

furnished to the Hall of Records Commission and to the State Library.] 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] AGENCIES AS PROVIDED IN SECTION 9A OF THIS ARTICLE.

(d) In addition to furnishing copies of the compilation [to the State Department of Legislative Reference], the municipal corporation shall provide to the [Department] STATE AGENCIES AS PROVIDED IN SECTION 9A OF THIS ARTICLE, 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.]

19.

(p) 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 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] STATE AGENCIES AS PROVIDED IN SECTION 9A OF THIS ARTICLE. 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 § 17 and in § 17A of this subtitle.]

19A.

(j) Within [sixty] 60 days after the unified charter is adopted by the legislative bodies of the unifying municipal corporations or by a referendum election, the legislative bodies of the unifying municipal corporations shall jointly send [by registered mail to the Secretary of the State of Maryland and to the Department of Legislative Reference, the following information concerning the charter adopted by the unified municipal corporation: (1) the complete text thereof, and (2) the effective date of the charter] THE INFORMATION CONCERNING THE CHARTER ADOPTED BY THE UNIFIED MUNICIPAL CORPORATION TO THE STATE AGENCIES AS PROVIDED IN SECTION 9A OF THIS ARTICLE. [If a referendum election was held, the following information shall also be sent by