Question A

Charter Amendment

Legislative Branch - Duties of County Auditor

To amend the Anne Arundel County Charter to allow the County Auditor to have access to all records and files pertaining to County business; to allow the County Auditor to conduct additional financial and performance audits or reviews of any office, department, or agency funded in whole or in part by County funds; and to allow the County Auditor to conduct investigations of an act or allegation of fraud, waste, or abuse in the obligation, expenditure, or use of County resources.

For the Charter Amendment
Against the Charter Amendment
Question B

Charter Amendment

Executive Branch - Appointment and Confirmation of Certain Department Heads

To amend the Anne Arundel County Charter to require County Council confirmation of the County Executive’s appointments of the County Attorney, Chief of Police, and Fire Chief and to allow the County Council, on the affirmative vote of not less than five members, to prevent removal of a County Attorney appointed by the County Executive.

For the Charter Amendment
Against the Charter Amendment
Question C

Charter Amendment

**Merit System - Exempt Positions**

To amend the Anne Arundel County Charter to remove the limit of 1500 hours per calendar year for hourly rate contractual employees in the exempt service under Section 802(a)(14) of the Charter.

For the Charter Amendment
Against the Charter Amendment
Question D

Charter Amendment

**Centralized Purchasing - Competitive Bidding**

To amend the Anne Arundel County Charter to permit the County Council to increase the minimum value of purchases and contracts requiring full competitive bidding to an amount not less than $25,000 and not greater than $100,000.

For the Charter Amendment  
Against the Charter Amendment
<table>
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<tr>
<th>Question E</th>
</tr>
</thead>
</table>

**Charter Amendment**

**Merit System - Probationary Period - Extension of Probationary Period**

To amend Section 806 of the Anne Arundel County Charter to modify the probationary period from six months to the time required to complete the department’s entry-level training program plus twelve months for entry-level full-time classified sworn employees of the Police Department, Fire Department, Sheriff’s Office, and Department of Detention Facilities, and to provide that a probationary period does not run while an employee is on paid or unpaid leave that exceeds 80 consecutive hours.

For the Charter Amendment

Against the Charter Amendment
<table>
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<tr>
<th>Ballot Questions For:</th>
<th>Presidential General</th>
</tr>
</thead>
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<tr>
<td>Anne Arundel County, Maryland</td>
<td>November 3, 2020</td>
</tr>
</tbody>
</table>

**Question F**

**Charter Amendment**

**Executive Branch - Expanding the Limitation on Term of Temporary Appointees**

To amend the Anne Arundel County Charter to expand the initial term for an acting Chief Administrative Officer or acting head of any office or department from sixty days to one hundred twenty days, and to allow the County Council to extend that term by up to two additional six month periods instead of the current four months.

For the Charter Amendment  
Against the Charter Amendment
Question G

Charter Amendment
Anne Arundel County Human Relations Commission

To amend the Anne Arundel County Charter to require the Anne Arundel County Human Relations Commission.

For the Charter Amendment
Against the Charter Amendment
Question A

Bond Issue

**Affordable Housing Loan**

Ordinance No. 20-375 to authorize the Mayor and City Council of Baltimore to borrow up to $12,000,000 to be used for the planning, developing, executing, and making operative the Affordable Housing Program of the Mayor and City Council of Baltimore, including, but not limited to, the acquisition, by purchase, lease, condemnation or any other legal means, of land or property in the City of Baltimore; the payment of any and all costs and expenses incurred in connection with or incidental to the acquisition and management of the land or property; the payment of any and all costs and expenses incurred for or in connection with relocating and moving persons or other legal entities displaced by the acquisition of the land or property, and the disposition of land and property for such purposes, such costs to include but not limited to rental payment and home purchase assistance, housing counseling and buyer education, assistance, and activities to support the orderly and sustainable planning, preservation, rehabilitation, and development of economically diverse housing in City neighborhoods; support the Affordable Housing Trust Fund; support the elimination of unhealthful, unsanitary or unsafe conditions, lessening density, eliminating obsolete or other uses detrimental to the public welfare or otherwise removing or preventing the spread of blight or deterioration in the City of Baltimore; and for doing all things necessary, proper or expedient in connection therewith.

