

Item Number	Charter Recommendations	Status	Charter Section	Notes + Next Steps (Consensus, Pending, Ordinance, Resolution)
	<i>City Charter Review Commission Report September 24, 2009</i>			
1	Amend Charter section 4.02 to provide that Council may appoint employees to assist in its legislative, oversight and constituent relations functions, and that Council shall have the power to remove such employees. Amend section 5.03 to clarify that the CAO's power relates to administrative personnel and does not extend to hiring/removal of "legislative" personnel appointed by Council	4.02 Amended. See 4.02 (f). 5.03 amended		
2	Amend section 5B.01 by adding the following sentence: "The council may provide for an executive director appointed, supervised and removed by the Board of Trustees of the Richmond Retirement System and employees appointed, supervised and removed by the executive director to administer the retirement plan."	5B.01 amended		
3	Amend section 4.17 to provide that (a) the Mayor shall appoint the City Attorney subject to the advice and consent of a majority of Council; and (b) the appointment shall be for an indefinite term; and (c) the City Attorney may be removed from office by concurrence of the Mayor and a majority of Council.	Not amended		Councilwoman Larson would like to table for a longer discussion/section/sidebar meeting. Administration is trying to get time with Councilwoman Larson to further discuss.
4	Amend section 4.18 (a) to provide that Council shall appoint the City Auditor subject to the concurrence of the Mayor; and (b) the appointment shall be for an indefinite term; and (c) the City Auditor may be removed from office by concurrence of the Mayor and the majority of Council.	Charter states that the Council shall appoint the city auditor and that the city auditor shall serve for an indefinite term. It does not state that the appointment shall be "subject to the concurrence of the mayor" nor give detail about the removal of the city auditor.		Does not need amendment
5	Add a new section 8.11 which would provide that: (a) Council shall appoint the City Assessor subject to the concurrence of the Mayor; and (b) the appointment shall be for an indefinite term; and (c) the City Assessor may be removed from office by concurrence of the mayor and a majority of Council.	Not amended		
6	Amend section 5.01.1 to: (a) Establish time limits for the Mayor's designation of CAO and Council's vote to accept/refuse the selection. The amendment would require the Mayor to submit an appointment within 180 days of vacancy and would require Council to approve or reject within 45 days; (b) Provide for a "second try" at the process with a fixed time limit. The mayor would be required a second appointee within 45 days of rejection of the first and Council would be required to approve/reject within 45 days thereafter; and (c) If there remains no agreement, the Acting CAO would become CAO.	Not amended		Does not need amendment
7	Amend Chapter 5 to provide that (a) the Mayor shall designate a senior deputy CAO (SDCAO) based upon the same criteria set forth in section 5.01.1 for selection of a CAO, (b) the Mayor shall make such a designation within 180 days of the CAO's taking office; (c) such designation shall require the consent of a majority of Council; (d) the SDCAO shall hold that designation at the pleasure of the Mayor; and (e) upon a vacancy in the office of CAO, the SDCAO would serve as Acting CAO until appointment of a CAO by Mayor and approval by Council.	Not amended		
8	Amend section 5.05 (d) to clarify that the veto power extends to any sale or lease of real property, subject to Council override.	Not amended		

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9	Amend section 5.05 (d) to provide that the Mayor has power to veto any ordinance, subject to the existing override power of Council.	Amended		Did not come from Mayor Stoney. Do not have consensus because intent is not understood. Items were not discussed at Committee - no opportunity for Administration to review. Amendment has been completed, but not yet identified/located.
9	Review of the current appointment and removal authority for city boards and commissions with a view toward considering the appropriate balance between Council and Mayor.	No Amendment required		
10	City establish a working group to design voluntary processes for addressing future conflict between mayor and council.	No Amendment required		
	<b><i>2020 General Assembly Session</i></b>			
11	Each council member elected in accordance with this section shall reside in the election district from which such member was elected throughout the member's term on the council.	Amended		

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	<i>2021 Legislative Proposals for the Virginia General Assembly</i>			
12	The City requests that the Charter be amended to authorize the City Council to limit attendance at any closed session of the City Council to only its members and designated staff.	This was originally proposed in 2020, but did not move forward.		Mr. Saunders will discuss with Mayor Stoney
13	Request that City Councilmembers serve fulltime and be paid accordingly for fulltime work.		Pending-Related Salary and Compensation Laws for City Council Members Richmond City Charter Code of Laws, Chapter 4, Section 4.01 provides that the salaries of City Council members shall be governed by Code of Virginia §15.2-1414.6, indicating, "Compensation of members of Council shall be fixed in accordance with and within the limits prescribed in general laws of the Commonwealth for pay and expenses of councils and mayors of cities of the Commonwealth." General Assembly Action required - Virginia Code §15.2-1414.6 is subject to an exception provided for in §15.2-1414.5, stating "the annual salary of each member of the Council of any city shall be set by its members by ordinance notwithstanding any contrary provision of law, general or special."	Has concensus for both path forwards.
