House Bill 613

By: Representatives Stephenson of the 90^{th} , Bennett of the 94^{th} , Kendrick of the 93^{rd} , Anderson of the 92^{nd} , Williams of the 87^{th} , and others

A BILL TO BE ENTITLED AN ACT

1	To provide for the incorporation of the City of Greenhaven in DeKalb County, Georgia; to
2	provide for the name and corporate boundaries; to provide for municipal powers; to provide
3	for city council and its members, manner of election, terms of office, manner of filling
4	vacancies, conflicts of interest, duties and authority, compensation, officers, and procedures;
5	to provide for the powers and duties of the mayor, to provide for a chief operating officer;
6	to provide for community area planning units; to provide for administrative and service
7	departments; to provide for a city attorney, chief financial officer, and city clerk; to provide
8	for boards and authorities; to provide for the regulation of employees; to provide for a
9	municipal court and the operation thereof; to provide for elections and removal; to provide
10	for taxation, franchises, service charges, bonds, and other fiscal matters; to provide for
11	budgeting and audits; to provide for purchasing and contracting; to provide for economic
12	development; to provide for bonds; to provide for related matters; to provide an effective
13	date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

15	ARTICLE I
16	INCORPORATION AND POWERS
17	SECTION 1.10.
18	Incorporation.

19 This city and the inhabitants thereof, are incorporated by the enactment of this charter and 20 are hereby constituted and declared a body politic and corporate under the name and style 21 "City of Greenhaven", and by that name shall have perpetual succession.

14

	15		LC 28 7614ER
22		SECTION 1.11.	
23		Corporate boundaries.	

(a) The corporate boundaries of this city shall be as described and set forth in Appendix Aattached hereto and said Appendix A is incorporated into and made a part of this charter.

26 (b) The city council may provide for changes in Appendix A by ordinance to reflect lawful

27 changes in the corporate boundaries. The city clerk shall maintain a current map and written

28 legal description of the corporate boundaries of the city, and such map and description shall

29 incorporate any changes which may hereafter be made in such corporate boundaries.

30

SECTION 1.12.

31 Municipal powers.

(a) This city shall have all powers possible for a city to have under the present or future
constitution and laws of this state as fully and completely as though they were specifically
enumerated in this charter. This city shall have all the powers of self-government not
otherwise prohibited by this charter or by general law.

(b) The powers of this city shall be construed liberally in favor of the city. The specific
mention or failure to mention particular powers shall not be construed as limiting in any way
the powers of this city. These powers shall include, but not be limited to, the following:

(1) Animal Regulations. To regulate and license or to prohibit the keeping or running
at-large of animals and fowl, and to provide for the impoundment of same if in violation
of any ordinance or lawful order; to provide for the disposition by sale, gift, or humane
destruction of animals and fowl when not redeemed as provided by ordinance; and to
provide punishment for violation of ordinances enacted hereunder;

44 (2) Appropriations and Expenditures. To make appropriations for the support of the government of the city; to authorize the expenditure of money for any purposes 45 46 authorized by this charter and for any purpose for which a municipality is authorized by 47 the laws of the State of Georgia; and to provide for the payment of expenses of the city; (3) Building Regulation. To regulate and to license the erection and construction of 48 49 buildings and all other structures; to adopt building, housing, plumbing, fire safety, 50 electrical, gas, and heating and air conditioning codes; and to regulate all housing, and building trades; 51

(4) Business Regulation and Taxation. To levy and to provide for the collection of
regulatory fees and taxes on privileges, occupations, trades, and professions as authorized
by Title 48 of the O.C.G.A., or other such applicable laws as are or may hereafter be
enacted; to permit and regulate the same; to provide for the manner and method of

payment of such regulatory fees and taxes; and to revoke such permits after due process
for failure to pay any city taxes or fees;
(5) Condemnation. To condemn property, inside or outside the corporate limits of the
city, for present or future use and for any corporate purpose deemed necessary by the
governing authority, utilizing procedures enumerated in Title 22 of the O.C.G.A., or such
other applicable laws as are or may hereafter be enacted;

62 (6) Contracts. To enter into contracts and agreements with other governmental entities63 and with private persons, firms, and corporations;

64 (7) Emergencies. To establish procedures for determining and proclaiming that an
65 emergency situation exists within or without the city, and to make and carry out all
66 reasonable provisions deemed necessary to deal with or meet such an emergency for the
67 protection, safety, health, or well-being of the citizens of the city;

(8) Environmental Protection. To protect and preserve the natural resources,
environment, and vital areas of the city, the region, and the state through the preservation
and improvement of air quality, the restoration and maintenance of water resources, the
control of erosion and sedimentation, the management of stormwater and establishment
of a stormwater utility, the management of solid and hazardous waste, and other
necessary actions for the protection of the environment;

(9) Fire Regulations. To fix and establish fire limits and from time to time to extend,
enlarge, or restrict the same; to prescribe fire safety regulations not inconsistent with
general law, relating to both fire prevention and detection and to fire fighting; and to
prescribe penalties and punishment for violations thereof;

(10) Garbage Fees. To levy, fix, assess, and collect a garbage, refuse, and trash
collection and disposal, and other sanitary service charge, tax, or fee for such services as
may be necessary in the operation of the city from all individuals, firms, and corporations
residing in or doing business therein benefiting from such services; to enforce the
payment of such charges, taxes, or fees; and to provide for the manner and method of
collecting such service charges;

(11) General Health, Safety, and Welfare. To define, regulate, and prohibit any act,
practice, conduct, or use of property which is detrimental to health, sanitation,
cleanliness, welfare, and safety of the inhabitants of the city, and to provide for the
enforcement of such standards;

- (12) Gifts. To accept or refuse gifts, donations, bequests, or grants from any source for
 any purpose related to powers and duties of the city and the general welfare of its
 citizens, on such terms and conditions as the donor or grantor may impose;
- 91 (13) Health and Sanitation. To prescribe standards of health and sanitation and to
 92 provide for the enforcement of such standards;

93 (14) Homestead Exemption. To establish and maintain procedures for offering
94 homestead exemptions to residents of the city and maintaining current homestead
95 exemptions of residents of the city as authorized by Act of the General Assembly;

96 (15) Jail Sentences. To provide that persons given jail sentences in the city's court may
97 work out such sentences in any public works or on the streets, roads, drains, and other
98 public property in the city, to provide for commitment of such persons to any jail, to
99 provide for the use of pretrial diversion and any alternative sentencing allowed by law,
100 or to provide for commitment of such persons to any county work camp or county jail by
101 agreement with the appropriate county officials;

(16) Motor Vehicles. To regulate the operation of motor vehicles and exercise control
over all traffic, including parking upon or across the streets, roads, alleys, and walkways
of the city;

(17) Municipal Agencies and Delegation of Power. To create, alter, or abolish
departments, boards, offices, commissions, and agencies of the city, and to confer upon
such agencies the necessary and appropriate authority for carrying out all the powers
conferred upon or delegated to the same;

(18) Municipal Courts. To create a municipal court with a judge or judge and associate
judges as may be necessary and to authorize the creation of a municipal court clerk's
office or make said clerk's duties a part of the duties of the city clerk as designated by the
city council;

(19) Municipal Debts. To appropriate and borrow money for the payment of debts of the
city and to issue bonds for the purpose of raising revenue to carry out any project,
program, or venture authorized by this charter or the laws of the State of Georgia;

(20) Municipal Property Ownership. To acquire, dispose of, lease, and hold in trust or
otherwise, any real, personal, or mixed property, in fee simple or lesser interest, inside
or outside the property limits of the city;

(21) Municipal Property Protection. To provide for the preservation and protection of
property and equipment of the city, and the administration and use of same by the public;
and to prescribe penalties and punishment for violations thereof;

(22) Municipal Utilities. To acquire, lease, construct, operate, maintain, sell, and dispose
of public utilities, including, but not limited to, a system of waterworks, sewers and
drains, sewage disposal, stormwater management, gas works, electric light plants, cable
television and other telecommunications, transportation facilities, public airports, and any
other public utility; and to fix the taxes, charges, rates, fares, fees, assessments,
regulations, and penalties, and to provide for the withdrawal of service for refusal or
failure to pay the same;

- (23) Nuisance. To define a nuisance and provide for its abatement whether on public or
 private property;
 (24) Paraltias. To provide peraltias for violation of any ordinances adopted surgests to
- (24) Penalties. To provide penalties for violation of any ordinances adopted pursuant tothe authority of this charter and the laws of the State of Georgia;
- (25) Planning and Zoning. To provide comprehensive city planning for development by
 zoning; to provide technical assistance to CAPU's and CAR's to assist them in making
 recommendations; and to provide subdivision regulation and the like as the city council
 deems necessary and reasonable to insure a safe, healthy, and aesthetically pleasing
 community;
- (26) Police and Fire Protection. To exercise the power of arrest through duly appointed
 police officers, and to establish, operate, or contract for a police and a firefighting
 agency;
- (27) Public Hazards: Removal. To provide for the destruction and removal of any
 building or other structure which is or may become dangerous or detrimental to the
 public;
- (28) Public Improvements. To provide for the acquisition, construction, building, 144 operation, and maintenance of public ways, parks and playgrounds, recreational facilities, 145 146 cemeteries, markets and market houses, public buildings, libraries, public housing, 147 airports, hospitals, terminals, docks, parking facilities, or charitable, cultural, educational, recreational, conservation, sport, curative, corrective, detentional, penal, and medical 148 149 institutions, agencies, and facilities; and to provide any other public improvements, inside 150 or outside the corporate limits of the city; to regulate the use of public improvements; and 151 for such purposes, property may be acquired by condemnation under Title 22 of the O.C.G.A., or such other applicable laws as are or may hereafter be enacted; 152
- (29) Public Peace. To provide for the prevention and punishment of loitering, disorderly
- 154 conduct, drunkenness, riots, and public disturbances;
- (30) Public Transportation. To organize and operate such public transportation systemsas are deemed beneficial;
- (31) Public Utilities and Services. To grant franchises or make contracts for, or impose
 taxes on public utilities and public service companies; and to prescribe the rates, fares,
 regulations, and standards and conditions of service applicable to the service to be
 provided by the franchise grantee or contractor, insofar as not in conflict with valid
 regulations of the Public Service Commission;
- (32) Regulation of Roadside Areas. To prohibit or regulate and control the erection,
 removal, and maintenance of signs, billboards, trees, shrubs, fences, buildings, and any
 and all other structures or obstructions upon or adjacent to the rights-of-way of streets and

roads or within view thereof, within or abutting the corporate limits of the city; and toprescribe penalties and punishment for violation of such ordinances;

167 (33) Retirement. To provide and maintain a retirement plan and other employee benefit168 plans and programs for officers and employees of the city;

(34) Roadways. To lay out, open, extend, widen, narrow, establish, or change the grade 169 170 of, abandon or close, construct, pave, curb, gutter, adorn with shade trees, or otherwise improve, maintain, repair, clean, prevent erosion of, and light the roads, alleys, and 171 walkways within the corporate limits of the city; and to grant franchises and 172 rights-of-way throughout the streets and roads, and over the bridges and viaducts for the 173 use of public utilities; and to require real estate owners to repair and maintain in a safe 174 condition the sidewalks adjoining their lots or lands, and to impose penalties for failure 175 176 to do so;

(35) Sewer Fees. To levy a fee, charge, or sewer tax as necessary to assure the acquiring,
constructing, equipping, operating, maintaining, and extending of a sewage disposal plant
and sewerage system, and to levy on those to whom sewers and sewerage systems are
made available a sewer service fee, charge, or sewer tax for the availability or use of the
sewers; to provide for the manner and method of collecting such service charges and for
enforcing payment of the same; and to charge, impose, and collect a sewer connection fee
or fees to those connected with the system;

(36) Solid Waste Disposal. To provide for the collection and disposal of garbage,
rubbish, and refuse, and to regulate the collection and disposal of garbage, rubbish, and
refuse by others; and to provide for the separate collection of glass, tin, aluminum,
cardboard, paper, and other recyclable materials, and to provide for the sale of such
items;

189 (37) Special Areas of Public Regulation. To regulate or prohibit junk dealers, the 190 manufacture and sale of intoxicating liquors; to regulate the transportation, storage, and 191 use of combustible, explosive, and inflammable materials, the use of lighting and heating equipment, and any other business or situation which may be dangerous to persons or 192 193 property; to regulate and control the conduct of peddlers and itinerant traders, theatrical 194 performances, exhibitions, and shows of any kind, by taxation or otherwise; to license and tax professional fortunetelling, palmistry, and massage parlors; and to restrict adult 195 196 bookstores to certain areas;

- (38) Special Assessments. To levy and provide for the collection of special assessments
 to cover the costs for any public improvements;
- 199 (39) Taxes: Ad Valorem. To levy and provide for the assessment, valuation, revaluation,
- 200 and collection of taxes on all property subject to taxation.

201 (40) Taxes: Other. To levy and collect such other taxes as may be allowed now or in the202 future by law;

(41) Taxicabs. To regulate and license vehicles operated for hire in the city; to limit the
number of such vehicles; to require the operators thereof to be licensed; to require public
liability insurance on such vehicles in the amounts to be prescribed by ordinance; and to
regulate the parking of such vehicles;

(42) Tourism, conventions, and trade shows. To provide for the structure, operation, and
management of the Greenhaven Convention and Visitors Bureau created pursuant to
Section 1.14 of this charter and to authorize the City of Greenhaven to contract with
private sector nonprofit organizations or other governmental agencies to promote tourism,
conventions, and trade shows;

212 (43) Urban Redevelopment. To organize and operate an urban redevelopment program; 213 (44) Other Powers. To exercise and enjoy all other powers, functions, rights, privileges, 214 and immunities necessary or desirable to promote or protect the safety, health, peace, 215 security, good order, comfort, convenience, or general welfare of the city and its inhabitants; and to exercise all implied powers necessary or desirable to carry into 216 217 execution all powers granted in this charter as fully and completely as if such powers 218 were fully stated herein; and to exercise all powers now or in the future authorized to be 219 exercised by other municipal governments under other laws of the State of Georgia; and 220 no listing of particular powers in this charter shall be held to be exclusive of others, nor 221 restrictive of general words and phrases granting powers, but shall be held to be in 222 addition to such powers unless expressly prohibited to municipalities under the 223 Constitution or applicable laws of the State of Georgia.

224

SECTION 1.13.

Exercise of powers.

All powers, functions, rights, privileges, and immunities of the city, its officers, agencies, or employees shall be carried into execution as provided by this charter. If this charter makes no provision, such shall be carried into execution as provided by ordinance or as provided by pertinent laws of the State of Georgia.

- 230 SECTION 1.14.
- 231

Tourism, conventions, and trade shows.

The Greenhaven Convention and Visitors Bureau is hereby authorized to be created whichmay be activated by an ordinance of the city council. When activated, the bureau shall

239

LC 28 7614ER

234 consist of a board of seven members appointed by the city council. The bureau shall report

to the chief operating officer on a regular basis and shall send an annual report to the mayor

and the city council in January of each year.

- 237 ARTICLE II
- 238 LEGISLATIVE BRANCH

SECTION 2.10.

240 City council creation; number; election.

(a) The legislative authority of the government of the City of Greenhaven, except as
otherwise specifically provided in this charter, shall be vested in a city council to be
composed of seven councilmembers. The councilmembers shall be elected in the manner
provided by general law and this charter.

(b) For the purpose of electing the seven councilmembers, there shall be six council districts,
designated Council Districts 1 through 6, as described in Appendix B of this charter. The
council districts shall be aligned with the community area planning units (CAPU's)

established by this charter. Each person desiring to offer as a candidate for councilmembershall designate the council district for which he or she is offering.

(c) The six council districts shall correspond to the following community area planningunits:

252 District 1: CAPU West

253 District 2: CAPU South

- 254 District 3: CAPU South Central
- 255 District 4: CAPU North Central
- 256 District 5: CAPU North
- 257 District 6: CAPU East

(d) One councilperson shall be elected from each of the six council districts and shall hold 258 Council Posts 1, 2, 3, 4, 5 and 6, respectively. Each person desiring to offer as a candidate 259 for councilmember for such posts shall designate the council district for which he or she is 260 offering. Councilmembers for such posts shall be elected by a majority vote of the qualified 261 electors of the respective council districts voting at the elections of the city. In the event that 262 no candidate for a council post obtains a majority vote of the qualified electors of the council 263 district for the election, then a run-off election shall be held. The candidates receiving the 264 two highest numbers of votes in the election for such council post will be included in the 265 run-off election. The person receiving the highest number of votes of the qualified electors 266 of the council district voting at such run-off election shall be elected. 267

268 (e) The president of the council shall be elected from the city at large and shall represent Council Post 7. The president of the council shall be elected by a majority vote of the 269 270 qualified electors of the City of Greenhaven voting at the elections of the city. In the event 271 that no candidate obtains a majority vote of the qualified electors of the city voting in the election, then a run-off election shall be held. The candidates receiving the two highest 272 273 numbers of votes in the election for such office shall be included in the run-off election. The 274 person receiving the highest number of votes of the qualified electors of the city voting at 275 such run-off election shall be elected.

276 (f) With the exception of the initial terms set forth in this section, councilmembers shall be 277 elected to terms of four years and until their successors are elected and qualified. Councilmembers shall be elected on a staggered basis in alternate election cycles such that 278 279 every two years three or four councilmembers are up for election. In order to assure 280 staggered elections of the councilmembers, in the first election of the city council, the terms for the candidates elected for Council Posts 1, 3, 5, and 7 shall expire upon the administration 281 282 of the oath of office to their successors elected in the regular elections held in 283 November, 2017. The terms for the candidates elected for Council Posts 2, 4, and 6 along with the mayor shall expire upon the administration of the oath of office to their successors 284 285 elected in the regular elections held in November, 2019. Thereafter, a successor to each 286 councilmember shall be elected at the November election immediately preceding the end of such councilmember's term of office and the term of each councilmember shall expire upon 287 288 the administration of the oath of office to his or her successor.

(g) Political parties shall not conduct primaries for any city offices and all names ofcandidates for city offices shall be listed without party designations.

