SESSION 1989

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HOUSE BILL 2241 Committee Substitute Favorable 6/21/90 Third Edition Engrossed 7/9/90

Short Title: Bessemer City Charter Rewrite.

Sponsors:

Referred to:

June 1, 1990

1	A BILL TO BE ENTITLED
2	AN ACT REVISING AND CONSOLIDATING THE CHARTER OF BESSEMER
3	CITY.
4	The General Assembly of North Carolina enacts:
5	Section 1. The Charter of Bessemer City is revised and consolidated to read:
6	''THE CHARTER
7	OF
8	BESSEMER CITY, NORTH CAROLINA.
9	"CHAPTER I. ORGANIZATION AND POWERS.
10	"ARTICLE A. INCORPORATION OF CITY; CORPORATE POWERS.
11	"Section 1.10. Incorporation of City and Corporate Powers.
12	(a) The inhabitants of the City of Bessemer City, in the County of Gaston, State
13	of North Carolina, shall continue to be and constitute a body politic incorporated within
14	the boundaries as established in Article B of this Chapter, or as hereafter established in
15	the manner provided by law, may have and use a corporate seal, and shall have
16	perpetual succession and shall be a city under the name and style of 'Bessemer City.'
17	Under such name the City shall continue to be vested with all of the property and rights
18	of property which now belong to the corporation; may sue and be sued; may contract
19	and be contracted with; may acquire and hold such property, real and personal, as may
20	be devised, bequeathed, sold or in any manner conveyed or dedicated to, whether
21	voluntarily or involuntarily, or otherwise acquired by it, and from time to time may hold
22	or invest, sell, or dispose of the same; may have a common seal and alter and renew the

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(Local)

same at will and shall have and may exercise in conformity with this Charter all 1 2 municipal powers, functions, rights, privileges, and immunities of every name and 3 nature whatsoever. 4 (b)In addition to the foregoing, the City shall have, acting through its Council, 5 among other things, power to make and provide for the execution of such ordinances for 6 Bessemer City (hereinafter referred to as the 'City') as they may deem proper not 7 inconsistent with the laws of the State of North Carolina, now or hereafter granted to 8 municipalities under the general law of the State of North Carolina, and the City is 9 specifically granted in addition to the foregoing, the following powers which are in 10 addition to all other powers and authority set out in this Charter: 11 Eminent Domain. To condemn land required for any governmental (1)12 purpose, both within and without the City limits, and in such excess as 13 may be required to protect or preserve same, under the same procedure 14 as now or hereafter provided in the General Statutes. 15 (2)Exercise of Police Power. To adopt and enforce within its corporate 16 limits and within one mile thereof police, sanitary, and other police 17 power regulations not inconsistent with the General Statutes and all 18 amendments thereto, including extraterritorial zoning authority as authorized by the General Statutes which are hereby declared to be 19 20 applicable to the City, provided, however, that the boundaries of such 21 corporate limits and the one-mile area be defined in terms of geographical features identifiable on the ground, to the extent feasible, 22 as provided by general statute; 23 Borrow Money. To borrow money within the limits prescribed by 24 (3) 25 law: 26 (4) Appropriate Money. To appropriate the money of the City for all 27 lawful purposes in accordance with the applicable provisions of the 28 General Statutes. Payment of Debt. 29 (5) To provide for the payment of existing legal 30 indebtedness and of any binding obligation that may be made from time to time by the City and to appropriate funds and levy taxes for 31 32 that purpose; Ordinances to Preserve Order. To pass ordinances for the due 33 (6) observance of Sunday and for maintenance of order in the vicinity of 34 35 churches, schools, and public buildings; 36 Cemeteries. To own, establish, regulate and operate one or more (7)cemeteries and to regulate the burying of the dead; 37 38 (8) Ownership of Public Facilities. To own, operate, maintain, or cease to 39 maintain, parks, hospitals, auditoriums, swimming pools, community centers, playgrounds, stadiums, athletic parks and fields, and such 40 41 other facilities for the benefit and welfare of its citizens and to finance 42 same out of tax revenue or any portion of the General Fund; provided such appropriations do not exceed ten percent (10%) of the gross tax 43 44 receipts during any fiscal year;

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(9)	Storm Drainage. To require that all property owners provide adequate
	drainage facilities to the end that their premises be kept free of
	standing water and permit the natural flow of water thereon to be taken
	care of, and that in case of failure on the part of such owner or owners
	to provide the same, after due written notice, to go upon the premises
	and construct the necessary facilities and charge the costs thereof
(10	against said premises to be collected as in the case of taxes;
(10	
(11	operating of junk yards and auto wrecking companies in the City;
(11) Ordinance Enforcement. To prescribe fines, forfeitures, and penalties for the breach of any ordinance enforcing the powers granted in this
	Charter or by general law and to provide for recovery of such fines and
	forfeitures and cost of enforcement of such penalties;
(12	
	as are expedient for maintaining peace, good government, and the
	welfare of the City and the morals and happiness of its citizens, and for
	the performance of all municipal functions;
(13	
	powers authorized by law; and those prescribed by general statute and
NT. 11.1.11	those necessarily implied by law.
	ty shall accrue to the City or its officers, agencies, employees, or elected
officials for the failure of said City or its officers, employees, agencies, or elected officials to perform any duty or exercise any powers above enumerated or hereafter set	
out in this Charter, the General Statutes, or the general laws of the State of North	
Carolina.	
Except as	otherwise provided in the Charter, or the general laws of North Carolina,
the City Council shall have authority to determine by whom and in what manner the	
	ed by this section shall be exercised.
	1.12. Exercise of Power. All powers, functions, rights, privileges, and
	f the City, its officers, agencies, employees, or elected officials shall be
	xecution as provided by this Charter or, if this Charter makes no provision,
-	by ordinance or resolution of the City Council, and as provided by the of North Carolina pertaining to municipalities, and their officers, agencies,
-	nd elected officials.
· · ·	1.14. Powers Granted by Charter not Exclusive. The enumeration of
	vers, rights, privileges, franchises, and immunities by this Charter shall not
· ·	emed to be exclusive, but in addition to the powers enumerated or implied
	appropriate to the exercise thereof, the City shall have and may exercise
	vers which under the Constitution and laws of North Carolina are now
-	ay be granted in the future to municipalities. The powers herein granted
	n to and not in substitution of existing powers, or powers hereafter granted
-	corporations under the Constitution and laws of North Carolina. Except as
limited or res	tricted or prohibited by the Constitution of North Carolina or this Charter,

the City shall have and may exercise all municipal powers, functions, rights, privileges,
 and immunities of every name and nature whatsoever.

