CITY OF BUCKHANNON

MUNICIPAL HOME RULE PILOT PROGRAM PHASE II APPLICATION

SUBMITTED TO THE WEST VIRGINIA MUNICIPAL HOME RULE BOARD
# Municipal Home Rule Pilot Program Phase II

## APPLICATION CHECKLIST

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Municipal Home Rule Pilot Program Phase II
APPLICATION

SECTION I: APPLICANT INFORMATION

A. General Information

Name of Municipality: City of Buckhannon
Certifying Official: Kenneth T. Davidson Title: Mayor
Contact Person: Michael W. Doss Title: City Administrator
Address: 70 E. Main Street
City, State, Zip: Buckhannon, West Virginia 26201
Telephone Number: 304-472-1651 Fax Number: 304-472-4620
E-Mail Address: Mayor@buckhannonwv.org
2010 Census Population: 5,639

B. Municipal Classification

☐ Class I ☐ Class II ☒ Class III ☐ Class IV

C. Category of Issues to be Addressed (please attach descriptions for applicable categories)

☒ Tax ☐ Organization ☒ Administration ☒ Personnel

SECTION II: NARRATIVE (written plan, including the following) See Attachments

Specific state laws, policies, acts, resolutions, rules or regulations that are preventing the municipality to carry out duties in the most cost effective, efficient, and timely manner.

Specific problem(s) created by the laws, policies, acts, resolutions, rules or regulations.

Proposed solution(s) to the perceived problem(s), including all proposed changes to law, policies, acts, resolutions, rules or regulations. Categorize and include:
1) Proposed solution(s) in one of the four areas (tax/administrative/organization/personnel)
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SECTION III: AFFIDAVITS See Attachments

Hearing Mandate Verification
Publication Mandate Verification
Ordinance Authorizing Submission of Plan
Fiscal Impact Worksheets/Formulas
Feasibility Study (if taxes are proposed)
Attorney Opinion (application complies with statutory requirements)
State of West Virginia Fees Statement (none outstanding)
Agreement to Requirements Statement (firearms, ammunition and firearm accessories)
Requirements Concerning Firearms, Ammunition and Firearm Accessories

Definitions: As used in this subsection:

(A) Ammunition means fixed cartridge ammunition, shotgun shells, the individual components of fixed cartridge ammunition and shotgun shells, projectiles for muzzle-loading firearms and any propellant used in firearms or ammunition.

(B) Firearm accessory means a device specifically designed or adapted to enable the wearing or carrying about one's person, or the storage or mounting in or a conveyance, of a firearm, or an attachment or device specifically designed or adapted to be inserted into a affixed onto a firearm to enable, alter or improve the functioning or capabilities of the firearm.

(C) Firearm has the same meaning as in W. Va. § 61-7-2.

General Rule:

(A) Municipalities participating in the Municipal Home Rule Pilot Program may not restrict in any manner the right of any person to purchase, possess, transfer, own, carry, transport, sell or store any revolver, pistol, rifle, or shotgun, or indirectly prohibit the ownership of the ammunition, or, to restrict in any manner the right of any person to purchase, possess, transfer, own, carry, transport, sell or store any other firearm accessory or accouterment, under any order, ordinance or rule promulgated or enforced by the municipality. This rule may not be construed to prevent any law enforcement official with appropriate authority from enforcing any statute enacted by the state.

(B) The authority of a municipality to regulate firearms, ammunition, or firearm accessories may not be inferred from its proprietary authority, home rule status or any other inherent or general power.

(C) Any existing or future orders, ordinances, or rules promulgated or enforced in violation of this subsection are null and void.

(D) A municipality may regulate the carrying of a firearm in municipal buildings dedicated to government operations, other than parking buildings or garages.

Applicability and Effective Dates:

Ninety days after a new municipality has been selected by the Board to participate in the pilot program, or a previously participating municipality has chosen to continue to participate in the pilot program, any municipal gun ordinances previously authorized by the provisions of section five-a, article twelve, chapter eight of this code shall no longer be of any force or effect for any municipality participating in this program, to the extent they are in conflict with the provisions of this subsection: Provided, that no provision in this subsection may be construed to limit the authority of a municipality to restrict the commercial use of real estate in designated areas through planning or zoning ordinance.

Certifying Official Signature (Mayor or designee): Kenneth T. Davidson, Mayor
# City of Buckhannon Home Rule Application

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Background

Nestled in the heart of north central West Virginia, Buckhannon is located just miles from Interstate 79 and along U.S. Route 33. Our community offers the simplicity of small town life with the benefit of specialty and antique shops, restaurants, Civil War heritage and cultural experiences. Buckhannon’s Main Street is a registered Historic District and hosts numerous community events year-round including the WV Strawberry Festival and Festival Fridays.

Buckhannon’s arts district includes a retail outlet for local artists, a micro-theatre and a performing arts center on the campus of West Virginia Wesleyan College that hosts numerous productions including Mountain Stage performances, Jazz performances and theatre productions. Every September, the Main Street Arts Festival celebrates Buckhannon’s local art organizations and talented artists. Outdoor recreation can be found within Buckhannon’s city limits. The Buckhannon River is known as one of the best musky fishing locations in the nation and has multiple entries for small boats and kayaks. Our scenic parks are great spots for picnics, walking, biking and more.

Though the City of Buckhannon promotes its distinctiveness and individual history, it is not too dissimilar from other cities in West Virginia. As with all cities in the state, the City of Buckhannon and its elected representatives are committed to providing the best service possible to our residents and visitors in a cost effective manner. The attractiveness of participating in the West Virginia Home Rule Program ensures that Buckhannon continues to search for better and more innovative methods to effectively provide the most efficient services for our community. Additionally, the city desires to seek more progressive and more practical methods for creating jobs, investing in economic development, maintaining clean neighborhoods and providing safe communities while broadening our ability to increase revenues.

Contained within our home rule application, committee members will observe four proposals that at the core exemplify and embody the spirit of home rule in West Virginia. These four unique and advanced proposals focus on the following themes:

- Economic Development and Tax Incentives
- Nuisance Property and Abatement Solutions
- Allocation and Enhancement of Public Safety Resources
- Equipment and Real Estate Property

Municipal Classification

The City of Buckhannon has a population of 5,639 (2010 U.S. Census) and is classified under West Virginia Code § 8-1-3 (3) as a Class III city.
I. Enterprise Zone - Municipal Real and Personal Property Rebates, and B & O Tax Exemptions

Category of Issue to be Addressed: Tax

Specific state laws, policy rule, or regulation in question:
- West Virginia Code Chapter 8, Article 13A
- West Virginia Code Chapter 8, Article 38

Specific Problem:

The escalation in competition to attract new commercial and industrial businesses as well as retain and/or expand existing businesses has become a challenge for municipalities in West Virginia and throughout the United States. The interstate competition coupled with economic development incentives offered by other municipalities in other states has created a substantial limitation in attracting new economic growth to the City of Buckhannon as well as other municipalities in West Virginia. Municipalities in other neighboring states such as Ohio, Pennsylvania and Virginia have the ability to offer a variety of tax incentives, utility incentives and property development opportunities that municipalities in West Virginia do not have the ability to offer and/or are limited under West Virginia State Code.

Without the ability to offer tax incentives that only exclusively impact the immediate revenue collection for the municipality, municipalities around the state continue to stand idly by as other municipalities in surrounding states secure new and/or expanding commercial and industrial businesses. The result directly impacts the positive growth of the municipality and prohibits new tax and job resources for both the municipality and the State of West Virginia.

Specific Solution:

Under Home Rule, The City of Buckhannon will be authorized to designate developmental areas within the municipal corporate limits to be an “Enterprise Zone,” and therefore be enabled to provide qualifying companies with municipal real and personal property tax rebates together with B & O tax exemptions of up to 100% for a period of up to five years depending upon the extent of the new or expanded construction.

The City's objectives in establishing the Enterprise Zone is to create new, and retain existing jobs within the City; to encourage new capital investment; improve competitiveness; increase other local revenues; and generally improve the economic climate of the City. The benefits for an eligible company will be a multi-year scaled rebate in their municipal real and personal property and exemptions in their B & O taxes which may be applied to off-set start-up or expansion costs, and improve the company's competitive advantage vis-à-vis their competitors. The purpose of this program is to encourage both new and existing commercial or industrial businesses to invest within the City of Buckhannon by lessening real and personal property taxes for a period of time, i.e., up to five years depending on the project and local investment in jobs creation and capital.
The designation of an “Enterprise Zone” will result in qualifying, commercial or industrial businesses receiving full municipal real and personal property tax rebates, and full B & O tax exemptions on qualifying investments for new construction or expansion for commercial or industrial businesses.

The addition of an “Enterprise Zone” will provide the City of Buckhannon with an even better ability to attract new business to the community, while rewarding the expansion of existing businesses through introduction of substantial, economic development tax incentives. Through home rule, the City of Buckhannon will expand on those existing economic development incentives already permitted in West Virginia, e.g., pursuant to WV Code Chapter 8, Article 13A (Business Improvement Districts) and WV Code Chapter 8, Article 38 (Municipal Economic Opportunity Development Districts).

The Buckhannon Enterprise Zone Program will offer an economic development tool administered by the municipal government that provides for real and personal property tax rebates to businesses making substantial investments within the corporate limits of the City. Buckhannon has long established itself as being a progressive, pro-business municipality as evidenced by its innovative B & O tax structure that exempts all retail businesses from B & O tax payment respecting the first million dollars of annual, gross revenue. The Enterprise Zone will simply expand tax incentives for business to locate or expand in Buckhannon.