(h)(1) Except for minor traffic violations, candidates for any office in the City ofGreenhaven shall disclose any prior criminal history.

(2) Except as otherwise provided by this charter, the city council shall, by ordinance,
prescribe such rules and regulations it deems appropriate to fulfill any options and duties
under Chapter 2 of Title 21 of the O.C.G.A., the "Georgia Election Code."

(i)(1) The mayor, councilmembers, or other appointed officers provided for in this charter
shall be removed from office for any one or more of the causes provided in Title 45 of
the O.C.G.A., or such other applicable laws as are or may hereafter be enacted.

- (2) Removal of an officer pursuant to subsection (a) of this section shall be accomplishedone of the following methods:
- 301 (A) Following a hearing, which can be requested by a resident of the city, at which an
 302 impartial panel shall render a decision. In the event an elected officer is sought to be
 303 removed by the action of the city council, such officer shall be entitled to a written
 304 notice specifying the ground or grounds for removal and to a public hearing which shall

be held not less than ten days and not more than 30 days after the service of such
written notice. The city council shall provide by ordinance for the manner in which
such hearings shall be held.

308 (B) The city council may adopt a final resolution of removal, which may be made
309 effective immediately, by affirmative vote of four of its members at any time after five
310 days from the date when a copy of preliminary resolution was delivered to the chief
311 operating officer, if he or she has not requested a public hearing, or at any time after the
312 public hearing if he or she has requested one.

313 (C) The chief operating officer shall continue to receive his or her salary until the
314 effective date of a final resolution of his or her removal. The action of the city council
315 in suspending or removing the chief operating officer shall not be subject to review by
316 any court or agency.

317 SECTION 2.11.

318 City council terms.

The members of the city council shall serve for terms of four years and until their respective successors are elected and qualified. Any councilmember who has been elected for two consecutive four-year terms under the provisions of this charter shall not be eligible to be elected for the succeeding term except for the initial electees of Council Posts 1, 3, 5, and 7 who shall be eligible to serve for three consecutive terms but shall not be elected for the succeeding term.

325

SECTION 2.12.

Qualifications for office.

326

327

(a) To be eligible to qualify for election as a councilmember, a person:

328 (1) Shall be at least 18 years of age;

- (2) Shall be a resident of the city and of the council district from which he or she seeks
- to qualify for at least one year immediately preceding the date of his or her election; and
- (3) Shall be a registered voter of the city.
- 332 (b) To hold office as a councilmember, a person:
- 333 (1) Shall continue to possess the qualifications prescribed in subsection (a) of this334 section;
- 335 (2) Shall continue to reside in the same council district from which elected; and
- 336 (3) Shall not hold any other elected public office.

LC 28 7614ER

337 (c) Whenever the terms "reside," "residence," or "residency" appear in this section, the same338 shall be interpreted to mean domicile.

339

340

SECTION 2.13.

Vacancy; filling of vacancies.

(a) The office of councilmember, president of the council, and mayor shall become vacant
upon the incumbent's death, resignation, forfeiture of office, declaration of intent to run for
another office, ceasing to be a resident, removal from office, assumption of or temporary or
permanent appointment to another office, disability rendering that person ineligible, or
occurrence of any event specified by the Constitution of the State of Georgia, Title 45 of the
O.C.G.A., or such other applicable laws as are or may hereafter be enacted.

(b) In the event the office of mayor, president of the council, or councilmember shall
become vacant by reason of death, resignation, or any other cause, the council shall,
within 15 days after the occurrence of such vacancy, call a special election to fill the balance
of the unexpired term of such office by giving notice thereof in one or more newspapers of
general circulation within the city, except:

(1) If a regular election for the office of mayor is to be held within six months after the date that a vacancy in the office of mayor occurs, the president of the council shall assume and discharge the powers and duties of the office of mayor for the duration of the mayor's unexpired term. If a regular election for the office of the president of the council is to be held within six months after the date that a vacancy occurs in the office of the president of the council, the remaining council members shall select one of the existing councilmembers to temporarily assume the position of president of the council.

(2) If a regular election for the office of councilmember, other than the president of the
council, is to be held within six months after the date that a vacancy occurs in the office
of councilmember, the remaining members of the council shall by majority vote appoint
a qualified person from the district to fill the vacancy. The members of the council shall
appoint such person within 30 days of the date the vacancy occurs.

364 (3) If the office of mayor or council president is expected to be temporarily vacant (the
365 incumbent will return within six months or less), then the processes outlined in this
366 subsection shall be considered temporary appointments and the appointed people shall
367 resume their previous position upon a return to office of the original elected official.

368 (c) If any elected officer of the city qualifies for another municipal, county, state, or federal

elected office, his or her resignation shall be governed solely by Article II, Section II,Paragraph V, of the Constitution of the State of Georgia.

371 (d) This section shall also apply to a temporary vacancy created by the suspension from372 office of the mayor or any councilmember.

373

374

Compensation and expenses.

SECTION 2.14.

The annual salary of the councilmember shall be \$25,000.00. The annual salary of the 375 president of the council shall be \$35,000.00. The annual salary of the mayor shall be 376 determined by the city council. Such salary shall be paid from municipal funds in bi-monthly 377 installments. City councilmembers are accountable and responsible for diligently and 378 actively representing their constituency in the fulfillment of the strategic plan. The city 379 council may provide by ordinance for the provision of insurance, retirement, workers' 380 compensation, and other employee benefits to the members of city council and may provide 381 by ordinance for the reimbursement of expenses actually and necessarily incurred by the 382 members of city council in carrying out their official duties. 383

- 384
- 385

SECTION 2.15.

President of the council.

(a) The president of the council shall be elected from the city at-large for a term of four
years commencing on the first Monday in January after each regular municipal election as
provided in this charter and shall serve until his or her successor takes office.

389 (b)(1) To qualify for election as president of the council, a person:

- 390 (A) Shall be at least 18 years of age;
- (B) Shall be a resident of the city for at least one year immediately preceding the dateof his or her election;
- 393 (C) Shall be a qualified elector of the city; and
- (D) Shall not be an employee of the city.
- 395 (2) To hold office as president of the council, a person:
- 396 (A) Shall continue to possess the qualifications prescribed in subsection (a) of this397 section; and
- 398 (B) Shall not hold any elected public office.
- 399 (c) The president of the council:
- 400 (1) Shall preside at meetings of the council;
- 401 (2) Shall vote only in the case of a tie vote of the city council;
- 402 (3) Shall appoint the members and chairpersons of such committees as may be403 established by the city council pursuant to its rules, and fill vacancies therein, provided

H. B. 613 - 12 -

404	any such appointments shall be subject to rejection by a majority vote of the total
405	membership of the city council; and the president of the council shall not be a member
406	of any such committees;
407	(4) Shall exercise all powers and discharge all duties of the mayor in the case of a
408	vacancy in the office of mayor or during the disability of the mayor;
409	(5) Shall be authorized to compel the attendance of councilmembers by subpoena,
410	subject to the rules of the city council;
411	(6) Shall have such further powers and perform such other duties consistent with law as
412	may be provided by ordinance or resolution of the city council; and
413	(7) May speak to any pending matter before the city council but shall not introduce
414	ordinances or resolutions.
415	(d) If the president of the council speaks to a matter pending before the city council, the
416	president of the council shall temporarily relinquish his or her role as presiding officer to the
417	president pro tempore while speaking to such matter.
418	(e) If the president of the council exercises the powers and discharges the duties of the
419	mayor as provided in subsection (c) of this section, he or she shall not exercise any of the
420	powers and duties enumerated in this section.
421	SECTION 2.16.
422	Conflicts of interest; holding other offices.
423	(a) Elected and appointed officers of the city are trustees and servants of the residents of the
424	city and shall act in a fiduciary capacity for the benefit of such residents.
425	(b) No elected official, appointed officer, or employee of the city or any agency or political
426	entity to which this charter applies shall knowingly:
427	(1) Engage in any business or transaction, or have a financial or other personal interest,
428	direct or indirect, which is incompatible with the proper discharge of that person's official
429	duties or which would tend to impair the independence of the official's judgment or action
430	in the performance of those official duties;

(2) Engage in or accept private employment, or render services for private interests when
such employment or service is incompatible with the proper discharge of that person's
official duties or would tend to impair the independence of the official's judgment or

- 434 action in the performance of those official duties;
- 435 (3) Disclose confidential information, including information obtained at meetings which
- 436 are closed pursuant to Chapter 14 of Title 50 of the O.C.G.A., concerning the property,
- 437 government, or affairs of the governmental body by which the official is engaged without

proper legal authorization; or use such information to advance the financial or otherprivate interest of the official or others;

(4) Accept any valuable gift, whether in the form of service, loan, thing, or promise,
from any person, firm, or corporation which to the official's knowledge is interested,
directly or indirectly, in any manner whatsoever, in business dealings with the
governmental body by which the official is engaged; provided, however, that an elected
official who is a candidate for public office may accept campaign contributions and
services in connection with any such campaign;

446 (5) Represent other private interests in any action or proceeding against this city or any447 portion of its government; or

448 (6) Vote or otherwise participate in the negotiation or in the making of any contract with449 any business or entity in which the official has a financial interest.

(c) Any elected official, appointed officer, or employee who shall have any financial 450 interest, directly or indirectly, in any contract or matter pending before or within any 451 452 department of the city shall disclose such interest to the city council. The mayor or any 453 councilmember who has a financial interest in any matter pending before the city council 454 shall disclose such interest and such disclosure shall be entered on the records of the city 455 council, and that official shall disqualify himself or herself from participating in any decision 456 or vote relating thereto. Any elected official, appointed officer, or employee of any agency 457 or political entity to which this charter applies who shall have any financial interest, directly 458 or indirectly, in any contract or matter pending before or within such entity shall disclose 459 such interest to the governing body of such agency or entity.

(d) After investigation and due process proceedings, upon determination of breach of
conflict of interest, the councilmember shall be subject to suspension and a fine or
termination, both to be determined by the ethics board. Upon a second breach of conflict of
interest, the councilmember's term of office shall be terminated.

464 (e) No elected official, appointed officer, or employee of the city or any agency or entity to
465 which this charter applies shall use property owned by such governmental entity for personal
466 benefit or profit but shall use such property only in their capacity as an officer or employee
467 of the city.

(f) Any violation of this section which occurs with the knowledge, express or implied, of a
party to a contract or sale shall render said contract or sale voidable at the option of the city
council and any expenses incurred with a voidable contract shall be reimbursable to the city.
(g) Except where authorized by law, neither the mayor nor any councilmember shall hold
any other elective or appointive office in the city or otherwise be employed by such
government or any agency thereof during the term for which that official was elected. No

former mayor and no former councilmember shall hold any appointive office in the city until 474 one year after the expiration of the term for which that official was elected. 475

476 (h) No appointive officer of the city shall continue in such employment upon qualifying as 477 a candidate for nomination or election to any public office. No employee of the city shall continue in such employment upon qualifying for or election to any public office in this city 478 479 or any other public office which is inconsistent, incompatible, or in conflict with the duties of the city employee. Such determination shall be made by the ethics board either 480 481 immediately upon election or at any time such conflict may arise.

482 (i)(1) Any city officer or employee who knowingly conceals such financial interest or knowingly violates any of the requirements of this section shall be guilty of malfeasance 483 in office or position and shall be deemed to have forfeited that person's office or position. 484 (2) Any officer or employee of the city who shall forfeit an office or position as 485 described in paragraph (1) of this subsection shall be ineligible for appointment or 486 election to or employment in a position in the city government for a period of three years 487 488 thereafter.

- 489

SECTION 2.17.

490 Inquiries and investigations.

491 The city council, under the guidance of the city attorney's office, may make inquiries and 492 investigations into the affairs of the city and conduct of any department, office, or agency 493 thereof and for this purpose may subpoena witnesses, administer oaths, take testimony, and require the production of evidence. Any person who fails or refuses to obey a lawful order 494 issued in the exercise of these powers by the city council shall be punished as may be 495 496 provided by ordinance.

497

498

SECTION 2.18.

General power and authority of the city council.

499 (a) Except as otherwise provided by law or this charter, the city council shall be vested with all the powers of government of this city. 500

(b) In addition to all other powers conferred upon it by law, the council shall have the 501 502 authority to adopt and provide for the execution of such ordinances, resolutions, rules, and regulations, not inconsistent with this charter and the Constitution and the laws of the State 503 of Georgia, which it shall deem necessary, expedient, or helpful for the peace, good order, 504 protection of life and property, health, welfare, sanitation, comfort, convenience, prosperity, 505

LC 28 7614ER

or well-being of the inhabitants of the City of Greenhaven and may enforce such ordinancesby imposing penalties for violation thereof.

508

SECTION 2.19.

509 Eminent domain.

510 The city council is hereby empowered to acquire, construct, operate, and maintain public 511 ways, parks, public grounds, cemeteries, markets, market houses, public buildings, libraries, 512 sewers, drains, sewage treatment, waterworks, electrical systems, gas systems, airports, 513 hospitals, and charitable, educational, recreational, sport, curative, corrective, detentional, penal, and medical institutions, agencies, and facilities, and any other public improvements 514 515 inside or outside the city, and to regulate the use thereof, and for such purposes, property 516 may be condemned under procedures established under general law applicable now or as 517 provided in the future.

- 518 SECTION 2.20.
- 519 Organizational meeting.

(a) The city council shall meet for organization in the council chamber, or any other
designated public place, on the first Monday in January following each regular election, or,
if such Monday is a legal holiday, then on the next following day not a legal holiday.

523 (b) At such organizational meeting, the mayor and councilmembers shall take and subscribe

524 before a judge of the superior court, or any official authorized to administer oaths, the 525 following oath of office:

526 "I do solemnly swear that I will faithfully perform the duties of councilmember (or mayor 527 or president of the council) of the City of Greenhaven, Georgia, and that I will support and defend the charter thereof as well as the Constitution and laws of the State of Georgia and 528 529 of the United States of America. I am not the holder of any unaccounted for public money 530 due this state or any political subdivision or authority thereof. I am not the holder of any office of trust under the government of the United States, any other state, or any foreign 531 state which I by the laws of the State of Georgia am prohibited from holding. I am 532 otherwise qualified to hold said office according to the Constitution and laws of Georgia. 533 534 I have been a resident [of my district and] the City of Greenhaven for the time required by the Constitution and laws of this state and by the municipal charter. I will perform the 535 duties of my office in the best interest of the City of Greenhaven to the best of my ability 536 without fear, favor, affection, reward, or expectation thereof." 537

LC 28 7614ER

(c)(1) The mayor and councilmembers shall, following each regular municipal general 538 election or such election held in place thereof, attend a mandatory training session that 539 540 shall include, but not be limited to, matters of campaign and financial disclosure requirements, standards of conduct, ethics code, and the legislative process. The city 541 clerk shall hold, or cause to be held, a training session for all current and newly elected 542 City of Greenhaven officials on two separate dates, but no later than July 1 of the year 543 following each municipal general election or no later that 60 days following any election 544 held in lieu thereof, and no later than 60 days following a special election held to fill a 545 546 vacancy in office. Persons required to attend shall be present at the entirety of a session, or at a combination of the offered sessions whereby all training modules designated for 547 the particular office held are covered. Attendance shall be mandatory. Each official shall 548 be required to sign an affidavit stating that he or she has completed training, with such 549 affidavit to be certified by the city clerk or the city clerk's designee. 550

(2) Any official required to attend who has not completed the mandatory training by the
end of the second available training session, shall be deemed non-compliant and shall be
immediately fined \$50.00. An additional \$100.00 fine shall continuously be assessed
each noncompliant official every 30 days after the date of non-compliance in which an
official has not paid the assessed fine or received a waiver and completed a makeup
training session as outlined in paragraphs (6) and (7) of this subsection.

(3) All payments of fines shall be paid to the City of Greenhaven and shall be submitted
to the city clerk or the city clerk's designee who shall then record that the fine has been
received and forward each payment to the chief financial officer.

(4) Immediately following the second offered training session, and if necessary upon the
assessment of further fines, the city clerk shall notify, by certified mail, each official who
has not completed mandatory training that he or she is in non-compliance of the law and
of the penalty thereby imposed. The city clerk shall simultaneously notify the chief
financial officer of the city and the president of the council of any official's
non-compliance. However, failure of receipt of such notification does not relieve the
official of the obligation to attend the mandatory training and to pay the assessed fine.

567 (5) Any noncompliant official may submit a written appeal to the president of the council
568 requesting a waiver of the assessed fine. Supporting evidence of the reason or reasons
569 for his or her non-compliance shall be presented in the appeal. If due cause is shown, the
570 city council may adopt a resolution, by majority vote, to waive the fine.

(6) In all such cases, whether the assessed fine is paid or waived, any non-compliant
official shall be required to attend a make-up training session scheduled by appointment
with the city clerk. Such session may be provided through a videotaped session but shall
cover in its entirety all required training modules. The non-compliant official's signed

affidavit of completion of training and the city clerk's or the city clerk's designee's
certification of same shall be required to avoid further assessments of fines. There shall
be no waiver of training attendance granted under any circumstances.

578 (7) The city clerk shall develop, or cause to be developed, a manual detailing all of the579 provisions of this subsection.

- 580 SECTION 2.21.
- 581 Special meetings.

(a) Special meetings of the city council may be held on call of the mayor or the president of 582 the council or upon the written demand of at least four members of the city council. Notice 583 of such special meetings shall be served on all other members personally, or by telephone 584 personally, at least 48 hours in advance of the meeting. Such notice to councilmembers shall 585 not be required if the mayor and all councilmembers are present when the special meeting 586 587 is called. Such notice of any special meeting may be waived by a councilmember in writing before or after such a meeting, and attendance at the meeting shall also constitute a waiver 588 589 of notice on any business transacted in such councilmember's presence. Only the business 590 stated in the call may be transacted at the special meeting. Alternative modes of participation 591 which can be duly recorded such as conference calls, video conferencing, or other accepted 592 forms of communication shall be permitted. 593 (b) All meetings of the city council shall be public to the extent required by law and notice

to the public of special meetings shall be made fully as is reasonably possible as provided by
Section 50-14-1 of the O.C.G.A., or other such applicable laws as are or may hereafter be
enacted.

