MS/KM

OFFICIAL STATUS

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 4312

(SENATE AUTHORS: ANDERSON, B.)					
DATE	D-PG				
03/12/2020	5463	Introduction and first reading Referred to Local Government			

1.1	A bill for an act
1.2	relating to local government; providing for towns to adopt home rule charters;
1.3	requiring a report; amending Minnesota Statutes 2018, sections 410.015; 410.04;
1.4	410.06; 410.11; 410.12, subdivisions 1, 2, 3, 5, 7; 410.15; 410.20; 410.24; 410.30;
1.5	410.33; proposing coding for new law in Minnesota Statutes, chapter 410.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2018, section 410.015, is amended to read:
1.8	410.015 DEFINITIONS RELATING TO CITIES .
1.9	Subdivision 1. City. The term "statutory city" means any city which has not adopted a
1.10	home rule charter pursuant to the constitution and laws; the words "home rule charter city"
1.11	mean any city which has adopted such a charter. In any law adopted after July 1, 1976, the
1.12	word "city" when used without further description extending the application of the term to
1.13	home rule charter cities means statutory cities only.
1.14	Subd. 2. Town. The term "town" means any town that has not adopted a home rule
1.15	charter as provided in this chapter. "Home rule charter town" means a town that has adopted
1.16	a home rule charter. In any law enacted after the effective date of this section, "town" when
1.17	used without further description means a town that has not adopted a charter.
1.18	Sec. 2. Minnesota Statutes 2018, section 410.04, is amended to read:
1.19	410.04 HOME RULE CHARTERS ; PATROL LIMITS .
1.20	Subdivision 1. Cities; patrol limits. Any city in the state may frame a city charter for

1.21 its own government in the manner hereinafter prescribed; provided, that in such cities having

	03/06/20	REVISOR	MS/KM	20-7936	as introduced
2.1	patrol limits est	ablished by char	rter, such limits	shall not be altered unless	the charter
2.2	*	·		-fourths majority.	
2.3	Subd. 2. Toy	wns. Any town i	n the state may n	repare and adopt a town cha	arter as provided
2.4	in this chapter.				
2.5	Sec. 3. [410.0	55] CHARTER	R COMMISSIO	N; TOWNS.	
2.6	Subdivision	1. Appointmen	nt; size of chart	er commission. (a) The ch	ief judge of the
2.7	district court of	the judicial dist	rict in which the	town is located shall appo	oint an initial
2.8	charter commiss	sion to frame a o	charter if:		
2.9	(1) the distri	ct court deems	it to be in the be	st interest of the town;	
2.10	(2) a petition	n signed by at lea	ist ten percent of	the registered voters of the	town requesting
2.11	the district court	t to appoint a cha	arter commission	n is filed with the district co	ourt. The petition
2.12	must meet the re	equirements of t	the secretary of s	state, as provided in section	n 204B.071, and
2.13	any rules adopte	ed to implement	that section; or		
2.14	(3) a resolut	ion adopted by 1	the town board o	of supervisors requesting th	ne district court
2.15	to appoint a cha	rter commissior	n is filed with the	e district court.	
2.16	(b) The chie	f judge of the di	strict court shall	appoint at least seven but r	not more than 15
2.17	registered voter	s of the town to	serve as charter	commissioners. If the char	rter commission
2.18	is appointed put	rsuant to a petiti	on or resolution	, the size of the commissio	n shall be as
2.19	specified in the	petition or resol	lution.		
2.20	(c) An adopt	ted town home 1	rule charter may	provide for the size of the	charter
2.21	commission, wh	nich shall be at l	east seven but n	ot more than 15 members.	
2.22	(d) A town b	board of supervis	sors, a charter cc	ommission, or the petitioner	rs requesting the
2.23	appointment of a	a charter commis	ssion may submi	t to the court the names of e	ligible nominees
2.24	which the distri	ct court may con	nsider in making	g appointments to the chart	er commission.
2.25	Subd. 2. Ine	ligible to serve	on charter con	mission. Except as otherw	vise provided in
2.26	the charter, no p	erson shall be d	isqualified from	serving on a charter comm	ission by reason
2.27	of holding any o	ther elective or a	appointive office	other than judicial. The cha	rter may provide
2.28	that members of	f the town board	l of supervisors	cannot serve on the charter	commission.
2.29	Subd. 3. Ter	:ms. (a) Each ch	arter commissio	n member shall serve for a	term of six years
2.30	and until the me	mber's successo	r is appointed an	d qualified. The district cou	urt appointments
2.31	for the initial ch	arter commissio	on shall provide	for staggered terms so that	approximately
2.32	one-third of the	commissioners	terms expire ev	ery two years.	