14	The mayor shall serve as the presiding officer of City Council, and the vice-presiding officer of City Council shall be the elected member who has the longest continuous service on City Council. If all of the Councilmembers are of equal seniority; or, if the senior Councilmember declines to serve as vce-presiding officer, then the members elected to City Council, not including the Mayor, shall elect the vice-presiding officer from the members elected to City Council	Numbers 14, 15, 16, and 17 are interdependent. A paper is forthcoming from VP Robertson.		
15	The Vice Chair of Council shall appoint committee chairs based on longest years of service on City Council, and the Vice-Chair of City Council shall serve as chair of Organizational Development Standing Committee. This assumes the adoption of item 14.	Numbers 14, 15, 16, and 17 are interdependent. A paper is forthcoming from VP Robertson.		

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16	The Chief Administrative Officer and all department heads, either permanent or acting, shall serve at a the pleasure of Mayor and Council. Appointment and dismissal of the Chief Administrative Officer and all department heads, either permanent or acting, shall require an affirmative vote of a majority of City Council. Individuals may be appointed to serve in an acting or interim capacity for no more than 6 months. Up to 3 one month extensions may be permitted, subject to approved by Council.	Numbers 14, 15, 16, and 17 are interdependent. A paper is forthcoming from VP Robertson.		
17	The proposed City budget shall be jointly prepared by Chief Administrative Officer and the City Council Chief of Staff, and any amendments proposed thereto after adoption shall be subject to approval, rejection, or alteration by City Council. Any alteration of a proposed amendment by City Council shall provide for a budget that is in balance with adopted revenues.	Numbers 14, 15, 16, and 17 are interdependent. A paper is forthcoming from VP Robertson.		
18	City Council may amend the Master Plan adopted by the Planning commission pursuant to §17.04 of the Richmond City Charter, prior to the formal adoption of such Master Plan by City Council, as provided for in §17.01 of the Richmond City Charter.			City Attorney: Suggests "conform to state law" needs to be able to review language prior to response. Administration Has consensus.
19	Mayor can serve unlimited terms.		This appears to apply only to the limitation of the mayor to two consecutive terms, as provided for in §3.01.1 of the Richmond City Charter	Will be addressed by VP Robertson's commission paper.
20	At least 3 Councilmembers and the Mayor shall be elected at large. The mayor and at-large Councilmembers shall receive the largest number of votes in 1), at least 5 districts, and 2) at least 2 council districts wherein the majority of the population is identified as a minority majority in the U.S. Census that formed the basis drawing of the City Council Electoral Districts.		Applies only to: 1) the election of certain City Councilmembers at-large with a plurality in 5 Council Districts, since the mayor is already elected at large, and 2) inclusion of new provisions in §3.01 and §3.01.1 of the Richmond City Charter to require that 2 of the 5 districts must be majority minority.	Will be addressed by VP Robertson's commission paper.
21	The elected School board			
22	To remove the restrictions on tolls on the Robert E Lee Bridge and change name to Richmond1 Bridge			
23	To forbid trains blocking crossing for more than a set time			Requested City Attorney to research this issue and what the City can do to address this.

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24	Amend terms and conditions for inmate labor			This is covered in the State code. So a legislative request, but not a Charter change.
25	Changes due to the possession of marijuana			Covered by Administration's proposal that already has consensus.
26	To amend the code related to old and historic district to provide protection and prevent abuse and discrimination and force displacement of minorities and low income property owners and residents and sales of properties			
27	Amended §17.01 of the Richmond City Charter to include inclusive zoning.	Pending.		
28	Identify entity to receive and address complaints from vendors doing businesses in or with the City. Provide protections for subcontractors.	Pending.		
29	Revenues projections must based on the land book values form Jan 1st- DEC 31 of the preceding year and surplus due to revenues projections must be within xx %. Or fiscal policies determined by city Council Ordinance	Pending.		