The property tax “rebate,” will not require any special or additional services to be performed by any other agency of government, i.e., neither the Upshur County Assessor, Sheriff’s Office, nor shall any State agency be tasked with any additional duties. Upon presentation to the City Treasurer of proof of property tax payment by a business whose location or expansion plan had been previously filed and officially approved by Buckhannon’s City Council, and further following the City’s receipt of its distributive share of ad valorem taxes from Upshur County, then, that business taxpayer pursuant to a formula approved by the City Council would realize a full refund from the City of the municipal tax portion only of the business’s total property tax bill paid. The duration of this “rebate” program could be for as long as five years depending upon the quantity of investment in facilities constructed or expanded, and jobs created within the City. The rebate program would be capped at a maximum of five years up with a maximum annual rebate percentage of 100% pending the eligibility of the business and contingent upon said business meeting the qualifying requirements and adhering to the terms.

In addition to the property tax “rebate” on real and personal property, the City of Buckhannon proposes that B&O tax exemption incentive be provided to new and/or expanding commercial and industrial businesses. The City of Buckhannon’s B&O tax exemption incentive would include a similar formula as the one established in the property tax “rebate”. The B&O tax incentive under the Enterprise Zone would effectively provide a business with 100% annual tax exemption for a maximum of five years pending the eligibility of the business and contingent upon said business meeting the qualifying requirements and adhering to the terms. This tax exemption would include all B&O classifications as prescribed under West Virginia Code.
Different from the property tax “rebate” discussed above, the municipal B & O tax is assessed, collected, and administered entirely by Buckhannon’s municipal government pursuant to the City’s several B & O tax ordinances, without any involvement by any county or state agency, other than occasional administrative consultation or information sharing with the West Virginia Department of Tax and Revenue. Some business enterprises would benefit far more from the B & O tax exemption versus the property tax rebate.

For instance, a business entity might consider locating in Buckhannon whose business plan does not require a large investment in property acquisition or development of structures, but whose capital investment is more directed toward employee training and/or startup inventory acquisition. A maximum five year, full exemption of municipal B & O taxes may well prove the difference in especially new enterprises being able to sustain themselves and grow their businesses. Application for the municipal B & O exemption further could be made by existing businesses seeking to substantially expand their operations within the City, e.g., offering a new product line, or acquiring new equipment for fabrication purposes, or converting equipment to more energy efficient, sustainable methods.

MINIMUM QUALIFYING REQUIREMENTS:

Applicants must demonstrate that their new location or expansion project shall:
• increase the value of their real and/or tax assessable personal property by at least $500,000 upon completion; or
• result in a capital investment including construction of at least $500,000 upon completion; or
• increase the number of full-time jobs by 15 or more persons.

ELIGIBLE PROJECTS:

Eligible property tax rebated and B & O tax exempted property may include buildings, structures, vehicles, machinery and equipment, site improvements, office and related property (if occupying leased premises) necessary for operation of the facility.

Modernization for the purpose of replacing or upgrading existing facilities that increase the production input or output, or that updates technology or substantially lowers the unit cost of the operation or that is sustainable, i.e., “green friendly” initiatives, may be considered and in fact will be encouraged.

TERMS:

When municipal, real and personal property tax rebates and/or B & O tax exemptions are available, they will be offered pursuant to the following, general limits and guidelines:

• For typical commercial and industrial property tax rebates and/or B & O tax exemptions, the City will negotiate a credit scale and duration of rebates and/or exemptions based primarily upon the investment level and full-time job creation. Each project will be evaluated individually, and the tax incentives tailored to an analysis based upon such factors as industry competitive disadvantages, quantifiable economic impacts, and furthering other public purposes in unique ways. Applicants then would be required to submit an economic impact analysis using reliable modeling tools.
Depending on the analysis of such factors and data, the City then would evaluate the appropriate level and duration of tax rebates and exemptions;

- The City would be inclined to offer more favorable consideration to applicants committing to other community benefits, such as the city's Minority and Women/Disadvantaged Business Enterprise Program, local purchasing, i.e., within Upshur County, of materials, vehicles, and equipment, construction and permanent employment job opportunities within a reasonably defined area, and employee health care benefits, and for energy conscious and environmentally sustainable programs;

- An annual extended rebate and tax exemption of up to 100% for an additional two years might be considered for targeted industry clusters, such as those in biotechnology, information technology, aerospace, energy, natural resources and other industries that the City from time to time identifies as having a particularly positive impact on the Buckhannon-Upshur economy.

OTHER REQUIREMENTS AND RECAPTURE PROVISIONS:

- Any business whose application for property tax rebate and B & O tax exemption has been formally approved by the City Council shall be required thereafter to file a quarterly report during each year of the term approved by the City Council demonstrating that the project is meeting the goals set forth in the previously approved application.

- If during any quarterly report filing, it is determined in the exclusive discretion of the City Council that a successful applicant’s project then has failed to satisfy the business’s approved application, or if the business defaults on any terms, conditions or warranties contained in the rebate/exemption agreement with the City, and fails to cure such default after reasonable notification by the City, then the tax rebate/exemption agreement will be deemed as terminated and the city shall be entitled to recapture up to 100% of all taxes rebated or exempted for that current tax year of failure or default, and the application will be immediately terminated respecting all future years as initially had been approved by the City.
Fiscal Impact:

The following financial analysis explores the impact of the Enterprise Zone Program based on actual numbers provided by various county and city departments. The analysis demonstrates what a commercial/industrial business designated within an Enterprise Zone could realize in economic development tax incentives developed by the City of Buckhannon under Home Rule.

**Commercial/Industrial Business (Under Five Year Enterprise Zone Program)**

**Commercial Business A (100% five year rebate and exemption)**

- Total Square Footage - 100,000 Sq. Ft.
- Total Construction/Capital Cost - $5,500,000

Annual Real and Personal Property (Municipal Tax Collection Only) - $33,400.01
Five year Real and Personal Property (Municipal Tax Collection Only) - $167,000.05
Annual Municipal B&O Tax Collection (Based on estimated Gross Income of $30,000,000) - $148,213.28
Five year Municipal B&O Tax Collection (Based on estimated Gross Income of $150,000,000) - $741,066.40
Annual Total Real and Personal Property Rebate and Municipal B&O Tax credit - $181,613.29
Five year Total Real and Personal Property Rebate and Municipal B&O Tax credit - $908,066.45

Result: Commercial Business A would receive approximately 16.5% in real and personal property rebates (Municipal Tax Collection Only) and Municipal B&O tax credits returned on the initial construction/capital investment over a five year period under the incentive offered in the Enterprise Zone Program.

**Light Industrial Business B (100% five year rebate and exemption)**

- Total Square Footage - 40,000 Sq. Ft.
- Total Construction/Capital Cost - $3,000,000

Annual Real and Personal Property (Municipal Tax Collection Only) - $18,561.24
Five year Real and Personal Property (Municipal Tax Collection Only) - $92,806.20
Annual Municipal B&O Tax Collection (Based on estimated Gross Income of $15,000,000) - $74,106.64
Five year Municipal B&O Tax Collection (Based on estimated Gross Income of $75,000,000) - $370,533.20
Annual Total Real and Personal Property Rebate and Municipal B&O Tax credit - $92,667.88
Five year Total Real and Personal Property Rebate and Municipal B&O Tax credit - $463,339.40

Result: Light Industrial Business B would receive approximately 15.5% in real and personal property rebates (Municipal Tax Collection Only) and Municipal B&O tax credits returned on the initial construction/capital investment over a five year period under the incentive offered in the Enterprise Zone Program.

*Source: City of Buckhannon Treasurer, City of Buckhannon Building Permits, Upshur County Tax Office, RS Means Building Construction Data Costs*
II. Property Nuisance Abatement and Special Property Tax Lien and “On Site” Citations

Category of Issue to be Addressed: Administration

Specific state laws, policy rule, or regulation in question:
- West Virginia Code § 8-12-16(d)
- West Virginia Code § 8-12-16(e)(1)
- West Virginia Code § 8-16-18

Specific Problem:

The City of Buckhannon has been limited in its ability to adequately address several nuisance properties within its corporate limits that have become dilapidated, unkempt or in state of prolonged and consistent disrepair. These blighted properties unfairly decrease the market value of neighboring properties as well as provide for an unsafe and unhealthy environment for the community. Currently, West Virginia municipalities are limited to filing a general lien on a specific property for any cost incurred to repair, alter, improve, vacate/close, remove or demolish any dwelling or building. Frequently, such a property already has a host of senior liens filed against it. The City’s incentive to be aggressive in engaging in property remediation is minimized given the inability to recoup costs with the remediation.

In addition, at the present time there is no clear authority under state law that would permit a municipality’s building and/or zoning enforcement officials to issue “on the site” citations for property nuisance violations. West Virginia Code § 8-12-16 mandates that procedural and proper notification requirements be in accordance with the law concerning service of process of civil actions and on the premise affected by the complaint or order. Specifically, West Virginia Code § 8-12-16(d) indicates that no ordinance shall be adopted without for the right to apply to the circuit court for a temporary injunction which restrains the enforcement official pending final disposition of the cause.

The City believes abandoned and unkempt properties cause decay in the City’s neighborhoods and a decline in the value of neighboring properties while creating unsafe and unhealthy living conditions. These conditions justify strong and aggressive measures by the City to do everything possible to promptly abate such hazards in its neighborhoods. This swelling phenomenon is apparent according to the following article from Realtor Mag (http://realtormag.realtor.org/daily-news/2013/01/31/bad-neighbors-can-decrease-property-values) which outlines a survey from the Appraisal Institute (http://www.appraisalinstitute.org/bad-neighbors-can-reduce-property-values-appraisal-institute-warns/) See article below:
Bad Neighbors Can Decrease Property Values

DAILY REAL ESTATE NEWS | THURSDAY, JANUARY 31, 2013

A bad neighbor can bring down the value of a home, possibly by even up to 10 percent, according to the Appraisal Institute.

“I've seen many situations where external factors, such as living near a bad neighbor, can lower home values by more than 5 to 10 percent,” says Richard L. Borges II, president of the Appraisal Institute. “Home owners should be aware of what is going on in their neighborhood and how others' bad behaviors could affect their home's value.”

What qualifies as a bad neighbor — or “external obsolescence” in appraisal speak? Home owners with “annoying pets, unkempt yards, unpleasant odors, loud music, dangerous trees and limbs, or poorly maintained exteriors,” according to the Appraisal Institute.