03/06/20	REVISOR	MS/KM	20-7936	as introduced
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3.1	(b) Appointments shall be made by order filed with the court administrator of the district
3.2	court. An appointee who neglects to file with the court administrator within 30 days a written
3.3	acceptance and oath of office shall be deemed to have declined the appointment and the
3.4	place shall be filled as if the appointee had resigned.
3.5	(c) The commission shall submit to the chief judge of the district court, on or before
3.6	December 31 each year, an annual report outlining its activities and accomplishments for
3.7	the preceding calendar year. The commission shall forward a copy of the report to the clerk
3.8	of the city.
3.9	(d) Upon the expiration of each term, the chief judge shall appoint new commission
3.10	members. If the chief judge fails to either appoint new commission members within 30 days
3.11	or provide written notice to the town board within the 30 days that the appointment will be
3.12	made within 60 days, then the town board of supervisors shall appoint new commission
3.13	members.
3.14	Subd. 4. Vacancies; removal. (a) Vacancies in the commission shall be filled by
3.15	appointment of the chief judge for the unexpired terms.
3.16	(b) Any member may be removed at any time from office, by written order of the district
3.17	court, the reason for such removal being stated in the order. When any member has failed
3.18	to perform the duties of office and has failed to attend four consecutive meetings without
3.19	being excused by the commission, the secretary of the charter commission shall file a
3.20	certificate with the court setting forth those facts and the district court shall thereupon make
3.21	its order of removal and the chief judge shall fill the vacancy created thereby.
3.22	Subd. 5. Rules. The charter commission, within 30 days after the initial appointment of
3.23	the commission, shall make rules, including quorum requirements, with reference to its
3.24	operations and procedures.
3.25	Subd. 6. Commission meetings. The charter commission shall meet at least once during
3.26	each calendar year and, upon presentation of a petition signed by at least ten percent of the
3.27	registered voters of the town, as shown by the returns of the last general election, or upon
3.28	a resolution approved by a majority of the town board of supervisors requesting the
3.29	commission to convene, the commission shall meet to consider the proposals set forth in
3.30	the petition or resolution.
3.31	Subd. 7. Discharge. (a) A charter commission in a town that has not adopted a charter
3.32	may be discharged as follows:

4.1	(1) if the charter commission determines that a charter is not necessary or desirable, the
4.2	commission may be discharged by a vote of three-fourths of its members; or
4.3	(2) if a petition requesting a referendum to discharge the charter commission, signed by
4.4	at least five percent of the registered voters of the town, is filed with the town clerk, an
4.5	election must be held on the issue at a general election or a special election pursuant to
4.6	section 205.10. If a majority of the votes cast support the referendum, the charter commission
4.7	is discharged.
4.8	(b) Another commission may not be formed sooner than one year from the date of

4.9 discharge.

4.10 Sec. 4. Minnesota Statutes 2018, section 410.06, is amended to read:

4.11

410.06 COMPENSATION; EXPENSES.

Subdivision 1. City charter commissions. The members of such commission shall 4.12 receive no compensation, but the commission may employ an attorney and other personnel 4.13 to assist in framing such charter, and any amendment or revision thereof, and the reasonable 4.14 compensation and the cost of printing such charter, or any amendment or revision thereof, 4.15 when so directed by the commission, shall be paid by such city. The amount of reasonable 4.16 4.17 and necessary charter commission expenses that shall be so paid by the city shall not exceed in any one year the sum of \$10,000 for a first class city and \$1,500 for any other city; but 4.18 the council may authorize such additional charter commission expenses as it deems necessary. 4.19 Other statutory and charter provisions requiring budgeting of, or limiting, expenditures do 4.20 not apply to charter commission expenses. The council may levy a tax in excess of charter 4.21 4.22 tax limitations to pay such expenses.

