

kept on permanent record in the same office. Copies also shall be furnished to the Hall of Records Commission, the State Library, and to each member of the legislative delegation of the County. The foregoing copies shall be furnished without charge, and the county also may make other copies available at a reasonable cost to any person.

(c) Not later than March 1 of the next succeeding year, the municipal corporation, without charge, shall furnish five copies of the compilation to the State Department of Legislative Reference; and if the copies are not thus delivered by that date the several local laws contained therein are automatically revoked and of no further effect. In this event, any local law contained in the compilation must be re-enacted in order to have any force and effect, subject thereafter to the same requirements for publication and delivery.

(d) In addition to furnishing copies of the compilation to the State Department of Legislative Reference, the municipal corporation shall provide to the Department a statement concerning any referendum on any proposed charter amendment. The statement shall include information on the results of any referendum held during the year, and it shall include information as to any referendum pending, actually or potentially, but not yet held, at the end of the year. If a statement of referendum is not delivered as here required the particular charter amendment is automatically revoked and of no further effect. In this latter event, the charter amendment must be re-enacted in order to have any force and effect, subject thereafter to the same requirements for publication and delivery.

(E) AT THE END OF EACH CALENDAR YEAR THE STATE DEPARTMENT OF LEGISLATIVE REFERENCE SHALL ADDRESS AN INQUIRY TO EACH MUNICIPAL CORPORATION INQUIRING WHETHER OR NOT DURING THAT CALENDAR YEAR OR ITS LATEST FISCAL YEAR IT HAS ENACTED, AMENDED OR REPEALED ANY PORTION OF ITS MUNICIPAL CHARTER. THE MUNICIPAL CORPORATION SHALL PROMPTLY ANSWER THE INQUIRY AND SHALL VERIFY THAT COPIES OF ALL SUCH ENACTMENTS, AMENDMENTS, OR REPEALS HAVE ALREADY BEEN SENT TO THE DEPARTMENT.

(F) IF THE MUNICIPAL CORPORATION FAILS OR REFUSES TO SUPPLY COPIES OF THIS COMPILATION AND OF THE RESULTS OF ANY REFERENDA THEREON TO THE STATE DEPARTMENT OF LEGISLATIVE REFERENCE BY MARCH 1 OF THE NEXT SUCCEEDING YEAR, OR FAILS OR REFUSES TO CERTIFY THAT THERE HAVE BEEN NO SUCH ENACTMENTS, AMENDMENTS, OR REPEALS, OR REFERENDA, DURING THE LAST CALENDAR OR FISCAL YEAR,