SUBJECT:   CITY CHARTER REVIEW STUDY SESSION

SOURCE:   Administration

COMMENT:  At the Council meeting of August 6, 2002, the City Council decided to dedicate as much time as possible to a study session at its August 20th Council meeting to review the City Charter.

The City Attorney has prepared the attached framework for this review. It is the suggestion of the Staff that the review be conducted on a page-by-page basis, and the Council will be advised by the City Attorney regarding inter-relating provisions of the Charter.

After in-depth discussion of the Charter Review Advisory Committee, the Committee requested submittal of a resolution for consideration by Council addressing the perceived lack of diversity and disenfranchisement of certain groups or blocks of voters or neighborhoods by calling for the verification and quantification of such perception and identification of feasible alternatives. This resolution is also attached.

RECOMMENDATION: That Council review the Revised City Charter and attached Resolution according to the recommendations of the City Attorney.

ATTACHMENTS:  (1) City Attorney’s Recommended Framework for Review
                (2) Revised City Charter
                (3) Draft Resolution prepared by Charter Review Advisory Committee

Item No. 34
Attachment No. 1

CHARTER REVIEW GUIDE - PROPOSED AMENDMENTS

This is provided in order to assist the Council’s review of the amendments proposed by the Charter Review Committee.

Below is a brief description of each amendment proposed. If the amendment bears a relationship to or affects another Charter amendment, it is noted for the purposes of consideration by the Council, and, if approved, for the purposes of appropriate grouping on the ballot. In addition, attached is a chart categorizing the housekeeping/legal issues, and then grouping the other amendments made with any additional related amendments.

Section 4: Housekeeping item. General Powers. Adds specific statement including health, welfare and education of inhabitants. Indirectly related amendment: new Section 4.1 (see below).

Section 4.1: Housekeeping item. Makes explicit the ability of the City to enter into agreements with other public entities and nonprofit organizations in the finances of or performance of any of its functions. Indirectly related to Section 4, but stands on its own.

Section 5:

(A) Changes year regarding general municipal election and makes it consistent with the State Primary (State Offices). This amendment is tied with specific amendments to Section 9.

(B) One additional change deletes language concerning the first general election held in 1979. This deletion is a housekeeping item.

Section 6: This proposed amendment makes changes to the recall procedure and should be in its own category.

Section 7: The changes made are purely “housekeeping” concerning sentence structure.

Section 9: A variety of changes were made to this section, and this section covers several distinct issues.

(A) Second paragraph - proposed amendments have been made making the general municipal election consistent with the State Primary (State Offices) and provide that the terms of Council Members presently serving or elected to terms at the time of adoption will be extended in order to align the election with the State Primary. This section is directly tied to the amendment to Section 5 concerning the same issue.
(B) In the third paragraph, the proposed amendment increases compensation for the Council Members. If approved, the Council may want to consider proposing this amendment separately on the ballot.

(C) The fifth paragraph contains proposed amendments concerning the reorganization of the Council. The Council may want to also consider proposing this as a separate amendment on the ballot, if approved by the Council.

Section 9.1: This amendment adds a section concerning the encouragement of public participation.

Section 10: The amendments to this section are considered to be housekeeping items. They allow for the City Council to hold informational meetings at other facilities other than City Hall, provide for lack of seating capacity as grounds to hold a meeting elsewhere, and require that the Council conduct its proceedings pursuant to Robert's Rules of Order in the event the Council has not adopted other procedures.

Section 12: Purely housekeeping items. Provides exception to requirement for all Council Members to vote, in the event such a vote is contrary to the law.

Section 13: Housekeeping item. Clarifies appointment of committees.

Section 14: Housekeeping item. Clarifies ability of City to obtain blanket bonds

Section 16:

(A) The first paragraph includes a proposed amendment clarifying that vacancies in legislative offices will be filled by Council appointment, except for vacancies created due to a recall election. This proposed amendment is tied directly to the proposed amendment to Section 6.

(B) The proposed changes to the second paragraph adds crimes of moral turpitude and revises the language concerning mental incompetence. These changes are housekeeping items.

Section 17: Housekeeping item. Adds grounds proposed in Section 16 for removal of appointed officers.

Section 19: Housekeeping item. Updates this section to be consistent with the City’s disaster plan. Also, explicitly provides for the Council Vice President to assume duties in absence of the mayor.

Section 21: Housekeeping item. Clarifies that the City Manager shall establish residency within a reasonable period of time with the discretion of the Council. Further, repeals subsection concerning the supervision of the preparation of an assessment roll.
Section 22: Housekeeping item. Clarifies duties of the Deputy City Manager and City Manager pro-tem.

Section 23: Housekeeping item. Deletes references to “assessor” and “board of equalization.”

Section 39: Housekeeping item. Formally changes fiscal year.

Section 41: Housekeeping item. [Repeal of entire section.]

Section 42: Housekeeping item. Maintains section to extent allowed by law.

Section 43: Housekeeping item. [Repeal of entire section.]

Section 48:

(A) The first paragraph requires ordinance via 4/5 majority vote of Council for expenditures/indebtedness. As of January 2004, the Council by a 4/5 vote, can set or adjust cap on expenditures made and indebtedness that can be incurred, without Council approval.

(B) The third paragraph allows for a revolving cash fund and sets forth the mechanism by which adjustments in the cap can be made.

Section 51: Housekeeping item. Ties the annual budget to the end of the City’s fiscal year.

Section 53: (New) housekeeping item. Clarifies that a written investment policy will be adopted.

Section 60: Housekeeping item. Provides that financial interests are prohibited in conformity with the law.

Section 61: This section raises the amount of expenditures allowed without use of the competitive bidding process. Allows for annual adjustment per the Construction Price Index.

Section 65: Housekeeping item. Clarifies that Council does not need to advertise in every paper of general circulation (this could include the Fresno Bee, L.A. Times, etc.).


Section 67: Housekeeping item. Eliminates any language in conflict with the law. Clarifies activity between Council and other City employees.
Section 73: Housekeeping item. Adds a section concerning the adoption of a disaster plan.

General Change: Housekeeping item. The Charter has been modified to reflect both the masculine and the feminine.
CITY CHARTER REVIEW ADVISORY COMMITTEE
REVISED CITY CHARTER

The City Charter Review Advisory Committee hereby submits the following City Charter to the City of Porterville City Council showing all revisions, amendments, and additions recommended by the Committee:

CITY CHARTER

Sec. 1. Name of city; perpetual succession.

