CITY COUNCIL

CHRISTINE M. JOHNSON At-Large

> JAMES KOLE First Ward

ADRIAN G. SIMMONS First Ward

> KYLA CLARK Second Ward

JEFFREY W. MILLS Second Ward

Council meets second and fourth Mondays of each month.



MAYOR AND CITY COUNCIL OF LAUREL

8103 Sandy Spring Road Laurel, Maryland 20707-2502 KEITH R. SYDNOR Mayor

CHRISTIAN L. PULLEY, CPM City Administrator

JOANNE HALL BARR Deputy City Administrator

STEPHANIE P. ANDERSON City Solicitor

SARA A. GREEN, CPM, CMC City Clerk

(301) 725-5300

www.cityoflaurel.org

WORK SESSION

MAYOR AND CITY COUNCIL OF LAUREL

WEDNESDAY, FEBRUARY 5, 2025

6:00 PM

VIRTUAL MEETING

MINUTES

The work session convened via Zoom at approximately 6:03 pm with Council President Kyla Clark presiding. Councilwoman Christine M. Johnson, Councilman James Kole, Councilman Jeffrey W. Mills, Councilman Adrian G. Simmons and Mayor Keith R. Sydnor were present. There was one (1) member of the public in attendance.

The following staff members were also present: Christian L. Pulley, CPM, City Administrator, Joanne Hall Barr, Deputy City Administrator, Sara A. Green, CPM, CMC, City Clerk, Bill Bailey, Director, Department of Parks and Recreation, S. Michele Saylor, Director, Department of Budget and Personnel Services, James Cornwell-Shiel, Director, Department of Information Technology, Chief Russell Hamill, LPD, Deputy Chief Mark Plazinski and Stephanie P. Anderson, City Solicitor.

Agenda Item No. 2 was Resolution No. 3-2025- A Resolution of the Mayor and City Council of Laurel, Maryland Declaring Support for the Preservation of the Federal Tax Exemption of Municipal Bonds. Councilman Kole presented the proposed resolution and noted that he had asked Dante Moreno, National League of Cities (NLC) who worked on the draft resolution to be on the meeting for questions. Ms. Moreno answered questions from the Council. The Council agreed to introduce and hold the first public hearing on the item at the regular meeting scheduled for Monday, February 10, 2025 at 6:00 pm.

Agenda Item No. 3 was Ordinance No. 2038- An Ordinance of the Mayor and City Council of Laurel, Maryland to Amend Chapter 6 Article I, Section 6.1- Purpose, Section 6-2- Applicability, Section 6-3- Definitions, Article II, Section 6-4- The Board of Election Supervisors and Election Judges-Appointments, Section 6-5- Powers and Duties of the Board of Election Supervisors, Section 6-6- Compensation and Oaths of Board of Election Supervisors, Article Iii, Voters, Section 6-7- Voters Lists, Article Iv- Candidates for Public Office, Section 6-9- Nominations and Certificates of Candidacy, Section 6-10- Qualifications for Candidates for Public Office, Section 6-11, Acceptance of Nominations For Public Office, Section 6-12- Candidates to Comply with Laws and Regulations, Section 6-13- Election

of Public Officials to be Non-Partisan, Article V- Conduct of Elections, Section 6-14- Establishment of Ward Election Districts, Section 6-15 Election Day, Section 6-16- Electioneering Activities, Section 6-17 Conduct at Polling Places, Section 6-18- Challengers and Watchers, Section 6-19- Campaign Materials, Section 6-20- Canvass of Election, Section 6-21- Returns, Section 6-22- Certification of Results, Section 6-23- Recounts, Article Vi- Fair Campaign Finance Act, Section 6-24- Distribution of Summary of Election Laws, Section 6-25- Appointment of Campaign Treasurer; Candidate Joining Ticket or Slate, Section 6-26- Contributions and Expenditures of Pass Through Treasurer, Section 6-27- Books, Records, and Receipts of Treasurer, Section 6-28- Contributions of Candidate, Section 6-29- Limits of Contributions; Section 6-30- Expenditures by Treasurer, Section 6-31- Election Reports to be Filed by Treasurer, Section 6-32- Requirements for Filing of Reports by Successful Candidate, Section 6-33- Maintenance of Reports, Article V- Violations of Election Laws and Applicable Penalties, Section 6-34- Prohibited Conduct, Section 6-35- Penalties for Certain Prohibited Conduct; and Providing an Effective Date. Ms. Green provided a brief summary of the proposed Ordinance and outlined the process that she, the Board of Election Supervisors and Bruce L. Marcus, Esquire and Sydney Patterson, Esquire, Counsel for the Board completed resulting in the drafts before the Mayor and City Council. Mr. Marcus and Ms. Patterson then provided a detailed review of the substantive changes proposed. President Clark and each Councilmember asked questions and provided feedback regarding the amendments. The Council agreed that they would each provide their questions and edits to Ms. Green who would review and make necessary edits and work with legal counsel to create revised drafts. The Mayor and City Council agreed that the revised drafts would be reviewed at a future Work Session.

Next, Agenda Item No. 4 was Charter Resolution No. 181- A Charter Resolution of the Mayor and City Council of Laurel, Maryland Amending, Rearranging and Renumbering Article 600 "Registrations and Elections", Section 601- "Voters and Registration"; Section 602- "Election of Mayor and Councilmembers"; Section 603 "Ward Boundaries"; Section 604- "Polling Places"; Section 605- "Voting Procedures"; Section 606- "Same Day Registration"; Section 607 "Vote-By-Mail-Ballots"; Section 608-"Electioneering"; Section 609 "Election Equipment and Sample Ballots"; Section 610- Compliance With Eligibility Requirements, Attendance, Recall, Disqualification and Suspension of Elected Officials"; Section 611- "Recall of Elected Official"; Section 612- "Grounds for Recall of Elected Official"; Section 613- "Suspension of Elected Officials"; Section 614- "Referenda"; Section 615- "Advisory Referenda"; Section 616- Adoption and Incorporation of State Law Provisions"; Section 617- Extraordinary Powers-Civil Emergency". Ms. Green provided a brief summary of the proposed Ordinance and outlined the process that she, the Board of Election Supervisors and Bruce L. Marcus, Esquire and Sydney Patterson, Esquire, Counsel for the Board completed resulting in the drafts before the Mayor and City Council. Mr. Marcus and Ms. Patterson then provided a detailed review of the substantive changes proposed. President Clark and each Councilmember asked questions and provided feedback regarding the amendments. The Council agreed that they would each provide their questions and edits to Ms. Green who would review and make necessary edits and work with legal counsel to create revised drafts. The Mayor and City Council agreed that the revised drafts would be reviewed at a future Work Session.

President Clark confirmed that Agenda Item No. 5 Possible Adjournment to Closed Session was not necessary.

There being no further business the meeting was adjourned at approximately 8:37 pm.

Approved:

Date:

February 10, 2025

Sara A. Green, CPM, CMC City Clerk

Mayor and City Council Attendance Record

Work Session

February 5, 2025 6:00 pm

Virtual Meeting

Councilman Kole V President Clark Mayor Sydnor	Councilman Simmons Councilwoman Johnson Councilman Mills	Mayor and Councilmembers Attendance	X Natalie Williams James Cornwell-Shiel A I im Miller V Chief Russell Hamili V 3. Michele Sayid X Danny Selby Stephanie Anderson Mark Plazinski	Christian L Pulley Joanne Barr Bill Bailey K Monta Burrough K Chrissy Cornwell	all to Order: 1003ρm Meeting Ended: 8:37ρm Members of the Public: 1
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Mayor and City Council Work Session
Wednesday, February 5, 2025
6:00 PM
Agenda
Virtual Meeting

Watch the meeting on Laurel TV streaming live in your web browser at https://laureltv.org/watch-live or locally Laurel TV can be found on Comcast Channel 996 (HD), 71 (SD) or Verizon FiOS Channel 12.

- Call to Order Kyla Clark, President
- Resolution No. 3-2025- A Resolution of the Mayor and City Council of Laurel, Maryland Declaring Support for the Preservation of the Federal Tax Exemption of Municipal Bonds.
- 3. Ordinance No. 2038- An Ordinance of the Mayor and City Council of Laurel, Maryland to Amend Chapter 6 Article I, Section 6.1- Purpose, Section 6-2- Applicability, Section 6-3- Definitions, Article II, Section 6-4- The Board of Election Supervisors and Election Judges- Appointments, Section 6-5- Powers and Duties of the Board of Election Supervisors, Section 6-6-Compensation and Oaths of Board of Election Supervisors, Article Iii, Voters, Section 6-7- Voters Lists, Article Iv- Candidates for Public Office, Section 6-9- Nominations and Certificates of Candidacy, Section 6-10- Qualifications for Candidates for Public Office, Section 6-11, Acceptance of Nominations For Public Office, Section 6-12- Candidates to Comply with Laws and Regulations, Section 6-13- Election of Public Officials to be Non-Partisan, Article V- Conduct of Elections, Section 6-14- Establishment of Ward Election Districts, Section 6-15 Election Day, Section 6-16- Electioneering Activities, Section 6-17 Conduct at Polling Places, Section 6-18-Challengers and Watchers, Section 6-19- Campaign Materials, Section 6-20- Canvass of Election, Section 6-21- Returns, Section 6-22- Certification of Results, Section 6-23- Recounts, Article Vi- Fair Campaign Finance Act, Section 6-24- Distribution of Summary of Election Laws, Section 6-25- Appointment of Campaign Treasurer; Candidate Joining Ticket or Slate, Section 6-26- Contributions and Expenditures of Pass Through Treasurer, Section 6-27- Books, Records, and Receipts of Treasurer, Section 6-28- Contributions of Candidate, Section 6-29-Limits of Contributions; Section 6-30- Expenditures by Treasurer, Section 6-31- Election Reports to be Filed by Treasurer, Section 6-32- Requirements for Filing of Reports by Successful Candidate, Section 6-33- Maintenance of Reports, Article V- Violations of Election Laws and

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MAYOR AND CITY COUNCIL OF LAUREL
WEDNESDAY, FEBRUARY 5, 2025
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CITY OF LAUREL, MARYLAND

RESOLUTION NO. 3-2025

A RESOLUTION OF THE MAYOR AND CITY COUNCIL OF LAUREL, MARYLAND DECLARING SUPPORT FOR THE PRESERVATION OF THE FEDERAL TAX EXEMPTION OF MUNICIPAL BONDS.

Sponsored by Councilman James Kole

WHEREAS, the tax-exempt municipal bond market is a widely used source of capital for states, local governments, tribes, territories, and non-profit borrowers that finances a tremendous share of the nation's public infrastructure; and

WHEREAS, state and local governments finance about three-quarters of the public infrastructure in the United States and use tax-exempt bonds to do so, with the federal government providing only about one-quarter of the investment; and

WHEREAS, federal tax exemption for municipal bonds, dating back to the 1800s and incorporated into the modern tax code in 1913, has been crucial for state and local governments to affordably finance critical infrastructure projects; and

WHEREAS, tax-exempt bonds offer borrowers to achieve a multiplier effect of 2.11, meaning that for every dollar, borrowers achieve \$2.11 in borrowing cost savings thereby demonstrating the efficiency and effectiveness of this exemption in facilitating infrastructure investment; and

WHEREAS, tax-exempt bonds provide for essential infrastructure projects, such as roads, bridges, utilities, broadband, water and sewer systems, and hospitals, which are vital to the health and well-being of our community such that without such bonds, the cost of borrowing would be more expensive thereby causing an increase in taxes and fees that would place an undue burden on taxpayers; and

WHEREAS, the Mayor and City Council of Laurel, Maryland finds and determines that tax-exempt municipal bonds provide an opportunity for economic development along its path, better facilitate the movement of agriculture products, equipment, and other goods, and increase safety.

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and City Council of Laurel, Maryland that the Mayor and City Council hereby encourages the Maryland Congressional Delegation to assist the City of Laurel, Maryland by preserving the tax-exempt status of municipal bonds by supporting and ensuring the protection of the federal tax exemption of municipal bonds.

AND, BE IT FURTHER RESOLVED, that this Resolution shall take effect on the date of its adoption and that copies of this Resolution shall be furnished to all members of the Maryland Congressional Delegation.

Item 2.