The organization recommends home owners take action. For example, banding together with other neighbors to approach the “bad neighbor” together and check if the home is violating any municipality codes or subdivision restrictions that you can report. In some cases it may be worth hiring an attorney. “If all else fails, the cost of an attorney likely will be less than the home’s potential loss in value,” according to the Appraisal Institute.

The existence of unkempt and neglected properties are having long term adverse effect on sustaining community development and neighborhoods within the City of Buckhannon, State of West Virginia and other communities in other states. This increasing problem has been outline in a 2008 report by the United States Conference of Mayors as referenced in the following online link http://www.usmayors.org/bestpractices/vacantproperties08.pdf

Specific Solution:

The present method whereby a municipality realizes only a general lien does not specifically assure that any abated cleanup cost incurred by the City will ever be repaid, and if payment is realized it is often associated with the property being sold, auctioned or refinanced, sometimes years after the City’s cost incurrence. The current model is not conducive to the remediation investment ever being recouped by the City, and certainly not in a timely manner. Clever property owners have contrived ways to exploit the shortcomings of the current statute. In one recent instance, Buckhannon had been attempting to force the owner of a dilapidated, commercial building situated in a residentially zoned area, to raze the structure. Instead, the owner deeded the property to another party who the City suspected was not really a bona fide purchaser. The former owner took a purchase money deed of trust on the property, i.e., a first lien, essentially assuring that if the building was subsequently razed by the City, the purchase
money deed of trust would be senior to the City’s general lien, thus allowing for subsequent foreclosure and reacquisition by the former owner with the City’s junior lien being defeated and the nuisance thus being abated at no cost to the former owner.

The City of Buckhannon seeks to expand its power and authority pursuant to West Virginia Code 8-12-16 (e) (1) whereby the City will be able to establish a property tax lien, the amount of which would be assessed together with the annual, property tax assessment against a subject’s real property for the amount reflecting all costs incurred by the City during the preceding year for repairing, altering or improving, or for vacating and closing, removing or demolishing any dwelling house or other building, all of these processes sometimes hereinafter referred to as “property remediation.” All other Code provisions, and particularly those according due process to the owner within 8-12-16 (e) will continue to be incorporated as part of the enforcement measures respecting the City’s expanded power and authority. Other states have adopted such progressive models for expedited, municipal expenditure recoupment of property remediation projects with tremendous success.

The model proposed by Buckhannon will permit property remediation costs to be directly assessed as part of an owner’s annual property tax due for payment with the next ensuing year’s property tax invoice. The direct cost assessment added to the next year’s property tax invoice will allow for actual incurred costs to be recovered by the City much more expeditiously. The City would utilize the powers established in West Virginia Code 8-16-18 to impose equitable charges for services rendered by works for the improvement and protection of properties based on the cost of labor, equipment and other material resources necessary to abate the property nuisance.

The City further would apply its existing property maintenance ordinances to establish criteria for blighted, dilapidated, unkempt or distressed properties. Furthermore, the City of Buckhannon would have the ability to file such a tax lien for properties having high noxious weeds, grass, vegetation and/or clutter, all of which is proscribed pursuant to existing City ordinances.

The City will accord full due process of the law to subject property owners prior to any nuisance abatement and undertaking of remediation work, including certified mail notification to the owner detailing the nuisance activities, documentation of the property owner’s failure to comply, any court or housing enforcement board order to abate nuisance activities, the appeal process, notification of the assessment of cost via certified mail including personnel, equipment and any legal fees associated with the abatement cost, etc.

Buckhannon will assess the entire cost of the City’s remediation work upon the affected property as a property tax lien, which assessment shall then constitute a tax lien upon such property favoring the City. The property tax lien upon the property shall be expressly superior to all other liens except the annual property tax itself.

The City Treasurer would compile a report for the Assessor attaching copies of the recorded liens and formally requesting the special tax assessment. It is not anticipated that there would be more than five to ten special assessment requests for property remediation from the City per year. The Assessor’s Office already calculates thousands of special assessments annually for matters such as the county-wide school levy and the City library assessment, so these very few special assessments for City property remediation will involve very nominal, additional work for the Assessor. Similarly, upon collection of the special assessment as part of the collection of the regular, annual property tax, the Sheriff’s Office would have nominal,
additional work, simply being required to issue a check to the City for the recouped remediation work.

The City of Buckhannon believes that the special assessment will not unduly burden any other agency, i.e., the Upshur County Assessor and/or Sheriff’s offices. Prior to the County Assessor’s final preparation of property assessments for the forthcoming fiscal year that begins each July 1, and with a target date of January 31, the City Treasurer would collaborate with the City’s Zoning and Housing Enforcement Officer, and the City Street and Waste Superintendent, the Street and Waste Department being charged with property remediation work, to confirm those liens that have been perfected by the City during the preceding year.

In addition to the ability to post a tax lien in regards to municipal nuisance abatement, the City of Buckhannon proposes under Home Rule that building and/or zoning enforcement officials be authorized the power to issue “on site” citations for reoccurring exterior nuisance violations including, but not limited to the following: trash/rubbish, overgrown grass/weeds, junked or otherwise unlawfully situated motor vehicles, broken glass or windows and maintenance of vacant or unkempt structures. These “on site” citations will be represented and administered in the same manner in which traffic citations are issue by the Buckhannon Police Department

Fiscal Impact:

The fiscal impact of unkempt or blighted properties has an adverse effect on the municipality, the individual property owners and community/neighborhood development. The City has to deal with health and safety issues related to the property and the individual property owners and neighborhood must also contend with the same issues and the ramifications of the devaluation of their own property investments.

As previously stated in the proposal, according to the Realtor Mag article and Appraisal Institute survey, property values in surrounding homes can decrease in value of up to ten percent and possibly more in other communities. For example, a home appraised at $200,000 could lose approximately $20,000 in value just for being located in the same vicinity of an unkempt or blighted property. This loses in value impacts the individual property owner’s ability to refinance or sale his or her property without a substantial loss.
III. Police Civil Service Employment of Part-time Officers and Expanding Applicants’ Maximum Age

Category of Issue to be Addressed: Personnel

Specific state laws, policy rule, or regulation in question:
- West Virginia Code § 6-3-1a
- West Virginia Code § 7-14-8(5)
- West Virginia Code § 8-14-12
- West Virginia Code § 8-14-16

Specific Problem:

Buckhannon recently has experienced a substantial increase in crime primarily due to drug-related problems and would greatly benefit from increasing the number of its police officers. This increasing situation is creating "urgent reasons" to justify additional resources (officers) to combat criminal activities within the City of Buckhannon. Budget constraints, however, do not bode well for an increase in full-time police officers. By expanding the Police Civil Service provisions, the City would be able to hire half-time police officers who are already State Police Academy trained officers from other law enforcement agencies in West Virginia. Additionally, the City could consider half-time retention of senior officers who are retirement eligible, i.e., age 56 or older, and who would be designated for special assignment such as drug investigations.

Proposed Solution:

Buckhannon’s City Council adopted an ordinance establishing Police Civil Service on May 6, 1954. The City proposes the hiring of half-time police officers to assist its full-time paid department consisting of a police chief and eight officers. Additionally, the City proposes to increase the maximum age of hire of its full-time officers to 45 years of age.

The proposed Buckhannon model will not affect civil service protection for current or future fulltime paid officers of the City Police Department. Buckhannon will continue to fully adhere to all requirements of the West Virginia Code applicable to Police Civil Service protections. The authorization would expand West Virginia Code § 8-14-16 and provide for half-time certified and trained officers to serve longer than the three month provisional, but not to exceed 1040 hours during a calendar year.

The City would adopt an ordinance under Home Rule allowing half-time certified and trained officers to be hired by the Buckhannon Police Department who would serve a maximum of 1040 hours annually. Furthermore, the proposed Buckhannon model under Home Rule would be limited pursuant to a formula whereby half-time officers could comprise a maximum of 25% of the total approved full-time police officers. To illustrate this formula, the City of Buckhannon currently has nine approved full-time police officers; therefore, the Buckhannon Police Department could only employ two half-time certified and trained police officers at any time. In addition to this specific proposal, Buckhannon’s would authorize the City’s hiring of half-time officers who are under the age of 56 years.
The approved model under Home Rule would permit the City of Buckhannon to increase maximum hiring age limit from 40 years of age to 45. Deputy Sheriffs pursuant to Civil Service under West Virginia Code 7-14-8(5) already are permitted to be 45 at time of hire. During the past three police hiring processes conducted by the Buckhannon Police Department, approximately 30% of the applicants were rejected or failed to apply because of the current 40 year-old maximum age restriction.

Unfortunately, it must be noted that included within that 30% estimate were prospective officers with prior law enforcement experience or individuals with extensive military experience. Class III and Class IV municipalities continue to struggle in their search for qualified applicants regardless of maximum age limitations, but these limitations do have a profound impact on re-advertising and the rejection of highly qualified officers.

There are other provisions of the State Code that would seem to support a model such as that being proposed by Buckhannon. First, Sheriffs’ Departments already have the authority to establish a “Sheriff’s Reserve” as set forth pursuant to WV Code 6-3-1a. Additionally, pursuant to WV Code 8-14-12, police officers returning to their former department within a two year period, may be older than 40 years of age. Also, 8-14-16 permits three month provisional appointments without any age limitation. There are a number of recognized special needs in our existing State statutes.