4.23 Subd. 2. Town charter commission expenses. The members of a town charter

4.24 commission shall receive no compensation. The commission may employ an attorney and

4.25 other personnel to assist in framing the charter and any amendment or revision to it. At the

4.26 direction of the commission, the town shall pay reasonable compensation for persons

4.27 employed or retained and pay the costs of printing the charter or any amendment or revision

4.28 to it. The town board of supervisors may authorize additional charter commission expenses

- 4.29 as it deems necessary; however, the amount of reasonable and necessary expenses must not
- 4.30 exceed \$1,500 in any one year. Other statutory and charter provisions requiring budgeting
- 4.31 of, or limiting, expenditures do not apply to charter commission expenses. The electors at
- 4.32 the annual town meeting may authorize a levy in excess of any levy limitations to pay the
- 4.33 expenses unless the charter adopted by the voters gives this authority to the town board of

4.34 supervisors.

	03/06/20	REVISOR	MS/KM	20-7936	as introduced
5.1	Sec. 5. [41	0.075] CHARTEI	R ELECTION IN	A TOWN.	
5.2	Subdivisi	on 1. Report. As	soon as practicable	e after the appointment of	the charter
5.3	commission,	the charter comm	ission shall delive	r to the town clerk either	(1) its report
5.4	determining	that a home rule cl	harter for the town	is not necessary or desira	able, or (2) the
5.5	draft of a pro	posed charter. In e	either case, the rep	ort must be signed by at l	east a majority
5.6	of its membe	ers.			
5.7	Subd. 2.	Recommendation	for a charter. The	e draft charter must specif	y the town name
5.8	and its bound	laries. The draft ch	narter must provide	e the organization of the to	own board from
5.9	among the o	ptions provided in	statute.		
5.10	Subd. 3.	Boundary adjusti	ments. Chapter 41	4, relating to municipal b	oundary
5.11	adjustments,	applies to a home	rule charter town t	he same as it applies to oth	her towns unless
5.12	the charter s	pecifies that part of	r all of the chapter	does not apply to the tow	/ <u>n.</u>
5.13	<u>Subd. 4.</u>	Fiming. Upon deli	very of the draft c	harter, the town board of s	upervisors shall
5.14	submit the cl	narter to the voters	at a general or spe	ecial election held on a da	te authorized by
5.15	section 205.	0, subdivision 3a.			
5.16	Subd. 5.	Election notice; p	ublication. The cl	narter commission shall p	ublish notice of
5.17	the election of	on the charter once	e a week for two su	accessive weeks in the off	icial newspaper
5.18	of the town,	or if there be none,	in a legal newspa	per of general circulation	in the town. The
5.19	charter comr	nission may also p	ublish the notice i	n any other legal newspap	per published in
5.20	the town. Th	e notice must cont	ain the complete c	harter.	
5.21	Subd. 6.	Ballot form. The b	pallot question mu	st read:	
5.22	"Shall the	e proposed new ch	arter be adopted?		
5.23				<u>Yes</u>	
5.24				<u>No</u> "	
5.25	If any part of	the proposed char	ter is submitted in	the alternative, the ballot	must be printed
5.26	as to permit	the voter to indicat	te a preference am	ong the alternatives.	
5.27	Subd. 7.	Rejection; later p	roposals. If the ch	narter is rejected the chart	er commission
5.28	may propose	others from time	to time until one is	s adopted.	

03/06/20	REVISOR	MS/KM	20-7936	as introduced
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6.16.2

Sec. 6. Minnesota Statutes 2018, section 410.11, is amended to read:

410.11 ADOPTION; NOTICE, EFFECTIVE DATE.

If 51 percent of the votes cast on the proposition are in favor of the proposed charter, it 6.3 shall be considered adopted; and, if any provisions thereof are submitted in the alternative, 6.4 those ratified by a majority of the votes cast thereon shall prevail. If the charter is adopted, 6.5 the city or town clerk shall file with the secretary of state and in the city or town clerk's 6.6 office a copy of the charter accompanied by a certificate attesting to the accuracy of the 6.7 copy and giving the date of the election and the vote by which the charter was adopted and 6.8 record a certified copy with the county recorder of the county in which the city or town lies. 6.9 The charter shall take effect 30 days after the election, or at such other time as is fixed in 6.10 the charter, and shall then supersede all other charter provisions relating to such city or 6.11 town. Thereupon the courts shall take judicial notice of the new charter and, upon the election 6.12 of officers thereunder, the officials of the former corporation shall deliver to them the 6.13 records, money and other public property in their control. 6.14