For

Against
Question B

Bond Issue

School Loan

Ordinance No. 20-376 to authorize the Mayor and City Council of Baltimore to borrow up to $38,000,000 to be used for the acquisition of land or property to construct and erect new school buildings, athletic and auxiliary facilities; and for additions and improvements to or modernization or reconstruction of existing school buildings or facilities; and to equip all buildings to be constructed, erected, improved, modernized, or reconstructed; and for doing any and all things necessary, proper or expedient in connection therewith.

For

Against
Question C

Bond Issue

Community and Economic Development Loan

Ordinance No. 0-377 to authorize the Mayor and City Council of Baltimore to borrow up to $38,000,000 to be used for, or in connection with, planning, developing, executing and making operative the community, commercial, and industrial economic development programs of the Mayor and City Council of Baltimore; the development or redevelopment, including, but not limited to, the comprehensive renovation or rehabilitation of any land or property, or any rights or interests therein hereinbefore mentioned, in the City of Baltimore, and the disposition of land and property for such purposes; the elimination of unhealthful, unsanitary, or unsafe conditions, lessening density, eliminating obsolete or other uses detrimental to the public welfare or otherwise removing or preventing the spread of blight or deterioration in the City of Baltimore; the creation of healthy, sanitary, and safe, and green conditions in the City of Baltimore; and authorizing loans and grants therefore; making loans and grants to various projects and programs related to growing businesses in the City; attracting and retaining jobs; providing homeownership incentives and home repair assistance; authorizing loans and grants to various projects and programs related to improving cultural life and promotion of tourism in Baltimore City and the lending or granting of funds to any person or other legal entity to be used for or in connection with the rehabilitation, renovation, redevelopment, improvement or construction of buildings and structures to be used or occupied for residential or commercial purposes; and for doing any and all things necessary, proper or expedient in connection therewith.

For

Against
### Question D

**Bond Issue**

**Public Infrastructure**

Ordinance No. 20-378 to authorize the Mayor and City Council of Baltimore to borrow up to $72,000,000 to be used for the development of public infrastructure owned or controlled by the Mayor and City Council of Baltimore and the Enoch Pratt Free Library acquisition and development of property buildings owned and controlled by the Mayor and City Council of Baltimore, the Enoch Pratt Library and public park or recreation land, property, buildings, structures or facilities; for the construction, erection, renovation, alteration, reconstruction, installation, improvement and repair of existing or new buildings, structures, or facilities to be or now being used by or in connection with the operations, function and activities of the Mayor and City Council of Baltimore, the Enoch Pratt Free Library, public parks and recreational programs; for the construction and development of streets, bridges, courthouses, city office buildings, police stations, fire stations, solid waste facilities, information technology, and public park and recreational and related land property and buildings; for the acquisition and installation of trees, for tree planting programs and for the equipping of any and all existing and new buildings, structures, and facilities authorized to be constructed, renovated, altered or improved by this Ordinance; and for doing any and all things necessary, proper or expedient in connection therewith.

For

Against
Question E

Charter Amendment

**Charter Revision Commission**

Resolution No. 20-18 would require that a Charter Revision Commission be appointed at least once every 10 years to review and make recommendations for necessary deletions, additions or revisions to the City Charter. The resolution also provides for the terms of the members, the manner of appointment, the duties of the Commission and for the dissolution of the Commission after the completion of its duties.

For the Charter Amendment
Against the Charter Amendment
Resolution No. 20-25 is for the purpose of amending the City Charter in order to authorize the City Council, by majority vote, to increase amounts of spending within the general fund or add new amounts for new purposes, so long as the amounts are not fixed by state or federal law and as long as the amounts added do not exceed the amount the City Council has reduced the proposed ordinance of estimates. New spending items added by City Council must be authorized by separate legislation. After the City Council's reductions and additions are made, the amount of the operating budget and the capital budget cannot exceed the amounts proposed in the proposed Ordinance of Estimates.

For the Charter Amendment
Against the Charter Amendment
Question G

Charter Amendment

Vetoes

Resolution No. 20-20 would for the purpose of reducing the number of votes by City Council members that are needed to override a mayoral veto from three-fourths of the members of the City Council to two-thirds of those members. It would also eliminate the separate veto process for items of appropriation and instead require the mayor to veto an entire appropriation bill, not exercise a line item to veto some, but not all, items appropriation in that bill.