The municipal corporation now existing and known as the “City of Porterville” shall remain and continue a body politic and corporate, as at present, in fact and in law, by the name of the “City of Porterville,” and by such name shall have perpetual succession.

Sec. 2. Boundaries.

The boundaries of the City of Porterville shall continue as now established until changed in some manner authorized by law.

Sec. 3. Rights and liabilities of cities; prior contracts, liabilities, etc., continued in effect.

The City of Porterville shall remain vested with and continue to have, hold, and enjoy, all property, rights of property, and rights of action of every nature and description, now pertaining to said municipality, and is hereby declared to be the successor of the same. No right, liability, pending suit or prosecution on behalf of, or against, the city shall be affected by the adoption of this Charter. All contracts entered into by the city prior to the taking effect of this Charter shall continue in full force and effect.

Sec. 4. General powers of city; official seal.

The City of Porterville, by and through its Council and other officials, shall have and may exercise all powers necessary or appropriate to a municipal corporation and the general welfare of its inhabitants, which are not prohibited by the constitution, and which it would be competent for this Charter to set forth particularly or specifically; and the specifications herein of any particular powers shall not be held to be exclusive or any limitation upon this general grant of power. General Powers of the city include, but are not limited to, the powers necessary or appropriate to promote the health, welfare and education of its inhabitants. The city shall have and use a common seal and the official seal hereinbefore adopted and now in use by said city shall continue to be the official seal of said city.

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Sec. 4.1. **Intergovernmental Powers.**

The City may exercise and perform any of its functions and may participate in the financing thereof, jointly or in cooperation, by agreement or otherwise, with any one or more states or any agency of California, or any governmental jurisdiction or nonprofit corporation thereof, or the United States or any of its agencies or instrumentalities.

Sec. 4.2. **Liberal interpretation.**

The powers of the City under this Charter shall be construed liberally in favor of the City, and the specific mention of particular powers in the Charter shall not be construed as limiting in any way any of the powers granted by this Charter.

Sec. 5. **When elections to be held; special elections; procedure for elections for local improvements or levies of assessment or bonded indebtedness.**

General municipal elections shall be held in said city on the first Tuesday after the first Monday in March of each odd-numbered year at the same time as the Primary election for State Offices for the State of California under and pursuant to the general laws of the State of California governing elections in charter cities, so far as the same may be applicable, and except as herein otherwise provided. The first general election in said city under this Charter amendment shall be held on the first Tuesday of March, 1979. All other municipal elections that may be held by authority of this Charter or of general law shall be known as special municipal elections, and shall be held, substantially as in this Charter provided for general municipal elections; providing, however, that special elections to authorize any municipal or local public improvement, or the levy of assessment therefor, or to create a municipal bonded indebtedness, shall be held in conformity with any general law of the state relative thereto under which any such proceeding is instituted by the council, in case such general law provides for the procedure and manner of holding elections thereunder.

Sec. 6. **Initiative, referendum and recall; how vacancies created by recall bill; special elections where majority of council recall; competitions originated; notice of deposit.**

Ordinances may be initiated, or the referendum exercised on ordinances passed by the council, under and in accordance with the Constitution and general laws of the state, and any elective officer may be recalled from office under and in pursuance pursuant to the provisions of the Constitution and general laws, provided; however, that in no case shall candidates be elected to fill the place or places of any officer sought to be recalled, but in case of such recall such office shall be deemed vacant and shall be filled by appointment as provided in section 16, provided, further, that should a majority be recalled, the city clerk shall call a special election at once as provided in section 16 that a special election shall be held at the same time as the recall election, in accordance with the Constitution and general laws of the state, for the purpose of electing officers to fill the place or places of the officers sought to be recalled.

Sec. 7. **Elective officers to be residents.**

No person shall In order to be eligible to hold any elective office in the City of Porterville, a person unless he must be a resident and elector therein, and shall have resided in said city for at least thirty days next preceding his the filing his of their nominating papers, or equivalent declaration or candidacy, and be an elector at the time of said filing.
Sec. 8. Elective officers.

The elective officers of the City of Porterville shall be five councilmen, who shall be elected from the city at large at a general municipal election therein.

Sec. 9. Legislative body; composition; election; term; compensation; ineligibility for other city office; president of council; vice-president; installation of newly elected officers; powers to be exercised by council.

The legislative body of the city shall consist of five persons elected at large, which body shall be known as the council.

The members of the council shall be elected by the qualified voters of the city at a general municipal election to be held therein every odd-numbered year as hereinbefore provided in the said City at the same time as the Primary election for State Offices for the State of California. They shall hold office for the period of four (4) years from and after the Monday next succeeding the day of their election and until their successors are elected, and qualified; provided the respective terms of the members of the first council elected under this Charter shall be as follows: The two persons elected by the highest number of votes shall hold office for four years, and the three persons elected by the lowest number of votes shall hold office for two years. In the event that two or more persons shall be elected by the same number of votes, their term shall be fixed by lot. Any council member presently serving or elected at the time of the adoption of this amendment shall be extended one additional year to the even-numbered year following the expiration of their respective terms.

The members of the council shall each receive the sum of twenty fifty dollars ($20.00 $50.00) for each council meeting actually attended; the mayor shall receive the sum of twenty-five sixty dollars ($25.00 $60.00) for each meeting of the council actually attended; provided, however, that the members of the council shall not receive compensation for more than seven (7) meetings in any one calendar month. In addition, the council shall be reimbursed for necessary expenses incurred for authorized city business.

The members of the council shall not be eligible to any other office or employment with the city.

The council shall also reorganize at its next meeting following each municipal election and shall choose one of their number to serve as president of the council to be known as mayor. At this time the council shall also choose one of their number to serve as vice-president, and he/she shall act as mayor pro tem in case of the absence, sickness or other disability of the mayor. The mayor and mayor pro tempore shall serve a two year term, but either may be removed at any time by a four-fifths (4/5) vote of the council. If the council removes the mayor prior to the expiration of his/her term pursuant to this provision, the council shall choose one of their number to serve as mayor until the next organizational meeting.

The council shall meet at its usual meeting place on the first Monday after any municipal election, duly canvass the returns and declare the result thereof, and install the newly elected officers, if any.

All powers granted to and vested in the City of Porterville by law or by the provisions of this Charter, shall, except as herein otherwise provided, be exercised by the council to be designated the
“Council of the City of Porterville.” The council shall be the governing body of the city and, subject to the express limitations of this Charter, shall be vested with all the powers necessary or convenient for a complete and adequate system of municipal government, consistent with the constitution of the state.