Fiscal Impact:

A full-time police officer in Buckhannon currently results in an average, annual cost incurrence of $53,244 which includes base salary, overtime, and benefits. The hiring of two additional, full-time paid officers would cost the City $106,488 annually exclusive of additional cruiser costs. The hiring of two half-time (20 hours per week), certified and trained officers, i.e., the half-time officers must have completed the State Police Academy training, would result in a combined cost incurrence to the City of $35,360 annually, or $17,884 less than one full-time paid officer, and $71,128.00 less than two full-time paid officers. Upon approval, this model will result in more officers assisting in criminal investigations and lessening the caseload burden within the City of Buckhannon and the Buckhannon Police Department.
IV. Online Sale or Disposition of Other Municipal Property

Category of Issue to be Addressed: Administration

Specific state laws, policy rule, or regulation in question:
- West Virginia Code Article 3 Chapter 59
- West Virginia Code § 8-12-18 (b)

Specific Problem:

The City of Buckhannon’s inability to sale or dispose of real and personal property using online methods has limited the City’s revenue potential by decreasing the potential bidder audience to only a selected media coverage area. The absence of the City’s ability to broaden the coverage area to include the internet to more potential bidder results in the demand for real and personal property for sale by the City to diminish revenue collection for items the City owns such as surplus equipment and real estate property. WV Code § 8-12-18 actually limits the City of Buckhannon from realizing the true highest bidder for surplus equipment and real estate by not specifically addressing and therefore not permitting the use of online auctions as a means of selling or disposing of municipal owned property.

Proposed Solution:

The City of Buckhannon under Home Rule proposes to expand its authority and power respecting the sale of municipal property through online sales. Currently, the City of Buckhannon is required to sell any of its real or personal property or any interest therein or any part thereof for a fair and adequate consideration, the property to be sold at public auction at a place designated by the governing body, but before making any sale, notice of the time, terms and place of sale, together with a brief description of the property to be sold, shall be published as a Class I legal advertisement in compliance with West Virginia Code Article 3, Chapter 59.

Embracing technology that did not exist when the current legislation was drafted, the City of Buckhannon proposes that the sale of real or personal property be advertised but offered for sale utilizing reputable online auction services that specialize in conducting governmental property auctions. The utilization of online auctions as an additional means for the sale and disposition of real and personal property will expand bidder participation in the auction process thus providing potential for the City to realize more revenue than through the current, traditional, auction method.

To further satisfy the requirement of a Class I legal advertisement under West Virginia Code § 8-12-18 (b), the City of Buckhannon would include a website link within the traditional, legal advertisement identifying the selected online website specializing in government auctions and provide potential bidders with the opportunity to be directed to the website for real and personal property information and bidding. Again, the City’s intent is to broaden the potential bidder audience and therefore increase revenue potential as it relates to municipal, real and personal property sale or disposition.
Fiscal Impact:

The fiscal impact of this proposal can’t effectively be measured or calculated because of specific market driven demands for certain surplus equipment or real estate. However, many municipalities in the United State used online auctions to sell or dispose of municipally owned surplus equipment and/or real estate property. The following article from GovDeals.com attempt to quantify the impact of online auctions:

**Surplus equipment sales help cities s-t-r-e-t-c-h budgets**

By PHOEBE MUTHART
The Municipal

One strategy for making your department’s budget go farther is to put that extra equipment on the market. The trick is figuring out which selling strategy will get you the best price and involves the least amount of hassle.

For Middletown, Ohio, online auctions proved to be the way to go. The town made $1 million in revenue from the sale of surplus items after it began using the GovDeals Inc. auction site in 2005.

"Prior to that, we were only making less than $10,000 a year," Cindy Strayer, Middletown’s purchasing agent, said. "We were doing an auction every year, but now we sell them as they come in."

Local police cars, as well as confiscated and recovered items have gone up for sale. Other vehicles, as well as bicycles, have also sold very well, she said.

Beyond the increase in revenue, Strayer found other benefits to using an online auction.

"It’s better because we no longer have to carry the items on our inventory or insurance for up to a year waiting for the next auction," she said. "Plus, we get the revenue from the sale right away, and the sale price is much higher because we are attracting bidders from all over the world, as opposed to just in the Middletown area. One successful bidder was from Canada."

Joe Donlon of Standard Equipment in Chicago, Ill., knows that whether you’re looking to trade in a used item in order to purchase new equipment or looking to spend less money by buying used or re-built equipment, the process isn’t always a piece of cake.

"It’s a supply and demand thing. It’s not that easy to get it and it can be a pain to get rid of it."

Strayer said that storing the unneeded items long term created a space problem for Middletown. In the past, a significant amount of time was also invested in getting the items ready for auction, transporting them to the auction site and actually holding the auction.

"Now, we send the items to the auction block as soon as they are deemed no longer needed for public purposes," she noted.

The global, online company Vocon Auctions also handles the auctioning of light and heavy municipal equipment in both live and virtual formats.

"An auction is a good way to turn idle, surplus assets into revenue for a municipality," said Jared Mollin, national account manager for VOCON. Mollin’s recommendation is to make sure you know exactly what the auction company’s offering and who its target audience is prior to doing business with it. ▶
Conclusion

In the United States, some states constitutionally or legislatively grant home rule to cities, counties, and municipalities within their borders. These are called "home rule states." Local governments in home rule states are free to pass laws and ordinances as they see fit to further their operations, within the bounds of the state and federal constitutions. In other states, such as West Virginia, local governments have only the authority expressly granted to them by state legislatures, typically in accordance with the legal principle known as Dillon's Rule.

The City of Buckhannon visions the establishment of the West Virginia Home Rule Program as a beneficial component in providing municipalities to in essence chart their own course within the parameters of the federal and state law. The ability of the City of Buckhannon to have the autonomy to implement various policies and ordinances that reflect the demographic and conducive nature of our city and community will only flourish with approval to participate in the program.
THE RECORD DELTA
P.O. BOX 550
BUCKHANON, WV 26201
(304) 472-2800
FEIN NO. 363672215

Richard C. Clemens
City of Buckhannon
70 E Main St
Buckhannon, WV 26201

LEGAL ADVERTISEMENT INVOICE

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DESCRIPTION: Home Rule Program Application

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Legal Rate: 11 1/5 cents per word space for the first publication
75% of the first cost for each additional publication

AFFIDAVIT

STATE OF WEST VIRGINIA, COUNTY OF UPSHUR,
Carmela Rice, Legal Clerk of the Record Delta,
a Newspaper Published in Buckhannon in said county,
do hereby certify that the annexed
Home Rule Program Application
Was published once a week for Two Successive
weeks in said Record Delta Newspaper as aforesaid,
commencing on the, 28th day of March, 2014

Legal Clerk: Carmela Rice

WEST VIRGINIA, UPSHUR COUNTY, TO WIT:
Subscribed and sworn before me this 8th day of April, 2014.

Notary Public: Janelle Fishner

My commission expires: Jan. 3, 2017
NOTICE OF PUBLIC HEARING
CITY OF BUCKHANNON,
WEST VIRGINIA
HOME RULE PROGRAM
APPLICATION

Notice is hereby given by the City of Buckhannon that it will hold a public hearing on Thursday, May 1, 2014 at 7:00 p.m. at Buckhannon City Hall, 70 E. Main Street, Buckhannon, WV 26201.
The purpose of this public hearing is to receive comments concerning the City's proposed Home Rule plan. Written comments may be submitted to Michael Doss, City Administrator, City Hall, 70 E. Main Street, Buckhannon, WV 26201.

The City of Buckhannon's proposed Home Rule Program application is available for public inspection at City Hall, 70 E. Main Street, Buckhannon, WV 26201 during normal business hours of 8:30 a.m. and 4:30 p.m.

All interested citizens are invited to attend the public hearing scheduled for Thursday, May 1, 2014, and to present oral or written comments concerning the City's proposed Home Rule plan at that time. Written comments may be submitted to the City Administrator, City Hall, 70 E. Main Street, Buckhannon, WV 26201.

The first reading of the ordinance approving the City of Buckhannon's Home Rule plan application will be held at the regularly scheduled meeting of the Buckhannon City Council on Thursday, May 1, 2014 (03-28-04-04).
This is a true and exact copy from the records of the City of Buckhannon. Given under my hand the 23rd day of May 2014 - Richard Clemens, City Recorder, City of Buckhannon, West Virginia 26201.

STATE OF WEST VIRGINIA, COUNTY OF UPSHAUR, CITY OF BUCKHANNON, TO WIT:

A regularly scheduled meeting of the Buckhannon City Council was held in Council Chambers at City Hall, 70 East Main on Thursday, May 1, 2014 at 7:00 pm with the following in attendance:

- Mayor: Kenneth Davidson  Present
- City Recorder: Richard Clemens  Present
- Council Member: Pamela Cappari  Present
- Council Member: Ron Pugh  Present
- Council Member: J. David Thomas  Absent
- Council Member: John Waltz  Present
- Council Member: Tom O'Neill  Present
- City Attorney: David McCauley  Present
- City Administrator: Michael Doss  Present
- Assistant City Recorder: Amberle Jenkins  Present
- Fire Chief: Mitch Tacy  Absent
- City Engineer: Jay Hollen  Present
- Street/Waste Supervisor: Jerry Arnold  Present
- Record Delta: Duane Carpenter  Present
- The Inter-Mountain: Melissa Toothman  Present
- Channel 3: Rich Edwards & Dennis Cortes  Present

City of Buckhannon
City Council Meeting Attendance Record

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<tr>
<th>Name - Please write clearly</th>
<th>Street Address</th>
<th>Do you desire to address Council? Y or N and if Yes, State Topic</th>
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<td>Rose McClure</td>
<td>93 B Wilson St.</td>
<td>Y N</td>
</tr>
<tr>
<td>Tracy Hall</td>
<td>905 Clay St.</td>
<td>Y N</td>
</tr>
<tr>
<td>Merry Alcorn</td>
<td>50 Cleveland Ave</td>
<td>Y N baby</td>
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<tr>
<td>Mary Alcorn</td>
<td>117 Boise St.</td>
<td>Y N baby</td>
</tr>
<tr>
<td>Cindy Alcorn</td>
<td>30 Traylor St.</td>
<td>Y N baby</td>
</tr>
<tr>
<td>Lynne McFadden</td>
<td>Buckhannon Rd.</td>
<td>Y N</td>
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<tr>
<td>Mary Johnson</td>
<td>15 Gilbert St.</td>
<td>Y N</td>
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<tr>
<td>Karen Rupp Swoopes</td>
<td>14 Park St.</td>
<td>Y N</td>
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<tr>
<td>Mary Beem</td>
<td>591 Hillman Ln</td>
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<tr>
<td>Jamie Macon</td>
<td>52 Lassen St.</td>
<td>Y N</td>
</tr>
<tr>
<td>Elaine Miller</td>
<td>14 Park Rd.</td>
<td>Y N math</td>
</tr>
<tr>
<td>Terry Miller</td>
<td>14 Park Rd.</td>
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<td>Jim Ashley</td>
<td>147 Cherry Hill Rd</td>
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<tr>
<td>Michael Joyce</td>
<td>73 Anchfield St.</td>
<td>Y N</td>
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<tr>
<td>Robert Sincavage</td>
<td>405 Florian St.</td>
<td>Y N</td>
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<tr>
<td>Michael Sincavage</td>
<td>132  Ashley Lane</td>
<td>Y N</td>
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<tr>
<td>Rhonda Hixler</td>
<td>118 Main St.</td>
<td>Y N</td>
</tr>
<tr>
<td>Jerry I Miller</td>
<td>1218  Elk River Rd</td>
<td>Y N baby</td>
</tr>
<tr>
<td>Dianne Hixler</td>
<td>4th South St.</td>
<td>Y N</td>
</tr>
</tbody>
</table>

Mayor Davidson asked for a moment of silence, led the Pledge of Allegiance and opened the scheduled public hearing on the City’s Home Rule Application.

