GOVERNMENT AMENDMENT

AMENDMENTS TO BILL 20

MUNICIPAL GOVERNMENT AMENDMENT ACT, 2015

A1 Agreed to on March 23, 2015

The Bill is amended as follows:

A Section 14 is amended

- (a) in the proposed section 141.1(1)(a) by adding ", except in sections 141.3 and 141.31," before "includes";
- (b) by adding the following after the proposed section 141.3:

Proposed charter must be published on website141.31 Before a charter is established or amended, theMinister must ensure the proposed charter or amendment ispublished on the Minister's department's website for at least60 days.

- (c) in the proposed section 141.4
 - (i) in subsection (3) by striking out clause (c) and substituting the following:
 - (c) authorize the charter city to modify or replace, by bylaw, a provision of this Act or any other enactment, with respect to the charter city, to the extent set out in the charter.
 - (ii) by adding the following after subsection (3):

(3.1) Before giving second reading to a proposed bylaw referred to in subsection (3)(c), the council of the charter city must hold a public hearing with respect to the proposed bylaw in accordance with section 230 after giving notice of it in accordance with section 606.