Sec. 9.1 Public Participation.
The council shall continue to encourage the organization of and communication with representative neighborhood groups throughout the city to encourage citizen participation, to seek advice and input and to provide information to the public relative to city matters and affairs.

Sec. 10. Time and place of council meetings; meetings to be open to public; council to adopt rules for conduct of its own proceedings.
The council shall provide by ordinance for the time and place of holding its meetings. Special meetings shall be called in accordance with the provisions of general law. There shall be at least one (1) regular meeting in each month. Any regular meeting may be adjourned to a date and hour certain, and such adjourned meeting shall be a regular meeting for all purposes.

Except for special meetings with the legislative bodies of other political subdivisions, or informational meetings held within the community where no action is to be taken, all meetings of the council shall be held in the city hall, unless by reason of fire, flood, or other disaster, or lack of seating capacity, the city hall cannot be used for that purpose, and all meetings shall be open to the public. The council shall adopt rules for conducting its proceedings and may punish its members or other persons present at any meeting for disorderly conduct. In the event that the council has not adopted rules for conducting its proceedings, the council shall conduct its proceedings in accordance with the most recent edition of Robert’s Rules of Order.

Sec. 11. Quorum; compelling attendance at meetings.
A majority of the council shall constitute a quorum for the transaction of business, but a less number may adjourn from time to time and postpone the consideration of, or action upon, pending business in like manner. Attendance at meetings of absent members of the council may be compelled in such manner and under such penalties as may be prescribed by ordinance.

Sec. 12. How council acts on legislative matters; resolutions; records of votes; requirement that all members vote; how ordinances headed; ordaining clause; ordaining clause of ordinances passed by initiative; when ordinances to be passed; publication; effective date of ordinances; certain matters required to be passed by ordinance; repeal of ordinances; revision of ordinances; ordinances to be signed by mayor and attested by clerk.
The council shall act in legislative matters by ordinance or resolution only. Other action of the council, unless herein otherwise provided, may be taken by resolution, motion, or order.

The ayes and noes shall be taken upon the passage of all ordinances and resolutions and entered upon the record of the proceedings of the council. Upon the request of any member of the council, the ayes and noes shall be taken and recorded upon any vote. All members present at any meeting must vote; provided that no such member of the council shall cast a vote when to do so would be
contrary to the applicable provisions of state law, including the laws pertaining to conflict of interest.

No ordinance or resolution shall be passed without receiving the affirmative votes of at least three members of the council.

Each ordinance shall be headed by a brief title which shall indicate the purport thereof.

The ordaining clause of all ordinances adopted by the council shall be, “The Council of the City of Porterville do ordain as follows:”

The ordaining clause of all ordinances passed by the vote of the electors of the city, through the exercise of the initiative shall be, “The People of the City of Porterville do ordain as follows:”

No ordinance shall be passed by the council at any time other than at a regular meeting, or until its publication at least once in the official newspaper of the city at least three days before its final passage.

Except an ordinance calling or otherwise relating to an election, no ordinance passed by the council of the City of Porterville, except when otherwise specially required by the laws of the state, and except an ordinance for the immediate preservation of the public peace, health or safety, which contains a declaration of, and the facts constituting its urgency and is passed by a four-fifths (4/5) vote of the council, and no ordinance granting a franchise, shall go into effect before thirty (30) days from its final passage.

Except as otherwise provided by general law, or this Charter, no action providing for the granting of any franchise, or for the establishing or changing fire zones, or for the imposing of any penalty, shall be taken except by ordinance.

No ordinance, or portion thereof, shall be repealed except by ordinance. No ordinance shall be revised, reenacted or amended by reference to its title only; but the ordinance to be revised or reenacted, or the section or sections thereof to be amended, or the new section or sections to be added thereto shall be set forth and adopted according to the method provided in this section for the enactment of ordinances, and such revision, re-enactment, amendment, or addition, shall be made by ordinance only.

All ordinances shall be signed by the mayor and attested by the city clerk.

Sec. 13. Legislative officers; administrative officers; other officers and commissions; consolidation of offices.

The legislative officers of the City of Porterville shall consist of five (5) members of the council, one of whom shall act as mayor. In addition, there shall be the following administrative officers who shall be appointed by the council: a city manager, a city attorney and a city clerk.
The council may, by ordinance provide for such other officers as deemed necessary and the council may further establish by ordinance commissions deemed by it to be necessary or proper to aid in the orderly administration of the City of Porterville.

All members of commissions and legislative committees shall be appointed by the council. The council may appoint members to other boards or committees. Administrative officers may appoint members to temporary administrative committees.

The council may, at any time, when in its judgment, the interest of the city so demands, by a four-fifths (4/5) vote thereof, consolidate by ordinance two or more city administrative offices and place the same in charge of one such officer.

Sec. 14. Official bonds; where filed.

When in this Charter not otherwise prescribed, the council shall determine which officers shall give bonds for the faithful performance of their official duties, and shall fix the amount of said bonds. Such officers before entering upon their official duties, shall execute a bond to the city in the penal sum required, which bond shall include any other office of which they may be ex-officio incumbent. Said bonds shall be approved by the council, filed with the city clerk, and paid for by the city; provided, however, that the bond of the city clerk when approved as aforesaid shall be filed with the city treasurer. Nothing in this section shall prevent the authorization or furnishing of a blanket bond to assure the honesty or faithful performance of any of its officers or employees.

Sec. 15. Oath of office.

Every officer and employee of the city, before entering upon the duties of his/her office shall take and subscribe the oath of offices as provided for in the Constitution of the state, and shall file the same forthwith with the city clerk.

Sec. 16. Vacancies in office; when offices declared vacant.

A vacancy in any elective legislative office, from whatever cause arising excluding any vacancy created due to a successful recall election, shall be filled by appointment by the council, such appointee to hold office until the next general municipal election, when a successor shall be chosen by the electors for the unexpired term; provided, that if the council fails to agree or for any other reason does not fill such vacancy within thirty days after the same occurs, then such vacancy shall be filled by the mayor; provided, however, that if for any reason the seats of a majority of the council shall become vacant, then the city clerk shall call a special election at once to fill the vacancies for the unexpired terms, and the same shall be conducted substantially in the manner provided for general municipal elections.