6.15 Sec. 7. Minnesota Statutes 2018, section 410.12, subdivision 1, is amended to read:

Subdivision 1. Proposals. The charter commission may propose amendments to such 6.16 charter and shall do so upon the petition of voters equal in number to five percent of the 6.17 total votes cast at the last previous state general election in the city or town. Proposed charter 6.18 amendments must be submitted at least 17 weeks before the general election. Only registered 6.19 6.20 voters are eligible to sign the petition. All petitions circulated with respect to a charter amendment shall be uniform in character and shall have attached thereto the text of the 6.21 proposed amendment in full; except that in the case of a proposed amendment containing 6.22 more than 1,000 words, a true and correct copy of the same may be filed with the city or 6.23 town clerk, and the petition shall then contain a summary of not less than 50 nor more than 6.24 300 words setting forth in substance the nature of the proposed amendment. Such summary 6.25 shall contain a statement of the objects and purposes of the amendment proposed and an 6.26 outline of any proposed new scheme or frame work of government and shall be sufficient 6.27 to inform the signers of the petition as to what change in government is sought to be 6.28 accomplished by the amendment. The summary, together with a copy of the proposed 6.29 amendment, shall first be submitted to the charter commission for its approval as to form 6.30 and substance. The commission shall within ten days after such submission to it, return the 6.31 same to the proposers of the amendment with such modifications in statement as it may 6.32 deem necessary in order that the summary may fairly comply with the requirements above 6.33 set forth. 6.34

Sec. 8. Minnesota Statutes 2018, section 410.12, subdivision 2, is amended to read: 7.1 Subd. 2. Petitions. The signatures to such petition need not all be appended to one paper, 7.2 but to each separate petition there shall be attached an affidavit of the circulator thereof as 7.3 provided by this section. A petition must contain each petitioner's signature in ink or indelible 7.4 pencil and must indicate after the signature the place of residence by street and number, or 7.5 other description sufficient to identify the place. There shall appear on each petition the 7.6 names and addresses of five electors of the city or town, and on each paper the names and 7.7 addresses of the same five electors, who, as a committee of the petitioners, shall be regarded 7.8 as responsible for the circulation and filing of the petition. The affidavit attached to each 7.9 petition shall be as follows: 7.10 State of) 7.11) ss. 7.12 County of) 7.13 7.14 being duly sworn, deposes and says that the affiant, and the affiant only, personally circulated the foregoing paper, that all the signatures appended thereto 7.15 were made in the affiant's presence, and that the affiant believes them to be the genuine 7.16 signatures of the persons whose names they purport to be. 7.17 Signed 7.18

- 7.19 (Signature of Circulator)
- 7.20 Subscribed and sworn to before me
- 7.21 this day of
- 7.22 Notary Public (or other officer)
- 7.23 authorized to administer oaths

7.24 The foregoing affidavit shall be strictly construed and any affiant convicted of swearing
7.25 falsely as regards any particular thereof shall be punishable in accordance with existing law.

7.26 Sec. 9. Minnesota Statutes 2018, section 410.12, subdivision 3, is amended to read:

Subd. 3. May be assembled as one petition. All petition papers for a proposed
amendment shall be assembled and filed with the charter commission as one instrument.
Within ten days after such petition is transmitted to the city council or town board of
<u>supervisors</u>, the city or town clerk shall determine whether each paper of the petition is
properly attested and whether the petition is signed by a sufficient number of voters. The
city clerk shall declare any petition paper entirely invalid which is not attested by the

circulator thereof as required in this section. Upon completing an examination of the petition, 8.1 the eity clerk shall certify the result of the examination to the council or town board of 8.2 supervisors. If the eity clerk shall certify that the petition is insufficient the eity clerk shall 8.3 set forth in a certificate the particulars in which it is defective and shall at once notify the 8.4 committee of the petitioners of the findings. A petition may be amended at any time within 8.5 ten days after the making of a certificate of insufficiency by the eity clerk, by filing a 8.6 supplementary petition upon additional papers signed and filed as provided in case of an 8.7 original petition. The eity clerk shall within five days after such amendment is filed, make 8.8 examination of the amended petition, and if the certificate shall show the petition still to be 8.9 insufficient, the city clerk shall file it in the city clerk's office and notify the committee of 8.10 the petitioners of the findings and no further action shall be had on such insufficient petition. 8.11 The finding of the insufficiency of a petition shall not prejudice the filing of a new petition 8.12 8.13 for the same purpose.