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"ARTICLE B. MUNICIPAL CORPORATE BOUNDARIES.

"Section 1.16. Corporate Limits Defined. The corporate limits of the City shall be
those existing at the time of ratification of this restated Charter with such alterations as
may be made from time to time in the manner provided by law.

7 "Section 1.18. City Map. The city engineer or such other appropriate and qualified 8 person shall prepare a map of such boundaries to be entitled 'Map of Bessemer City 9 Limits' and shall also prepare a written description of the corporate boundaries as shown 10 on said map to be designated 'Description of Bessemer City Limits.' The city manager, if any, or Mayor shall at all times maintain said map and description in his office as the 11 12 official map and description of the corporate boundaries of the City and shall be open to 13 inspection by any person at any time during normal business hours; provided, however, 14 that the City shall have authority to extend its corporate limits in any fashion as 15 provided for by the general laws of North Carolina. The city engineer or such other 16 appropriate person shall indicate any alteration by making appropriate changes in or 17 additions to said map and description. Photographic, typed or other copies of said 18 official map or description, certified by the city clerk, shall be admitted in evidence in 19 all courts and shall have the same force and effect as would the original map or 20 description. When required from time to time, the City Council may provide for the 21 redrawing of the official map or the rewriting of the official description. A redrawn 22 map and a rewritten description shall supersede the earlier map and description which 23 are replaced.

"ARTICLE C. CHARTER AMENDMENTS.

25 "Section 1.20. City Attorney to Recommend Changes. As soon as possible after the adjournment of each General Assembly, the city attorney shall present to the City 26 27 Council copies of all local laws relating to the property, affairs, and government of the City that were enacted by such General Assembly, whether or not in terms amending 28 29 this Charter, which he recommends to be incorporated into this Charter. Such 30 recommendations may include suggestions for renumbering or rearranging the 31 provisions of such laws, for providing titles and catch lines, and for such other changes in arrangement and form that do not change the law as may be thought necessary to 32 implement the purposes of this section. After considering the recommendations of the 33 34 city attorney, the City Council may provide for the incorporation of such laws into this 35 Charter in order to maintain at all times a current and accurate Charter.

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"CHAPTER II. MAYOR AND COUNCIL. "ARTICLE A. COUNCIL: COMPOSITION, TERMS, QUALIFICATIONS, AND COMPENSATION.

"Section 2.10. Composition of the City Council. The membership of the City
Council shall consist of a Mayor and six Council members who shall be elected in the
manner provided in this Charter.

42 "Section 2.12. Terms, Qualifications, and Vacancies.

43 (a) The terms of office for all elected officials (i.e., Mayor and Council 44 members) shall be for two years, beginning the day and hour of the organizational 1 meeting of the Council, and shall continue until their successors are elected and 2 qualified.

3 (b) No person shall be eligible to be elected to the City Council or to serve 4 thereon unless he is a qualified voter and resident of the City. Any qualified elector of 5 the City who has been a resident of the ward from which he is elected for at least 30 6 days prior to election shall be eligible to serve as a council member for such ward.

7 If any person elected as a council member shall refuse to be qualified, or for (c) 8 any reason cannot be qualified, or if there is a vacancy occurring after his election and 9 qualification as a result of death, resignation, removal of the place of residence of a 10 council member from Bessemer City or the ward for which such council member was elected, conviction of or submission to a felonious charge, a declaration of lunacy, or 11 12 for any other cause as decreed by a court of competent jurisdiction, or by operation of 13 law, or if any such person becomes unable to discharge the duties of the office of 14 council member, the Council shall choose some qualified person who has been a 15 resident of the ward in which the vacancy occurred for at least four months prior to the 16 date of appointment to serve as council member in his place and stead for such unexpired term. Council members so selected shall have all authority and powers given 17 18 by this Charter to regularly elected council members. Such council member shall be 19 elected by a majority vote of the remaining members of the City Council in regular or 20 special meeting. The City Council shall have authority to fill any vacancy resulting 21 from a failure of candidates filing.

If any person elected as Mayor shall refuse to be qualified, or for any reason 22 (d) 23 cannot be qualified, or if there is a vacancy occurring after his election and qualification 24 as a result of death, resignation, removal of residence from Bessemer City, conviction of 25 or submission to a felonious charge, a declaration of lunacy, or for any other cause as decreed by a court of competent jurisdiction, or by operation of law, or if any such 26 27 person becomes unable to discharge the duties of the office of Mayor, Council shall 28 choose some qualified person residing in the City for such unexpired term to act as 29 Mayor in his place and stead. A Mayor so selected shall have all authority and powers 30 given by this Charter to a regularly elected Mayor. Such Mayor shall be elected by a 31 majority vote of the remaining members of the City Council in regular or special 32 meeting.

(e) No person elected to the City Council, whether he qualifies or not, shall,
during the term for which he was elected, be appointed to or serve in any other position
or office of trust or profit in the City government. However, when a vacancy exists or
shall occur in the office of Mayor, a Council member shall not be barred from selection
as Mayor for the unexpired term.

38 "Section 2.14. Compensation and Reimbursement of Officials. The City Council 39 may fix the compensation of the Mayor and the Council members and any other elected 40 officers of the City in such sums as may be just and reasonable. Any increase in the 41 compensation of Mayor or Council member shall not take effect until after the next 42 succeeding regular municipal election. The Mayor, Council members or other elected 43 officers shall be entitled to reimbursement for actual expenses incurred in the course of

performing their official duties at rates not in excess of those allowed to other City 1 2 officers and employees.

3 "Section 2.16. Rules of Business. The City Council shall determine its own rules 4 and order of business.

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"ARTICLE B. ORGANIZATION AND PROCEDURES.

6 "Section 2.20. Organizational Meeting. On the first regular meeting date in 7 December following the election in the immediately preceding November, the newly 8 elected Mayor and Council members shall meet at its usual place for holding its 9 meetings in Bessemer City, and the newly elected Mayor and Council members shall 10 take their oath of office and assume the duties of their office. The council members shall choose from its members a Mayor Pro Tem, who shall hold office for a term of 11 The organization of the Council shall take place notwithstanding the 12 two years. 13 absence, death, refusal to serve or nonelection of one or more members; provided, that 14 at least four of the persons entitled to be members are present.

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"Section 2.22. Regular and Special Meetings.

16 (a) Regular Meetings. Following the organizational meeting, the Council shall 17 designate the time for its regular meetings by resolution or ordinance and shall convene 18 for such regular meeting not less than once each month.