If any legislative officer of the city shall remove from the city or absent himself/herself therefrom for more than thirty (30) days consecutively without permission of the council, or for said period shall willfully fail or refuse to perform the duties of his/her office, though able so to do, or shall fail to qualify, or shall resign, or be convicted of a felony or a crime of moral turpitude, or be adjudged insane mentally incompetent, his/her office shall thereupon become vacant.
Sec. 17. **Appointment and removal of officers and employees; grounds of removal; hearing prior to removal.**

Except as may be otherwise in this Charter provided, the affirmative vote of three (3) members of the council shall be required for the appointment of or the removal of any administrative officer for cause. “For cause” includes, but is not limited to, refusal to perform the duties of his/her office, being adjudged mentally incompetent, or being convicted of a felony or crime of moral turpitude. The administrative officer is entitled to a hearing before the council on the validity of the grounds providing the basis for removal for cause.

The council may remove any of its administrative officers at its pleasure, without cause stated or at hearing had, by the affirmative vote of four members cast in favor of such removal, and the determination of the council in such matters shall be final and conclusive.

Sec. 17-A. **Retirement age for city employees. Repealed March 8, 1983.**

Sec. 17A. **Retirement age for city employees effective April 2, 1975. Repealed March 8, 1983.**

Sec. 18. **Compensation of appointive officers and employees; limitation as to least amount of compensation; fees abolished.**

The council shall fix the compensation of all appointees and employees except officials and members of boards, commissions and committees serving gratuitously. Said compensation shall be fixed, increased or changed by resolution, adopted by a three-fifths (3/5) vote of the council.

The duties or the minimum compensation of any appointive official shall not be so established by the council as to in effect abolish the office.

The salary of any appointive official or employee of the city shall cease forthwith with his/her removal or resignation from office or employment, and he/she shall only be entitled to compensation for that expired proportion of the month or term of service during which he/she shall have performed his/her duties.

No officer or employee shall be allowed any fee, perquisite, emolument, or stipend, in addition to, or save as embraced in the salary or compensation fixed for such office by the council, if a council appointee, or the manager if a manager appointed, and all fees received by such officers or employees in connection with his/her official duties shall be paid by him/her into the city treasury, and a written report made of same, provided, however, that rewards which have been publicly offered for the apprehension of criminals may be received by the officer or officers making the apprehension, after deducting therefrom any expense that the city may have sustained in the matter.

Sec. 19. **Duties of the mayor generally.**

The mayor shall be the executive head of the city. In case of riot, insurrection, or extraordinary emergency, or other disaster, he/she shall assume general control of the city government, or the suppression of disorders and the restoration of normal conditions be responsible for making a public declaration of a state of emergency and shall assume all other responsibilities required of him/her pursuant to the city’s disaster plan.
In the name and on behalf of the city, he/she shall sign all contracts, deeds, bonds and other legal instruments in which the city is a party.

He/she shall represent the city at all ceremonial functions of a social or patriotic character when it is desirable or appropriate to have the city represented officially thereat.

In the absence of the mayor, for whatever reason, the vice president of the council shall assume the duties as mayor pro tempore.

Sec. 20. City attorney; qualification; duties; assistant attorney.

The city attorney shall be an attorney-at-law, admitted to practice as such before the supreme court of the state, and who has been in actual practice therein for at least three years next preceding his/her appointment. All other things being equal, an attorney who has had special training or experience in municipal corporation law shall be appointed to this office if practicable. The city attorney shall be legal advisor of the council, and all other city officials. He/she shall prosecute all violations of city ordinances and shall draft all contracts and other legal documents and instruments, required by the council or the city manager. He/she shall perform such other legal services as the council may direct and shall attend all meetings of the council unless excused therefrom by three members thereof or by the mayor.

When from any cause the city attorney is unable to perform the duties of his/her office, he/she may, with the consent of the council, appoint some other qualified attorney to temporarily act in his/her place and whenever in the judgment of the council, the interests of the city require it, it may employ assistant counsel.

The city attorney shall deliver all books, records, papers, documents and personal property of every description, owned by the city, to his/her successor in office, and the city shall provide a means of safe-guarding the same.

He/she shall possess such other powers, and perform such additional duties, not in conflict with this Charter as may be prescribed by ordinance.

Sec. 21. City manager; to become resident; powers and duties; bond.

The city manager shall be the administrative head of the city government. It shall not be necessary that he reside in the city at the time of his appointment, but he shall become a resident thereof within sixty days thereafter and thereafter during his incumbency actually reside in said city. The City Manager shall establish residency in the City of Porterville within a reasonable period of time within the discretion of the Council. His/her powers and duties shall be as follows:

(a) To see that all ordinances are enforced.

(b) To appoint except as otherwise provided in this Charter, all heads of departments, subordinate officials and employees, and remove the same, except as otherwise herein provided, and have general supervision and control over the same.

(c) Repealed.
(d) To see that all the provisions of all franchises, permits, and privileges granted by the city are fully observed, and report to the council any violation thereof.

(e) To act, as purchasing agent for the city, should he/she be so appointed by the council.

(f) To attend all meetings of the council unless excused therefrom by the council or mayor.

(g) To examine or cause to be examined, without notice, the conduct of any officer or employee of the city.

(h) To keep the council advised as to the needs of the city.

(i) To devote his/her entire time to the interests of the city.

(j), (k) Repealed.

(l) To supervise generally the preparation of the assessment roll by the assessor, and make such recommendations to the council or board of equalization regarding the same as he may deem advisable Repealed.

(m) To possess such other powers and perform such additional duties as are prescribed by this Charter, or may be prescribed by ordinance.

(n) Repealed.

Sec. 22. City manager pro tem.

In case of an illness, scheduled vacation or scheduled the absence from the city of the city manager, or his temporary disability to act as such, for a period of up to thirty (30) days, the individual designated as the deputy city manager shall serve as city manager pro tem. In the event that a deputy city manager has not been designated or the deputy city manager is otherwise unable to serve, the city manager shall appoint one of the existing directors of the city departments to serve as city manager pro tem.

In the case of any other absence, excluding a vacancy of the city manager position, from the city of the city manager, or his/her temporary disability to act as such, the council shall appoint a city manager pro tem, who shall possess the powers and discharge the duties of the city manager during such absence or disability only; provided, however, that a city manager pro tem shall have no authority to appoint or remove any city officer or employee department director except with the unanimous formal approval of all of the members of the council. In the event that the city manager position is vacant, the council shall appoint a city manager or acting/interim city manager in accordance with Sections 13 and 17 of this Charter.

Sec. 23. City clerk; to be assessor, clerk of the council and board of equalization when so appointed; duties; to keep corporate seal.

