

REFERS SPECIFICALLY TO ALL FUNDS, GRANTS OR STATE AID WHICH THE MUNICIPAL CORPORATION IS ENTITLED TO RECEIVE UNDER APPLICABLE PROVISIONS OF STATE LAW RELATING TO THE INCOME TAX, THE TAX ON RACING, THE RECORDATION TAX, THE TAX ON AMUSEMENTS, AND THE LICENSE TAX.

~~(e)~~(G) *The State Department of Legislative Reference shall receive the several compilations and statements thus delivered to it. They shall be arranged in a logical and convenient order and shall be delivered to the State printer for inclusion in the Session Laws of the General Assembly for its Regular Session in that year. The laws of the municipal corporations shall be printed and identified as such, and they shall be indexed with the laws enacted by the General Assembly.*

19.

(n) The chief executive and administrative officer of a municipal corporation which has enlarged its corporate boundaries under the provisions of this section shall promptly register both the original boundaries and the new boundaries with the clerk or similar official thereof, with the [Commissioner of the Land Office] *Director of the Hall of Records*, with the clerk of the court in the county or counties in which the municipal corporation is located, and with the Director of the Department of Legislative Reference. Each such official shall hold the registration of boundaries on record and shall make it available for public inspection during all normal business hours. The registration shall include a copy of the resolution adopted by the municipal corporation, which shall be in such form and subject to such registration requirements as are contained in Section 17 and in Section 17A of this subtitle.

*Incorporation of Municipalities*

27.

(d) *The charter is included in the requirements of Section 17A of this subtitle, including its printing and indexing in the laws enacted by the General Assembly.*

SEC. 2. *And be it further enacted*, That as of December 31, 1967, each municipal corporation shall ~~publish~~ FURNISH a separate compilation of all ~~laws~~ MEASURES ~~enacted by it~~ during the CALENDAR OR FISCAL year 1966 and all prior years, whether to enact, amend, or repeal sections in its municipal charter. The ~~laws~~ MEASURES in this compilation shall be arranged as required by Section 17A of Article 23A, herein enacted, and these ~~laws~~ MEASURES and this compilation are subject to the other provisions of Section 17A, including their publication and indexing with the laws enacted by the General Assembly for its Regular Session of 1968. However, any such ~~laws~~ MEASURES already included in a regularly and officially published county code of public local laws, or in a regularly and officially published supplement thereto, shall be deemed as already ~~published~~ FURNISHED and not included within the requirements of this section, if copies of the code or of the supplement, as the case may be, have been furnished and delivered as required in Section 17A of Article 23A, herein enacted, for copies of the annual compilations of laws.