19 (b)Special Meetings. The Mayor, or in the absence of the Mayor, the Mayor Pro 20 Tem, or a majority of the Council members at any time may call a special meeting of 21 the City Council by causing written notice stating the time, place and purpose of the special meeting, to be delivered to each member or left at his dwelling and also at his 22 place of business at least six hours before such special meeting. Only the business 23 24 stated in the written notice may be transacted at a special meeting so called, except 25 when the Mayor and all Council members are present and consent to the transaction of other business. Meetings of the Council may also be held at any time the Mayor and all 26 27 Council members are present and consent thereto or when called or announced at a regularly scheduled meeting of the Council at which time all members of the Council 28 29 are present.

30 Attendance and Quorum. The Mayor and City Council members shall be (c) expected to attend all Council meetings, both regular and special, and shall endeavor to 31 attend at least seventy-five percent (75%) of such meetings. A majority of the City 32 Council shall constitute a quorum. In determining whether a quorum is present, the 33 34 Mayor shall be counted as a member of the City Council.

35 (d) All Meetings Public. Unless otherwise provided by law, all meetings shall be open to the public, and the Council shall sit with open doors at all of its legislative 36 sessions. 37

38 (e) Minutes of Meeting to Be Kept. The City Council shall keep a journal of its 39 proceedings which, except as to those matters exempted by law, shall be a public 40 record. All minutes shall be maintained by the city clerk.

Mayor to Preside. The Mayor, who shall be the official head of the City, 41 (f)42 shall preside at all meetings of the Council, if present. In the absence of the Mayor, the Mayor Pro Tem shall preside, and in the absence of both, a chairman pro tem shall be 43 44 chosen to preside at such meeting.

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1	(g) V	oting.			
2	(U)	Mayor and council Obligated to Vote. Neither the Mayor nor any			
3	× ×	Council member shall be excused from voting except upon matters			
4		involving the consideration of his own official conduct, or involving			
5		matters in which he has a financial or prejudicial interest. An			
6		unexcused failure to vote by the Mayor or a Council member who is			
7		present shall be deemed an affirmative vote and shall be so recorded.			
8		A Council member who has withdrawn from a meeting without being			
9		excused shall be counted as present for the purpose of determining			
10		whether or not a quorum is present, and if a vote is taken during the			
11		absence of a Council member, his vote shall be deemed an affirmative			
12		vote as set forth above.			
13	(2	2) Mayor and Mayor Pro Tem. The Mayor shall have no vote except in			
14		the case of a tie. In the absence of the Mayor, the Mayor Pro Tem, or			
15		the Chairman Pro Tem shall vote as herein provided for the Mayor.			
16	(2	B) Quorum. A majority of the members present shall be sufficient to pass			
17		any motion, resolution, or ordinance unless a greater vote is required			
18	<i>(</i>	by law or is set out herein.			
19	(4	4) Public Hearings. The Council may continue any public hearing			
20		without further advertisement. If a quorum is not present at the time			
21		fixed for such hearing, it shall automatically be continued to the next			
22		regular Council meeting.			
23	"Santian	"ARTICLE C. POWERS AND DUTIES.			
24 25		"Section 2.30. Exercise of Powers.			
23 26		(a) City Council. The City Council shall direct the exercise of all of the powers			
20 27	of the City, except as otherwise provided by this Charter. In addition to other powers conferred upon it by law, the City Council may adopt and provide for the execution of				
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28 29	such ordinances, rules and regulations as may be necessary or appropriate for the preservation of the comfort convenience security good order better government or				
30	-	preservation of the comfort, convenience, security, good order, better government or general welfare of the City and its inhabitants. The Council may enforce the same by			
31	-	imposing penalties for violations and may compel the performance of the duties			
32		on others by suitable penalties.			
33		layor. The Mayor shall be the official representative of the City and shall			
34	preside at all meetings of the City Council. The powers and duties of the Mayor shall be				
35	such as are conferred upon him by this Charter, by the General Statutes, and by general				
36		law, together with such others as may be conferred by the Council.			
37	(c) Mayor Pro Tem. During the absence or disability of the Mayor, the functions				
38	of his office shall be maintained by the Mayor Pro Tem. The Mayor Pro Tem shall				
39		ll meetings of the Council in the absence of the Mayor, but shall only vote			
40	when so pre	siding as herein provided for the Mayor.			
41	· /	ouncil to be Judge of Elections. The City Council shall be the judge of the			
42	elections an	d qualifications of its members and the Mayor, and in such cases shall have			

42 elections and qualifications of its members and the Mayor, and in such cases shall have43 power to subpoena witnesses and compel the production of all pertinent books, records,

and papers; but the decision of the City Council in any case shall be subject to review
 by a Court of competent jurisdiction.

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"ARTICLE D. ORDINANCE PROCEDURES.

"Section 2.40. Applicable General Law. Except as otherwise herein provided, the
adoption, amendment and repeal of ordinances shall be governed by provisions of
general laws applying to municipalities.

7 "Section 2.42. Effect of Ordinances on City Property. Unless otherwise provided
8 in the ordinance, all ordinances shall apply to property and rights-of-way belonging to
9 the City and located outside the corporate limits.

"Section 2.44. Code of Ordinances. The Council shall adopt and issue a copy of its ordinances known as the 'Code of Ordinances of Bessemer City.' The code may be reproduced by printing, mimeographing, photoduplication, offset or similar process and may be issued as a securely bound book or books with periodic separately bound supplements or as a loose leaf book maintained by replacing pages.

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"CHAPTER III. ADMINISTRATIVE OFFICES.

"ARTICLE A. ORGANIZATION OF CITY GOVERNMENT.

17 "Section 3.10. Organization. The Council may create, change, abolish and 18 consolidate offices, positions, departments, boards, commissions, and agencies of the 19 City government and generally organize and reorganize the City government in order to 20 promote orderly and efficient administration of City affairs, except as may be otherwise 21 provided by this Charter and by the applicable general laws of the State of North 22 Carolina.

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"ARTICLE B. CITY MANAGER.

24 "Section 3.20. Appointment. The City Council shall appoint a city manager to 25 serve at its pleasure. He shall be appointed solely on the basis of his executive and 26 administrative qualifications, and the city manager need not be a resident of the City at 27 the time of his appointment but shall be required to become a resident of the city within 28 six months following his appointment. The individual appointed city manager is 29 eligible to serve in more than one appointive capacity but not as an elected official. He 30 shall receive such compensation as the Council may fix.

31 "Section 3.22. **Powers.** The city manager shall be the chief administrator of the 32 City. He shall be responsible to the Council for administering all municipal affairs 33 placed in his charge and shall have the powers and duties set out in the applicable 34 provisions of the General Statutes. However, the city manager shall not have any 35 authority to hire or fire the city clerk, city attorney, or the police chief.