The city clerk shall be assessor of the city, and clerk of the council and of the board of equalization when so appointed by the council.
It shall be the duty of the city clerk to attend all sessions of the council and the board of equalization, and keep a full and correct record of the proceedings of each of said bodies. The proceedings of the council shall be kept in a book marked “Minutes of the Council” and the proceedings of the board of equalization shall be kept in a separate book marked “Minutes of the Board of Equalization.” He/she shall keep a book marked “Ordinances” into which he/she shall copy all city ordinances certifying that each such copy is a full and correct copy of the original ordinance, and stating that the same has been published as required by law. Said record copy, so certified, shall be prima facie evidence of the contents of the ordinance, and of its passage and publication and shall be admissible as such evidence in any court or proceedings. Such record shall not be filed but shall be returned to the custody of the city clerk. He/she shall also keep a book marked “Resolutions,” into which he/she shall copy all resolutions passed by the council. Both the books containing ordinances and resolutions, shall be adequately and comprehensively indexed. He/she shall conduct promptly, and keep a systematic record of all correspondence between the council and third parties relating to city business.

He/she shall be the keeper of the corporate seal of the city, and shall affix the same to instruments or writings requiring authentication. He/she shall safely keep all records, documents, ordinances, resolutions, books and such other papers and matters, as may be regularly delivered into his/her custody or required by law or ordinance to be filed with him/her.

Sec. 24. Director of finance; payment of demands; to check annual tax roll.

The city manager shall appoint the director of finance of the city, who shall serve as the general accountant of the city. He/she shall receive and preserve in his/her office all accounts, books, vouchers, documents and papers relating to the accounts of the city, its debts, revenues and other financial affairs. He/she shall keep an account of all moneys paid into and out of the treasury; and keep informed as to the exact condition of the treasury at all times.

Every demand upon the treasury, before its approval by the council, must be presented to the director of finance, who shall satisfy himself/herself whether the money is legally due, and its payment authorized by law. If satisfactory, he/she shall draw a warrant upon the treasury for the payment thereof. Every demand approved by the director of finance shall specify on its face the several items composing it, with the amounts and dates thereof. The approval of the council shall not be necessary to draw warrants for the payment of regular salaries of officials and employees of the city, or for payment of any obligation previously authorized by law, or by resolution or order of the council.

He/she shall render each month a statement to the council showing the financial condition of the city, and annually a like statement covering all of the financial transactions of the city during the year previous.

After the annual tax roll has been completed by the assessor, and before it is deposited with the collector, the director of finance shall make a check of the roll correcting any errors that may be found and endorse same with his/her approval.

Sec. 25. City treasurer; appointment; duties; bond. Repealed April 6, 1971.

Sec. 27. Chief of police; duties; appointment and removal of subordinates; to make rules and regulations. Repealed April 6, 1971.

Sec. 28. Fire chief; appointment; duties and powers. Repealed April 6, 1971.


Sec. 30. City engineer; powers and duties. Repealed April 6, 1971.

Sec. 31. Office of purchasing agent authorized; duties of heads of offices to submit estimates to agent; duties generally; competitive bidding; preference to local merchants. Repealed April 6, 1971.

Sec. 32. Street superintendent. Repealed April 6, 1971.


Sec. 34. Vacations. Repealed April 6, 1971.

Sec. 35. Additional duties of officers.
Besides the duties herein specified, all officers and boards shall perform such other appropriate duties as may be prescribed by ordinance or the general laws.

Sec. 36. Officers and employees to continue in office until successor elected or qualified.
Until the election or appointment and induction into office of the officers and employees in this Charter provided for, the present officers and employees shall without interruption, continue to perform the duties of their respective offices and employments for the compensation provided by existing ordinance or laws.

Sec. 37. Resignations from office; candidates for office not required to resign from other office prior to appointment or qualification; when resignation effective. Repealed April 6, 1971.

Sec. 38. Officers and boards having power to administer oaths and issue subpoenas; contempt proceedings. Repealed March 8, 1983.

Sec. 39. Fiscal year.
The fiscal year of the city shall commence on the first day of January July of each year, or at such other time as may be fixed by ordinance.

Sec. 40. Taxation to conform to general laws of the state.
Except as otherwise herein provided the council shall, by ordinance, provide a system for the assessment, equalization, levy, and collection of taxes, which, as nearly as may be, shall conform to the system provided by the general laws of the state; provided, that all sales for delinquent taxes shall
be made to the City of Porterville. Should the council fail to fix the tax rate within the time prescribed, then the tax rate of the previous year shall constitute the rate for the current year.

Sec. 41. Board of equalization. Repealed.

The council shall meet at its usual meeting place on the first Monday in August of each year, at 10:00 A.M., and sit as a board of equalization, and shall continue in session by adjournment from day to day until all returns of the assessor have been rectified and assessments equalized. The board of equalization shall have the power to hear complaints, to take testimony under oath, and to correct, modify, strike out, or raise any assessment, provided that notice shall first be given to anyone whose assessment is proposed to be raised. (4-6-71)

Sec. 42. Annual tax levy to be affixed.

The council, not later than its second regular meeting in August, shall fix a rate of taxation sufficient to raise the amounts estimated to be required in the annual budget and as herein provided; less the amounts estimated to be received from fines, licenses, and other sources of revenue established by council action pursuant to Section 44. The council shall then deliver the assessment roll to the County Assessor who shall thereupon compute and carry out the amount of tax so levied on each parcel of property contained in the assessment roll for the City.

Sec. 43. Limitation on tax levy. Repealed.

The tax levy authorized by the council to meet the municipal expenses for each fiscal year shall not exceed the rate of one dollar on each one hundred dollars of the assessed valuation of the real and personal property within the city, except as in this Charter otherwise provided. The moneys collected from such levy shall be placed in the general fund of the city and may be apportioned as determined by the council.

Sec. 44. Limitation on special tax levies; enumeration of purposes for which special taxes may be levied.

The council shall have the power to levy and collect taxes, in addition to the taxes herein or by general law authorized to be levied and collected, sufficient to pay and maintain the sinking fund of the bonded indebtedness of the city; and for the following purposes:

(a) For the support and maintenance of the fire department, for fire protection purposes, at the rate of not more than three mills on each dollar of the assessed valuation of the real and personal property within the city;

(b) For the acquisition, construction and maintenance, as the case may be, of permanent public improvements, of real property, of public buildings and structures, and of public offices, including equipping and furnishing the same, at the rate of not more than two mills on each dollar thereof;
(c) For the maintenance and support of free public libraries and reading rooms in said city, at the rate of not more than two mills on each dollar thereof.

(d) For the maintenance and support of free public parks and playgrounds in said city, at the rate of not more than two mills on each dollar thereof;

(e) For music, entertainment, and promotion, at the rate of not more than one mill on each dollar thereof.

Sec. 45. Taxes and assessments to constitute a lien; foreclosure.