For the Charter Amendment

Against the Charter Amendment
Resolution No. 20-21 This resolution amends the City Charter for the purpose of increasing the amount of time in which the City Council can consider overriding a mayoral veto of legislation adopted by the City Council. The City Charter currently allows the City Council to override a mayoral veto no earlier than 5 days, but no more than 20 days, from the date a Mayor's veto is read to the City Council. The amendment would add that if no meeting of the City Council is scheduled during that period, the City Council may override a veto at the next regular meeting of the City Council following the 20-day period. The amendment also provides that a veto cannot be overridden by a City Council that has been newly elected and sworn into office since the passage of the vetoed legislation.
<table>
<thead>
<tr>
<th>Question I</th>
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<tbody>
<tr>
<td><strong>Charter Amendment</strong></td>
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<tr>
<td><strong>Removal of Elected Officials</strong></td>
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<tr>
<td>Resolution No. 20-24 amends the City Charter to provide for the removal from office of certain City elected officials. The bill provides that by a three-fourths vote the City Council may remove a council member, the Council President, the Mayor or the Comptroller for incompetency, misconduct in office, willful neglect of duty or felony or misdemeanor in office on charges brought by the Mayor, the City Council Committee on Legislative Investigations or by the Inspector General. Notice and an opportunity to be heard before the City Council are required.</td>
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For the Charter Amendment
Against the Charter Amendment
Question J

Charter Amendment

City Auditor

Resolution No. 20-22 requires the City Auditor to give copies of agency audits to the agencies that were audited. It would also allow the City Auditor, in the furtherance of his or her duties, to issue subpoenas "to any municipal officer, municipal employee, or any other person receiving City funds" to produce documents.

For the Charter Amendment

Against the Charter Amendment
Question K

Charter Amendment

**City Administrator**

Resolution No. 20-26 would establish the position of City Administrator as the Chief Administrative Officer of Baltimore City. The law would provide for how the City Administrator is appointed and removed and would establish the powers and duties of the City Administrator. The City Administrator would be required to appoint a Deputy City Administrator and certain other staff.

For the Charter Amendment

Against the Charter Amendment
Question A

County Charter
Citizens' Election Fund System

Section 1013 is added to the Baltimore County Charter to: establish a Citizens' Election Fund System for candidates for County Council and County Executive beginning with the General Election to be held in 2026, provide that candidates may choose whether to participate in the system, establish a Citizens' Election Fund Commission, require the Commission to determine the funding of the system, provide for the funding of the system, require the creation of a subfund to receive voluntary contributions by citizens, provide for the order of disbursements from the system, and authorize the County Executive to not fund the system if the County Executive determines that the County's fiscal condition makes it imprudent to do so. (Bill 3-19)

For the Proposed Charter Amendment
Against the Proposed Charter Amendment
<table>
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<tr>
<th>Ballot Questions For:</th>
<th>Presidential General</th>
</tr>
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<tr>
<td>Baltimore County, Maryland</td>
<td>November 3, 2020</td>
</tr>
</tbody>
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**Question B**

**County Ordinance**

**Public Works Borrowing**

AN ORDINANCE to authorize and empower Baltimore County, Maryland to borrow $54,990,000 for public works purposes, for the class of projects which includes, among other things, streets and highways, bridges and storm drainage systems, to be undertaken pursuant to Sections 705(a) and 718 of the Baltimore County Charter. (Bill 37-20)

For the Bond Issue
Against the Bond Issue
Question C

County Ordinance

**Refuse Disposal Borrowing**

AN ORDINANCE to authorize and empower Baltimore County, Maryland to borrow $15,000,000 for refuse disposal projects, including but not limited to the construction, reconstruction, improvement, acquisition, repair, and modernization of county refuse disposal facilities, to be undertaken pursuant to Sections 705(a) and 718 of the Baltimore County Charter. (Bill 38-20)

For the Bond Issue
Against the Bond Issue
Question D

County Ordinance

Operational Buildings Borrowing

AN ORDINANCE to authorize and empower Baltimore County, Maryland to borrow $46,000,000 for public operational buildings including, but not limited to, general, health, police, fire, recreation, libraries, senior center and detention buildings or facilities and necessary or desirable equipment, to be undertaken pursuant to Sections 705(a) and 718 of the Baltimore County Charter. (Bill 39-20)