8.14 Sec. 10. Minnesota Statutes 2018, section 410.12, subdivision 5, is amended to read:

Subd. 5. Amendments proposed by council. The council of any city having a home 8.15 rule charter, or the town board of supervisors of any town having a home rule charter, may 8.16 propose charter amendments to the voters by ordinance. Any ordinance proposing such an 8.17 amendment shall be submitted to the charter commission. Within 60 days thereafter, the 8.18 8.19 charter commission shall review the proposed amendment but before the expiration of such period the commission may extend the time for review for an additional 90 days by filing 8.20 with the city or town clerk its resolution determining that an additional time for review is 8.21 needed. After reviewing the proposed amendment, the charter commission shall approve 8.22 or reject the proposed amendment or suggest a substitute amendment. The commission shall 8.23 promptly notify the council or town board of the action taken. On notification of the charter 8.24 commission's action, the council or town board may submit to the people, in the same 8.25 manner as provided in subdivision 4, the amendment originally proposed by it or the 8.26 substitute amendment proposed by the charter commission. The amendment shall become 8.27 effective only when approved by the voters as provided in subdivision 4. If so approved it 8.28 shall be filed in the same manner as other amendments. Nothing in this subdivision precludes 8.29 the charter commission from proposing charter amendments in the manner provided by 8.30 subdivision 1. 8.31

8.32 Sec. 11. Minnesota Statutes 2018, section 410.12, subdivision 7, is amended to read:
8.33 Subd. 7. Amendment by ordinance. Upon recommendation of the charter commission
8.34 the city council or town board of supervisors may enact a charter amendment by ordinance.

Sec. 11.

Within one month of receiving a recommendation to amend the charter by ordinance, the 9.1 city or town must publish notice of a public hearing on the proposal and the notice must 9.2 contain the text of the proposed amendment. The city council or town board of supervisors 9.3 must hold the public hearing on the proposed charter amendment at least two weeks but not 9.4 more than one month after the notice is published. Within one month of the public hearing, 9.5 the city council or town board must vote on the proposed charter amendment ordinance. 9.6 The An ordinance amending a city charter is enacted if it receives an affirmative vote of all 9.7 members of the city council and is approved by the mayor and published as in the case of 9.8 other ordinances. An ordinance amending a town charter is enacted if it receives an 9.9 affirmative vote of all members of the town board and is published as in the case of other 9.10 ordinances. An ordinance amending a city charter shall not become effective until 90 days 9.11 after passage and publication or at such later date as is fixed in the ordinance. Within 60 9.12 days after passage and publication of such an ordinance, a petition requesting a referendum 9.13 on the ordinance may be filed with the city or town clerk. The petition must be signed by 9.14 registered voters equal in number to at least five percent of the registered voters in the city 9.15 or town, or 2,000, whichever is less. If the requisite petition is filed within the prescribed 9.16 period, the ordinance shall not become effective until it is approved by the voters as in the 9.17 case of charter amendments submitted by the charter commission, the council or town board, 9.18 or by petition of the voters, except that the council or town board may submit the ordinance 9.19 at any general or special election held at least 60 days after submission of the petition, or 9.20 it may reconsider its action in adopting the ordinance. As far as practicable the requirements 9.21 of subdivisions 1 to 3 apply to petitions submitted under this section, to an ordinance 9.22 amending a charter, and to the filing of such ordinance when approved by the voters. 9.23

