1	CITY OF SANTA FE, NEW MEXICO
2	RESOLUTION NO. 2023-34
3	INTRODUCED BY:
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5	Councilor Michael Garcia
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10	A RESOLUTION
11	PROPOSING A BALLOT QUESTION TO BE SUBMITTED TO THE CITY'S VOTERS
12	DURING THE NOVEMBER 7, 2023, REGULAR LOCAL ELECTION REGARDING
13	AMENDING ARTICLE X OF THE CITY'S CHARTER TO SPECIFY THE SANTA FE
14	MUNICIPAL CHARTER COMMISSION'S APPOINTMENT, TERMS, AND
15	FUNCTIONS.
16	WHEREAS, pursuant to Section 10.01 of the City of Santa Fe's Charter ("Charter")
17	requires the appointment of a Charter Review Commission ("Commission") at least every ten years;
18	and
19	WHEREAS, the Governing Body adopted Resolution 2022-40 on July 27, 2022,
20	identifying nine topics the Commission should consider; and
21	WHEREAS, one of the nine topics the Governing Body asked the Commission to consider
22	was "ideas suggested by the commissioners and members of the community"; and
23	WHEREAS, the Governing Body appointed members to the Commission in October,
24	2022; and
25	WHEREAS, the Commission met from November of 2022 through May of 2023, to

deliberate about and consider the details of more than fifteen proposals to amend the Charter; and

WHEREAS, the Commission received public comment in person, by videoconferencing, in writing, and through the Commission's webpage; and

WHEREAS, the Commission produced a final report detailing its recommendations and presented the report to the Governing Body on May 10, 2023 ("Final Report"); and

WHEREAS, according to the Charter Commission's Final Report, "the Commission recommends six substantive amendments be placed on the ballot for the November 2023 election"; and

WHEREAS, one of the Commission's recommendations is including more specific guidelines for the appointment and function of a Charter Review Commission; and

WHEREAS, specifically, the Commission's Final Report recommends that Section 10.01 of the City of Santa Fe Municipal Charter be amended to read as follows:

## Article X. - Charter Review and Amendment

## 10.01. – Charter review.

A charter review commission shall be appointed as needed, but not less frequently than every ten years. [The governing body shall by resolution determine the manner of appointment of the commission, provided that there shall be an odd number of commissioners.] The charter review commission shall consist of nine members; each city councilor shall select one member of the commission and the mayor shall select the ninth member. The selected commissioners shall elect one of their members to be the chair and a second one of their members to be the vice-chair of the commission. The commission, once selected, shall serve for a one-year term. The commission shall be selected as set forth above no less than 15 months before the election at which any proposed amendments are to be presented to the voters. The city shall create and fund a budget adequate for the commission to

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perform its functions. The city shall staff the commission with a designated city attorney and no fewer than two staffers to perform research and drafting functions for the commission. The city shall advertise the creation of the commission and its function, setting up a separate page on the city's web page for the submission of proposed amendments from the public. The city shall hold no less than two meetings in each of the four city council districts after the commission is selected for the purpose of taking input from the public. The commission shall report its recommended amendments to the Charter to the governing body on or before the first week of June prior to the election when any such amendments are to be considered. Any recommendation put forth by the commission, unless prohibited by law, shall be given to the voters at the next election, unless the governing body does not approve it by a vote of no less than six members of the governing body.

; and

WHEREAS, the language "The commission shall be selected as set forth above no less than 15 months before the election at which any proposed amendments are to be presented to the voters" is unclear, because ballot questions can be presented during a number of elections, and the Governing Body would not know if proposed amendments will be "presented to the voters" as a result of input from the Charter Commission before the Charter Commission had been convened in the first place; and

WHEREAS, assuming that "the election at which any proposed amendments are to be presented to the voters" means a regular local election, the portions of the Commission's recommendations that state

- "The commission, once selected, shall serve for a one-year term";
- The commission shall be selected as set forth above no less than 15 months before the election at which any proposed amendments are to be presented to the voters"; and

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c. "The commission shall report its recommended amendments to the Charter to the governing body on or before the first week of June prior to the election when any such amendments are to be considered"

are not consistent, because 15 months before the regular local election would be August 7, a year and three months prior to an election; a year later would be August 7, three months before the regular local election, and the first week of June would be only 10 months after the commission was named; and

WHEREAS, the idea of "a designated city attorney" should be restated as "the city attorney or the city attorney's designee", because there is only one city attorney; and

WHEREAS, the idea that "The city shall staff the commission with a designated city attorney and no fewer than two staffers to perform research and drafting functions for the commission" should be reframed to avoid assigning responsibility for staffing to "the city", which is unclear; and

WHEREAS, the sentence "The city shall hold no less than two meetings in each of the four city council districts after the commission is selected for the purpose of taking input from the public" should be reframed as an obligation of the Charter Commission; and