30	Delete §6:15:3 Infrastructure plan for schools report in 2019.	Pending.		
31	Amend Chapter 6 of the Richmond city Charter to provide that, whenever projected revenues exceed the amounts included in the adopted budget, any proposal from the mayor for the appropriation of such funds shall place the budget before City Council as though for the first time, and shall be subject to the same process for review, amendment, and adoption as are in place for the initial, proposed annual budget. In no case shall the Council's authority over an amendment to the adopted budget for the appropriation of such funds be limited to a vote up or down.	Pending.		

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32	Include in land use policies City policies on equity inclusion, fair housing and economic inclusion with out policies which deny rights of all Inclusion in the City.			Waiting for feedback from Councilwoman Robertson
33	Amend § 17.02 of the Richmond City Charter to provide that the Planning commission membership shall require representative diversity and equity inclusion, changed refer powers to examine, survey, place monuments and markers on any land in the City?	Pending.		
34	Chp.17 - does the zoning leads to more special uses.			Waiting for feedback from Councilwoman Robertson
35	Chp. 16 on housing need review and additional amendments			Waiting for feedback from Councilwoman Robertson
36	Do we need an amendment agreement for boundaries on the South bank of the river ?			Waiting for feedback from Councilwoman Robertson

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	<i>City Staff Proposed Changes</i>			
37	Section (e) - (e) To assess the whole or part of the cost of making and improving walkways <u>and traffic calming measures</u> on then existing streets, improving or paving existing alleys, or constructing sewers, culverts and drains, upon the owners of land abutting thereon or on the street or alley in which such sewer, culvert or drain is laid in the manner provided in § 12.06 of this charter;	Minor language adjustments. Provides updated language related to Public Works.	§2.03 -Powers relating to public works, utilities, properties.	contingent upon legal review, has consensus
38	Section (i) - (i) To acquire, construct and maintain or authorize the construction and maintenance of bridges, viaducts, subways or underpasses over or under the James River or any other stream, creek or ravine when any portion of such bridge, viaduct, subway or underpass is within the city limits, and to charge or authorize the charging of tolls for their use by the public, and to require compensation for their use by public utility, transmission or transportation companies, except as the right to require such compensation is affected by any contract heretofore or hereafter made with the company concerned.	Minor language adjustments. Provides updated language related to Public Works.	§2.03 -Powers relating to public works, utilities, properties.	contingent upon legal review, has consensus
39	Section (k) - (k) To acquire, construct, own, maintain and operate, within and without the city, places for the parking or storage of vehicles by the public or curbside management systems, which shall include but shall not be limited to parking lots, garages, buildings and other land, structures, equipment and facilities, ....	Minor language adjustments. Provides updated language related to Public Works.	§2.03 -Powers relating to public works, utilities, properties.	contingent upon legal review, has consensus
40	Section (n) - (n) To acquire, construct, own, maintain and operate, within and without the city, waterworks, gas plants and electric plants with the pipe, conduit, and transmission lines incident thereto, to be managed and controlled as provided in Chapter 13 of this charter, for the purpose of supplying water, gas, fiber optic communications, wireless communications, or other communication technology, and electricity within and without the city, and to charge and collect compensation therefor and to provide penalties for the unauthorized use thereof.	Minor language adjustments. Provides updated language related to Public Works.	§2.03 -Powers relating to public works, utilities, properties.	contingent upon legal review, has consensus

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41	In addition to the powers granted by other sections of this charter, the city shall have the power to acquire, operate, lease, or otherwise provide for the planning, design, operation, construction, and maintenance of a public transportation system, including, by way of illustration but not limitation, the operation of passenger buses, micromobility devices, and passenger rail and their supporting stops and shelters, both within and outside the City of Richmond, including providing for transportation for pupils attending public schools operated by the school board of the City of Richmond; provided, however, that the operation of any such system outside the City of Richmond shall only be with the consent of the governing body of the political subdivision in which such operation is to occur.	Minor language adjustments. Provides updated language related to Public Works.	§2.03.3 -Powers relating to public transportation	contingent upon legal review, has consensus