All taxes and assessments levied, together with any percentages imposed for delinquency and cost of collection, shall constitute liens on the property assessed; every tax upon the personal property shall be a lien upon the real property of the owner thereof. The liens provided for in this section shall attach as of the first Monday in March each year and may be enforced by actions to foreclose such liens in any court of competent jurisdiction, or by a sale of the property affected and the execution and delivery of all necessary certificates and deeds therefor, under such regulations as may be prescribed by ordinance; provided, that when real estate is offered for sale for city taxes due thereon the same shall be sold to the city in like case and manner, and with like effect and right of redemption as it may be struck off and sold to the state when offered for sale for county taxes; and the council shall have power to provide by ordinance for the procedure to be followed in such sales to the city and redemption thereafter.

Sec. 46. Disposition of city money.

All moneys collected for the city by any officer or department thereof shall be paid into the treasury daily if possible, and at least once each week.

Sec. 47. Application of surplus bond money.

All moneys derived from the sale of bonds, including premiums and accrued interest, shall be applied to the purposes for which the bonds were voted. After such purposes have been fully completed and paid for, any remaining surplus shall be transferred to the bond and interest redemption fund.

Sec. 48. Payment of city money; expenditures and indebtedness; presentation of demands; warrants on treasury.

No money shall be expended and no indebtedness shall be incurred on behalf of the city, for any purpose, unless and until the same shall have been authorized by ordinance by four-fifths (4/5) majority vote of the Council; provided that effective January 1, 2004, and following every Council election thereafter, the City Council may, by a four-fifths majority vote, adjust the amount of money that may be expended, or the indebtedness that may be incurred, on behalf of the City, without prior specific Council authorization, resolution or order of the council. Any expenditure, purchase, or indebtedness to be made or incurred of $500.00 or more, shall first require specific council authorization except as otherwise provided for in this Charter.

All demands against the city shall, before being paid, be presented to and approved by the proper board, commission or officer, as herein provided. Demands for which no appropriation has been made shall be presented to the city manager, provided, that any person dissatisfied with the refusal
of the city manager to approve any demand, in whole or in part, may present the same to the council, and the approval of such demand by the council shall have the same effect as its approval by the city manager; and provided further, that if the council shall provide for other boards or commissions, it may make provision for the presentation to and approval by any such board or commission of demands for liabilities incurred by them.

The council may provide for a revolving petty cash fund as authorized by ordinance by four-fifths majority vote of the Council; provided that effective January 1, 2004, and following every Council election thereafter, the City Council may, by a four-fifths (4/5) majority vote, adjust the revolving cash fund of not more than three hundred dollars to The amount shall be paid to the city manager, and used by him/her for the payment in cash, of expenditures provided for in the budgets that cannot conveniently be paid otherwise. He or she shall account to the council for all payments by him or her out of said fund when making demand for the replenishment of the same, and at such other times as the council may require, and they shall thereupon be charged against the proper appropriations.

All demands approved by the proper board, commission or officer shall be presented to the director of finance, who shall examine the same, and if the amount thereof is legally due and there remains on his/her books an unexhausted balance or an appropriation against which the same may be charged, he/she shall approve such demand and draw and sign his/her warrant on the treasurer therefor, payable out of the proper fund. Objections of the director of finance to any demand may be overruled by the council, and the director of finance shall thereupon draw his/her warrant as directed by the council. Such warrants, when presented to the treasurer, shall be paid by him/her out of the fund therein designated, if there be sufficient money in such fund for that purpose. A warrant not paid for lack of funds shall be registered, and all registered warrants shall be paid in the order of registration when funds are available therefor; all such registered warrants shall bear interest at the rate of six percent (6%) per annum. The director of finance shall draw his/her warrants for payment of municipal or other bonds payable out of the funds in the treasury upon presentation and surrender of the proper bonds or coupons without approval of anybody or officer. The council may make further regulations by ordinance regarding the presentation, approval and payment of demands against the city.

Sec. 49. Monthly financial reports required.

All officers required by this Charter or by ordinance to submit monthly financial reports to the council, shall submit the same in duplicate, and upon their approval by the council, one of each of such duplicate reports shall be posted forthwith in the office of the city clerk in such manner as to be readily accessible to the public, and shall remain so posted until the approval by the council of the next succeeding financial report when the same procedure shall be followed in relation thereto. The council, in addition to such posting, may, in its discretion, cause any of such reports to be published at any time.

Sec. 50. Approving illegal claims to forfeit office.

Every officer who shall wilfully approve, allow or pay, any demand on the treasury not authorized by law, shall be liable to the city individually and on his/her official bond for the amount of the demand so approved, allowed, or paid, and shall forfeit his/her office and be forever disbarred from holding any position in the service of the city.
Sec. 51. Annual budget contents; publication.

Not later than thirty days before the time for fixing the annual tax levy end of the city’s fiscal year, the city manager shall submit to the council an estimate of the expenditures and revenues of the city departments for the ensuing year. This estimate shall be compiled from detailed information obtained from the several departments on uniform blanks to be furnished by the manager.

Sufficient copies of such estimate shall be prepared and submitted that there may be copies on file in the office of the council for inspection by the public, unless the council shall publish the same in a newspaper.

After duly considering the estimate and making such corrections or modifications thereto as shall seem advisable to it, the council shall by resolution adopt a general budget and such resolution shall operate as an appropriation of funds to the amounts and for the purposes set forth in the budget so adopted. At any meeting after the adoption of the budget, the council, by a vote of three (3) members, the council may amend or supplement so as to authorize the transfer of unused balances for one purpose to another purpose or to appropriate available revenues not included in the budget.

Sec. 51A. General reserve fund; purposes. Repealed April 6, 1971.

Sec. 52. Uniform accounts and reports. Repealed April 6, 1971.

Sec. 53. Repealed April 2, 1963, Written Investment Policy.
The city manager shall recommend and the city council by resolution shall adopt a policy to govern the investment of all city monies, which policy shall be consistent with applicable state law and shall, at a minimum, provide for the investment of all monies in such a manner as to assure the preservation and safety of principal and the integrity of record keeping; identify the types of allowable investments; and provide for the safekeeping of securities.

Sec. 54. Applicability of general laws.

All general laws of the state applicable to municipal corporations now or hereafter enacted, and which are not in conflict with the provisions of this Charter or the ordinance of the city hereafter enacted, shall be applicable to the city. The council may adopt and enforce ordinances which in relation to municipal affairs, shall control as against general laws of the state.

Sec. 55. Repealed April 2, 1963.

