COUNTY COUNCIL OF CECIL COUNTY, MARYLAND LEGISLATIVE SESSION DAY 2020-13

RESOLUTION NO. 36-2020

Title of Resolution: Expedited Legislation - Charter Amendment – Qualifications – County Council

Synopsis: A Resolution amending Article 2, County Council, Section 205, Qualifications, of the Cecil County Charter to provide that the qualification for County Council Members be expanded to allow current employees of county agencies, not under the direct supervision or substantially controlled by the County Executive or County Council, to be qualified as a County Council Member. To require submission of this amendment to the legally qualified voters of Cecil County for their adoption or rejection in accordance with Section 602 of the Charter of Cecil County. This legislation is requested to be expedited in order to meet the deadline of July 31, 2020 for submission to the State Board of Election.

Introduced by: Council President on behalf of the County Council

Introduced and ordered posted on: June 30, 2020

Public hearing scheduled on: July 28, 2020 at 7:00 p.m.

Scheduled for consideration on: July 28, 2020

By: _______

Council Manager

Notice and title of Resolution having been posted on (date) at the County Administration

Building, 200 Chesapeake Blvd., Elkton and having been published according to the Charter on (dates), a public hearing was held on (date), and concluded on (date).

By: _______

Council Manager

Explanation: CAPITAL LETTERS INDICATE LANGUAGE ADDED TO EXISTING DOCUMENT

Strike through indicates language deleted from existing document Underlining indicates language added to document by amendment.

Double Strike through indicates language stricken from document by amendment

1	WHEREAS, pursuant to Article 6, Section 602 of the Cecil County Charter, the Charter
2	may be amended by the procedures provided in Article XI-A of the Maryland Constitution; and
3	WHEREAS, pursuant to Article XI-A, §5 of the Maryland Constitution, amendments to
4	any charter adopted by any County of this State under the provisions of this Article may be
5	proposed by a resolution of the Council of the County, or by a petition signed by not less than
6	20% of the registered voters of the City or County, provided, however, that in any case 10,000
7	signatures shall be sufficient to complete a petition; and
8	WHEREAS, pursuant to Md. Code Ann., §7-103(a)(iii) and §7-103(c)(3)(i) of the Election
9	Law Article, the Attorney, designated to represent the county legislative body, shall prepare
10	and certify, and submit to the State Board of Election, not later than July 31, 2020, the following
11	information as required under §7-103(b) of the Election Law Article for each question to be
12	voted on in the County: (1) a question number or letter as by the Election Board; (2) a brief
13	designation of the type or source of the question; (3) a brief descriptive title in boldface type;
14	(4) a condensed statement of the purpose of the question; and (5) the voting choices that the
15	voter has; and
16	WHEREAS, pursuant to Article 6, Section 602 of the Cecil County Charter and
17	Article XI-A, §5 of the Maryland Constitution, the amendments shall be published by the
18	President of the County Council once a week for five successive weeks prior to the election in at
19	least one newspaper published in said County; and
20	WHEREAS, pursuant to Article 6, Section 602 of the Cecil County Charter and
21	Article XI-A, §5 of the Maryland Constitution, an amendment so proposed shall be submitted to
22	the voters of the County at the next general or congressional election occurring after the
23	passage of the resolution; and
24	WHEREAS, in accordance with Article 6, Section 602 of the Cecil County Charter and
25	Article XI-A, §5 of the Maryland Constitution, if at the election the majority of the votes cast for
26	the amendment shall be in favor thereof, the amendment shall be adopted and become a part
27	of the charter of the County from and after the thirtieth day after said election; and
28	WHEREAS, Article 2, County Council, Section 205, Qualifications, of the Cecil County
29	Charter currently provides that, "(a) each council member shall be a citizen of the United States

and, for at least one year immediately preceding election or appointment, a resident and
registered voter of the County. Each council member shall be a resident of the residency
district from which the council member is elected or appointed for at least six months
immediately preceding election or appointment. (b) While serving as a council member, no
council member may: (1) Hold any other elected public office; (2) Be employed in an appointed
office or any non-elected position in any public agency, department, board, commission, or
other public body that receives funds through the Budget or is involved in the public business of
the County; or (3) Receive compensation for serving in an appointed office or any non-elected
position in any public agency, department, board, commission, or other public body that
receives funds through the Budget or is involved in the public business of the County. (c) A
retired, former county employee receiving a pension shall not be considered to be serving in a
public body for purposes of this section and shall be eligible to be a council member if all the
other provisions of this section are satisfied".
NOW, THEREFORE, BE IT HEREBY RESOLVED BY THE COUNTY COUNCIL OF CECIL

COUNTY, MARYLAND, that the following amendment to Article 2, County Council, Section 205, Qualifications, of the Cecil County Charter, shall be submitted to the voters of the County at the next general or congressional election in accordance with Article 6, Section 602 of the Cecil

- County Charter and Article XI-A, §5 of the Maryland Constitution:
- "(a) Each council member shall be a citizen of the United States and, for at least one year
- immediately preceding election or appointment, a resident and registered voter of the County.
- Each council member shall be a resident of the residency district from which the council
- member is elected or appointed for at least six months immediately preceding election or
- appointment.

