HB512 INTRODUCED



- 1 6F0DZ3-1
- 2 By Representatives Hassell, Ensler, McClammy, Lawrence, Morris
- 3 (N & P)
- 4 RFD: County and Municipal Government
- 5 First Read: 23-May-23
- 6 2023 Regular Session



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4	SYNOPSIS:
5	This bill would relate to any Class 3
6	municipality organized under Act 618 of the 1973
7	Regular Session and would further provide for the votes
8	of the city council to override a veto by the mayor.
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LO	A BILL
1	TO BE ENACTED
L2	AN ACT
L3	
L 4	Relating to any Class 3 municipality organized under
15	Act 618 of the 1973 Regular Session (Acts 1973, p. 879),
L 6	providing for the mayor-council form of government in certain
L 7	municipalities having a certain population according to the
L 8	1970 federal decennial census; to amend Section 45-51A-33.64
L 9	of the Code of Alabama 1975, relating to the passage of
20	ordinances and resolutions by the city council and the
21	delivery of the ordinances and resolutions to the Office of
22	the Mayor for his or her consideration; to further provide for
23	the necessary vote of the council if the mayor returns the
24	ordinance or resolution of the council with his or her
25	objections.
26	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
27	Section 1. This act shall apply only to any Class 3

municipality organized under Act 618 of the 1973 Regular

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THE SERVICE

HB512 INTRODUCED

29 Session (Acts 1973, p. 879), providing for the mayor-council 30 form of government in certain municipalities having a certain population according to the 1970 federal decennial census. 31 32 Section 2. Section 45-51A-33.64 of the Code of Alabama 33 1975, is amended to read as follows: 34 "\$45-51A-33.64 35 (a) The council shall hold regular public meetings at 36 least twice per month, one meeting to be held between the 37 first and fifteenth day of the month and one meeting to be held between the sixteenth and the last day of the month, at a 38 39 regular hour to be fixed by the order of the council, from time to time, and publicly announced; it may hold such 40 adjourned, called, special, or other meetings as the business 41 42 of the city may require. The president of the council, when 43 present, shall preside at all meetings of the council. A majority of the council members elected shall constitute a 44 45 quorum for the transaction of any and every power conferred 46 upon the council, and the affirmative vote of a majority of 47 those members present, shall be sufficient for the passage of 48 any resolution, bylaw, or ordinance, or the transaction of any 49 business of any sort by the council or the exercise of any of 50 the powers conferred upon it by the terms of this part or by 51 law, or which may hereafter be conferred upon it. No 52 resolution, bylaw, or ordinance granting any franchise, 53 appropriating any money for any purpose, providing for any 54 public improvements, any regulation concerning the public 55 health, or of any other general or permanent nature, except 56 the proclamation of quarantine, shall be enacted except at a

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HB512 INTRODUCED

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regular public meeting of the council or any adjournment thereof. Every ordinance introduced at any and every such meeting shall be in writing and read before any vote thereon shall be taken, and the yeas and nays thereon shall be recorded; provided that if the vote of all councilmen council members present be unanimous, it may be so stated in the journal without recording the yeas and nays.

(b) A record of the proceedings of every meeting of the council shall be kept, and every resolution or ordinance passed by the council-must shall be recorded and the record of the proceedings of the meeting, when approved by the council, shall be signed by the president of the council and the city clerk. Such The record shall be kept available for inspection by all citizens of such the city at all reasonable times. No ordinance of permanent operation shall be passed at the meeting at which it was introduced except by unanimous consent of all members of the council present, and such unanimous consent shall be shown by the yea and nay votes entered upon the minutes of the meeting; provided, however, that if all members of the council present vote for the passage of the ordinance and their names are so entered of record as voting in favor thereof, it shall be construed as giving unanimous consent to the action upon such the ordinance at the meeting at which it is introduced. Publication of ordinances shall be governed by Section 11-45-8. Provided, all ordinances or resolutions, after having been passed by the council, shall, by the clerk, shall be transmitted within 48 hours after their passage to the mayor for his or her consideration, who, if he

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HB512 INTRODUCED

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or she shall approve thereof, shall sign and return the same to the clerk, who shall publish them, if publication thereof is required, and such the ordinances and resolutions shall thereupon become effective and have the force of law. Delivery to the office of the mayor shall constitute delivery to the mayor. An ordinance or resolution may be recalled from the mayor at any time before it has become a law, or has been acted on by him or her, by a resolution adopted by a majority of the members elected to the council, in regular or special session.

(c) If the mayor shall disapprove of any ordinance or resolution transmitted to him or her as aforesaid, he or she shall within 10 days of the time of its passage by the council, return the same to the clerk with his or her objections in writing and the clerk shall make report thereof to the next regular meeting of the city council; and if -amajority two-thirds of the council members present shall at that meeting adhere to the ordinance or resolution, notwithstanding the objections, the vote being taken by yeas or nays and spread upon the minutes, then, and not otherwise, the ordinance or resolution shall after publication thereof, if publication is required, have the force of law. If publication of the ordinance or resolution is not required, it shall take effect upon its passage over objections. The failure of the mayor to return to the city clerk an ordinance or resolution with his or her veto within 10 days after its passage by the council shall operate and have the same effect as approval of the same, and the city clerk, if publication is



HB512 INTRODUCED

113	required, shall publish the same as is herein provided for the
114	publication of laws and ordinances of the city. And if no
115	publication is required, the ordinance or resolution shall
116	become effective upon the expiration of 10 days. Anything in
117	this section to the contrary notwithstanding, the mayor shall
118	not have the power of veto over appointments of the council,
119	or over any action of the council relating to an investigation
120	as provided for in Section 45-51A-33.242."
121	Section 3. This act shall become effective on the first
122	day of the third month following its passage and approval by
123	the Governor, or its otherwise becoming law.