GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

S

SENATE BILL 479*

	Short Title:	Fremont Charter Rewrite.	(Local)			
	Sponsors:	Senator Rouzer.				
	Referred to:	State and Local Government.				
	March 10, 2009					
1		A BILL TO BE ENTITLED				
2	AN ACT TO REVISE AND CONSOLIDATE THE CHARTER OF THE TOWN OF					
3	FREMONT.					
4	The General Assembly of North Carolina enacts:					
5	SECTION 1. The Charter of the Town of Fremont is revised and consolidated to					
6	read as follows:					
7		"CHARTER OF THE TOWN OF FRE				
8		CLE I. INCORPORATION, CORPORATE POWE				
9		. Incorporation. The Town of Fremont in Way				
10		continue to be a municipal body politic and co	-			
11		emont," hereinafter at times referred to as the "Tow				
12		Powers. The Town shall have and may exercise				
13		d immunities conferred upon the Town of Fremor				
14		pal corporations by general law. The term "gene	ral law" is employed herein as			
15	defined in G.					
16		Corporate Boundaries. The corporate boundari				
17		cation of this Charter, as set forth on the official m				
18		om time to time in accordance with law. An officia	1 0			
19		cipal boundaries, shall be maintained permanently				
20		available for public inspection. Upon alteration of				
21		opriate changes to the official map shall be made	-			
22		e Secretary of State, the Wayne County Register	of Deeds, and the appropriate			
23	board of elect		N			
24 25	"Saa 21	"ARTICLE II. GOVERNING BOI				
23 26		. Town Governing Body; Composition. The Mereinafter at times referred to as the "Board" shall				
20 27	Town.	stematies at times referred to as the board shall	If be the governing body of the			
28		Town Board of Aldermen; Composition; Tern	s of Office. The Board shall be			
29		six members to be elected for terms of four year				
30	elected and q	5	its, of ultil their successors are			
31	-	Mayor; Term of Office; Duties. The Mayor sha	Il be elected by all the qualified			
32		Town for a term of four years.	in se creeted by an the quantied			
33		. Mayor Pro Tempore. The Board shall elect on	e of its members as Mayor Pro			
34		perform the duties of the Mayor during the Ma	•			
35		vith G.S. 160A-70.				