Sec. 56. Public library.
The free public library of the City of Porterville shall be established, conducted, carried on, managed and operated in accordance with rules, regulations and ordinances passed and adopted by the council of the City of Porterville.

Sec. 57. Park commission; composition; term; powers and duties; authority to accept donations, legacies or bequests. Repealed April 6, 1971.

Sec. 58. Pensions.
The council shall have and is hereby granted full power and authority to establish, regulate, maintain, revise and amend, a retirement, disability, death benefit and pension system, or either or any of them, for its elective and appointive officers and employees of the City of Porterville and their dependents. Authority and power is hereby vested in the City of Porterville, its council, its officers, agents and employees to do and perform any act or exercise any authority granted, permitted or required whereby the City of Porterville may fully participate in a retirement, disability, death benefit and pension system for its employees.

A system for retirement, disability death benefit and pension rights for employees and their dependents authorized by this section when established by the council, shall not be terminated without securing the approval of a majority of the electors of the City of Porterville at an election held therefor.

The city shall levy and collect taxes sufficient to pay all costs and expenses required to be paid by the City of Porterville to enable the City of Porterville to participate in any such retirement, disability, death benefit or pension system established, set up or maintained by, for or on behalf of the City of Porterville and the limitations of section forty-three of the Charter of the City of Porterville, with respect to levying and collecting of municipal taxes, shall not apply to any tax authorized by this article.

Sec. 59. Employment of certified public accountant to audit city books.

The city council shall employ a certified public accountant annually to investigate the accounts and transactions of all city officers and employees having the collection, custody or distribution of public money or property, or the power to approve, allow or audit demands on the city treasury.

Sec. 60. Illegal contracts enumerated; officers and employees prohibited from participation in any contract with the city; termination of employment for violation. Financial interests prohibited.

No officer or employee of the city shall be or become directly or indirectly interested in any contract, work, or business, or in the sale of any article, the expense, price, or consideration of which is payable from the city treasury, nor shall he receive any gratuity or advantage from any contract or person furnishing labor or material for the same. Any contract with the city in which any such officer is or becomes interested may be declared void by the council.

—No officer or employee of the city shall aid or assist a bidder in securing a contract to furnish labor, material, or other supplies, at a higher price or rate than that proposed by any other bidder over another, or give or withhold information from any bidder not given or withheld from all other bidders, or wilfully mislead any bidder in regard to the character of the materials or supplies called for, or knowingly accept materials or supplies of a quality inferior to that called for by the contract or knowingly certify to a greater amount of labor performed or material or supplies furnished, than has, respectively been performed or received:

—Any officer or employee violating any of the provisions of this section shall be guilty of a misdemeanor and shall automatically forfeit his office or employment.
If at any time it shall be found that any person, firm, or corporation to whom a contract has been awarded by the city has, in presenting any bid, colluded with any other party or parties, then the contract so awarded shall, if the city so elect, be null and void and the contractor and his bondsmen shall be liable to the city for all loss and damage which the city may suffer thereby. In such event the council may advertise anew for bids for said work or supplies.

City officers and employees are prohibited from having a financial interest in any contract, sales or purchases in accordance with applicable State law.

Sec. 61. Competitive bidding for contract work for erection, improvement and repair of public buildings, etc., where the amount is in excess of two thousand five hundred dollars fifteen thousand dollars ($15,000).

When a required expenditure exceeds five fifteen thousand dollars ($15,000), it shall be contracted for and let to the lowest responsible bidder after notice, provided that effective January 1, 2004, and following every Council election thereafter, the Council may adjust this expenditure cap by the same percentage change in the San Francisco Construction Price Index.

As used in this section public project means a project for the erection, improvement and repair of public buildings and works; work in or about streams, embankments, or other work for protection against overflow; street sewer work except maintenance or repair; furnishing supplies or materials for any such project, including maintenance or repair of streets, sewers or water lines.

The council may reject any or all bids presented and may, at its discretion, readvertise for other bids, or, the council may, after rejecting bids, determine and declare by a four-fifths (4/5) vote of all of its members that the work in question may be more economically or satisfactorily performed by day labor, or the labor or materials purchased at a lower price in the open market and after the adoption of a resolution to this effect it may proceed to have the same done in the manner stated without further observance of the foregoing provisions of this section.

The notice inviting sealed bids shall set a date for the opening of bids; the first publication shall be at least ten (10) days before the date of the opening of the bids; shall be published at least twice not less than five (5) days apart in the official newspaper selected by the council.

In case of a great public calamity, such as an extraordinary fire, flood, storm, epidemic or other disaster, the council may, by resolution passed by a vote of four-fifths (4/5) of its members, determine and declare that the public interest or necessity demands the immediate expenditure of public money to safeguard life, health, or property, and thereupon they may proceed without advertising for bids or receiving the same, to expend, or enter into a contract involving the expenditure of any money required in such emergency, on hand in the city treasury and available for such purpose.

Sec. 62. Public improvements.

The improvement widening and opening of streets, the planting, care, and maintenance of trees, and the making of any other public improvement may be done and assessments therefor may be levied in conformity with and under the authority conferred by general laws; provided, however, that the council may by ordinance adopt a procedure for the improvement and repair of streets, alleys or other public places, the laying of pipes, or conduits or for the planting, care or maintenance of trees,
Sec. 63. Franchises; limitation on renewals.
Every franchise or privilege to construct, maintain, or operate, any means or method of transportation in or over any street, lane, alley or other public place within the city or to lay pipes or conduits, or erect poles or wires or other structures in or across any such public way or place, for the transmission of gas, electricity, or other commodity, or for the use of public property or places now or hereafter owned by the city, shall be granted under and in pursuance of the general franchises; provided, no new franchise or the renewal of any existing franchises shall be granted except upon the condition that at least two percent of the gross annual receipts derived from the use of such franchise shall be paid to the city. In all cases the applicant for a franchise shall advance the cost of advertising the same.

Every such franchise shall require the grantee thereof to agree to a joint use of its property with others, wherever practicable, and nothing herein shall be construed as prohibiting the council from requiring other conditions in granting the same not inconsistent with the constitution and general laws. No franchise or privilege so granted shall be sold, leased, assigned or otherwise alienated, without the express consent of the council given by ordinance and subject to referendum.

Sec. 64. When franchise required.
No person, firm, or corporation shall exercise any franchise or privilege, except to the extent he, she or it may be entitled to do so by the constitution of the state, or of the United States, in, upon, under, over, or along any street, public way, or public place in the city without having first obtained a grant therefor as provided in this Charter and by general law.

