## **CITY COUNCIL**

## OF

## HAVRE DE GRACE, MARYLAND

### **CHARTER AMENDMENT RESOLUTION NO. 301**

Introduced by \_\_\_\_\_ Council President Ringsaker

# A RESOLUTION BY THE MAYOR AND CITY COUNCIL OF HAVRE DE GRACE, MARYLAND, PURSUANT TO THE LOCAL GOVERNMENT ARTICLE OF THE ANNOTATED CODE OF **MARYLAND AND SECTIONS 33 AND 34 OF THE CITY CHARTER** TO AMEND SECTION 47 ELIMINATING THE REQUIREMENT THAT THE DIRECTOR OF ADMINISTRATION EXECUTE A CORPORATE BOND BEFORE DISCHARGING DUTIES

On: March 18, 2024

at: 7:00 p.m.

Charter Amendment Resolution introduced, read first time, ordered posted and public hearing scheduled.

### **PUBLIC HEARING**

Having been posted and notice of time and place of hearing and title of Charter Amendment Resolution having been published according to the Charter, a public hearing was held on April 15, 2024 at 7:01 p.m. , and concluded on April 15, 2024 at 7:04 p.m.

**EXPLANATION** 

Underlining indicates matter added to existing law.

[Bold Brackets] indicate matter deleted from existing law.

Amendments proposed prior to final adoption will be noted on a separate page with line references or by handwritten changes on the draft legislation.

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Section 47 of the City Charter is to be amended as follows, with the words underscored to be added and the words in bold and brackets to be deleted

Section 47 [Director of Administration: bond.] Reserved.

[Before entering upon the discharge of the duties of the office, the said Director of Administration shall execute a corporate bond to the Mayor and City Council of Havre de Grace the premium for which shall be paid out of the City treasury.]

NOW, THEREFORE, it is determined, decided, and resolved by the City Council that the aforementioned is hereby approved.

ADOPTED by the City Council of Havre de Grace, Maryland this 6<sup>th</sup> day of May, 2024.

SIGNED by the Mayor and attested by the Director of Administration this 7<sup>th</sup> day of May, 2024.

ATTEST:

Christopher Ricci Director of Administration

Introduced/First Reading:	3/18/2024
Public Hearing:	4/15/2024
Second Reading/Adopted:	5/6/2024
Effective Date:	6/25/2024

Effective Date:

MAYOR AND CITY COUNCIL OF HAVRE DE GRACE

William T. Martin Mayor

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#### MUNICIPAL CHARTER OR ANNEXATION RESOLUTION REPOSITION FORM

Section 4-109 of the Local Government Article of the Annotated Code of Maryland requires municipal officials to deposit certain municipal documents with the Department of Legislative Services. Please use this registration form for each resolution that alters the charter or the boundaries of your municipal corporation. Complete a separate form for each resolution, and mail the entire text of the resolution, along with this form to:

Georgeanne Carter, Legislative Analyst Municipal Resolution Reposition Department of Legislative Services 90 State Circle Annapolis, MD 21401-1991

City of Havre de Grace	Harford
Municipal Corporation	County(ies)
Christopher Ricci, Director of Administration	
Name and Title of Official Submitting this Resolution	on

711 Pennington Avenue Address

410-939-1800

Phone

6/26/2024

Havre de Grace, MD 21078

301 **Resolution Number** 

5/6/2024 Date Enacted by Legislative Body

Date of Submitting this Resolution\*

6/25/2024

Effective Date\*\*

1) For an annexation resolution, state the charter section (e.g., boundary description section, appendix) that is amended \_\_\_\_\_\_OR state the charter section (e.g., general powers section) pursuant to which the property is annexed \_\_\_\_\_\_. (Enclose a copy of the metes and bounds description of the complete boundaries of your municipal corporation that includes the newly annexed property, including the number of acres and the point of beginning coordinates for the newly annexed property.)

For a charter resolution, state whether the entire charter is repealed and a new charter is adopted OR state the specific section(s) that is added, repealed, renumbered. or repealed and reenacted with amendments \_Section 47

2) Number of votes cast by the legislative body for 6 and against 0 this resolution.

3) Will this resolution be petitioned to referendum? No

If "yes", date of the referendum election (if known)

\* A resolution should be submitted to the Department of Legislative Services within 10 days after the effective date of the resolution (§ 4-109(b) of the Local Government Article). Generally, provided that a resolution is not petitioned to referendum, the effective date for a charter resolution is 50 days after enactment (§ 4-304(c) of the Local Government Article), and for an annexation resolution is no earlier than 45 days after enactment (§ 4-407 of the Local Government Article). DLS/5-19