ADOPTED this day of	, 2025.
ATTEST:	
SARA A. GREEN, CPM, CMC City Clerk	KYLA M. CLARK President of the City Council
APPROVED this day of	, 2025.
KEITH R. SYDNOR Mayor	



CITY OF LAUREL, MARYLAND

ORDINANCE NO. 2038

AN ORDINANCE OF THE MAYOR AND CITY COUNCIL OF LAUREL, MARYLAND TO AMEND CHAPTER 6 ARTICLE I, SECTION 6.1- PURPOSE, SECTION 6-2-APPLICABILITY, SECTION 6-3- DEFINITIONS, ARTICLE II, SECTION 6-4- THE BOARD OF ELECTION SUPERVISORS AND ELECTION JUDGES- APPOINTMENTS, SECTION 6-5- POWERS AND DUTIES OF THE BOARD OF ELECTION SUPERVISORS, SECTION 6-6- COMPENSATION AND OATHS OF BOARD OF ELECTION SUPERVISORS, ARTICLE III, VOTERS, SECTION 6-7- VOTERS LISTS, ARTICLE IV- CANDIDATES FOR PUBLIC OFFICE, SECTION 6-9- NOMINATIONS AND CERTIFICATES OF CANDIDACY, SECTION 6-10- QUALIFICATIONS FOR CANDIDATES FOR PUBLIC OFFICE. SECTION 6-11. ACCEPTANCE OF NOMINATIONS FOR PUBLIC OFFICE, SECTION 6-12- CANDIDATES TO COMPLY WITH LAWS AND REGULATIONS, SECTION 6-13- ELECTION OF PUBLIC OFFICIALS TO BE NON-PARTISAN, ARTICLE V- CONDUCT OF ELECTIONS, SECTION 6-14- ESTABLISHMENT OF WARD ELECTION DISTRICTS, SECTION 6-15 ELECTION DAY, SECTION 6-16- ELECTIONEERING ACTIVITIES, SECTION 6-17 CONDUCT AT POLLING PLACES, SECTION 6-18- CHALLENGERS AND WATCHERS, SECTION 6-19- CAMPAIGN MATERIALS, SECTION 6-20- CANVASS OF ELECTION, SECTION 6-21- RETURNS, SECTION 6-22- CERTIFICATION OF RESULTS, SECTION 6-23- RECOUNTS, ARTICLE VI- FAIR CAMPAIGN FINANCE ACT, SECTION 6-24- DISTRIBUTION OF SUMMARY OF ELECTION LAWS, SECTION 6-25- APPOINTMENT OF CAMPAIGN TREASURER; CANDIDATE JOINING TICKET OR SLATE, SECTION 6-26- CONTRIBUTIONS AND EXPENDITURES OF PASS THROUGH TREASURER, SECTION 6-27- BOOKS, RECORDS, AND RECEIPTS OF TREASURER, SECTION 6-28- CONTRIBUTIONS OF CANDIDATE, SECTION 6-29-LIMITS OF CONTRIBUTIONS; SECTION 6-30- EXPENDITURES BY TREASURER, SECTION 6-31- ELECTION REPORTS TO BE FILED BY TREASURER, SECTION 6-32- REQUIREMENTS FOR FILING OF REPORTS BY SUCCESSFUL CANDIDATE, SECTION 6-33- MAINTENANCE OF REPORTS, ARTICLE VII- VIOLATIONS OF ELECTION LAWS AND APPLICABLE PENALTIES, SECTION 6-34- PROHIBITED CONDUCT, SECTION 6-35- PENALTIES FOR CERTAIN PROHIBITED CONDUCT; AND PROVIDING AN EFFECTIVE DATE.

Sponsored by the President at the request of the Administration.

WHEREAS, on January 11, 2021, the Mayor and City Council of Laurel, Maryland approved Ordinance No. 1964, repealing and replacing Chapter 6- Elections in its entirety; and

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Underlining indicates new language added. Strikethroughs indicate language deleted.

^{* * *} Asterisks indicate intervening language and section unchanged.

WHEREAS, following the 2023 City of Laurel General Election, the Board of Elections and recommended the amendments to update the election laws of the City of Laurel; and

WHEREAS, the Mayor and City Council of Laurel, Maryland agree with the recommendations of the City of Laurel Board of Election Supervisors on the changes as set forth herein; and

NOW, THEREFORE, BE IT ENACTED AND ORDAINED, by the Mayor and City Council of Laurel, Maryland that Chapter 6 of the Laurel City Code be and hereby is amended as follows:

Chapter 6 - ELECTIONS

ARTICLE I. - GENERAL PROVISIONS

Sec. 6-1. - Purpose.

The purpose of this e**C**hapter 6 and the election procedures contained herein govern the qualifications of voters and candidates for elective office, and the manner and procedures for the conduct of elections and elections processes in the City of Laurel, Maryland.

Sec. 6-2. - Applicability.

The provisions of this chapter shall apply to all elections, including all general, special, runoff, or referenda held subsequent to November 2019 November 2024.

Sec. 6-3.- Definitions.

As used in this chapter and article 600 of the Charter, the following terms shall have the meanings indicated unless a contrary meaning is clearly intended from the context in which the term appears:

Ballot means any approved ballot, whether as a paper ballot, write-in ballot, absentee Vote by Mail ballot, provisional ballot, or any ballot cast in any approved voting machine or device.

Board means the Board of Election Supervisors for the City of Laurel and the members thereof.

Board of Aappeals means the City of Laurel Board of Appeals.

Business entity means any corporation, limited liability company, general or limited partnership, or sole proprietorship (including a private consulting operation, joint venture,

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unincorporated association or firm, institution, trust, foundation, or other organization), wh organized for profit or not. As used in this chapter, the term "business entity" shall not include a political committee registered with the city.

Campaign committee means any combination of two (2) or more persons appointed by one (1) or more candidates or other persons, or formed in any other manner which has as a principal purpose the promotion of the success or defeat of a ballot question or candidate for elected office.

Campaign finance entity means a political committee established under this article.

Campaign funds means any funds contributed or loaned to a candidate, campaign finance entity, or campaign committee.

Campaign materials-means tangible material in any digital, electronic, printed, or other format principally intended to promote the success or defeat of any candidate(s), principle(s), or propositions(s), which has been, will be, or is sought to be submitted to a vote in any city election, including, but not limited to, any pamphlet, circular card, sample ballot, dodger, poster, advertisement, matchbook, nail file, balloon, or any other printed, multi-graph, photographed, typewritten, written manner or statement, or any matter of statement which may be copied by any device or method, or which may hereafter be used for making copies of printed or written matter in any form whatever for publication, display, or distribution, relating to or concerning any candidate or prospective candidate for public office or the acceptance or defeat of any proposition.

Candidate means a candidate for public office.

Canvass means the entire process of vote tallying, vote tabulation, and vote verification, culminating in the production and certification of the election results.

Charter means the Charter of the City of Laurel then and there in force and effect.

City means the City of Laurel, Maryland.

City council means the duly elected City Council of Laurel, Maryland.

City Solicitor means the duly appointed City Solicitor of Laurel, Maryland.

Code means the City of Laurel Code then and there in force and effect.

Contribution means the gift or transfer, or promise of gift or transfer, of money or other thing or value to a candidate or campaign finance entity to promote or assist in the promotion of the success or defeat of a candidate, ballot question, or prospective ballot question.

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Contributor means any person or entity who makes a contribution, as the same is definithis section.

Councilmember means an elected or appointed member of the Laurel City Council.

County board means the Prince George's County Board of Elections.

Early voting day means any day(s) close to, but in advance of, an, election day as designated and authorized by the ecity ecouncil for polls to be open to qualified voters for the purpose of casting ballots in an election.

Election means the process by which voters cast votes on one (1) or more contests under the law.

Election day means the official date for any general, referenda, runoff, or special election.

Ethics commission means the Ethics Commission for the City of Laurel.

Expenditure means a gift, transfer, disbursement, or promise of money or a thing of value by or on behalf of a campaign finance entity to promote, or assist in the promotion of the success or defeat of a candidate, political party, ballot question, or prospective ballot question in any election.

Financial institution means any bank that is licensed to receive deposits and make loans and is insured by the Federal Deposit Insurance Corporation; or, a credit union insured by the National Credit Union Insurance Fund.

In-kind contribution means the conferral of any benefit or value, other than money, contributed directly or indirectly to any candidate(s), campaign finance entity(ies), or political committee(s), including, but not limited to: goods; services for which the contributor would normally charge; or any payments made to a third-party on behalf of a candidate, political committee, or campaign finance entity. The assigned value of any in-kind contributions made by a contributor shall be defined as the fair market value of the in-kind contribution. In-kind contributions shall not include the contribution of a contributor's own time or use of a personal vehicle.

Independent expenditures means an expenditure by a person or a political committee for the publication or distribution of political matter advocating the election or defeat of an identified candidate which was not made in coordination or cooperation with, or with the consent of, or in consultation with, a candidate or the candidate's committee or campaign finance entity; or for the purpose of promoting the success or defeat of any matter or issue which has been submitted to a vote at an election, or is in the process of being petitioned to referendum.

Mail-in-ballot or <u>V</u>vote-by-<u>M</u>mail means the process whereby voters make application for and submit completed ballots by either mail or in-person drop-off at a location authorized by the board of election supervisors.

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Political committee means any combination of two (2) or more persons appointed one (1) or more candidates or other persons, or formed in any other manner which has as its a principal purpose of the promotion of the success or defeat of a ballot question or candidate for elected office.

Provisional ballot means a ballot that is cast by an individual but not counted until the individual's qualifications to vote have been confirmed by the bBoard of eElection Supervisors.

Public office means either the mMayor or a member of the eCity eCouncil.

Registration means the act by which a person becomes qualified to vote in any election.

Report means a campaign finance report filed with the bBoard of eElection Supervisors under this chapter.

Slate means a political committee of two or more candidates who join together to conduct and pay for joint campaign activities.

Special election means any election to resolve tie votes in any election, or to fill vacancies that arise at any time more than eighteen (18) months prior to any scheduled general election.

State Bboard means the State of Maryland Board of Elections.

Surplus campaign funds means any amount of money which remains in a candidate's campaign account after payment of all expenses, loans, and obligations after the certification of an election, at a time when the candidate or committee has elected not to pursue further elective office.

Treasurer means any person appointed by a candidate or campaign committee to receive or disburse money or other things of value to promote the success or defeat of any candidate or principle or proposition submitted to a vote at any election.

Voter means a person who is registered and qualified to vote in any election in the eCity.

ARTICLE II - ELECTION OFFICIALS

Sec. 6-4. - The bBoard of eElection sSupervisors and election judges— Appointment.

(a) There shall be a bBoard of eElection sSupervisors. The bBoard shall be responsible for managing and supervising all elections in the eCity. The-bBoard shall be comprised of five (5)

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qualified voters. The Board shall include a chairperson and four (4) chief judges comport of two (2) from of each of the two (2) wards.

- (b) On or before the second Monday of March 2019, and on the same day every four (4) years thereafter, the mMayor shall, with the advice and consent of the eCity eCouncil, appoint a voter to serve as chairperson of the bBoard. The mMayor, with the approval of the eCity eCouncil, shall appoint two (2) chief judges, one two (42) from each of the two (2) wards. The appointment of the two (2) chief judges shall be for a term of four (4) years and they shall serve until their successors shall have been nominated and duly qualified.
- (c) In the event of a vacancy of the chairperson of the <u>bB</u>oard, or either or both of the chief judges, whether by sickness, death, or other inability to serve and discharge their respective duties and responsibilities, the <u>mMayor</u>, with the approval of the <u>cCity</u> <u>cCouncil</u>, may appoint a substitute chairperson or chief judge(s) in accordance with this section.
- (d) The mMayor shall have the power to remove any member of the bBoard or any election judge, for cause, with the approval of the cCity cCouncil.
- (e) Restrictions on members of the board, judges and employees. During their term(s) or tenure, members of the beoard, election judges, and permanent, part-time, or temporary employee(s) of the beoard shall not: hold any other office within the ecity; be a candidate for public office; hold any position with any campaign finance entity or campaign committee; or, serve or assist any combination of candidates, campaign finance entity(ies), or campaign committee(s) in campaign activities. Members of the beoard, election judges, and permanent, part-time, or temporary employee(s) of the beoard may not actively participate in, support, or otherwise promote the success or defeat of any candidate or ballot question while holding office or being employed by the beoard. Members of the beoard, election judges, and permanent, part-time, or temporary employee(s) of the beoard shall not directly or indirectly enter into any contract or contracts with the ecity.