Home Rule Public Hearing:

City Administrator Michael Doss provided an introduction to Home Rule, the history of Home Rule in West Virginia and details regarding the City’s proposal.
What is Home Rule?
In the United States, the legislative authority granted to local governments varies by state. In some states, known as Home Rule States, an amendment to the state constitution grants cities, municipalities, and/or counties the ability to pass laws to govern themselves as they see fit (so long as they obey the state and federal constitutions). In other states, such as West Virginia, only limited authority has been granted to local governments by passage of statutes in the state legislature. In these states, a city or county must obtain permission from the state legislature if it wishes to pass a law or ordinance which is not specifically permitted under existing state legislation.

Municipalities face challenges delivering services required by federal and state law, or demanded by their constituents. Subsequently, municipalities in West Virginia are sometimes restrained by state statutes, policies and rules that challenge their ability to carry out their duties and responsibilities in a cost-effective, efficient and timely manner.

How Did We Get Here?
Home Rule was expanded under S.B. 435: A BILL to amend and reenact 8-1-5a of the Code of West Virginia, as amended, relating to continuing the Municipal Home Rule Pilot Program; continuing the Municipal Home Rule Board; setting forth legislative findings; authorizing Class I, II, III and IV municipalities to participate in the program.

City of Buckhannon and Home Rule
Home Rule for the City of Buckhannon would provide the city and elected officials with the ability to chart their own course in how to operate and manage the municipality in areas such as finance, economic development, zoning, building and infrastructure. The issues uniquely associated with Buckhannon and the composition of our community and its citizens is very different than other municipalities such as Morgantown, Martinsburg, Weston and Lewisburg yet we are all governed by the same rigid statutes and operational functional limitations as prescribed by the West Virginia State Legislature in Charleston. The expansion and continuation of the Municipal Home Rule Pilot Program will commence July 1, 2014 and conclude July 1, 2019 at which time the legislature will review the program for future consideration or termination.

Local government is most responsive and responsible when it is closest to the people it serves. The Municipal Home Rule Pilot Program will provide the City of Buckhannon with added responsibilities at our city government level which can produce positive changes in our efforts to improve the quality of life in our community.

What is the Home Rule Process?
All municipalities interested in participating in the Municipal Home Rule Pilot Program shall submit a written plan (application) on or before June 2, 2014 to the Home Rule Board stating in detail the following:

- The specific laws, acts, resolutions, policies, rules or regulations which prevent the municipality from carrying out its duties in the most cost-efficient, effective and timely manner;
- The problems created by the laws, acts, resolutions, policies, rules or regulations;
- The proposed solutions to the problems, including all proposed changes to ordinances, acts, resolutions, rules and regulations. Note: The specific municipal ordinance instituting the solution does not have to be included in the written plan; and
- A written opinion, by an attorney licenses to practice in West Virginia, stating that the proposed written plan does not violate the provision of this section.

Prior to submitting its written plan to the board, the municipality shall:
1. Hold a public hearing on the written plan
2. Provide notice at least thirty days prior to the public hearing by a Class II legal advertisement
3. Make a copy of the written plan available for public inspection at least thirty days prior to the public hearing; and
4. After the public hearing, adopt an ordinance authorizing the municipality to submit a written plan to the Home Rule Board after the proposed ordinance has been read two times.

Powers and Duties Under Home Rule
The municipalities participating in the Municipal Home Rule Pilot Program have the authority to pass an ordinance, act, resolution, rule or regulation, under the provisions of this section, that is not contrary to the following:

- Environmental Law
- Bidding on government construction and other contracts
- The Freedom of Information Act
The municipality's written plan

The municipality does not have the authority to pass an ordinance, act, resolution, rule or regulation, under the provisions of this section, pertaining to:

- The Constitutions of the United States and State of West Virginia
- Federal law, or crimes and punishment
- State crimes and punishment
- Pensions or retirement plans
- Annexation
- Tax increment financing
- Extraction of natural resources
- Persons or property outside the boundaries of the municipality
- Marriage or divorce laws
- Restricting the carrying of firearms
- An occupation tax, fee or assessment payable by a non-resident of a municipality

Commencing December 1, 2015, and each year thereafter, each participating municipality shall give a progress report to the Home Rule Board, and commencing January 1, 2016, and each year thereafter, the Home Rule Board shall give a summary report of all the participating municipalities to the Joint Committee on Government and Finances. Before January 1, 2019, the Performance Evaluation and Review Division of the Legislative Auditor's Office shall conduct a performance review on the pilot program and the participating municipalities. The review shall include the following:

1. An evaluation of the effectiveness of expanded home rule on the participating municipalities

2. A recommendation as to whether the expanded home rule should be continued, reduced, expanded or terminated

3. A recommendation as to whether any legislation is necessary regarding the continuation, regulation, expansion or termination of the Municipal Home Rule Pilot Program.

City of Buckhannon Home Rule Proposals

The follow items represent possible problems/solutions that will be address under the City of Buckhannon’s Home Rule Program.

- Economic Development and Job Creation
- Community Development and Property Nuisance Abatement
- Enhancement of Additional Resources for Public Safety
- Expansion of Revenue Opportunities Regarding the Disposition of Public Property and Equipment

Proposal I: Enterprise Zones

I. Enterprise Zone - Municipal Real and Personal Property Rebates, and B & O Tax Exemptions

Specific Problem:
The escalation in competition to attract new commercial and industrial businesses as well as retain and/or expand existing businesses has become a challenge for municipalities in West Virginia and throughout the United States. The interstate competition coupled with economic development incentives offered by other municipalities in other states has created a substantial limitation in attracting new economic growth to the City of Buckhannon as well as other municipalities in West Virginia. Municipalities in other neighboring states such as Ohio, Pennsylvania and Virginia have the ability to offer a variety of tax incentives, utility incentives and property development opportunities that municipalities in West Virginia do not have the ability to offer and/or are limited under West Virginia State Code.
This is a true and exact copy from the records of the City of Buckhannon. Given under my hand the 23rd day of May 2014 - Richard Clemens, City Recorder. City of Buckhannon, West Virginia.

Without the ability to offer tax incentives that only exist within the municipality, municipalities around the state continue to stand idle by as other municipalities in surrounding states secure new orders and expanding commercial and industrial businesses. The result directly impacts the positive growth of the municipality and prohibits new tax and job resources for both the municipality and the State of West Virginia.

Specific Solution:
Under Home Rule, The City of Buckhannon will be authorized to designate developmental areas within the municipal corporate limits to be an "Enterprise Zone," and therefore be enabled to provide qualifying companies with municipal real and personal property tax rebates together with B & O tax exemptions of up to 100% for a period of up to five years depending upon the extent of the new or expanded construction.

The City's objectives in establishing the Enterprise Zone is to create new, and retain existing jobs within the City; to encourage new capital investment; improve competitiveness; increase other local revenues; and generally improve the economic climate of the City. The benefits for an eligible company will be a multi-year scaled rebate in their municipal real and personal property and exemptions in their B & O taxes which may be applied to off-set start-up or expansion costs, and improve the company's competitive advantage vis-à-vis their competitors. The purpose of this program is to encourage both new and existing commercial or industrial businesses to invest within the City of Buckhannon by lessening real and personal property taxes for a period of five years, i.e., up to five years depending on the project and local investment in jobs creation and capital.

The designation of an "Enterprise Zone" will result in qualifying, commercial or industrial businesses receiving full municipal real and personal property tax rebates, and full B & O tax exemptions on qualifying investments for new construction or expansion for commercial or industrial businesses.

The property tax "rebate," will not require any special or additional services to be performed by any other agency of government, i.e., neither the Upshur County Assessor, Sheriff's Office, nor shall any State agency be tasked with any additional duties. Upon presentation to the City Treasurer of proof of property tax payment by a business whose location or expansion plan had been previously filed and officially approved by Buckhannon's City Council, and further following the City's receipt of its distributive share of ad valorem taxes from Upshur County, then, that business taxpayer pursuant to a formula approved by the City Council would realize a full refund from the City of the municipal tax portion only of the business's total property tax paid. The duration of this "rebate" program could be as low as five years depending upon the quantity of investment in facilities constructed or expanded, and jobs created within the City. The rebate program would be capped at a maximum of five years with a maximum annual rebate percentage of 100% pending the eligibility of the business and contingent upon said business meeting the qualifying requirements and adhering to the terms.

In addition to the property tax "rebate" on real and personal property, the City of Buckhannon proposes that B & O tax exemption incentive be provided to new and/or expanding commercial and industrial businesses. The City of Buckhannon's B & O tax exemption incentive would include a similar formula as the one established in the property tax "rebate." The B & O tax incentive under the Enterprise Zone would effectively provide a business with 100% annual tax exemption for a maximum of five years pending the eligibility of the business and contingent upon said business meeting the qualifying requirements and adhering to the terms. This tax exemption would include all B & O classifications as prescribed under West Virginia Code.