For the Bond Issue
Against the Bond Issue
Question E

County Ordinance

Parks, Preservation and Greenways Borrowing

AN ORDINANCE to authorize and empower Baltimore County, Maryland to borrow $35,000,000 for parks, preservation and greenways projects, including but not limited to acquisition of playgrounds, parks and recreational facilities and the construction, improvement, repair and maintenance of playgrounds, parks and community centers, to be undertaken pursuant to Sections 705(a) and 718 of the Baltimore County Charter. (Bill 40-20)

For the Bond Issue
Against the Bond Issue
AN ORDINANCE to authorize and empower Baltimore County, Maryland to borrow $17,500,000 for community college projects, including but not limited to the construction, improvement, maintenance, and modernization of buildings and other improvements for the community colleges, to be undertaken pursuant to Sections 705(a) and 718 of the Baltimore County Charter. (Bill 41-20)

For the Bond Issue
Against the Bond Issue
Question G

County Ordinance  
School Borrowing

AN ORDINANCE to authorize and empower Baltimore County, Maryland to borrow $200,000,000 for public school projects, including but not limited to acquisition, construction, reconstruction, improvement, extension, repair, maintenance, conversion, and modernization of public school buildings and sites, to be undertaken pursuant to Sections 705(a) and 718 of the Baltimore County Charter. (Bill 42-20)

For the Bond Issue
Against the Bond Issue
### Question H

**County Ordinance**

**Agricultural and Rural Land Preservation Borrowing**

AN ORDINANCE to authorize and empower Baltimore County, Maryland to borrow $4,000,000 for agricultural and rural land preservation projects, including but not limited to the purchase of land, development rights and conservation easements, to be undertaken pursuant to Sections 705(a) and 718 of the Baltimore County Charter. (Bill 43-20)

For the Bond Issue  
Against the Bond Issue
Question I

County Ordinance

Community Improvement Project Borrowing

AN ORDINANCE to authorize and empower Baltimore County, Maryland to borrow $2,500,000 for community improvement projects, including but not limited to construction, renovation, extension, alteration, repair or modernization of street curbs, gutters, water, sewer and other utilities, and sidewalk and pedestrian system improvements to be undertaken pursuant to Sections 705(a) and 718 of the Baltimore County Charter. (Bill 44-20)

For the Bond Issue
Against the Bond Issue
Question J

County Ordinance

**Waterway Improvement Program Borrowing**

AN ORDINANCE to authorize and empower Baltimore County, Maryland to borrow $20,000,000 for the acquisition, construction, reconstruction, extension, repair and modernization of waterway improvement and stormwater-related projects, including but not limited to shoreline stabilization, shore erosion control, wetland restoration and streambank and riverbank restoration, to be undertaken pursuant to Sections 705(a) and 718 of the Baltimore County Charter. (Bill 45-20)

For the Bond Issue
Against the Bond Issue
Question A

Charter Amendment

County Council Qualifications

To amend the Cecil County Charter to provide that non-elected Board Members, Committee Members, and Employees of State, County and Municipal agencies, not directly supervised or substantially controlled by the Executive or Council, to be qualified to be County Council Members.

For the Charter Amendment
Against the Charter Amendment
Question A

Charter Amendment

Council Non-interference

This Charter Amendment would amend the Frederick County Charter to require the County Executive to provide any information that is requested by an individual County Council member which is for the purpose of introducing and evaluating legislation or to engage in the review and monitoring of Government programs, activities, and policy implementation.

For the Charter Amendment
Against the Charter Amendment
Question B

Charter Amendment

**Borrowing Limitations**

This Charter Amendment would amend the Frederick County Charter to reduce the percentage of assessable property the County can pledge for debt from 5 to 3 percent of assessable real property, and from 15 to 9 percent of assessable personal property.

For the Charter Amendment

Against the Charter Amendment
Question C

Charter Amendment

Council Member Vacancy

This Charter Amendment would amend the Frederick County Charter to provide that the County Council shall fill a vacancy on the Council by choosing one of three persons from a list submitted by the central committee of the same political party as the vacating member. If no list is submitted or the vacating member was not a member of a political party, the Council shall appoint a person it deems best qualified to hold office. If the Council fails to fill the vacancy within 45 days, the County Executive shall fill the vacancy by following the same procedure. All persons considered for appointment shall be presented to the public and shall be interviewed by either the Council or Executive, allowing for public comment, prior to appointment. If the vacancy occurs in the first year of the vacating member's term, after a person is appointed to temporarily fill the vacancy, a special election will be held to elect and fill the vacancy for the balance of the term.

