## **HOUSE BILL No. 4649**

April 13, 1989, Introduced by Reps. Saunders, DeMars, Webb, Bartnik, Gnodtke, Pitoniak, Hoffman, Weeks, Stupak, Pridnia, Rocca, Hart, Wartner, Strand, Miller, Nye, Emmons, Middaugh, Hoekman, Bender, Maynard, Stopczynski, DeLange, Stacey, London, Porreca, Oxender, Ouwinga, Jaye, Martin, Trim, Owen, Van Regenmorter, Gilmer, Munsell, Dolan, Sikkema, Camp, Bankes, Fitzgerald, Bandstra, Krause and Van Singel and referred to the Committee on Towns and Counties.

A bill to amend section 4i of Act No. 279 of the Public Acts of 1909, entitled as amended

"An act to provide for the incorporation of cities and for revising and amending their charters; to provide for certain powers and duties; to provide for the levy and collection of taxes by cities, borrowing of money, and issuance of bonds or other evidences of indebtedness; to validate actions taken, bonds issued, and obligations heretofore incurred; and to repeal certain acts and parts of acts on specific dates,"

being section 117.4i of the Michigan Compiled Laws.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Section 1. Section 4i of Act No. 279 of the Public Acts of
- 2 1909, being section 117.4i of the Michigan Compiled Laws, is
- 3 amended to read as follows:
- 4 Sec. 4i. Each city may in its charter provide:
- 5 (1) For laying and collecting rents, tolls, and excises.
- 6 (2) For regulating and restricting the locations of oil and
- 7 gasoline stations.

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(3) For the establishment of districts or zones within which

2 the use of land and structures, the height, the area, the

3 size, and location of buildings, and the required open spaces

4 for light and ventilation of such buildings, and the density of

5 population, may be regulated by ordinance. Such regulations

6 THE ZONING ORDINANCES in 1 or more districts may differ from

7 those THE ZONING ORDINANCES in other districts. Whenever any

8 IF A city is incorporated, or whenever IF territory is annexed

9 to any A city incorporated pursuant to the provisions of

10 UNDER this act, the then existing zoning regulations for

11 ORDINANCES OF the territory within the newly incorporated city or

12 for OF the annexed territory shall remain in full force

13 and effect for a period of 2 years after THE incorporation or

(4) For the regulation of trades, occupations, and amuse18 ments within —its—CITY boundaries, IF THE REGULATIONS ARE not
19 inconsistent with state —and—OR federal —laws—LAW, and for the
20 prohibition of —such—trades, occupations, and amusements —as—
21 THAT are detrimental to the health, morals, or welfare of —its—
22 THE inhabitants OF THAT CITY.

14 annexation —— unless the legislative body of the city —shall—

15 lawfully -adopt- ADOPTS other zoning -regulations or

- 23 (5) For licensing, regulating, restricting, and limiting the
  24 number and locations of billboards within the city.
- 26 the scope of -its- THE powers OF THAT CITY, and for the recall of -all of its- CITY officials.

16 ordinances.

- (7) For a system of civil service for —its—CITY employees, including —the—employees of —any city—THAT CITY'S board of health, and —the—employees of any —prison—JAIL operated or maintained by —it—THE CITY. Charter provisions heretofore or hereafter adopted providing for a system of civil service for employees of —any—A local health board—shall be—ARE valid and effective.
- 8 (8) For a system of compensation for -its CITY employees
  9 and -their THE dependents OF CITY EMPLOYEES in the case of dis0 ability, injury, or death of -such CITY employees.
- (9) For the enforcement of <del>all such local,</del> police, sani-12 tary, and other <del>regulations as</del> ORDINANCES THAT are not in con-13 flict with the general laws.
- (10) For the punishment of those PERSONS who violate its

  15 laws or CITY ordinances. , but no punishment EXCEPT AS PRO
  16 VIDED IN ACT NO. 343 OF THE PUBLIC ACTS OF 1984, BEING SECTIONS

  17 752.361 TO 752.374 OF THE MICHIGAN COMPILED LAWS, THE PENALTY FOR

  18 A VIOLATION OF A CITY ORDINANCE shall NOT exceed a fine of

  19 \$500.00, or imprisonment for 90 days, or both. , in the discre
  20 tion of the court; said imprisonment may be in the county jail or

  21 city prison, or in any workhouse in the state authorized by law

  22 to receive prisoners from such city.