or committee shall make a monthly report of all investment transactions to the city legislative authority. The legislative authority of a city or town or the city official or committee authorized to invest city or town funds may at any time convert the above-mentioned securities, or any part thereof, into cash.

Sec. 2. Sections 35.22.240, 35.22.250, 35.22.260, 35.22.270, 35.39.010 and 35.39.020, chapter 7, Laws of 1965 (Senate Bill No. 3) and RCW 35.22.240, 35.22.250, 35.22.260, 35.22.270, 35.39.010 and 35.39.020 are each hereby repealed.

Passed the House March 22, 1965.

Passed the Senate March 24, 1965.

Approved by the Governor April 2, 1965.

CHAPTER 47.
House Bill No. 402]

CITIES AND TOWNS—CHARTERS—ADOPTION.

An Act relating to adoption of charters by cities; and amending sections 35.17.430, 35.18.290, 35.22.030, 35.21.600, 35.22.050, 35.22.060, 35.22.070, 35.22.110, 35.22.140, 35.22.170, and 35.22.200, chapter 7, Laws of 1965 (Senate Bill No. 3), and RCW 35.17.430, 35.18.290, 35.22.030, 35.21.600, 35.22.050, 35.22.060, 35.22.070, 35.22.110, 35.22.140, 35.22.170, and 35.22.200; and adding two new sections to chapter 35.01 RCW and repealing section 35.22.040, chapter 7, Laws of 1965 (Senate Bill No. 3) and RCW 35.22.040.

Be it enacted by the Legislature of the State of Washington:

Section 1. Notwithstanding any other provision of chapters 35.01 and 35.06 RCW, any city having a population of ten thousand inhabitants, or more, may elect to frame a charter for its own government in the same manner as is provided for in RCW
through 35.22.200, as now or hereafter amended, without changing its classification unless it desires to do so by taking the action provided therefor in chapter 35.06 RCW: Provided, That if a city has a population of twenty thousand inhabitants, or more, and desires to become a city of the first class, it may do so in accordance with chapter 35.22 RCW without following the procedure prescribed by chapter 35.06 RCW to effect a change in its classification.

Sec. 2. Any city adopting a charter under Article XI, section 10 of the Constitution of the state of Washington, as amended by amendment 40, shall have all of the powers which are conferred upon incorporated cities and towns by Title 35 RCW (chapter 7, Laws of 1965, Senate Bill No. 3), or other laws of the state, and all such powers as are usually exercised by municipal corporations of like character and degree.

Sec. 3. Section 35.17.430, chapter 7, Laws of 1965 (Senate Bill No. 3) and RCW 35.17.430 are each amended to read as follows:

Any city which has operated under the commission form for more than six years may again reorganize as a noncommission city without changing its classification unless it desires to do so.

Sec. 4. Section 35.18.290, chapter 7, Laws of 1965 (Senate Bill No. 3) and RCW 35.18.290 are each amended to read as follows:

Any city or town which has operated under the council-manager plan for more than six years may abandon such organization and accept the provisions of the general laws then applicable to municipalities upon the petition of not less than twenty percent of the registered voters therein, without changing its classification unless it desires to do so.
Sec. 5. Section 35.22.030, chapter 7, Laws of 1965 (Senate Bill No. 3) and RCW 35.22.030 are each amended to read as follows:

Any city with a population of ten thousand or more inhabitants may frame a charter for its own government.

Sec. 6. Section 35.21.600, chapter 7, Laws of 1965 (Senate Bill No. 3) and RCW 35.21.600 are each amended to read as follows:

Any city of ten thousand or more population shall have all power to conduct its affairs consistent with and subject to state law, including the power to frame a charter for its own government in accordance with RCW 35.22.030 through 35.22.200, as now or hereafter amended. “Population” means the number of residents as shown by the figures released for the most recent official state, federal, or county census, or population determination made under the direction of the state census board. Once any city has ten thousand or more population, any subsequent decrease in population below ten thousand shall not affect any powers theretofore acquired under this section.

Sec. 7. Section 35.22.050, chapter 7, Laws of 1965 (Senate Bill No. 3) and RCW 35.22.050 are each amended to read as follows:

Whenever the population of a city is ten thousand or more, the legislative authority thereof shall provide by ordinance for an election to be held therein for the purpose of electing fifteen freeholders for the purpose of framing a charter for the city. The members of the board of freeholders must be qualified electors and must have been residents of the city for a period of at least two years prior to their election.
SEC. 8. Section 35.22.060, chapter 7, Laws of 1965 (Senate Bill No. 3) and RCW 35.22.060 are each amended to read as follows:

The board of freeholders shall convene within ten days after their election and frame a charter for the city and within thirty days thereafter, they, or a majority of them, shall submit the charter to the legislative authority of the city, which, within five days thereafter, shall cause it to be published in the daily newspaper of largest general circulation published in the city, or if no daily newspaper is published therein, then it shall be published in the newspaper having the largest general circulation within the city at least once each week for four weeks next preceding the day of submitting the same to the electors for their approval.