597

SECTION 2.22.

598Rules of procedure.

(a) The city council shall adopt its rules of procedure and order of business consistent with
the provisions of this charter and shall provide for keeping a journal of its proceedings, which
shall be a public record.

(b) All committees and committee chairpersons and officers of the city council shall be
appointed by the president of the council and shall serve at the pleasure of the city council.
The president of the council shall have the power to appoint new members to any committee
at any time.

SECTION 2.23.

Quorum: voting.

(a) A majority of the city council excluding the president of the council shall constitute a
quorum but a smaller number may adjourn from time to time and may compel the attendance
of absent members. The city council may by ordinance provide methods to compel the
attendance of its members and to punish for the violation thereof.

(b) The affirmative vote of a majority of the councilmembers shall be required for the transaction of business and the passage of ordinances and resolutions, except as otherwise provided by law. Where no quorum can be assembled except by the filling of vacancies, the members may transact business by a majority vote of members present to the extent necessary to fill such vacancies in the membership of the city council as provided by this charter and by law.

(c) Voting on the adoption of ordinances shall be by voice vote and the vote shall be recorded in the journal, but any member of the city council shall have the right to request a roll call vote and such vote shall be recorded in the journal. Except as otherwise provided in this charter, the affirmative vote of four councilmembers shall be required for the adoption of any ordinance, resolution, or motion. If an affirmative vote of four councilmembers is not obtained, the proposed ordinance, resolution, or motion is considered closed until and unless it is introduced again.

(d) No member of the city council shall abstain from voting on any matter properly brought before the city council for official action except when such councilmember has a conflict of interest which is disclosed in writing prior to or at the meeting and made a part of the minutes. Any member of the city council present and eligible to vote on a matter and refusing to do so for any reason other than a properly disclosed and recorded conflict of interest shall be deemed to have voted no.

631

SECTION 2.24.

632

Ordinance form; procedures.

(a) Every proposed ordinance shall be introduced in writing and in the form required for
final adoption. No ordinance shall contain a subject which is not expressed in its title. The
enacting clause shall be "It is hereby ordained by the governing authority of the City of
Greenhaven" and every ordinance shall so begin.

637 (b) An ordinance may be introduced by any councilmember and be read at a regular or638 special meeting of the city council. Ordinances shall be considered and adopted or rejected

606

607

15

- by the city council in accordance with the rules which it shall establish; provided, however, 639
- that an ordinance shall not be adopted the same day it is introduced, except for emergency 640
- 641 ordinances provided in Section 2.26 of this charter. Upon introduction of any ordinance, the
- 642 city clerk shall as soon as possible distribute a copy to the mayor and to each councilmember
- and shall file a reasonable number of copies in the office of the city clerk and at such other 643
- 644 public places as the city council may designate.
- 645

SECTION 2.25.

646

Action requiring an ordinance.

Acts of the city council which have the force and effect of law shall be enacted by ordinance. 647

648

649

SECTION 2.26.

Emergencies.

(a) To meet a public emergency affecting life, health, property, or public peace, the city 650 council may convene on call of the mayor, president of the council, or councilmembers and 651 652 promptly adopt an emergency ordinance, but such ordinance may not levy taxes; grant, 653 renew, or extend a franchise; regulate the rate charged by any public utility for its services; or authorize the borrowing of money except for loans to be repaid within 30 days. An 654 655 emergency ordinance shall be introduced in the form prescribed for ordinances generally, 656 except that it shall be plainly designated as an emergency ordinance and shall contain, after 657 the enacting clause, a declaration stating that an emergency exists, and describing the emergency in clear and specific terms. An emergency ordinance may be adopted, with or 658 659 without amendment, or rejected at the meeting at which it is introduced, but the affirmative 660 vote of at least a majority of council members shall be required for adoption. It shall become effective upon adoption or at such later time as it may specify. Every emergency ordinance 661 shall automatically stand repealed 30 days following the date upon which it was adopted, but 662 this shall not prevent reenactment of the ordinance in the manner specified in this section if 663 the emergency still exists. An emergency ordinance may also be repealed by adoption of a 664 repealing ordinance in the same manner specified in this section for adoption of emergency 665 ordinances. 666

(b) Such meetings shall be open to the public to the extent required by law and notice to the 667 public of emergency meetings shall be made as fully as is reasonably possible in accordance 668 with Section 50-14-1 of the O.C.G.A., or such other applicable laws as are or may hereafter 669 be enacted. 670

15LC 28 7614ER671SECTION 2.27.672Codes of technical regulations.

673 (a) The city council may adopt any standard code of technical regulations by reference thereto in an adopting ordinance. The procedure and requirements governing such adopting 674 675 ordinance shall be as prescribed for ordinances generally except that: (1) the requirements 676 of Section 2.24 of this charter for distribution and filing of copies of the ordinance shall be construed to include copies of any code of technical regulations, as well as the adopting 677 678 ordinance; and (2) a copy of each adopted code of technical regulations, as well as the 679 adopting ordinance, shall be authenticated and recorded by the clerk pursuant to Section 2.28 680 of this charter.

- (b) Copies of any adopted code of technical regulations shall be made available by the clerkfor inspection by the public.
- 683

684

SECTION 2.28.

Signing; authenticating; recording; codification; printing.

(a) The city clerk shall authenticate by the city clerk's signature and record in full in aproperly indexed book kept for that purpose, all ordinances adopted by the city council.

(b) The city council shall provide for the preparation of a general codification of all the 687 688 ordinances of the city having the force and effect of law. The general codification shall be 689 adopted by the city council by ordinance and shall be published promptly, together with all 690 amendments thereto and such codes of technical regulations and other rules and regulations as the city council may specify. This compilation shall be known and cited officially as "The 691 692 Code of City of Greenhaven, Georgia." Copies of the code shall be furnished to all officers, 693 departments and agencies of the city, and made available for purchase by the public at a reasonable price as fixed by the city council. 694

(c) The city council shall cause each ordinance and each amendment to this charter to be 695 696 printed promptly following its adoption, and the printed or digital ordinances and charter amendments shall be made available for purchase by the public at reasonable prices to be 697 fixed by the city council. Following publication of the first code under this charter and at all 698 699 times thereafter, the ordinances and charter amendments shall be printed in substantially the 700 same style as the code currently in effect and shall be suitable in form for incorporation therein. The city council shall make such further arrangements as deemed desirable with 701 702 reproduction and distribution of any current changes in or additions to codes of technical regulations and other rules and regulations included in the code. 703

	15 LC 28 7614ER
704	ARTICLE III
705	EXECUTIVE BRANCH
706	SECTION 3.10.
707	Powers and duties.
708	(a) The mayor shall be the chief executive officer of the city and he or she shall have the
709	power and it shall be his or her duty to:
710	(1) Execute and enforce the provisions of this charter, the ordinances of this city, and all
711	other laws;
712	(2) Exercise supervision over all the administration of all departments of the city and
713	delegate all or part of such supervision to the chief operating officer;
714	(3) Prepare periodically, but not less than annually, and submit to the city council for
715	approval a comprehensive state of the city policy which shall consider the city's physical,
716	economic, and social aspects and state the goals and objectives of City of Greenhaven
717	and its citizens and the necessary recommendations, policies, plans, programs, and
718	priorities for attaining them;
719	(4) Submit the recommended annual budget, which is matched to the objectives outlined
720	in the comprehensive state of the city policy, to the appropriate committee of the city
721	council;
722	(5) Approve or veto proposed ordinances and resolutions as provided in this charter;
723	(6) Convene special meetings of the city council at his or her discretion in accordance
724	with this charter;
725	(7) At his or her discretion, conduct studies and make investigations and reports to the
726	city council concerning the operations of departments, offices, and agencies of the city
727	and require any department, board, commission, or agency under his or her jurisdiction
728	to submit written reports and information;
729	(8) Prescribe, require, publish, and implement standards of administrative, management,
730	and operating practices and procedures to be followed and adhered to by all offices,
731	departments, boards, commissions, authorities, and other agencies of the city subject to
732	his or her supervision and jurisdiction or delegate all or part of such responsibilities to the
733	chief operating officer;
734	(9) Advise the council as to the financial condition, future needs, and general welfare of
735	the city and make such recommendations to the council concerning the affairs of the city
736	as he or she deems desirable;
737	(10) When authorized by the city council, negotiate deeds, bonds, contracts, and other
738	instruments and documents on behalf of the city and execute same after final approval by
739	the city council;
	H. B. 613

- 740 (11) Represent the city in affairs of intergovernmental relations, promote and improve the government of the city, encourage the growth of the city, and promote and develop 741 742 the prosperity and social well-being of its people;
- (12) At his or her discretion, initiate such administrative reorganization within city 743 government as he or she may deem desirable; 744
- (13) Perform such duties as may be required by law, and in his or her discretion perform 745 such other duties as may be authorized by law; and 746
- (14) Purchase supplies, material, equipment, and personal property of every type and 747 description, and services of every type and description including for the rental, repair, or 748 maintenance of equipment, machinery, and other city-owned property; provided, 749 however, that the purchase amount does not exceed \$50,000.00 in aggregate to any one 750 vendor; it is in accordance with an approved budget, and such purchase conforms with 751 the provisions of this charter and any purchasing and procurement ordinances of the city, 752 and a duly enacted appropriation by the council authorizes expenditures for such 753 purposes. Any award of contract not competitively procured in accordance with this 754 charter, the approved budget, or ordinances of the city, or not awarded to the lowest 755 bidder or offeror, or any contract that exceeds the aggregate amount of \$50,000.00 to any 756 757 one vendor shall be approved by the city council prior to an award.
- 758

SECTION 3.11.

759 Delegation of powers and duties; prohibition.

In no event shall the mayor delegate to the chief operating officer or any other appointed 760 officer or employee the power to approve or veto ordinances or resolutions; convene 761 762 meetings of the council; serve as acting mayor; remove the city attorney, chief financial officer, or chief operating officer; or amend budgets. 763

764

SECTION 3.12.

765 Mayor's staff.

The mayor may hire such staff to aid in the discharge of the mayor's duties, including a chief 766 of staff, as authorized by the city council through an approved budget. The chief of staff 767 shall have such duties as assigned by the mayor but shall not be assigned any supervisory or 768 management duties outside of the mayor's office or duties which are inconsistent with the 769 770 provisions of this charter. Such persons shall serve at the pleasure of the mayor.

	15 LC 28 7614ER
771	SECTION 3.13.
772	Submission of ordinances to the mayor; veto power.
773	(a) Every ordinance adopted by the city council shall be presented promptly by the city clerk
774	to the mayor.
775	(b) The mayor, within ten calendar days of receipt of an ordinance, shall return it to the city
776	clerk with mayor's approval or disapproval. If the ordinance has been approved by the
777	mayor, it shall become law upon its return to the city clerk; if the ordinance is neither
778	approved nor disapproved, it shall become law at twelve o'clock Noon on the tenth calendar
779	day after its adoption; if the ordinance is disapproved, the mayor shall submit to the city
780	council through the city clerk a written statement of reasons for the veto. The city clerk shall
781	record upon the ordinance the date of its delivery to and receipt from the mayor.
782	(c) Ordinances vetoed by the mayor shall be presented by the city clerk to the city council
783	at its next meeting. If the city council then or at its next meeting adopts the ordinance by an
784	affirmative vote of two-thirds of its members, it shall become law.
785	(d) The mayor may disapprove or reduce any item or items of appropriation in any
786	ordinance. The approved part or parts of any ordinance making appropriations shall become
787	law, and the part or parts disapproved shall not become law unless subsequently passed by
788	the city council over the mayor's veto as provided herein. The reduced part or parts shall be
789	presented to city council as though disapproved and shall not become law unless overridden
790	by the council as provided in subsection (c) of this section.
791	SECTION 3.14.
792	City council interference with administration.
793	Except for the purpose of inquiries and investigations under Section 2.17 of this charter, the
794	city council or its members shall deal with city officers and employees who are subject to the
795	direction and supervision of the chief operating officer solely through the mayor, and neither
796	the city council nor its members shall give orders to any such officer or employee, either
797	publicly or privately.
798	SECTION 3.15.
799	Chief operating officer.
800	(a) The mayor shall hire, subject to the confirmation by a majority yets of the entire sity

(a) The mayor shall hire, subject to the confirmation by a majority vote of the entire citycouncil, an officer whose title shall be "chief operating officer."

802 (b) The chief operating officer shall have a graduate or professional degree plus a minimum

803 of ten years of progressively responsible administrative experience in the public or private 804 section which has included responsibility for supervising a large scale service delivery 805 program with a substantial budget. The qualifications herein may be waived by the city 806 council upon a three-fourths' vote of its membership.

807 (c) The chief operating officer shall receive such compensation as fixed by the council.

(d) The chief operating officer shall hold office at the pleasure of the mayor and may not bedismissed by the mayor without the approval of the city council.

(e) The mayor, with the approval of the city council, may appoint any person to exercise all
powers, duties, and functions of the chief operating officer during the chief operating
officer's suspension under this charter, temporary absence from the city, or during the chief
operating officer's disability.

814 (f) The chief operating officer shall have the following powers and duties:

815 (1) To the extent delegated by the mayor, to exercise supervision over all activities of
816 city departments and the boards and commissions connected with such departments and
817 be the contact officer between the mayor and such departments, boards, and
818 commissions;

(2) To make periodic reports with such recommendations to the mayor regarding the
activities of the various departments, bureaus, boards, commissions, authorities, and other
agencies of the city under his or her jurisdiction and make or cause to be made
investigations and studies of the organization and procedures thereof and to require such
reports therefrom as deemed necessary;

(3) To ensure that an annual budget is constructed whereby anticipated expenses will be
met by projected income in an effort to achieve a balanced budget.

(4) To ensure that periodic reviews, not less than quarterly, shall be conducted of the
finances of city departments to ensure that expenditures are aligned with approved
appropriations or to make adjustments accordingly. This is supportive of a balanced
budget;

(5) To provide liaison, coordination, and communications between and among city
departments and agencies and the various agencies of the federal, state, and local
governments and other public and private agencies concerning the affairs of the city;

- (6) To provide direction on participation in federal and state grant-in-aid programs,
 monitoring and evaluation of grant contract programs, and communication of program
 policies and priorities;
- (7) To conduct research and make information available to the mayor, city council, and
 the various departments, offices, and agencies of the city;

- (8) To attend meetings of the city council and its committees and to make available such
- 839 information as may be requested; and
- 840 (9) To perform all other duties as required by this charter or lawfully delegated to him841 or her by the mayor.

842	ARTICLE IV
843	COMMUNITY AREA PLANNING UNITS
844	SECTION 4.10.
845	Purpose.

Community area planning units (CAPU's) shall make recommendations to the mayor and city 846 council on zoning, land use, and other planning related issues. CAPU's provide an 847 opportunity both for the citizenry formally to provide input into the comprehensive 848 development plan of the city and to provide a means by which information concerning the 849 operation of city government can be provided to the citizens of City of Greenhaven. Further, 850 it is the policy of the city to coordinate the recommendations of community area planning 851 units with the formulation of the city's budget, both capital and operating. In addition, 852 853 CAPU's may make recommendations to the city council and the mayor on other issues 854 relevant to the quality of community life within the City of Greenhaven.

855

SECTION 4.11.

Structure.

856

(a) The City of Greenhaven shall be divided into six community area planning units.
Nothing in this charter shall preclude the option to further subdivide the community area
planning units.

860 (b) The CAPU's shall be designated as follows with boundaries as outlined in Appendix B:

861 Council District 1: CAPU West

- 862 Council District 2: CAPU South
- 863 Council District 3: CAPU South Central
- 864 Council District 4: CAPU North Central
- 865 Council District 5: CAPU North
- 866 Council District 6: CAPU East
- 867 (c) Each CAPU shall have six months from the CAPU start date to complete bylaws that will
- 868 define its structure. CAPU's shall begin operating after receiving training from the City of
- 869 Greenhaven and within three months of the implementation of the City of Greenhaven.

870 (d) Each CAPU shall elect an odd number of representatives to comprise its CAPU board.

871 The CAPU board shall help guide the CAPU and act as a liaison between the City of

Greenhaven city government and the residents of the CAPU. The number of people on theboard shall be determined by each CAPU but shall consist of an odd number of not less than

five and not more than 19 person and shall be written into its bylaws

875 (e) As a liaison between the city government and the residents of the CAPU, CAPU board

876 members are not entitled to any additional rights or privileges. Except where this charter

877 expressly permits such, CAPU members or boardmembers shall deal with city officers and

878 employees solely through the mayor.

879

SECTION 4.12.

880

Election; term.

(a) Members of the CAPU boards shall be elected for two-year terms in every odd-numbered

year. Elections shall take place in October or November of such year. If an election has not
been held by November 30 in an odd-numbered year, such election shall be conducted by the

been held by November 30 in an odd-numbered year, such election shall be cond

planning department of the city during the month of December.

(b) The initial CAPU board shall be elected after the City of Greenhaven has provided
technical assistance and training to the residents of the CAPU. CAPU elections and boards
shall be held within three months after the City of Greenhaven begins operations.

888 (c) Any person desiring to be elected to the CAPU Board shall be:

- (1) A person of 18 years of age or older;
- 890 (2) A resident of the CAPU for one year prior to the election; and
- 891 (3) A registered voter of DeKalb County;

(d) CAPU board members shall be elected by residents, homeowners, and property owners
within the designated boundaries of that CAPU. Eligible voters can prove residency by the
use of a driver's license, utility bill, or voter registration card. Every individual 18 years of
age and older shall be eligible to vote.

(e) Residents, homeowners, and property owners shall establish in their bylaws the odd
number of CAPU board members they wish to elect. Voting procedures shall be established
by each community area planning unit. Although the procedure may vary, bylaws describing
the voting procedures shall contain provisions delineating the voting process for issues as
well as officer elections.