Sec. 6-5. - Powers and duties of the bBoard of eElection sSupervisors.

- (a) Powers and duties. The $b\underline{B}$ oard of $e\underline{E}$ lection $s\underline{S}$ upervisors shall manage, oversee, and supervise the conduct of all elections for public office in the city.
- (b) Actions of the $\underline{\underline{B}}$ board. As deemed necessary from time to time, the board, with the approval of the city administrator, may obtain assistance and support from the $\underline{\underline{c}}$ ity staff to assist the $\underline{\underline{b}}$ Board in the discharge of its official duties.
- (c) Administrative duties and record keeping. In addition to any power, duty, or responsibility provided in the e**C**ity Charter, the **B**oard shall have the authority to direct the e**C**ity e**C**lerk in:
- (1) Issuing and maintaining all election records in a separate filing system provided by the e**C**ity.and

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- (2) Keeping, maintaining, administering, and updating the supplemental voter registry accepting, examining and, as appropriate, approving registration applications for the supplemental voter registry.
- (d) Campaign finance. The bBoard shall have authority to provide, receive, and review campaign finance reports and all supportive information and correspondence submitted therewith and thereafter certify that campaign reports are timely and complete as outlined in this chapter, and the bBoard may delegate some or all of these responsibilities.
- (e) *Election duties.* In addition to any power, duty, or responsibility provided for in the Charter and elsewhere in this chapter, the **B**oard shall:
- (1) Provide for the processes to certify candidates nominations for elected public office;
- (2) Verify the eligibility of candidates for public office and thereafter to certify nominations of eligible candidates;
- (3) Select and train election judges to assist in the operation of polling places for elections in the e<u>C</u>ity;
- (4) Issue the official election ballot;
- (5) Provide a form for the certification of challengers and watchers;
- (6) Provide for absentee vote by mail and provisional ballots;
- (7) Prescribe, print, or obtain all necessary forms and related materials in such mediums as the **bB**oard may approve, and, if printed, in such quantities as may be reasonably be deemed necessary for the conduct of an election;
- (8) Oversee operations of all polling places;
- (9) Validate the authenticity <u>and compliance with applicable laws governing the of all</u> returned absentee <u>of Vote by Mail</u> ballots and any provisional ballots completed and submitted in early voting or on election day;
- (10) Oversee the count, canvass, and certification of all election results;
- (11) Provide for the recount of ballots; and
- (12) Provide guidelines for the use of mail-in-ballots/vote-by-mail ballots.
- (f) Enforcement and review. In addition to any power, duty, or responsibility provided for in the Charter or in this Code, the bBoard shall:

___Underlining indicates new language added. Strikethroughs-indicate language deleted.

^{* * *} Asterisks indicate intervening language and section unchanged.

- (1) Administer and enforce all election laws;
- (2) Supervise and exercise control over all activities taking place in an around polling locations on any election or early voting days, including to regulate the conduct of candidates, campaign orders, challengers, and watchers; and
- (3) Conduct administrative reviews of complaints made and directed to the bBoard in matters involving all aspects relating to the conduct of election matters.
- (g) Rulemaking. The **<u>B</u>**oard shall have the authority to enact such rules and administrative procedures and regulations as may be necessary to implement the provisions of this chapter and article 600 of the Charter.

Sec. 6-6. - Compensation and oaths of bBoard of eElection sSupervisors.

The $b\underline{\mathbf{B}}$ oard and election judges shall receive compensation for their services as may be from time to time determined by the $m\underline{\mathbf{M}}$ ayor, with the approval of the $e\underline{\mathbf{C}}$ ity $e\underline{\mathbf{C}}$ ouncil, using funds derived from the operating budget of the $e\mathbf{C}$ ity.

ARTICLE III. - VOTERS

Sec. 6-7. - Voter lists.

List of registered voters. All eligible persons registered to vote with the $e\underline{\mathbf{C}}$ ounty $\underline{\mathbf{b}}\underline{\mathbf{B}}$ oard of $e\underline{\mathbf{E}}$ lections, who reside in the $e\underline{\mathbf{C}}$ ity, and whose names appear on a list of registered voters, supplied by the $e\underline{\mathbf{C}}$ ounty $\underline{\mathbf{b}}\underline{\mathbf{B}}$ oard, shall be considered registered voters of the $e\underline{\mathbf{C}}$ ity and shall have their names placed upon the voter register.

Sec. 6-8. - Reserved.

ARTICLE IV. - CANDIDATES FOR PUBLIC OFFICE

Sec. 6-9. - Nominations and Certificates of candidacy.

- (a) All individuals wishing to have their name included on a ballot as a candidate for public office shall:
- Be duly registered and qualified voters in the e<u>C</u>ity;
- (2) File a completed <u>candidate packet which</u> including includes, but is not limited to, a certificate of candidacy and affidavit, appointment of treasurer, financial disclosure form,

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and all additional documents as may be required by the Board, on the forms prese and provided by the bBoard on or before 12:00 noon on date set by the Board but no later than the first Friday in the month of August the last Friday in the month of September of the year that the election is to be held and tender the filing fee in an amount to be established by the bBoard; and

- (3) Comply with all other qualifications and provisions of this Code, the Charter, and laws of the sState.
- (b) The bBoard shall timely review all certificates of candidacy submissions provided in the candidate packets and shall conduct any necessary investigations to determine eligibility of each applicant for candidacy, including verification that the applicant prospective candidate satisfies the residency requirements. is a bona fide resident of the cCity.
- (c) The bBoard shall meet on a date set by the Board but no later than the on the first third Monday in October August of any election year to accept and review the required documentation of each applicant for nomination candidacy to run for public office.

Sec. 6-10. - Qualifications for candidates for public office.

- (a) All candidates for public office shall be qualified registered voters as defined in this chapter; and
- (b) No person shall be deemed qualified to be a candidate for public office if:
- (1) Such person is in arrears in the payment of any eCity tax, assessment, fine, penalty, or other financial obligation, without limitation, unless such tax, assessment, penalty, or other financial obligation etc., without limitation, is the subject of an active and timely appeal to the appropriate tribunal or authority having jurisdiction over the appeal:
- (2) Such person is in violation of any ordinance, regulation, statute, or provision etc., arising under the Charter or the Code, unless the violation is subject to a timely appeal to the appropriate tribunal or authority having jurisdiction over the appeal; and
- (3) Such person is in violation of any of the provisions of the Code or Charter governing elections and election laws of the ecity, including, but not limited to, any reporting requirements arising under the Code or the Charter, unless the violation is subject to a timely filed, pending and proper appeal; or
- (4) Such person fails to file an affidavit attesting and averring under oath or affirmation that the person is not in violation of any of the provisions in this section or any other requirement set forth in this chapter.

Candidate Financial Discloser - ref to ethics law, 2.56.

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(c) Decisions on a person's qualifications, including satisfaction and compliance with all provisions governing qualifications for candidacy for public office shall be determined by the bBoard. In the event that Aany person isaggrieved by a decision of the bBoard on candidacy and contests any ruling which determines the qualifications or sufficiency of a nomination of a person candidate for public office, that person shall have the right to appeal the decision within three (3) calendar days thereof to the Circuit Court for Prince George's County, pursuant to Title 7 of the Maryland Rules of Procedure. board of appeals. Appeals from decisions of the board shall be filed within three (3) calendar days of the date of the Board's decision. The Board of Appeals shall schedule and hear any appeals referred to it within ten (10) calendar days of the date of the appeal. In the event that a person is aggrieved by any action of the board of appeals rendered under this section, the person shall have the right to appeal the matter to the Circuit Court for Prince George's County. Decisions of the circuit court shall be final with no further right of appeal.

Sec. 6-11. - Acceptance of nominations Ffiling for candidacy for public office; withdrawal of candidacy.

- (a) Any person accepting filing for candidacy a nomination for public office shall file along with the nominating petition, file a written affirmation under oath stating the person's an affidavit containing a sworn statement providing at a minimum the candidate's name, date of birth, residence address, and Social Security number, and such other information as the Board of Election Supervisors may require. The statement shall be made on forms provided and approved by the bBoard of eElection sSupervisors. Any candidate who fails to comply with the filing requirements set forth herein, or who files a false statement shall be deemed unqualified and the bBoard shall remove that candidate's name from the ballot prior to the election.
- (b) Candidates may withdraw their candidacy at any time on or before the Monday following the filing deadline for applications for candidacy. Candidates withdrawing candidacy shall file a final report under sSection 6-312.

Sec. 6-12. - Candidates to comply with laws and regulations.

Every candidate shall be responsible for compliance with all laws, statutes, and regulations. including compliance by any challenger or watcher identified and appointed by the candidate or the campaign committee at or around a polling place on any election or early voting day. In addition, every candidate shall be responsible for the lawful placement of signs, placards, campaign advertisements, or other campaign related materials in any public right(s)-of-way, or on any eCity property.

Sec. 6-13. - Election of public officials to be non-partisan.

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Candidates for public office shall not run for office as a candidate, representative, or nor of any political party.

ARTICLE V. - CONDUCT OF ELECTIONS

Sec. 6-14. - Establishment of ward election districts.

For election purposes, the e**C**ity shall be divided into two (2) wards as the same are described in the Charter.

Sec. 6-15. - Election day.

Elections, other than special elections, shall be held on the first Tuesday of November of each year an election for public officials is to be held. Polls shall be open to qualified registered voters. Voting shall commence at 7:00 a.m. and continue until 8:00 p.m.

Sec. 6-16. - Electioneering activities.

- (a) General conduct of persons prior to election days, on or before early voting days and on election day. The begoard shall be responsible for and have authority to control all activities conducted in connection with elections, including the concurrent exercise of authority and jurisdiction over placement of campaign materials, signage, displays, placards, stickers, and other advertisements related to any political campaign. The begoard, along with the City of Laurel Department of Fire Marshal and Permit Services, shall enforce all sign ordinances and other regulations governing forplacement of campaign materials, campaign signage, displays, placards, stickers, and other advertisements related to any political campaigns which shall not be displayed or erected more than forty-five (45) days prior to election day and shall be removed within seven (7) days following the election. In addition, on all days other than election day or any early voting days, the begoard, along with the City of Laurel Department of Fire Marshal and Permit Services, shall remove and may thereafter destroy or dispose of any signs, displays, placards, stickers, and other advertisements related to any political campaign placed in any public right-of-way, on any property owned or controlled by the Ceity, or on other public property located in the ecity.
- (b) Authority of election judges. At each polling place, each of the duly appointed election judges shall be vested with authority to keep and maintain the peace. In addition, the chief judge shall have the authority to contact any duly qualified law enforcement agency having jurisdiction in the City law enforcement for: any breach of the peace; any breach of election laws of the eCity; any interference with the progress or conduct of an election, the canvass of the ballots, or the ascertainment and transcription of the votes recorded on voting machines or ballots cast. Election judges in the City shall have the same duties, responsibilities, and powers as the same are delegated to election judges under Title 10 of the Election

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Article of the Maryland Annotated Code, and as more particularly set forth in Se 10-393 of the Election Article of the Maryland Annotated Code.

- (c) Electioneering at polling places. No person shall canvass, electioneer, post, or distribute any campaign material or other handouts of any kind in any polling place or within a <a href="maintend-ma
- (d) Traffic control. The bBoard shall have the authority to: control ingress and egress to polling places; to ensure the safe and unimpeded passage for all voters and members of the public to polling places; and to prevent any obstruction or impediment to voters and the public in accessing or leaving any polling locations; and to identify parking areas for voters and all others seeking access to a polling place under the restrictions created in this Code, the Charter, and the laws of the State. The chief judge shall have the authority to direct law enforcement officers to maintain unfettered and unimpeded access to polling places.
- (e) Signage at polling places on election or early voting days. The—bBoard shall have the authority to control the placement of signs, displays, billboards, vehicles, advertisements, and other election related promotional materials at or near polling places to ensure that no sign, display, billboard, vehicle, advertisement, or other campaign related materials obstruct, impede, or otherwise interfere with safe passage and travel in and out of polling locations. This provision is not intended to prohibit vehicles bearing bumper stickers or other campaign signage from using public thoroughfares for purpose of accessing polling places.
- (f) Law enforcement. It shall be the duty of all sworn law enforcement officers (on or off duty) present at polling places to obey the lawful order of any election judge to enforce the provisions of this chapter.

