

1 ~~four-year term~~ who shall serve within the period of recommendation as determined elsewhere in
2 this section. The ~~Compensation Review~~ ~~Committee~~ shall make its recommendation as to any
3 compensation increase, decrease, or lack of change, in the existing compensation to the Mayor and
4 City Council at least ninety (90) days prior to the election. The Mayor and Council shall have no
5 power to alter or amend the ~~Commission~~ committee's recommendation, but shall either accept or
6 reject it, by motion, resolution, or ordinance. Regardless of how any recommendation is accepted,
7 the salaries of the Mayor and Council shall be set by ordinance as required by sections C2-5 and
8 C2-6 of the City's Charter.

9 B. In order to ensure no elected official is voting to alter his or her own compensation, the
10 committee shall begin its review with the fiscal year commencing on the first day of July following
11 each regular mayoral election or on the first day of July following the expiration of the current
12 compensation period. The length of time covered by the committee's recommendation to the
13 Mayor and Council shall be no less than (3) three fiscal years and no more than (6) six fiscal years.
14 The length of the committee's recommendation shall be governed by:

15 (1) the need to avoid having an elected official vote on his or her own salary, being mindful
16 of the staggered Council terms,

17 (2) the expiration date of any existing period covered by an enactment based upon a
18 recommendation of a committee, and

19 (3) keeping the period of recommendation as short as possible so as not to undermine the
20 input of the next committee.

21 Section 2: That the date of the adoption of this Resolution is **August 5, 2019**, and that the
22 amendment to the Charter of the City of Hyattsville hereby proposed by this enactment shall
23 become effective on **September 24, 2019**, unless a proper petition for a referendum hereon shall
24 be filed by **September 14, 2019**, and that an exact copy of this Resolution shall be posted at the
25 main municipal building and a fair summary of the Amendment shall be published in a newspaper
26 having general circulation in the City not less than four (4) times at weekly intervals by **September**
27 **14, 2019**.

28 Section 3: That as soon as the Charter Amendment hereby enacted becomes effective,
29 either as herein provided or following a referendum, the Clerk shall send separately to the
30 Department of Legislative Services, the following information concerning the Charter
31 Amendment: (1) the complete text of this Resolution; (2) the date of referendum election, if any,
32 held with respect thereto; (3) the number of votes cast for and against this Resolution by the Mayor
33 and City Council of the City of Hyattsville or in a referendum; and (4) the effective date of the
34 Charter Amendment.

35 Section 4: That the Clerk be, and is specifically enjoined and instructed to carry out the
36 provisions of Sections 2 and 3, and as evidence of compliance herewith the said Clerk shall cause
37 to be affixed to the Minutes of this meeting (1) an appropriate certificate of publication of the
38 newspaper in which the fair summary of the Amendment shall have been published; and (2)
39 records of mailing referred to in Section 3, and shall further complete and execute a Certificate of
40 Compliance.

1 **INTRODUCED** by the Mayor and City Council of the City of Hyattsville, Maryland, at a
2 Regular Meeting on **August 5, 2019**, at which meeting copies were available to the public for
3 inspection, and at which time a public hearing took place.

4 **ADOPTED** by the Mayor and City Council of the City of Hyattsville, Maryland, at a
5 Regular Meeting on **August 5, 2019**, at which meeting copies were available to the public for
6 inspection.¹

Adopted: _____

Attest: _____
 Laura Reams, City Clerk

Candace B. Hollingsworth, Mayor

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±± indicate deletions
Underline/**bold/CAPS** indicate additions/amendments to additions

¹ The Mayor and Council previously adopted a similar version of this Resolution in May, 2019. Subsequent to that adoption, the statutorily mandated posting requirement was not met. The City Attorney determined that the amendment process which began in May was defective and that the process must begin anew.