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1	"Sec. 2.5. Meetings. In accordance with general law, the Board shall establish a suitable
2	time and place for its regular meetings. Special and emergency meetings may be held as
3	provided by general law.
4	"Sec. 2.6. Quorum; Voting Requirements. Official actions of the Board and all votes shall
5	be taken in accordance with applicable provisions of general law, particularly G.S. 160A-75.
)	The quorum provisions of G.S. 160A-74 shall apply.
'	"Sec. 2.7. Qualifications for Office; Compensation; Vacancies. The qualifications of the
	Mayor and Board members shall be in accordance with general law. The Mayor and Board
)	members shall receive compensation as they shall from time to time determine. Vacancies shall
)	be filled as provided in G.S. 160A-63.
	"ARTICLE III. ELECTIONS.
	"Sec. 3.1. Regular Municipal Elections. Regular municipal elections shall be held in the
	town every four years beginning in 2011 and quadrennially thereafter, and shall be conducted
	in accordance with the uniform municipal election laws of North Carolina.
	"Sec. 3.2. Mode of Election. The town shall be divided into six single-member electoral
	districts and the qualified voters of each district shall elect one board member who resides in
	the district, for the seat apportioned to that district.
	"Sec. 3.3. Nonpartisan Elections. Municipal elections shall be conducted according to the
	nonpartisan plurality election method as provided by G.S. 163-292.
	"Sec. 3.4. Special Elections and Referenda. Special elections and referenda may be held
	only as provided by general law or applicable local acts of the General Assembly.
	"ARTICLE IV. TAXATION.
	"Sec. 4.1. General Authority to Levy and Collect Taxes. To raise revenue for defraying
	expenses incident to the proper government of the Town, the Board may annually levy and
	collect: (i) a tax on real and personal property and on all other property subject to taxation; (ii)
	a tax on all businesses, trades, professions, avocations, privileges, and franchises, carried on or
	enjoyed within the Town; and (iii) any other taxes permitted by general law.
	"Sec. 4.2. Levy, Collection, and Payment of Property Taxes.
	(a) Except as otherwise herein provided, property taxes shall be imposed and collected
	in the manner provided by general law.
	(b) Property taxes shall become due and payable on the date provided by general law.
	Interest shall be charged for late payment, and discounts may be allowed for prepayment of
	taxes, in the amounts and during the periods covered by general law.
	"Sec. 4.3. Additional Remedies for Collection of Privilege License Taxes. In addition to
	any other civil or criminal remedy available to enforce the collection of privilege license taxes,
	the Town may employ the remedies of levy upon personal property, attachment and
	garnishment, in the manner of the subject to the limitations provided in general law.
	"Sec. 4.4. Administration. The listing and appraisal of property and the levy and collection
	of property taxes in the Town shall in all respects be governed by the general laws of the State,
	except as they shall be specifically amended by this Charter.
	"ARTICLE V. PUBLIC IMPROVEMENTS.
	"Sec. 5.1. Assessments for Street and Sidewalk Improvements, Petition Unnecessary.
	(a) In addition to any authority which is now or may hereafter be granted by general
	law to the Town for making street improvements, the Town may make street improvements and
	assess the cost thereof against abutting property owners in accordance with the provisions of
	this section.
	(b) The Town may order street improvements and assess the total cost thereof against
	the abutting property owners, exclusive of the cost incurred at street intersections, according to
	one or more of the assessment bases set forth in G.S. 160A-216 et seq., without the necessity of
)	a petition, upon the finding by the Board as a fact:
	(1) That the street improvement project does not exceed 2,000 linear feet; and

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1 2	(2) That such street or part thereof is unsafe for public interest to make such improvements;	
3 4	(3) That it is in the public interest to connect ty already improved; or	
5	(4) That it is in the public interest to widen a	street, or part thereof, which is
6	already improved, provided that assessme	· •
7	portion of street without a petition shall be	e ,
8	and otherwise improving such streets i	-
9	classification and improvement standard	s established by the Town's
10	thoroughfare or major street plan for the par	ticular street or part thereof to be
11	widened and improved under the authority g	•
12	(c) For the purpose of this Article, the term "street imp	
13	regrading, surfacing, resurfacing, widening, paving, repaving,	
14	and the construction or reconstruction of curbs, gutters, and stre	-
15	(d) In addition to any authority which is now or may	6 . 6
16	law to the Town for making sidewalk improvements, the Boa	
17 18	the necessity of a petition, to make or to order to be made side according to standards and specifications of the Town, and	
18 19	against abutting property owners, according to one or more of	
20	G.S. 160A-216 et seq.; provided however, that regardless of	
21	employed, the Town may order the cost of sidewalk improvem	
22	street to be assessed against property owners abutting both side	•
23	(e) In ordering street and sidewalk improvements with	
24	cost thereof under authority of this Article, the Board shall com	
25	by G.S. 160A-216 et seq., except those provisions relating to	the petition of property owners
26	and the sufficiency thereof.	
27	(f) The effect of the act of levying assessments under t	
28	for all purposes be the same as if the assessments were levied u	nder authority of G.S. 160A-216
29	et seq.	
30 31	"Sec. 5.2. Power of Eminent Domain. The procedures pro specifically authorized by G.S. 136-66.3(c), shall be applical	
32	acquisition of lands, easements, privileges, rights-of-way and o	
33	streets, sewer lines, storm drains, waterlines, electric power lin	
34	exercise of the power of eminent domain. The Town, when see	
35	rights or easements therein or thereto, shall have the right	
36	election, to use the provisions and procedures as authorized and	•
37	G.S. 136-103 et seq., for any of such purposes without being	limited to streets constituting a
38	part of the State highway system; provided, however, that the	
39	not apply with regard to properties owned by a private con	demnor except as permitted by
40	G.S. 40A-5(b).	
41	"ARTICLE VI. NUISANCES.	
42	"Sec. 6.1. Abatement of Public Health Nuisances. The	
43 44	summarily remove, abate, or remedy everything in the Town li	
44 45	that is dangerous or prejudicial to the public health or public sa "Sec. 6.2. Chronic Nuisance Violators. The Town may	• •
46	Town's public nuisance ordinance that, if the violator's proper	•
47	the ordinance, the Town shall, without further notice in the ordinance.	•
48	given, take action to remedy the violation and the expense o	•
49	upon the property and shall be collected as unpaid taxes. The	
50	served by registered or certified mail. A chronic violator i	
51	whereupon, in the previous calendar year, the Town of Fremon	t gave notice of violation at least