For the Charter Amendment
Against the Charter Amendment
Question D

Charter Amendment

County Executive Vacancy

This Charter Amendment would amend the Frederick County Charter to provide a process to fill a vacancy in the position of County Executive. The County Council shall fill a vacancy of the Executive by choosing one of three persons from a list submitted by the central committee of the same political party as the vacating Executive. If no list is submitted or the vacating Executive was not a member of a political party, the Council shall appoint a person it deems best qualified to hold office. If the Council fails to fill the vacancy within 45 days, the Council shall appoint the County's Chief Administrative Officer. All persons considered for appointment shall be presented to the public and shall be interviewed, allowing for public comment, prior to appointment. If the vacancy occurs in the first year of the vacating Executive's term, after a person is appointed to temporarily fill the vacancy, a special election will be held to elect and fill the vacancy for the balance of the term.

For the Charter Amendment
Against the Charter Amendment
<table>
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<th>Ballot Questions For:</th>
<th>Presidential General</th>
</tr>
</thead>
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<tr>
<td>Howard County, Maryland</td>
<td>November 3, 2020</td>
</tr>
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**Question A**

**Charter Amendment**  
**Redistricting Dates**

Changing the Howard County Charter to allow the County Council to set dates for drawing new Council district borders. After each official count of everyone who lives in the County, the Council would quickly form a redistricting commission and set dates for the commission to submit a plan for new Council district borders, and for the plan to become law if the Council does not adopt a different plan. The dates for these actions are now set by the County Charter, which uses an outdated State election schedule.

For Council to Set Dates  
Against Council to Set Dates
Question B

Charter Amendment
Citizen Board Term

Changing the Howard County Charter to shorten the term a resident would serve as a member on most County boards from five years to three years.

For Three-Year Term
Against Three-Year Term
State Board of Elections
Annapolis, Maryland

Ballot Questions For: Howard County, Maryland

Question C

Charter Amendment

County Employment Discrimination

Changing the Howard County Charter to prohibit employment discrimination by Howard County based on a person's disability, color, national origin, immigration status, age, occupation, marital status, sexual orientation, gender identity or expression, family status, or personal appearance. The prohibition would no longer include the word sex and the County could still not make an employment decision based on a person's political or religious opinions or associations or race.

For New Discrimination Protections
Against New Discrimination Protections
Question A

Charter Amendment by Act of County Council
Property Tax Limit - Limit Tax Rate Increases

Amend Section 305 of the County Charter to prohibit the County Council from adopting a tax rate on real property that exceeds the tax rate on real property approved for the previous year, unless all current Councilmembers vote affirmatively for the increase.

This amendment would replace the current property tax limit, which requires an affirmative vote of all current Councilmembers to levy a tax on real property that would produce total revenue that exceeds the total revenue produced by the tax on real property in the preceding fiscal year plus any increase in the Consumer Price Index. The current property tax limit exempts real property tax revenue derived from: (1) newly constructed property; (2) newly rezoned property; (3) certain property assessed differently under State law; (4) property that has undergone a change in use; and (5) property in a development tax district to provide funding for capital improvements.

For
Against
Pregunta A

Reforma del Estatuto por el Acta del Concejo del Condado
Límite del impuesto a la propiedad - Limitar el aumento de la tasa de impuestos

Reformar la Sección 305 del Estatuto del Condado para prohibir que el Concejo del Condado adopte una tasa de impuesto sobre bienes inmuebles que exceda la tasa de impuesto que fue aprobada el año anterior, a menos que todos los miembros del Concejo que hay en la actualidad voten por el aumento.

Esta reforma reemplazaría el límite actual del impuesto a la propiedad, que requiere un voto a favor de todos los miembros del Concejo para recaudar un impuesto a la propiedad inmobiliaria que produciría un ingreso total que excede el ingreso total producido por el impuesto sobre la propiedad inmobiliaria el año fiscal anterior, más cualquier aumento en el Índice de Precios del Consumidor.

El límite actual de impuesto a la propiedad exime los ingresos de impuesto sobre bienes inmuebles derivados de: (1) propiedad recién construida; (2) propiedad recientemente rezonificada; (3) ciertos bienes evaluados de manera diferente según la ley estatal; (4) propiedad que ha sufrido un cambio de uso; y (5) propiedad en un distrito fiscal de desarrollo para proporcionar fondos para mejoras de capital.