	15 LC 28 7614ER
901	SECTION 4.13.
902	Governance.
903	(a) Each CAPU shall be guided by boards composed of an odd number of members
904	numbering from five to 19 members. The board may elect four positions from amongst the
905	CAPU members:
906	(1) Coordinator – The coordinator shall maintain regularly scheduled meetings; facilitate
907	regular meetings; and be selected as one of the community area representatives (CAR's).
908	(2) Deputy Coordinator - The deputy coordinator shall fulfill the roles and
909	responsibilities of the coordinator in his or her absence.
910	(3) Secretary – The secretary shall keep records of all the individual members,
911	homeowner associations, condo associations, and civic associations in the CAPU; keep
912	records of the minutes of each regularly public and council scheduled meetings; and keep
913	records of all correspondence.
914	(4) Treasurer – The treasurer shall keep track of all funds raised and received; produce
915	a monthly report detailing such funds; and help maintain the financial solvency of the
916	CAPU.
917	(b) CAPU's shall meet at regularly determined times to inform, discuss, and address issues
918	related to planning and quality of life. There shall be regular meetings for the purpose of
919	providing input into a comprehensive strategic economic and community plan for the City
920	of Greenhaven,
921	SECTION 4.14.
922	CAPU powers.
923	CAPU's shall have the power to:
924	(1) Make recommendations to the city council about zoning, land-use, and planning
925	issues within their district;
926	(2) Make recommendations to the city council about other quality of life issues within
927	their district; and
928	(3) Participate in ensuring that a comprehensive, coordinated, community economic
929	development vision is developed and implemented for the City of Greenhaven.

	15 LC 28 7614ER
930	SECTION 4.15.
931	Community area representatives.
932	(a) Each CAPU board shall select two people to be known as community area
933	representatives (CAR's). Community area representatives from each CAPU shall be selected
934	at the first CAPU board meeting after CAPU board elections. The names and contact
935	information shall be provided to the city clerk after CAPU selection.
936	(b) CAR's shall be representatives of the CAPU's and should seek the advice of CAPU
937	members through discussions at CAPU meetings when making recommendations and
938	decisions at CAR's meetings. CAR's shall discuss any common issues and ensure there is
939	coordination between the six CAPU's.
940	(c) CAR's shall meet at regularly designated times to discuss joint CAPU issues. CAR's can
941	create standing or temporary committees which are open to any CAPU resident in good
942	standing. These standing committees shall report to the CAR's for the purpose of providing
943	input to the comprehensive plan and also to the mayor and city council regarding the
944	operational and budgetary needs and concerns of the city, discussing any common issues, and
945	ensuring there is coordination between the six CAPU's.
946	(d) CAR's shall have all the power of the CAPU's as well as the power to, in conjunction
947	with other CAR's to:
948	(1) Initiate regularly scheduled CAR meetings open to the public;(2) General interval in the scheduled CAR meetings open to the public;
949	(2) Create standing and temporary committees on issues of joint concern to CAPU's.
950	The committees will be composed of CAPU members;
951 052	(3) Make recommendations to the city council about joint CAPU quality of life issues;
952 052	and (4) Assist in the process of coloring candidates for the City of Croonbeyer board of
953 954	(4) Assist in the process of selecting candidates for the City of Greenhaven board of athics as provided in subsection (b) of Section 5.17 of this shorter
954	ethics as provided in subsection (b) of Section 5.17 of this charter.
955	SECTION 4.16.
956	Responsibilities of the City of Greenhaven.
957	The City of Greenhaven will ensure that each CAPU receives the following:
958	(1) Training on the CAPU structure, duties, and responsibilities;
959	(2) Technical assistance in creating bylaws;
960	(3) Assistance with notification of meetings to other residents in the CAPU;
961	(4) Assistance with copying the agenda and other relevant documents or providing a
962	projector and other resources that will display the agenda for regularly scheduled
963	meetings;

964 (5) A space free of charge for the CAPU to hold regular meetings; and

965 (6) Provision of a city planner that will provide technical information to the CAPU's

about the zoning, land-use, and planning proposals that require citizen input.

- 967
- 968

969

970

SECTION 5.10.

ARTICLE V

ADMINISTRATIVE AFFAIRS

Administrative and service departments.

971 (a) Except where another meaning is clearly intended, the word "department" in this charter
972 shall mean any agency in the executive branch of the city government. The departments of
973 the city shall be created and established by ordinance, and the departments shall be
974 responsible for the performance of the functions and services enumerated therein.

975 (b) The operations and responsibilities of such departments shall be distributed accordingly: 976 that the first degree of organization shall be department; that the second degree of organization shall be office; that the third degree of organization shall be division, and that 977 978 the fourth degree of organization shall be bureau. The assignment of organizational structure 979 shall be accomplished by the administrative branch of government and shall be published to 980 the governing body through a communication that shall set forth the organizational structure 981 of each department. The departments shall consist of such officers, employees, and positions 982 as may be authorized by ordinance. 983 (c) There shall be a director of each department who shall be the principal officer thereof.

Each director shall, subject to the direction and supervision of the chief operating officer, be
responsible for the administration and direction of the affairs and operations of his or her
department and shall exercise general management and control thereof.

987 (d) Vacancies occurring in an appointed office shall be filled in the same manner as988 prescribed by this charter for original appointments.

(e) The directors of departments and other appointed officers shall be appointed solely on
the basis of their respective executive, administrative, and professional qualifications which
shall be prescribed by ordinance.

- 992 (f) All appointed officers and directors under the supervision of the chief operating officer
- shall be nominated by the mayor with confirmation of appointment by the city council. All

appointed officers and directors shall be employees at-will and subject to removal orsuspension at any time by the mayor unless otherwise provided by law or ordinance.

(g) The compensation of appointed officers and directors of departments shall be fixed bythe council.

(h) The mayor may initiate or create additional departments, or propose the abolishment ofdepartments, subject to the provisions of this charter and approval by the city council.

- 1000 SECTION 5.11.
- 1001

Commissioners of departments - appointment; removal; residency.

(a) The mayor shall appoint all directors of departments, subject to confirmation by a
majority of the city council. As used in this section, "director" means the administrative head
of each department regardless of the title of a particular department head. Directors may be
removed by the mayor upon approval by a majority of the city council.

(b) Directors of departments shall have the power and duty to appoint and remove deputydirectors and bureau administrators.

1008 SECTI

1009

SECTION 5.12.

Administrative reorganization.

1010 (a) The mayor, as chief executive of the city, is hereby empowered, subject to any1011 limitations of this charter, to initiate, direct, and implement the reorganization of any1012 department.

1013 (b) The mayor shall prepare and sign a plan of reorganization of any department or 1014 departments and shall submit such plan to the city council. Any plan presented shall be in 1015 the form of a proposed ordinance and the city council shall by majority vote approve, 1016 modify, or reject any such plan within 60 days of its submission to the city council. No 1017 reorganization shall become effective until the city council has acted or 60 days have elapsed 1018 from the date of submission, whichever first occurs.

- 1019 SECTION 5.13.
- 1020

(a) There shall be a city attorney who shall be appointed by the mayor subject to
confirmation by a majority vote of the city council. The city attorney may be removed at the
pleasure of the mayor or the city council by a three-fourths' vote of its membership.

City attorney.

(b) The city attorney shall be an active member of the State Bar of Georgia in good standing
and shall have at least ten years' experience in the active practice of municipal law
immediately preceding his or her appointment. The number of years' experience herein may
be waived by the city council upon a three-fourths' vote of its membership.

LC 28 7614ER

- 1028 (c) The city attorney shall serve as the chief legal advisor of the city and shall be the director
- 1029 of the department of law. He or she shall perform such duties as prescribed by this charter,

1030 ordinance, or law.

- 1031 (d) The city attorney shall be responsible to the mayor and to the city council.
- 1032

- SECTION 5.14.
- 1033Chief financial officer.

(a) There shall be a chief financial officer who shall be appointed by the mayor, subject to 1034 the confirmation by a majority vote of the city council. The chief financial officer may be 1035 removed at the pleasure of the mayor with approval by a majority vote of the city council. 1036 1037 (b) The chief financial officer shall have at least ten years' experience in the management of fiscal operations or public finance and proven administrative ability or have served at least 1038 1039 ten years as a comptroller or financial head of a business with a substantial budget. The 1040 number of years' experience herein may be waived by the city council upon a three-fourths' vote of its membership. 1041

(c) The chief financial officer shall be the director of the department of finance and shall
perform such duties as shall be provided by this charter or by ordinance or resolution or
required by law.

1045 (d) The chief financial officer shall be responsible to the mayor but available to 1046 councilmembers for budgetary questions.

(e) The chief financial officer shall prepare a quarterly report on the budget status and
economic trends in conjunction with the budget office. In addition, the third quarter report
shall include revenue and expenditure projections through the end of the fiscal year so that
projected overruns and underruns can be considered for use in the subsequent budget year.

1051

SECTION 5.15.

1052 City clerk.

(a) There shall be a city clerk who shall be appointed by the council and who shall not be
a member thereof. To be eligible to occupy this position, the city clerk shall be designated
a certified city clerk by the Georgia City Clerks and Finance Officers Association, or by an
equivalent certifying agency from another state, or shall receive such certification within one
year following his or her appointment. The city clerk shall be appointed and removed at the
pleasure of the mayor upon a majority vote of the city council membership.

(b) The city clerk shall be the custodian of the official seal and of all records and documentsof the city which are not assigned to the custody of some other officer. The clerk or his or

her designee shall keep the rules of the city council and the minutes of the proceedings of the 1061 council, maintain a current and comprehensive index of all ordinances and resolutions, 1062 1063 publish notice of ordinances proposed for adoption under rules prescribed by the city council or required by this charter or law, and perform such other duties as may be assigned by this 1064 1065 charter or by ordinance. 1066 (c) The city clerk shall be responsible to the city council president and shall perform the 1067 duties of his or her office under the direction and supervision of the president of the council and the committee designated by the council, acting through its chairperson. 1068

1069

1070

SECTION 5.16.

Office of economic development.

1071 The City of Greenhaven has the authority to create an office of economic development for
1072 the purposes of promoting, encouraging, attracting and retaining business and commercial
1073 development for the City of Greenhaven.

1074

1075

Boards; commissions; authorities.

SECTION 5.17.

(a) As related to corporate, municipal, governmental, or public purposes and for the security 1076 1077 of the peace, health, and good government of the city, the council shall have the authority to 1078 create commissions, councils, boards, authorities, or other similar bodies which shall perform duties prescribed by the council, including, but not limited to, making studies, conducting 1079 1080 research and investigations, holding hearings, and preparing recommendations as to needed 1081 ordinances and resolutions. All members of such boards, commissions, councils, authorities, or other similar bodies shall be legal residents of the city. The chairperson of each board, 1082 1083 commission, council, authority or other similar body shall provide to the city clerk the names 1084 and addresses of its members. 1085 (b) The city council shall have the authority to provide for the composition of such

commissions, councils, boards, authorities, or other similar bodies, their periods of existence, and for the compensation of their members and employees, in whole or in part. The city council may provide by ordinance for reimbursement of the actual and necessary expenses incurred by the members thereof in the performance of their official duties. The city council shall have the authority to annually appropriate and donate money, derived from taxation, contributions, or otherwise, for and to such commissions, councils, boards, authorities, and other similar bodies to provide for their operation, either in whole or in part.

1093 (c) All regular, full-time employees of commissions, councils, boards, authorities, or other similar bodies which have been created by the city council shall be considered to be 1094 1095 employees of the city. Such employees shall be entitled to all of the benefits and privileges 1096 as are other employees of the city and shall be subject to all laws, ordinances, and resolutions 1097 governing employees of the city except as otherwise specifically prescribed in the code of 1098 ordinances. Such employees shall be within the unclassified service of the civil service 1099 unless the council shall provide by ordinance for other terms and conditions of employment and personnel matters relating to such employees. No member of a board, commission, 1100 1101 council, authority, or similar body shall be deemed an employee of the city under the 1102 provisions of this subsection.

(d) Any vacancy in office of any member of a board, commission, council, authority, or
similar body shall be filled for the unexpired term in the manner prescribed for the original
appointment. The chair shall provide to the city clerk the name and address of its new
members.

(e) No member of any board, commission, council, authority, or similar body shall assume office until he or she has executed and filed with the city clerk an oath or affirmation obligating himself or herself to faithfully and impartially perform the duties of his or her office, such oath or affirmation to be prescribed by ordinance and administered by the mayor or the city clerk.

(f) Any member of a board, commission, council, authority, or similar body created by thecouncil may be removed from office for cause by a majority vote of the councilmemberspresent.

1115 (g) Each board, commission, council, authority, and similar body may establish such bylaws,

1116 rules, and regulations, not inconsistent with this charter, ordinances of the city council, or

applicable state law, as it deems appropriate and necessary for the conduct of its affairs,copies of which shall be filed with the city clerk.

(h) All boards, commissions, councils, authorities, and other similar bodies and theiremployees shall comply with the budgetary procedures of the city as provided in this charter.

1121 (i) The functions of boards, commissions, councils, authorities, and other similar bodies of

1122 the city, whether established by Acts of the General Assembly or the city council, shall be

1123 provided for by ordinances or resolutions of the city council. However, any boards,

1124 commissions, councils, authorities, and other similar bodies which derive their powers from

- 1125 general law shall continue to exercise such powers.
- (j) The mayor may initiate the creation of additional boards, commissions, councils,authorities, and other similar bodies subject to the approval of the city council.
- 1128 (k) All boards, commissions, councils, authorities, and other similar bodies shall keep an
- 1129 attendance record of every meeting for each member.

1130 (1) The appointing authority shall attach a summary of attendance for the period of time

1131 served to the appointment communication when re-appointing any individual to the board,

1132 commission, council, authority, or similar body.

1133 (m) The chairpersons of city boards, commissions, councils, authorities, and other similar

- 1134 bodies or their designees shall promptly notify the mayor and city council in writing of any
- 1135 membership vacancies, resignations, excessive absences, no-shows, tardiness, or failure to1136 perform.

(n) Any member of a board, commission, council, authority, or similar body, serving an
expired term, shall continue to serve until he or she is re-appointed or a successor is
appointed.

(o) New members shall be contacted and invited to the first meeting by the chairperson or
his or her designee and shall be provided with copies of bylaws, rules, regulations, and
previous year's minutes.

(p) The chairperson of each board, commission, council, authority, and similar body or his
or her designee shall prepare and submit an annual standardized report for all boards,
commissions, authorities, and other agencies outlining activities and accomplishments to the
mayor and city council.

1147 SECTI

1148

SECTION 5.18. Board of ethics.

(a) There is created the board of ethics to be composed of seven citizens of the City of
Greenhaven to be appointed as provided in subsection (b) of this section. Each member of
the board of ethics shall have been a resident of City of Greenhaven for at least one year
immediately preceding the date of taking office and shall remain a resident of the city while
serving as a member of the board of ethics. No person shall serve as a member of the board
of ethics if the person has, or has had within the immediately preceding two-year period, any
interest in any contract, transaction, or official action with the City of Greenhaven.

1156 (b) Two members of the board of ethics shall be appointed by the mayor, five members shall be appointed by a majority vote of the community area representatives (CAR's). Each 1157 member shall be appointed for a term of three years. One member appointed by the mayor 1158 shall be appointed for an initial term of one year and the other shall be appointed for an initial 1159 1160 term of three years. Of the five members appointed by the CAR's, two shall be appointed for initial terms of one year and three shall be appointed for initial terms of three years. The 1161 1162 appointing authorities shall designate the initial terms of their respective appointees. 1163 Successors to the first members of the board of ethics and future successors shall be appointed by the respective appointing authorities for terms of three years upon the 1164

1165 expiration of the respective terms of office. All members of the board of ethics shall serve

1166 until their successors are appointed and qualified. The initial seven members of the board

1167 of ethics shall be appointed to take office on a date to be determined by the mayor but not

SECTION 5.19.

1168 later than one year after the City of Greenhaven begins operations.

- 1169
- 1170 Discrimination prohibited.

1171 It shall be the policy of the city, its departments, and boards that all personnel matters shall 1172 be determined solely on the basis of merit and qualification, without respect to race, color, 1173 creed, religion, sex, domestic relationship status, parental status, familial status, sexual 1174 orientation, national origin, political affiliation, gender identity, or racial profiling.

1175

SECTION 5.20.

1176 Reserved.

- 1177
- 1178

Temporary engagement of person retired under municipal laws.

SECTION 5.21.

1179 (a) The mayor and city council may authorize the engagement of any person who has retired under any of the pension laws, notwithstanding the age of such person, to render any special 1180 1181 or particular service as an independent contractor, provided that such contract shall be for a period not exceeding 520 business days, whether continuously or in several separate 1182 engagements. Such employees shall be entitled to receive their regular pension payments but 1183 1184 shall acquire no further pension or civil service rights by virtue of such temporary contractual 1185 arrangement. No contractual engagement shall commence pursuant to this subsection until 1186 such time as the department head or chief judge of the court, as applicable, and chief financial officer shall confer with the mayor to confirm the exigency of retaining such 1187 1188 particularized expertise within city government.

1189 (b) The mayor and city council may authorize the engagement of sworn public safety personnel retired under any of the pension laws, notwithstanding the age of such person, to 1190 1191 render public safety services as an independent contractor. Such contracts shall not be 1192 subject to the 520 business day limitation provided in subsections (a) and (c) of this section. Such sworn employees shall be entitled to receive their regular pension payments but shall 1193 1194 acquire no further pension or civil service rights by virtue of such temporary contractual 1195 arrangement. No contractual engagement shall commence pursuant to this subsection until 1196 such time as the department head or chief judge of the court, as applicable, and chief

financial officer shall confer with the mayor to confirm the exigency of retaining such 1197 1198 particularized expertise within city government. 1199 (c) In the event the particularized services required by the city are not amenable to an independent contractor agreement with a retiree, the City of Greenhaven may reemploy a 1200 retiree for the purpose of availing the city of some particularized skill possessed by such 1201 1202 retiree under the following circumstances: 1203 (1) The reemployment for any single period of time, or any several periods of time, shall 1204 not exceed 520 business days, whether continuously or in separate days of employment; 1205 (2) With the reemployment request, the reemploying department provides a plan,

including a timetable for the permanent provision of the services which are temporarilybeing provided by the reemployed retiree; and

(3) Single or concurrent multiple reemployment periods shall not exceed 120 businessdays without reauthorization by city council.