Different from the property tax "rebate" discussed above, the municipal B & O tax is assessed, collected, and administered entirely by Buckhannon's municipal government pursuant to the City's several B & O tax ordinances, without any involvement by any county or state agency, other than occasional administrative consultation or information sharing with the West Virginia Department of Tax and Revenue. Some business enterprises would benefit far more from the B & O tax exemption versus the property tax rebate.

For instance, a business entity might consider locating in Buckhannon whose business plan does not require a large investment in property acquisition or development of structures, but whose capital investment is more directed toward employee training and/or startup inventory acquisition. A maximum five year, full exemption of municipal B & O taxes may well prove the difference in especially new enterprises being able to sustain themselves and grow their businesses. Application for the municipal B & O exemption further could be made by existing businesses seeking to substantially expand their operations within the City, e.g., offering a new product line, or acquiring new equipment for fabrication purposes, or converting equipment to more energy efficient, sustainable methods.

MINIMUM QUALIFYING REQUIREMENTS:
Applicants must demonstrate that their new location or expansion project shall:
- increase the value of their real and/or tax assessable personal property by at least $500,000 upon completion; or
- result in a capital investment including construction of at least $500,000 upon
ELIGIBLE PROJECTS:
Eligible property tax rebated and B & O tax exempted property may include buildings, structures, vehicles, machinery and equipment, site improvements, office and related property (if occupying leased premises) necessary for operation of the facility.

Modernization for the purpose of replacing or upgrading existing facilities that increase the production input or output, or that updates technology or substantially lowers the unit cost of the operation or that is sustainable, i.e., "green friendly" initiatives, may be considered and in fact will be encouraged.

TERMS:
When municipal, real and personal property tax rebates and/or B & O tax exemptions are available, they will be offered pursuant to the following, general limits and guidelines:

- For typical commercial and industrial property tax rebates and/or B & O tax exemptions, the City will negotiate a credit scale and duration of rebates and/or exemptions based primarily upon the investment level and full-time job creation. Each project will be evaluated individually, and the tax incentives tailored to an analysis based upon such factors as industry competitive disadvantages, quantifiable economic impacts, and furthering other public purposes in unique ways. Applicants then would be required to submit an economic impact analysis using reliable modeling tools. Depending on the analysis of such factors and data, the City then would evaluate the appropriate level and duration of tax rebates and exemptions;

- The City would be inclined to offer more favorable consideration to applicants committing to other community benefits, such as the city's Minority and Women/Disadvantaged Business Enterprise Program, local purchasing, i.e., within Upshur County, of materials, vehicles, and equipment, construction and permanent employment job opportunities within a reasonably defined area, and employee health care benefits, and for energy conscious and environmentally sustainable programs;

- An annual extended rebate and tax exemption of up to 100% for an additional two years might be considered for targeted industry clusters, such as those in biotechnology, information technology, aerospace, energy, natural resources and other industries that the City from time to time identifies as having a particularly positive impact on the Buckhannon-Upshur economy.

OTHER REQUIREMENTS AND RECAPTURE PROVISIONS:

- Any business whose application for property tax rebate and B & O tax exemption has been formally approved by the City Council shall be required thereafter to file a quarterly report during each year of the term approved by the City Council demonstrating that the project is meeting the goals set forth in the previously approved application.

- If during any quarterly report filing, it is determined in the exclusive discretion of the City Council that a successful applicant's project then has failed to satisfy the business's approved application, or if the business defaults on any terms, conditions or warranties contained in the rebate/exemption agreement with the City, and fails to cure such default after reasonable notification by the City, then the tax rebate/exemption agreement will be deemed as terminated and the City shall be entitled to recapture up to 100% of all taxes rebated or exempted for that current tax year of failure or default, and the application will be immediately terminated respecting all future years as initially had been approved by the City.

Fiscal Impact:
The following financial analysis explores the impact of the Enterprise Zone Program based on actual numbers provided by various county and city departments. The analysis demonstrates what a commercial/industrial business designated within an Enterprise Zone could realize in economic development tax incentives developed by the City of Buckhannon under Home Rule.

Commercial Business A (100% five year rebate and exemption)
- Total Square Footage - 100,000 Sq. Ft.
- Total Construction/Capital Cost - $5,500,000
Annual Total Real and Personal Property Rebate and Municipal B&O Tax credit - $181,613.29
Five year Total Real and Personal Property Rebate and Municipal B&O Tax credit - $908,066.45

Result: Commercial Business A would receive approximately 16.5% in real and personal property rebates (Municipal Tax Collection Only) and Municipal B&O tax credits returned on the initial construction/capital investment over a five year period under the incentive offered in the Enterprise Zone Program.

Light Industrial Business B (100% five year rebate and exemption)
This is a true and exact copy from the records of the City of Buckhannon. Given under my hand the 23rd day of May 2011.

City of Buckhannon

1. Total Cost Revenues: $6,000,000
2. Total Cost Revenues: $3,000,000
3. Annual Total Real and Personal Property Tax Revenue: $92,667.88
4. Five year Total Real and Personal Property Tax Revenue: $463,339.40

Result: Light Industrial Business B would receive approximately 15.5% in real and personal property rebates (Municipal Tax Collection Only) and Municipal B&O tax credits returned on the initial construction/capital investment over a five year period under the incentive offered in the Enterprise Zone Program.

II. Property Nuisance Abatement and Special Property Tax Lien and “On Site” Citations

Specific Problem:
The City of Buckhannon has been limited in its ability to adequately address several nuisance properties within its corporate limits that have become dilapidated, unkempt or in state of prolonged and consistent disrepair. These blighted properties unfairly decrease the market value of neighboring properties as well as provide for an unsafe and unhealthy environment for the community. Currently, West Virginia municipalities are limited to filing a general lien on a specific property for any cost incurred to repair, alter, improve, vacate/clear, remove or demolish any dwelling or building. Frequently, such a property already has a host of senior liens filed against it. The City’s incentive to be aggressive in engaging in property remediation is minimized given the inability to recoup costs with the remediation.

In addition, at the present time there is no clear authority under state law that would permit a municipality’s building and/or zoning enforcement officials to issue “on the site” citations for property nuisance violations. West Virginia Code § 8-12-16 mandates that procedural and proper notification requirements be in accordance with the law concerning service of process of civil actions and on the premise affected by the complaint or order. Specifically, West Virginia Code § 8-12-16(d) indicates that no ordinance shall be adopted without for the right to apply to the circuit court for a temporary injunction which restrains the enforcement official pending final disposition of the cause.

The City believes abandoned and unkempt properties cause decay in the City’s neighborhoods and a decline in the value of neighboring properties while creating unsafe and unhealthy living conditions. These conditions justify strong and aggressive measures by the City to do everything possible to promptly abate such hazards in its neighborhoods.

Specific Solution:
The present method whereby a municipality realizes only a general lien does not specifically assure that any abated cleanup cost incurred by the City will ever be repaid, and if payment is realized it is often associated with the property being sold, auctioned or refinanced, sometimes years after the City’s cost incurrence. The current model is not conducive to the remediation investment ever being recouped by the City, and certainly not in a timely manner. Clever property owners have contrived ways to exploit the shortcomings of the current statute. In one recent instance, Buckhannon had been attempting to force the owner of a dilapidated, commercial building situated in a residentially zoned area, to raze the structure. Instead, the owner deeded the property to another party who the City suspected was not really a bona fide purchaser. The former owner took a purchase money deed of trust on the property, i.e., a first lien, essentially assuring that if the building was subsequently razed by the City, the purchase money deed of trust would be senior to the City’s general lien, thus allowing for subsequent foreclosure and reacquisition by the former owner with the City’s junior lien being defeated and the nuisance thus being abated at no cost to the former owner.

The City of Buckhannon seeks to expand its power and authority pursuant to West Virginia Code 8-12-16 (e) (1) whereby the City will be able to establish a property tax lien, the amount of which would be assessed together with the annual, property tax assessment against a subject’s real property for the amount reflecting all costs incurred by the City during the preceding year for repairing, altering or improving, or for vacating and clearing, removing or demolishing any dwelling house or other building, all of these processes sometimes hereinafter referred to as “property remediation.” All other Code provisions, and particularly those according due process to the owner within 8-12-16 (e) will continue to be incorporated as part of the enforcement measures respecting the City’s expanded power and authority. Other states have adopted such progressive models for expedited, municipal expenditure recoupment of property remediation projects with tremendous success.

The model proposed by Buckhannon will permit property remediation costs to be directly assessed as part of an owner’s annual property tax due for payment with the next ensuing year’s property tax invoice. The direct cost assessment added to the next year’s property tax invoice will allow for actual incurred costs to be recovered by the City much more expeditiously. The City would utilize the powers established in West Virginia Code 8-16-15 to impose equitable charges for services rendered by works for the improvement and protection of properties based on the cost of labor, equipment and other material resources necessary to abate the property nuisance.

The City further would apply its existing property maintenance ordinances to establish criteria for
The City will accord full due process of the law to subject property owners prior to any nuisance abatement and undertaking of remediation work, including certified mail notification to the owner detailing the nuisance activities, documentation of the property owner's failure to comply, any court or housing enforcement board order to abate nuisance activities, the appeal process, notification of the assessment of cost via certified mail including personnel, equipment and any legal fees associated with the abatement cost, etc.

Buckhannon will assess the entire cost of the City's remediation work upon the affected property as a property tax lien, which assessment shall then constitute a tax lien upon such property favoring the City. The property tax lien upon the property shall be expressly superior to all other liens except the annual property tax itself.