42	(s) To prohibit the operation of a motor vehicle at a speed of ten miles per hour or more in excess of the applicable maximum speed limit in residential districts and to provide that any person who violates the prohibition shall be subject to a mandatory fine of \$200, not subject to suspension. A state or local law-enforcement agency may place and operate a photo speed monitoring device in any business district or residence district for the purposes of recording violations of § 46.2-874 following the provisions of § 46.2-882.1	New sub-section related to speeding violations	§2.04 -Powers to make regulations for the preservation of the safety, health, peace, good order, comfort, convenience, morals and welfare of the city and its inhabitants.	contingent upon legal review, has consensus - same as #47
43	Section (d) - (d)To grant or authorize the issuance of permits under such terms and conditions as the council may impose for the use of streets, alleys and other public places of the city by railroads, street railways, buses, taxicabs, micromobility devices, and other vehicles for hire;	Minor language adjustments. Provides updated language related to Public Works.	§2.04 -Powers to make regulations for the preservation of the safety, health, peace, good order, comfort, convenience, morals and welfare of the city and its inhabitants.	contingent upon legal review, has consensus
44	(e)To prevent any obstruction of or encroachment over, under or in any street, alley, entrance, sidewalk or other public place; provide penalties for maintaining any such obstruction or encroachment; remove the same and charge the cost thereof to the owner or owners, occupant or occupants of the property so obstructing or encroaching, and collect the sum charged in any manner provided by law for the collection of taxes; require the owner or owners or the occupant or occupants of the property so obstructing or encroaching to remove the same; pending such removal charge the owner or owners of the property so obstructing or encroaching compensation for the use of such portion of the street, alley, entrance, sidewalk or other public place obstructed or encroached upon the equivalent of what would be the tax upon the land so occupied if it were owned by the owner or owners of the property so obstructing or encroaching, and, if such removal shall not be made within the time ordered, impose penalties for each and every day that such obstruction or encroachment is allowed to continue thereafter; authorize encroachments upon streets, alleys, entrance, sidewalks or other public places, subject to such terms and conditions as the council may prescribe, but such authorization shall not relieve the owner or owners, occupant or occupants of the property encroaching, of any liability for negligence on account of such encroachment; and recover possession of any street, alley, entrance, sidewalk or other public place or any other property of the city by suit or action in ejectment.	Minor language adjustments. Provides updated language related to Public Works.	§2.04 -Powers to make regulations for the preservation of the safety, health, peace, good order, comfort, convenience, morals and welfare of the city and its inhabitants.	contingent upon legal review, has consensus

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45	(g)To regulate the operation of motor vehicles, exercise control over traffic in the streets, alleys, sidewalks, and other public place, of the city and provide penalties for the violation of such regulations; provided, that ordinances or administrative regulations adopted by virtue of this subsection shall not be inconsistent with the provisions of the Motor Vehicle Code of Virginia. All fines imposed for the violation of such ordinances and regulations shall be paid into the city treasury.	Minor language adjustments. Provides updated language related to Public Works.	§2.04 -Powers to make regulations for the preservation of the safety, health, peace, good order, comfort, convenience, morals and welfare of the city and its inhabitants.	contingent upon legal review, has consensus
46	(m)To compel the removal of weeds from private and public property and snow from sidewalks; the covering or removal of offensive, unwholesome, unsanitary or unhealthy substances allowed to accumulate in or on any place or premises; the filling in to the street level of the portion of any lot adjacent to a public way where the difference in level between the lot and the public way constitutes a danger to life and limb; the raising or draining of grounds subject to be covered by stagnant water; the razing or repair of all unsafe, dangerous or unsanitary public or private buildings, walls or structures which constitute a menace to the health and safety of the occupants thereof or the public; and to compel the abatement or removal of any and all other nuisances whatsoever to transportation safety including the removal of inoperative or unlicensed motor vehicles or parts thereof from public or private property....	Minor language adjustments. Provides updated language related to Public Works.	§2.04 -Powers to make regulations for the preservation of the safety, health, peace, good order, comfort, convenience, morals and welfare of the city and its inhabitants.	contingent upon legal review, has consensus
47	(s) To prohibit the operation of a motor vehicle at a speed of ten miles per hour or more in excess of the applicable maximum speed limit in residential districts and to provide that any person who violates the prohibition shall be subject to a mandatory fine of \$200, not subject to suspension. A state or local law-enforcement agency may place and operate a photo speed monitoring device in any business district or residence district for the purposes of recording violations of § 46.2-874 following the provisions of § 46.2-882.1	New sub-section related to speeding violations	§2.04 -Powers to make regulations for the preservation of the safety, health, peace, good order, comfort, convenience, morals and welfare of the city and its inhabitants.	contingent upon legal review, has consensus up to \$200; Councilman Jones did not agree to community service; same as #42