(d) Nothing herein contained shall prevent any retiree from holding any office which is filled
by an election by the people. No additional pension or civil service rights or privileges shall
accrue to such officer or employee during such period and said retiree shall be entitled to

1213 continue to receive his or her regular pension payments.

1214 SECTION 5.22.

1215 Compulsory retirement, waiver of penalties.

1216 (a) No employee of the city shall be required to retire from employment with the city based

1217 solely upon the age of any such employee.

1218 (b) Any employee of the city who has completed at least five years of service with the city

1219 and who retires under a pension plan covering city employees shall be entitled to retire upon

- 1220 attaining 65 years of age which may be set forth under any such pension plan.
- 1221
- 1222

SECTION 5.23.

Modification of pension plans.

As authorized by the provisions of the Constitution of the State of Georgia of 1983, Article IX, Section II, Paragraph III(a)(14), the Acts, approved February 15, 1933, August 13, 1927, and August 20, 1974 (found respectively at Ga. L. 1933, p. 213, et seq.; Ga. L. 1927, p. 265, et seq.; Ga. L. 1924, p. 167, et seq., all as amended), providing for pensions for officials and employees of cities having a population of 300,000 or more according to the United States Census of 1920 or any subsequent census thereof, shall be

modified, insofar as they appertain to employees and officials of the City of Greenhaven inaccordance with the following rules and procedures:

- (1) Any other provisions in this charter notwithstanding, any pension law modification
 shall be effected only by ordinance adopted by at least two-thirds of the total membership
 of the council and duly approved by the mayor;
- (2) Any such ordinance shall be considered for final action by the council only afterreceipt of:
- (A) An investigation by an independent actuary of any such proposed modification, 1236 1237 evidenced by a written report from such actuary which shall include, but not be limited to, such actuary's analysis of the funding requirements relating to any such modification 1238 1239 and the opinion of such actuary as to the propriety of any such modification. Any such 1240 opinion shall state that such modification is in conformity with applicable state laws governing the funding requirements for modifications to such pension plans. Such 1241 1242 opinion shall be accompanied by the written recommendations of the city attorney and 1243 chief financial officer; and
- (B) A written communication to the board of trustees of each of the respective pension
 funds affected by such modification to provide notice of the proposed modification of
 a provision of the pension plan and to request their non-binding recommendation in
 favor or against the proposed modification within 45 days from the date of introduction
 of the legislation, unless extended by ordinance;
- (3) No substitute or amendment to any ordinances presented to the city council hereunder
 shall be considered without a subsequent investigation of such proposed substitute or
 amendment by an independent actuary and recommendations of the city attorney and
 chief financial officer as provided in subparagraph (A) of paragraph (2) of this section,
 and the communication providing notice and requesting a recommendation from the
 boards of trustees of the respective pension fund affected by such modification as set
 forth in subparagraph (B) of paragraph (2) of this section; and
- (4) No ordinance which modifies any of the aforesaid pension laws and has a fiscal
 impact on the pension systems established by such laws shall be adopted by the city
 council or approved by the mayor until adequate provision for funding such modification
 has been made to defray the fiscal impact of such modification.

	15 LC 28 7614ER						
1260	SECTION 5.24.						
1261	Regulation of complaints, fraud, waste, and abuse definitions.						
1262	When a pay plan has been adopted, the city council shall not increase or decrease the salary						
1263	range applicable to any position except by amendment of such pay plan. For purposes of this						
1264	section, all elected and appointed city officials are not city employees.						
1265	SECTION 5.25.						
1266	Personnel Policies.						
10(7							
1267	All employees shall serve at-will and may be removed from office at any time unless						
1268	otherwise provided by ordinance.						
1269	ARTICLE VI						
1270	JUDICIAL BRANCH						
1271	SECTION 6.10.						
1272	Creation; name.						
1273	There shall be a court to be known as the Municipal Court of the City of Greenhaven.						
1274	SECTION 6.11.						
1275	Convening.						
1276	The municipal court shall be convened at regular intervals as provided by ordinance.						
1277	SECTION 6.12.						
1278	Jurisdiction, authority, and powers generally.						
1279	(a) The municipal court and each judge thereof shall have jurisdiction and power						
1280	coextensive with the territorial limits of City of Greenhaven, Georgia, to:						
1281	(1) Try and punish violations of this charter, all city ordinances, and such other						
1282	violations as provided by law;						
1283	(2) Try, hear, and abate nuisances as provided by the laws of this state;						
1284	(3) Hear, try, and determine as a committing court all warrants for the violation of any						
1285	state law and, while acting under the authority of the laws of the State of Georgia, to bind						
1286	over such persons to an appropriate higher court for the eventual trial of such case;						

LC 28 7614ER

- (4) Punish those in its presence for contempt, provided that such punishment shall not
 exceed \$200.00 or ten days in jail or both;
 (5) Punish for violations within its jurisdiction not exceeding a fine of \$1,000.00 or
- (5) Punish for violations within its jurisdiction not exceeding a fine of \$1,000.00 or
 imprisonment for six months or both such fine and imprisonment or may fix punishment
 by fine, imprisonment, or alternative sentencing as now or hereafter provided by law;
- (6) Establish bail and recognizance to ensure the presence of those charged withviolations before such court;
- (7) Compel the production of books, papers, and other evidence in the possession of anyparty with the same authority as magistrates of the state;
- (8) Compel the presence of witnesses or all parties necessary to a proper disposal of each
 case by issuance of summonses, subpoenas, warrants, orders, and all other process in
 cases within its jurisdiction arising under the laws of the State of Georgia or this charter
 or ordinances of the city with full power to enforce the same;
- (9) Enforce obedience to its orders, judgments, and sentences with the same authority asmagistrates of the state;
- (10) Administer all oaths as are necessary with the same authority as magistrates of thestate and take affidavits and attest other papers;
- (11) Issue warrants for the arrest of persons charged with offenses against any ordinance
 of the city, and each judge of the municipal court shall have the authority as magistrate
 of the state to issue warrants for offenses against state laws committed within the city;
 and
- 1308 (12) Such other powers and duties as shall be provided by law or ordinance.
- (b) The municipal court shall have authority to establish a schedule of fees to defray the costof operation, and shall be entitled to reimbursement of the cost of meals, transportation, and
- 1311 caretaking of prisoners bound over to superior courts for violations of state law.
- 1312 (c) The municipal court shall have authority to establish bail and recognizances to ensure 1313 the presence of those charged with violations before said court, and shall have discretionary 1314 authority to accept cash or personal or real property as surety for the appearance of persons 1315 charged with violations. Whenever any person shall give bail for that person's appearance 1316 and shall fail to appear at the time fixed for trial, the bond shall be forfeited by the judge presiding at such time, and an execution issued thereon by serving the defendant and the 1317 1318 defendant's sureties with a rule nisi, at least two days before a hearing on the rule nisi. In 1319 the event that cash or property is accepted in lieu of bond for security for the appearance of a defendant at trial, and if such defendant fails to appear at the time and place fixed for trial, 1320 1321 the cash so deposited shall be on order of the judge declared forfeited to the city, or the 1322 property so deposited shall have a lien against it for the value forfeited which lien shall be 1323 enforceable in the same manner and to the same extent as a lien for city property taxes.

	15 LC 28 7614ER
1324	SECTION 6.13.
1325	Appellate review.
1326	The orders, verdicts, judgments, and sentences of the court shall be subject to appellate
1327	review by writ of certiorari in the appropriate superior court or as otherwise provided by
1328	general law.
1329	SECTION 6.14.
1330	Judges; qualifications; term of office; appointment; vacancies.
1331	(a) The municipal court shall be presided over by such number of municipal court judges as
1332	shall be authorized by the city council. The city council may determine whether the
1333	municipal court judges are part-time or full-time.
1334	(b) To qualify for appointment as a judge of the municipal court, a person shall be at least
1335	25 years of age, a resident of the city for at least one year, a member of the State Bar
1336	of Georgia, and a practicing attorney with a minimum of five years' experience. To hold
1337	office as a judge after such appointment, a person shall continue to possess said
1338	qualifications and shall not hold or qualify for any other public office.
1339	(c) The city council shall appoint a person to the position of municipal court judge in
1340	accordance with the provisions of this article.
1341	(d) A judge of the municipal court shall be appointed for a term of four years and, upon
1342	completion of such term, such judge shall continue to serve at the pleasure of the city
1343	council. Judges may be removed from the position by a two-thirds vote of the entire
1344	membership of the city council or shall be removed upon action taken by the State Judicial
1345	Qualifications Commission for:
1346	(1) Willful misconduct in office;
1347	(2) Willful and persistent failure to perform duties;
1348	(3) Habitual intemperance;
1349	(4) Conduct prejudicial to the administration of justice which brings the judicial office
1350	into disrepute; or
1351	(5) Disability seriously interfering with the performance of duties, which is, or is likely
1352	to become, of a permanent character.
1353	(e) Before assuming office, each judge shall take and subscribe an oath or affirmation,
1354	before some officer authorized to administer oaths, faithfully to discharge the duties of the
1355	office. The oath shall be filed with the city clerk.
	H. B. 613 - 41 -

(f) In the event of any vacancy in the office of a municipal court judge for any cause,
whether by death, resignation, or removal, the city council shall appoint some qualified
person to fill such vacancy in accordance with the provisions of this article.

1359

1360

SECTION 6.15.

Chief judge.

(a) The municipal court shall be presided over by a chief judge and such part-time, full-time,or stand-by judges as shall be provided by ordinance.

(b) If three or more judges are provided by ordinance, the municipal court judges shall by
a majority vote select a chief judge to serve at their pleasure. If two judges are provided by
ordinance, the senior judge shall be the chief judge.

(c) The chief judge shall be responsible for the general supervision of the municipal court 1366 1367 and shall promulgate all rules necessary for the supervision, conduct, and administration of the court, including, but not limited to, the number of divisions into which the court is 1368 divided and the assignment of judges to duty therein; the hours of operation of the court; the 1369 1370 preparation of calendars deemed necessary and proper; and a system for keeping court 1371 records and shall require such reports from the judges, solicitor, public defender, 1372 clerk/administrator, and other court personnel as deemed necessary and proper. Such rules so promulgated shall be reduced to writing. The chief judge shall be responsible also for the 1373 1374 preparation and submission of budgets of such court to the mayor and city council and 1375 appropriate departments, committees, and agencies. He or she shall further perform other 1376 duties as the city council may provide by ordinance or as required by law.

1377 (d) In the event of a vacancy, incapacity, or inability of the chief judge to perform his or her

1378 duties, the remaining judges of the court, by a majority vote, shall select another chief judge1379 in accordance with this section.

(e) Judges serve at-will and may be removed from office at any time by the city councilunless otherwise provided by ordinance.

1382

SECTION 6.16.

- 1383Codes of ethics.
- (a) The Code of Judicial Conduct, as adopted by the Supreme Court of Georgia, as now orhereafter amended, shall govern the conduct of the judges of the municipal court.

1386 (b) The Code of Professional Responsibility, as adopted by the Supreme Court of Georgia,

1387 as now or hereafter amended, shall govern the conduct of the solicitor, public defender, and

1388 their assistants of the municipal court.

(c) Such codes are hereby incorporated herein by reference as if set out at length in thissection, and copies thereof shall be maintained on file in the office of the city clerk.

1393	SECTION 7.10.
1392	FINANCE
1391	ARTICLE VII

1394 Property tax.

The city council may assess, levy, and collect an ad valorem tax on all real and personal property within the corporate limits of the city that is subject to such taxation by the state and county. This tax is for the purpose of raising revenues to defray the costs of operating the city government, of providing governmental services, for the repayment of principal and interest on general obligations, and for any other public purpose as determined by the city council in its discretion.

1401 SECTION 7.11.

1402 Millage rate; due dates; payment methods.

1403 The city council, by ordinance, shall establish a millage rate for the city property tax, a due 1404 date, and the time period within which these taxes shall be paid. The city council, by 1405 ordinance, may provide for the payment of these taxes by two installments or in one lump 1406 sum, as well as authorize the voluntary payment of taxes prior to the time when due. Once 1407 the millage rate is established, the City of Greenhaven shall be authorized to increase the millage rate up to 1.5 mills after which any increase shall require a resolution by the city 1408 1409 council and approval by a majority of the qualified voters of City of Greenhaven voting in 1410 a referendum to approve such increase.

1411

SECTION 7.12.

1412 Occupation and business taxes.

The city council by ordinance shall have the power to levy such occupation or business taxes that are not denied by law. The city council may classify businesses, occupations, or professions for the purpose of such taxation in any way which may be lawful and may compel the payment of such taxes. 15LC 28 7614ER1417SECTION 7.13.1418Regulatory fees; permits.1419The city council by ordinance shall have the power to require businesses or practitioners

doing business within this city to obtain a permit for such activity from the city and pay a reasonable regulatory fee for such permit as provided by general law. Such fees shall reflect the total cost to the city of regulating the activity, and if unpaid, shall be collected as provided in Section 7.18 of this charter.

1424

SECTION 7.14.

1425

Franchises.

1426 (a) The city council shall have the power to grant franchises for the use of this city's streets and alleys for the purposes of railroads, street railways, telephone companies, electric 1427 1428 companies, electric membership corporations, cable television and other telecommunications companies, gas companies, transportation companies, and other similar organizations. The 1429 1430 city council shall determine the duration, terms, whether the same shall be exclusive or 1431 nonexclusive, and the consideration for such franchises; provided, however, that no franchise 1432 shall be granted for a period in excess of 35 years and no franchise shall be granted unless 1433 the city receives just and adequate compensation therefor. The city council shall provide for 1434 the registration of all franchises with the city clerk in a registration book kept by the clerk. 1435 The city council may provide by ordinance for the registration within a reasonable time of 1436 all franchises previously granted. 1437 (b) If no franchise agreement is in effect, the city council has the authority to impose a tax

1438 on gross receipts for the use of this city's streets and alleys for the purposes of railroads, 1439 street railways, telephone companies, electric companies, electric membership corporations, 1440 cable television and other telecommunications companies, gas companies, transportation 1441 companies, and other similar organizations.

1442

SECTION 7.15.

1443Service charges.

The city council by ordinance shall have the power to assess and collect fees, charges, assessments, and tolls for sewers, sanitary and health services, or any other services provided or made available within and without the corporate limits of the city. If unpaid, such charges shall be collected as provided in Section 7.18 of this charter.

	15 LC 28 7614ER
1448	SECTION 7.16.
1449	Special assessments.
1450	The city council by ordinance shall have the power to assess and collect the cost of
1451	constructing, reconstructing, widening, or improving any public way, street, sidewalk,
1452	curbing, gutters, sewers, or other utility mains and appurtenances from the abutting property
1453	owners. If unpaid, such charges shall be collected as provided in Section 7.18 of this charter.
1454	SECTION 7.17.
1455	Construction; other taxes and fees.
1456	This city shall be empowered to levy any other tax or fee allowed now or hereafter by law,
1457	and the specific mention of any right, power, or authority in this article shall not be construed
1458	as limiting in any way the general powers of this city to govern its local affairs.
1459	SECTION 7.18.
1459	Collection of delinquent taxes and fees.
1400	Conection of definquent taxes and fees.
1461	The city council, by ordinance, may provide generally for the collection of delinquent taxes,
1462	fees, or other revenue due the city under Sections 7.10 through 7.17 of this charter by
1463	whatever reasonable means as are not precluded by law. This shall include providing for the
1464	dates when the taxes or fees are due; late penalties or interest; issuance and execution of
1465	fi.fa.'s; creation and priority of liens; making delinquent taxes and fees personal debts of the
1466	persons required to pay the taxes or fees imposed; revoking city permits for failure to pay any
1467	city taxes or fees; and providing for the assignment or transfer of tax executions.
1468	SECTION 7.19.
1469	General obligation bonds.
1470	The city council shall have the power to issue bonds for the purpose of raising revenue to
1471	carry out any project, program, or venture authorized under this charter or the laws of the
1472	state. Such bonding authority shall be exercised in accordance with the laws governing bond
1473	issuance by municipalities in effect at the time said issue is undertaken.

	15 LC 28 7614ER
1474	SECTION 7.20.
1475	Revenue bonds.
1476	Devenue hande mere he icered he the site council of state law new or hereofter mereides
1476	Revenue bonds may be issued by the city council as state law now or hereafter provides.
1477 1478	Such bonds are to be paid out of any revenue produced by the project, program, or venture for which they were issued.
1470	for which they were issued.
1479	SECTION 7.21.
1480	Short-term loans.
1481	The city may obtain short-term loans, but shall repay such loans not later than the end of each
1482	fiscal year unless otherwise provided by law.
1402	insear year unless otherwise provided by law.
1483	SECTION 7.22.
1484	Lease-purchase contracts.
1405	The site many optimistic multiveer lasse muchase on lasse muchase contracts for the
1485 1486	The city may enter into multiyear lease, purchase, or lease purchase contracts for the
1480	acquisition of goods, materials, real and personal property, services, and supplies provided the contract terminates without further obligation on the part of the municipality at the close
1488	of the calendar or fiscal year in which it was executed and at the close of each succeeding
1489	calendar or fiscal year for which it may be renewed. Contracts shall be executed in
1490	accordance with the requirements of Code Section 36-60-13 of the O.C.G.A., or other such
1491	applicable laws as are or may hereafter be enacted.
1492	SECTION 7.23.
1493	Fiscal year.
1494	The fiscal year shall be from July 1 to June 30. This fiscal year shall constitute the budget
1495	year and the year for financial accounting and reporting of each and every office, department,
1496	agency, and activity of the city government unless otherwise provided by state or federal law.
1497	SECTION 7.24.
1498	Preparation of budgets.
1499	The city council shall provide an ordinance on the procedures and requirements for the
1500	preparation and execution of an annual operating budget, a capital improvement plan, and

a capital budget, including requirements as to the scope, content, and form of such budgetsand plans.