Sec. 6-17. - Conduct at polling places.

- (a) Each of the chief judges has the authority to keep the peace and to cause any person to be arrested for any breach of the peace, or for any breach of the election laws of the ecity, or any interference with the progress or conduct of an election, the canvass of ballots, or the ascertainment and transcription of the votes recorded on the voting machines. It shall furthermore be unlawful for any person to canvass, electioneer or post any campaign material in a polling place or on public property within a certain radius from the entrance and exit of the building closed to that part of the building in which voting occurs. This radius shall be that established pursuant to Ann. Code of Md, Art. 33, Sec. 24-23, as amended from time to time.
- (b) The chapter isn not intended to prevent vehicles bearing campaign stickers or signs from using public thoroughfares that may be within the established radius for ingress and egress. Nor is this chapter intended to prevent canvassing, electioneering, and posting of any campaign material outside of the prescribed limit.

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(c) It shall be the duty of all officers of the law present to obey the order of any election if and an officer making an arrest shall be protected in so doingfulling as if a warrant had been issued to him to make such arrest.

Sec. 6-18. - Challengers and watchers.

- (a) Authorized. Each candidate or political committee shall have the right to designate a registered voter as a challenger and watcher at each place of registration and election. Such persons shall be assigned to such designated positions near the judges inside the registration or polling room, so as to enable them to see each person as he they enter a polling place offers to register to vote. The challengers and watchers shall be protected in the discharge of their duty by the judges.
- (b) Certificate as evidence of right to be present. A certificate signed by any candidate or chairman of a campaign political committee shall be sufficient evidence of the right of such challenger and watcher to be present in the registration or polling room. Aa certificate shall meet the requirements established byof the Bboard.
- (c) Rights; unlawful acts. Each challenger or and watcher shall have the right to remain in the polling place from the time the polls are opened until the returns are completed. It shall be unlawful for any such challenger and watcher to inquire or ascertain for what candidate any voter may intend to vote, or has voted, or to converse in the polling place or within one hundred (100) feet thereof with any voter or to assist them in the preparation of the voter's ballot or in the operation of the voting machine. Any challenger and watcher offering or attempting to do so shall lawfully be ejected by the judges and shall also be subject to the punishment provided in this chapter.
- (d) Removal. A challenger and watcher may be removed at any time by the same person who appointed the challenger or and watcher.
- (e) Other persons allowed in polling places. Persons other than accredited challengers and watchers who desire to challenge the vote of any person shall be permitted to enter the polling place for that purpose, but a majority of the judges may limit the number of persons to be allowed in the polling places at any one time for such purpose; and all such persons shall leave the polling place as soon as the right to vote of the person challenged by them has been decided.
- (f) Form of certificate. The form for the certificate of a challenger and watcher shall be in the following form:

CHALLENEGERS AND WATCHERS CERTIFICATE

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Duties and of Challengers and of Watchers

"Provided that a challenger and watcher complies with all regulations and provisions of the Charter, the Code, and any direction given by an election judge, each challenger and watcher shall have the right to remain in the polling room in the designated area from the time the polls are opened until they are closed, and after that time hethey shall be permitted to remain until the returns are completed."

A challenger and watcher shall not converse with voters, assist a voter in voting, or operate a voting machine.

Sec. 6-19. - Campaign materials.

- (a) All campaign materials published, disseminated, distributed or otherwise made available to the public in any format shall contain the authority line of a candidate, campaign finance unit or campaign committee, or statement of disclaimer by the person, committee, or entity responsible for issuance, publication or dissemination of the material.
- (b) Authority line. Except as otherwise provided in this section, any item of campaign material authorized by a candidate, campaign finance entity or political committee shall contain, set apart from any other message, a legible authority line that clearly states as follows:
- (1) As to campaign material published, distributed, or disseminated by If to a candidate or campaign finance entity: the nameand address of the treasurer of the <u>each</u> campaign finance entity responsible for production, distribution, publication and/or dissemination of the campaign material; and <u>as to each treasurer named</u>, the name and address of the candidate and campaign finance entity <u>for which the treasurer is acting</u> responsible for the campaign material; and

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- (2) As to campaign material published, distributed, or disseminated by any other per least or entity. If from any committee, individual, or other entity responsible for production, distribution, publication and/or dissemination of the campaign material, the name and address of the person or entity responsible for the campaign material.
- (c) Notwithstanding anything contained herein to the contrary, if the campaign material is too small to include the information required under this subsection (b)(1) in a legible manner, the authority line need only contain the name and title of the treasurer or person or of one campaign finance entity responsible for the campaign material and the name of the campaign finance entity for which the treasurer is acting. If the campaign material is too small to include the information required under subsection (b)(2) in a legible manner, the authority line need only contain the name of the or person or entity responsible for the campaign material.
- (d) <u>Campaign materials not authorized by candidate</u>. For <u>C</u>eampaign materials that are not authorized are is <u>published</u> or <u>distributed</u> in <u>support</u> of or in <u>opposition</u> to a <u>candidate</u>, <u>but is</u> not authorized by a candidate or the campaign finance entity, the <u>campaign</u> materials shall include the following message:

"This information has been authorized and paid for by (NAME OF THE PAYOR, PERSON OR ORGANIZATION), (NAME OF TREASURER, IF ANY), Treasurer. This message has not been authorized or approved by any candidate."

Sec. 6-20. - Canvass of election.

- (a) Tallying voting machines. The beard of election supervisors shall tally the machine votes once the polls have been closed. Once the voting machine tallies have been completed those results will be publicly announced as the unofficial results.
- (b) Tallying paper ballots. The bBoard of eElection sSupervisors shall meet no later than 5:00 p.m. on the day after the election to tally the paper ballots.
- (c) [Illegible or mismarked ballots.] Illegible or mismarked ballots shall be counted so long as a majority of the beard of election supervisors agrees that the intent of the voter can be ascertained. Partial ballots that vote for less than the number of candidates running for an office or leave some offices blank shall be counted for any candidate clearly voted for.

Sec. 6-21. - Returns.

(a) *Preparation.* The chief judges shall make duplicate statements or returns of the result of the canvass of said votes, each of which shall, if possible, be upon a single sheet of paper, and shall contain a caption containing the day on which said election was held and the hours thereof, and showing the whole number of votes given for each candidate, designating the office for which they were given. Such statements or returns shall be printed, or partly printed

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^{* * *} Asterisks indicate intervening language and section unchanged.

Item 3. or written. In case a proposition of any kind has been submitted to the voters at any ele it shall also show in like manner the number of votes for and against such proposition. At the end of each such statement or return shall be printed or written a certificate that the same is correct in all respects; which certificate and each sheet of paper forming a part of the statement shall be signed by the judges of such election.

- (b) Where sent. If any judge shall decline to sign such return, he or she shall state his or her reasons thereof in writing, and a copy thereof, signed by himself or herself shall be enclosed with each return; If any judge shall decline to sign such return, the judge shall set forth their reason for declining in a signed writing and a copy shall be enclosed with each return. and Eeach return or statement shall be enclosed in an envelope which shall then be securely sealed and each of the judges shall then write his or her their name across the sealed fold of the envelope. All envelopes shall be delivered to the chief ofjudge to be delivered to the bBoard of elections.
- (c) Challenges. All challenges to elections or votes much shall be in writing fully stating the grounds for such challenge and delivered to the chairperson of the bBoard of eElections Supervisors by 5:00 12:00 p.m. on the Thursday following the Tuesday election.
- (d) Preservation of ballots. All ballots or official voting tallies of any ecity election shall be preserved for at least six (6) months from the date of the election, after which time they may be destroyed. Absentee-Vote by Mail ballot applications, certifications, ballot envelopes, and ballots shall be kept separate from ballots cast in the regular voting places and retained for six (6) months after the election.

Sec. 6-22. - Certification of results.

The eCity eCouncil shall meet on the Thursday after each election at the Joseph R. Robison Laurel Municipal Center or other location designated by the mMayor and eCity eCouncil to receive and certify the election returns as provided in section 6-21.

Within 30 days after the results of a City election are certified, the City Clerk shall submit to the State Board an electronic copy of the election results for each office or question voted on at the election, including:

- (1) vote totals for each office or question reported separately by each of the following voting methods, if applicable:
- (i) in-person early voting;
- (ii) Vvote by Mmail;
- (iii) provisional voting; and

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(iv) in-person election day voting.

Sec. 6-23. - Recounts.

- (a) Mandatory recount. The bBoard shall conduct a recount of the votes cast in an election if the difference in the number of votes between the two (2) highest vote getting candidates for mMayor and/or eCouncilmember at-large is less than three (3.00) percent of the total number of votes cast for that office. In addition, the bBoard shall conduct a recount of the votes cast in an election if the difference in the number of votes between the two (2) highest vote getting candidates for eCouncilmember for each ward is less than three (3.00) percent of the total votes for-eCouncilmember cast for eCouncilmember in that ward.
- (b) Permissive recount. The bBoard may conduct a recount of votes cast in an election upon filing of a written petition for recount submitted by a candidate who voted in the election. The petition shall be filed with the be ard within twenty-four (24) hours of the public announcement of the returns. The petition shall set forth the alleged basis supporting the request for recount. The petitioner shall bear the burden of proof to provide evidence of any irregularities in the election, including, but not limited to: proof of persons casting multiple votes in the election: irregularities in the casting, counting, or canvassing of any early voting, absentee, provisional, or machine ballots cast at any polling place: or irregularities resulting from any alleged fraud in the election process, the conduct of the election, or the canvass thereof. Any petitioner seeking a permissive recount shall submit a deposit of one thousand dollars (\$1,000.00) with the petition for any request for recount of a mayoral and at-large council race. A deposit of five hundred dollars (\$500.00) shall be submitted with any petition for recount in connection with a request for recount of results in any councilmanic election for Ward 1 or Ward 2. The bBoard shall have the discretion to waive or reduce the amount of the required deposit. The becard shall have sole authority to determine, in its discretion, whether to grant a permissive recount upon a majority vote of members of the bBoard.

ARTICLE VI. - FAIR CAMPAIGN FINANCE ACT

Sec. 6-24. - Distribution of summary of election laws.

The e<u>C</u>ity e<u>C</u>lerk shall summarize provisions of the election laws of the e<u>C</u>ity relating to campaign contributions and expenditures and provide for the distribution of this summary to all candidates for election to public office at the time such candidates file for election and shall prepare and include in such distribution to each candidate specimen forms provided for in this <u>Chapter</u>. subtitle.

Sec. 6-25. - Appointment of campaign treasurer; <u>resignation of treasurer;</u> candidate joining ticket or slate.

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Strikethroughs-indicate language deleted.

* * * Asterisks indicate intervening language and section unchanged.

- Item 3.
- (a) Each candidate for, or election to, public office, upon or before, and as a con precedent to qualifying as such candidate, shall appoint one (1) campaign treasurer and shall file the name and address of the campaign treasurer with the bBoard as provided in subsection (c) of this section. A campaign treasurer shall be a resident of the Maryland and have resided in the state for six (6) months prior to the date of his or her their appointment. Every treasurer so appointed shall accept such appointment, in writing, prior to filing thereof. The bBoard shall not accept any certificate of candidacy unless the name of the treasurer has been filed with it as provided in this subsection. No candidate's family member shall be appointed or serve as a treasurer. No candidate shall appoint themselves as nor serve as their own treasurer.
- (b) The eCity eClerk shall devise and maintain a form for appointment of a treasurer and the acceptance of such appointment by the treasurer. Each candidate shall obtain and use, without alteration, the eCity 's form for appointment of a treasurer.
- (c) Any candidate, after filing the name of a treasurer as prescribed in subsection (a) of this section, may choose, at any time after such filing and the first filing to join a group, combination or organization of candidates, commonly known as a "ticket" or "slate," at which time the candidate must notify the bBoard of the fact that he has joined the ticket or slate by submitting the Appointment of Treasurer Slate form. The treasurer of the ticket or slate shall report in the same manner as the treasurer of any political committee as prescribed in this article.
- (d) No person may solicit or collect funds to be used in furtherance of the election to municipal office of any person who has not filed a certificate of candidacy complete candidate packet including and the notice of appointment of treasurer required by subsection (b) of this section.
- (e) A treasurer who resigns shall do so in writing on a form prescribed by the Board of Election Supervisors filed with the City Clerk. The candidate immediately shall appoint and file a new treasurer in accordance with this section. The treasurer's resignation shall not be effective until a successor is registered with the City Clerk. A treasurer, when resigning, shall certify that the treasurer has served until all duties have been performed and a successor was duly chosen.