SEC. 9. Section 35.22.070, chapter 7, Laws of 1965 (Senate Bill No. 3) and RCW 35.22.070 are each amended to read as follows:

Within five days after the filing with the city clerk of affidavits of publication, which affidavits shall be filed immediately after the last publication, the legislative authority of the city shall initiate the proceedings for the submission of the proposed charter to the qualified voters of the city for their adoption or rejection at either a general or special election. At this election the first officers to serve under the provisions of the proposed charter shall also be elected. In electing from wards, the division into wards as specified in the proposed charter shall govern; in all other respects the then existing laws relating to such elections shall govern. The notice shall specify the objects for which the election is held, and shall be given as required by law.
SEC. 10. Section 35.22.110, chapter 7, Laws of 1965 (Senate Bill No. 3) and RCW 35.22.110 are each amended to read as follows:

The authentication of the charter shall be by certificate of the mayor in substance as follows:

“I .................................., mayor of the city of .................. do hereby certify that in accordance with the provisions of the Constitution and statutes of the State of Washington, the city of .................. caused fifteen freeholders to be elected on the .................. day of .................. 19........ to prepare a charter for the city; that due notice of that election was given in the manner provided by law and that the following persons were declared elected to prepare and propose a charter for the city, to wit: ..................................

That thereafter on the .................. day of .................. 19........ the board of freeholders returned a proposed charter for the city of .................. signed by the following members thereof: ..................................

That thereafter the proposed charter was published in (Indicate name of newspaper in which published) for at least once each week for four weeks next preceding the day of submitting the same to the electors for their approval. (Indicate dates of publication)

That thereafter on the .................. day of .................. 19........, at an election duly called and held, the proposed charter was submitted to the qualified electors thereof, and the returns canvassed resulting as follows: For the proposed charter, ............... votes; against the proposed charter, ............... votes; majority for the proposed charter, ............... votes; whereupon the charter was declared adopted by a majority of the qualified electors voting at the election.
I further certify that the foregoing is a full, true and complete copy of the proposed charter so voted upon and adopted as aforesaid.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix the corporate seal of said city at my office this ................................ day of 19..........

Attest:

................................................... Mayor of the city of

................................................... Clerk of the city of ................................ (Corporate Seals).

Immediately after authentication, the authenticated charter shall be recorded by the city clerk in a book provided for that purpose known as the charter book of the city of ................................ and when so recorded shall be attested by the clerk and mayor under the corporate seal of the city. All amendments shall be in like manner recorded and attested.

All courts shall take judicial notice of a charter and all amendments thereto when recorded and attested as required in this section.

SEC. 11. Section 35.22.140, chapter 7, Laws of 1965 (Senate Bill No. 3) and RCW 35.22.140 are each amended to read as follows:

On the petition of a number of registered voters of a city equal to twenty-five percent of the total votes cast at the last preceding city election, the city council of a charter city shall, or without such petition may, cause an election to be held for the purpose of electing a board of fifteen freeholders for the purpose of preparing a new charter for the city by altering, revising, adding to or repealing the existing charter including all amendments thereto. The members of the board of freeholders must be qualified electors and must have been residents in
the city for a period of at least two years prior to their election. At such election the proposition of whether or not a board of freeholders shall be created at all shall be separately stated on the ballots and unless a majority of the votes cast upon that proposition favor it, no further steps shall be taken in the proceedings.

SEC. 12. Section 35.22.170, chapter 7, Laws of 1965 (Senate Bill No. 3) and RCW 35.22.170 are each amended to read as follows:

The proposed new, altered or revised charter shall be published in the daily newspaper of largest general circulation published in the city, or if no daily newspaper is published therein, then it shall be published in the newspaper having the largest general circulation within the city at least once each week for four weeks next preceding the day of submitting the same to the electors for their approval.

SEC. 13. Section 35.22.200, chapter 7, Laws of 1965 (Senate Bill No. 3) and RCW 35.22.200 are each amended to read as follows:

The legislative powers of a charter city shall be vested in a mayor and a city council, to consist of such number of members and to have such powers as may be provided for in its charter. The charter may provide for direct legislation by the people through the initiative and referendum upon any matter within the scope of the powers, functions, or duties of the city. The mayor and council and such other elective officers as may be provided for in such charter shall be elected at such times and in such manner as provided in Title 29 RCW (chapter 9, Laws of 1965, Senate Bill No. 5), and for such terms and shall perform such duties and receive such compensation as may be prescribed in the charter.
SEC. 14. Section 35.22.040, chapter 7, Laws of 1965 (Senate Bill No. 3) and RCW 35.22.040 are hereby repealed.

Passed the House March 19, 1965.

Passed the Senate March 24, 1965.

Approved by the Governor April 2, 1965.

CHAPTER 48.
[ House Bill No. 430. ]

YOUTH DEVELOPMENT AND CONSERVATION CORPS.

An act relating to state government; authorizing parks and recreation commission to enter agreements with and to accept grants from the federal government for the support of the youth development and conservation corps program; and adding three new sections to chapter 8, Laws of 1965 (Senate Bill No. 4) and to chapter 43.51 RCW.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. There is added to chapter 8, Laws of 1965 (Senate Bill No. 4) and to chapter 43.51 RCW a new section to read as follows:

The state parks and recreation commission is authorized to enter into agreements with and accept grants from the federal government for the support of any program within the purposes of RCW 43.51-500 through 43.51.570.

SEC. 2. There is added to chapter 8, Laws of 1965 (Senate Bill No. 4) and to chapter 43.51 RCW a new section to read as follows:

Notwithstanding the provisions of RCW 43.51-530 and 43.51.540, the commission may determine the length of enrollment and the compensation of enrollees in accordance with the standards of any federal act or regulation under which an agreement is made with, or a grant is received from the fed-