"Section 3.24. Interim City Manager. When the position of city manager is
vacant, the Council shall designate a qualified person to exercise the powers and
perform the duties of manager until the vacancy is filled.

"Section 3.26. Qualified Candidates. Any duly qualified person shall be eligible
for the position of city manager other than the Mayor or members of the City Council.

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"ARTICLE C. PERSONNEL.

42 "Section 3.30. Hiring, Compensation and Benefits.

43 (a) Pay and Allowances. The Council shall approve the schedule of pay, expense44 allowance, and other compensation of all City employees and may adopt position

classification plans. The Council may purchase life insurance and health insurance for
the benefit of all or any class of City employees as a part of their compensation, and
may provide other fringe benefits for City employees.

4 (b) Ordinances and Regulations. The Council may adopt or provide for rules and 5 regulations or ordinances concerning but not limited to annual leave, sick leave with full 6 pay or with partial pay supplementing workers' compensation payments for employees 7 injured in accidents arising out of and in the course of employment, hours of 8 employment, holidays, working conditions, service award and incentive award 9 programs, other personnel policies, and any other measures that promote the hiring and 10 retention of capable, diligent and honest career employees.

"Section 3.32. Defense of Employees and Officers. Upon request made by or in 11 12 behalf of any employee or officer, or former employee or officer, the Council, in its discretion, may provide for the defense of any civil or criminal action or proceeding 13 14 brought against such employee or officer either in his official or in his individual 15 capacity, or both, on account of any act done or omission made, or any act allegedly 16 done or omission allegedly made, in the scope and course of his employment or duty as 17 an employee or officer of the City. The defense may be provided by the City by its 18 counsel, or by employing other counsel, or by purchasing insurance which requires that the insurer provide the defense. 19

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"ARTICLE D. CITY CLERK.

"Section 3.42. **City Clerk.** The Council shall appoint a city clerk to serve at its pleasure. He shall give notice of meetings of the Council, keep a journal of the proceedings of the Council, be custodian of all City records entrusted to him, and shall perform any other duties that may be required by law, by the Council or by the city manager. In addition, the Council may appoint or provide for one or more deputy city clerks who shall have full authority to exercise and perform any of the powers and duties of the city clerk that it may specify.

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"ARTICLE E. CITY ATTORNEY.

29 "Section 3.52. City Attorney. The Council may appoint a city attorney to serve at 30 its pleasure, shall prescribe his duties and approve his rate of compensation. The 31 Council may appoint or provide for one or more associates or assistant city attorneys 32 who shall receive such compensation as may be fixed by the Council and shall have full 33 authority to exercise and perform any of the powers and duties of the city attorney that 34 may be specified by the Council or the city attorney.

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"ARTICLE F. TAX COLLECTOR.

36 "Section 3.62. Tax Collector. The Council shall appoint a tax collector to collect 37 taxes levied by the Council. The Council may in its discretion designate some official 38 or employee of the City who has other duties to perform also the duties of tax collector. 39 The Council shall fix the compensation of the tax collector and the tax collector shall 40 serve at its pleasure. It shall be the duty of the tax collector to employ all lawful means to collect all taxes levied by the Council and to perform such other duties as are 41 42 prescribed by law or as might be directed by the Council. The Council at its discretion may appoint one or more deputy tax collectors to serve at its pleasure and to receive 43 44 such compensation as fixed by the Council. Deputy tax collectors shall have the

authority to do and perform under the direction of the tax collector any act which the tax 1 2 collector himself might perform unless the scope of authority of the deputy tax collector 3 is specifically limited by the Council or by law. "ARTICLE G. POLICE CHIEF. 4 5 "Section 3.72. **Police Chief.** The City Council may appoint a police chief to serve 6 at its pleasure, shall prescribe his duties, and fix his compensation. "ARTICLE H. MISCELLANEOUS. 7 8 "Section 3.80. Official Bonds. The officers, employees, and elected officials of the 9 City, both elective and appointive, shall execute such official bonds in such amounts 10 and upon such terms and conditions as the Council may from time to time require. The City may purchase and pay the premium for such bonds if it elects to do so. 11 12 "Section 3.82. Reimbursement of City Officials. The City Council is hereby 13 authorized and empowered to reimburse any city official for expenses incurred while 14 upon official business. 15 "Section 3.84. Appointive City Officers. The Council may appoint one person to 16 fill any two or more positions listed in this Article. 17 "ARTICLE I. FINANCE AND FISCAL MATTERS. 18 "Section 3.90. General Authority to Levy and Collect Taxes. To raise revenue 19 for defraying expenses and incident to the proper government of the City, the Council 20 may, except as otherwise provided by law, levy and collect: (1) a tax on real and 21 personal property and on all other property subject to taxation; (2) a tax on all trades, occupations, professions, businesses and franchises carried on within the City; and (3) 22 23 any other taxes authorized by general law, by local act of the General Assembly or by a 24 vote of the citizens of the municipality as provided by law. The power to impose the tax 25 shall include the power to impose reasonable penalties for failure to declare tax liability, if required, or to impose penalties or interest for failure to pay taxes lawfully due within 26 27 the time prescribed by law or ordinance. The power to impose the tax shall also include 28 the power to provide for its administration in the manner not inconsistent with the 29 statute authorizing the tax. 30 "Section 3.92. Fiscal Year: Adoption of Annual Budget. The fiscal year of the 31 City shall be from July 1 through June 30. During such fiscal year, the City shall operate under an annual balanced budget which shall be adopted and administered in 32 accordance with Chapter 159, Article 3 of the General Statutes. The City shall be 33 34 required to adopt a financial budget by September 1 of each year for the next year. 35 "Section 3.94. Inspection of Records. All records and accounts in every office and department of the City shall be open for inspection by any citizen or representative of 36 the press at all reasonable times and under reasonable regulations established by the 37 38 City Council, except records or documents the exposure of which would tend to defeat 39 the lawful purpose which they are intended to accomplish or otherwise made confidential by law. 40

41 **"ARTICLE J. PROCUREMENT AND PROPERTY MANAGEMENT.**

42 "Section 3.102. Contracting, Purchasing, Bidding, and Property Management
43 Procedures. All contracts, except as otherwise provided for in this Charter, or by law,

shall be authorized and approved by the Council and reduced to writing in order to be
 binding upon the City.

3 Before making any purchase of contract supplies, materials, equipment or contractual services, opportunity shall be given for competition, under such rules and 4 regulations and with such exceptions as the City Council may prescribe by ordinance. 5 6 Unless otherwise limited by ordinance, all expenses for supplies, materials, equipment 7 or contractual services involving sums greater than the limits imposed by the General 8 Statutes shall be made on a written contract, and such contract shall be awarded to the 9 lowest responsible bidder after such public notice and competition as may be prescribed 10 by ordinances and in accordance with applicable provisions of the General Statutes.