Sec. 6-26. - Contributions and expenditures of pass through treasurer.

All contributions, money or other valuable things collected, received or disbursed by any candidate, slate or committee for any purpose, shall be paid over to and made to pass through the hands of the treasurer and shall be disbursed by him or her; and it shall be unlawful and a violation of this chapter for any candidate or any member of a committee, slate or for any member of a political committee, to make any expenditure, to disburse or expend money or any other valuable things, for any purposes until the money or other valuable things so disbursed or expended shall have passed through the hands of the treasurer; except, that it shall not be unlawful for a candidate, or a person designated by him, to expend his own personal funds; provided, that such expenditure is reported to the treasurer, a receipt is issued by the treasurer and the treasurer's report indicates whether those funds are reimbursed.

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Sec. 6-27. - Books, records and receipts of treasurer.

- (a) Account books. Every treasurer shall keep detailed, full and accurate accounts in proper books, to be called "account books," to be provided and preserved by the treasurer him or her, of all contributions, money or valuable things received by or promised to, and all expenditures, disbursements and promises of payment or disbursements of money or valuable things made by any committee, or any of its officers or members, or by any person acting under its authority, or on its behalf or by such treasurer, and setting forth in such statement and accounts the sum or valuable thing so received, disbursed or promised, as the case may be, and the date when, the name of the person and his or her their address from whom received or promised, or to whom paid or promised, as the case may be, and the object and purposes for which the sum, or other valuable thing, was received, disbursed or promised, as the case may be. Such books and records may be destroyed or discarded at any time after one (1) year from the date of filing the final report required under this chapter unless a court of competent jurisdiction shall order their retention for a longer period.
- (b) Campaign contribution receipts.
- (1) Upon receipt and before depositing a campaign contribution, a "campaign contribution receipt" shall be issued by the treasurer to each person or treasurer of a committee, slate or group or organization of persons making a contribution to the campaign or purchasing a ticket or tickets to any campaign-related event or purchasing any campaign-related item or items in the amount of fifty-one dollars (\$51.00) or more, or upon receipt for any lesser amount, to the candidate, slate or committee of which he is they are the treasurer, setting forth:
- a. The date of the contribution or purchase of a ticket or other item;
- b. The name and address of the person making the contribution or purchase of a ticket or other item;
- c. The amounts of the individual contributions and/or cost of the ticket(s) or other item(s) and the total for all contributions and/or purchases;
- d. The name of the candidate or organization.
- (2) A check received by a treasurer shall itself serve as a receipt and no additional receipt shall be necessary. Such check shall be recorded by the treasurer in the account books and shall include the date of the check, the amount of the check, the bank upon which it is written and the name of the person signing the check.
- (3) The treasurer shall retain all campaign contribution receipts with his **their** books and records as required by subsection (a) of this section and report the information therein in the statement of contributions and expenditures required under this chapter.

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- (4) The campaign contribution receipt issued to a contributor shall serve as evidence contribution by such contributor.
- (c) Anonymous contributions. Any money or other thing of value received from any unknown person or source by any treasurer or other person <u>slate</u> or committee authorized to incur obligations or to pay or defray obligations or expenses under the provisions of this chapter, shall not be used for any political purpose whatsoever, but shall be paid by the treasurer, <u>slate</u> or other persons or committee so receiving the same to the city finance officer who shall donate the funds to a non-profit organization within the <u>C</u>eity limits.

Sec. 6-28. - Contributions of candidate.

- (a) Contribution. Any person who is a candidate for public office may make voluntary contributions or payment of money to any treasurer, subject to the provisions and restrictions of this chapter, and for any of the purposes permitted by this chapter, and for no other purposes.
- (b) Expenses. Any person who is a candidate for public office may pay that candidate's own bona fide campaign-related personal expenses for filing fees, telegrams, telephoning, travel and board. The payment of such personal expenses shall not be subject to the limitations provided in section 6-30.

Sec. 6-29. - Limits of contributions.

It shall be unlawful for any individual, either directly or indirectly, to contribute any money or thing of value greater **than** four thousand dollars (\$4,000.00) in any e**C**ity election. The limit of contribution shall be considered for adjustment after each general election.

Sec. 6-30. - Expenditures by treasurer.

- (a) *Proper expenditures*. It shall be lawful for any treasurer in connection with any election and in making provisions therefore, to pay all lawful expenses including, but not limited to, the following expenses:
- (1) Hiring of halls venues and music for public meetings and for advertising the same;
- (2) Printing, and circulating, and/or distributing political articles, circulars, pamphlets and books or renting radio and television time and newspaper space for political speeches and advertising;
- (3) Printing and distributing the sample or specimen ballots or instructions to voters, subject, however, to such prohibitions or restrictions as may be imposed by this chapter upon the publication and distribution of such sample or specimen ballots or instructions;

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____Underlining indicates new language added. Strikethroughs-indicate language deleted. Item 3.

^{* * *} Asterisks indicate intervening language and section unchanged.

- (4) Renting rooms and headquarters;
- 5) Compensating clerks, stenographers and typists employed in the committee rooms;
- $(\underline{\bf 5}6)$ Traveling and other legitimate expenses of political agents, committees, and public speakers; $\underline{\bf and}$
- (67) Necessary postage, stationery, telegrams, telephoning, and printing expenses.
- (b) Time for presentation of statement of money due. Any statement of money owing by a treasurer must be presented for payment to the treasurer within thirty (30) days following the election in connection with which such liability was incurred and shall include receipts and documentation for all expenditures made in connection with a campaign.

Sec. 6-31. - Election Campaign finance reports to be filed by treasurer.

- (a) The treasurer designated by a candidate prior to an election shall file reports or statements of contributions and expenditures as prescribed by the **bB**oard of **eE**lection **sS**upervisors.
- (1) A successful candidate, shall file a final campaign financial report that is accepted and approved as sufficiently itemized and complete by the election b**B**oard or its designee no later than noon on the day prior to the date on which the successful candidate takes office.
- (2) Unsuccessful candidates shall file a final campaign <u>finance</u> report that is accepted and approved as sufficiently itemized and complete by the election <u>b</u>Board or its designee within thirty (30) days of the election.
- (b) Before filing a final campaign <u>finance</u> report, the treasurer shall pay all outstanding obligations. It shall be the responsibility of each candidate to advise the candidate's creditors that invoices must be received by the candidate within fourteen (14) days of the election. Any unpaid debts reflected in the final campaign <u>finance</u> report shall be deemed a contribution and therefore subject to the limitations of contributions prescribed in <u>sSection 6-2930</u>.
- (c) It is the responsibility of the treasurer to file the report and such report shall be in full and accurate detail. Each report shall contain all contributions received and expenditures made since filing of the initial report. Any campaign financial report which simply displays lump sum funds spent or obligated to campaign consultants, public relations firms or other entities without reasonable itemization of services provided shall be rejected and returned to the treasurer as failing to meet campaign **finance** reporting guidelines.
- (d) <u>Disposition of Surplus Funds</u>. After all campaign expenditures have been made and prior to filing a final campaign finance report under subsection (a) of this section, any remaining balance in the account of the campaign finance entity shall be returned pro rata to the contributors or paid to:

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(1) the City; or

- (2) A charitable organization registered or exempt from registration under the Maryland Charitable Solicitations Act in Section 6-101 et seq of the Business Regulation Article of the Annotated Code of Maryland; or-
- (3) In the case of a continuing campaign committee, surplus funds may be carried forward to be used in a subsequent election cycle provided such funds are reported as carry-forward receipts during the subsequent election cycle.

It shall be unlawful for a treasurer to accept money or any other thing of value for or intended to be used on behalf of the candidate more than twenty-one (21) days after an election.

(e) A violation of this section shall be punishable in accordance with <u>sSection 6-365</u>.

Sec. 6-32. - Requirement for filing of <u>campaign finance</u> reports by successful candidate.

- (a) No person shall enter upon the duties of any public office, or receive any salary, benefits or emoluments related thereto, unless and until the successful candidate shall have filed the **campaign finance** reports required under this chapter.
- (b) The provisions of this section, with respect to the timing for the filing of <u>campaign finance</u> reports, shall be mandatory and not discretionary. A candidate who fails to fulfill said requirement shall be deemed to have withdrawn his or her <u>their</u> certificate of candidacy and forfeited the candidate's right to elective office.

Sec. 6-33. Payment for Political Endorsement Prohibited on early voting days and election day.

(a) Prohibited. No candidate, or campaign committee, or any person acting on behalf of any of the foregoing may at any time, directly or indirectly, pay or incur any obligation to pay, nor may any person receive, directly or indirectly, any sum of money or thing of value in return for a political endorsement.

Sec. 6-334. - Maintenance of reports.

The $bar{B}$ oard shall keep and maintain all filings and reports filed pursuant to the provisions in the Charter and Code for a period of eight (8) years following the date of the election for which the report was submitted. This may be in the form of scanned documents, and filed electronically. Submitted reports shall be posted on the ecity website for the general public to review.

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ARTICLE VII. - VIOLATIONS OF ELECTION LAWS AND APPLICABLE PENALTIES

Sec. 6-345. - Prohibited conduct.

- (a) In addition to provisions of the Charter, no person shall violate any of the following, nor shall any person solicit, induce, procure, assist, direct, or otherwise cause another person to commit any of the following acts or omissions.
- (1) A person may not directly or indirectly give, offer, or promise money, aid, a gift, an advantage, a preferment, an emolument, or any other valuable thing to another person for the purpose of inducing or procuring that person to vote or refrain from voting for or against:
- a. An individual, question, or measure at an election; or
- b. The election of a candidate for public office.
- (2) A person may not directly or indirectly receive, accept, request, or solicit money, aid, a gift, an advantage, a preferment, an emolument, or any other valuable thing from another person for the purpose of inducing or procuring a third person to vote or refrain from voting for or against an individual, question, or measure in any election.
- (3) A person may not vote or refrain from voting for or against an individual, question, or measure at an election, in consideration of money, aid, a gift, an advantage, a preferment, an emolument, or any other valuable thing paid, received, accepted, or promised to the advantage of that person or of another person.
- (4) A person, to defray the costs of a campaign finance entity, may not directly or indirectly pay, give, or promise money or any other valuable thing to any person other than a campaign finance entity.
- (5) Notwithstanding the provisions of subparagraph (4), the foregoing shall not apply to the following:
- a. An individual volunteering the individual's time or personal vehicle; and
- b. Advertising costs or other expenses incident to the expression of personal views, provided that the advertising costs and expenses are not coordinated between the campaign finance entity, the candidate or anyone acting on behalf of the candidate or campaign finance entity.
- (6) A person may not directly or indirectly pay or promise to pay a campaign finance entity in a name other than the person's name.

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- Item 3.
- (7) A responsible officer of a campaign finance entity may not knowingly receive a payme promise of payment and enter it or cause it to be entered in an account book in a name that the responsible officer knows is not the name of the person that made the payment or the promise to pay.
- (8) An employer who pays employees in envelopes may not mark on or enclose in the envelopes a political motto, device, or argument that contains express or implied threats intended to influence the political opinions or actions of those employees.
- (9) During the ninety (90) days before an election, an employer may not exhibit, or make in the employer's workplace any threat, expressed or implied, intended to influence the political opinions or actions of the employer's employees.
- (10) A person may not publish, disseminate, or distribute, or cause to be published, disseminated, or distributed, any campaign material that does not bear an authority line required under the Code or Charter.
- (11) A candidate may not make a payment, contribution, or expenditure, or incur any liability to pay, contribute, or expend, from the candidate's personal funds any money or valuable thing that is not a proper loan or contribution by a candidate to the campaign finance entity.
- (12) An individual may not sign the name of any other individual on any form or other document under this title, without the authority of the individual whose name is signed.
- (13) An individual may not falsely state or misrepresent the name or identity of any contributor making contributions or use a false name or false identity in connection with any campaign contribution.

Sec. 6-356. - Penalties for certain prohibited conduct.