In addition to the ability to post a tax lien in regards to municipal nuisance abatement, the City of Buckhannon proposes under Home Rule that building and/or zoning enforcement officials be authorized the power to issue "on site" citations for reoccurring exterior nuisance violations including, but not limited to the following: trash/rubbish, overgrown grass/weeds, junked or otherwise unlawfully situated motor vehicles, broken glass or windows and maintenance of vacant or unkempt structures. These "on site" citations will be represented and administered in the same manner in which traffic citations are issue by the Buckhannon Police Department.

Fiscal Impact:
The fiscal impact of unkept or blighted properties has an adverse effect on the municipality, the individual property owners and community/neighborhood development. The City has to deal with health and safety issues related to the property and the individual property owners and neighborhood must also contend with the same issues and the ramifications of the devaluation of their own property investments.

According to the Realtor Magazine and Appraisal Institute survey, property values in surrounding homes can decrease in value of up to ten percent and possibly more in other communities. For example, a home appraised at $200,000 could lose approximately $20,000 in value just for being located in the same vicinity of an unkept or blighted property. This loses in value impacts the individual property owner's ability to refinance or sale his or her property without a substantial loss.

III. Police Civil Service Employment of Part-time Officers and Expanding Applicants' Maximum Age

Specific Problem:
Buckhannon recently has experienced a substantial increase in crime primarily due to drug related problems and would greatly benefit from increasing the number of its police officers. This increasing situation is creating "urgent reasons" to justify additional resources (officers) to combat criminal activities within the City of Buckhannon. Budget constraints, however, do not bode well for an increase in fulltime police officers. By expanding the Police Civil Service provisions, the City would be able to hire half-time police officers who are already State Police Academy trained officers from other law enforcement agencies in West Virginia. Additionally, the City could consider half-time retention of senior officers who are retirement eligible, i.e., age 56 or older, and who would be designated for special assignment such as drug investigations.

Proposed Solution:
Buckhannon's City Council adopted an ordinance establishing Police Civil Service on May 6, 1954. The City proposes the hiring of half-time police officers to assist its full-time paid department consisting of a police chief and eight officers. Additionally, the City proposes to increase the maximum age of hire of its full-time officers to 45 years of age.

The proposed Buckhannon model will not affect civil service protection for current or future fulltime paid officers of the City Police Department. Buckhannon will continue to fully adhere to all requirements of the West Virginia Code applicable to Police Civil Service protections. The authorization would expand West Virginia Code § 5-14-16 and provide for half-time certified and trained officers to serve longer than the three month provisional, but not to exceed 1040 hours during a calendar year.

The City would adopt an ordinance under Home Rule allowing half-time certified and trained officers to be hired by the Buckhannon Police Department who would serve a maximum of 1040 hours annually. Furthermore, the proposed Buckhannon model under Home Rule would be limited pursuant to a formula whereby half-time officers could comprise a maximum of 25% of the total approved full-time police officers. To illustrate this formula, the City of Buckhannon currently has nine approved full-time police officers; therefore, the Buckhannon Police Department could only employ two half-time certified and trained police officers at any time. In addition to this specific proposal, Buckhannon's would authorize the City's hiring of half-time officers who are under the age of 56 years.
The approved model under Home Rule would permit the City of Buckhannon to increase the maximum hiring age limit from 40 years of age to 45. Deputy Sheriffs pursuant to Civil Service under West Virginia Code § 7-14-8(3) already are permitted to be 45 at time of hire. During the past three police hiring processes conducted by the Buckhannon Police Department, approximately 30% of the applicants were rejected or failed to apply because of the current 40 year-old maximum age restriction.

Unfortunately, it must be noted that included within that 30% estimate were prospective officers with prior law enforcement experience or individuals with extensive military experience. Class III and Class IV municipalities continue to struggle in their search for qualified applicants regardless of maximum age limitations, but these limitations do have a profound impact on re-advertising and the rejection of highly qualified officers.

There are other provisions of the State Code that would seem to support a model such as that being proposed by Buckhannon. First, Sheriffs’ Departments already have the authority to establish a “Sheriff’s Reserve” as set forth pursuant to WV Code 6-3-1a. Additionally, pursuant to WV Code 8-14-12, police officers returning to their former department within a two year period, may be older than 40 years of age. Also, 8-14-16 permits three month provisional appointments without any age limitation. There are a number of recognized special needs in our existing State statutes.

Fiscal Impact:
A full-time police officer in Buckhannon currently results in an average, annual cost incurrence of $53,244 which includes base salary, overtime, and benefits. The hiring of two additional, full-time paid officers would cost the City $106,488 annually exclusive of additional cruizer costs. The hiring of two half-time (20 hours per week), certified and trained officers, i.e., the half-time officers must have completed the State Police Academy training, would result in a combined cost incurrence to the City of $35,360 annually, or $17,884 less than one full-time paid officer, and $71,128.00 less than two full-time paid officers. Upon approval, this model will result in more officers assisting in criminal investigations and lessening the caseload burden in the City of Buckhannon and the Buckhannon Police Department.

IV. Online Sale or Disposition of Other Municipal Property

Specific Problem:
The City of Buckhannon’s inability to sell or dispose of real and personal property using online methods has limited the City’s revenue potential by decreasing the potential bidder audience to only a selected media coverage area. The absence of the City’s ability to broaden the coverage area to include the internet to more potential bidder results in the demand for real and personal property for sale by the City to diminish revenue collection for items the City owns such as surplus equipment and real estate property. WV Code § 8-12-18 actually limits the City of Buckhannon from realizing the true highest bidder for surplus equipment and real estate by not specifically addressing and therefore not permitting the use of online auctions as a means of selling or disposing of municipal owned property.

Proposed Solution:
The City of Buckhannon under Home Rule proposes to expand its authority and power respecting the sale of municipal property through online sales. Currently, the City of Buckhannon is required to sell any of its real or personal property or any interest therein or any part thereof for a fair and adequate consideration, the property to be sold at public auction at a place designated by the governing body, but before making any sale, notice of the time, terms and place of sale, together with a brief description of the property to be sold, shall be published as a Class I legal advertisement in compliance with West Virginia Code Article 3, Chapter 59.

Embracing technology that did not exist when the current legislation was drafted, the City of Buckhannon proposes that the sale of real or personal property be advertised but offered for sale utilizing reputable online auction services that specialize in conducting governmental property auctions. The utilization of online auctions as an additional means for the sale and disposition of real and personal property will expand bidder participation in the auction process thus providing potential for the City to realize more revenue than through the current, traditional, auction method.

To further satisfy the requirement of a Class I legal advertisement under West Virginia Code § 8-12-18 (b), the City of Buckhannon would include a website link within the traditional, legal advertisement identifying the selected online website specializing in government auctions and provide potential bidders with the opportunity to be directed to the website for real and personal property information and bidding. Again, the City’s intent is to broaden the potential bidder audience and therefore increase revenue potential as it relates to municipal, real and personal property sale or disposition.

Fiscal Impact:
The fiscal impact of this proposal can’t effectively be measured or calculated because of specific
Conclusion

The Municipal Home Rule Pilot Program would have a positive impact on the operational functions of the City of Buckhannon. The ability to enhance revenues, streamline processes, improve the community and create potential marketable economic development opportunities only strengthens our resolve to represent the interests of the citizens of Buckhannon. Home Rule authorizes local communities to control their own destiny and makes government more responsive to voters. Home Rule is not an empowerment of government, but more about an empowerment of its citizens. The establishment of Home Rule lets a local municipality’s citizens decide what is best for them and allows them to use the ballot box to answer yes or no as to whether the city is going in the right direction.

Audience Questions and City’s Responses:

- Excellent Presentation!
  - Thank you

- Does this Home Rule application permit the addition of a sales tax?
  - No. It is not one of the four issues outlined in the application and if it was desired at some future time it would require an additional application from the City to be approved by the State Legislature.

- Does Home Rule allow the city to change the form of government without a vote?
  - No. The state constitution expressly prohibits a city from changing its charter without voter approval by the residents. (6-39a)

- Why are not all cities in the state applying if it is such a great idea?
  - Home Rule was authorized by a state-wide referendum to the State Constitution in 1936 but it was not until 2007 that a pilot project was offered to five Class I and II cities. Only four cities applied in 2007 and were approved.
  - In 2013 the pilot project was extended under SB435 to allow a total of 20 Class I, II, and now III cities to apply. Buckhannon is a Class III city (as defined by population) and has chosen to apply to help the city achieve desired quality of life results and not to raise more revenue. Many of the applications are focused on the ability to begin a sales tax.
  - Cost. The application process comprises a considerable amount of work. Many smaller communities may not see a cost benefit to the process including the future reporting required.

- Why has the City not included the addition of a sales tax?
  - Buckhannon’s current B&O tax is not implemented to the maximum degree allowed and has exemptions for smaller businesses. To implement a sales tax the City would be required to reduce our B&O tax rates. It is the conclusion of a financial analysis that an addition of a sales tax for the City of Buckhannon would not be beneficial to the City or its residents and is not recommended by the current City Council.

- Does the City of Buckhannon have any additions waiting for addition to the Home Rule?
  - No. Certainly other options were considered but there is no 5th proposal.

- Could the City impose other fees such as done in Huntington and other locations in the State under Home Rule?
  - Such fees are not part of Home Rule and could be implemented at any time. Fees such as storm sewer service fees and the like could be implemented with or without Home Rule.

