## **County Council of Howard County, Maryland**

2014 Legislative Session

Legislative day No. 10

## **RESOLUTION NO. 1/3** - 2014

Introduced by: Mary Kay Sigaty, member Co-sponsored by: Calvin Ball, member

A RESOLUTION amending the Howard County Council Rules of Procedure to ensure that the prefile deadline will not fall on the day before a County Government holiday; and generally relating to the Council Rules of Procedure.

Introduced and read first time on Lynkoka 2,2014. By order Sheila Tolliver, Administrator to the County Council Read for a second time and a public hearing held on Supfember 15, 2014. By order Sheila Tolliver, Administrator to the County Council This Resolution was read the third time and was Adopted  $\checkmark$ , Adopted with amendments \_\_\_\_, Failed \_\_\_, Withdrawn \_\_\_\_ by the County Council on \_\_\_\_\_\_, 2014.

Certified by

Sheila Tolliver, Administrator to the County Council

NOTE: [[text in brackets]] indicates deletions from existing language; TEXT IN SMALL CAPITALS indicates additions to existing language. Strike out indicates material deleted by amendment; <u>Underlining</u> indicates material added by amendment.

1	WHEREAS, Article II, Section 208(f) of the Howard County Charter provides that the
2	Council shall adopt and publish such Rules of Procedure as it determines are desirable for its
3	efficient operation; and
4	
5	WHEREAS, the Council has determined that the Rules of Procedure must be amended to
6	ensure that the Council operates efficiently and effectively.
7	
8	NOW, THEREFORE, BE IT RESOLVED by the County Council of Howard County,
9	Maryland this 62 day of <i>October</i> , 2014 that the Rules of Procedure of the Howard
0	County Council, set forth in Appendix A of the Howard County Code, are amended as follows:
1	
2	Appendix A.
3	
4	Rules of Procedure for the County Council
5	of Howard County, Maryland
16	
17	Rule 1.002 Agenda.
18	The Administrator shall prepare a written agenda for each legislative session and for each
19	worksession or public hearing. The legislative agenda shall include the following:
20	(1) Numbers and titles of all bills and resolutions to be introduced and the name or names
21	of the Councilmember introducing each.
22	(2) Numbers and titles of all bills and resolutions to be called for final reading and vote.
23	(3) Numbers and titles of petitions properly before the Council for its consideration.
24	(4) Such other business as may properly come before the Council.
25	(a) Additions to Agenda.
26	(1) The legislative agenda may remain open until 11 days prior to the legislative day and
27	each Councilmember shall have the right to place thereon any proper matter of business.
28	(2) Legislation to be included on the agenda for introduction shall be prefiled with the
29	Council Administrator no later than 2:00 p.m. on:
30	(i) the 11th day preceding the legislative day; OR
	1

- (III) THE 2<sup>ND</sup> DAY PRECEDING THE COUNTY HOLIDAY IF THE PREFILE DEADLINE
   ESTABLISHED IN SUBSECTION (A)(2)(I) OF THIS SECTION FALLS ON A DAY IMMEDIATELY
   BEFORE A COUNTY GOVERNMENT HOLIDAY.
- 3 4

## **BEFORE A COUNTY GOVERNMENT HOLIDAY**. (3) Once the agenda has been closed, it may be amended for additions by an affirmative

- 5 vote of two-thirds of the Councilmembers.
- 6 (4) In case of a duly called emergency session or emergency legislation, the 11-day
  7 period does not apply.
- (b) *Preparation of Nonlegislative Agenda*. The Administrator shall prepare a written agenda for
  each worksession or hearing which shall include the following:
- 10

11

(1) Numbers and titles of all bills and resolutions to be considered.

(2) Such other business as may properly come before the Council.

(c) *Status of bills*. The Administrator shall prepare an addendum to the agenda for each
 legislative meeting which shall show the status of all legislative enactments of the current session
 having been properly introduced but not yet having been finally disposed.