1503

1504

Submission of operating budget to city council.

SECTION 7.25.

(a) On or before a date fixed by the city council but not later than 90 days prior to the 1505 beginning of each fiscal year, the mayor shall submit to the city council a proposed operating 1506 1507 budget for the ensuing fiscal year. The budget shall be accompanied by a message from the mayor containing a statement of the general fiscal policies of the city, the important features 1508 1509 of the budget, explanations of major changes recommended for the next fiscal year, a general 1510 summary of the budget, and such other pertinent comments and information. The operating budget and the capital budget hereinafter provided for, the budget message, and all 1511 1512 supporting documents shall be filed in the office of the city clerk and shall be open to public 1513 inspection. (b) Prior to passage of the budget, the city council shall hold a special public hearing at 1514

which the budget shall be presented and public comment on the budget shall be solicited.The date, time, and place of the special public hearing shall be announced not less than 30

1517 days prior to the scheduled date for such hearing.

(c) All unencumbered balances of appropriations in the current operating budget at the end
of the fiscal year shall lapse into the unappropriated surplus or reserves of the fund or funds
from which such appropriations were made. When a supplemental appropriation is certified
by the mayor to exist, these appropriations may be spent during the current fiscal year
following passage of a supplemental appropriation ordinance.

1523

SECTION 7.26.

1524 Action by city council on budget.

(a) The city council may amend the operating budget proposed by the mayor; provided,
however, that the budget as finally amended and adopted shall provide for all expenditures
required by state law or by other provisions of this charter and for all debt service
requirements for the ensuing fiscal year, and the total appropriations from any fund shall not
exceed the estimated fund balance, reserves, and revenues.

(b) The city council by ordinance shall adopt the final operating budget for the ensuing fiscalyear not later than the first day of the twelfth month of the fiscal year currently ending. If

1532 the city council fails to adopt the budget by the prescribed deadline, the operating budget and

LC 28 7614ER

15 capital budget proposed by the mayor shall be adopted without further action by the city 1533 1534 council. 1535 **SECTION 7.27.** 1536 Tax levies. 1537 The city council shall levy by ordinance such taxes as are necessary. The taxes and tax rates set by such ordinances shall be such that reasonable estimates of revenues from such levy 1538 1539 shall at least be sufficient, together with other anticipated revenues, fund balances, and applicable reserves, to equal the total amount appropriated for each of the several funds set 1540 forth in the annual operating budget for defraying the expenses of the general government 1541 1542 of this city. 1543 **SECTION 7.28.** 1544 Independent audit. 1545 (a) There shall be an annual independent audit of all city accounts, funds, and financial 1546 transactions by a certified public accountant selected by the city council. The audit shall be 1547 conducted according to generally accepted auditing principles. Copies of annual audit 1548 reports shall be available at printing costs to the public. 1549 (b) As a minimum, all audits and budgets of the city shall satisfy the requirements of 1550 Chapter 81 of Title 36 of the O.C.G.A., relating to local government audits and budgets. 1551 (c) The city council shall appoint the independent auditor. 1552 **SECTION 7.29.** 1553 Contracting procedures. No contract with the city shall be binding on the city unless: 1554 1555 (1) It is in writing; (2) It is drawn by or submitted to and reviewed by the city attorney, and as a matter 1556 of course, is signed by the city attorney to indicate such drafting or review; and 1557

- (3) It is made or authorized by the city council and such approval is entered in the city 1558
- council journal of proceedings pursuant to subsection (a) of Section 2.22 of this charter. 1559

	15 LC 28 7614ER			
1560	SECTION 7.30.			
1561	Centralized purchasing.			
1562	The city council shall by ordinance prescribe procedures upon the recommendation of the			
1563	mayor for a system of centralized purchasing for the city.			
1564	SECTION 7.31.			
1565	Sale and lease of city property.			
1566	(a) The city council may sell and convey, or lease any real or personal property owned or			
1567	held by the city for governmental or other purposes as now or hereafter provided by law.			
1568	(b) The city council may quitclaim any rights it may have in property not needed for public			
1569	purposes upon report by the mayor and adoption of a resolution, both finding that the			
1570	property is not needed for public or other purposes and that the interest of the city has no			
1571	readily ascertainable monetary value.			
1572	(c) Whenever in opening, extending, or widening any street, avenue, alley, or public place			
1573	of the city, a small parcel or tract of land is cut-off or separated by such work from a larger			
1574	tract or boundary of land owned by the city, the city council may authorize the mayor to sell			
1575	and convey said cut-off or separated parcel or tract of land to an abutting or adjoining			
1576	property owner or owners where such sale and conveyance facilitates the enjoyment of the			
1577	highest and best use of the abutting owner's property. Included in the sales contract shall be			
1578	a provision for the rights-of-way of said street, avenue, alley, or public place. Each abutting			
1579	property owner shall be notified of the availability of the property and given the opportunity			
1580	to purchase such property under such terms and conditions as set out by ordinance. All deeds			
1581	and conveyances so executed and delivered shall convey all title and interest the city has in			
1582	such property, notwithstanding the fact that no public sale after advertisement was or is			
1583	hereafter made.			
1584	SECTION 7.32.			
1585	Homestead exemption; freeze.			
1586	(a) As used in this section, the term:			
1580	(1) "Ad valorem taxes for municipal purposes" means all municipal ad valorem taxes for			
1588	municipal purposes levied by, for, or on behalf of the City of Greenhaven, including, but			
1589	not limited to, ad valorem taxes to pay interest on and to retire municipal bonded			
1590	indebtedness.			
1570				

- (2) "Base year" means the taxable year immediately preceding the taxable year in which
 the exemption under this section is first granted to the most recent owner of such
 homestead.
- (3) "Homestead" means homestead as defined and qualified in Code Section 48-5-40 of
 the O.C.G.A., as amended, with the additional qualification that it shall include not more
 than five contiguous acres of homestead property.

1597 (b) Each resident of the City of Greenhaven is granted an exemption on that person's homestead from City of Greenhaven ad valorem taxes for municipal purposes in an amount 1598 1599 equal to the amount by which the current year assessed value of that homestead exceeds the 1600 base year assessed value of that homestead. This exemption shall not apply to taxes assessed 1601 on improvements to the homestead or additional land that is added to the homestead after 1602 January 1 of the base year. If any real property is added to or removed from the homestead, the base year assessed value shall be adjusted to reflect such addition or removal, and the 1603 1604 exemption shall be recalculated accordingly. The value of that property in excess of such 1605 exempted amount shall remain subject to taxation.

- (c) A person shall not receive the homestead exemption granted by subsection (b) of this section unless the person or person's agent files an application with the governing authority of the City of Greenhaven, or the designee thereof, giving such information relative to receiving such exemption as will enable the governing authority of the City of Greenhaven, or the designee thereof, to make a determination regarding the initial and continuing eligibility of such owner for such exemption. The governing authority of the City of Greenhaven, or the designee thereof, shall provide application forms for this purpose.
- 1613 (d) The exemption shall be claimed and returned as provided in Code Section 48-5-50.1 of 1614 the O.C.G.A., as amended. The exemption shall be automatically renewed from year to year 1615 so long as the owner occupies the residence as a homestead. After a person has filed the 1616 proper application as provided in subsection (c) of this section, it shall not be necessary to make application thereafter for any year, and the exemption shall continue to be allowed to 1617 such person. It shall be the duty of any person granted the homestead exemption under 1618 1619 subsection (b) of this section to notify the governing authority of the City of Greenhaven, or 1620 the designee thereof, in the event that person for any reason becomes ineligible for that 1621 exemption.
- (e) The exemption granted by subsection (b) of this section shall not apply to or affect state
 ad valorem taxes, county ad valorem taxes for county purposes, or county or independent
 school district ad valorem taxes for educational purposes. The homestead exemption granted
 by subsection (b) of this section shall be in addition to and not in lieu of any other homestead
 exemption applicable to municipal ad valorem taxes for municipal purposes.

LC 28 7614ER

(f) The exemption granted by subsection (b) of this section shall apply to all taxable years 1627 beginning on or after January 1, 2017. 1628

1629	SECTION 7.33.			
1630	Homestead exemption; senior citizens; disabled.			
1631	(a) As used in this section, the term:			
1632	(1) "Ad valorem taxes for municipal purposes" means all ad valorem taxes for municipal			
1633	purposes levied by, for, or on behalf of the City of Greenhaven, including, but not limited			
1634	to, any ad valorem taxes to pay interest on and to retire municipal bonded indebtedness.			
1635	(2) "Homestead" means homestead as defined and qualified in Code Section 48-5-40 of			
1636	the O.C.G.A., as amended.			
1637	(3) "Income" means Georgia taxable net income determined pursuant to Chapter 7 of			
1638	Title 48 of the O.C.G.A., as amended, for state income tax purposes, except income shall			
1639	not include income received as retirement, survivor, or disability benefits under the			
1640	federal Social Security Act or under any other public or private retirement, disability, or			
1641	pension system, except such income which is in excess of the maximum amount			
1642	authorized to be paid to an individual and such individual's spouse under the federal			
1643	Social Security Act. Income from such sources in excess of such maximum amount shall			
1644	be included as income for the purposes of this charter.			
1645	(4) "Senior citizen" means a person who is 65 years of age or over on or before January 1			
1646	of the year in which application for the exemption under subsection (b) of this section is			
1647	made.			
1648	(b) Each resident of the City of Greenhaven who is disabled or is a senior citizen is granted			

anted 1649 an exemption on that person's homestead from City of Greenhaven ad valorem taxes for municipal purposes in the amount of \$14,000.00 of the assessed value of that homestead. 1650 1651 The exemption granted by this subsection shall only be granted if that person's income, together with the income of the spouse who also occupies and resides at such homestead, 1652 does not exceed \$15,000.00 for the immediately preceding year. The value of that property 1653 1654 in excess of such exempted amount shall remain subject to taxation.

(c)(1) In order to qualify for the exemption provided for in subsection (b) of this section 1655 due to being disabled, the person claiming such exemption shall be required to obtain a 1656 certificate from not more than three physicians licensed to practice medicine under 1657 Chapter 34 of Title 43 of the O.C.G.A., as amended, certifying that, in the opinion of 1658 such physician or physicians, such person is mentally or physically incapacitated to the 1659 1660 extent that such person is unable to be gainfully employed and that such incapacity is

likely to be permanent. Such certificate or certificates shall constitute part of and besubmitted with the application provided for in paragraph (2) of this subsection.

1663 (2) A person shall not receive the homestead exemption granted by subsection (b) of this section unless the person or person's agent files an application with the governing 1664 authority of the City of Greenhaven, or the designee thereof, giving the person's age, 1665 1666 income, and such additional information relative to receiving such exemption as will 1667 enable the governing authority of the City of Greenhaven, or the designee thereof, to make a determination regarding the initial and continuing eligibility of such owner for 1668 1669 such exemption. The governing authority of the City of Greenhaven, or the designee thereof, shall provide application forms for this purpose. 1670

(d) The exemption shall be claimed and returned as provided in Code Section 48-5-50.1 of 1671 the O.C.G.A., as amended. The exemption shall be automatically renewed from year to year 1672 1673 so long as the owner occupies the residence as a homestead. After a person has filed the proper application, as provided in subsection (c) of this section, it shall not be necessary to 1674 1675 make application thereafter for any year and the exemption shall continue to be allowed to such person. It shall be the duty of any person granted the homestead exemption under 1676 1677 subsection (b) of this section to notify the governing authority of the City of Greenhaven, or 1678 the designee thereof, in the event that person for any reason becomes ineligible for that 1679 exemption.

(e) The exemption granted by subsection (b) of this section shall not apply to or affect state
ad valorem taxes, county ad valorem taxes for county purposes, or county or independent
school district ad valorem taxes for educational purposes. The homestead exemption granted
by subsection (b) of this section shall be in addition to and not in lieu of any other homestead
exemption applicable to municipal ad valorem taxes for municipal purposes.

(f) The exemption granted by subsection (b) of this section shall apply to all taxable yearbeginning on or after January 1, 2017.

1687

1688

SECTION 7.34.

Homestead exemption; general.

1689 (a) As used in this section, the term:

(1) "Ad valorem taxes for municipal purposes" means all ad valorem taxes for municipal
purposes levied by, for, or on behalf of the City of Greenhaven, including, but not limited
to, any ad valorem taxes to pay interest on and to retire municipal bonded indebtedness.

1693 (2) "Homestead" means homestead as defined and qualified in Code Section 48-5-40 of

the O.C.G.A., as amended.

(b) Each resident of the City of Greenhaven is granted an exemption on that person's
homestead from City of Greenhaven ad valorem taxes for municipal purposes in the amount
of \$10,000.00 of the assessed value of that homestead. The value of that property in excess
of such exempted amount shall remain subject to taxation.

(c) A person shall not receive the homestead exemption granted by subsection (b) of this
section unless the person or person's agent files an application with the governing authority
of the City of Greenhaven, or the designee thereof, giving such information relative to
receiving such exemption as will enable the governing authority of the City of Greenhaven,
or the designee thereof, to make a determination regarding the initial and continuing
eligibility of such owner for such exemption. The governing authority of the City of
Greenhaven, or the designee thereof, shall provide application forms for this purpose.

1706 (d) The exemption shall be claimed and returned as provided in Code Section 48-5-50.1 of 1707 the O.C.G.A., as amended. The exemption shall be automatically renewed from year to year 1708 so long as the owner occupies the residence as a homestead. After a person has filed the 1709 proper application, as provided in subsection (c) of this section, it shall not be necessary to 1710 make application thereafter for any year and the exemption shall continue to be allowed to 1711 such person. It shall be the duty of any person granted the homestead exemption under 1712 subsection (b) of this section to notify the governing authority of the City of Greenhaven, or 1713 the designee thereof, in the event that person for any reason becomes ineligible for that 1714 exemption.

1715 (e) The exemption granted by subsection (b) of this section shall not apply to or affect state

ad valorem taxes, county ad valorem taxes for county purposes, or county or independent

1717 school district ad valorem taxes for educational purposes. The homestead exemption granted

1718 by subsection (b) of this section shall be in addition to and not in lieu of any other homestead

1719 exemption applicable to municipal ad valorem taxes for municipal purposes.

- 1720 (f) The exemption granted by subsection (b) of this section shall apply to all taxable years
- 1721 beginning on or after January 1, 2017.

1722

SECTION 7.35.

1723 Homestead exemption; surviving spouses.

1724 (a) As used in this section, the term:

(1) "Ad valorem taxes for municipal purposes" means all ad valorem taxes for municipal
purposes levied by, for, or on behalf of the City of Greenhaven, including, but not limited

to, ad valorem taxes to pay interest on and to retire municipal bonded indebtedness.

1728 (2) "Homestead" means homestead as defined and qualified in Code Section 48-5-40 of

the O.C.G.A., as amended.

LC 28 7614ER

(3) "Unremarried surviving spouse" of a member of the armed forces includes the
unmarried widow or widower of a member of the armed forces who is receiving spousal
benefits from the United States Department of Veterans Affairs.

1733 (b) Any person who is a resident of the City of Greenhaven and who is an unremarried surviving spouse of a member of the armed forces of the United States, which member has 1734 1735 been killed in or has died as a result of any war or armed conflict in which the armed forces 1736 of the United States engaged, whether under United States command or otherwise, shall be granted a homestead exemption from all City of Greenhaven ad valorem taxation for 1737 1738 municipal purposes in the amount of the greater of \$32,500.00 or the maximum amount 1739 which may be granted to a disabled veteran under Section 2102 of Title 38 of the United States Code, as amended. As of January 1, 2013, the maximum amount which may be 1740 1741 granted to a disabled veteran under Section 2102 of Title 38 of the United States Code, as 1742 amended, is \$50,000.00. The exemption shall be on the homestead which the unremarried surviving spouse owns and actually occupies as a residence and homestead. In the event 1743 1744 such surviving spouse remarries, such person shall cease to be qualified to continue the exemption under this Act effective December 31 of the taxable year in which such person 1745 remarries. The value of all property in excess of such exemption granted to such unremarried 1746 1747 surviving spouse shall remain subject to taxation.

1748 (c) In order to qualify for the exemption provided for in this Act, the unremarried surviving 1749 spouse shall furnish to the governing authority of the City of Greenhaven, or the designee 1750 thereof, documents from the Secretary of Defense evidencing that such unremarried 1751 surviving spouse receives spousal benefits as a result of the death of such person's spouse 1752 who as a member of the armed forces of the United States was killed or died as a result of a war or armed conflict while on active duty or while performing authorized travel to or from 1753 1754 active duty during such war or armed conflict in which the armed forces of the United States 1755 engaged, whether under United States command or otherwise, pursuant to the Survivor Benefit Plan under Subchapter II of Chapter 73 of Title 10 of the United States Code or 1756 pursuant to any preceding or subsequent federal law which provides survivor benefits for 1757 spouses of members of the armed forces who were killed or who died as a result of any war 1758 1759 or armed conflict.

(d) An unremarried surviving spouse filing for the exemption under this section shall be required to file with the governing authority of the City of Greenhaven, or the designee thereof, information relative to marital status and such other information which the governing authority of the City of Greenhaven, or the designee thereof, deems necessary to determine eligibility for the exemption. Each unremarried surviving spouse shall file for the exemption only once with the governing authority of the City of Greenhaven or the designee thereof. Once filed, the exemption shall automatically be renewed from year to year, except that the governing authority of the City of Greenhaven, or the designee thereof, may require annually that the holder of an exemption substantiate his or her continuing eligibility for the exemption. It shall be the duty of any person granted the homestead exemption under this section to notify the governing authority of the City of Greenhaven, or the designee thereof, in the event that person for any reason becomes ineligible for such exemption.

(e) The exemption granted by this section shall be in lieu of and not in addition to any other exemption from ad valorem taxation for municipal purposes which is equal to or lower in amount than such exemption granted by this section. If the amount of any other exemption from ad valorem taxation for municipal purposes applicable to any resident qualifying under this section is greater than or is increased to an amount greater than the amount of the applicable exemption granted by this section, such other exemption shall apply and shall be in lieu of and not in addition to the exemption granted by this section.