11 Before beginning any City improvement costing more than the maximum sum 12 permitted by the General Statutes, an opportunity shall be given for competition, under 13 such rules and regulations and with such exceptions as the City Council may prescribe 14 by ordinance. Unless otherwise limited by ordinance, all city improvements costing 15 more than the maximum limits imposed by the General Statutes shall be executed by 16 written contract except where such improvement is authorized by the City Council to be 17 executed directly by a city department in conformity with detailed plans, specifications, 18 and estimates. All such contracts shall be awarded to the lowest responsible bidder after 19 such public notice and competition as may be prescribed by ordinances and in 20 accordance with G.S. 143-129 provided the City Council shall have the power to reject 21 any or all bids and exercise its discretion in the selection of a bid.

"Section 3.104. Sale and Disposition of Property. The City by private sale, sale on sealed bids, or public auction may in accordance with applicable provisions of the General Statutes upon such terms and conditions as it deems wise exchange, enter into agreements regarding the joint use of, lease or sale of any interest in real or personal property which it may legally own.

"Section 3.106. **Easements.** The City shall have authority without complying with the provisions of this Article to grant easements over, through, under, or across any city property or the right-of-way of any public street or alley that is not a part of the State highway system. Easements in a street or alley right-of-way shall not be granted if the easement would substantially impair or hinder the use of the street or alley as a way of passage.

33 "Section 3.108. Conflict of Interest. Any officer, department head, employee, or member of the Council who has financial interest, direct or indirect, in any proposed 34 35 contract with the City or in any proposed sale of any land, materials, supplies, or 36 services to the City or to a contractor supplying the City shall make known that interest 37 and shall refrain from voting upon or otherwise participating in the making of such 38 contract or sale. Any officer, department head, employee, or member of the Council 39 who willfully violates the requirements of this section shall be guilty of malfeasance in 40 office or position. A violation of this section with the knowledge expressed or implied 41 of the person or corporation contracting with or making a sale to the City shall render 42 the contract void.

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"ARTICLE K. AUDITS.

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"Section 3.120. Audits. The City Council shall order an independent audit made of all accounts of the city government by a certified public accountant selected by the City Council and said accountant shall have no personal interest directly or indirectly in the financial affairs of the city government or its officers. This audit shall be made annually at the end of the fiscal year. The City Council shall have the authority to order an independent audit at any other time they should so desire. The annual audit herein provided for shall be made available for public inspection at the office of the City Clerk.

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"CHAPTER IV. REGULATORY AND PLANNING FUNCTIONS. "ARTICLE A. ADMINISTRATION OF JUSTICE.

10 "Section 4.10. Administration of Justice. The Council may offer and pay rewards for the conviction of any person or persons alleged to have committed criminal offenses 11 12 which, in the judgment of the Council, involve serious danger to the public peace or 13 public safety. The Council shall fix the terms, conditions, and amounts of such rewards. The rewards shall be paid only by order of the Council from nontax revenues in the 14 15 general fund of the City; and the Council shall, in its discretion, determine who shall be 16 entitled to the collection of any reward. In addition, the Council may allocate funds 17 from nontax revenues in the general fund of the City for payment of informant's fees 18 concerning such criminal offenses.

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"ARTICLE B. PLANNING, ZONING, BUILDING REGULATIONS, AND RELATED MEASURES.

21 "Section 4.20. Authority.

22 (a) Authority Granted.

For the purpose of promoting the orderly growth, expansion, and development of the City and the surrounding one mile area, the Council is hereby authorized to exercise any planning, zoning, subdivision and building regulation powers (including plumbing, heating, cooling, or electrical regulation powers) now or hereafter conferred upon the City and vested in the Council by this Charter, the General Statutes, or any other law applicable to the City.

29 (b) City May Contract for Services.

30 The City Council may contract with another governmental unit, agency or 31 department for the performance of the services authorized pursuant to this Article as 32 allowed by statute.

33 (c) Enforcement.

In order to enforce properly the provisions of any planning, zoning, or subdivision ordinance or building regulation the Council shall require by ordinance that prior to the beginning of any construction, reconstruction or alteration of any building or structure or for plumbing, heating, cooling or electrical installations within said area a permit or permits be obtained therefor from the inspections superintendent of the City.

39 (d) Powers Granted Not Exclusive.

40 The powers herein granted to the City are intended to be supplementary to any 41 powers now or hereafter conferred upon it.

"Section 4.22. Public Hearings on Zoning Changes. Before adopting or amending
 any zoning regulations, restrictions, or boundaries, the Council after first referring the
 matter to the Bessemer City Planning and Zoning commission (commonly referred to as

1				
1	the 'Planning Board') for its recommendation shall hold a public hearing in accordance			
2	with the applicable ordinance.			
3	"ARTICLE C. UTILITY REGULATIONS.			
4	"Section 4.30. Operation of Water, Sewer, and Gas Systems and Other Utilities.			
5	(a) Authority Granted.			
6	Subject to the General Statutes, Federal Law and Regulations, and applicable			
7	general law, the City Council may:			
8	(1) Provide for the construction or acquisition and operation of utilities			
9	and utility systems;			
10	(2) Acquire any real or personal property necessary or incidental thereto,			
11	including equipment, machinery, and all manner of rights or interests			
12	in or relating to land and water, and appurtenances thereto;			
13	(3) Establish rates of charge for utility services and the use of utility			
14	facilities; (4) Adopt rules and regulations concerning the management of utilities			
15	(4) Adopt rules and regulations concerning the management of utilities			
16 17	and utility systems, with regard to such matters as maintenance,			
17 18	operation and improvement thereof, or require the pretreatment of			
18 19	(5) Adopt rules and regulations concerning charges for utility services.			
19 20	(5) Adopt rules and regulations concerning charges for utility services.(b) Definition of the Term 'Utility'.			
20 21	As used in this Charter, unless the context otherwise requires, the term 'utility'			
21	includes water supply, water distribution, sewerage, waste disposal, electric power,			
22	natural or manufactured gas, and public transportation.			
23 24	"Section 4.32. Connection by Abutting Property Owners. The Council may			
24	require that within 30 days after a water main or sewer line is completed and made			
23 26	ready for use, the owner of every abutting lot whereon such utility is supplied for any			
27	human use shall cause the lot to be connected thereto.			
28	"Section 4.34. Utility Charges. In the event any charge for utility service or for the			
20 29	use of utility facilities is not paid within 10 days after it becomes due, the same shall be			
30	delinquent and if authorized by the General Statutes become a lien upon such real			
31	property served or in connection with which the service or facility is used or upon all			
32	personal property situated upon such real property for both. The charge may at any time			
33	after becoming delinquent be collected either by suit or by the City tax collector.			
34	"Section 4.36. Deposits. A deposit by an owner or tenant of the premises to be			
35	served by a utility service or the use of utility facilities may be levied as per adopted			
36	ordinances and regulations of the City and held by the City for the duration of the			
37	service without interest. If a utility charge is not paid in a timely manner, the same may			
38	be deducted from the deposit and utility service may be cut off and not be turned on			
39	again until the balance of the deposit is increased to the original amount. An owner or			
40	tenant of property being serviced should give notice that the property is going to be			
41	vacated, in order to receive a refund of the deposit amount remaining subject to offset			
42	for charges due. In the event the owner or tenant shall vacate the premises without			
43	notifying the City and having utility cut off, the owner or tenant shall be liable to the			
44	City for any utility charges which accrue after the owner or tenant vacated the premises			
	· - •			