- Concluding Note:
  - City Attorney reminded the audience and those listening that the Home Rule Pilot Program is a Sunset Act meaning the allowance of all such provisions as allowed under the program will expire (July 1, 2019) unless extended by the legislature and all such provisions granted to cities under the project will cease and the laws revert to their prior state.
ORDINANCE NO. 380 OF THE CITY OF BUCKHANNON, W.VA.
AN ORDINANCE AUTHORIZING THE CITY OF BUCKHANNON'S APPLICATION FOR
HOME RULE STATUS INCLUDING THE FILING OF THE CITY'S WRITTEN HOME
RULE PLAN WITH THE STATE OF WEST VIRGINIA MUNICIPAL HOME RULE
BOARD

WHEREAS, Article VI, Section 39(a) of the Constitution of West Virginia, which
Section 39(a) was ratified on November 3, 1936, captioned "Home Rule for
Municipalities," specifically provides that a municipality "through its legally constituted
authority, may pass all laws and ordinances thereto relating to its municipal affairs: Provided,
that any such charter or amendment thereto, and any such law or ordinance so
adopted, shall be invalid and void if inconsistent or in conflict with this Constitution or
the general laws of the State then in effect, or thereafter, from time to time enacted"; and,

WHEREAS, in 2007, the West Virginia legislature enacted the Municipal Home
Rule Pilot Program embodied by the statutory provisions of Chapter 8, Article 1, Section
5a of the West Virginia Code; and,

WHEREAS, effective July 1, 2013, the West Virginia legislature amended the
Municipal Home Rule Pilot Program to expand the Program to authorize as many as 20
municipalities to participate in the expanded pilot program until July 1, 2019; and,

WHEREAS, Chapter 8, Article 1, Section 5a, paragraph (f) of the West Virginia
Code, as amended, specifically provides that "(p)rior to June 1, 2014, a ... municipality desiring to participate in the Municipal Home Rule Pilot Program shall
submit a written plan to the [Municipal Home Rule] board"; and,

WHEREAS, Chapter 8, Article 1, Section 5a, paragraph (g) of the West Virginia
Code specifically provides that "(p)rior to submitting its written plan to the board, the
municipality shall: (1) Hold a public hearing on the written plan; (2) Provide notice at
least thirty days prior to the public hearing by a Class II legal advertisement; (3) Make a
copy of the written plan available for public inspection at least thirty days prior to the
public hearing; and (4) After the public hearing, adopt an ordinance authorizing the
municipality to submit a written plan to the Municipal Home Rule Board after the
proposed ordinance has been read two times."; and,

WHEREAS, the Council of the City of Buckhannon previously authorized the
preparation of a written Home Rule Plan for the City of Buckhannon, a copy of which
plan is appended herewith and further which plan is expressly made a part of this
authorizing Ordinance; and,
WHEREAS, the City of Buckhannon now has fully complied with all statutory provisions of Chapter 8, Article 1, Section 5a, paragraph (g) of the West Virginia Code, as provisions are hereinafter set forth; and,

WHEREAS, the City Council now fully approves in its entirety the appended, written Home Rule Plan and further formally authorizes the submittal of the City of Buckhannon’s Home Rule Plan for consideration by the Municipal Home Rule Board and in so doing to formally have the City of Buckhannon apply in all respects for designation as a “Home Rule” municipality.

NOW, THEREFORE, BE IT ORDAINED AND ENACTED BY THE COUNCIL OF THE CITY OF BUCKHANNON, AS FOLLOWS:

ARTICLE I - FINDINGS: The Council of the City of Buckhannon hereby makes the following findings:

(A) The City of Buckhannon seeks to be designated by the State of West Virginia’s Municipal Home Rule Board as a “Home Rule” municipality;

(B) The City of Buckhannon has authorized the preparation of a written, Home Rule plan in compliance with Chapter 8, Article 1, Section 5a, paragraph (f) of the West Virginia Code, as amended;

(C) The City of Buckhannon has widely distributed and publicized the proposed Home Rule plan, and has fully complied with the statutory provisions of Chapter 8, Article 1, Section 5a, paragraph (g) of the West Virginia Code, as amended, including the conducting of a public hearing upon the City’s Home Rule plan and application on Thursday, May 1, 2014;

(D) There are many beneficial reasons for the City of Buckhannon to make formal application for “Home Rule” status, and further the Council now fully authorizes the filing of the City of Buckhannon’s appended, written Home Rule Plan with the State of West Virginia’s Municipal Home Rule Board;

(E) The City of Buckhannon shall, upon Buckhannon’s being selected as a “Home Rule” municipality, comply with all statutory provisions of the Municipal Home Rule Pilot Program Act, including but not limited to:

(1) advance submittal of all ordinances based upon the City’s written plan with the Home Rule Board;

(2) providing all required legal notices;

(3) conducting all required public hearings; and
(4) obtaining formal approval of the Home Rule Board prior to formal reading and implementation of any ordinance based upon the City’s Home Rule plan;

(7) Upon Buckhannon’s selection as a “Home Rule” municipality, the City of Buckhannon shall not at any time pass or enact any ordinance, act, resolution, rule or regulation pursuant to the Home Rule Act that is contrary to any of the following:

(1) environmental law;
(2) bidding on government construction and other contracts;
(3) the Freedom of Information Act;
(4) the Open Governmental Proceedings Act;
(5) wages for construction of public improvements;
(6) the provisions of Chapter 8, Article 1, Section 5a of the West Virginia Code, as amended;
(7) the City of Buckhannon’s written Home Rule plan.

(G) The City of Buckhannon has no authority to pass or enact any ordinance, act, resolution, rule or regulation under the Home Rule Act, pertaining to any of the following:

(1) the Constitutions of the United States or the State of West Virginia;
(2) federal laws or crimes or punishment;
(3) chapters 60A-1-101, et seq.; 61-1-1, et seq.; and 62-1-1 et seq., of the West Virginia Code or any state crimes and punishment;
(4) pensions or retirement plans;
(5) annexation
(6) taxation, except as specifically authorized pursuant to the Home Rule Act;
(7) tax increment financing;
(8) extraction of natural resources
(9) persons or property outside the boundaries of the municipality:

provided, that this prohibition under the Municipal Home Rule Pilot Program does not affect the City’s powers outside its boundary lines under other sections of Chapter 8 or other chapters of the West Virginia Code, or court decisions;

(10) marriage and divorce laws;
(11) restricting the carrying of a firearm, as that term is defined in 61-7-2 of the West Virginia Code; provided, that, notwithstanding the provisions of subsection (p) of the Home Rule Act, municipalities may regulate the carrying of a firearm in municipal buildings dedicated to government operations, other than parking buildings or garages; provided, however, that on other municipal property, municipalities may regulate only those persons not licensed to carry a concealed firearm; and,

(12) an occupation tax, fee or assessment payable by a non-resident of the City of Buckhannon.

ARTICLE II - ADMINISTRATIVE PROVISIONS:
Upon selection as a "Home Rule" municipality, the City of Buckhannon shall:

(A) be permitted to amend its written plan at any time, but only in compliance with the statutory provisions of the Home Rule Act;

(B) commencing December 1, 2015, and each year thereafter, provide a "Home Rule" progress report to the Municipal Home Rule Board;

(C) cooperate fully with all performance evaluations undertaken by the State Legislative Auditor's office or any other State agency assigned to evaluate the execution of the City of Buckhannon's Home Rule plan.

ARTICLE III - SEVERABILITY: The provisions of this Ordinance are severable and if any provision or part thereof shall be held invalid for any reason by a court of competent jurisdiction, such invalidity shall not affect or impair any of the other provisions or parts of this Ordinance. It is hereby declared to be the intent of the City Council that this Ordinance would have been adopted if such invalid provision or part thereof had not been included herein.

ARTICLE IV - EFFECTIVE DATE: This Ordinance shall be deemed effective thirty (30) days following the second (2nd) reading, passage and adoption by the Council of the City of Buckhannon, i.e., June 21, 2014.

FIRST READING: May 1, 2014
SECOND READING, PASSAGE & ADOPTION: May 22, 2014

Kenneth T. Davidson, Mayor
CERTIFICATE OF ENACTMENT

I, Richard C. Clemens, City Recorder, do hereby certify that the foregoing Ordinance No. 360 was lawfully ordained and enacted by the Council of the City of Buckhannon during a special session of the said Council assembled on May 22, 2014.

Richard C. Clemens, City Recorder
May 22, 2014

Members of the Buckhannon City Council
City Hall
70 East Main Street
Buckhannon, WV 26201

&

Members of the West Virginia Municipal Home Rule Board
Charleston, WV 25305

RE: City of Buckhannon Attorney Opinion Letter – Home Rule Plan

Dear Ladies & Gentlemen:

I am writing to you as Buckhannon's City Attorney to provide my legal opinion on behalf of Buckhannon as required pursuant to Chapter 8, Article 1, Section 5a.(f)(4) of the West Virginia Code.

I have thoroughly reviewed both the statutory provisions of Chapter 8, Article 1, Section 5a, and the City's proposed Home Rule Plan that contains four, very specific proposals. Buckhannon’s Plan does not appear to me to violate any provision of the Municipal Home Rule Pilot Program. More specifically, Buckhannon’s Plan is not contrary to our State’s laws concerning environmental law, bidding on government construction and other contracts, the Freedom of Information Act, the Open Governmental Proceedings Act, wages for construction of public improvements, or any other provision of 8-1-5a.

Buckhannon’s plan further does not contain any provision pertaining to: the Constitutions of the United States or the State of West Virginia; federal law or crimes and punishment; chapters 60A-1-101 et seq., 61-1-1 et seq., or 62-1-1 et seq. of the West Virginia Code; pensions or retirement plans; annexation; taxation- except insofar as one of the City’s proposals seeks to enhance the City's opportunity to collect cleanup costs respecting distressed properties through an added, property tax assessment; tax increment financing; extraction of natural resources; persons or property outside the boundaries of the City; marriage and divorce laws; restricting the carrying of firearms; or an occupation tax, fee or assessment payable by a non-resident of the City.

If will be happy to address any questions or comments you may have by contacting me either at City Hall at (304) 472-1651 or at my home office at (304) 472-3028.

Very truly yours,

David W. McCauley, City Attorney

cc: Michael Doss, City Administrator

Buckhannon — The promise of tomorrow with the dignity of yesterday
May 27, 2014

West Virginia Home Rule Pilot Program
Attn: Members of the West Virginia Municipal Home Rule Board
State Capitol Complex, Building 6, Room 553
Charleston, West Virginia 25305-0311

Dear Ladies and Gentlemen:

This letter is to advise the West Virginia Municipal Home Rule Board that the City of Buckhannon currently has no outstanding fees owed to the State of West Virginia.

Sincerely,

Michael Doss, MPA, ICMA-CM
Treasurer