- (b) While serving as a council member, no council member may:
 - (1) Hold any other elected public office;
- HOLD ANY OTHER OFFICE OF PROFIT CREATED BY THE MARYLAND (2) CONSTITUTION OR LAWS OF THE STATE, PURSUANT TO ARTICLE 35 OF THE MARYLAND DECLARATION OF RIGHT; OR Be employed in an appointed office or any non-elected position in any public agency, department, board,

Expedited Legislation- Charter Amendment – Qualifications – County Council

59		commission, or other public body that receives funds through the Budget or is
60		involved in the public business of the County;
61	(3)	BE EMPLOYED BY A DEPARTMENT OF THE COUNTY GOVERNMENT, WHICH IS
62		DIRECTLY SUPERVISED OR SUBSTANTIALLY CONTROLLED BY THE COUNTY
63		EXECUTIVE OR COUNTY COUNCIL; Receive compensation for serving in an
64		appointed office or any non-elected position in any public agency, department,
65		board, commission, or other public body that receives funds through the
66		Budget or is involved in the public business of the County.
67	(c) A retired, f	former county employee receiving a pension shall not be considered to be serving
68	in a public bo	dy for purposes of this section and shall be eligible to be a council member if all
69	the other pro	visions of this section are satisfied."
70	(d) EMPLOYE	ES OF AGENCIES OF THE COUNTY GOVERNMENT, INCLUDING, BUT NOT LIMITED
71	TO, THE CECII	COUNTY PUBLIC SCHOOLS, PUBLIC LIBRARY, COMMUNITY COLLEGE, SHERIFF'S
72	OFFICE, STAT	E'S ATTORNEY'S OFFICE AND UNDER THE JUDICIAL BRANCH, SHALL BE ELIGIBLE
73	TO BE A COU	NCIL MEMBER IF ALL THE OTHER PROVISIONS OF THIS SECTION ARE SATISFIED.
74	AND B	BE IT HEREBY FURTHER RESOLVED BY THE COUNTY COUNCIL OF CECIL COUNTY,
75	MARYLAND,	that, pursuant to Md. Code Ann., §7-103(a)(iii) and §7-103(c)(3)(i) of the Election
76	Law Article, th	ne Attorney, designated to represent the county legislative body, shall prepare,
77	certify, and su	ubmit to the State Board of Election, not later than July 31, 2020, the following
78	information a	s required under §7-103(b) of the Election Law Article: (1) a question number or
79	letter as by th	e Election Board; (2) a brief designation of the type or source of the question; (3)
80	a brief descrip	tive title in boldface type; (4) a condensed statement of the purpose of the
81	question; and	(5) the voting choices that the voter has.
82	AND B	E IT HEREBY FURTHER RESOLVED BY THE COUNTY COUNCIL OF CECIL COUNTY,
83	MARYLAND,	that pursuant to Article 6, Section 602 of the Cecil County Charter and Article XI-A,
84	§5 of the Mar	yland Constitution, the amendments shall be published by the President of the
85	County Counc	cil once a week for five successive weeks prior to the election in at least one
86	newspaper ni	ublished in said County.

87	AND BE IT HEREBY FURTHER RESOLVED BY THE COUNTY COUNCIL OF CECIL COUNTY,		
88	MARYLAND, that pursuant to Article 6, Section 602 of the Cecil County Charter and Article XI-A		
89	§5 of the Maryland Constitution, the aforementioned proposed amendment shall be submitted		
90	to the voters of the County at the next general or congressional election occurring after the		
91	passage of this Resolution.		
92	AND BE IT HEREBY FURTHER RESOLVED BY THE COUNTY COUNCIL OF CECIL COUNTY,		
93	MARYLAND, that in accordance with Article 6, Section 602 of the Cecil County Charter and		
94	Article XI-A, §5 of the Maryland Constitution, if at the election the majority of the votes cast for		
95	the aforementioned proposed amendment shall be in favor thereof, then the proposed		
96	amendment shall be adopted and become a part of the Charter of Cecil County from and after		
97	the thirtieth day after said election.		
	INTRODUCED: June 30, 2020 ADOPTED:		
	President of the Council ATTEST:		
	Council Manager		