9.24 Sec. 12. Minnesota Statutes 2018, section 410.15, is amended to read:

9.25 **410.15 SUCCESSION; SUBSISTING RIGHTS.**

Subdivision 1. Cities. The new city so organized shall be in all respects the legal successor 9.26 of the former corporation, and no charter so adopted, nor any amendment thereof, shall 9.27 prejudice any subsisting right, lien, or demand against the city superseded, or affect any 9.28 pending action or proceeding to enforce the same. All rights, penalties, and forfeitures 9.29 accrued or accruing to such former corporation, all property vested therein or held in trust 9.30 therefor, all taxes and assessments levied in its behalf, and all its privileges and immunities 9.31 not inconsistent with the new charter, shall pass to its successor. All ordinances, resolutions, 9.32 and bylaws in force at the adoption of such new charter, and not in conflict with its 9.33 provisions, shall continue in force until duly altered or repealed. 9.34

Subd. 2. Towns. A town organized under a home rule charter is the legal successor of 10.1 the town previously organized under statute. The charter and any amendment to the charter 10.2 10.3 does not prejudice any right, lien, or demand against the town, or affect any pending action or proceeding to enforce an action. All rights, penalties, forfeitures accrued or accruing to 10.4 the town before the charter became effective, all property vested with the town or held in 10.5 trust for the town, all taxes and assessments levied on the town's behalf, and all the town's 10.6 privileges and immunities not inconsistent with the new charter, shall pass to its successor. 10.7 All ordinances, resolutions, and bylaws in force at the adoption of the new charter that do 10.8 not conflict with the charter's provisions continue in force until amended or repealed. 10.9

10.10 Sec. 13. Minnesota Statutes 2018, section 410.20, is amended to read:

10.11 **410.20 RECALL AND REMOVAL OF OFFICERS; ORDINANCES.**

Such commission may also A home rule charter may provide for the recall of any elective 10.12 municipal or town officer and for removal of the officer by vote of the electors of such the 10.13 city, and or town. The charter may also provide for submitting ordinances to the council 10.14 or town board by petition of the electors of such the city or town and for the repeal of 10.15 ordinances in like manner; and. The charter may also provide that no ordinance passed by 10.16 the council or town board, except an emergency ordinance, shall take effect within a certain 10.17 time after its passage, and that if, during such time, a petition be made by a certain percentage 10.18 of the electors of the city or town protesting against the passage of such ordinance until the 10.19 10.20 same be voted on at an election held for such purpose, and then such ordinance to take effect 10.21 or not as determined by such vote.

10.22 Sec. 14. Minnesota Statutes 2018, section 410.24, is amended to read:

10.23 **410.24 NEW OR REVISED CHARTER.**

10.24Any city or town having a home rule charter may submit and adopt a new or revised10.25charter in the manner provided by law for the original adoption of such home rule charter.

10.26 Sec. 15. Minnesota Statutes 2018, section 410.30, is amended to read:

10.27 **410.30 CITY MAY REVERT TO STATUTORY CITY; PROCESS; TRANSITION.**

Any city of any class <u>or any town</u> having a home rule charter may abandon <u>such the</u> charter and become a statutory city <u>or town</u>. A proposal to abandon the charter shall be presented, adopted, and become effective in the same manner as a charter amendment, and all statutory provisions relating to home rule charter amendments shall apply to a proposal to abandon a charter. Such proposal shall include a schedule containing all necessary

11.1 provisions for transition to a statutory city <u>or town</u> form of government, including such 11.2 provisions with reference to terms of incumbent officers as are deemed appropriate to place 11.3 the municipality <u>or town</u> on the regular statutory city <u>or town</u> election schedule as soon as 11.4 practicable. The proposal may provide in effect for continuance of specified provisions of 11.5 the home rule charter for an interim period and shall specify the standard plan or the optional 11.6 plan under which the municipality <u>or town</u> is to operate as a statutory city <u>or town</u>.

11.7 Sec. 16. Minnesota Statutes 2018, section 410.33, is amended to read:

11.8 **410.33 SAVINGS CLAUSE.**

11.9 If a city or town charter is silent on a matter that is addressed for statutory cities by

11.10 chapter 412 or other general law, or for towns in general law, and general law does not

11.11 prohibit a city <u>or town</u> charter from addressing the matter or expressly provide that a city

- 11.12 <u>or town</u> charter prevails over general law on the matter, then the city <u>or town</u> may apply
- 11.13 the general law on the matter.