48	(a)Prepare the annual budget for submission to the council by the mayor and enter into appropriate agreements with the Commonwealth of Virginia and other entities as required for budgeted Capital Improvement Projects;	Language adjustments	§5.05.1 - General duties; chief administrative officer.	contingent upon legal review, has consensus
49	In addition to the powers granted elsewhere in this charter the council shall have the power to adopt by ordinance a comprehensive zoning plan designed to lessen congestion in streets, secure safety from fire, panic and other danger, promote health, sanitation and general welfare, provide adequate light and air, prevent the overcrowding of land, avoid undue concentration of population, facilitate public and private transportation and the supplying of public utility services and sewage disposal, and facilitate provision for schools, parks, playgrounds, and other improvements and requirements. The comprehensive zoning plan shall include the division of the city into districts with such boundaries as the council deems necessary to carry out the purposes of this charter and shall provide for the regulation and restriction of the use of land, buildings and structures in the respective districts and may include but shall not be limited to the following:		§ 17.10. - Zoning powers.	contingent upon legal review, has consensus

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	<p>(a) It may permit specified uses of land, buildings and structures in the districts and prohibit all other uses.</p> <p>(b) It may restrict the height, area and bulk of buildings and structures in the districts.</p> <p>(c) It may establish setback building lines and prescribe the area of land that may be used as front, rear and side yards and courts and open spaces.</p> <p>(d) It may restrict the portion of the area of lots that may be occupied by <b>driveway entrances</b>, buildings and structures.</p> <p>(e) It may prescribe the area of lots and the space in buildings that may be occupied by families.</p> <p>(f) It may require that <b>curbside management</b>, spaces and facilities deemed adequate by the council shall be provided on lots for parking of vehicles in conjunction with permitted uses of land and that spaces and facilities deemed adequate by the council shall be provided on lots for off-street loading or unloading of vehicles.</p> <p>(g) It may permit the use and development of land not less than ten acres in extent in a manner that does not conform in all respects with the regulations and restrictions prescribed for the district or districts in which such land is situated; provided, that such use shall be approved by the city planning commission and the council.</p> <p>(h) It may provide that land, buildings and structures and the uses thereof which do not conform to the regulations and restrictions prescribed for the district in which they are situated may be continued so long as the then existing or more restricted use continues and so long as the buildings or structures are maintained in their then structural condition; and may require that such buildings or structures and the use thereof shall conform to the regulations and restrictions prescribed for the district or districts in which they are situated whenever they are enlarged, extended, reconstructed or structurally altered; and may require that such buildings or structures and the use thereof shall conform to the regulations and restrictions prescribed for the district or districts in which they are situated, in any event within a reasonable period of time to be specified in</p>	Language adjustments		contingent upon legal review, has consensus
50	<p>Whenever any piece, parcel or strip of land shall have been opened to and used by the public as a street, <b>sidewalk, trail, shared use path</b>, alley, lane or other public place or part thereof for the period of five years, the same shall thereby become a street, <b>sidewalk, trail, shared use path</b>, alley, lane, public place or part thereof for all purposes and the city shall have the same authority and jurisdiction over and right and interest therein that it has by law over the streets, <b>sidewalk, trail, shared use path</b>, alleys, lanes and public places laid out by it and thereafter no action shall be brought to recover such piece, parcel or strip of land so opened to and used by the public as aforesaid. Any street, <b>sidewalk, trail, shared use path</b>, alley, lane or other public place reserved in the division or subdivision into lots by a plat or plan of record shall be deemed and held to be dedicated to the public use and the council shall have authority upon the petition of any person or corporation interested therein to open such street, <b>sidewalk, trail, shared use path</b>, alley, lane or other public place or any portion of the same. No agreement between, or release of interest by, persons or corporations owning the lands immediately contiguous to any such street, <b>sidewalk, trail, shared use path</b>, alley, lane or other public place, whether the same has been opened or used by the public or not, shall avail or operate to abolish such street, <b>sidewalk, trail, shared use path</b>, alley, lane or other public place or to divest the interest of the public therein or the authority of the council over the same.</p>	Language adjustments	§§ 17.36. - Use of streets for five years; dedication.	contingent upon legal review, has consensus