A favor
En contra
Question B

Charter Amendment by Petition
Property Tax Limit - Prohibit Override

Amend Section 305 of the County Charter to prohibit the County Council from levying an ad valorem tax on real property that would produce total revenue (not including property tax revenue from certain enumerated sources) that exceeds the total revenue produced by the tax on real property in the preceding fiscal year plus a percentage of the previous year's real property tax revenues that equals any increase in the Consumer Price Index. Section 305 currently permits the County Council to exceed the limit on real property tax revenue only upon the affirmative vote of all current Councilmembers.

For
Against
Ballot Questions For: Elección General Presidencial
Condado de Montgomery, Maryland 8 de Noviembre del 2016

Pregunta B

Reforma del Estatuto por petición
Límite del Impuesto a la Propiedad - Prohibir anulación

Reformar la Sección 305 del Estatuto del Condado para prohibir que el Concejo del Condado imponga un impuesto ad valorem sobre bienes inmuebles que producirían ingresos totales (sin incluir los ingresos por impuestos a la propiedad de ciertas fuentes enumeradas) que excedan los ingresos totales producidos por el impuesto sobre bienes inmuebles el año fiscal anterior, más un porcentaje del ingreso sobre bienes inmuebles del año anterior que equivale a cualquier aumento en el Índice de Precios del Consumidor. La Sección 305 actualmente permite que el Concejo del Condado exceda el límite de los ingresos por impuestos sobre bienes inmuebles solo con el voto afirmativo de todos los miembros del Concejo que hay en la actualidad.

A favor
En contra
Charter Amendment by Act of County Council

County Council - Increase to 11 Councilmembers

Amend the County Charter to:
- expand the County Council to consist of 11, rather than the current 9, Councilmembers;
- increase from 5 to 7 the number of Council districts; and
- elect 7 Councilmembers by district and 4 Councilmembers at large.

For

Against
Pregunta C

Reforma del Estatuto por el Acta del Concejo del Condado
Concejo del Condado - Aumento a 11 miembros del Concejo

Reformar el Estatuto del Condado para:
- expandir el Concejo del Condado para que consista de 11 miembros del Concejo, en lugar de los 9 que hay en la actualidad;
- aumentar de 5 a 7 el número de distritos del Concejo; y
- elegir 7 miembros del Concejo por distrito y 4 miembros del Concejo en general.

A favor
En Contra
Question D

Charter Amendment by Petition

**County Council - Alter Council Composition to 9 Districts**

Amend Sections 102 and 103 of the County Charter to:
- divide the County into 9, rather than the current 5, Council districts;
- elect all Councilmembers by district, rather than the current 5 by district and 4 at large; and
- reduce from 5 to 1 the number of Councilmembers each voter can vote for.

For

Against
Pregunta D

Reforma del Estatuto por petición
Concejo del Condado - Recomposición del Concejo a 9 Distritos

Reformar las Secciones 102 y 103 del Estatuto del Condado para:
- dividir el Condado en 9 distritos, en lugar de los 5 distritos que hay en la actualidad;
- elegir a todos los miembros del Concejo por distrito, en lugar de los 5 por distrito que hay en la actualidad y 4 en general; y
- reducir de 5 a 1 el número de miembros del Concejo por los que cada votante puede elegir.

A favor
En Contra
Question A

Bond Issue

PUBLIC WORKS AND TRANSPORTATION FACILITIES BONDS

AN ACT enabling the County to borrow money and issue bonds in an amount not exceeding $178,150,000 to finance the design, construction, reconstruction, extension, acquisition, improvement, enlargement, alteration, renovation, relocation, rehabilitation, or repair of, Public Works and Transportation Facilities (including roads and bridges, parking lots and maintenance facilities), including the acquisition and development of sites therefor, the architectural and engineering services incident thereto, and the acquisition and installation of necessary fixed permanent equipment therefor, as defined therein.