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two times under any provision of the public nuisance ordinance. A property owner shall remain a chronic violator until one calendar year after the date of the property owner's last violation. "Sec. 6.3. Junked Motor Vehicle. In applying G.S. 160A-303.2 to the Town, junked motor			
vehicle means a vehicle that does not display a current license plate and that:			
(1) Is partially dismantled or wrecked; or			
(2) Cannot be self-propelled or removed in the manner in which it was			
originally intended to move; or			
(3) Is more than five years old and appears to be worth less than \$500.00."			
SECTION 2. The purpose of this act is to revise the Charter of the Town of			
Fremont and to consolidate herein certain acts concerning the property, affairs, and government			
of the Town.			
SECTION 3. The following acts or portions of acts, having served the purposes for which they were enacted, or having been consolidated into this act, are hereby repealed:			
Chapter 244, Private Laws of 1903			
Chapter 236, Private Laws of 1913			
Chapter 123, Private Laws of 1917			
Chapter 203, Private Laws of 1927			
Chapter 66, Session Laws of 1957			
Chapter 567, Session Laws of 1963			
Chapter 113, Session Laws of 1971			
Chapter 314, Session Laws of 1981, as to Fremont.			
SECTION 4. No provision of this act is intended, nor shall be construed, to affect			
in any way any rights or interests (whether public or private):			
(1) Now vested or accrued, in whole or in part, the validity of which might be			
sustained or preserved by reference to any provisions of law repealed by this			
act.			
(2) Derived from, or which might be sustained or preserved in reliance upon,			
action heretofore taken pursuant to or within the scope of any provisions of			
law repealed by this act.			
SECTION 5. No law heretofore repealed expressly or by implication, and no law			
granting authority which has been exhausted, shall be revived by:			
(1) The repeal herein of any act repealing such law, or			
(2) Any provision of this act that disclaims an intention to repeal or affect			
enumerated or designated laws.			
SECTION 6. All existing ordinances and resolutions of the Town of Fremont and			
all existing rules or regulations of departments or agencies of the Town of Fremont not			
inconsistent with the provisions of this act shall continue in full force and effect until repealed			
modified, or amended.			
SECTION 7. No action or proceeding of any nature (whether civil or criminal)			
judicial or administrative, or otherwise) pending at the effective date of this act by or against			
the Town of Fremont or any of its departments or agencies shall be abated or otherwise affected			
by the adoption of this act.			
SECTION 8. If any part of this act or the application thereof to any person or			
circumstance is held to be invalid, such invalidity shall not affect other provisions of			
applications of this act which can be given effect without the invalid provision or application			
and to this end the provisions of this act are declared to be severable.			
SECTION 9. Whenever a reference is made in this act to a particular provision of the Conservation of the			
the General Statutes and such provision is later amended, repealed, or superseded, the reference			
shall be deemed amended to refer to the amended General Statute or to the General Statute that most nearly corresponds to the statutory provision amended, repealed, or superseded.			

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- 1 2 3 SECTION 10. This act does not affect the terms of office of the current Mayor and Board of Aldermen of the Town of Fremont.
 - **SECTION 11.** This act is effective when it becomes law.