51	<p>Though much of the work product of the City Attorney (contracts, agreement and legal advise) relate to the daily administration of the City while the City Charter give sole accountability to the the city council, leaving the administration with little ability to prioritize work and no authority to hold the City Attorney accountable for work product and productivity.</p>			<p>Problem state to initiate conversation; not a proposed solution. Will be presented in writing at Wednesday's Gov Ops meetings. In order, for the Mayor to hire his own counsel. Fiscal implications requested.</p>

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52	The mayor shall cause the budget message to be printed, mimeographed or otherwise reproduced for general distribution at the time of its submission to the council and sufficient copies of the general fund, school and utility budgets to be made to supply copies to each member of the council and each newspaper published or in general circulation in the city and two copies to be deposited in the office of the city clerk where they shall be open to public inspection during regular business hours.		§ 6.080 - Distribution of copies of budget message and budgets	Does not have consensus at this time
53	At the same time he/she submits the current expense budgets, the mayor shall submit to the council a program which he/she shall previously have submitted to the city planning commission of proposed capital improvement projects for the ensuing fiscal year and for the four fiscal years thereafter, with his/her recommendations as to the means of financing the improvements proposed for the ensuing fiscal year.	Change the date on CIP Presentations	§ 6.19 - Capital Budget	Jason to reach out to Attorney's Office to understand what is possible. Meeting has not yet occurred. Council voiced desire for an annual date set in "stone", won't vary widely from year to year.
54	Ability to make interdepartmental General Fund transfers, Charter language requires an agency level budget, which has been interpreted to disallow these transfers.		§ 6.16 (d) - Amendments after adoption	should be subject to a threshold. Possible split purchases amendment to this. Meeting to discuss on 10/20. Will be brought up at Wednesday Gov Ops meeting with Item 51.
55	The electric utility, including streetlighting, shall be implemented by ordinance, and shall be effective as of the effective date of that ordinance. Notwithstanding other provisions of this charter, the electric utility program may be administered by either the Department of Public Works or the Department of Public Utilities. Electric utility charges shall be assessed to all property owners and shall be based upon a rate fixed by the director of public utilities or the director of public works. If electric utility charges are not paid when due, interest thereon shall at that time accrue at the rate determined by council, not to exceed any maximum allowed by law. The city may collect charges and interest by action at law or suit in equity, and such unpaid charges and interest shall constitute a lien against the property, of equal stature with liens for unpaid real estate taxes.	Updated language	§ 13.12. - Implementation of electric utility. New Section	Allowed to operation electric utility out of DPW or DPU. All funding for this comes from DPW, it doesn't function as a utility. Currently operated out of DPU. Has consensus.

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56	<p>Charter change to remove the sale or lease of the electric utility assets from the requirement of referendum at a general election.</p> <p>There shall be no sale or lease of the water, wastewater, gas or electric utilities unless the proposal for such sale or lease shall first be submitted to the qualified voters of the city at a general election and be approved by a majority of all votes cast at such election.</p> <p>(Acts 1998, Ch. 711)</p>	<p>Explanation: the electric utility is not a true enterprise fund utility. It is a cost center in the Department of Public Works for operating cost and all capital dollars expended for the electric utility are GO or cash funded from the general fund. Therefore the sale or lease of the assets would be no different than sale of surplus property or a 40 year lease for an easement for a ground storage tank for drinking water on city property to a neighboring jurisdiction. This section of charter should reflect the enterprise fund utilities only.</p> <p>In addition the flexibility in managing the street light assets (luminaries, poles, wire and substations) for the future may benefit from sale of part or all of the asset or lease of the poles for future IoT hardware and software currently known or imagined for universal and equitable access.</p>	<p>§ 13.10. - No sale or lease of utilities except when approved by referendum.</p>	<p>Allow to keep up with technology. Has consensus.</p>
