

*as the amount to be raised by the property tax constitutes a determination of the amount of the tax levy in the corresponding tax year. No authority is given by this section to impose taxes on any property which is exempt from taxation by any act of the Maryland General Assembly.*

b. Tax Bills. Whenever the [Mayor and] Council shall levy a tax, [they shall cause to be made an alphabetical list of persons] *the Treasurer shall prepare a listing of all persons, partnerships, firms, or corporations charged therewith and shall [affix thereto] indicate thereon the respective sums to be collected from [such persons and a warrant to the Treasurer to collect] the same. The Treasurer shall [within ten days after receipt of such list,] promptly render to each such [persons named therein an account] person, partnership, firm, or corporation a statement or tax bill showing the amount due by them.*

[b.] c. Collections. All taxes levied under this section shall be a lien on any and all property of the person, [company,] *partnership, firm or corporation against whom [they] said taxes are levied. [, and the Mayor and] The Council shall by ordinance or resolution provide for the systematic and orderly collection of taxes consistent with [those] the applicable provisions of Article 81 of the Code of the Public General Laws of Maryland, and Article 17 of the Code of Public Local Laws of Maryland, title "Prince George's County". [, applicable thereto.]*

[8c.] d. Tax [sales.] *Sales.* The Treasurer of the City of New Carrollton upon receiving notice from the [Treasurer] *appropriate official of Prince George's County, as is provided for in Section [74] 73 of Article 81 of the Code of the Public General Laws of Maryland, and not later than thirty days after receipt of said notice, [from the Treasurer of Prince George's County,] shall certify to [said County Treasurer] the appropriate official of Prince George's County a statement of all taxes due the [Town] City of New Carrollton, and the payment of said taxes shall be enforced in accordance with the provisions of Sections 70 to 123, inclusive, of Article 81 of the Code of the Public General Laws of Maryland, relating to tax sales generally. [, as provided by Chapter 761 of the Laws of Maryland of 1943; codified in the 1943 Supplement to the Annotated Code of Maryland as Sections 72 to 90V, inclusive, of Article 81 of said Code.] The payment of said taxes may also be enforced in any other manner as is now or may be provided by law.*

[f.] e. Assessments. The [Mayor and] Council is hereby authorized, empowered, and directed to adopt and use as and for the assessment of property within the corporate limits of the City [of New Carrollton], the assessment in force in [any] *the same fiscal year for County tax purposes in Prince George's County. [, and the] The adoption and use of said County [Assessment] tax assessment by the [Mayor and] Council [of New Carrollton] shall be treated and considered in all respects as its own valuation and bases of assessed property in [said Town,] the City, subject to taxation for municipal purposes.*

## SECTION [14] 13. SHARED FUNDS

The [County Commissioners] *State of Maryland, Prince George's County, and all other public authorities shall pay to the [Mayor and Council] City of New Carrollton [,] its share or proportion of all public monies, a part of which may be paid to any other municipality in Prince George's County, Maryland.*