(f) The exemptions granted by this section shall apply to all tax years beginning on or afterJanuary 1, 2017.

1781

SECTION 7.36.

1782 Homestead exemption; one mill equivalent.

1783 (a) As used in this section, the term:

(1) "Ad valorem taxes for municipal purposes" means all ad valorem taxes for municipal
purposes levied by, for, or on behalf of the City of Greenhaven, including, but not limited
to, any ad valorem taxes to pay interest on and to retire municipal bonded indebtedness.
(2) "Homestead" means homestead as defined and qualified in Code Section 48-5-40 of
the O.C.G.A., as amended.

(b) Each resident of the City of Greenhaven is granted an exemption on such person's homestead from City of Greenhaven ad valorem taxes for municipal purposes in an amount that provides the dollar equivalent of a one mill reduction of the millage rate applicable to the homestead property with respect to ad valorem taxes for municipal purposes for the taxable year. The value of such property in excess of such exempted amount shall remain subject to taxation.

(c) A person shall not receive the homestead exemption granted by subsection (b) of this section unless the person or person's agent files an application with the governing authority of the City of Greenhaven, or the designee thereof, giving such information relative to receiving such exemption as will enable the governing authority of the City of Greenhaven, or the designee thereof, to make a determination regarding the initial and continuing eligibility of such owner for such exemption. The governing authority of the City of the City of Greenhaven, or the designee thereof, shall provide application forms for this purpose.

1802 (d) The exemption shall be claimed and returned as provided in Code Section 48-5-50.1 of the O.C.G.A., as amended. The exemption shall be automatically renewed from year to year 1803 1804 so long as the owner occupies the residence as a homestead. After a person has filed the 1805 proper application as provided in subsection (c) of this section, it shall not be necessary to make application thereafter for any year, and the exemption shall continue to be allowed to 1806 1807 such person. It shall be the duty of any person granted the homestead exemption under subsection (b) of this section to notify the governing authority of the City of Greenhaven, or 1808 1809 the designee thereof, in the event such person for any reason becomes ineligible for such 1810 exemption.

(e) The exemption granted by subsection (b) of this section shall not apply to or affect state
ad valorem taxes, county ad valorem taxes for county purposes, or county or independent
school district ad valorem taxes for educational purposes. The homestead exemption granted
by subsection (b) of this section shall be in addition to and not in lieu of any other homestead

1815 exemption applicable to municipal ad valorem taxes for municipal purposes.

1816 (f) The exemption granted by subsection (b) of this section shall apply to all taxable years

1817 beginning on or after January 1, 2017.

1818 SECTION 7.37.

1819

Homestead exemption; fire services tax district HOST equivalent.

1820 (a) As used in this section, the term:

(1) "Ad valorem taxes for fire services" means all ad valorem taxes for the purpose of
providing fire services levied by, for, or on behalf of the City of Greenhaven, including,
but not limited to, any ad valorem taxes to pay interest on and to retire municipal bonded

1824 indebtedness.

(2) "Homestead" means homestead as defined and qualified in Code Section 48-5-40 ofthe O.C.G.A., as amended.

(b) In the event that the City of Greenhaven assumes responsibility for the transfer of fire 1827 1828 services from DeKalb County, each resident of the City of Greenhaven is granted an annual 1829 exemption on such person's homestead from City of Greenhaven ad valorem taxes in a fixed amount equal to the HOST tax credit provided to DeKalb County residences who participate 1830 1831 in the Fire Services Special Tax District at a level equal to the average percentage credit for 1832 the five years immediately preceding the cutover of fire services. The value of such property in excess of such exempted amount shall remain subject to taxation. 1833 (c) A person shall receive the homestead exemption granted by subsection (b) of this section 1834

provided that the person or person's agent has filed or files an application with the governingauthority of the City of Greenhaven in accordance with subsection (c) of Section 7.34 or

subsection (c) of Section 7.36 of this charter giving such information relative to receiving such exemption as will enable the governing authority of the City of Greenhaven, or the designee thereof, to make a determination regarding the initial and continuing eligibility of such owner for such exemption. No additional homestead exemption form or application is required to grant the homestead exemption under this section.

(d) The exemption shall be automatically renewed from year to year so long as the owner occupies the residence as a homestead. After a person has filed the proper application, it shall not be necessary to make application thereafter for any year, and the exemption shall continue to be allowed to such person. It shall be the duty of any person granted the homestead exemption under subsection (b) of this section to notify the governing authority of the City of Greenhaven, or the designee thereof, in the event such person for any reason becomes ineligible for such exemption.

(e) The exemption granted by subsection (b) of this section shall not apply to or affect state
ad valorem taxes, county ad valorem taxes for county purposes, or county or independent
school district ad valorem taxes for educational purposes. The homestead exemption granted
by subsection (b) of this section shall be in addition to and not in lieu of any other homestead
exemption applicable to municipal ad valorem taxes for municipal purposes.

(f) The exemption granted by subsection (b) of this section shall apply to all taxable years
beginning in the year in which the City of Greenhaven assumes responsibility for the transfer
of fire services from DeKalb County. In the event that the transfer of fire services does not
coincide with a taxable year end, the homestead exemption shall be prorated in the first year
in an amount equal to the percent of the first year in which Greenhaven provides fire
services.

1860	ARTICLE VIII
1861	ECONOMIC DEVELOPMENT PROVISIONS
1862	SECTION 8.10.
1863	Creation of office of economic development

As provided in Section 5.16 of this charter, an Office of Economic Development shall becreated in the executive branch.

1866

SECTION 8.11.

1867

Creation of development authorities.

1868 The City of Greenhaven shall have the authority to create one or more statutory agencies for1869 the purpose of promoting trade, commerce, industry, and employment opportunities for the

LC 28 7614ER

1870 public good and to promote the general welfare of the city. The statutory agencies, when permitted by law, may develop financing packages including, but not limited to, provision 1871 1872 of taxable and tax-exempt bonds for companies based on the type and number of jobs 1873 produced. 1874 **SECTION 8.12.** 1875 Urban redevelopment agency. 1876 The City of Greenhaven shall have the authority to create an urban redevelopment agency with all the powers, rights, and authorities that attend its creation including all financing 1877 1878 capability. 1879 **SECTION 8.13.** Cooperation with community area planning Units (CAPU's). 1880 (a) CAPU's shall develop a comprehensive community economic development vision and 1881 plan for their designated area with the technical assistance of the City of Greenhaven Office 1882 1883 of Economic Development. 1884 (b) The City of Greenhaven's office of economic development shall work with existing 1885 economic development agencies in the City of Greenhaven to implement the CAPU's vision. 1886 **SECTION 8.14.** 1887 Eminent domain for economic development. 1888 The City of Greenhaven's statutory agencies may engage in the use of eminent domain when 1889 necessary for economic development purposes, provided it is consistent with state law. 1890 ARTICLE IX **GENERAL PROVISIONS** 1891 1892 **SECTION 9.10.** 1893 DeKalb County special services tax district. 1894 For the taxable years beginning on or after January 1, 2016, the adjusted ad valorem tax millage rate and amount for service charges or fees for district services for the City of 1895 Greenhaven special services tax district shall be 0 percent. This section is enacted pursuant 1896 1897 to the authority granted to the General Assembly under Section 1 of that local constitutional 1898 amendment providing that certain municipalities in DeKalb County shall constitute special

1899 services tax districts, Resolution Act No 168; House Resolution No. 715-1916; Ga. L. 1978,

1900 p. 2468, to control the subject matter of such local constitutional amendment. Municipal

1901 services provided by DeKalb County for the City of Greenhaven shall be established through

1902 intergovernmental agreements or established as otherwise authorized by statute.

1903

1904

Referendum and initial election.

SECTION 9.11.

(a) The election superintendent of DeKalb County shall call a special election for the 1905 purpose of submitting this Act to the qualified voters of the proposed City of Greenhaven for 1906 1907 approval or rejection. The superintendent shall set the date of such election for the Tuesday 1908 after the first Monday in November 2015. The superintendent shall issue the call for such 1909 election at least 60 days prior to the date thereof. The superintendent shall cause the date and 1910 purpose of the election to be published once a week for two weeks immediately preceding 1911 the date thereof in the official organ of DeKalb County. The ballot shall have written or 1912 printed thereon the words:

1913 "() YES Shall the Act incorporating the City of Greenhaven in DeKalb County

1914 () NO according to the charter contained in the Act and the homestead exemptions
1915 described in the Act be approved?"

1916 All persons desiring to vote for approval of the Act shall vote "Yes," and all persons desiring 1917 to vote for rejection of the Act shall vote "No." If more than one-half of the votes cast on 1918 such question are for approval of the Act, it shall become of full force and effect as provided 1919 in this charter, otherwise it shall be void and of no force and effect. The initial expense of 1920 such election shall be borne by DeKalb County. Within two years after the elections if the 1921 incorporation is approved, the City of Greenhaven shall reimburse DeKalb County for the 1922 actual cost of printing and personnel services for such election and for the initial election of the mayor and councilmember's pursuant to subsection (f) of Section 2.10 of this charter. It 1923 1924 shall be the duty of the superintendent to hold and conduct such election. It shall be his or 1925 her further duty to certify the result thereof to the Secretary of State.

(b) For the purposes of the referendum election provided for in subsection (a) of this section 1926 1927 and for the purposes of the special election of the City of Greenhaven to be held on the date 1928 of and in conjunction with the 2016 presidential preference primary, the qualified electors of the City of Greenhaven shall be those qualified electors of DeKalb County residing within 1929 1930 the corporate limits of the City of Greenhaven as described by Appendix A of this charter. 1931 The qualified voters for each District, as stated in subsection (f) of Section 2.10 of this 1932 charter and specified in Appendix B shall be the qualified electors of DeKalb County 1933 residing within each of the districts within the City of Greenhaven with the exception of the

president of the council and the mayor who shall be elected at-large within the City of
Greenhaven. At subsequent municipal elections, the qualified electors of the City of
Greenhaven shall be determined pursuant to the authority of Chapter 2 of Title 21 of the
O.C.G.A., the "Georgia Election Code."

(c) Only for the purposes of holding and conducting the referendum election provided for by subsection (a) of this section and holding and conducting the special election of the City of Greenhaven to be held on the date of and in conjunction with the 2016 presidential preference primary, the election superintendent of DeKalb County is vested with the powers and duties of the election superintendent of the City of Greenhaven and the powers and duties of the governing authority of the City of Greenhaven.

1944 SEC

1945

SECTION 9.12.

Effective dates and transition.

(a) The initial mayor and councilmembers shall take the oath of office the next business day
after certification of the election of such officers and by action of any four members of the
governing authority may, prior to the first day of the second month immediately following
the 2016 presidential preference primary, meet and take actions binding on the city.

(b) A period of time will be needed for an orderly transition of various government functions
from DeKalb County to the City of Greenhaven. Accordingly, there shall be a two-year
transition period as allowed by law beginning at 12:01 A.M. on July 1, 2016.

1953 (c) During such transition period, DeKalb County shall continue to provide within the 1954 territorial limits of the city all government services and functions which DeKalb County provided in 2015 and at the same actual direct cost and level of service, except to the extent 1955 1956 otherwise provided in this section; provided, however, that upon at least 30 days' prior 1957 written notice to the governing authority of DeKalb County by the governing authority of the City of Greenhaven, responsibility for any such service or function shall be transferred to the 1958 City of Greenhaven. The governing authority of the City of Greenhaven shall determine the 1959 1960 date of commencement of collection of taxes, fees, assessments, fines and forfeitures, and 1961 other monies within the territorial limits of the city and the date upon which the City of Greenhaven is considered removed from the special services tax district. 1962

(d) During the transition period, the governing authority of the City of Greenhaven may
generally exercise any power granted by this charter or general law, except to the extent that
a power is specifically and integrally related to the provision of a governmental service,
function, or responsibility not yet provided or carried out by the city.

(e) During the transition period, all ordinances of DeKalb County shall remain applicablewithin the territorial limits of the city unless otherwise amended, repealed, or replaced by the

City of Greenhaven. Any transfer of jurisdiction to the City of Greenhaven during or at the
end of the transition period shall not in and of itself abate any judicial proceeding pending
in DeKalb County or the pending prosecution of any violation of any ordinance of DeKalb
County.

1973 (f) During the transition period, the governing authority of the City of Greenhaven may at 1974 any time, without the necessity of any agreement by DeKalb County, commence to exercise its planning and zoning powers; provided, however, that the city shall give the county notice 1975 of the date on which the city will assume the exercise of such powers. Upon the governing 1976 1977 authority of the City of Greenhaven commencing to exercise its planning and zoning powers, the Municipal Court of City of Greenhaven shall immediately have jurisdiction to enforce 1978 1979 the planning and zoning ordinances of the city. The provisions of this subsection shall 1980 control over any conflicting provisions of any other subsection of this section. 1981 (g) Effective upon the termination of the transition period, subsections (b) through (f) of this

section shall cease to apply except for the last sentence of subsection (e) which shall remain
effective. Effective upon the termination of the transition period, the City of Greenhaven
shall be a full functioning municipal corporation and subject to all general laws of this state.

1985

1986

SECTION 9.13.

Directory nature of dates.

1987 It is the intention of the General Assembly that this Act be construed as directory rather than 1988 mandatory with respect to any date prescribed in this Act. If it is necessary to delay any 1989 action called for in this Act for providential cause or any other reason, it is the intention of 1990 the General Assembly that the action be delayed rather than abandoned. Any delay in 1991 performing any action under this Act, whether for cause or otherwise, shall not operate to 1992 frustrate the overall intent of this Act. Without limiting the generality of the foregoing, it is 1993 specifically provided that, if it is not possible to hold the referendum election provided for in subsection (a) of Section 9.11 of this charter on the date specified in that section, then such 1994 1995 referendum shall be held as soon thereafter as is reasonably practicable. If the referendum 1996 election provided for in subsection (a) of Section 9.11 of this charter is conducted on or 1997 before the Tuesday after the first Monday in November, 2015, the special election for the 1998 initial members of the governing authority shall be conducted on the date specified in 1999 subsection (b) of Section 9.11 of this charter. If the referendum election provided for under 2000 subsection (a) of Section 9.11 of this charter is conducted after the Tuesday after the first 2001 Monday in November, 2015, then the special election for the initial members of the 2002 governing authority shall be held as soon thereafter as is reasonably practicable, and the 2003 commencement of the initial terms of office shall be delayed accordingly. If the first election

provided for in subsection (b) of Section 9.11 of this charter occurs after the date of the 2016
presidential preference primary, the city council shall be authorized to delay the dates
otherwise specified in Section 9.12 of this charter.

2007

2008

SECTION 9.14.

Charter commission.

2009 Not later than five years after the inception of the City of Greenhaven, the mayor and the city 2010 council shall call for a charter commission to review the city's experience and recommend 2011 to the General Assembly any changes to the charter. Members of the charter commission 2012 shall be appointed as follows: one member by the mayor, six community area representatives (one chosen by each councilperson from Districts 1-6), two businesses selected by one of the 2013 entities created by Article VIII (Economic Development Provisions) of this charter, and one 2014 2015 member appointed by a vote of the Georgia House of Representatives and one member appointed by vote of the Georgia Senate, both of whose districts lie wholly or partially within 2016 the corporate boundaries of the City of Greenhaven. All members of the charter commission 2017 2018 shall reside in the City of Greenhaven. The commission shall complete the recommendations 2019 within the time frame required by the city council.

- 2020 SECTION 9.15.
- 2021 Bonds for officials.

The officers and employees of this city, both elective and appointive, shall execute such surety or fidelity bonds in such amounts and upon such terms and conditions as the city council shall from time to time require by ordinance or as may be provided by law.

- 2025 **SECTION 9.16.**
- 2026 Severability.

If any article, section, subsection, paragraph, sentence, or part thereof of this charter shall be held to be invalid or unconstitutional, such invalidity or unconstitutionality shall not affect or impair other parts of this charter unless it clearly appears that such other parts are wholly and necessarily dependent upon the part held to be invalid or unconstitutional, it being the legislative intent in enacting this charter that each article, section, subsection, paragraph, sentence or part thereof be enacted separately and independent of each other.