57	<p>City of Richmond is interested in creating a Parking Utility to provide a means of addressing the current and future parking demands of the City including the preparation of a comprehensive and coordinated plan for the development, financing, construction, operations and/or management of parking resources and certain specific parking facilities located within the City as the city is experiencing repaid growth.</p> <p>It shall be the function of the Utility to budget and account for the parking operations undertaken by the City; to preserve, care for, lay out, construct, maintain, improve and operate lands, buildings, and facilities used for the provision of public parking and the enforcement of the City's laws and regulations concerning parking; to construct, reconstruct, alter, provide, renew and maintain buildings or other structures and equipment and provide for the care, custody and control thereof in the operation of the Utility; to raise money necessary to pay for the lands, rights or interest therein acquired for parking activities, and for improving and equipping the same; to pay or make provision for the payment of the reasonable expenses in each fiscal year of the Utility; to pay to those persons entitled thereto the interest and principal on notes and bonds of the Utility, and to deposit and accumulate reserve funds or reserves.</p> <p>All costs and expenses, direct or indirect, attributable or allocable to the operation of the Richmond Parking Utility shall be charged to it, including debt service on obligations issued or to be issued on account of capital improvements heretofore or hereafter made to the parking system or streets, roads, sidewalks and points of ingress and egress within the City as part of the City's pedestrian and vehicular transportation network.</p>		<p>New Section</p>	<p>Allow for a parking utility; with own charges and revenues. Would not be housed with DPU. Has consensus.</p>
58	<p>All City/State Agreements on Council approved projects should not require Council Ord for execution.</p>			<p>DPW, f/u: need additional time with City Attorney's Office, meeting next week. Council will be informed with regular reporting. Consensus pending City Attorney meeting.</p>

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59	Strike marijuana from this section B.Any officer, appointee of the council or employee of the city who shall be convicted by a final judgment of any court from which no appeal has been taken or which has been affirmed by a court of last resort on a charge involving moral turpitude or any felony or any misdemeanor involving possession of marijuana or any controlled substances shall forfeit his/her office or employment.	Administration is finalizing updated Substance Abuse Policy.	Forfeiture - Section 4.15 B as it pertains to Administrative Regulation #4053 - Substance Abuse Policy	no longer aligns with state law consensus Has
60	Section (e) - (e) To assess the whole or part of the cost of making and improving walkways and traffic calming measures on then existing streets, improving or paving existing alleys, or constructing sewers, culverts and drains, upon the owners of land abutting thereon or on the street or alley in which such sewer, culvert or drain is laid in the manner provided in § 12.06 of this charter;		§2.03 -Powers relating to public works, utilities, properties.	Is tied to another item that already has consensus: Item # ?. Neighborhood Associations/developers can assist in funding traffic calming. Has consensus.
61	Section (i) - (i) To acquire, construct and maintain or authorize the construction and maintenance of bridges, viaducts, subways or underpasses over or under the James River or any other stream, creek or ravine when any portion of such bridge, viaduct, subway or underpass is within the city limits, and to charge or authorize the charging of tolls for their use by the public, and to require compensation for their use by public utility, transmission or transportation companies, except as the right to require such compensation is affected by any contract heretofore or hereafter made with the company concerned; provided, that no tolls or compensation shall ever be imposed or collected for the use of "Robert E. Lee Bridge" by any vehicle or pedestrian.		§2.03 -Powers relating to public works, utilities, properties.	Allows City to negotiate with Developers for developers to cover the costs of the infrastructure needed to support proposed development. Cleaning up outdated language. Administration will be provided additional hand out on this with more specific language. Will be addressed further at Wednesday's Gov Ops meeting.
62	Section (k) - (k) To acquire, construct, own, maintain and operate, within and without the city, places for the parking or storage of vehicles by the public or curbside management systems, which shall include but shall not be limited to parking lots, garages, buildings and other land, structures, equipment and facilities, ....		§2.03 -Powers relating to public works, utilities, properties.	Allows City to negotiate with Developers for developers to cover the costs of the infrastructure needed to support proposed development. Cleaning up outdated language. Administration will be provided additional hand out on this with more specific language. Will be addressed further at Wednesday's Gov Ops meeting.
63	Section (n) - (n) To acquire, construct, own, maintain and operate, within and without the city, waterworks, gas plants and electric plants with the pipe, conduit, and transmission lines incident thereto, to be managed and controlled as provided in Chapter 13 of this charter, for the purpose of supplying water, gas, fiber optic communications, wireless communications, or other communication technology, and electricity within and without the city, and to charge and collect compensation therefor and to provide penalties for the unauthorized use thereof.		§2.03 -Powers relating to public works, utilities, properties.	Allows City to negotiate with Developers for developers to cover the costs of the infrastructure needed to support proposed development. Cleaning up outdated language. Administration will be provided additional hand out on this with more specific language. Will be addressed further at Wednesday's Gov Ops meeting.
