherwise
- provided by law, every person who is elected or appointed to an office or as
- a member of a multiple member body shall take an oath or affirmation
- before performing any act under this election or appointment. A record of
- this oath or affirmation shall be kept by the city clerk.
- 1050 SECTION 8-11: LIMITATION ON OFFICE HOLDING
- 1051 Unless otherwise allowed by law or this charter, a person shall not
- simultaneously hold more than 1 office or position of employment with the
- city. This section may be waived by the mayor by filing a notice of the
- waiver with an explanation and justification with the city clerk.
- 1055 SECTION 8-12: FELONY CONVICTION
- An elected official who has been convicted of a state or federal felony while
- holding office shall be deemed to have vacated the office.
- 1058 SECTION 8-13: ENFORCEMENT OF CHARTER PROVISIONS
- It shall be the duty of the mayor to see that the charter is faithfully followed
- and complied with by all city agencies and employees. Whenever it appears
- to the mayor that a city agency or employee is not following the charter, the
- mayor shall, in writing, cause notice to be given to that agency or employee
- directing compliance with this charter. Whenever it appears to the city
- council that the mayor is not following this charter, the city council shall, by
- resolution, direct the attention of the mayor to those areas in which it
- believes there is a failure to comply with the charter. The procedures made
- available in chapter 231A of the General Laws may be used to determine the
- rights, duties, or other legal relations arising under the charter, including
- any question of construction or validity which may be involved in that
- 1070 determination.

1071 ARTICLE 9

1072 TRANSITION PROVISIONS

- 1073 SECTION 9-1: CONTINUATION OF EXISTING LAWS
- (a) All General Laws, special laws, city ordinances, city council votes, rules
- and regulations of or pertaining to the city 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 due course of law, or until they expire by their own limitation. In any case
- in which the provisions of the charter are found to be inconsistent with the
- provisions of any general or special law that would otherwise be applicable,
- the provisions of the charter shall prevail.
- (b) Except as otherwise provided in the charter, the city shall not be subject
- to provisions of chapter 31 of the General Laws. Uniform positions within the
- police department and the fire department below the rank of chief of
- department shall continue to be subject to said chapter 31. Tenured civil
- service employees of the city shall continue to be subject to the provisions of
- said chapter 31 in the classification held at the time of the effective date of
- the charter.
- 1089 SECTION 9-2: CONTINUATION OF GOVERNMENT AND ADMINISTRATION
- All city agencies and city officials shall continue to perform their duties until
- reappointed, until successors to their respective positions are appointed or
- until their duties have been transferred and assumed by another city
- agency. All officers and department heads previously appointed and/or
- appointed and confirmed at the time this Charter takes effect shall not be
- required to be re-appointed or re-appointed and confirmed, unless otherwise
- 1096 provided by this Charter.
- 1097 SECTION 9-3: TRANSFER OF RECORDS AND PROPERTY

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

 SECTION 9-4: CONTINUATION OF PERSONNEL
- All city office holders and employees shall retain the office, position or
 employment they hold, and shall continue to perform the duties of the office,
 position or employment until their employment or position is otherwise
 terminated or other provisions are made. A person in full-time service of the
 city shall not forfeit accrued time in service of the city as a result of adoption
 of the charter.
- SECTION 9-5: EFFECT ON OBLIGATIONS, TAXES, ETC.
- 1109 All official bonds, recognizances, obligations, contracts and other instruments entered into or executed by, with, or on the behalf of the city 1110 before the adoption of the charter, shall continue to be obligations of the 1111 city; and all taxes, assessments, fines, penalties and forfeitures, incurred or 1112 imposed, due or owing to the city, shall be enforced and collected; and all 1113 writs, prosecutions, actions and causes of action, except as herein otherwise 1114 provided, shall continue without abatement and remain unaffected by the 1115 charter; and any legal act done by or in favor of the city shall not be 1116 rendered invalid by reason of the adoption of the charter. 1117
- 1118 SECTION 9-6: DISPOSITION OF CERTAIN SPECIAL ACTS
- 1119 (a) Certain Special Acts Repealed:
- The following special acts are hereby repealed: St.1899, c. 240, establishing a charter for the city of Somerville; provided, however, that section 38 establishing the composition and term of the board of health, section 39 establishing the composition and term of the board of library trustees, and section 43 requiring that the purchasing agent make all city purchases, shall

