

WHEREAS, the owner and sole resident within the area of the said land to be annexed, Arundel Supply Corporation, a Maryland Corporation, has by Agreement proposed to the Town of Capitol Heights, Maryland, that said land be annexed subject to certain stated conditions, namely, (a) that the Town will do no act either directly or indirectly, which will interfere, impede or jeopardize the Landowner's Landfill permit in the area to be annexed, (b) that the Town will exempt said land from taxes of any kind in connection with said land area to be annexed until such time as the Town shall provide municipal services to said area as designated hereinafter, and

WHEREAS, the Town of Capitol Heights and Arundel Supply Corporation, Landowner and sole resident, deem said annexation to be to their mutual benefit.

[Capitol Heights annexation - Code of Public Local Laws of Prince George's County.

Effective Date June 4, 1975]

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CHARLESTOWN

(Cecil County)

CHARTER AMENDMENT NO. 14

"Tax Rate ; Assessments"

RESOLUTION of The Commissioners of Charlestown, Maryland, adopted pursuant to the authority of Article 11-E of the Constitution of the State of Maryland, and Section 13 of Article 23A of the Annotated Code of Maryland (1957 edition, as amended) entitled "Corporations-Municipal," to amend the Charter of Charlestown, this amendment to be entitled, "Tax Rate; Assessments," such being the Fourteenth amendment to said Charter and such amendment to increase the real and/or personal property tax rate.

[Section 25-10 of the Code of Public Local Laws of Cecil County, repealed and added.

Effective Date May 28, 1975]

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RESOLUTION  
OF  
THE COMMISSIONERS OF CHARLESTOWN  
TO AMEND THE TOWN CHARTER  
CHARTER AMENDMENT NO. 2-75