and shall forfeit to the City any balance of such deposit remaining after the utility
 service charge due has been deducted.

3 "Section 4.38. Water and Sewer Connection. Before any person, firm, or 4 corporation shall connect in any manner, except a sewer or water lateral from the meter to the premises, any privately owned water or sewer line or lines with any water or 5 6 sewer line or lines of the City, such person, firm or corporation shall, by proper 7 instrument, in consideration of making such connection and the benefits to be derived 8 therefrom, dedicate, give, grant, and convey such water or sewer line or lines to the City whether such connection and line or lines be within or without the City limits. No 9 10 connection to any water or sewer line or lines or any other local public utility shall be made without the express approval of the City, nor shall such connection be effected 11 12 except by the forces or employees of the City, for which a reasonable charge may be 13 made. Should any person, firm, or corporation connect any privately owned water or 14 sewer line or lines with any city water or sewer line or lines without first dedicating, 15 giving, granting, and conveying same to the City, the act of connecting such water or 16 sewer line or lines to the water or sewer line or lines for the City shall be conclusively 17 deemed and held to be a dedication, gift, grant, and conveyance of such water or sewer line or lines to the City; provided, that the City may enter into contracts, with any 18 19 person, firm or corporation whereby sewer or water lines may be laid within or without 20 the City limits and connected to the systems of the City under such terms as may be 21 agreed upon, notwithstanding any provisions of this section.

22 "Section 4.40. Natural Gas. The City shall be authorized to purchase such 23 quantities of natural or manufactured gas as necessary to effectively service the utility 24 needs of the City and its inhabitants and obtain the most reasonable price from the 25 provider. Such purchases by the City may be made through informal filing and bidding 26 procedures and do not require the approval of the City Council if in excess of \$10,000.

"Section 4.42. Public Utility Franchises. The Council may grant franchises for
any public utility or cablevision company in the manner provided by law, and, in its
discretion, may hold a referendum at the expenses of the applicant on the question of
granting a franchise.

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"ARTICLE D. VEHICLES AND TRAFFIC.

32 "Section 4.50. Council to Adopt Regulations.

33 (a) Authority to Adopt Traffic Ordinances.

The Council may adopt ordinances regulating the speeds of vehicles upon any City streets and may establish truck routes (or other required routes for limited classes of vehicles or traffic) applicable to any City street. As used in this section, the term 'City streets' includes all public highways, roads and streets within the City limits, including numbered State highways, and highways, roads and streets maintained, repaired, constructed, reconstructed or widened in whole or in part with State funds.

40 (b) State Numbered Highways.

An ordinance concerning vehicle speeds, truck routes, or other required routes that
applies to numbered State highways shall be subject to approval by the North Carolina
State Highway Commission.

"ARTICLE E. ROADS AND STREETS.

1	"Section 4.60. General Authority. The Council shall have general authority and		
2	control over all public streets, sidewalks, alleys, bridges, and other ways of public		
3	passage as provided in the General Statutes.		
4	"Section 4.62. Power to Classify Streets and Establish Building Setback Lines.		
5	The Council not only within the corporate limits of the City but also within the territory		
6	beyond the corporate limits as now or hereafter fixed for a distance of one mile in all		
7	directions may:		
8	(1) Classify all or a portion of any existing or proposed street according to		
9	its size, present and anticipated traffic load and other characteristics		
10	relevant to the achievement of the purposes of this Article; and		
11	(2) Establish by ordinance minimum distances that buildings constructed		
12	along each class or type of street shall be set back from the right-of-		
13	way line or the center line of the street. The Council may classify		
14	portions of any street in a manner different from other portions of the		
15	same street where the characteristics of the portions differ.		
16	"Section 4.64. Enforcement. Any setback line ordinance may provide for		
17	enforcement through the issuance of building permits and may be coordinated with the		
18	enforcement of the building code, the zoning ordinance and the subdivision ordinance.		
19	"ARTICLE F. IMPROVEMENTS AND SPECIAL ASSESSMENTS.		
20	"Section 4.70. Local Improvements. The City has all the power and authority		
21	granted to municipalities by the general laws of the State with respect to local		
22	improvements, such as, but not limited to, grading, regrading, widening, paving and		
23	repaying of public streets and alleys; constructing, reconstructing and altering of		
24	sidewalks, curbs, gutters and storm drains in the public streets and alleys; and laying or		
25 26	relaying sanitary sewer and water lines. The authority granted by this Article is in addition to that granted by any other law and with respect to any particular level		
26 27	addition to that granted by any other law and with respect to any particular local improvement, the City may exercise any one or more of the alternative powers available		
27	to it.		
28 29	"Section 4.72. Special Assessments. In making special assessments, the City may		
30	employ the following procedures:		
31	(1) Petition. Upon receipt of a petition from one or more owners of		
32	abutting property which fifty percent (50%) or more of the total street		
33	frontage is in one ownership, the Council may order the making of any		
34	local improvement. The Council may assess the cost thereof against		
35	the abutting property in the same manner and following the same		
36	procedures set out in the general laws of the State for making special		
37	assessments against property benefited by local improvements.		
38	(2) Limited Assessment Permitted. The Council may order the making of		
39	any local improvement and assess the cost thereof, except the City's		
40	portion, if any, against only a limited number of abutting properties if		
41	the owners of those properties submit a petition asking that the		
42	improvement be made and that the total amount to be assessed for the		
43	improvement be assessed only against their properties.		