- remain in effect until such time as the city acts under Article 5 of the charter
- to enact one or more administrative orders; St. 1982, c. 656 authorizing the
- mayor and council salaries to be set by ordinance; St. 1989, c. 355,
- establishing a 3 year term for the city clerk;, St. 2014, c. 90, filling a
- vacancy in the office of mayor; St. 2018, c. 355, replacing the words "board
- of aldermen" and "alderman", with the words "city council" and "councilor",
- replacing the words "alderman at-large" with the words "councilor at-large",
- and replacing the words "aldermen-elect" with the words "council-elect", and
- 1133 St. 2022, c. 312, making c. 240 of 1899 gender neutral.
- (b) Certain Special Acts Recognized and Retained:
- 1135 The following special acts, including those which amended Chapter 240 of
- the Acts of 1899, relating to the organization of the city's government, are
- recognized and retained as follows, notwithstanding any reference to said c.
- 240: St. 1923, c.191, St. 1939, c.190, and St. 2018, c.410 relating to the
- Licensing Commission; St. 1928, c. 41 and c. 81, St. 2021, c. 63 relating to
- the Board of Appeals; St. 1928, c. 82, St. 2018, c. 410, and St. 2012, c. 400
- relating to the Board of Election Commissioners; St. 1934, c. 294 relating to
- the Auditor, St. 1934, c. 295 relating to the Treasurer; St. 1953, c. 653, St.
- 1988, c. 94, ss. 40, 40A, B, C, and D, St. 2004, c. 317, and St. 2008, c.112
- relating to the Department of Public Works; St. 1977, c. 644 relating to the
- 1145 School Committee; St. 1985, c. 23, and St. 2012, c. 400 relating to the
- Board of Assessors; St. 1991, c. 390 relating to the Disabilities Commission;
- 1147 St. 2008, c. 106 establishing the Municipal Hearing Officer; St. 2012, c. 381,
- and St. 2016, c. 142 relating to the Alcoholic Beverages Commission; St.
- 2018, c. 364 relating to the Redevelopment Authority; St. 1978, c.297, St.
- 2012, c.312. and St. 2012, c. 400 relating to the Traffic Commission; and
- ss. 1-10, 26, 50, 43, 47, 48, 49, 50, 56, 57, 58, 59 and 60 of c. 400 of the
- 1152 Acts of 2012 until such time as the city acts under Article 5 of this charter to
- adopt one or more administrative orders.

1154 SECTION 9-7: TIME OF TAKING EFFECT

- (a) The provisions of s.Section 3-6 of the charter relating to the appointment
- of the Chief Administrative Officer shall take effect following the regular
- municipal election in 2025.
- (b) The provisions of Article 7 relative to municipal elections shall be in
- effect for the preliminary and regular municipal elections to be held in 202.
- (c) The provision of Article 6 relating to the operating budget, the capital
- plan, and the municipal audit shall take effect for the fiscal year beginning
- 1₁₆₂ July 1, 2026 (FY 2027).
- 1163 (d) The provisions of Sections 2-1(b), 3-1(b), and 4-1(b) relating to the
- 1164 <u>terms of office for city councilors, the mayor, and school committee</u>
- members shall take effect for the term of office that commences in 2028.
- 1166 (de) Creation of Public Financing of Campaigns Committee
- 1167 Within 6 months of the adoption of the charter, the city council shall create a
- public financing of campaigns committee to study public financing
- mechanisms and prepare recommendations with the goal of making running
- for office in the city more accessible to potential candidates. The directive of
- this study committee is to consider a full range of options as practicable,
- provide analysis on the potential benefits and barriers of each option, and
- consider which should be recommended to the city council for its
- 1174 consideration.
- 1175 The committee shall consist of 9 members: 1 shall be the chair of the board
- of elections commissioners or their designee, 1 shall be the city council
- president or their designee, 1 shall be the chair of the school committee or
- their designee, 2 shall be city residents appointed by the city council, 2 shall
- be city residents appointed by the school committee, 2 shall be city residents
- appointed by the mayor. The committee shall elect a chair and establish the

