

TANEYTOWN

RESOLUTION of the Mayor and Council of the City of Taneytown adopted pursuant to the authority of Section 3 ("Home Rule") of Article XI-E ("Municipal Corporations") of the Constitution of Maryland and of Section 13 (under subtitle "Home Rule") of Article 23A ("Corporations-Municipal") of the Annotated Code of Maryland to amend the Charter of the City of Taneytown (1978 Edition) by amending Section 207 entitled "Quorum" to include reference to a veto by the Mayor.

[Section(s) 207 of the Charter of the City of Taneytown, Carroll County, as found in the compilation of Municipal Charters of Maryland (1983 Edition), repealed and reenacted, with amendments.

Effective Date May 24, 1988]

-----

CHARTER RESOLUTION NO. 89-1

RESOLUTION of the Mayor and Council of the City of Taneytown adopted pursuant to the authority of Section 3 ("Home Rule") of Article XI-E ("Municipal Corporations") of the Constitution of Maryland and of Section 13 (under subtitle "Home Rule") of Article 23A ("Corporations-Municipal") of the Annotated Code of Maryland to amend the Charter of the City of Taneytown (1978 Edition) by amending Section 720 entitled "Purchases; Contracts" to provide for increase in bidding requirements.

[Section(s) 720 of the Charter of the City of Taneytown, Carroll County, as found in the compilation of Municipal Charters of Maryland (1983 Edition), repealed and reenacted, with amendments.

Effective Date May 2, 1989]

-----

CHARTER RESOLUTION NO. 89-2

RESOLUTION of the Mayor and Council of the City of Taneytown adopted pursuant to the authority of Section 3 ("Home Rule") of Article XI-E ("Municipal Corporations") of the Constitution of Maryland and of Section 13 (under subtitle "Home Rule") of Article 23A ("Corporations-Municipal") of the Annotated Code of Maryland to amend the Charter of the City of Taneytown (1978 Edition) by amending Section 510 entitled "Elections of Councilpersons" to provide for clarification of an ambiguity.

[Section(s) 510 of the Charter of the City of Taneytown,