- (a) A person who violates subsection 6-35(a) shall be: guilty of a misdemeanor and upon conviction is:
- (1) Subject to a fine not exceeding one thousand dollars (\$1,000.00) or imprisonment not exceeding sixty (60) days, or both; and
- (2) Shall be ineligible to hold any public office for a period of four (4) years after the date of the offense.
- (b) Any person, campaign finance entity, or committee who violates any of the other provisions of the Code or Charter shall be guilty of a municipal infraction(s). The bBoard shall have the power and authority to impose fines for said infractions not exceeding a fine of one thousand dollars (\$1,000.00). In addition to the bBoard 's power to impose fines for violations of any provision of this chapter or the Charter, the bBoard shall have the authority and power to

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remove the candidate from the ballot. Any person aggrieved shall have the right to a the decision within five (5) calendar days thereof to the Circuit Court for Prince George's County, pursuant to Title 7 of the Maryland Rules of Procedure. by any action of the bBoard under this section shall have all the rights of appeal set forth in section 6-10 for violations of this chapter.

(c) Assessment of late fees and penalties. The bBoard shall be authorized and empowered to assess late fees on any person, campaign committee, or campaign finance entity for failure to timely file any applications, reports, statements of contributions or expenditures, or any other material or, information required under the Code or Charter, or as may be requested by the bBoard based on any submission made by a person responsible for filing the report, statement, or applications, shall be assessed against any candidate, treasurer of any campaign finance entry, or campaign committee responsible for submission of the materials required under this section. The late fee amount is twenty dollars (\$20.00) per day for every day or part of a day that a submission due to the bBoard is overdue. The cClerk to the bBoard shall accept for any late filed report, statement of contributions or expenses, and any other material required to be submitted under the Code. Charter or at the request of the bBoard. Late fees shall not continue to accrue on any late filed report, statement of contributions or expenditures, or any other filing due under this section provided that the person required to make the submission fully and completely complies with the filing requirements. Notwithstanding the foregoing, incomplete submissions to the bBoard required under the Code, Charter or at the bBoard's request shall, in the bBoard's discretion, continue to accrue late fees until all information required shall be properly submitted to the bBoard. Person(s) responsible for filing any of the materials or information required under the Code or Charter shall not pay directly, or indirectly any late fees or fines assessed under this section using monies derived from contributions made to the candidate or campaign finance entity.

AND, BE IT FURTHER ENACTED AND ORDAINED, that this Ordinance shall take effect on the date of its passage.

PASSED this day of	, 2025.
ATTEST:	
SARA A. GREEN, CPM, CMC City Clerk	KYLA M. CLARK President of the City Council
APPROVED this day of	, 2025.
KEITH R. SYDNOR Mayor	

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CITY OF LAUREL, MARYLAND

CHARTER RESOLUTION NO. 181

A CHARTER RESOLUTION OF THE MAYOR AND CITY COUNCIL OF LAUREL, MARYLAND AMENDING, REARRANGING AND RENUMBERING ARTICLE 600 "REGISTRATIONS AND ELECTIONS", SECTION 601- "VOTERS AND REGISTRATION": SECTION 602- "ELECTION OF MAYOR AND COUNCILMEMBERS"; SECTION 603 "WARD BOUNDARIES"; SECTION 604-"POLLING PLACES"; SECTION 605- "VOTING PROCEDURES"; SECTION 606- "SAME DAY REGISTRATION"; SECTION 607 "VOTE-BY-MAIL-BALLOTS"; SECTION 608- "ELECTIONEERING"; SECTION 609 "ELECTION **EQUIPMENT AND SAMPLE BALLOTS"; SECTION 610- COMPLIANCE WITH** ELIGIBILITY REQUIREMENTS, ATTENDANCE, RECALL, DISQUALIFICATION AND SUSPENSION OF ELECTED OFFICIALS"; SECTION 611- "RECALL OF ELECTED OFFICIAL"; SECTION 612- "GROUNDS FOR RECALL OF ELECTED OFFICIAL"; SECTION 613- "SUSPENSION OF ELECTED OFFICIALS"; SECTION 614- "REFERENDA"; SECTION 615- "ADVISORY REFERENDA"; SECTION 616- ADOPTION AND INCORPORATION OF STATE LAW PROVISIONS"; SECTION 617- EXTRAORDINARY POWERS- CIVIL EMERGENCY".

Sponsored by the President at the request of the Administration.

WHEREAS, the Mayor and City Council of Laurel, Maryland adopted Charter Resolution No. 172 on January 11, 2021 that repealed and replaced Article 600 "Registrations and Elections", in its entirety; and

WHEREAS, the Board of Election Supervisors completed a comprehensive review of the City of Laurel Election laws and proposed amendments including rearranging sections, renumbering sections, and substantive changes to sections of Article 600 and; and

WHEREAS, the Board of Election Supervisors drafted the proposed amendments and forwarded them along with a recommendation to the Mayor and City Council dated December 31, 2024; and

WHEREAS, the Mayor and City Council agree with the amendments as proposed by the Board of Election Supervisors; and

ARTICLE 600. - REGISTRATION AND ELECTIONS

Sec. 601. - Voters and rRegistration.

Item 4.

All voters shall register in accordance with the laws, rules, and regulations of Prince George's County, Maryland and the State of Maryland. Every person who is registered with the Prince George's County Board of Elections and who is a resident of the City of Laurel shall be entitled to vote in all ecity elections.

Sec. 602. - Election of mMayor and eCouncilmembers.

(a)The City shall be governed by a duly qualified and elected Mayor and five (5) duly qualified and elected Councilmembers, all of whom shall be elected by voters. No persons shall be eligible to hold office as Mayor or Councilmembers except those who, upon the day of election, shall be citizens of the United States, registered voters and residents of Laurel, and, in the case of candidates for either ward, a resident of the ward for which seek election.

(ab)Election of the Mayor and Councilmembers shall occur at a general election which shall be held on the first Tuesday of the month of November 2019, and on the same date every two (2) years thereafter for all five (5) eCouncilmembers and every four (4) years thereafter for the eOffice of Mayor. Of the five (5) eCouncilmembers, there shall be two (2) eCouncilmembers elected from each of the two (2) wards, and one (1) eCouncilmember who shall be elected from the City as an at-large member of the City Council. Other than the eCouncilmember elected to the office of at-large—eCouncilmember, eCouncilmembers seeking office in either of the two (2) wards shall at all times be domiciled in and a resident of the respective ward for which the eCouncilmembers shall seek or hold office. All registered voters may cast votes for the eOffice of Mayor and eCouncilmember at-large. Only registered voters residing in one (1) of the two (2) wards may vote for candidates seeking the office of eCouncilmember for the ward in which the voter resides.

(<u>be</u>)The elected Mayor and members of the City Council shall be sworn in at the second regular meeting of the City Council following any election.

(cd)The Mayor and Councilmembers shall, throughout the entirety of their respective terms of office and any extension thereof, comply with all qualifications necessary for candidacy, including residency requirements and prohibitions on conflict of interest. Failure of any public official to maintain and retain all qualifications for candidacy of office shall cause a forfeiture of their respective offices.

Sec. 603. - Ward <u>bB</u>oundaries.

(a) The said City of Laurel shall be, for election purposes, divided into two (2) wards as follows:

Ward No. 1. The first ward shall embrace all of the <u>C</u>eity lying northerly of the following boundary: Eastbound along Maryland Route 198 (Gorman Avenue) from its intersection with the westerly most boundary of the <u>C</u>eity to its intersection with Van Dusen Road; thence southerly along Van Dusen Road to its intersection with Crow's Branch; thence easterly along Crow's Branch to its intersection with Harrison Drive; thence northeasterly along Harrison Drive to its

intersection with White Way; thence northwesterly 52.09± feet to the northwest property line of Lot 49 (AKA 1047 Harrison Dr.), Block "J," Fairlawn Subdivision; thence northeasterly 95.86± feet along the northwest property line of Lot 49; thence 8.3± feet along the northwest property line of Lot 48; thence northeasterly 1,314.348± feet along the rear property lines of Lots 48 through 27 (AKA 1003 Harrison Dr.), Block "J," Fairlawn Subdivision; thence southeasterly 114.2± feet along the northeast property line of Lot 27 to Harrison Drive; thence easterly along Montrose Avenue to its intersection with Eight Street; thence northeasterly along Eight Street to its intersection with Crow's Branch; thence easterly along Crows Branch to its intersection with Washington Boulevard (U.S. Route 1, Southbound); thence southerly along the aforesaid Washington Boulevard (Baltimore/Washington Boulevard) to its intersection with Cherry Lane; thence running with the existing Ceity boundary to the easterly most boundary of the Ceity at the Prince George's County-Anne Arundel boundary line.

Ward No. 2. The second ward shall embrace all of the ecity lying southerly of the boundary line of Ward No. 1.

(b) The e<u>C</u>ity e<u>C</u>ouncil shall, not less than once after the publication of each decennial census of the population of the United States, evaluate the wards of the e<u>C</u>ity to ensure that the representation is reasonably equal, and shall have the power to change boundaries thereof. The effective date of any change of boundaries shall be determined by the e<u>C</u>ity e<u>C</u>ouncil.

Sec. 604. - Polling pPlaces.

There shall be no less than one polling place in each of the City's two wards. In the event that the Mayor and City Council shall determine that for the convenience of the public, because of necessity, emergent circumstances, or to comply with any regulations, ordinances, laws, or other statutes, that it is advisable or necessary to designate additional or alternate polling places in either or both wards, then they may by resolution provide for additional polling places. In such event the Mayor and City Council shall identify the geographic boundaries of any additional polling place, as applicable. The Mayor shall appoint such additional judges of the election as may be necessary.

Sec. 605. - Voting pProcedures.

- (a) Voting in Elections—Types. The City shall permit qualified—voters to cast ballots in Elections for public office, on any question, proposition, for recall, referenda, or in any special election using procedures and processes set forth in the Charter and this Chapter under procedures promulgated by the Board.
- (b) Voting Places, Procedures, and Hours.
- (1) Election Day. Voting in Elections at designated polling places shall occur on Election Days beginning at 7:00 a.m. and shall continue until 8:00 p.m. of the same, except that the Board shall permit any qualified voter who shall be in line to vote at a polling place at 8:00 p.m. on Election Day.

(2) Early Voting.

(A)(a) The City Council or Board may provide for one or more early voting days in any election. Early voting for any election whether for public office or for any ballot question, proposition, or referenda submitted to qualified voters shall be scheduled on dates and times established by resolution of the Mayor and City Council, with voting to be held at the <u>Joseph R. Robison</u> Laurel City Municipal Center and any other location determined in the resolution. Resolutions permitting early voting shall be adopted by the Mayor and City Council not later than May 31 in any year of a general election or less than sixty (60) days prior to any special election.

(B)(b) No Early Voting Day shall be held more than fifteen (15) days prior to the Election Day.

(C) (c) Polls shall be opened to qualified voters on designated early voting days at such times and places as may be designated by the Board. Polls shall be open for a minimum of eight (8) hours per day if early voting shall be conducted on a Saturday and at least four (4) hours if early voting is to be conducted on any other day of the week.

Sec. 606. - Same day registration.

*The City of Laurel Board of Election Supervisor shall allow for Same Day Registration for residents that live in the City of Laurel Corporate Boundaries. Those wishing to exercise their right to Same Day Registration for City Elections shall adhere to the following: (1) bringing a document showing proof of residency, Maryland driver's license, identification card with your current address, paycheck stub, bank statement, utility bill.*Once the Chief Election Judge determines you are a resident of the City and qualified to register, you will be permitted to vote in the election.

Sec. 606- Vote by Mail

- (3) Absentee Ballots.
- (A) (a) Any qualified voter of the City may vote as by mail an absentee voter in any election.
- (B) (b) The bBoard shall be responsible for preparing and making available such forms for absentee Vote by Mail ballots as the Board deems necessary to permit voters to cast an absentee Vote by Mail ballot, including applications, affidavits, appointments of duly authorized agents and envelopes, to ensure the integrity and confidentiality of the absentee Vote by Mail ballot.
- (C) (c) A qualified voter shall submit an application to the Board for an absentee **Vote by Mail** voting ballot. The application shall be made in writing and signed by the applicant, **voter** or, if the applicant **voter** is unable to sign the application, shall bear the mark of the applicant **voter** and the signature of two (2) competent witnesses.
- (d) Applications for absentee Vote by Mail ballots must shall be presented to the Board not later than 5:00 12:00 p.m. on the day Tuesday that is seven (7)

days before any Election, excluding Saturdays, Sundays, or legal holidays. Applications may be submitted by mail or delivered in person by the voter or the applicant's voter's duly authorized agent or by any other manner as may be approved by the Board of Election Supervisors. A voter may designate a duly authorized agent by any signed writing to the that effect or if the applicant voter is unable to sign the designation, then the application shall bear the applicant's voter's mark and the signature of two (2) witnesses.