schedule of its meetings. The committee shall issue recommendations to the city council within 12 months of the appointment of all of the members. The city council shall take action on the recommendations within 90 days of receipt. If the city council has already taken action consistent with this provision, no action is necessary.

(ef) Creation of Ranked Choice Voting Implementation Committee

Within 6 months of the adoption of the charter, the city council shall create a ranked choice voting committee to propose a measure to adopt ranked-choice voting and submit a report on ranked-choice voting in the city. A voting method shall be considered ranked choice voting if the municipal voter ranks candidates in order of preference. The committee's report shall include:

- (1) the elected offices to be selected by this voting method;
- (2) a timeframe and strategy for implementation;
- (3) infrastructure and equipment requirements;
- (4) a cost analysis;

- (5) a comparative analysis of other voting methods;
- (6) an analysis of potential equity concerns; and
- (7) a community education plan.

If the city council has already taken action consistent with this provision, no action is necessary. The goal of this committee is to implement ranked choice voting in order to more accurately reflect the will of the voters, increase the number and diversity of candidates, lower barriers to candidate participation and increase transparency of elections.

The committee shall consist of 9 members: 1 shall be the chair of the board

of elections commissioners or their designee, 1 shall be the city council president or their designee, 1 shall be the chair of the school committee or their designee, 2 shall be city residents appointed by the city council, 2 shall be city residents appointed by the school committee, 2 shall be city residents appointed by the mayor. The committee shall elect a Chair and establish the schedule of its meetings. The committee shall propose a measure to the city council within 18 months of the appointment of its full membership. The city council shall take action on the measure within 90 days of receipt.

(fg) Initial Periodic Review of Multiple Member Bodies

- The mayor and the city council shall convene the first periodic review of multiple member bodies committee, pursuant to section 8-6, within 6 months of the adoption of the charter. The committee's report should include:
 - (1) an assessment of the functions and relevancies of the city's current multiple member bodies;
 - (2) a review of activities of multiple member bodies from recent years;
 - (3) the ability of the city to fill appointments to the body; and
- (4) recommendations for combining, terminating, or establishing new multiple member bodies. If the city council has already taken action consistent with this provision, no action is necessary.
- The committee shall consist of 5 members: 1 shall be the mayor or their designee, 1 shall be the city council president or their designee, 1 shall be the city clerk, 1 shall be a resident appointed by the mayor, 1 shall be a resident appointed by the city council.
- The committee shall submit a report to the city council and they shall respond to and vote on the recommendations within 90 days of receipt.

1232 (gh) Within 120 days of the effective date of this act, the city council shall consider the acceptance of section 91 of chapter 41 of the general laws. 1233 1234 SECTION 2. The city clerk shall cause the following question to be place on 1235 the official ballot to be used in the city of Somerville at the regular municipal 1236 election to be held on November 4, 2025: Shall the city adopt Chapter XXX of the Acts of 2024 that provides a special act charter for the city of 1237 Somerville? The city attorney shall prepare the summary of the proposed 1238 special act charter which shall appear on the ballot along with the question 1239 provided in this section and the city attorney shall submit the question and 1240 1241 summary to the city clerk in accordance with section 42C of chapter 54 of the General Laws. 1242 1243 SECTION 3. Section 1 shall take effect upon acceptance by a majority of the 1244 voters of the city voting in the affirmative, but not otherwise. 1245 1246

SECTION 4. Section 2 shall take effect upon passage.