HOUSE BILL 500

P5, L6

9lr2284 CF SB 286

By: The Speaker (By Request – Department of Legislative Services) Introduced and read first time: February 4, 2019 Assigned to: Rules and Executive Nominations

A BILL ENTITLED

1 AN ACT concerning

Department of Legislative Services – Publication of Municipal Charter Amendments and Local Laws of Charter and Code Counties

- 4 FOR the purpose of repealing a certain requirement that the Department of Legislative $\mathbf{5}$ Services publish and index the titles of certain municipal charter amendments and 6 local laws of charter and code counties in the Session Laws of the General Assembly; 7 requiring the Department to publish the titles or the full text of municipal charter 8 amendments and local laws of charter and code counties on the General Assembly 9 website; making certain conforming changes; and generally relating to the publication requirements of the Department of Legislative Services regarding 1011 municipal charter amendments and local laws of charter and code counties.
- 12 BY repealing and reenacting, with amendments,
- 13 Article Local Government
- 14 Section 4–214, 4–311(c), 9–207(c), and 9–315(c)
- 15 Annotated Code of Maryland
- 16 (2013 Volume and 2018 Supplement)
- 17 BY repealing and reenacting, with amendments,
- 18 Article State Government
- 19 Section 2–1243(a)
- 20 Annotated Code of Maryland
- 21 (2014 Replacement Volume and 2018 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:

Article – Local Government

 $25 \quad 4-214.$

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EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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1 (a) When the public proclamation under § 4–209(d) of this subtitle is made, the 2 county commissioners or county council shall send the information concerning the 3 municipal charter to the Department of Legislative Services, as provided in § 4–109 of this 4 title.

5 (b) The municipal charter is subject to the requirements of §§ 4–310 and 4–311 of 6 this title[, including the printing and indexing in the laws enacted by the General 7 Assembly].

8 (c) The exact text of the municipal charter, including any amendments, shall be 9 included in any edition or codification of the municipal charter.

10 4–311.

11 (c) The Department of Legislative Services shall:

(1) arrange in a logical and convenient order the titles OR THE FULL TEXT
 of the laws of the municipalities that amend the municipal charters; AND

14 (2) [print] **PUBLISH ON THE GENERAL ASSEMBLY WEBSITE** each title, 15 identified as a title of the laws of the municipality, [in the Session Laws of the General 16 Assembly for its regular session in that year; and

17 (3) index each title with or in a supplemental volume to the laws enacted
18 by the General Assembly] OR THE FULL TEXT OF EACH LAW OF THE MUNICIPALITIES
19 THAT AMENDS THE MUNICIPAL CHARTERS.

20 9-207.

21 (c) The Department of Legislative Services shall:

(1) arrange in a logical and convenient order the titles OR THE FULL TEXT
of the laws of each charter county that amends its county code; AND

24 (2) [print] PUBLISH ON THE GENERAL ASSEMBLY WEBSITE each title, 25 identified as a title of the laws of a charter county that amends its county code, [in the 26 Session Laws of the General Assembly for its regular session in that year; and

(3) index each title with or in a supplemental volume to the laws enacted by the General Assembly] OR THE FULL TEXT OF THE LAWS OF EACH CHARTER COUNTY THAT AMENDS ITS COUNTY CODE.

30 9–315.

31 (c) The Department of Legislative Services shall:

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$\frac{1}{2}$	(1) arrange in a logical and convenient order the titles OR THE FULL TEXT of the laws of each code county that amends its code of public local laws; AND
$3 \\ 4 \\ 5$	(2) [print] PUBLISH ON THE GENERAL ASSEMBLY WEBSITE each title, identified as a title of the laws of a code county that amends its code of public local laws, [in the Session Laws of the General Assembly for its regular session in that year; and
6 7 8	(3) index each title with or in a supplemental volume to the laws enacted by the General Assembly] OR THE FULL TEXT OF THE LAWS OF EACH CODE COUNTY THAT AMENDS ITS CODE OF PUBLIC LOCAL LAWS.
9	Article – State Government
10	2-1243.
11	(a) (1) After each regular session, the Department shall compile and index:
12	(i) the laws that are enacted during that session;
$\begin{array}{c} 13\\14 \end{array}$	(ii) the executive orders that have been adopted pursuant to Article II, § 24 of the Maryland Constitution since the last compilation; AND
$\begin{array}{c} 15\\ 16\end{array}$	(iii) the certificates of the State Board of Elections as to the referendum vote on a law, if the vote has not been published previously[; and
$17 \\ 18 \\ 19$	(iv) the titles of laws and statements of referendum on laws of each municipal corporation, code county, and charter county that have been delivered to the Department as required by law].
$\begin{array}{c} 20\\ 21 \end{array}$	(2) After each special session, the Department shall compile and index the laws that are enacted during that session.
$\begin{array}{c} 22\\ 23 \end{array}$	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2019.