- (e) A person who appears at the Joseph R. Robison Laurel Municipal Center by 12:00 pm the day before Election Day and who produces a government issued photo ID reflecting their name and address and who is a registered voter who has not previously been issued a Vote by Mail ballot for the same election, will be given a Vote by Mail ballot.
- (D) (f) The Board shall review the application for absentee Vote by Mail ballot and shall reject any application if:
 - (i) The application is not filed before the applicable deadline;
 - (ii) The application is missing any of the information required by the Board as set forth in the application form;
 - (iii) The applicant is not eligible to vote;
 - (iv) The Board <u>voter</u> had <u>has already been previously received a request</u> for an absentee <u>Vote by Mail</u> ballot. from the applicant;
 - (v) The applicant hased already cast a ballot on an early voting day.
- (E) (g) The Board shall issue an absentee Vote by Mail ballot unless the Board in its discretion is unanimous in its decision to reject the application. In the event that an application is rejected by the Board, the Board shall forthwith notify the applicant that the application was rejected.
- (F) (h) Voters who have applied for, received, and thereafter submitted an absentee Vote by Mail ballot to the Board may not cast a ballot at any polling place.
- (G) (i) Other than as described in subsection (3)(C) (c) of this subsection, no person submitting an absentee Vote by Mail ballot may cast a vote using an absentee Vote by Mail ballot issued by the Board to another person.
- (H) (i) The Board shall not open or unfold any absentee <u>Vote by Mail</u> ballot received at any time prior to the closing of the polls on Election Day and then only at the commencement of the canvass of the election. Absentee <u>Vote by Mail</u> ballot applications and absentee <u>Vote by Mail</u> ballots returned shall be separated from all other ballot types and election materials.
- (I) (k) The canvass of the absentee Vote by Mail ballots shall be conducted by ward in accordance with the applicable provisions of Section 602 of the Charter.

- (J) (I) Prior to opening any absentee Vote by Mail ballot, the Board shall inspect the ballot to determine whether the forms have been completed, including the oath or affirmation; that the voter is entitled to vote; and that the voter had not already cast a ballot in the election.
- (K) (m) In the event that the Board concludes that the absentee Vote by Mail ballot envelope satisfies all of the criteria set forth in subsection (J) (IL) above, the Board shall open the ballot envelope and separate the envelope from the ballot.
- (L) (n) The Board may only reject an absentee Vote by Mail ballot upon a unanimous vote of the entire Board if:
 - (i) The ballot was not received by the Board prior to the closing of the polls on Election Day;
 - (ii) The voter's oath was not sufficiently executed;
 - (iii) There is more than one ballot in the ballot envelope;
 - (iv) The ballot was not cast by a person eligible to vote;
 - (v) The voter has voted at the polls prior to the review of the absentee **Vote by Mail** ballot;
 - (vi) The ballot contained votes for candidates in excess of the maximum number of votes permissible in a given race, in which event only the race for which there is an over vote shall be excluded;
 - (vii) The ballot contains extraneous marks which does not permit the Board to clearly determine the voter's intent for that race;
 - (viii) The Board has received multiple absentee <u>Vote by Mail</u> ballots on behalf of the voter, in which event only the earliest absentee <u>Vote by Mail</u> ballot received shall be counted.

Sec. 607- Write-In Ballots

(d) Write-In Ballots. In all elections, a registered and qualified voter may cast a ballot by writing in the name of a candidate for public office, and said ballot shall be counted, provided that the ballot clearly and legibly identifies a candidate who meets and has satisfied all of the qualifications for public office.

Sec. 608- Provisional Ballots

- (e) Provisional Ballots.
- (a1) An individual is eligible to cast a provisional a ballot if:
- (A) (1a) The individual declares in written affirmation under oath submitted with the submission of the provisional ballot that the individual is a registered voter in

Prince George's County, Maryland and the City of Laurel and is eligible to vote in the election; and

- (B) (b2) The individual's name does not appear on the City's election register or list of voters; or
- (e3) an election official asserts that the individual is not eligible to vote; or
- (d4) the individual does not have the necessary identification.
- (b2) Application for Provisional Ballot.
- (A)(1a) Before an individual may cast a provisional ballot, the individual shall:
 - (i) Complete and sign the provisional ballot application approved by the Board; and
 - (ii) Provide a copy of a current and valid Maryland driver's license or MVA ID card, student, employee, or military ID, U.S. passport; and
 - (iii) A copy of a current utility bill, bank statement, government check, paycheck, or other government document with the voter's name and current address (the same address shall be written on the provisional ballot application). Current shall mean that the document is dated within three (3) months of the election.
 - (iv) an individual who does not have the necessary identification required under this subsection shall be required to sign an acknowledgement that in order for their provisional ballot to count, they must submit the required identification to the City of Laurel Board of Election Supervisors not later than 4pm on the first Thursday after election day.
 - (ii) (iv) Be given a data sheet setting forth the process by which the individual may obtain information on whether the provisional ballot was counted or not and the reasons, therefore.
 - (c3) Procedure.
- (A) (1a) An individual who is eligible under subsection (a1) of this section eligible voter who completes an application for a provisional ballot shall be issued and may submit a provisional ballot at a polling place on Election Day or any location and date designated for early voting.
- (B)(2b) When submitted, a provisional ballot shall either be placed in a sealed envelope and secured in a locked box designated exclusively for provisional ballots, or otherwise stored in an electronic format, all at the direction of the Board.

- (3e) Be given a data sheet setting forth the process by which the individual may obtain information on whether the provisional ballot was counted or not and the reasons therefore.
- (d4) Canvass of Provisional Ballots.
- (A) (1a) The Board shall adopt regulations regarding the handling and canvassing of provisional ballots.
- (B)(2b) Envelopes containing provisional ballots shall not be opened until the Board has approved the provisional ballot application applicable to that ballot.
- (C) (3e) The Board may not reject a provisional ballot except upon a unanimous vote.
- (D)(4d) The Board shall reject a provisional ballot if:
 - (i) The individual is not qualified to vote in a City election;
 - (ii) The individual failed to sign the oath or affirmation on the provisional ballot application;
 - (iii) The individual cast more than one (1) ballot in the same election;
 - (iv) The provisional ballot is marked by an identifying mark that is clearly evident and which can be used to establish the identity of the individual submitting the provisional ballot.
 - (v) The Board shall establish a system that permits individuals who have submitted provisional ballots to determine whether the provisional ballot was accepted and counted.

Sec. 6069. - Same Delay Rregistration.

(aA)The City of Laurel Board of Election Supervisors shall allow for Same Day Registration for residents that live in the City of Laurel Corporate Boundaries. Those wishing to exercise their right to Same Day Registration for City Elections shall adhere to the following: (1) bringing a document showing proof of residency, Maryland driver's license, identification card with your current address, paycheck stub, bank statement, utility bill.

- (1) Provide a copy of a current and valid Maryland driver's license or MVA ID card, student, employee, or military ID, U.S. passport; and
- (2) A copy of a current utility bill, bank statement, government check, paycheck, or other government document with the voter's name and current address (the same address shall be written on the voter registration application). Current shall mean that the document is dated within three (3) months of the election.

- (3) Once the Chief Election Judge determines you that the voter is are a resident of the City, and qualified to register, and is at the correct polling location, you the voter will be permitted to vote in the election using a provisional ballot.
- (4) In the event that the voter is not at the correct polling location, the Chief Election Judge will provide the voter with directions including the address and a map indicating the proper polling location and direct the voter to the proper polling location to complete the proper provisional ballot.

Sec. 607. - Vote-by-mail ballots.

(a) Any person qualified to vote in any election may use a Vote-by-Mail ballot pursuant to the provisions of this article.

(b) The Board of Elections Supervisors is authorized and permitted by this section, to allow for a Vote by Mail in City of Laurel elections.

(c) These procedures will be established by the Board of Election Supervisors.

(d) No Vote-by-Mail ballot, completed or otherwise, shall be handled or delivered by a candidate or any individual volunteering or working for a candidate, except for their own ballot or that of their immediate family member or a member of their household.

Sec. 60810. - Electioneering.

- (a) General Conduct of Election Day Activities. The Board shall be responsible for and have authority to control all activities conducted in connection with elections.
- (b) Authority of Election Judges. At each polling place, each of the duly appointed election judges shall be vested with authority to keep and maintain the peace. In addition, the election judges shall have the authority to cause any person to be arrested for: any breach of the peace; any breach of election laws of the City; for interference with the progress of an election, the canvass of the ballots, or the ascertainment and transcription of the votes recorded on voting machines or ballots cast. The election judges shall have the authority to request and direct officers of the Laurel City Police Department or any state or federal law enforcement agency, as needed, to assist in the enforcement of the election laws of the City.

Sec. 60911 - Election eEquipment and sSample bBallots.

(a) The Board shall be responsible for the selection and procurement of all voting equipment, forms, ballot styles, and all other material necessary for the conduct of elections. The Board shall be responsible for preparing and publishing an official sample ballot not less than eight (8) days before Election Day. The official sample ballot shall be published in a newspaper published in the City. In addition, the Board shall ensure that sample ballots shall be posted in several locations in each of the polling places.

(b) The City shall be responsible for all costs and expenses associated with the conduct of City elections from monies budgeted in the City's operating budget.

Sec. $640\underline{12}$ - Compliance with e<u>E</u>ligibility <u>rR</u>equirements, <u>aA</u>ttendance, <u>rR</u>ecall, <u>dD</u>isqualification and <u>sS</u>uspension of <u>eE</u>lected <u>eO</u>fficials.

- (a) Eligibility.
- (1) The Mayor and all Councilmembers shall retain and maintain throughout their respective terms of office all the qualifications necessary for their election, and their failure to retain and maintain all such qualifications shall ipso facto cause a forfeiture of their respective offices.
- (2) Conflicts of Interest. Neither the Mayor nor any of Councilmember shall hold any other office with the City during their respective terms of office, neither shall they, directly or indirectly through the medium or agency of other persons, enter into any contract(s) with the City.
- (b) Attendance Required.
- (1) The Mayor and/or any Councilmember(s) may be removed from office as a result of extended absenteeism, which is defined as missing in excess of fifty (50) percent of each of the City Council's regular and special legislative meetings and meetings of the committee(s) of the whole in any calendar year. The Mayor, acting independently, or three (3) Councilmembers shall have the authority to convene a public hearing on the issue of the extended absenteeism by the Mayor and/or any Councilmember.
- (2) After a public hearing on the issue of the extended absenteeism of the Mayor and/or any Councilmember(s) pursuant to Section 608 the Mayor and/or Councilmember may be removed from office as a result of such extended absenteeism by an affirmative vote of two-thirds $(\frac{2}{3})$ of the voting members of comprised of the Mayor and e $\underline{\mathbf{C}}$ ouncilmembers.

Sec. 61113 - Recall of eElected eOfficial.

- (1) The <u>mM</u>ayor or an <u>At-Large</u> e<u>C</u>ity e<u>C</u>ouncilmember may be recalled and removed from office in accordance with the following procedure:
- (a) A petition signed by at least twenty (20) percent of the registered and qualified voters of the ecity must be presented to the mmayor and ecity ecouncil at a regular ecity ecouncil meeting confirming the request stating a desire to have the named elected official subjected to a reaffirmation recall by a vote of the qualified ceity electorate. A petition shall contain the name of only one elected ecity eofficial. The qualified registered voters signing such petition shall sign the same as their names appear on the eity's Prince George's County Voter Registration List for the City election records and under each signature shall be typed or printed each petitioner's registered voter's name, current address and approximate length of residence in the ecity. At the bottom of each page of

the petition, the individual circulating the petition shall sign the same and make an affidavit before a notary public that he or she circulated the petition and saw each individual whose name appears thereon sign the same in his or her presence.