1	(3)	Assessment by Council without Petition. If, in the Council's judgment,
2		which shall be conclusive, the abutting property to be assessed will be
3		benefited in an amount at least equal to the assessment, no petition for
4		local improvements shall be necessary and the Council may order the
5		making of any such local improvement and assess the cost thereof
6		against abutting properties in the following cases:
7		a. Streets.
8		1. When any street or part of a street is unsafe; or
9		2. The improvement of a street or part of a street not more
10		than 1,500 linear feet in length is necessary to connect a
11		street already paved; or the improvement of a street or
12		part of a street is necessary to connect a paved street, or
13		portion thereof, with a paved highway; or the
14		improvement of a street or part of a street is necessary to
15		provide a paved approach to a railroad, street grade,
16		separation, or bridge; or the widening of any street or
17		part of a street is necessary to accommodate present and
18		anticipated volumes of traffic;
19		b. Storm Drains. When any street or part of a street, or any
20		property, is without storm sewer or other surface drainage
21		improvements, and storm sewer or other surface drainage
22		should be provided in the public interest;
23		c. Sidewalks. When any street or part of a street is without
24		sidewalks and sidewalks should be provided in the public
25		interest;
26		d. Water and Sewer. When any property is without water and
27		sewer lines and water and sewer lines should be provided in the
28		public interest.
29	(4)	Repair of Sidewalks and Driveways. If the Council determines that
30	(-)	the public interest requires repair of a sidewalk or portion of a
31		driveway within the public right-of-way, the Council may order the
32		making of the repair and assess the total cost against the property
33		abutting the sidewalk or driveway repaired. Before an assessment may
34		be made for the repair, at least 30 days written notice shall be given to
35		the abutting property owner personally or by registered or certified
36		mail to his last known address or his address as shown on the tax
30 37		
38		records. The notice shall state that he is required to make the repair at
		his own expense in conformity with the sidewalk standards adopted by the City and that if he shall fail to make the repair therewan the City
39 40		the City, and that if he shall fail to make the repair thereupon the City
40		may make the repair and assess the cost. If the Council finds that any addreast or driveness is in poor of immediate repair the Council may
41		sidewalk or driveway is in need of immediate repair, the Council may
42		adopt a resolution setting out its finding and directing that the repair be
43		made immediately and that the cost be assessed against the abutting
44		property without prior notice to the property owner affected.

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1 "Section 4.74. **Planting Strip and Driveway Maintenance.** It is the responsibility 2 of the abutting property owner to maintain any property, driveway, steps or walkway 3 servicing the premises between the property line and the curb of a paved street including 4 any property located between a sidewalk and the abutting street. The City Council may 5 exercise any reasonable amount of enforcement necessary to maintain such areas at the 6 expense of the property owner should it be necessary.

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"ARTICLE G. ANNEXATION.

8 "Section 4.76. Annexation. The City Council shall have the authority to exercise9 all powers of annexation as provided in the General Statutes.

10

"CHAPTER V. ELECTIONS.

11 "Section 5.10. Regular and Special Elections. Time. For the purpose of electing a 12 Mayor, the several Council members and all other elective officers of the City, there 13 shall be held in the City, on the Tuesday following the first Monday in November, and 14 biennially thereafter on the odd-numbered years beginning in 1973, a regular municipal 15 election as provided in the General Statutes. The City Council may, by resolution and in 16 accordance with the General Statutes and applicable law, order a special election, fix the 17 time for holding the same, and provide all means for holding such special election, 18 including rules and regulations governing registration of voters.

19 "Section 5.12. Form of Voting. The qualified voters of the City, voting at large, 20 shall elect one council member from each of the six wards. Each voter in the City shall 21 be entitled to vote for one candidate from each ward, and the candidate from each ward 22 who receives the largest number of votes cast for council members from his ward shall 23 be declared elected.

24 "Section 5.14. Wards. For the purpose of electing council members, the City shall 25 be divided into six geographical subdivisions to be known as wards as established by 26 ordinance duly adopted by the Council after hearing. The current wards are described 27 as follows:

Ward 1: Beginning at the intersection of Virginia Avenue and 12th Street and running westerly along said avenue to Skyland Avenue; thence continuing westerly a straight line to where the northerly line of the city limits is intersected by Highway No. 1403 commonly known as Ramseur Road; thence easterly along the northerly city limits line to Highway No. 1448; thence southerly along said Highway and 12th Street to the beginning.

Ward 2: Beginning at the intersection of Mickley Avenue and the southerly line of the city limits and running westerly along said city limits line to the southwesterly corner of the city limits line; thence easterly along the city limits line to where it is intersected by Highway 1403; thence easterly a straight line to the westerly end of Virginia Avenue in the Mountain Road; thence southerly along the Mountain Road to Mickley Avenue; thence southerly along Mickley Avenue to the beginning.

40 **Ward 3:** Beginning at the intersection of Virginia Avenue and 12th Street and 41 running southerly along 12th Street to the southerly city limits line; thence westerly 42 along the city limits line to Mickley Avenue; thence northerly along Mickley Avenue to 43 the Mountain Road; thence northerly along the Mountain Road to the westerly end of 44 Virginia Avenue; thence easterly along Virginia Avenue to the beginning.

Ward 4: Beginning at the intersection of Virginia Avenue and 12th Street and running easterly along Virginia Avenue to 8th Street; thence southerly along 8th Street to the southerly city limits line; thence westerly along the city limits line to 12th Street; thence northerly along 12th Street to the beginning.

5 **Ward 5:** Beginning where the southerly city limits line is intersected by 8th Street 6 and running northerly along 8th Street to the northerly end of the street and continuing 7 northerly a straight line to the northerly city limits line; thence easterly along the city 8 limits line to the northeasterly corner of the city limits line; thence westerly along the 9 southerly city limits line to the beginning.

10 **Ward 6:** Beginning at the intersection of 8th Street and Virginia Avenue and 11 running westerly along Virginia Avenue to 12th Street; thence northerly along 12th 12 Street and highway No. 1448 to the northerly city limits line; thence along the old and 13 new city limits line to a point in the city limits line northeasterly from the northerly end 14 of 8th Street; thence a straight line along 8th Street in a southerly direction to the 15 beginning.

16 "Section 5.16. Polling Places and Ballots. The City Council shall establish one or 17 more polling places for the City. There shall be one ballot prepared for each local 18 election. The full names of all candidates for Mayor and all candidates for the City 19 Council shall be printed on the official ballots in the alphabetical order of the surnames 20 in rotation without party designation.