For the Referred Law
Against the Referred Law
Ballot Questions For: Elección General Presidencial
Condado de Prince George's, Maryland 8 de Noviembre del 2016

Pregunta A

EMISIÓN DE BONOS
BONOS PARA OBRAS PÚBLICAS E INSTALACIONES DE TRANSPORTE

UNA ACTA la cual autoriza al Condado a tomar prestado y emitir bonos por una cantidad no superior a $178,150,000 para financiar el diseño, construcción, reconstrucción, extensión, adquisición, mejora, ampliación, modificación, renovación, reubicación, rehabilitación o reparación de Obras Públicas e Instalaciones de Transportación (la cual incluye carreteras, puentes, estacionamientos e instalaciones de mantenimiento), incluyendo la adquisición y desarrollo de los lugares en referencia, los servicios de arquitectura e ingeniería incidentalmente requeridos, y la adquisición e instalación de equipos fijos requeridos, según definido.

A Favor de la Ley Referida
En Contra de la Ley Referida
Question B

Bond Issue

LIBRARY FACILITIES BONDS

AN ACT enabling the County to borrow money and issue bonds in an amount not exceeding $28,829,000 to finance the design, construction, reconstruction, extension, acquisition, improvement, enlargement, alteration, renovation, relocation, rehabilitation or repair of Library Facilities, including the acquisition and development of sites therefor, the architectural and engineering services incident thereto, and the acquisition and installation of necessary fixed permanent equipment therefor, as defined therein.

For the Referred Law
Against the Referred Law
Pregunta B

EMISIÓN DE BONOS
BONOS PARA INSTALACIONES DE BIBLIOTECAS

UNA ACTA la cual autoriza al Condado a tomar prestado y emitir bonos por una cantidad no superior a $28,829,000 para financiar el diseño, construcción, reconstrucción, extensión, adquisición, mejora, ampliación, modificación, renovación, reubicación, rehabilitación o reparación de las Instalaciones de las Bibliotecas, incluyendo la adquisición y desarrollo de los lugares en referencia, los servicios de arquitectura e ingeniería incidentalmente requeridos, y la adquisición e instalación de equipos fijos permanentes requeridos, según definido.

A Favor de la Ley Referida
En Contra de la Ley Referida
Ballot Questions For:  
Presidential General  
Prince George's County, Maryland  
November 3, 2020

Question C

Bond Issue

PUBLIC SAFETY FACILITIES BONDS

AN ACT enabling the County to borrow money and issue bonds in an amount not exceeding $44,477,000 to finance the design, construction, reconstruction, extension, acquisition, improvement, enlargement, alteration, renovation, relocation, rehabilitation, or repair of, Public Safety Facilities (including Fire Department Facilities), including the acquisition and development of sites therefor, the architectural and engineering services incident thereto, and the acquisition and installation of necessary fixed permanent equipment therefor, as defined therein.

For the Referred Law
Against the Referred Law
Pregunta C

EMISIÓN DE BONOS
BONOS PARA INSTALACIONES DE SEGURIDAD PÚBLICA

UNA ACTA la cual autoriza al Condado a tomar prestado y emitir bonos por una cantidad no superior a $44,477,000 para financiar el diseño, construcción, reconstrucción, extensión, adquisición, mejora, ampliación, modificación, renovación, reubicación, rehabilitación o reparación de las Instalaciones de Seguridad Pública (incluyendo Instalaciones del Departamento de Bomberos), incluyendo la adquisición y desarrollo de los lugares en referencia, los servicios de arquitectura e ingeniería incidentalmente requeridos, y la adquisición e instalación de equipos fijos permanentes requeridos, según definido.

A Favor de la Ley Referida
En Contra de la Ley Referida
Question D

Bond Issue

COUNTY BUILDINGS BONDS

AN ACT enabling the County to borrow money and issue bonds in an amount not exceeding $133,000,000 to finance the design, construction, reconstruction, extension, acquisition, improvement, enlargement, alteration, renovation, relocation, rehabilitation or repair of County Buildings, including the acquisition and development of sites therefor, the architectural and engineering services incident thereto, and the acquisition and installation of necessary fixed permanent equipment therefor, as defined therein.

For the Referred Law
Against the Referred Law
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<th>Pregunta D</th>
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**EMISIÓN DE BONOS**
**BONOS PARA EDIFICIOS DEL CONDADO**

UNA ACTA la cual autoriza al Condado a tomar prestado y emitir bonos por una cantidad no superior a $133,000,000 para financiar el diseño, construcción, reconstrucción, extensión, adquisición, mejora, ampliación, modificación, renovación, reubicación, rehabilitación o reparación de los Edificios del Condado, incluyendo la adquisición y desarrollo de los lugares en referencia, los servicios de arquitectura e ingeniería incidentalmente requeridos, y la adquisición e instalación de equipos fijos permanentes requeridos, según definido.

