

WHERE THE VOTE WILL BE TAKEN IN THE ELECTION ANNOUNCED BY THE NOTICE]].

(4) IN THE REFERENDUM CONDUCTED PURSUANT TO THIS [[SECTION 19(R)]] SUBSECTION, VOTING MACHINES SHALL CONTAIN A SUMMARY OF THE MUNICIPAL CORPORATION'S ANNEXATION RESOLUTION WITH SUITABLE PROVISION FOR THE VOTER TO INDICATE A CHOICE FOR OR AGAINST IT. THE EXPENSE OF ALL THE COUNTYWIDE REFERENDUM[[, EXCEPT FOR THOSE PARTS OF THE COUNTY (INCLUDING THE MUNICIPAL CORPORATION) IN WHICH PREVIOUS REFERENDA WERE CONDUCTED PURSUANT TO PETITION FILED AS PROVIDED IN SUBSECTION (F) AND (G) OF THIS SECTION 19,]] SHALL BE PAID BY THE COUNTY.

(5) IF THE MAJORITY OF THE PERSONS VOTING ON THE ANNEXATION RESOLUTION THROUGHOUT THE COUNTY TAKEN AS A SINGLE UNIT [[(COUNTING THE VOTES AS CAST IN THE PRIOR REFERENDUM OR REFERENDA AS THE VOTE OF THOSE AREAS WITHIN THE COUNTY IN WHICH THE PRIOR REFERENDUM OR REFERENDA WERE CONDUCTED)]] VOTE IN FAVOR OF THE ANNEXATION, THE ANNEXATION SHALL BECOME EFFECTIVE ON THE 14TH DAY FOLLOWING THE COUNTYWIDE REFERENDUM ELECTION. IF A MAJORITY OF THE PERSONS VOTING ON THE RESOLUTION VOTE AGAINST THE ANNEXATION IN THE ELECTION, THE PROPOSED ANNEXATION SHALL BE VOID.

(6) THE COUNTY IS AUTHORIZED TO ENACT BY ORDINANCE PROVISIONS CONSISTENT WITH THIS [[SECTION 19(R)]] SUBSECTION FOR CONDUCTING AND TABULATING THE RESULTS OF ANY REFERENDUM CONDUCTED PURSUANT TO THE AUTHORITY GRANTED BY THIS [[SECTION 19(R)]] SUBSECTION.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1975.

Approved May 15, 1975.

CHAPTER 782

(House Bill 1302)

AN ACT concerning

[[Retail Credit Accounts and Installment Sales]]
Open End Retail Credit Accounts -
Statement of Finance Charges

FOR the purpose of requiring holders of open end retail credit accounts [[and installment sales agreements]]