21 "Section 5.18. Absentee Voting. In any City election, including a primary or 22 general election or referendum, conducted by the county board of elections, absentee voting shall be permitted. Absentee voting shall not be permitted in any City election 23 24 which is not conducted by the county board of elections. The appropriate provisions of 25 the General Statutes shall apply to absentee voting with the exception that the earliest date by which absentee ballots shall be available to voters is 30 days prior to the date of 26 27 the municipal primary or election or as quickly following the filing deadline specified in 28 the General Statutes as the county board of elections is able to secure the official ballots. 29 Statutes Governing City Elections. City elections shall be "Section 5.22. 30 conducted as far as possible in all things and in all details, other than as provided in this 31 Charter, in accordance with the general election laws pertaining to municipal elections and particularly in accord with the appropriate provisions of the North Carolina General 32 Statutes. However, where the General Statutes herein referred to are in conflict with 33 any provision in this Charter, then said provision of this Charter shall supersede the 34 35 general laws of North Carolina.

"Section 5.26. Contract Services. The City Council shall have the authority to
contract with any governmental unit, agency or department for performing the services
described in this Chapter as permitted by the General Statutes.

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"CHAPTER VI. MISCELLANEOUS. "ARTICLE A. CLAIMS AGAINST THE CITY.

41 "Section 6.10. Claims. No formal legal action shall be instituted or maintained 42 against the City upon any claim or demand whatsoever of any kind or character unless 43 the claimant shall have first presented in writing his claim or demand to the Council or 44 to the city manager and said Council or city manager shall have declined to pay or settle

the same as presented. Nothing contained herein shall be construed to interfere with the 1 running of any statute of limitations. 2 3 "ARTICLE B. CLAIMS BY THE CITY. 4 "Section 6.12. **Claims.** The city manager is hereby authorized to execute releases 5 of persons, firms, and corporations because of damages to personal property belonging 6 to the City, when the full amount of damages to such property is ascertained and a 7 statement thereof has been furnished to the city manager by the city attorney and the amount of such release does not exceed five thousand dollars (\$5,000). 8 9 "ARTICLE C. INSURANCE. 10 "Section 6.14. Insurance. The City may contract to insure itself and any of its officers, agents, employees and elected officials against liability for wrongful death or 11 12 negligent or intentional damage to person or property, and against absolute liability for 13 damage to person or property, caused by an act or omission of the City or any of its 14 officers, agents, employees, or elected officials when acting within the scope of their 15 authority or the course of their employment. The Council shall determine what 16 liabilities and what officers, agents, employees, and elected officials shall be covered by any insurance purchased pursuant to this Article. 17 18 **"ARTICLE D. CONTINUANCE OF CONTRACTS IN EFFECT PRIOR** 19 TO CHARTER. 20 "Section 6.16. Contracts. All contracts entered into by the City, or for its benefit, 21 prior to the effective date of the restated Charter shall continue in full force and effect. 22 Public improvements for which legislative steps have been taken under laws or the 23 Charter provision existing at the time of the effective date of this Charter may be carried 24 to completion in accordance with the provision of such existing law and Charter 25 provision. **"ARTICLE E. CONTINUANCE OF ORDINANCES IN EFFECT PRIOR** 26 27 TO CHARTER. "Section 6.18. Ordinances. All ordinances of the City not inconsistent with the 28 29 provision of this restated Charter shall remain in full force and effect until altered, 30 amended or repealed by the City Council. 31 "ARTICLE F. CONTINUANCE AND RATIFICATION OF ACTION TAKEN 32 **PRIOR** 33 **TO CHARTER.** "Section 6.20. **Prior Action.** All actions of the City, its various Council members 34 35 both past and present, its Mayors both past and present, and its city managers both past and present, prior to the effective date of the restated Charter shall continue in full force 36 37 and effect and are hereby validated, approved, ratified, and confirmed regardless of 38 whether such actions were within or outside the scope of the Charter or general law then 39 in effect. Said validation and approval shall include but not be limited to any and all 40 alley closings which were completed or contemplated prior to the effective date of this 41 restated Charter. 42 "ARTICLE G. REPEAL OF LAWS IN CONFLICT WITH CHARTER. "Section 6.22. **Repeal.** All laws and clauses of laws in conflict with this Charter are 43 44 hereby repealed and specifically any provision, Charter, or amendment thereto to the

City in conflict are specifically repealed. The following acts are specifically repealed:

2 Chapter 828, Session Laws of 1967, and Chapter 22, Session Laws of 1971. No such 3 repeal shall affect any act done or any right accruing or accrued or established or any 4 suit had or commenced in any case before the time when such appeal shall take effect; provided, that no law heretofore repealed shall be revived by the repeal or any act 5 6 repealing such law; provided, that all persons who at the time that said repeal shall take 7 effect shall hold any office under any of the acts hereby repealed shall continue to hold 8 the same according to the tenure thereof, except those as to which a different provision shall have been made to this Charter.

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"ARTICLE H. SEVERABILITY CLAUSE.

11 "Section 6.24. Severability. Should any provision of this Charter be declared invalid 12 or unconstitutional by any court of competent jurisdiction, that declaration shall not 13 affect the validity of any part, clause, phrase, section, subsection, or sentence of this 14 Charter not specifically declared to be invalid or unconstitutional.

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"ARTICLE I. APPLICABILITY OF CHARTER.

16 "Section 6.26. Applicability. This Charter shall apply only to the City of Bessemer 17 City, Gaston County, North Carolina and the geographic territory described in Chapter 18 I, Article B hereof and includes the one-mile territory immediately surrounding the 19 corporate boundaries.

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"ARTICLE J. STRUCTURE AND LANGUAGE.

21 "Section 6.28. Headings. The headings used in this Charter are provided for 22 convenience only and should not be construed as binding on the terms of the provisions 23 contained herein.

24 "Section 6.30. Gender. For purposes of this Charter, the terms 'he', 'him', and 'his' 25 are intended in the generic sense and shall be deemed to include both the female and 26 male gender.

27

"ARTICLE K. STATUTORY REFERENCES.

28 "Section 6.32. **References.** Reference to a section or other subdivision of the 29 General Statutes of the State of North Carolina shall be deemed to refer to such section 30 or subdivision as amended or to any other section or subdivision to which the same has 31 been transferred or by which the same has been superseded. Whenever any section of 32 this Charter refers to or cites a section of the General Statutes and that section is later 33 amended or superseded, the Charter provision shall be deemed amended to refer to the 34 amended section or the section that most nearly corresponds to the superseded section. 35 The reference 'G.S.' shall be construed to refer to the General Statutes of North Carolina. Whenever a Code provision contains the language 'as provided in G.S. -', 36 any further explanation of the cited General Statute is only a summary of its content and 37 38 it is included for information purposes only, and any violation of the cited General 39 Statute will be enforced as specifically provided therein."

Sec. 2. This act is effective upon ratification. 40