Sec. 65. Newspaper advertising and printing.
The council shall advertise annually for the submission of sealed proposals or bids from all newspapers of general circulation in the city, for the publication of all ordinances and other legal notices required to be published. The newspaper to whom such contract is awarded shall be known and designated as the official newspaper. The rates for publishing public notices shall not exceed the customary rates charged for publishing legal notices of a private character.

Contracts for legal advertising shall be awarded to the lowest responsible bidder, provided no contract for legal advertising shall be awarded to any newspaper except a daily newspaper of general circulation, as defined by the Government code.

All public records of every office and department shall be open to the inspection of any citizen during business hours, subject to proper rules and regulations for the efficient conduct of the
business of such department; provided, that the records of the police department shall not be subject to such inspection except by permission of the proper police authorities.

The public shall have access to public records kept and maintained by the city in accordance with the law.

All officers and boards shall deliver to their successors all papers, books, records, archives and other properties pertaining to their respective offices or departments, in the possession or control of any such officer or department and the council shall provide adequate means for their safekeeping.

Sec. 67. Interference with performance of duties of city manager; interference by city manager in elections.

No member of the council shall in any manner, directly or indirectly, by suggestion or otherwise, attempt to influence or coerce the city manager in the making of any appointment or the purchase of supplies or attempt any promise relative to any appointment from any candidate for city manager, or discuss directly or indirectly with any such candidate, the matter of appointments to city offices or employments. Any violation of the foregoing provisions of this section shall constitute a misdemeanor and shall work a forfeiture of the office of the offending member of the council who may be removed therefrom by the council or by any court of competent jurisdiction in accordance with applicable state and federal law.

The council shall deal with the administrative functions of the city through the city manager. The council shall only have direct contact with the directors of the city’s departments for the purpose of asking questions.

Neither the city manager, nor any appointive officer or employee of the city, shall take any active part in securing, or shall contribute money toward, the nomination or election of any elective candidate for municipal office.

Political activities of and campaign contributions by the city’s legislative officers, administrative officers, and employees shall be governed in accordance with applicable state and federal law. All legislative and administrative officers and all city employees are prohibited from engaging in political activities during working hours. City officers and employees are prohibited from engaging in political activities at their workplace. Furthermore, city officers and employees are prohibited from engaging in political activities on city property, provided this prohibition does not pertain to property that is otherwise open to the public for the purpose of engaging in political activities.

Sec. 68. Leases of city property.

In every lease of city property the basic amount of rental shall be fixed by the council.

All indentures of lease shall provide that the council may terminate the same at its pleasure and repossess the premises therein described upon three months’ notice thereof and upon paying to the lessee the market value of any improvements made or put upon said premises by the lessee. The market value of such improvements shall be determined by a board of appraisers consisting of one appraiser appointed by the council, and a lessee appraiser appointed by the lessee. In the event of their failure to agree upon the market value of the improvements within thirty days from and after their appointment, said two appraisers may appoint a third appraiser as a member of said board, and
the determination of the majority of said board of appraisers, as to the market value of the improvements, shall be final and conclusive and binding on all concerned. Should the two appraisers appointed by the council and the lessee respectively, fail for forty days from and after their appointment to agree upon the market value of the improvements or to appoint a third appraiser, then upon the petition in writing of either party to any such lease, a judge of the superior court of Tulare County is hereby empowered to appoint the third appraiser upon such board; provided, however, that the council shall not terminate any such lease or repossess any such premises except for a public use and purpose; provided, further, that no lease of city property shall be made for a maximum term of more than fifty years.

Sec. 69. Inventory of city property. 
At the time for preparing and submitting the budget, as prescribed by this Charter, a complete inventory of all personal property belonging to the city shall be prepared and filed with the city clerk, and such inventory shall be submitted to the council by the city manager at the time of the submission of the annual budget. Such inventory shall be prepared under the direction of the city manager, and all chief officials and department heads of the city shall be responsible for making and transmitting to the city manager a full and correct inventory of all city personal property in their possession or under their control.

Sec. 70. Equipment. Repealed April 6, 1971.

Sec. 71. Zoning authorized. 
The council of the City of Porterville shall have the power to establish such zoning systems within the city as may in its judgment be most beneficial, and in such zoning systems may prohibit the erection or maintenance of any class or classes of buildings within certain areas, and may classify, and reclassify the zones established. The council may also prescribe the character of materials and methods of construction of buildings erected within any zone area, and may establish setback lines as it may consider necessary and proper.

Sec. 72. Suspension of employees from office and fines. Repealed March 8, 1983.

Sec. 73. Natural or other disasters. 
The city shall have in place a disaster plan, consistent with County, State and Federal policies, to be implemented in the event of an emergency or disaster.
RESOLUTION NO. _________

A RESOLUTION OF THE CITY COUNCIL OF THE
CITY OF PORTERVILLE ESTABLISHING A FACT
FINDING AD HOC COMMITTEE

WHEREAS, there is a perception that there is a lack of diversity on the City Council created by
the process in which the City Council is elected by the voters; and

WHEREAS, there is a perception that a group, or groups, of eligible voters are being denied the
opportunity to express their preferences for candidates to represent them on the City Council by the
process in which the City Council is elected by the voters; and

WHEREAS, the range of possible and potential solutions is large and complex and may create
future problems; and

WHEREAS, the perception, whether valid or invalid, is adversely affecting the sense of
participation by eligible voters in the City of Porterville;

NOW, THEREFORE, BE IT RESOLVED, that the City Council hereby establishes a citizen
committee comprised of 15 registered voters of the City of Porterville for the purpose of
investigating the substance behind the perception of lack of diversity on the City Council and the
possible disenfranchisement of any group or groups of voters, identifying feasible solutions, and
recommending a course of action for adoption by the City Council; and

BE IT FURTHER RESOLVED, that the selection of the committee members be equally
distributed among the current voting precincts of the City of Porterville and that, to the extent
feasible, each and every potential political minority whether identified by ethnicity, economic status,
educational standing, or other perceived or actual separate status shall be represented; and

BE IT FURTHER RESOLVED, that the committee shall examine the advantages and
disadvantages of at large elections as compared to the various forms of district elections, the
advantages and disadvantages of a five-member council as compared to some odd number greater or less than five, or any other alternative that appears reasonable and feasible; and

BE IT FURTHER RESOLVED, that the committee shall have the power to obtain information deemed essential by the committee including the expenditure of money for such purposes.”

Adopted this __________ day of ____________________, ______.

____________________________________
Gordon T. Woods, Mayor

ATTEST:

____________________________________
John Longley, City Clerk