- (b) The petition shall state specifically the justification for recall of the mMayor or, as the case may be, an At-Large City eCouncilmember, for one or more of the reasons set forth in section 6143.
- (b) The petition shall state specifically the justification for recall of the Councilmember, for one or more of the reasons set forth in section_6143.
- (c) Upon receipt of a petition, the mMayor and eCouncil shall forthwith refer the petition to the bBoard of eElection sSupervisors for the eCity for verification of the appropriate number of qualified registered voters' signatures and addresses. The bBoard of eElection sSupervisors shall return such petition with its written findings as to required voters' signatures and addresses by certification to the mMayor and eCouncil at its next regular meeting; and at that meeting, if the petition is authenticated and certified by the bBoard, the mMayor and eCity eCouncil shall announce that: (1) wWithin thirty (30) days from that eCity eCouncil meeting, a public hearing will be held on the petition, and that (2) within forty-five (45) days from the eCity eCouncil meeting at which the certification of the bBoard of eElection sSupervisors was received, a special election shall be held in order to allow all qualified registered voters of the eCity to vote on the petition for recall.
- (d) The voting ballot will contain the official's name and the choice of "reaffirm" or "remove." In order for the official to be removed, a majority of those voting must vote "remove."
- (e) The voting shall be conducted in the same manner as prescribed herein for general e<u>C</u>ity elections; and, if removal results, the vacancy will be filled as provided in <u>S</u>section 319 for a e<u>C</u>ouncilmember or s<u>S</u>ection 356 for the m<u>M</u>ayor.

(2) Recall of Ward-Elected City Councilmember

A City Councilmember that was elected to serve one of the two City voting wards may be recalled and removed from office in accordance with the following procedure:

(a) A petition signed by at least twenty (20) percent of the registered and qualified voters of the Ward that the Councilmember was elected to represent must be presented to the Mayor and City Council at a regular City Council meeting confirming the request to have the named elected official subjected to a recall by a vote of the City electorate. A petition shall contain the name of only one elected City Official. The registered voters signing such petition shall sign the same as their names appear on the Prince George's County Voter Registration List for the City and under each signature shall be typed or printed each registered voter's name, current address and approximate length of residence in the City. At the bottom of each page of the petition, the individual circulating the petition shall sign the same and make an affidavit before a notary public that he or she

circulated the petition and saw each individual whose name appears thereon sign the same in his or her presence.

- (b) The petition shall state specifically the justification for recall of the Councilmember, for one or more of the reasons set forth in section 614.
- (c) Upon receipt of a petition, the Mayor and Council shall forthwith refer the petition to the Board of Election Supervisors for the City for verification of the appropriate number of registered voters' signatures and addresses. The Board of Election Supervisors shall return such petition with its written findings as to required voters' signatures and addresses by certification to the Mayor and Council at its next regular meeting; and at that meeting, if the petition is authenticated and certified by the Board, the Mayor and City Council shall announce that: (1) within thirty (30) days from that City Council meeting, a public hearing will be held on the petition, and that (2) within forty-five (45) days from the City Council meeting at which the certification of the Board of Election Supervisors was received, a special election shall be held in order to allow all registered voters of the City to vote on the petition for recall.
- (d) The voting ballot will contain the official's name and the choice of "reaffirm" or "remove." In order for the official to be removed, a majority of those voting must vote "remove."
- (e) The voting shall be conducted in the same manner as prescribed herein for general City elections; and, if removal results, the vacancy will be filled as provided in Section 319 for a Councilmember.

Sec. 61214 - Grounds for <u>rR</u>ecall of eElected eOfficial.

The justification for the recall of the $m\underline{\mathbf{M}}$ ayor or a $\underline{\mathbf{c}}$ ouncilmember shall only be for one or more of the following:

- (a) Failure to uphold the oath of office;
- (b) Conviction of a criminal offense of a felony category and/or a crime of moral turpitude;
- (c) Engaging in illegal conduct involving moral turpitude, fraud, deceit or intentional material misrepresentation;
- (d) Engaging in conduct involving mismanagement or misappropriation of public funds, a gross abuse of public authority, **misconduct in office**, or a substantial and specific danger to public health, safety or welfare;
- (e) The coercion of any e**C**ity employee into taking an illegal or improper action or taking any retaliatory action against any e**C**ity employee because of that employee's disclosure of information relating to illegal and improper action in e**C**ity government;

- (f) The inability to properly perform public duties due to a permanent or chronic physical or mental ailment or other incapacitating defect;
- (g) Gross negligence or incompetence in the performance of public duties;
- (h) Engaging in personal conduct injurious to the reputation and well-being of the government of theis Ceity and its citizens; or
- (i) Failing or refusing to perform, or acting contrary to, an official duty or obligation imposed by the Charter or duly enacted law or ordinance.

Sec. 64315. - Suspension of eElected oOfficials.

Any elected official found guilty of any crime which is a felony; or which is related to his or her public duties, shall be immediately suspended. In the event that the verdict or conviction of guilt is affirmed entered by any tribunal having iurisdiction over the elected official, then the elected official shall be removed from office. In the event that a plea of not guilty has been entered and is at any later time is vacated, reversed, or otherwise stricken the elected official shall be removed from office. In the event that a plea of guilty has been entered and is at any later time is vacated, reversed, or otherwise stricken, the elected official shall be reinstated for the balance of the term, if any, with all compensation and benefits restored.

Sec. 61416. - Referenda.

- (a) The citizens of the City shall have the right to petition to referendum any ordinance adopted by the City, pursuant to the procedures set forth in this section, except that no an ordinance shall not be subject to referendum if said ordinance that:
- Imposes any tax or its equivalent;
- (2) Approprejates funds for current expenses of the City;
- (3) Establishes or revises **boundaries for** wards **determined and used** for election purposes;
- (4) Amends a zoning map; or
- (5) Which Eexpressly provides that the ordinance shall <u>not</u> be subject to a referendum.
- (b) Upon the adoption of the capital improvement program, any new project not previously contained in the capital improvement program, and any additions constituting an enlargement of a project shall be subject to referendum, pursuant to the procedures contained in this section. Once a project has been approved by referendum, that portion of a subsequent enabling act or bond issue authorization ordinance relating to the project shall not be subject of to referendum, and if a bond enabling ordinance including the porject project and

identifying it is approved by referendum, that portion of any subsequent bond issue authorization ordinance relating to the project shall not be subject to referendum.

- (c) Expect as provided herein, an ordinance shall be submitted to a referendum of the voters upon petition of twenty (20) percent of the <u>eligible registered</u> <u>qualified</u>-voters of the City. Such petition shall be filed with the <u>baord Board of eElection sSupervisors</u> of the City of Laurel within thirty (30) calendar days from the date the ordinance becomes law. If such a petition is filed, the <u>ordinance ordinance</u> to be referred shall not take effect until thirty (30) calendar days after its approval by a majority of <u>thequalified eligible</u> voters of the e<u>C</u>ity voting thereon at the next ensuing regular e<u>C</u>ity election, or any special election for that purpose. <u>T</u>the determination of whether a special election will be held <u>shall</u> to at the discretion of the e<u>C</u>ity e<u>C</u>ouncil.
- (d) An emergency ordinance shall remain in force from the date it becomes effective according to its terms, notwithstanding the filing of such <u>a</u> petition <u>for referendum</u>, but shall stand repealed thirty (30) calendar days after having been rejected by a majority of the qualified voters of the e<u>C</u>ity voting thereon.
- (e) A petition for referendum may consist of several papers, but each paper shall contain the text or a fair summary of the ordinance being petitioned upon; and there shall be attached to each such paper an affidavit of the person procuring the signatures thereon attesting on the basis of personal knowledge, that to the said person's own personal knowledgeeach signature thereon is genuine and bona fide, and that, to the best of histhe affiant's or her knowledge, information, and belief, the signers are qualified registered voters of the City of Laurel, as set opposite their names. A minor variation in the signature of a petitioner between his or her signature a petitioner's name on a petition and that contained oin the voter registration records shall not invalidate the signature. The invalidation of one signature on a referendum petition shall not serve to invalidate any other signature on the petition.
- (f) Each petitioner shall include his or her their address and the date of his or her their signature opposite his or her their printed or typed name. The beard of election sSupervisors shall verify the qualification of said petitioners.

Sec. 64517. - Advisory #Referenda.

- (a) The Mayor and City Council, by resolution, may direct that an advisory referendum of <u>the</u> voters be undertaken on questions set forth in said resolution. Any questions put to referenda shall be placed on the ballot at the next general election. The results of such referenda shall not be binding on the City in any way, but shall be for advisory purposes, only. Any resolution of the Mayor and the City Council shall be adopted at least sixty (60) days prior to the next general election in order to allow adequate time for the question to be placed on the ballot.
- (b) Upon passage of a resolution by the Mayor and City Council, the Board shall place all questions contained in the resolution on the official ballot and provide for the posting and dissemination of the ballot questions in suitable places and on all voting machines. The Board shall certify the results of the referenda on all

questions appearing on the ballot in the same manner provided for certification of election results.

Sec. 61618. - Adoption and ilncorporation of sState ILaw pProvisions.

Unless otherwise specifically set forth to the contrary in the Charter or Code, the Charter shall be read and construed to incorporate, adopt, and enact the provisions of Title 16, "Offenses and Penalties" of the Election Article of the Annotated Code of Maryland, in its current version or as later amended, as the same apply to any illegal conduct committed in connection with or during the course of an election, or as a result of any illegal interference with election procedures and processes.

Sec. 61719. - Extraordinary pPowers—Civil eEmergency.

In the case of a declared civil emergency or other civil disaster where any date contained in this Article or Chapter 600 of the Code cannot be met because of such civil emergency or civil disaster, the Board shall establish such reasonable dates and accommodations for compliance with any filing deadlines, submission of reports, or any other deadline that may apply to a required filing or submission required herein. The Board may also change the designated Election Day based on a civil emergency or civil disaster. In no event shall the rescheduled date for any postponed election be sooner than thirty (30) days from the date of the declared end of the civil emergency or civil disaster. During any postponement of elections, public officials shall remain in office unless and until their successors are duly qualified and elected.

NOW, THEREFORE, BE IT RESOLVED that the City of Laurel's Charter Article 600 "Registrations and Elections", is hereby amended as follows:

	/ED , that the date of adoption of this Charter
Resolution is theday of, 2025	5, and that the amendment to the Charter of the
City as herein adopted, shall be and be-	come effective on theday of, 2025
unless on or before theday of	, 2025, a Petition for Referendum on this
Charter Resolution is filed in writing with	the Mayor or City Administrator, pursuant to the
provision of Title 4. Subtitle 3 of the Loca	al Government Article of the Annotated Code of
Maryland.	
AND BE IT FURTHER RESOLV	ED, that this Resolution shall become effective
on the day of , 2025.	EB, that this resolution shall become encouve
on the, 2023.	
DAGGED this	
PASSED thisday of, 2025	
SARA A. GREEN, CPM, CMC	KYLA M. CLARK
Clerk to the City Council	President of the City Council

Item 4.				
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APPROVED this	day of	, 2025
KEITH R. SYDNOR Mayor		

Item 5.

CITY COUNCIL

CHRISTINE M. JOHNSON At-Large

ADRIAN G. SIMMONS First Ward

> JAMES KOLE First Ward

> KYLA CLARK Second Ward

JEFFREY W. MILLS Second Ward

Council meets second and fourth Mondays of each month.



MAYOR AND CITY COUNCIL OF LAUREL

8103 Sandy Spring Road Laurel, Maryland 20707-2502 (301) 725-5300

www.cityoflaurel.org

PUBLIC NOTICE

Issued: January 31, 2025

The Mayor and City Council of Laurel will Possibly Adjourn to Closed Session during the Work Session on Wednesday, February 5, 2025 to be held Virtually via Zoom at 6:00 pm.

The Authority for this Closed Session is contained in the Open Meetings Act General Provisions Section 3-305 (b) (7) to consult with counsel to obtain legal advice regarding proposed election law amendments.

> Sara A. Green, CPM, CMC City Clerk

CHRISTIAN L. PULLEY, CPM City Administrator

KEITH R. SYDNOR Mayor

Deputy City Administrator STEPHANIE P. ANDERSON City Solicitor

SARA A. GREEN, CPM, CMC City Clerk