A Favor de la Ley Referida  
En Contra de la Ley Referida
Question E

Bond Issue

COMMUNITY COLLEGE FACILITIES BONDS

AN ACT enabling the County to borrow money and issue bonds in an amount not exceeding $121,714,000 to finance the design, construction, reconstruction, extension, acquisition, improvement, enlargement, alteration, renovation, relocation, rehabilitation or repair of Community College Facilities, including the acquisition and development of sites therefor, the architectural and engineering services incident thereto, and the acquisition and installation of necessary fixed permanent equipment therefor; as defined therein.

For the Referred Law
Against the Referred Law
Pregunta E

EMISIÓN DE BONOS
BONOS PARA LAS INSTALACIONES DEL COLEGIO COMUNITARIO

UNA ACTA la cual autoriza al Condado a tomar prestado y emitir bonos por una cantidad no superior a $121,714,000 para financiar el diseño, construcción, reconstrucción, extensión, adquisición, mejora, ampliación, modificación, renovación, reubicación, rehabilitación o reparación de las Instalaciones del Colegio Comunitario, incluyendo la adquisición y desarrollo de los lugares en referencia, los servicios de arquitectura e ingeniería incidentalmente requeridos, y la adquisición e instalación de equipos fijos permanentes requeridos, según definido.

A Favor de la Ley Referida
En Contra de la Ley Referida
Question A

Charter Amendment

**Waiver of Residency Requirement for Certain County Employees**

Add new Section 407 to the Talbot County Charter which would:

Waive the residency requirement for the County Attorney, County Planning Officer and County Engineer by an affirmative vote of four-fifths of the full Council.

For the Charter Amendment
Against the Charter Amendment
Question B

Charter Amendment

**Clarifying that Constant Yield Applies**

Section 614 of the Talbot County Charter establishes a cap on the amount of revenue the County can derive from taxes levied on real estate. In order to apply the cap, the County must identify which properties are to be included in the calculation. Section 614 currently specifies the properties as those “existing on the County real property tax rolls at the commencement of the County fiscal year.” However, this is not an accurate description of the properties the County actually uses. The County’s source for identifying properties is the Constant Yield Tax Rate Certification prepared by the Maryland State Department of Assessments and Taxation. The Charter Amendment clarifies that to identify properties for revenue cap purposes, the County will use the Constant Yield Tax Rate Certification prepared by the Maryland State Department of Assessments and Taxation.

For the Charter Amendment
Against the Charter Amendment
Question C

Charter Amendment

Eliminating Consumer Price Index-Urban

Section 614 of the Talbot County Charter establishes a cap on the amount of revenue the County can derive from taxes levied on real estate. The cap on revenue is two percent (2%) compared to the previous year, or Consumer Price Index-Urban (CPI-U), whichever is less. CPI-U, however, is not an accurate measure because it represents the increase in the cost of a basket of consumer goods in urban areas, not rural areas, like Talbot County. The Charter Amendment eliminates the reference to CPI-U in Section 614 while leaving the 2% cap on revenue in place.

For the Charter Amendment
Against the Charter Amendment
Question D

Charter Amendment

Allowing Temporary Increase of One Cent (1¢) per One Hundred Dollars of Assessed Value

Section 614 of the Talbot County Charter establishes a cap on the amount of revenue the County can derive from taxes levied on real estate. The cap on revenue is two percent (2%) compared to the previous year, or Consumer Price Index-Urban (CPI-U), whichever is less. Talbot County’s revenue cap is one of the most restrictive in the State of Maryland, making it extremely difficult for the County to raise sufficient revenue to fund certain initiatives, including key public safety projects, such as a new facility for the Talbot County Sheriff; additional equipment and personnel for the Talbot County Department of Emergency Services; and, a new facility to house the Talbot County Health Department. The County Council is, therefore, asking the voters to give the Council authority to increase revenues above the revenue cap, but only temporarily and with a limit of up to one cent (1¢) per one hundred dollars of assessed value. The Charter Amendment would authorize the County Council to raise revenues above the revenue cap by up to one cent (1¢) per one hundred dollars of assessed value for five years only.

For the Charter Amendment
Against the Charter Amendment