(d) *Notice to Councilmember*. The Administration shall forward to each Councilmember a copy
of each agenda, as compiled at least 72 hours prior to the meeting to which it pertains.

17

## 18 **Rule 1.007 Consideration of bills.**

(a) Reading of Bills. Every bill, before it shall pass the Council, shall be read on three different 19 occasions. Any bill may be rejected upon introduction by a vote of two-thirds of the members of 20 the Council. Any bill may be withdrawn from consideration before final reading by a vote of 21 two-thirds of the members of the Council. On the first reading, a bill shall be read by number and 22 title only when introduced or when read as a substantively amended bill following 23 readvertisement and re-hearing as provided by these Rules. The public hearing shall be the 24 second reading. On final reading, a bill shall be read by number and title only, except that any 25 member may request on final reading that a bill be read once, section by section for amendment 26 before vote on final passage, and, if amended, any member may request that a bill be read as 27 amended before vote on final passage. If amended as to substance, the bill shall not be passed 28 until the title is rewritten to reflect the substance of substantive amendments, a hearing is set on 29 the substantive amendments, and proceedings are conducted as in the case of newly introduced 30

bills. Amendments may be determined to be substantive by a majority vote of the Council upon
motion of any member.

3 (b) Amendments.

4 (1) Amendments to be prefiled shall be offered in printed form and shall be prefiled with 5 the Council Administrator no later than 2:00 p.m. on:

6

7

9

10

(I) the second working day preceding the legislative session day at which the amendment is to be voted upon; OR

8

(II) THE 2<sup>ND</sup> DAY PRECEDING THE COUNTY HOLIDAY IF THE PREFILE DEADLINE ESTABLISHED IN SUBSECTION (B)(1)(I) OF THIS SECTION FALLS ON A DAY IMMEDIATELY BEFORE A COUNTY GOVERNMENT HOLIDAY.

(2) Upon receipt, the Administrator shall promptly cause all prefiled amendments to be
 distributed to Council Members and posted on the official Council bulletin board.

(3) Written amendments that have not been prefiled and any oral amendments may be
 offered for introduction at the legislative session only after an affirmative vote of two-thirds of
 the members of the Council present at the legislative session.

(4) Notwithstanding any other provision of this subsection, when an amendment is under
 consideration, a Council Member may offer an amendment to the amendment. However, an
 amendment to an amendment may not itself be amended.

(c) *Call of Bills for Final Reading*. Vote on final passage shall be on roll call by taking of the
yeas and the nays. If no member objects, the Council may enact more than one bill by a single
combined roll call vote. The call of bills for final reading shall include those bills made a special
order of the day.

(d) *Enrolled Copy*. After passage of a bill, the Administrator shall promptly prepare an enrolled
copy in printed or typewritten form, which shall be presented to the County Executive for his
approval within the time required by law. On enrolling, the Administrator shall have authority to
correct obvious errors in section references, numbers and references to existing law,
capitalization, spelling, grammar, headings and similar matters.

(e) *Vetoes*. When an act has been vetoed by the County Executive and is returned to the Council,
the message containing the Executive's objections to the bill shall be entered at large upon the
Council Journal. The Council shall proceed to reconsider the bill on the call of bills for final

reading, after which the Chairperson shall put the question, "Shall the bill pass notwithstanding the objections of the Executive?" The vote of the Council shall be determined by the yeas and the nays and entered upon the journal, and the votes of at least two-thirds of the members elected to the Council shall be necessary to pass the bill over the Executive's veto.

(f) *Incorporation of Amendments*. The Administrator, at the request of any Councilmember, shall
prepare a draft working copy of any bill which is placed on the table, incorporating into the text
of the bill all passed or proposed amendments to that bill. Such draft working copies of bills shall
serve solely as an aid to Councilmembers' understanding of the effect of amendments during
their deliberations on whether amendments should be passed or reconsidered.

10

AND BE IT FURTHER RESOLVED that these amendments to the Howard County
 Council Rules of Procedure shall take effect on passage of this Resolution.