THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1367 Session of 2021

INTRODUCED BY FREEMAN, JAMES, MOUL, KNOWLES AND SAPPEY, MAY 10, 2021

REFERRED TO COMMITTEE ON LOCAL GOVERNMENT, MAY 10, 2021

AN ACT

1 2 3 4 5 6	Amending Title 11 (Cities) of the Pennsylvania Consolidated Statutes, in city administrator, further providing for appointment of city administrator, for employment agreement, for residency and elective city office and for powers and duties; and, in accounts and finances, further providing for powers and duties of chief fiscal officer.
7	The General Assembly of the Commonwealth of Pennsylvania
8	hereby enacts as follows:
9	Section 1. Sections 112A02, 112A03, 112A04, 112A05(b)(4) and
10	11802(a) of Title 11 of the Pennsylvania Consolidated Statutes
11	are amended to read:
12	§ 112A02. Appointment of city administrator.
13	(a) AppointmentIn a city that has established an office
14	of city administrator, council shall appoint an individual,
15	partnership, limited partnership, an association or professional
16	corporation to be city administrator. The appointment of [an
17	individual to be] <u>a</u> city administrator shall be by a majority
18	vote of all the members of council.
19	(b) SelectionCouncil shall select a city administrator on
20	the basis of executive and administrative qualifications,

education and experience and may give special consideration to applicants with training and experience in municipal government operation. The city administrator shall serve at the pleasure of council, subject to contractual rights that may arise under an employment <u>or professional services</u> agreement that may be entered in accordance with section 112A03 (relating to employment agreement).

8 § 112A03. Employment or professional services agreement.

9 Agreement.--Council may enter into an employment or (a) professional services agreement with the city administrator. The 10 [employment] agreement may set forth the terms and conditions of 11 12 employment. The [employment] agreement shall remain in effect 13 for a specified period terminating not later than two years 14 after the effective date of the [employment] agreement or the date of the organizational meeting of council after the next 15 municipal election, whichever is earlier. 16

17 (b) Conditions.--

(1) An employment agreement under subsection (a) may
specify conditions under which a city administrator may be
entitled to severance compensation[.] <u>if the city</u>
<u>administrator is an individual</u>, or payments for the

22 <u>termination of appointment if the city administrator is a</u>

23 <u>partnership</u>, limited partnership, an association or

24 professional corporation.

(2) An [employment] agreement under subsection (a) may
 not guarantee retention or employment through the term of the
 [employment] agreement or confer upon the city administrator
 any legal remedy based on specific performance.

29 (3) An [employment] agreement under subsection (a),
30 executed on or after a municipal election but before the

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1 first meeting in January the year after the municipal 2 election, shall be void. 3 § 112A04. Residency and elective city office. (a) Residence of city administrator who is an individual .--4 At the time an individual is appointed to fill the office of 5 6 city administrator, the appointee does not have to be a resident of the city. After appointment, [the] a city administrator who 7 8 is an individual may reside outside the city only with the 9 approval of council. (b) Incompatibility.--The city administrator may not hold 10 any elective city office. In the case of a partnership, limited 11 12 partnership, an association or professional corporation appointed as city administrator, the restriction under this 13 14 subsection shall apply to all officers and employees who directly provide services as required or authorized by the 15 16 agreement. 17 § 112A05. Powers and duties. * * * 18 19 Specific powers. -- The powers and duties conferred upon a (b) 20 city administrator by council may include the following: * * * 21 22 [Designating] If the city administrator is an (4) 23 individual, designating a qualified administrative officer of 24 the city to perform the city administrator's duties during 25 the city administrator's temporary absence or disability. In 26 the event the city administrator fails or is unable to make 27 the designation or if the city administrator's absence or 28 disability continues more than 30 days, council may, by 29 resolution, appoint an officer of the city to perform the 30 duties of the city administrator during the city

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administrator's absence or disability until the city
administrator is able to return to work.
* * *
§ 11802. Powers and duties of chief fiscal officer.
(a) AppointmentCouncil shall appoint a chief fiscal
officer. In filling the position of chief fiscal officer,
council may appoint the director of the department of accounts
and finance or the city administrator if one is an individual
appointed under Chapter 111 (relating to the executive
department) or 112A (relating to city administrator).
* * *
Section 2. This act shall take effect in 60 days.