

PROPOSAL BY CHARTER COMMISSION:

114. *The council may appoint a charter commission to amend this charter or propose a new charter. Any charter amendment or new charter proposed by a duly constituted charter commission shall be submitted by the council, without change or modification, to the voters of the City of Frostburg at a special election before the next succeeding general election or at the next succeeding general election, provided: that such charter amendment or new charter shall be submitted to the council at least sixty days before any general election at which such amendment or new charter is to be submitted to the voters.*

ADVERTISEMENT:

115. *The council shall authorize, at city expense, an advertisement of any charter amendment or new charter to be published in at least one newspaper of general circulation in the City of Frostburg at least once a week for four weeks immediately preceding an election at which such amended or new charter is to be voted on. This advertisement shall contain the date of the election and a true copy of the proposed amendment or new charter, or a true unbiased description of the subject matter concerned. Such advertisement shall be made for all amendments, whether proposed by the council or by a charter commission.*

APPROVAL:

116. *A charter amendment, however proposed, shall become a part of this charter when approved by a majority of the voters voting thereon. Such amendment, when approved, shall have the force of law, subject to the Constitution and general laws of the State of Maryland.*

ARTICLE XIV*Legality***INCONSISTENT LAWS:**

117. *All acts and parts of acts, general or local, inconsistent with the provisions of this charter, be and the same hereby are repealed to the extent of such inconsistency. Nothing contained herein shall affect or restrict any control which the State Board of Health is empowered by law to exercise in any part of this state.*