64	In addition to the powers granted by other sections of this charter, the city shall have the power to acquire, operate, lease, or otherwise provide for the planning, design, operation, construction, and maintenance of a public transportation system, including, by way of illustration but not limitation, the operation of passenger buses, micromobility devices, and passenger rail and their supporting stops and shelters, both within and outside the City of Richmond, including providing for transportation for pupils attending public schools operated by the school board of the City of Richmond; provided, however, that the operation of any such system outside the City of Richmond shall only be with the consent of the governing body of the political subdivision in which such operation is to occur.		§2.03.3 -Powers relating to public transportation	Allows City to negotiate with Developers for developers to cover the costs of the infrastructure needed to support proposed development. Cleaning up outdated language. Administration will be provided additional hand out on this with more specific language. Will be addressed further at Wednesday's Gov Ops meeting.
65	Section (a) - (a)To provide for the prevention of vice, immorality, vagrancy and drunkenness; prevention and quelling of riots; disturbances and disorderly assemblages; suppression of houses of ill fame and gambling places; prevention of lewd and disorderly conduct or exhibitions; and prevention of conduct in the streets, alleys, and other public places dangerous to the public.		§2.04 -Powers to make regulations for the preservation of the safety, health, peace, good order, comfort, convenience, morals and welfare of the city and its inhabitants.	

Item Number	Charter Recommendations	Status	Charter Section	Notes + Next Steps (Consensus, Pending, Ordinance, Resolution)
66	Section (d) - (d)To grant or authorize the issuance of permits under such terms and conditions as the council may impose for the use of streets, alleys and other public places of the city by railroads, street railways, buses, taxicabs, micromobility devices, and other vehicles for hire;		§2.04 -Powers to make regulations for the preservation of the safety, health, peace, good order, comfort, convenience, morals and welfare of the city and its inhabitants.	
67	(e)To prevent any obstruction of or encroachment over, under or in any street, alley, entrance, sidewalk or other public place; provide penalties for maintaining any such obstruction or encroachment; remove the same and charge the cost thereof to the owner or owners, occupant or occupants of the property so obstructing or encroaching, and collect the sum charged in any manner provided by law for the collection of taxes; require the owner or owners or the occupant or occupants of the property so obstructing or encroaching to remove the same; pending such removal charge the owner or owners of the property so obstructing or encroaching compensation for the use of such portion of the street, alley, entrance, sidewalk or other public place obstructed or encroached upon the equivalent of what would be the tax upon the land so occupied if it were owned by the owner or owners of the property so obstructing or encroaching, and, if such removal shall not be made within the time ordered, impose penalties for each and every day that such obstruction or encroachment is allowed to continue thereafter; authorize encroachments upon streets, alleys, entrance, sidewalks or other public places, subject to such terms and conditions as the council may prescribe, but such authorization shall not relieve the owner or owners, occupant or occupants of the property encroaching, of any liability for negligence on account of such encroachment; and recover possession of any street, alley, entrance, sidewalk or other public place or any other property of the city by suit or action in ejectment.		§2.04 -Powers to make regulations for the preservation of the safety, health, peace, good order, comfort, convenience, morals and welfare of the city and its inhabitants.	
68	(g)To regulate the operation of motor vehicles, and exercise control over traffic in the streets, alleys, sidewalks, and other public place, of the city and provide penalties for the violation of such regulations; provided, that ordinances or administrative regulations adopted by virtue of this subsection shall not be inconsistent with the provisions of the Motor Vehicle Code of Virginia. All fines imposed for the violation of such ordinances and regulations shall be paid into the city treasury.		§2.04 -Powers to make regulations for the preservation of the safety, health, peace, good order, comfort, convenience, morals and welfare of the city and its inhabitants.	
69	(m)To compel the removal of weeds from private and public property and snow from sidewalks; the covering or removal of offensive, unwholesome, unsanitary or unhealthy substances allowed to accumulate in or on any place or premises; the filling in to the street level of the portion of any lot adjacent to a street public way where the difference in level between the lot and the street public way constitutes a danger to life and limb; the raising or draining of grounds subject to be covered by stagnant water; the razing or repair of all unsafe, dangerous or unsanitary public or private buildings, walls or structures which constitute a menace to the health and safety of the occupants thereof or the public; and to compel the abatement or removal of any and all other nuisances whatsoever to transportation safety including the removal of inoperative or unlicensed motor vehicles or parts thereof from public or private property....		§2.04 -Powers to make regulations for the preservation of the safety, health, peace, good order, comfort, convenience, morals and welfare of the city and its inhabitants.	
70	DPU Items			