WHEREAS, if the voters support the Charter amendment, then the paragraph should be re-ordered, to list obligations in the order in which they would arise; and

WHEREAS, the deadline of the Commission's report by the first week of June, if the regular local election is the election during which the recommendations would be considered, would provide less time to consider the recommendations than was available in 2023, when the Commission's report was due the first week of May; and

WHEREAS, given the City's deadline to submit ballot questions to the County Clerk at least 70 days prior to a regular local election, a more reasonable timeline for the Governing Body to receive the Commission's recommendations would be April prior to a regular local election; and

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WHEREAS, the proposal that "Any recommendation put forth by the commission, unless prohibited by law, shall be given to the voters at the next election, unless the governing body does not approve it by a vote of no less than six members of the governing body" would give the charter commission authority in relation to ballot questions that exceeds the authority of the governing body, in that a simple majority of the Charter Commission would have greater weight than a simple majority of the Governing Body; and

WHEREAS, the recommended requirement to place recommendations on ballots could also result in an unwieldy number of ballot questions that would be expensive for the City; and

WHEREAS, a variation to requiring all Charter recommendations to be submitted as ballot questions is requiring the Governing Body to consider and review all Commission proposals; and

WHEREAS, the Governing Body wishes to submit the Commission's above recommended amendment, with modifications to address the concerns identified herein, to the City's voters for approval; and

**WHEREAS,** the Charter, Article X, Section 10.02, states that "[t]his Charter may be amended or repealed as provided by law"; and

WHEREAS, state law, NMSA 1978, Section 3-15-16, states that a home rule municipality may amend its Charter "by a proposal submitted by the governing body of the municipality to the qualified electors"; and

WHEREAS, a resolution is the formal expression of the will of the Governing Body, and is used by the City to describe a proposed ballot question and submit it to the electors; and

WHEREAS, NMSA 1978, Section 1-16-3, requires the City to "file a resolution proposing the ballot question" with the county clerk, not less than seventy (70) days before the election at which the ballot question is proposed to be submitted to the voters.

NOW, THEREFORE, BE IT RESOLVED BY THE GOVERNING BODY OF THE

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1	CITY OF SANTA FE that the Governing Body hereby proposes to submit the following question		
2	on the ballot of the regular local election on November 7, 2023:		
3	GUIDELINES FOR CHARTER REVIEW COMMISSION		
4	Should the Santa Fe Municipal Charter Article X, Section 10.01,		
5	be amended to require that the City's Charter review commission		
6	("commission"):		
7	(1) Consist of nine members, each appointed by a member		
8	of the governing body;		
9	(2) Elect its own leadership;		
10	(3) Serve for one-year;		
11	(4) Have a budget and staff adequate for its functions;		
12	(5) Be advertised and receive public submissions on a		
13	dedicated web page;		
14	(6) Hold at least two meetings in each city council district to		
15	receive public input; and		
16	(7) Recommend proposals that the mayor and city		
17	councilors must consider as proposed ballot questions?		
18	For Against		
19	BE IT FURTHER RESOLVED that the City Clerk shall present this ballot question to		
20	the Santa Fe County Clerk no later than August 29, 2023.		
21	BE IT FURTHER RESOLVED that, if the voters approve the above ballot question, then		
22	the following amendments shall be made to the City's Charter:		
23	Article X. – Charter Review and Amendment		
24	10.01. – Charter review.		
25	A charter review commission shall be appointed as needed, but not less		

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frequently than every ten years. [The governing body shall by resolution determine the manner of appointment of the commission, provided that there shall be an odd number of commissioners. The charter review commission shall consist of nine members, one selected by each member of the governing body. The commissioners shall elect one member to be chair and one member to be vice-chair. The commission shall be appointed by the first week of the April the year before a regular local election at which the governing body would like the opportunity to present ballot questions to the voters. The governing body shall fund a budget adequate for the commission to perform its functions and the city attorney or the city attorney's designee, and no fewer than two additional employees identified by the City Manager, shall assist the commission to perform research and drafting functions for the commission. The creation of the commission and its function shall be advertised on a separate page of the city's web site and the page shall allow for the public to submit proposed amendments. The commission shall hold no less than two meetings in each of the city's council districts, for the purpose of taking input from the public. The commission shall recommend Charter amendments to the governing body on or before the first week of April, prior to the election when any such amendments are to be considered. The governing body shall consider and vote upon proposing the commission's recommended ballot questions. PASSED, APPROVED, and ADOPTED this 22<sup>nd</sup> day of August, 2023.

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ALAN WEBBER, MAYOR

1	ATTEST:
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3	Krister Philip
4	KRISTINE MIHELCIC, CITY CLERK
5	APPROVED AS TO FORM:
6	Erin McSherry
7	Erin McSherry (Aug 28, 2023 17:09 MDT)
8	ERIN K. McSHERRY, CITY ATTORNEY
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25	Legislation/2023/Resolutions/2023-34 (R) Amend Section 10.01 of the City Charter