	15 LC 28 7614ER
2033	SECTION 9.17.
2034	Effective date.
2035	This Act shall become effective upon its approval by the Governor or upon its becoming law
2036	without such approval.
2037	SECTION 9.18.
2038	Repealer.
2039	All laws and parts of laws in conflict with this Act are repealed.
2040	APPENDIX A
2041	LEGAL DESCRIPTION
2042	CORPORATE LIMITS
2043	CITY OF GREENHAVEN, DEKALB COUNTY, GEORGIA
2044	
2044	Plan:SouthDeKalb-prop4-2014
2045 2046	Plan Type:local Administrator: S043
2040	User: bak
2047	
2048	District SOUTHDEKALB
2049	DeKalb County
2050	VTD: 089AA - ALLGOOD ELEMENTARY
2051	023204:
2052	1004 1005 1007 1008 1010 1011 1012 2000 2001 2002 2003 2004
2053	2005 2006 2007 2008 2009 2010 2011 2012 2013 2014 2015
2054	VTD: 089AC - ATHERTON ELEMENTARY
2055	VTD: 089AE - AVONDALE (AVO)
2056	023102:
2057	1013
2058	VTD: 089AF - HOOPER ALEXANDER
2059	022900:
2060	3028
2061	023101:
2062	2002 2003 2013 2014
2063	VTD: 089AM - AVONDALE MIDDLE

2064 023112: 2065 1007 2066 023113: 2067 2010 2068 023115: 2069 1000 1007 VTD: 089BJ - BROWN'S MILL ELEMENTARY 2070 023426: 2071 1001 1002 1003 1005 1006 1007 1008 1009 1010 1011 1012 1013 2072 1014 1015 1016 1017 1018 1019 1024 1025 1031 2015 2030 2031 2073 2074 2032 VTD: 089BL - BOULDERCREST RD 2075 VTD: 089BM - BETHUNE MIDDLE 2076 2077 VTD: 089CA - COLUMBIA DRIVE VTD: 089CB - CANBY LANE ELEMENTARY 2078 VTD: 089CC - COLUMBIA ELEMENTARY 2079 2080 VTD: 089CD - CEDAR GROVE ELEMENTARY 2081 VTD: 089CG - CHAPEL HILL ELEMENTARY 2082 VTD: 089CL - CLIFTON ELEMENTARY VTD: 089CM - COLUMBIA MIDDLE 2083 2084 VTD: 089CP - CROSSROADS 2085 VTD: 089CQ - CANDLER VTD: 089CR - CEDAR GROVE MIDDLE 2086 VTD: 089CS - CEDAR GROVE SOUTH 2087 2088 VTD: 089CT - COVINGTON HWY L VTD: 089DE - DUNAIRE ELEM 2089 2090 VTD: 089EB - EASTLAND VTD: 089FC - FLAT SHOALS ELEM 2091 VTD: 089FE - FLAT SHOALS PARKWAY 2092 2093 VTD: 089FJ - FLAT SHOALS VTD: 089FK - FLAKES MILL FIRE 2094 VTD: 089FL - FLAT SHOALS LIBRARY 2095 2096 VTD: 089FM - FREEDOM MIDDLE VTD: 089GB - GLENHAVEN 2097 VTD: 089GC - GRESHAM PARK ELEM 2098 2099 VTD: 089GE - GLENHAVEN ELEM VTD: 089HA - HAMBRICK ELEM 2100

	15	LC 28 7614ER
2101	021908:	
2102	1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011	
2103	1012 1013 1014	
2104	021909:	
2105	1000 1001 1007 2000 3000	
2106	022004:	
2107	2000 2001 2002 2003 2004 2005 2006 3000 3001 3002 3003 3004	
2108	3005 3006 3007 3008 3009 3010 3011	
2109	022005:	
2110	3000	
2111	VTD: 089HH - NARVIE J HARRIS	
2112	VTD: 089IB - INDIAN CREEK ELEM	
2113	022005:	
2114	1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1015	
2115	2002 2003 2004 2005 2006 2007 2008 2009 2010	
2116	022007:	
2117	1003 1004 2015 2017 2019 2020 2021	
2118	022008:	
2119	2005 2006 2007 2009 2010 4006	
2120	VTD: 089JB - JOLLY ELEM	
2121	022010:	
2122	1000 1004 1005 1006 1019 1020 1021	
2123	VTD: 089KA - KELLEY LAKE ELEM	
2124	VTD: 089KC - KELLEY CHAPEL	
2125	VTD: 089KD - ML KING JR HIGH	
2126	VTD: 089KE - KNOLLWOOD ELEM	
2127	VTD: 089LH - LITHONIA HIGH SCHOOL	
2128	023309:	
2129	3015 3016 3017 3018 3019 3020 3021 3022 3023 3024 3025 3026	
2130	3027 3028 3029 3030 3031 3032	
2131	VTD: 089MA - ELDRIDGE L MILL	
2132	VTD: 089MC - MARBUT ELEM	
2133	023309:	
2134	1000 1001 1002 1003 1004 2000 2001 2002 2003 2004 2007 4000	
2135	4001 4002 4003 4004 4005 4006	
2136	023314:	
2137	3015	

- 2175 VTD: 089PI PANOLA WAY ELEM
- 2176 023211:
- 2177 2004 2007 2008 2010 2011 2012 2013 2015 2016
- 2178 023212:
- 2179 2000 2001 2003 2004 2005 2006 2007 2008 2009 2010 2011 2012
- 2180 VTD: 089PN PINEY GROVE
- 2181 VTD: 089RA RAINBOW ELEM
- 2182 VTD: 089RC REDAN ELEM
- 2183 VTD: 089RE ROCKBRIDGE ELEM
- 2184 VTD: 089RF ROCK CHAPEL ELEM
- 2185 VTD: 089RG ROWLAND ELEM
- 2186 VTD: 089RH REDAN-TROTTI
- 2187 023313:
- 2188 1000 1001 1002 2000 2001 2002 2003 2004 2005 2006 2007 2008
- 2189 2009 2010 2011
- 2190 VTD: 089RI ROCKBRIDGE ROAD
- 2191 VTD: 089RJ ROWLAND ROAD
- 2192 VTD: 089RK REDAN ROAD
- 2193 VTD: 089RL ROCK CHAPEL ROAD
- 2194 023303:
- $2195 \quad 1000 \ 1001 \ 1002 \ 1003 \ 1004 \ 1005 \ 1006 \ 1007 \ 1008 \ 1009 \ 1010 \ 1013$
- 2196 1014 1015 2000 2001 2002 2003 2004 2011 2013 2014 2015 2016
- 2197 2017 2018 2036
- 2198 023315:
- 2199 2018 2019 2020 2021 2022 2023 2024 2025 2026 2027 2028 2029
- 2200 2030 2031 2032 2033 2034 2035 2037 2038 2039 2040 2041
- 2201 VTD: 089RM REDAN MIDDLE
- 2202 VTD: 089SC SCOTTDALE
- 2203 022001:
- 2204 2032 2035
- 2205 022007:
- 2206 1007 1009 1010 2018
- 2207 022100:
- 2208 1000 1001 1002 1003 1004
- 2209 VTD: 089SD STN MTN ELEMENTARY
- 2210 021906:
- 2211 1002 2007 2008 2012 2013 2014 2015 2019 2020 2021 2022

- 2249 1013 1015 1016 1017 1018 1019 1020 1021 1022 1023 1024 1025
- 2250 1026
- 2251 VTD: 089ST STEPHENSON MIDDLE
- 2252 VTD: 089SU SOUTH HAIRSTON
- 2253 VTD: 089SV STEPHENSON HIGH
- 2254 VTD: 089TA TERRY MILL ELEM
- 2255 VTD: 089TB TILSON ELEM
- 2256 VTD: 089TC TONEY ELEM
- 2257 VTD: 089WA WADSWORTH ELEM
- 2258 VTD: 089WB WESLEY CHAPEL SOUTH
- 2259 VTD: 089WG WOODRIDGE ELEM
- 2260 VTD: 089WK WHITE OAK
- 2261 VTD: 089WN WYNBROOKE ELEM
- 2262 VTD: 089YA YOUNG ROAD

2263 As used in this appendix, the term "VTD" (voting tabulation district) shall mean and describe

the same geographical boundaries as provided in the report of the Bureau of the Census for

the United States decennial census of 2010 for the State of Georgia. The separate numeric

- 2266 designations which are underneath a VTD heading shall mean and describe individual blocks
- 2267 within a VTD as provided in the report of the Bureau of the Census for the United States
- 2268 decennial census of 2010 for the State of Georgia.
- 2269 APPENDIX B

COUNCIL DISTRICTS

- 2271 CITY OF GREENHAVEN, DEKALB COUNTY, GEORGIA
- 2272 Plan: greenhaven-dist-p1-2015
- 2273 Plan Type: Local
- 2274 Administrator: H090
- 2275 User: Gina

- 2276 District 001
- 2277 DeKalb County
- 2278 VTD: 089AA ALLGOOD ELEMENTARY
- 2279 023204:
- 2280
 1004
 1005
 1007
 1008
 1010
 1011
 1012
 2000
 2001
 2002
 2003
 2004

 2281
 2005
 2006
 2007
 2008
 2009
 2010
 2011
 2012
 2013
 2014
 2015

- 2356 3001 3004 3005 3006 3007 3008
- 2357 VTD: 089SP STN MTN CHAMPION
- 2358 021906:
- 2359 1004 1005 3022 3026 3027
- 2360 District 002
- 2361 DeKalb County
- 2362 VTD: 089LH LITHONIA HIGH SCHOOL
- 2363 023309:
- 2364 3015 3016 3017 3018 3019 3020 3021 3022 3023 3024 3025 3026
- $2365 \quad 3027 \ 3028 \ 3029 \ 3030 \ 3031 \ 3032$
- 2366 VTD: 089PC PRINCETON ELEM
- 2367 023306:
- 2368 3000 3001 3002 3003 3004 3009 3010 3011 3017 3018 3019
- 2369 VTD: 089RC REDAN ELEM
- 2370 VTD: 089RF ROCK CHAPEL ELEM
- 2371 VTD: 089RH REDAN-TROTTI
- 2372 023313:
- 2373 1000 1001 1002 2000 2001 2002 2003 2004 2005 2006 2007 2008
- 2374 2009 2010 2011
- 2375 VTD: 089RI ROCKBRIDGE ROAD
- 2376 VTD: 089RL ROCK CHAPEL ROAD
- 2377 023303:

23781000100110021003100410051006100710081009101010132379101410152000200120022003200420112013201420152016

- 2380 2017 2018 2036
- 2381 023315:
- 2382
 2018
 2019
 2020
 2021
 2022
 2023
 2024
 2025
 2026
 2027
 2028
 2029
- 2383 2030 2031 2032 2033 2034 2035 2037 2038 2039 2040 2041
- 2384 VTD: 089SD STN MTN ELEMENTARY
- 2385 021906:

 2386
 1002
 2007
 2008
 2012
 2013
 2014
 2015
 2019
 2020
 2021
 2022

 2387
 021907:

15 LC 28 7614ER 2024 2025 2026 2027 2028 2029 2032 2036 2037 2038 2039 2040 2392 2393 2041 2042 2043 2044 2045 2046 2048 2049 2050 2051 2052 2053 2394 3001 3002 3003 3004 3011 3012 3013 3025 3027 3062 3063 2395 VTD: 089SI - STN MTN MIDDLE 021907: 2396 3026 2397 VTD: 089SK - SHADOW ROCK ELEM 2398 VTD: 089SL - STONEVIEW ELEM 2399 2400 023303: 2005 2006 2007 2008 2009 2010 2030 3000 3001 3010 3011 3025 2401 3026 3030 3031 3032 3033 3034 3035 3036 2402 VTD: 089SO - SOUTH DESHON 2403 VTD: 089SP - STN MTN CHAMPION 2404 2405 021906: 2406 1010 2407 VTD: 089ST - STEPHENSON MIDDLE VTD: 089SV - STEPHENSON HIGH 2408 2409 VTD: 089WN - WYNBROOKE ELEM 2410 District 003 2411 DeKalb County 2412 VTD: 089AC - ATHERTON ELEMENTARY 2413 023206: 2414 1009 1014 1015 1016 2415 VTD: 089CP - CROSSROADS VTD: 089FM - FREEDOM MIDDLE 2416 2417 VTD: 089GB - GLENHAVEN VTD: 089MA - ELDRIDGE L MILL 2418 VTD: 089MC - MARBUT ELEM 2419 2420 023309: 1000 1001 1002 1003 1004 2000 2001 2002 2003 2004 2007 4000 2421 4001 4002 4003 4004 4005 4006 2422 2423 023314: 2424 3015 VTD: 089PH - PANOLA 2425 2426 VTD: 089PI - PANOLA WAY ELEM 2427 023211:

2428 2004 2007 2008 2010 2011 2012 2013 2015 2016
2429 023212:
2430 2000 2001 2003 2004 2005 2006 2007 2008 2009 2010 2011 2012
2431 VTD: 089RG - ROWLAND ELEM
2432 023111:
2433 1006 1012 1013 1014 1015 1016 1017 1018 1019 1020 1022 1023
2434 1024 1025 1026 1027 1028
2435 VTD: 089RJ - ROWLAND ROAD
2436 VTD: 089RK - REDAN ROAD

- 2437 VTD: 089RM REDAN MIDDLE
- 2438 VTD: 089SU SOUTH HAIRSTON
- 2439 VTD: 089WG WOODRIDGE ELEM
- 2440 VTD: 089WK WHITE OAK
- 2441 VTD: 089YA YOUNG ROAD
- 2442 District 004
- 2443 DeKalb County
- 2444 VTD: 089AC ATHERTON ELEMENTARY
- 2445 023108:
- $2446 \quad 1003 \ 1004 \ 1005 \ 1006 \ 1014 \ 1015 \ 1016 \ 1017 \ 1018 \ 1019 \ 1020 \ 1021$
- $2447 \quad 1022 \ 1023 \ 1024 \ 1025 \ 1026 \ 1027 \ 1028 \ 1029 \ 1030 \ 1031$
- 2448 VTD: 089AE AVONDALE (AVO)
- 2449 023102:
- 2450 1013
- 2451 VTD: 089AF HOOPER ALEXANDER
- 2452 022900:
- 2453 3028
- 2454 023101:
- 2455 2002 2003 2013 2014
- 2456 VTD: 089BM BETHUNE MIDDLE
- 2457 VTD: 089CA COLUMBIA DRIVE
- 2458 VTD: 089CB CANBY LANE ELEMENTARY
- 2459 VTD: 089CM COLUMBIA MIDDLE
- 2460 VTD: 089FL FLAT SHOALS LIBRARY
- 2461 VTD: 089GE GLENHAVEN ELEM
- 2462 VTD: 089KE KNOLLWOOD ELEM
- 2463 VTD: 089MI MILLER GROVE MIDDLE SCHOOL

	15 LC 28 76	614ER
2464	023214:	
2465	1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011	
2466	1012 1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 1023	
2467	1024 2004 2005 2006 2007 2015 2016 2017 2018 2019 2020 2021	
2468	2025	
2469	VTD: 089MO - MIDWAY ELEM	
2470	023102:	
2471	1020 1021 2000 2001 2002 2003 2004 2005 2006 2007 2008 2009	
2472	2010 2011 2012 2013 2014 2015 2016 2017	
2473	023107:	
2474	1017 1018 1023 1024 1025 1026 3000 3001 3002 3003 3004 3005	
2475	3006 3007 3008 3009 3010 3011 3012 3013 3014 3015	
2476	VTD: 089MR - BOB MATHIS ELEM	
2477	VTD: 089PA - PEACHCREST ELEM	
2478	VTD: 089RA - RAINBOW ELEM	
2479	VTD: 089SG - SNAPFINGER ELEM	
2480	VTD: 089SR - SNAPFINGER ROAD	
2481	District 005	
2482	DeKalb County	
2483	VTD: 089BL - BOULDERCREST RD	
2484	023423:	
2485	3010 3028 3029 3030	
2486	VTD: 089CC - COLUMBIA ELEMENTARY	
2487	VTD: 089CL - CLIFTON ELEMENTARY	
2488	VTD: 089CQ - CANDLER	
2489	VTD: 089CR - CEDAR GROVE MIDDLE	
2490	023423:	
2491	3000 3001 3002 3003 3011	
2492	023802:	
2493	2024	
2494 2405		
2495 2496	VTD: 089FC - FLAT SHOALS ELEM VTD: 089FJ - FLAT SHOALS	
2496 2497	VTD: 089FJ - FLAT SHOALS VTD: 089GC - GRESHAM PARK ELEM	
2497	VTD: 089KA - KELLEY LAKE ELEM	
2498 2499	VID: 089KA - KELLEY LAKE ELEM VTD: 089ML - MEADOWVIEW ELEM	
2499		

- 2500 VTD: 089MP MCNAIR MIDDLE
- 2501 VTD: 089PN PINEY GROVE
- 2502 VTD: 089TA TERRY MILL ELEM
- 2503 VTD: 089TB TILSON ELEM
- 2504 VTD: 089TC TONEY ELEM
- 2505 VTD: 089WA WADSWORTH ELEM
- 2506 District 006
- 2507 DeKalb County
- 2508 VTD: 089BJ BROWN'S MILL ELEMENTARY
- 2509 023426:

- 2533 VTD: 089KD ML KING JR HIGH
- 2534 VTD: 089OV OAK VIEW ELEM

- 2535 VTD: 089SS SNAPFINGER ROAD
- 2536 023414:
- 2537 1013 1015 1016 1017 1018 1019 1020 1021 1022 1023 1024 1025
- 2538 1026
- 2539 VTD: 089WB WESLEY CHAPEL SOUTH

2540 As used in this appendix, the term "VTD" (voting tabulation district) shall mean and describe the same geographical boundaries as provided in the report of the Bureau of the Census for 2541 2542 the United States decennial census of 2010 for the State of Georgia. The separate numeric 2543 designations in a district description which are underneath a VTD heading shall mean and 2544 describe individual blocks within a VTD as provided in the report of the Bureau of the 2545 Census for the United States decennial census of 2010 for the State of Georgia. Any part of 2546 the city which is not included in District 1, 2, 3, 4, 5, or 6 as described in this appendix shall be included within that district contiguous to such part which contains the least population 2547 2548 according to the United States decennial census of 2010 for the State of Georgia. Any part 2549 of the city which is described in this appendix as being in District 1, 2, 3, 4, 5, or 6 shall 2550 nevertheless not be included within such district if such part is not contiguous to such district. 2551 Such noncontiguous part shall instead be included within the post that is contiguous to such 2552 part which contains the least population according to the United States decennial census of 2553 2010 for the State of Georgia. Except as otherwise provided in the description of any district, 2554 whenever the description of such district refers to a named city, it shall mean the 2555 geographical boundaries of that city as shown on the census map for the United States 2556 decennial census of 2010 for the State of Georgia.

2557

2559

2558

APPENDIX C CERTIFICATE AS TO MINIMUM STANDARDS FOR INCORPORATION OF A NEW MUNICIPAL CORPORATION

2560 I, Pam Stephenson, Representative from the 90th District, and the author of this bill introduced at the 2015 session of the General Assembly of Georgia, which grants an original 2561 municipal charter to the City of Greenhaven, do hereby certify that this bill is in compliance 2562 with the minimum standards required by Chapter 31 of Title 36 of the O.C.G.A. in that the 2563 area embraced within the original incorporation in this bill is in all respects in compliance 2564 with the minimum standards required by Chapter 31 of Title 36 of the O.C.G.A. This 2565 2566 certificate is executed to conform to the requirements of Code Section 36-31-5 of the 2567 O.C.G.A.

	15			LC 28 7614ER
2568	So certified this	_ day of	, 2015.	
2569				
2570			Honorable Pam Stephenson	
2571			Representative, District 90	
2572			Georgia House of Representativ	ves